IN THE ENVIRONMENT COURT OF NEW ZEALAND CHRISTCHURCH REGISTRY

ENV-2024-CHC-

I TE KŌTI TAIAO O AOTEAROA ŌTAUTAHI ROHE

UNDER cl 14 of Schedule 1 to the

Resource Management Act 1991

("RMA")

IN THE MATTER OF an appeal against decisions on the

non-freshwater planning instrument related parts of the Proposed Otago Regional Policy

Statement 2021

BETWEEN DUNEDIN CITY COUNCIL

Appellant

AND OTAGO REGIONAL COUNCIL

Respondent

AND TE RŪNANGA O MOERAKI, KĀTI

HUIRAPA RŪNAKA KI PUKETERAKI, TE RŪNANGA O ŌTĀKOU AND HOKONUI

RŪNANGA

(continued overleaf)

NOTICE OF WISH ON BEHALF OF KĀI TAHU TO BE A PARTY TO PROCEEDINGS

Dated 6 June 2024

Solicitor instructing:

Chris Ford



Te Rūnanga o **NGĀI TAHU**

15 Show Place Christchurch 8024 PO Box 13 046, Christchurch 8042 P: 03 363 8958 E: ttw@ngaitahu.iwi.nz Counsel acting:

Aidan Cameron

BANKSIDECHAMBERS

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AND	TE	AO	MARAMA	
	INC	ORPORATED	ON BEHALF	
	OF	WAIHOPAI	RŪNAKA, TE	
	RŪN	RŪNANGA O ŌRAKA APARIMA,		
	AND	AND TE RŪNANGA O AWARUA		

AND TE RŪNANGA O NGĀI TAHU

Section 274 Parties

NOTICE OF WISH ON BEHALF OF KĀI TAHU TO BE A PARTY TO PROCEEDINGS

To: the Registrar

Environment Court

Auckland, Wellington and Christchurch

This document notifies you that the following parties, Te Rūnanga o Moeraki, Kāti Huirapa Rūnaka ki Puketeraki, Te Rūnanga o Ōtākou and Hokonui Rūnanga (collectively, "Kāi Tahu ki Otago" or "Kā Rūnaka"); Te Ao Marama Incorporated on behalf of Waihopai Rūnaka, Te Rūnanga o Ōraka Aparima, and Te Rūnanga o Awarua (collectively, "Ngāi Tahu ki Murihiku"); and Te Rūnanga o Ngāi Tahu ("TRONT"); together referred to as "Kāi Tahu", wish to be parties to the following proceedings:

- ENV-2024-CHC- Dunedin City Council ("the Appellant") v Otago Regional Council ("the Respondent").
- 1. The Kāi Tahu rūnaka represent the relevant hapū that exercise rakatirataka and kāitiakitaka within their respective takiwā, which includes the Otago Region. Accordingly, Kāi Tahu have a unique and abiding interest in the sustainable management of te taiao the environment within the Otago region.
- 2. In that respect, the rūnaka have an interest in the proceedings greater than the general public.
- 3. Kāi Tahu also made submissions about the subject matter of the proceedings.
- 4. Kāi Tahu are not a trade competitor for the purposes of s308C of the Resource Management Act ("RMA").
- 5. Kāi Tahu are particularly interested in the following issues:
 - (a) Method CE-M3(4)
 - (b) The definition of 'Māori land'.

- 6. Kāi Tahu oppose the relief sought by the Appellant for the following reasons:
 - (a) it will not promote the sustainable management of natural and physical resources, and will not achieve the purpose of the RMA, in that it:
 - does not manage the use, development, and protection of natural and physical resources in a way which enables people and communities to provide for their social, economic, and cultural wellbeing and for their health and safety;
 - (ii) fails to sustain the potential of natural and physical resources to meet the reasonably foreseeable needs of future generations;
 - (iii) does not safeguard the life-supporting capacity of air, water, soil, and ecosystems; and
 - (iv) fails to appropriately avoid, remedy, or mitigate adverse effects of activities on the environment:
 - (b) it is contrary to Part 2 of the RMA, including sections 6(e), 7and 8;
 - (c) it does not address the relevant provisions in the Kāi Tahu ki Otago Natural Resource Management Plan 2005 and Te Tangi a Tauira 2008;
 - (d) in relation to CE-P4, the relief requested:
 - does not give effect to the relevant statutory instruments including the New Zealand Coastal Policy Statement 2010 and the National Policy Statement for Freshwater 2020;
 - (ii) does not promote a ki uta ki tai approach to the management of natural and physical resources; and
 - (e) in relation to the definition of 'Māori land', the relief requested does not provide for the rakatirataka of Kāi Tahu over their

- ancestral lands, water, sites, wāhi tapu and other taonga, as required to give effect to s6(e), 7 and 8 of the RMA; and
- (f) more generally, it is not the most appropriate way to achieve the objectives of the PORPS and the purpose of the RMA, as required by section 32 of the RMA.
- 7. Kāi Tahu agree to participate in mediation or other alternative dispute resolution of the proceedings.

KĀI TAHU by its duly authorised agents:

Aidan Cameron Counsel for Kāi Tahu

Date: 6 June 2024

Address for service:

c/- Lisa MacKenzie Te Rūnanga o Ngāi Tahu 15 Show Place PO Box 13 046

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To: the Registrar of the Environment Court at Christchurch

And to: the Appellant

And to: the Respondent

Advice

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