

**IN THE ENVIRONMENT COURT
AUCKLAND**

ENV-2020-AKL-000092

**I MUA I TE KOOTI TAIAO
I TĀMAKI MAKAURAU ROHE**

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

AND

IN THE MATTER of section 274 of the RMA

BETWEEN **SOUTH WAIKATO DISTRICT COUNCIL**

Appellant

AND **WAIKATO REGIONAL COUNCIL**

Respondent

**NOTICE OF FONTERRA CO-OPERATIVE GROUP LIMITED'S
INTENTION TO BE A PARTY TO PROCEEDINGS**

28 SEPTEMBER 2020

**Russell
McLeagh**

Counsel instructed:
B J Matheson
Richmond Chambers
33 Shortland Street
PO Box 1008
Auckland 1140

Solicitors acting:
D J Minhinnick | P G Senior
P +64 9 367 8000
F +64 9 367 8163
PO Box 8
DX CX10085
Auckland

TO: The Registrar
Environment Court
Auckland

FONTERRA CO-OPERATIVE GROUP LTD ("Fonterra") wishes to be a party to an appeal by South Waikato District Council against the decision of the Waikato Regional Council ("**Council**") on Proposed Plan Change 1 to the Waikato Regional Plan ("**PC 1**").

Nature of interest

1. Fonterra made a submission about the subject matter of these proceedings.
2. Fonterra is not a trade competitor for the purposes of section 308C or 308CA of the RMA.

Extent of interest

3. Fonterra is interested in part of the proceedings. The parts of the appeal Fonterra is interested in are set out in **Schedule 1**.

Relief sought

4. Fonterra is interested so as to ensure that any outcomes are consistent with the outcomes sought in Fonterra's appeal and:
 - (a) promote the sustainable management of the natural and physical resources within the Waikato Region, and are therefore consistent with Part 2 and other provisions of the RMA;
 - (b) meet the reasonably foreseeable needs of future generations;
 - (c) enable the social, economic and cultural wellbeing of the people of the Waikato Region;
 - (d) avoid, remedy or mitigate actual or potential adverse effects on the environment; and
 - (e) are the most appropriate way to achieve the objectives of the Waikato Regional Plan in terms of section 32 of the RMA.

Alternative dispute resolution

5. Fonterra agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Service

6. In accordance with the directions in Environment Court decision [2020] NZEnvC 063, this notice will be lodged with the Environment Court via email to WRC.PC1appeals@justice.govt.nz, and copies will be served on the Appellant and on the Waikato Regional Council on PC1Appeals@waikatoregion.govt.nz.

7. Service on other parties will be completed upon the Court uploading a copy of the notice onto the Environment Court's website.

FONTERRA CO-OPERATIVE GROUP LTD by its solicitors and authorised agents Russell McVeagh:



Signature: D J Minhinnick | P G Senior

Date: 28 September 2020

Address for Service: C/- Daniel Minhinnick
Russell McVeagh
Barristers and Solicitors
48 Shortland Street
Vero Centre
PO Box 8/DX CX10085
AUCKLAND

Telephone: +64 9 367 8000

Email: daniel.minhinnick@russellmcveagh.com

Copy to counsel: Bal Matheson
Richmond Chambers
PO Box 1008
Shortland Street
AUCKLAND 1140

Telephone: (09) 600 5510

Email: matheson@richmondchambers.co.nz

TO: The Registrar, Environment Court

AND TO: Waikato Regional Council

Advice

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

Schedule 1

Relevant South Waikato District Council appeal points	Fonterra's interest
<ul style="list-style-type: none">• Seeks changes to Policy 12:<ul style="list-style-type: none">○ For offsets and compensation to be staged over the duration of a consent and also to be able to allow for offsetting or compensation measures to apply to a network of linked systems.○ Acknowledge that offsetting and compensation measures may also achieve Te Ture Whaimana o Te Awa o Waikato. This will better provide for wetland treatment of point source discharges.○ Offsetting not required for wetland treatment of point source discharges.	Fonterra is interested in this appeal point so as to ensure that any outcomes are consistent with the outcomes sought in Fonterra's appeal.