IN THE ENVIRONMENT COURT AUCKLAND REGISTRY I MUA I TE KŌTI TAIAO TAMAKI MAKAURAU ROHE

ENV-2022-AKL-000032

UNDER The Resource Management Act 1991

(the Act)

IN THE MATTER of an appeal under clause 14(1) of

Schedule 1 to the Act in relation to the Proposed

Waikato District Plan

BETWEEN Director General of Conservation

Appellant

AND Waikato District Council

Respondent

NOTICE OF

PERRY GROUP LIMITED'S WISH TO BE A PARTY TO PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

Dated 22 March 2022

Solicitors	Counsel Acting:
McCaw Lewis	Kate Barry-Piceno
Level 6, 586Victoria St	Barrister
PO Box 9348	Chambers: Level 1/ 9 Prince Ave, Mt
Hamilton 3240	Maunganui 3116
DX GP 20020	Mailing address: 5A Wells Ave, Mt.
	Maunganui 3116
p: +64 7 958 7465	M: +64 21 605 832
•	E: kate@kbplawyer.co.nz

To: The Registrar

Environment Court Auckland

- Perry Group Limited ('Perry Group') wishes to be a party to the appeal proceedings ENV-2022-AKL-000036 ('Appeal') between the Director General of Conservation ('Appellant') and Waikato District Council ('Respondent') in relation to the Respondent's decisions on the Proposed Plan ('Proposed Plan').
- Perry Group did not make submissions on the subject matter of the appeal but has an interest greater than the public in general as land owned by Perry Group's associated companies is directly affected by the relief sought in the appeal.
- 3. Perry Group was made aware of the appeal on or about 1st March 2022 via the Respondents website.
- 4. Perry Group's interest in the appeal is restricted to the following matters as set out in the appeal:
 - (c) Provisions to protect significant natural areas within or adjacent to plantation forestry.
 - (d) Provisions to protect native and exotic trees that are habitat for threatened indigenous fauna.
 - (e) Provisions to ensure appropriate management of indigenous biodiversity, particularly with respect to the maintenance, and enhancement and/or protection of indigenous vegetation and habitat for indigenous fauna.
 - (f) Amendments to require appropriate offset of significant residual adverse effects.
 - (g) Inclusion of provisions that allow for appropriate compensation following avoidance, mitigation, remediation and offsetting measures.
- 5. Perry Group is not a trade competitor for the purposes of section 308(2) or clauses 6(4) and 29(1B) of Schedule 1 of the Act.
- 6. Perry Group oppose the appeal matters (c-g) which proposes changes

to the provisions of the Proposed Plan as these introduces significant uncertainty, particularly for the development of residential zoned land.

7. Perry Group agrees to participate in mediation or other alternative dispute resolution of the Appeal.



Signed by Kate Barry-Piceno
Legal Counsel on behalf of Perry Group Limited

Address for service person wishing to be a party:

Perry Group Limited c/- Kate Barry-Piceno Barrister

Mauao Legal Chambers, 1/9 Prince Ave Mount Maunganui 3116

Mailing address: 5A Wells Ave, Mt. Maunganui 3116

M: +64 21 605 832 | E: kate@kbplawyer.co.nz |

NOTE TO PERSON WISHING TO BE A PARTY

You must lodge the original and 1 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
- the decision to hold an inquiry, if the proceedings are an inquiry; or
- 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.