BEFORE THE ENVIRONMENT COURT AT AUCKLAND I MUA I TE KOOTI TAIAO O AOTEAROA TĀMAKI MAKAURAU

ENV-2020-AKL-000103

IN THE MATTER	of the Resource Management Act 1991
AND	
IN THE MATTER	of an appeal under clause 14(1) of Schedule 1 to the Act
BETWEEN	CNI IWI LAND MANAGEMENT LIMITED
	Appellant
AND	Appellant WAIKATO REGIONAL COUNCIL

NOTICE OF BEEF+LAMB NEW ZEALAND LIMITED'S WISH TO BE A PARTY TO PROCEEDINGS 29 September 2020

FLETCHER VAUTIER MOORE LAWYERS PO BOX 3029 RICHMOND 7050

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- TO: The Registrar Environment Court Auckland
- 1. Beef+Lamb New Zealand Ltd (B+LNZ) wishes to be a party to the following proceedings:

CNI Iwi Land Management Limited v Waikato Regional Council ENV-2020-AKL-000103

- 2. B+LNZ made a submission about the subject matter of the proceedings.
- 3. B+LNZ has an interest in the proceedings that is greater than the interest that the general public has because:
 - (a) The proceedings seek relief that will impact on the natural and physical resources of the region.
 - (b) B+LNZ are a representative body that promote sustainable farming practices and develop and implement programmes aimed at improving farming systems.
 - (c) The Appeal may impact farmers who B+LNZ represent and who rely on natural and physical resources to provide for their health and well-being.
- B+LNZ is not a trade competitor for the purposes of s 308C or 308A e Resource Management Act 1991.
- 5. B+LNZ is interested in all of the proceedings.
- 6. B+LNZ is interested in the following particular issues:
 - (a) Any relief sought that is inconsistent with its appeal Beef+Lamb New Zealand v Waikato Regional Council ENV-2020-AKL-99.
 - (b) Any relief sought that seeks to amend PC1 by replacing, altering or removing the objective and policy framework and supporting rules and schedules that provide for low intensity farming.
- 7. B+LNZ:

- (a) Generally supports the findings of the Respondent that the Decisions Version of PC1 provides for restoration and protection of the Waikato and Waipā Rivers and their tributaries, subject to the relief sought in its appeal.
- (b) Seek the provisions it has appealed are amended in accordance with that appeal and to the extent the relief sought by the Appellant does not achieve that outcome it is opposed.
- (c) Is neutral on any relief that
 - Seeks to provide for change in use of Tāngata Whenua ancestral land to the extent it does not alter the approach in PC1 to low intensity farming (subject to its appeal). It opposes any changes to PC1's approach low intensity farming.
 - ii. Provides recognition and context of the Appellant's connection with its rohe and the Awa in PC1.
- B+LNZ agrees to participate in mediation or other alternative dispute resolution of the proceedings.

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CP Thomsen Counsel for s 274 party Beef+Lamb New Zealand Ltd 29 September 2020 This notice was filed by **CHRISTOPHER PAUL THOMSEN**, solicitor for the party of the firm Fletcher Vautier Moore. The address for service of the abovenamed party is at the offices of Fletcher Vautier Moore, Solicitors, 265A Queen Street, Richmond, Nelson.

Documents for service on the party may be:

- Posted to the solicitor at Fletcher Vautier Moore, Solicitors, P O Box 3029, Richmond, Nelson; or
- Left for the solicitor at a document exchange for direction to DX WC71017, Richmond, Nelson; or
- (c) Transmitted to the solicitor by facsimile to (03) 543 8302 provided original documents are then posted to the solicitor; or
- (d) Sent by email to <u>cthomsen@fvm.co.nz</u> and <u>cluisetti@fvm.co.nz</u> provided original documents are then posted to the solicitor.

Advice

If you have any questions about this notice, contact the Environment Court in Auckland, Wellington, or Christchurch.