BEFORE THE ENVIRONMENT COURT AT AUCKLAND

ENV-2016-AKL-000229

IN THE MATTER of the Local Government (Auckland Transitional

Provisions) Act 2010 ("LGATPA") and the Resource

Management Act 1991 ("RMA")

AND

IN THE MATTER of an appeal pursuant to section 156 of the LGATPA

against a decision of the Auckland Council on a recommendation of the Auckland Unitary Plan Independent Hearings Panel ("Panel") on the proposed

Auckland Unitary Plan ("Proposed Plan")

BETWEEN R A WALDEN

Appellant

A N D AUCKLAND COUNCIL

Respondent

NOTICE OF INTENTION TO BECOME AN INTERESTED PARTY PURSUANT TO SECTION 274 OF THE RMA BY HOUSING NEW ZEALAND CORPORATION

7 October 2016

ELLIS GOULD Level 17 Vero Centre

LAWYERS 48 Shortland Street, Auckland AUCKLAND Tel: 09 307 2172 / Fax: 09 358 5215

PO Box 1509 DX CP22003

REF: Dr C E Kirman / A K Devine AUCKLAND

TO: The Registrar

Environment Court

AUCKLAND

- HOUSING NEW ZEALAND CORPORATION ("the Corporation") gives notice under section 274 of the RMA that it wishes to be a party to these proceedings, being Walden v Auckland Council (ENV-AKL-2016-000229) ("the Appeal").
- 2. The Appeal is in respect of the decision of Auckland Council ("the Council") on recommendations of the Panel on Proposed Plan Hearing Topic 013 Urban Growth and Topics 016/017 Rural Urban Boundary ("the Decision"), specifically the Decision to adopt the Panel's recommendation to remove from the Regional Policy Statement the Rural Urban Boundary as it relates to Waiheke Island.
- 3. The Corporation is a person who made primary and further submissions on the Proposed Plan about the subject matter of the proceedings.
- 4. The Corporation is also a person who has an interest in these proceedings that is greater than the interest the general public has for a number of reasons, including (without limitation):
 - (a) The Proposed Plan sets the planning framework for enabling and managing future development as well as achieving sustainable development of the Auckland Region's natural and physical resources.
 - (b) The Corporation is a major landowner in the Region and manages a portfolio of approximately 27,500 dwellings in the Region, providing housing to around 95,000 occupants.
 - (c) The Corporation's housing assets form a major part of the Region's social infrastructure, particularly its affordable housing infrastructure.
 - (d) It is essential that the Corporation is able to meet its responsibility of providing efficient and effective affordable and

social housing for the most vulnerable members of our society, so as to deliver the social and economic wellbeing of both these people and the wider community generally.

- (e) The sustainable management of these housing assets will be strongly dependent on the direction, issues, objectives, policies, rules, zoning, overlays and other text contained in the Proposed Plan.
- (f) The Corporation's ability to provide for the social and economic wellbeing of the Auckland region will be dependent on the reasonableness and appropriateness of the Proposed Plan provisions.
- 5. The Corporation is not a trade competitor for the purposes of section 308C or 308CA of the RMA.
- 6. The Corporation is interested in the Appeal in its entirety.
- 7. The Corporation opposes the relief sought in the Appeal to the extent that it is inconsistent with the Corporation's submissions on the Proposed Plan because:
 - (a) If the relief sought in the Appeal is granted, and the Decision is disallowed or modified as sought in the Appeal, the Decision:
 - (i) Will be contrary to the sustainable management of natural and physical resources and otherwise inconsistent with Part 2 of the RMA;
 - (ii) Will in those circumstances impact on the ability of people and communities to provide for their social, economic and cultural wellbeing; and
 - (iii) Will not represent the efficient use and management of natural and physical resources.
- 8. The Corporation agrees to participate in mediation or other alternative dispute resolution of the proceedings.

DATED at Auckland this

7th

day of October 2016

HOUSING NEW ZEALAND
CORPORATION by its solicitors and duly authorised agents Ellis Gould

C E Kirman / A K Devine

ADDRESS FOR SERVICE: Dr Claire Kirman / Alex Devine, The offices of Ellis Gould, Solicitors, Level 17, Vero Centre, 48 Shortland Street, PO Box 1509, Auckland 1140, DX CP22003, Auckland, Telephone: (09) 307-2172, Facsimile: (09) 358-5215. Attention: C E Kirman / A K Devine, ckirman@ellisgould.co.nz / adevine@ellisgould.co.nz.