

**IN THE ENVIRONMENT COURT
AUCKLAND**

ENV-2018-AKL-000078

**TE KŌTI TAIAO O AOTEAROA
TĀMAKI MAKAURAU**

IN THE MATTER of the Resource Management Act 1991 ("**RMA**")

AND

IN THE MATTER of section 274 of the RMA

BETWEEN

PANUKU DEVELOPMENT AUCKLAND LIMITED

Applicant

AND

AUCKLAND COUNCIL

Consent Authority

NOTICE OF VECTOR LIMITED'S WISH TO BE PARTY TO PROCEEDINGS

16 JULY 2018

**Russell
McAugh**

D J Minhinnick / G A Cameron
P +64 9 367 8000
F +64 9 367 8163
PO Box 8
DX CX10085
Auckland 1140

TO: The Registrar
Environment Court
Auckland

VECTOR LIMITED ("**Vector**") wishes to be a party to ENV-2018-AKL-000078, being the direct referral of Panuku Development Auckland's ("**Panuku**") application for resource consents for the infrastructure and activities associated with hosting the America's Cup ("**Application**") in Wynyard Quarter, Auckland ("**Project Area**").

Nature of interest

1. Vector made a submission about the Application.
2. Vector also has an interest in the Application that is greater than the general public has, given Vector owns and operates a range of utilities infrastructure and assets within the Project Area. This includes high voltage and low voltage underground electricity cables, high voltage and low voltage overhead lines, distribution substations and pillars, and gas pipes / valves ("**Assets and Infrastructure**").
3. Vector is not a trade competitor for the purposes of section 308CA of the Resource Management Act 1991.

Extent of interest

4. Vector is interested in the proceedings in its entirety.
5. Vector is particularly interested in ensuring that the Application appropriately recognises and provides for Vector's Assets and Infrastructure in the Project area.
6. Without limiting the generality above, Vector wishes to ensure that its Assets and Infrastructure are provided for and protected, including Vector's ability to access, maintain, repair and replace these assets and infrastructure to allow for the ongoing operation and management of its network.
7. In particular, Vector considers it appropriate that the Application amend the proposed conditions to require that any works in the vicinity of Vector's Assets and Infrastructure associated with or enabled by the Project must be carried out:
 - (a) in consultation with Vector (condition 36); and
 - (b) using methods that avoid or mitigate any potential adverse effects on the Assets and Infrastructure.

Relief sought

8. Vector remains neutral in respect of the Application.
9. However, if the Application is granted, Vector requests that:
 - (a) condition 36 is amended to include Vector;

- (b) the conditions are amended to address Vector's concern set out at paragraph 7(b); and
- (c) any other consequential amendments or relief to address Vector's above concerns.

Mediation

10. Vector agrees to participate in mediation or other alternative dispute resolution of the proceedings.

VECTOR LIMITED by its solicitors and authorised agents Russell McVeagh:



Signature: Daniel Minhinnick / Georgia Cameron

Date: 16 July 2018

Address for Service: C/- Georgia Cameron
Russell McVeagh
Barristers and Solicitors
Level 30
Vero Centre
48 Shortland Street
PO Box 8/DX CX10085
AUCKLAND 1140

Telephone: +64 9 367 8000

To: the Registrar of the Environment Court at Auckland

And to: the Applicant

And to: the Consent Authority

Advice

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