BEFORE THE ENVIRONMENT COURT

ENV-2024-AKL-000062

AUCKLAND REGISTRY

I MUA I TE KOOTI TAIAO O AOTEAROA KI TAMAKI MAKAURAU

In the Matter	of the Resource Management Act 1991 (Act)
And	
In the Matter	of an appeal under section 174 of the Act
Between	Van Den Brink 652 Limited
	Appellant
And	Auckland Transport
	Respondent

Notice of Intention on behalf of Chalmers Property Limited to be a Party to Proceedings under s 274 of the Act

Dated 23 April 2024

Jeremy Brabant Barrister Level 4, Vulcan Building Chambers PO Box 1502, Shortland St Auckland City 021 494 506 Email: jeremy@brabant.co.n

- To: The Registrar Environment Court Auckland
- 1. Chalmers Properties Limited (**CPL**) gives notice that it wishes to be a party to the following appeal:

Van Den Brink v Auckland Transport (ENV-2024-AKL-000062)

The appeal by **VAN DEN BRINK 652 LIMITED** (**VDB**) under s 174 of the Act against parts of the decision by Auckland Transport (**AT**) to confirm Notice of Requirement 2 – Auckland Airport to Botany Rapid Transit Project – Rongomai Park to Puhinui Station (**NoR 2**).

- 2. CPL:
 - a. Made a submission on NoR 2; and
 - b. Has an interest in the proceeding that is greater than the interest the general public has as:
 - CPL has appealed against the same or similar NoR 2 conditions the subject of this appeal and therefore has a direct interest in the relief sought.
 - As an appellant and affected landowner, CPL will be directly affected by amendments to the NoR 2 conditions arising from the VDB appeal.
 - iii. The appeals engage with the same substantive matters and are likely to be case managed together.
- CPL is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.

- 4. CPL is interested in the entirety of the appeal to the extent that the relief sought could:
 - a. Impact the CPL land either directly or as a consequence of any amendment to the designation boundary; and
 - b. Result in amendments to conditions which:
 - i. CPL has appealed directly; and
 - ii. Affect all landowners subject to NoR 2.
- 5. CPL <u>generally supports</u> the relief sought to the extent that VDB's relief is the same or similar to CPL as:
 - a. It will promote the sustainable management of natural and physical resources;
 - Will achieve the efficient use and development of natural and physical resources;
 - c. Is the most appropriate way to achieve the purpose of the RMA;
 - d. Satisfies the requirements of s 171 of the RMA;
 - e. Gives effect to the relevant high order planning documents; and
 - f. Appropriately avoid, remedy, or mitigate adverse effects on the environment.

6. CPL agrees to participate in mediation or other alternative dispute resolution of the appeal.

Signature:

Chalmers Property Limited by its authorised agent:

Jeremy Brabant
Date: 23 April 2023
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Advice

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