



CIVIL AVIATION AUTHORITY
OF NEW ZEALAND

Te Mana Bererangi Tūmatanui o Aotearoa

NAVIGABLE AIRSPACE DETERMINATION: Ravensdown 292 Main South Road, Hornby, Christchurch.

PURSUANT TO Rule Part 77 of the Civil Aviation Rules I, Sean Turangarau Kere Rogers, Manager Aeronautical Services, having received from Smith Crane and Construction Limited, notification of intention to operate a crane at Ravensdown 292 Main South Road, Hornby, Christchurch conducted an aeronautical study in consultation with such persons, representatives and organisations as I considered appropriate.

After completing the aeronautical study, I am satisfied that the proposed action, if executed, would not constitute a hazard in navigable airspace.

THEREFORE I HEREBY ISSUE a

DETERMINATION OF NO HAZARD IN NAVIGABLE AIRSPACE

in respect of the above notification.

The following conditions are specific to this Determination:

1. The crane is to be lit according to the Part 77 proposal; and
2. Smith Crane and Construction Limited is to ensure that this Determination does not expire by providing 30 days prior notice to CAA for an extension (Quote 22/77/76 – aeronautical.services@caa.govt.nz); and
3. Smith Crane and Construction Limited is to advise the CAA, Quote 22/77/76 (aeronautical.services@caa.govt.nz) when the crane operating at the Main South Road site has been lowered and no longer in use.

This Determination of No Hazard shall become final on -2nd August 2022 unless a petition for review is received by the Director prior to that date.

This Determination of No Hazard shall expire on 2nd February 2024 or when the crane is lowered and no longer in use.

Dated at Wellington this 8th day of July 2022.

Sean Turangarau Kere Rogers
Manager Aeronautical Services

The provisions of this determination are in addition to and not in derogation of the provisions of any other Act, or any orders or regulations made thereunder