

In the Environment Court of New Zealand  
Christchurch Registry

I Mua I Te Kōti Taiao O Aotearoa  
Ōtautahi Rohe

**ENV-2025-CHC-000111**

---

Under	the Resource Management Act 1991 (the Act)
In the matter of	an appeal under clause 14(1) of the First Schedule of the Act on a decision on the proposed Te Tai o Poutini Plan
Between	<b>Director-General of Conservation</b>
	Appellant
	<b>Te Tai o Poutini Plan Committee</b>
	Respondent

---

**Notice of wish to be party to proceedings pursuant to section 274 of the Act**

29 January 2026

---

**Section 274 party's solicitors:**

Alex Booker  
Anderson Lloyd  
Floor 2, The Regent Building, 33 Cathedral Square, Christchurch 8011  
PO Box 13831, Christchurch 8141  
DX Box WX10009 Christchurch  
p + 64 3 379 0037  
alex.booker@al.nz

**anderson  
lloyd.**

## Notice of Tāiko Critical Minerals Limited's wish to be party to proceedings

### *Section 274, Resource Management Act 1991*

To: The Registrar  
Environment Court  
Christchurch

- 1 Tāiko Critical Minerals Limited (**Tāiko**), formally TiGa Minerals and Metals Limited, wish to be a party to the appeal by the Director-General of Conservation on the proposed Te Tai o Poutini Plan (ENV-2025-CHC-000111) (**Appeal**) pursuant to section 274 of the Resource Management Act 1991 (**Act**).
- 2 Tāiko made a submission (S493) and further submission (FS104) about the subject matter of the proceedings.
- 3 Tāiko has an interest in the proceedings that is greater than the interest that the general public has because the Appeal directly impacts Tāiko's operations.
- 4 Tāiko is not a trade competitor for the purposes of section 308C or 308CA of the Act.
- 5 Tāiko is interested in part of the proceedings.
- 6 Tāiko is interested in Appeal points 1 – 3, relating to ECO-O3, ECO-R1 and ECO-R6 respectively.
- 7 Tāiko oppose the relief sought above, to the extent it is inconsistent with what Tāiko seek in its appeal, including because it—
  - (a) fails to acknowledge the importance of critical minerals, including those specifically identified in New Zealand's Critical Mineral List, to the future economy – and in particular the diversification of industry, employment and economic growth on the West Coast;
  - (b) fails to provide an adequate consenting pathway for mineral extraction on the West Coast;
  - (c) does not assist the councils in carrying out their statutory functions under the Act;
  - (d) does not give effects to the higher order documents;
  - (e) fails to meet the requirements of section 32 of the Act (in that the amendments sought are not the most appropriate, efficient and effective means of achieving objectives); and

(f) does not promote the sustainable management purpose, or accord with Part 2, of the Act.

8 Tāiko agree to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 29 January 2026



---

Alex Booker  
Counsel for Tāiko Critical Minerals Limited

**Address for service of person wishing to be a party**

Anderson Lloyd  
Level 2  
The Regent Building  
33 Cathedral Square  
Christchurch 8011  
Phone: 03 450 0700 Fax: 03 450 0799

Email: alex.booker@al.nz

Contact persons: Alex Booker

**Advice**

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