ALCOHOL REGULATORY AND LICENSING AUTHORITY PRACTICE DIRECTION PURSUANT TO s 172 OF THE ACT PROVISIONAL LOCAL ALCOHOL POLICIES – RESUBMITTED ELEMENTS

Direction

- 1. Section 86(2) of the Act provides for the Authority to deal with all or part of a resubmitted PLAP in private on the papers.
- 2. The Authority will deal with the resubmitted element(s) in private on the papers provided that ...

2.1 all parties to the original appeal proceedings (including any s 205 parties) agree to the terms of the resubmitted elements; and

2.2 the Authority is satisfied that the territorial authority has informed all those who made submissions on the original elements(s) in the draft LA P of ...

2.2-1 the terms of the resubmitted element(s); and

2.2.2 their rights under s 206(2)(d) of the Act; and

2-3 no person has entered an appearance opposing the proposed elements in terms of s 205(2)(d) of the Act; and

2.4 the Authority is satisfied that the resubmitted element(s) is not unreasonable in light of the object of the Act.

3. In all other cases the resubmission will be dealt with by way of public hearing in accordance with s 82 of the Act.

Note

4. This provision was repealed by the Sale and Supply of Alcohol (Community Participation) Amendment Act 2023. As a consequence this Direction only applies to those PLAPs in train as at 30 August 2023.

DATED Wellington this 8th day of April 2024

District Court Judge PR Connell Chairperson Alcohol Regulatory and Licensing Authority