IN THE ENVIRONMENT COURT AUCKLAND REGISTRY

I MUA I TE KŌTI TAIAO O AOTEAROA TĀMAKI MAKAURAU ROHE

ENV-2022-AKL-000036

IN THE MATTER	of the Resource Management Act 1991 (RMA)
AND	
IN THE MATTER	of an appeal under clause 14(1) of Schedule 1 of the RMA
AND	
IN THE MATTER	of an application under section 274 of the RMA
BETWEEN	DIRECTOR-GENERAL OF CONSERVATION
	Appellant
AND	WAIKATO DISTRICT COUNCIL
	Respondent
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NOTICE OF INTENTION BY HAVELOCK VILLAGE LIMITED TO BE A PARTY TO THE PROCEEDINGS UNDER SECTION 274

Dated 22 March 2022

BUDDLE FINDLAY

Barristers and Solicitors Auckland

Solicitor Acting: Vanessa Evitt / Mathew Gribben Email: vanessa.evitt@buddlefindlay.com / mathew.gribben@buddlefindlay.com Tel 64 9 358 2555 Fax 64 9 358 2055 PO Box 1433 DX CP24024 Auckland 1140

- TO: the Registrar Environment Court Auckland
- Havelock Village Limited (HVL) wishes to be a party to the following proceedings under s 274 of the Resource Management Act 1991 (RMA):

Director-General of Conservation v Waikato District Council (ENV-2022-AKL-000036)

 The proceedings concern an appeal lodged by the Director-General of Conservation against a decision of Waikato District Council (**Council**) on the Proposed Waikato District Plan (**PWDP**) which was publicly notified on 17 January 2022 (**Decision**).

Nature of interest in the proceedings

- 3. HVL owns significant landholdings in the southern Pokeno area, at 88, 242 (in part), 5 Yashili Drive and 278 Bluff Road (the Site). As part of its planned developments in Pokeno, HVL is seeking to develop the Site to enable a comprehensive and integrated residential development.
- 4. Parts of the Site are identified in the PWDP as being a Significant Natural Area (SNA). HVL has lodged its own appeal (*Havelock Village Limited v Waikato District Council (ENV-2022-AKL-000072)*) which seeks amendments to the boundaries of one of the SNAs on the Site in order to reflect the extent of the SNA identified by HVL's expert ecologist.
- HVL made a submission about the subject matter of the proceedings. It also lodged a further submission on the original submission by the Director-General of Conservation.

Extent of interest in the proceedings

- HVL is interested in the parts of the appeal that relate to the provisions for SNAs, including requested amendments to the definition of SNA and policies related to SNAs. It is not interested in parts of the appeal that relate to Kauri dieback.
- 7. HVL opposes the relief sought for the reasons outlined in the Decision in relation to this matter, its appeal and its evidence before the hearing commissioners, including that:

- (a) It is more efficient and effective for the definition of SNA to be limited to those areas shown as such on the planning maps. The definition in the Decisions version of the PWDP adequately gives effect to the Waikato Regional Policy Statement (WRPS) and provides for section 6 matters.
- (b) The objectives, policies and rules in the Decisions version of the PWDP (apart from the amendments sought by HVL in its appeal) are the most appropriate provisions to provide for certainty in the administration of the plan provisions whilst giving effect to the higher order documents and provisions in particular the WRPS and Part 2 matters.

Alternative Dispute Resolution

8. HVL agrees to participate in mediation or other alternative dispute resolution of the proceedings.

DATED: 22 March 2022

HAVELOCK VILLAGE LIMITED

by its solicitors and authorised agents Buddle Findlay:

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Vanessa Evitt

Address for service of person wishing to be a party:

Havelock Village Limited c/ - Vanessa Evitt / Mathew Gribben Buddle Findlay Level 18 188 Quay Street PO Box 1433, DX CP24024 Auckland 1140

Phone: 64 9 358 2555 Facsimile: 64 9 358 2055 Email: vanessa.evitt@buddlefindlay.com / mathew.gribben@buddlefindlay.com

Names and addresses of persons to be served with a copy of this notice:

Director-General of Conservation

C/- Troy Urlich Private Bag 3072 Waikato Mail Centre Kirikiriroa 3204

Email: turlich@doc.govt.nz

Waikato District Council

Bridget Parham

Email: bridget.parham@tompkinswake.co.nz

Beth Ford

Email: beth.ford@tompkinswake.co.nz

Kirsty Ridling

Email: Kirsty.Ridling@waidc.govt.nz

Note to person wishing to be a party

You must lodge the original and one copy of this notice with the Environment Court within 15 working days after:

- the period for lodging a notice of appeal ends, if the proceedings are an appeal; or
- (b) the decision to hold an inquiry, if the proceedings are an inquiry; or
- (c) the proceedings are commenced, in any other case.

Your right to be a party to the proceedings in the court may be limited by the trade competition provisions in section 274(1) and Part 11A of the Resource Management Act 1991.

The notice must be signed by you or on your behalf.

You must serve a copy of this notice on the relevant local authority and the person who commenced the proceedings within the same 15 working day period and serve copies of this notice on all other parties within 5 working days after that period ends.

However, you may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing or service requirements (see form 38).

Advice

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