

**IN THE MATTER** of the Resource Management Act 1991

**AND**

**IN THE MATTER** of application RM200488, RM200489 (Land Use Consents), and RM220578 (Discharge Permit to Land), CJ Industries, 134 Peach Island Road, Motueka

**BEFORE Tasman District Council**

---

**Minute # 4 of the Hearing Commissioner – Procedural Matter – Rebuttal Evidence**

---

1. I understand the Applicant has prepared rebuttal evidence in relation to the submitters' technical evidence.
2. I direct that rebuttal evidence is not to be tabled until after I have heard from the submitters, and is to be presented as part of the right of reply.
3. My reasons for this include:
  - a. I consider that rebuttal evidence gives rise to inequities in participation;
  - b. I prefer any rebuttal in the right of reply to be drafted having heard my questioning of the parties;
  - c. I am not aware of any new issues have been raised by other parties on which the applicant has not had the opportunity to comment and cannot be properly answered in the applicant's right of reply
4. I direct that Mr Alastair Jewell circulate this minute to all parties to the proceedings.

Dated: 17 November 2022.



Craig Welsh

Chairman