

## Appeals – Decision of Requiring Authority

### Resource Management Act 1991

#### Section 174 – Right to Appeal

- 1 Any one or more of the following persons may appeal to the Environment Court in accordance with Section 174 against the whole or any part of a decision of a requiring authority under Section 172
  - a The territorial authority
  - b Any person who made a submission on the requirement.
- 2 Notice of an appeal under this section shall:
  - a State the reasons for the appeal and relief sought
  - b State any matters required by regulations
  - c Be lodged with the Environment Court and served on the requiring authority whose decision is appealed against within 15 working days of notice of the decision being received in accordance with this Act.
- 3 The appellant shall ensure that a copy of the notice of appeal is served on every person referred to in Sub Section (1) (other than the appellant) within five (5) working days of the notice being lodged with the Environment Court.

**'Working day'** means any day except

- a A Saturday, a Sunday, Good Friday, Easter Monday, Anzac Day, Labour Day, the Sovereign's Birthday, and Waitangi day
- b A day in the period commencing with the 20<sup>th</sup> day of December in any year and ending with the 10<sup>th</sup> day of January in the following year.

The addresses for the Environment Court are

The Registrar  
Environment Court  
DX : CX 10086  
AUCKLAND

The Registrar  
Environment Court  
DX : SX 11154  
WELLINGTON