BEFORE THE ENVIRONMENT COURT AT CHRISTCHURCH

I TE KŌTI TAIAO O AOTEAROA ŌTAUTAHI ROHE

ENV-2024-CHC-39

UNDER the Resource Management Act 1991

(the **Act**)

IN THE MATTER OF an appeal pursuant to Clause 14(1) of

the First Schedule of the Act

BETWEEN ENVIRONMENTAL DEFENCE

SOCIETY INCORPORATED

Appellant

AND OTAGO REGIONAL COUNCIL

Respondent

NOTICE OF ARA POUTAMA AOTEAROA DEPARTMENT OF CORRECTIONS' WISH TO BE A PARTY TO PROCEEDINGS

Dated: 6 June 2024

GREENWOOD ROCHE

LAWYERS CHRISTCHURCH

Solicitor: F Lupis/R Murdoch (rmurdoch@greenwoodroche.com)

Level 3, 1 Kettlewell Lane 680-690 Colombo Street

Christchurch 8011

PO Box 139

Christchurch 8140

TO: The Registrar

Environment Court

Christchurch

- Ara Poutama Aotearoa Department of Corrections (**Ara Poutama** or the **Department**) wishes to be a party to the following proceeding on the basis that it has an interest in this proceeding that is greater than the interest held by the general public:
 - (a) Environmental Defence Society Incorporated v Otago Regional Council (ENV-2024-CHC-39), an appeal in relation to the Proposed Otago Regional Policy Statement (the **PORPS**) (the **Appeal**).
- That Appeal seeks a range of amendments to the provisions in the Energy, Infrastructure and Transport (**EIT**) section of the PORPS which relates to regionally and nationally significant infrastructure.
- 3 Ara Poutama lodged a submission on the notified PORPS, seeking:
 - (a) the inclusion of the Otago Corrections Facility and community corrections activity in the PORPS definition of regionally significant infrastructure (**Definitions Relief**)¹; and
 - (b) the retention of provisions in the EIT and Urban Form and Development sections of the notified PORPS relating to infrastructure generally and regionally significant infrastructure specifically.²
- 4 The Definitions Relief requested in Ara Poutama's submission was rejected by the Otago Regional Council. Ara Poutama has appealed that decision.

Ara Poutama submission on the proposed Otago Regional Policy Statement 2021, 2 September 2021, submission point number 00102.001 addressing TERP – Definitions: Regionally significant infrastructure.

Ara Poutama submission on the proposed Otago Regional Policy Statement 2021, 2 September 2021, submission point numbers 00102.003 – 00102.008 addressing EIT – Energy, infrastructure and transport: EIT-INF-O4, EIT-INF-P10, EIT-INF-P12, EIT-INF-P15, EIT-INF-P17; and UFD – Urban form and development: UFD-O2.

For its part, the Appeal addresses the way in which infrastructure (and regionally significant infrastructure in particular) is provided for under the PORPS. In that regard (and in light of its submission and subsequent appeal on the PORPs), Ara Poutama has an interest in the Appeal beyond that of the general public.³

Ara Poutama is not a trade competitor for the purposes of section 308C or 308CA of the Act.

7 Ara Poutama is interested in part of the Appeal.

8 The particular issues Ara Poutama is interested in are:

(a) The proposed amendment to objective EIT-INF-O4.

(b) The proposed amendment to policy EIT-INF-P12.

(c) The proposed amendment to policy EIT-INF-P13.

(d) All other issues incidental to the above.

9 To the extent that these amendments impose additional constraints on the way in which *regionally significant infrastructure* is enabled / provided for through the PORPS, Ara Poutama opposes the relief sought under the Appeal.

10 Ara Poutama agrees to participate in mediation or other alternative dispute resolution of the Appeal.

DATED this 6th day of June 2024

Francelle Lupis/Rachel Murdoch

Counsel for Ara Poutama Aotearoa Department of Corrections

See Purification Technologies Limited v Taupo District Council [1995] NZRMA 197 at [7]. Mt Christina Ltd v Queenstown Lakes District Council [2018] NZEnvC 190 at [64].

50440846.3

Address for Service of Interested Party:

Address: c/- Greenwood Roche Lawyers

Level 3, 1 Kettlewell Lane 680 – 690 Colombo Street

Christchurch 8011

PO Box 139

Christchurch 8140

Contact: Rachel Murdoch
Phone: +64 27 299 7441

Email: rmurdoch@greenwoodroche.com

Copy to:

Shay Schlaepfer

PO Box 91736

Victoria Street West

Auckland 1142

Phone: +64 27 946 8079

Email: shay@eds.org.nz / dallan@ellisgould.co.nz

Otago Regional Council

Private Bag 1954

Dunedin 9054

Email: rps@orc.govt.nz