BEFORE THE ENVIRONMENT COURT AT AUCKLAND

ENV-2016-AKL-000188

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 under section 156 of the **LGATPA** against a decision of the Auckland Council on a recommendation of the Auckland Unitary Plan Independent Hearings Panel

("Hearings Panel") on the proposed Auckland Combined

Plan ("Unitary Plan")

BETWEEN

John Robert Lenihan

Appellant

AND

Auckland Council

Respondent

NOTICE OF WISH TO BE PARTY TO PROCEEDINGS UNDER SECTION 274 OF RMA

THE WAITAKERE RANGES PROTECTION SOCIETY INCORPORATED

Re: Topic 075 - Waitakere Ranges

Dated this 3 d day of October 2016

ELLIS GOULD LAWYERS AUCKLAND

Level 17 Vero Centre

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

PO Box 1509 DX CP22003 AUCKLAND

REF: Douglas Allan

Notice of wish to be party to proceedings under section 274 RMA by The Waitakere

Ranges Protection Society Incorporated

1. The Waitakere Ranges Protection Society Incorporated ("WRPS"), wishes to be a

party to the Notice of Appeal ENV-2016-AKL-000188 dated 14 September 2016 by

John Robert Lenihan to the Environment Court ("the Appeal") against the decision of

the Auckland Council on the Auckland Combined (Unitary) Plan ("the Unitary Plan")

that concerns Topic 075 – Waitakere Ranges.

2. WRPS made submissions about the subject matter of the proceedings in that it

lodged submissions on the Unitary Plan regarding subdivision and development

within the Waitakere Ranges and in particular sought to constrain subdivision to an

extent at least consistent with the Waitakere Section of the Operative Auckland

Council District Plan. The Appeal is contrary to the relief sought in WRPS's

submissions because it seeks an increase in the intensity of development enabled in

the Waitakere Ranges.

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

RMA.

4. WRPS is interested in and opposes the relief sought in the Appeal.

5. The relief sought in the Appeal is inappropriate in terms of section 32 of the RMA.

inconsistent with the purpose, principles and provisions of the RMA, unnecessary

and counter-productive and will compromise the sustainable management of

resources.

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

proceedings.

Signed for and on behalf of The Waitakere Ranges Protection Society Incorporated by

its solicitors and duly authorised agents Ellis Gould:

D A Allan

Date: this 3 day of October 2016

Address for Service of Section 274 Party: The offices of Ellis Gould, Solicitors, Level 17, The Vero Centre, 48 Shortland Street, Auckland (PO Box 1509, Auckland, 1140), DX CP22003, Phone: 09 307-2172, Facsimile, 09 358-5215. Attention: D A Allan, Email: dallan@ellisgould.co.nz