Form 33 Notice of person's wish to be party to proceedings

Section 274, Resource Management Act 1991

To the Registrar Environment Court Auckland, Wellington, and Christchurch

I, Molly Whittington, wish to be a party to the following proceedings: An appeal under section 174 of the Resource
Management Act 1991 in relation to the four Notices of
Requirement for the North West Project being, NoR S2 –
SH16 Main Road, NoR S3 – Rapid Transit Corridor, NoR
KS – Kumeū Rapid Transit Station, NoR HS – Huapai
Rapid Transit Station

BETWEEN FUTURE-KUMEU INCORPORATED

Appellant

AND NEW ZEALAND TRANSPORT AGENCY WAKA

KOTAHI (NZTA)

I am a person who made a submission about the subject matter of the proceedings. I am not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.

I am interested in all of the proceedings.

I am interested in the following particular issues:

The location of the proposed routes, the assessment of alternatives, the lapse periods and the conditions for flooding related to the Designations.

I support the relief sought because—

Flood plain data was not completed prior to the proposed rapid transit corridor location being set. The location of the proposed rapid transport corridor will form a framework around which future residential and commercial development will be located and unfortunately this is within a flood plain. It fails to promote the sustainable management of natural and physical resources, and therefore fails to meet the purpose and principles of the RMA. A transport corridor accessing development on naturally occurring higher ground would better meet the reasonably foreseeable needs of future generations.

The proposed twenty (20) year lapse date for S3, KS and HS is unreasonable and burdensome to landowners who will have their livelihoods and key investments negatively impacted by NoRs that in the fullness of time may not in fact be given effect to as (1) flooding issues are likely to become more apparent over time and (2) rail corridor bisection issues and associated necessity of grade separation of crossings will stymie effective community development.

The proposed widening of the SH16 corridor to accommodate the rapid transport lane and to add footpath and cycleways will have significant adverse effects on the current environment, which arguably provides for better cultural well-being of the local and Auckland community as an open area with riverside cycleways and current density of housing and amenities. Recent traffic congestion problems reflect ad hoc hinterland development, not specific Kumeu-Huapai development. Linking to

Auckland via the current Main Road whilst facilitating commuter traffic movement via the proposed ASH, upon which a bus lane could be added, will alleviate congestion problems.

I agree to participate in mediation or other alternative dispute resolution of the proceedings.

Molly Whittington

Signature of person wishing to be a party (*or* person authorised to sign on behalf of person wishing to be a party)

.30-07-2024	 	 		 		
Date						

Address for service of person wishing to be a party:

Telephone: Fax/email:

Contact person: [name and designation, if applicable]

Note to person wishing to be a party

You must lodge the original and 1 copy of this notice with the Environment Court within 15 working days after—

- the period for lodging a notice of appeal ends, if the proceedings are an appeal; or
- the decision to hold an inquiry, if the proceedings are an inquiry; or
- the proceedings are commenced, in any other case.

Your right to be a party to the proceedings in the court may be limited by the trade competition provisions in section 274(1) and Part 11A of the Resource Management Act 1991.

The notice must be signed by you or on your behalf.

You must serve a copy of this notice on the relevant local authority and the person who commenced the proceedings within the same 15 working day period and serve copies of this notice on all other parties within 5 working days after that period ends.

However, you may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing or service requirements (*see* form 38).