Auckland Unitary Plan
Regional Coastal Plan Provisions – Operative

The regional coastal plan provisions of the Auckland Unitary Plan were prepared by the Auckland Council under section 64 of the Resource Management Act 1991 and section 122 of the Local Government (Auckland Transitional Provisions) Act 2010. The regional coastal plan was made operative in part on 31 May 2018.

The appeals relating to the remaining regional coastal plan provisions have now been resolved. The appeal against the regional coastal plan provisions of the Proposed Auckland Unitary Plan relating to genetically modified organisms (CIV-2016-404-002299) was withdrawn by the Appellant on 1 May 2018. The High Court confirmed that the regional coastal plan provisions of the Proposed Auckland Unitary Plan relating to Significant Ecological Areas (sites SEA-M2-26a and SEA-M2-3262) were no longer subject to appeal on 18 May 2018 (CIV-2016-404-002343).

As the appeals against the remaining regional coastal plan provisions have now been determined, pursuant to section 152(3)(b)(ii) of the Local Government (Auckland Transitional Provisions) Act 2010, those provisions are deemed to have been adopted by Auckland Council and must be referred to the Minister of Conservation for her approval under clause 18(3) of Schedule 1 of the Resource Management Act 1991.

THE COMMON SEAL of the AUCKLAND COUNCIL was hereby affixed under the authority of council:

[Signature]

[Signature]

Date

28/02/19

The MINISTER OF CONSERVATION approved the regional coastal plan provisions of the Auckland Unitary Plan (relating to genetically modified organisms and SEA-M2-26a and SEA-M2-3262) by signing it in accordance with clause 19 of Schedule 1 of the Resource Management Act 1991:

[Signature]

Hon Eugenie Sage (Minister of Conservation)

Date

28/7/19

The regional coastal plan became OPERATIVE on:

Date

19/9/19