

**BEFORE THE ENVIRONMENT COURT  
AT CHRISTCHURCH**

**I MUA I TE KŌTI TAIAO O AOTEAROA  
KI ŌTAUTAHI**

IN THE MATTER of the Resource Management Act 1991  
AND of a notice of motion under section 149T(2)  
to decide proposed Plan Change 7 (referred  
to the Environment Court by the Minister for  
the Environment under section 142(2)(b) of  
the Act)  
OTAGO REGIONAL COUNCIL  
(ENV-2020-CHC-127)  
Applicant

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**MEMORANDUM REGARDING SUPPLEMENTARY EVIDENCE OF WISE  
RESPONSE**

**PLAN CHANGE 7**

**(16 March 2021)**

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[1] In response to the Direction of the Court of 15 March 2021 regarding the filing of supplementary evidence.

[2] Wise Response does not wish to file any supplementary evidence or cross-examine any of the witnesses

[3] As we are not calling any expert planning evidence, any comments we may have on the material made available through the supplementary evidence and proposed new wording of 10A by Tom de Pelsemaeker for Otago Regional Council on 14<sup>th</sup> March 2021, will be addressed in our representation of our overall submission by me, Hamish Rennie, and no extra time is requested to so do.

[4] We anticipate that the clarifications provided in the Supplementary Evidence of Simon Wilson of 14<sup>th</sup> March 2021 for Otago Regional Council will be adequately addressed in so far as it affects Wise Response's submissions through the expert witness conferences.

[5] We note that while those clarifications are related to Trustpower's deemed permits, and Wise Response is not engaged in that expert conferencing, the real relevance will lie in the primary sector conference in which our expert witness Dugald MacTavish will be participating.

[6] My apologies for the delay in responding to the Direction, we have done the best we could to comply.

Dated this 16 day of March 2021

*Hamish G. Rennie*

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