

**Before a Decision-Making Committee
Of the Environmental Protection Authority**

EEZ100015

Under the Exclusive Economic Zone and
Continental Shelf (Environmental
Effects) Act 2012

In the matter of an application for a marine dumping
consent to dump dredged material at a
deep-sea site east of Great Barrier
Island

By **Coastal Resources Ltd**

Applicant

**6TH MEMORANDUM OF COUNSEL FOR COASTAL RESOURCES LTD
CONFIRMING CONSENT IS NOT SOUGHT FOR MONITORING ACTIVITY
19 November 2018**


Izard Weston
Lawyers
Wellington
Person Acting: J Burton
Telephone: (04) 494 6270
Email: john.burton@izardweston.co.nz
P O Box 5639, Wellington 6145

Counsel Acting
M J Slyfield
Stout Street Chambers

(04) 915 9277
morgan.slyfield@stoutstreet.co.nz
PO Box 117, Wellington

MAY IT PLEASE THE COMMITTEE

1. This memorandum responds to paragraphs 13 and 14 of Ms Clarke's Conditions Report dated 16 November 2018.
2. Ms Clarke expresses the view that the "physical monitoring" activities described in the draft conditions of consent may include activities "restricted by section 20 of the Act", which are "outside the scope" of the current application.
3. To avoid any concern about that position, CRL confirms that it is not seeking consent for the physical monitoring activities, and paragraphs 142 to 146 of Mr Hay's Statement dated 25 October 2018 will be formally withdrawn when Mr Hay gives evidence.


M J Slyfield
Counsel for Coastal Resources Ltd
19 November 2018