IN THE ENVIRONMENT COURT

AUCKLAND REGISTRY

IN THE MATTER of the Resource Management Act 1991
AND
IN THE MATTER of appeals under Clause 14(1) of the First
Schedule of the Act in relation to the
Proposed Waikato District Plan
BETWEEN The Surveying Company Limited
Appellant
AND Waikato District Council
Respondent
NOTICE OF WISH TO BE
PARTY TO PROCEEDINGS PURSUANT TO

SECTION 274 RESOURCE MANAGEMENT ACT 1991

To: The Registrar Environment Court Auckland

 The Pukekohe Vegetable Growers Association (**PVGA**) wishes to be a party pursuant to section 274 of the Resource Management Act 1991 ("**RMA**") to the following proceedings:

(a) The Surveying Company Limited v Waikato District Council
 (ENV-2022-AKL-000086) being an appeal against decisions
 of the Waikato District Council on the Proposed Waikato
 District Plan.

2. PVGA has an interest in these proceedings that is greater than the general public as it represents interest groups in the community that are likely to be affected by the proposed relief sought by the Appellant.

3. PVGA is not a trade competitor for the purposes of section 308C or 308CA of the RMA.

4. PVGA is interested in part of the proceedings.

5. The parts of the proceedings PVGA is interested in, including the particular issues and whether PVGA supports, opposes or conditionally opposes the relief sought are set out in the attached table.

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

Kelly Deihl Environmental Policy Consultant

Acting on behalf of Kylie Faulkner, President, PVGA

22 March 2022

Address for service:

Pukekohe Vegetable Growers Association

PO Box 462

Pukekohe 2340

Auckland, NZ

Phone: Kelly 0274111035 or Kylie 021757000

Email: Kelly Deihl <Kelly@emsgroup.co.nz> and Kylie Faulkner <Kylie.Faulkner@Leaderbrand.co.nz>

| Provision or decision appealed by Appellant | Support / Oppose | Reason |
|---|---------------------|--|
| No provision for Transferable Rural Lot Subdivision | Support | Support providing for a Transferable Rural Lot mechanism, as a method for protection of high quality versatile soils. |
| Consequential amendments to policy SUB-P16(3)(b) and Strategic objective SD-08. (in relation to appeals on SUB- R43, R46, R48). | Oppose in part | The exact relief is not detailed, however HortNZ support the Strategic Directions and rural subdivision policy in the decision version. |