In the Environment Court of New Zealand Auckland Registry

ENV-2016-AKL-217

Under	the Resource Management Act 1991 (RMA)
In the matter of	the Local Government (Auckland Transitional Provisions) Act 2010 (LGATPA) and the RMA
And	
In the matter of	an appeal under section 156(1) 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 Unitary Plan (Proposed Plan)
And	
In the matter of	Proposed Plan Hearing Topics 006 RPS Natural Resources and 035 Air Quality
Between	Waste Management Limited
	Appellant
And	Auckland Council
	Respondent

Notice of New Zealand Starch Limited's wish to be party to proceedings pursuant to section 274 Resource Management Act 1991

05 October 2016

New Zealand Starch Limited's solicitors: Anderson Lloyd S W Christensen | R E Hill Level 2, 13 Camp Street, Queenstown 9300 PO Box 201, Queenstown 9348 DX Box ZP95010 Queenstown p + 64 3 450 0700 | f + 64 3 450 0799 stephen.christensen@al.nz | rosie.hill@al.nz



- To: The Registrar Environment Court Auckland
- 1 New Zealand Starch Limited (NZ Starch) wishes to be a party to the following proceedings, being an appeal under section 156(1) of the LGATPA regarding the Proposed Auckland Unitary Plan (Proposed Plan):
 - (a) Waste Management Limited v Auckland Council (ENV-2016-AKL-217).
- 2 NZ Starch is a person who made a submission and further submission about the subject matter of the appeal.
- 3 NZ Starch is not a trade competitor for the purposes of section 308C or 308CA of the RMA.
- 4 NZ Starch is interested in all parts of the appeal.
- 5 NZ Starch supports the relief sought in the appeal in full on the following grounds:
 - (a) The relief sought is consistent with the relief sought in the appeal by NZ Starch on the Proposed Plan;
 - (b) The relief sought will be the most appropriate way to achieve the purpose and principles of the RMA, and the objectives of the Proposed Plan;
 - (c) The Independent Hearing Panel's recommendations regarding air quality that are sought to be reinstated under the appeal will provide a more appropriate method of managing air quality than the decisions made by the Auckland Council.
- 6 NZ Starch agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated this 05th day of October 2016

S W Christensen/R E Hill Counsel for New Zealand Starch Limited