

Such submissions:

- (a) must state in full the reasons for making the submission;
- (b) may state any decision sought on that application;
- (c) must be received by the director-general no later than 30 working days after the date of notification in the *New Zealand Gazette*; and
- (d) should be forwarded to the address given below.

A copy of every submission will be forwarded to the applicant for its information.

The address below is:

- (a) where submissions and requests for copies of the public information relating to the application can be sent;

- (b) where the public information relating to the application can be viewed; and
- (c) the director-general's address for service:
ACVM Group, New Zealand Food Safety Authority,
68–86 Jervois Quay, Wellington 6011. *Postal Address*: PO Box 2835, Wellington 6140.

The applicant's address for service is:

Tapuae Partnership, Hudson Road, RD 3, New Plymouth 4374. *Postal Address*: PO Box 6016, Moturoa, New Plymouth 4344.

Dated at Wellington this 3rd day of September 2007.

MAREE ZINZLEY, Programme Manager (ACVM and Non-Food Products) (acting under delegated authority).

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Authorities and Other Agencies of State Notices

Auckland Regional Council

Local Government (Auckland) Amendment Act 2004

Amendment to the Rules of Auckland Regional Holdings

By resolution of the Auckland Regional Council ("ARC") on 25 June 2007, and pursuant to section 23(4) of the Local Government (Auckland) Amendment Act 2004, clauses 3.1 and 3.2 of the Rules of Auckland Regional Holdings ("ARH")* are amended to read:

"3.1 Subject to rule 3.2, the Directors will ensure that ARH does not (either itself or through an ARH Controlled Organisation), without the prior written approval of ARC:

- (a) enter into any transaction or series of linked or related transactions which constitutes a Material Transaction; or
- (b) establish or dispose of an organisation.

3.2 The approval of ARC under rule 3.1(a) is not required for any transaction or other activity:

- (a) authorised under the Long Term Funding Plan;
- (b) undertaken by POAL; or
- (c) undertaken by ARH (either itself or through an ARH controlled organisation) in connection with any:
 - (i) Lease Arrangement; or
 - (ii) Technical Adjustment.

Interpretation

Lease Arrangement means any lease, licence or occupancy arrangement in respect of any site within Wynyard Precinct provided that no such lease, licence or occupancy arrangement shall be perpetually renewable or confer rights to obtain ownership of the underlying site.

Technical Adjustment means any subdivision, boundary adjustment and/or site amalgamation to one or more of the sites within Wynyard Precinct, which preserves ARH's ownership rights in the land comprised in any such sites following the relevant dealing.

Wynyard Precinct means the area of land, wharves and adjacent water space on the Auckland waterfront which are either:

- (a) owned or leased by ARH; or
- (b) which are subject to a coastal permit which ARH either holds or over which ARH has a right of management, and includes,
- (c) the land and wharves previously known as the Western Reclamation including all associated and adjacent water space rights, owned or leased by ARH;
- (d) any existing roads within Wynyard Precinct that are subsequently stopped and purchased by ARH from Auckland City Council; and
- (e) the land known as the Halsey Street Reclamation and the associated and adjacent water space rights, owned or leased by ARH."

PETER WINDER, Chief Executive, Auckland Regional Council.

*Supplement to the *New Zealand Gazette*, 7 November 2005, No. 185, page 4671
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Commerce Commission

Electricity Industry Reform Act 1998

Notice of Exemption—Babcock & Brown Infrastructure Limited

The Commerce Commission ("Commission"), pursuant to section 81 of the Electricity Industry Reform Act 1998 ("the EIR Act"), exempts Babcock & Brown Infrastructure Limited ("BBI") from the application of section 17 of the EIR Act in respect of the cross-involvement (as that term is defined in the EIR Act) that would be created through its incidental and temporary ownership of the Glenbrook Power Station ("Glenbrook") as outlined in its application for exemption registered by the Commission on 30 August 2007.

The exemption is subject to the following conditions: