

## **Auckland Unitary Plan Proposed Plan Change 46 (Private) – Drury South**

Auckland Council has accepted for notification a private plan change request to the Auckland Unitary Plan (Operative in Part) ('**Unitary Plan**') from Drury South Limited ('**DSL**') under Schedule 1 to the Resource Management Act 1991 ('**RMA**').

Plan Change 46 Drury South seeks to rezone land and amend the provisions of the Drury South Industrial Precinct at Maketu Road, Quarry Road and Fitzgerald Road, Drury. The plan change request primarily seeks to rezone land identified as Sub-precinct C within the precinct from Light Industry to Mixed Use to enable a greater range of commercial and residential activities to locate in this area. The request also seeks to rezone a further 20 hectares of land within the precinct from Heavy Industry to Light Industry. In addition, the request proposes to amend precinct provisions, which include the following:

- Enable greater building height in Sub-precinct C;
- Remove landscaping requirements from the precinct, and instead rely on the landscaping rules in the underlying Light Industry and Heavy Industry Zones;
- Enable trade suppliers to locate within the precinct;
- Require activities sensitive to noise and vibration to be designed and located to mitigate effects from the operation of roads and the Drury Quarry;

The proposal may be viewed at [www.aucklandcouncil.govt.nz/planchanges](http://www.aucklandcouncil.govt.nz/planchanges). If you have any questions about the application, please contact: Sanjay Bangs (Planner) on 09 301 0101.

The following persons may make a submission on the proposal:

- The local authority in its own area may make a submission; and
- Any other person may make a submission but, if the person could gain an advantage in trade competition through the submission, then the person may do so only if the person is directly affected by an effect of the proposal that –
  - adversely affects the environment; and
  - does not relate to trade competition or the effects of trade competition.

You may make a submission by sending a written or electronic submission to Auckland Council at:

- Auckland Council, Unitary Plan Private Bag 92300, Auckland 1142, Attention: Planning Technician, or
- By using the electronic form on the Auckland Council website at [www.aucklandcouncil.govt.nz/planchanges](http://www.aucklandcouncil.govt.nz/planchanges), or
- By email to: [unitaryplan@aucklandcouncil.govt.nz](mailto:unitaryplan@aucklandcouncil.govt.nz); or
- Lodging your submission in person at Auckland Council, Libraries or offices

The submission must be in form 5 and must state whether or not you wish to be heard in relation to your submission. Copies of this form are available to download at [www.aucklandcouncil.govt.nz/unitaryplan](http://www.aucklandcouncil.govt.nz/unitaryplan) or can be collected from any Library or Council office.

### **Submissions close on 27 August 2020**

The process for public participation in the consideration of the proposal under the RMA is as follows.

- after the closing date for submission, Auckland Council must prepare a summary of decisions requested by submitters and give public notice of the availability of this summary and where the summary and submissions can be inspected; and
- there must be an opportunity for the following persons to make a further submission in support of, or in opposition to, the submissions already made:
  - any person representing a relevant aspect of the public interest;
  - any person who has an interest in the proposal greater than the general public has;
  - the local authority itself; and
- if a person making a submission asks to be heard in support of his or her submission, a hearing must be held; and

- Auckland Council must give its decision on the provisions and matters raised in the submissions (including its reasons for accepting or rejecting submissions) and give public notice of its decision within 2 years of notifying the proposal and serve it on every person who made a submission at the same time; and
- any person who has made a submission has the right to appeal the decision on the proposed plan modification to the Environment Court if-
  - in relation to a provision or matter that is the subject of the appeal, the person referred to the provision or matter in the person's submission on the proposal; and
  - in the case of a proposal that is a proposed policy statement or plan, the appeal does not seek the withdrawal of the proposal as a whole.

John Duguid Manager – Plans &

Places Notification date: 30 July 2020