BEFORE ENVIRONMENT COURT AT AUCKLAND	ENV-2022-AKL-000050
I MUA I TE KŌTI TAIAO TAMAKI MAKAURAU ROHE	
IN THE MATTER	of the Resource Management Act 1991
AND	
IN THE MATTER	of an appeal under clause 14 of Schedule 1 to the RMA against decisions of the Waikato District Council on the proposed Waikato District Plan
BETWEEN	CDL LAND NEW ZEALAND LIMITED
	Appellant
AND	WAIKATO DISTRICT COUNCIL
	Respondent

# NOTICE OF HAMILTON CITY COUNCIL'S WISH TO BE PARTY TO PROCEEDINGS

#### DATED 22 March 2022

#### LACHLAN MULDOWNEY

BARRISTER

P +64 7 834 4336
M +64 21 471 490
Office Panama Square, 14 Garden Place, Hamilton
Postal PO Box 9169, Waikato Mail Centre, Hamilton 3240

www.lachlanmuldowney.co.nz

Instruction solicitor: Michelle.Hawthorne@hcc.govt.nz

- To: The Registrar Environment Court Auckland
- Hamilton City Council (HCC) wishes to be a party to the appeal by CDL Land New Zealand Limited against parts of the decisions of the Waikato District Council (WDC) on Proposed Waikato District Plan (Proposed Plan).

# Nature of interest

- HCC is a local authority, and as such, has an interest in the proceedings that is greater than the interest that the general public has. HCC also made a submission about the subject matter of the proceedings.
- HCC is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991 (RMA).

### Extent of interest

4. HCC is interested in part of the proceedings. The part of the appeal HCC is interested in is set out in **Schedule 1**.

# Relief sought

- 5. HCC opposes the relief sought by the appellant in the relevant parts of the appeal for the reasons outlined in HCC's appeal and because it:
  - (a) Is inconsistent with the outcomes sought in CDL Land New Zealand Limited's appeal;
  - (b) Will not promote the sustainable management of the natural and physical resource within the Waikato Region, and is therefore inconsistent with Part 2 and other provisions of the RMA;
  - (c) Will not meet the reasonably foreseeable needs of future generations;

- (d) Will not enable the social, economic and cultural wellbeing of the people of the Waikato Region;
- (e) Does not avoid, remedy or mitigate actual or potential adverse effects on the environment; and
- (f) Is not the most appropriate way to achieve the objectives of the Waikato Regional Plan in terms of section 32 of the RMA.

# Alternative dispute resolution

6. HCC agrees to participate in mediation or other alternative dispute resolution of the proceedings.

hung

••••••

L F Muldowney / S K Thomas Counsel for Hamilton City Council

Dated 22 March 2022

### Address for service:

C/- Lachlan Muldowney Barrister Panama Square, 14 Garden Place PO Box 9169 Hamilton 3244 Attention: Lachlan Muldowney / Shaye Thomas

Telephone:(07) 834 4336Email:lachlan@muldowney.co.nz / shayethomas@muldowney.co.nz

#### Advice

If you have any questions about this notice, contact the Environment Court in Auckland, Wellington or Christchurch.

### Schedule 1

Relevant	HCC's interest
SUB-R40	HCC opposes the relief sought. HCC seeks to ensure that any outcomes in this appeal are
SUB-R41	consistent with the outcomes sought in HCC's appeal. In particular, HCC seeks to ensure that the
SUB-R46	land resource is protected from both subdivision and land uses that would compromise well-
	planned and integrated planning of the area and to avoid ad-hoc development outside of defined
	growth areas.