

NAVIGABLE AIRSPACE DETERMINATION: Daniel Smith Industries Limited Crane at HREF Health Building Christchurch

<u>PURSUANT TO</u> Rule Part 77 of the Civil Aviation Rules I, Sean Turangarau Kere Rogers, Manager Aeronautical Services, having received from Daniel Smith Industries Limited, notification of intention to operate an 80 metre crawler crane at the HREF building site, 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, could constitute a hazard in navigable airspace.

THEREFORE I HEREBY ISSUE a

DETERMINATION OF HAZARD IN NAVIGABLE AIRSPACE

in respect of the above notification.

The following conditions are specific to this Determination:

- 1. The crane must be equipped with an appropriate obstacle light in accordance with Civil Aviation Rule Part 77, Appendix B, at the highest available point of the crane;
- 2. The obstacle light must operate at all times that the crane is operational or at rest above any nearby building;
- 3. The CAA is to be informed when the crane operation ceases at the end of the building project.

This Determination of Hazard shall become final on 27th day of July 2017 unless a petition for review is received by the Director prior to that date.

This Determination of Hazard shall not expire but may be revoked, in writing, by the Director.

Dated at Wellington this 30th day of June 2017.

Sean Turangarau Kere Rogers Manager Aeronautical Services (DW1345260-0)

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.