IN THE ENVIRONMENT COURT CHRISTCHURCH REGISTRY

ENV-2024-CHC-29

I TE KŌTI TAIAO O AOTEAROA ŌTAUTAHI ROHE

UNDER the Resource Management Act 1991

(the RMA)

IN THE MATTER of an appeal pursuant to Schedule 1,

clause 14 of the Act

BETWEEN OCEANA GOLD NEW ZEALAND

LIMITED

Appellant

AND OTAGO REGIONAL COUNCIL

Respondent

NOTICE OF PERSON'S WISH TO BE PARTY TO PROCEEDINGS

Dated 7 June 2024

LARA BURKHARDT

Barrister & Solicitor

PO Box 4432

Mount Maunganui South 3149

Telephone:

+64 7 575 2569

+64 27 222 8656

Email: lara@laraburkhardt.co.nz

TO: The Registrar

Environment Court

CHRISTCHURCH

1. MANAWA ENERGY LIMITED (Manawa) wishes to be a party to ENV-2024-CHC-

29 - Oceana Gold New Zealand Limited v Otago Regional Council, an appeal

appeals against a decision of the Otago Regional Council on the Non-Freshwater

Parts of the Proposed Otago Regional Policy Statement 2021 (POPRS).

2. Manawa made submissions on the PORPS.

3. Manawa is not a trade competitor for the purposes of section 308C of the Act.

4. Manawa is interested in the part of the proceeding which relates to the

following provision and/or issue (including all incidental matters):

(a) IM-P1 and P2.

5. Manawa neither supports nor opposes the relief sought but wishes to be party

to its resolution including to ensure consistency with its own submissions that

concern the same or similar provision and/or issue.

6. Manawa agrees to participate in mediation or other alternative dispute

resolution of the proceedings.

Signature: Manawa Energy Limited by its authorised agent:

Lara Burkhardt

Counsel for Manawa Energy Limited

Date: 7 June 2024

Address for service of Manawa Energy Limited:

Lara Burkhardt PO Box 4432

Mount Maunganui South 3149

Telephone: (07) 575 2569

Email: lara@laraburkhardt.co.nz

Advice

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