

In the Environment Court of New Zealand  
Christchurch Registry

I Mua I Te Kōti Taiao O Aotearoa  
Ōtautahi Rohe

**ENV-2025-CHC-000121**

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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>Bathurst Resources Limited and BT Mining Limited</b>
	Appellant
	<b>Te Tai o Poutini Plan Committee</b>
	Respondent

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

30 January 2026

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**Section 274 party's solicitors:**

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**anderson  
lloyd.**

## Notice of Tasman Mining Limited's wish to be party to proceedings

*Section 274, Resource Management Act 1991*

To: The Registrar  
Environment Court  
Christchurch

- 1 Tasman Mining Limited, trading as Endura Mining Limited (**Tasman**), wish to be a party to the appeal by Bathurst Resources Limited and BT Mining Limited on the proposed Te Tai o Poutini Plan (ENV-2025-CHC-000121) (**Appeal**) pursuant to section 274 of the Resource Management Act 1991 (**Act**).
- 2 Tasman has an interest in the proceedings that is greater than the interest that the general public has because the Appeal directly impacts Tasman's operations.
- 3 Tasman is not a trade competitor for the purposes of section 308C or 308CA of the Act.
- 4 Tasman is interested in the following part of the proceedings:
  - (a) MIN-P5;
  - (b) NENV Objectives and NENV-P1 – NENV-P2;
  - (c) Amendment to the Mineral Extraction zone to ensure that all rules relating to minerals extraction activities are contained within those zones;
  - (d) MINZ-P1, MINZ-R2 and MINZ-R5;
  - (e) ECO-O2, ECO-O3, ECO-P2, ECO-P7, ECO-P8, ECO-P10, ECO Rule and alternative relief relating to the Mineral Extraction Zone exclusion from the ECO Chapter;
  - (f) TRN Table 4;
  - (g) NC-O1 – NC-O3 and NC-P3;
  - (h) NFL-R10;
  - (i) OSZ-O1, OSZ-P9, OSZ-P15, and OSZ-R10;
  - (j) RURZ-O5, RURZ-P20, RURZ-P23, GRUZ-R10, GRUZ-R11 and GRUZ-R25.
- 5 Tasman supports the relief sought in relation to the above parts of the proceeding. In particular, the relief is supported because it –

- (a) Promotes an enabling policy framework for mineral development while managing effects – including through explicit recognition of the functional and operational needs of mining;
- (b) More appropriately gives effect to the higher order documents;
- (c) Strengthens provisions enabling mineral extraction within the Mineral Extraction Zone;
- (d) Provides workable and consistent mineral extraction provisions;
- (e) Assists the Councils in carrying out their statutory functions under the Act, meets the requirements of section 32 (by ensuring that policies and rules are the most appropriate, efficient and effective means of achieving objectives), promotes the sustainable management purpose, and accords with Part 2 of the Act.

6 Tasman agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 30 January 2026



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Alex Booker | Kelsey Barry  
Counsel for Tasman Mining Limited T/A Endura Mining Limited

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

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