1 July 2025

Environment Canterbury Regional Council Kaunihera Taiao ki Waitaha

Customer Services
P. 03 353 9007 or 0800 324 636

PO Box 345 Christchurch 8140

P. 03 365 3828 F. 03 365 3194

E. ecinfo@ecan.govt.nz

www.ecan.govt.nz

Laila Alkamil Senior Planner Williamson Water and Land Advisory

Kia Ora Laila,

Section 30(3)(b) of the Fast Track Approvals Act 2024

Thank you for your email dated 1 July 2025 regarding Far North Solar Farm Limited's proposed Point Solar Farm. We acknowledge that the proposal is listed under Schedule 2 of the Fast Track Approval Act 2024 (FTAA).

In accordance with section 30(3) of the FTAA, the Canterbury Regional Council (Environment Canterbury) is required to:

... advise the authorised person—

(a) of any existing resource consent to which section 124C(1)(c) or 165ZI of the Resource Management Act 1991 would apply if the approval were to be applied for as a resource consent under that Act; or

(b) that there are no existing resource consents of that kind.

Canterbury Regional Council can confirm that there are no existing resource consents of that kind.

Canterbury Regional Council also confirms that consents CRC240932 – CRC240933 applied for by Far North Solar Farm Limited for The Point Solar Farm have now been withdrawn.

We trust this clarification provides the necessary information for proceeding with the application under the FTAA. Should you require any further information or have additional queries, please do not hesitate to contact us.

Ngā mihi,

Anna Stewart

Team Leader Significant Consents



7 July 2025

Kahlia Goss Senior Solicitor Tompkins Wake 1105 Arawa Street PO Box 248 **Rotorua 3040**

Kia Ora Kahlia

Section 30(3)(b) of the Fast Track Approvals Act 2024

Further to correspondence from **Laila Alkamil**, Senior Planner at Williamson Water and Land Advisory regarding Far North Solar Farm Limited's proposed Point Solar Farm.

We acknowledge that the proposal is listed under Schedule 2 of the Fast Track Approval Act 2024 (FTAA). In accordance with section 30(3) of the FTAA, the Mackenzie District Council is required to:

...advise the authorised person—

(a) of any existing resource consent to which section 124C(1)(c) or 165ZI of the Resource Management Act 1991 would apply if the approval were to be applied for as a resource consent under that Act; or (b) that there are no existing resource consents of that kind.

Mackenzie District Council can confirm that there are no existing resource consents of that kind. Mackenzie District Council also confirms that the notified consent RM230057 applied for by Far North Solar Farm Limited for The Point Solar Farm has been withdrawn.

We trust this clarification provides the necessary information for proceeding with the application under the FTAA.

Should you require any further information or have additional queries, please do not hesitate to contact us.

Nga Mihi

Julie Shanks

Planning Manager