BEFORE THE ENVIRONMENT COURT AT AUCKLAND

I MUA I TE KŌTI TAIAO O AOTEAROA I TÁMAKI MAKAURAU ROHE

| UNDER | The Resource Management Act 1991 (" RMA ") |
|---------------|--|
| IN THE MATTER | Of an appeal under section 174 against a decision on a Notice of Requirement |
| BETWEEN | MITRE 10 HOLDINGS LIMITED Appellant |
| AND | AUCKLAND TRANSPORT Respondent |
| AND | SPG MANUKAU LIMITED Section 274 Party |

SECTION 274 NOTICE OF SPG MANUKAU LIMITED

DATED 23 APRIL 2024



| Andrew Director | Braggins |
|--------------------|--------------------------------------|
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| | |

- TO: The Registrar of the Environment Court at Auckland
- **AND TO:** Auckland Transport (the Respondent)
- **AND TO:** Mitre 10 Holdings Limited ("Appellant")
- 1. SPG Manukau Limited (SPG) wishes to be a party to the following proceedings:
 - (a) ENV-2024-AKL-000061 Mitre 10 Holdings Limited v Auckland Transport.
 - (b) This proceeding is an appeal against a Notice of Requirement issued by Auckland Transport.
- 2. SPG is a person who has an interest in the proceedings that is greater than the interest that the general public has because SPG's land is sufficiently close to the Appellant's land that changes to the NoR to resolve the Appellant's appeal could impact SPG.
- 3. SPG also made a submission on the subject matter of the proceedings and has filed its own appeal, which raises similar issues.
- 4. SPG generally supports the Appellant in this appeal on the grounds set out in the notice of appeal by the Appellant.
- 5. SPG made a submission on the NOR which is the subject of this appeal.
- 6. SPG is not a trade competitor for the purposes of section 308C or 308CA of the RMA.
- 7. SPG is interested in all of the proceeding and in particular the following issues:
 - (a) NoR footprint;
 - (b) Conditions, including but not limited to:
 - (i) Use of management plans;
 - (ii) Construction effects; and
 - (iii) Site access (during construction and operation) for SPG (and its tenants) customers, staff and suppliers.
- 8. SPG generally supports the appellant in this appeal on the basis that any relief granted to the appellant does not adversely impact SPG because the NoR has significant adverse environmental effects that need to be properly considered and evaluated against the relevant policy and legal framework.

9. SPG wishes to be heard in this appeal. SPG agrees to attend mediation or alternative dispute resolution.

DATED the 23 day of April 2024

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Andrew Braggins Counsel for SPG Manukau Limited

ADDRESS FOR SERVICE OF APPELLANT:

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TO: The Registrar of the Environment Court AND TO: Auckland Transport AND TO: The Appellant