## Minute from the Hearing Panel – regarding:

Miraka Limited's (Miraka) Block 3 evidence from Ms Addenbrooke; and whether parts of it are a Block 2 matter in relation to the concept of Land Use Capability as an allocation framework.

Opportunity for parties to address the Memorandum from Miraka's legal counsel - why parts of Ms Addenbrooke's evidence should be accepted as Block 3 evidence or late as Block 2 evidence.

The Hearing Panel (Panel) issued a Minute (dated 23 July 2019) titled:

Miraka Limited's (Miraka) Block 3 evidence from Ms Addenbrooke; and whether parts of it are a Block 2 matter in relation to the concept of Land Use Capability as an allocation framework.

It set out that Ms Addenbrooke had lodged an expert evidence for the Block 3 hearing where the Panel considered that parts of it (that addressed an allocation regime proposed by some submitters as part of the rule framework) was Block 2 evidence.

Miraka's legal counsel has filed a Memorandum setting out:

- why they consider the evidence is properly Block 3 evidence, and
- If the Panel does not agree it is Block 3 evidence, seeks leave to have the evidence accepted as late Block 2 evidence.

The Panel's minute set out that "If any other party wishes to address any leave application filed by Miraka, they may file a memorandum with the Council's Independent Hearings Coordinator within 3 working days of that leave application being provided to the parties and/or on the WRC website".

Any party that wishes to address Miraka's Memorandum must file a memorandum with the Council's Independent Hearings Coordinator no later than **5 pm 31 July 2019**.

**Greg Hill** 

Chairman of the Hearing Panel.

26 July 2019