

In the Environment Court of New Zealand
Christchurch Registry

ENV-2025-CHC-000118

I Mua I Te Koti Taiao o Aotearoa
Ōtautahi Rohe

Under the Resource Management Act 1991 (the "**Act**")

In the matter of an appeal under clause 14(1) of the First Schedule to the Act

Between **WMS Group (HQ) Limited**
Appellant

And **Te Tai o Poutini Plan Committee**
Respondent

Notice of Bathurst Resources Limited and BT Mining Limited's wish to be party to proceedings

Dated: 2 February 2026

DENTONS

18 Viaduct Harbour Avenue
Private Bag 92101
Auckland 1142

P +64 9 302 2680
F +64 9 302 2681
DX CP220011

Solicitors:

Christina Sheard / Josh Pierson

E

christina.sheard@dentons.com / josh.pierson@dentons.com

13734855.1

To The Registrar
Environment Court
Christchurch

1 Bathurst Resources Limited (**'Bathurst'**) and BT Mining Limited (**'BT'**) wish to be a party to an appeal by WMS Group (HQ) Limited (**'Appellant'**) in relation to decisions on the Proposed Te Tai o Poutini Plan (**'TTPP'**) (Court reference: ENV-2025-CHC-000118).

2 Bathurst and BT:

a Are persons who have an interest in the proceedings that is greater than the interest of the general public. Bathurst and BT currently own and operate coal mines within the Buller District. The Stockton Mine is currently operative and two further mines, the Mt William North and Coalbrookdale mines, are proposed to be developed in the future by Bathurst and BT. The Appellant's relief includes amendments to provisions that relate to the operation and development of these mines.

b Made submissions (number S491) and further submission s(number FS89) about the subject matter of the proceedings.

3 Bathurst and BT are not trade competitors for the purposes of section 308C or 308CA of the Act.

4 Bathurst and BT are interested in part of the proceedings.

5 The part of the proceedings that Bathurst and BT are interested in relate to all of the proceedings except for mapping changes that are only relevant to the Appellant's mines.

6 Bathurst and BT support the Appellant's relief sought, insofar as it is consistent with the relief sought in Bathurst and BT's appeal, submissions and further submissions and ensures the TTPP:

a Recognises the significance of the existing mining infrastructure and the mining and mineral resources on the West Coast and Buller Plateau to the local, regional, and national economies;

b Enables the existing and future coal mining of regionally and nationally significant coal deposits;

- c Will promote the sustainable management of the natural and physical resources in the West Coast, and will be consistent with Part 2 and other provisions of the Act;
 - d Will meet the reasonably foreseeable needs of future generations;
 - e Will enable the social, economic and cultural well-being of the people of the West Coast;
 - f Will give effect to the West Coast Regional Policy Statement; and
 - g Is the most appropriate way to achieve the objectives of the TTPP, in terms of section 32 of the Act.
- 7 Bathurst and BT agree to participate in mediation or other alternative dispute resolution of the proceedings.

Dated: 2 February 2026



Christina Sheard
Counsel for Bathurst Resources Limited and BT Mining Limited

Address for service of person wishing to be a party:

Dentons Kensington Swan
Private Bag 92101
Auckland 1142
Telephone: +64 9 302 2680
Fax: +64 9 302 2681
Email: christina.sheard@dentons.com
Contact person: Christina Sheard
Email: josh.pierson@dentons.com
Contact person: Josh Pierson