s274 Notices – The Oil Companies (BP Oil New Zealand Ltd, Mobil Oil New Zealand Ltd and Z Energy Ltd)

Plan Change 9: TANK

Appellant No.	Appellant Name
193	Te Taiwhenua o Heretaunga
196	Royal Forest and Bird Protection Society of New Zealand
201	Mangaroa Marae, representing the hapū – Ngāti Rāhungaiterangi, Ngāti Pōpōro, Ngāti Pāhū and Ngāti Pouwharekura
202	Ōmahu Marae, (HUPHA) – Ngāti Hinemanu, Ngāi Te Upokoiri, Ngāti Honomōkai, Ngāti Mahuika
206	Ngāti Kahungunu Iwi Incorporated

BEFORE THE ENVIRONMENT COURT AUCKLAND REGISTRY IN THE MATTER AND IN THE MATTER of an appeal pursuant to Clause 14(1) of the First Schedule to the Act BETWEEN Ngāti Kahungunu lwi Incorporated Appellant AND Hawke's Bay Regional Council Respondent

NOTICE OF REPRESENTATION AT PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

BEFORE THE ENVIRONMENT COURT AUCKLAND REGISTRY ENV-2022-AKL-000193 IN THE MATTER of the Resource Management Act 1991 AND IN THE MATTER of an appeal pursuant to Clause 14(1) of the First Schedule to the Act BETWEEN Te Taiwhenua o Heretaunga Appellant AND Hawke's Bay Regional Council Respondent

NOTICE OF REPRESENTATION AT PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

- Z Energy Limited, BP Oil New Zealand Limited, and Mobil Oil New Zealand Limited (the Oil Companies) wish to be a party to the following proceedings:
 - 1.1 ENV-2022-AKL-000193 between Te Taiwhenua o Heretaunga (**Appellant**) and the Hawke's Bay Regional Council (**Respondent**) in relation to the respondent's decisions on submissions to Plan Change 9 to the Hawke's Bay Regional Resource Management Plan (**PC9**).
- 2. The Oil Companies lodged submissions on PC9 on the subject matter of the proceedings.
- The Oil Companies receive, store and distribute refined petroleum products within the geographic extent of the Tūtaekurī, Ahuriri, Ngaruroro and Karamū catchments. These facilities provide an essential service to the community.
- The Oil Companies are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 5. The appellant's appeal and relief sought is broad and the Oil Companies are interested in all aspects of it within the scope provided for by the Oil Companies' submissions. The Oil Companies anticipate being able to refine interests as further detail of the appellant's relief sought is provided.
- 6. The reason for the Oil Companies interests are as follows:
 - 6.1 The Oil Companies have particular interest in relation to provision of temporary dewatering activities associated with construction works (particularly for the installation of underground tanks in pits at refuelling facilities across the region) and the management of discharges associated with petroleum industry sites. The Oil Companies seek to ensure that any amendments do not unreasonably and/or unnecessarily restrict the Oil Companies' activities.
- 7. The Oil Companies agree to participate in mediation or other alternative dispute resolution of the proceedings.

Man

Mark Laurenson Principal Planner 4Sight Consulting Limited

Dated this 15th day of November 2022

Address for Service: 4Sight Consulting Limited PO Box 911 310 Victoria Street West AUCKLAND 1142 Attention: Mark Laurenson

Hawke's Bay Regional Council

C/- <u>matt.conway@simpsongrierson.com</u> <u>katherine.viskovic@simpsongrierson.com</u> <u>gemma.plank@simpsongrierson.com</u>

Te Taiwhenua o Heretaunga

- C/- <u>Marei.Apatu@ttoh.iwi.nz</u>
- CC: <u>moryb@xtra.co.nz</u>

BEFORE THE ENVIRONMENT COURT

AUCKLAND REGISTRY ENV-2022-AKL-000196
IN THE MATTER of the Resource Management Act 1991
AND
IN THE MATTER of an appeal pursuant to Clause 14(1) of the First Schedule to the Act
BETWEEN The Royal Forest and Bird Protection Society of New Zealand Incorporated Appellant
AND
Hawke's Bay Regional Council Respondent

NOTICE OF REPRESENTATION AT PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

- To: The Environment Court Registrar
 Specialists Courts and Tribunals Centre
 Level 2
 41 Federal Street
 Auckland 1010
 - Z Energy Limited, BP Oil New Zealand Limited, and Mobil Oil New Zealand Limited (the Oil Companies) wish to be a party to the following proceedings:
 - 1.1 ENV-2022-AKL-000196 between The Royal Forest and Bird Protection Society of New Zealand Limited (Appellant) and the Hawke's Bay Regional Council (Respondent) in relation to the respondent's decisions on submissions to Plan Change 9 to the Hawke's Bay Regional Resource Management Plan (PC9).
 - 2. The Oil Companies lodged submissions on PC9 on the subject matter of the proceedings.
 - The Oil Companies receive, store and distribute refined petroleum products within the geographic extent of the Tūtaekurī, Ahuriri, Ngaruroro and Karamū catchments. These facilities provide an essential service to the community.
 - The Oil Companies are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.
 - 5. The Oil Companies are interested in the following matters (all numbering per clean decisions version of PC9):
 - OBJ TANK 7
 - OBJ TANK 11
 - OBJ TANK 13
 - OBJ TANK 14
 - POL TANK 2
 - POL TANK 11
 - POL TANK 26
 - POL TANK 29
 - POL TANK 33
 - POL TANK 34
 - POL TANK 50
 - POL TANK 51
 - TANK 7

- TANK 10
- TANK 11
- TANK 21
- TANK 22
- TANK 23
- TANK 24
- TANK 25
- Schedule 26
- Schedule 30
- 6. The reason for the Oil Companies interests are as follows:
 - 6.1 The Oil Companies have particular interest in relation to provision of temporary dewatering activities associated with construction works (particularly for the installation of underground tanks in pits at refuelling facilities across the region) and the management of discharges associated with petroleum industry sites. The Oil Companies seek to ensure that any amendments do not unreasonably and/or unnecessarily restrict the Oil Companies' activities.
- 7. The Oil Companies agree to participate in mediation or other alternative dispute resolution of the proceedings.

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Mark Laurenson Principal Planner 4Sight Consulting Limited

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Dated this 15th day of November 2022

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The Royal Forest and Bird Protection Society of New Zealand Limited

C/- <u>m.downing@forestandbird.org.nz</u>

BEFORE THE ENVIRONMENT COURT AUCKLAND REGISTRY ENV-2022-AKL-000201 IN THE MATTER of the Resource Management Act 1991 AND IN THE MATTER of an appeal pursuant to Clause 14(1) of the First Schedule to the Act BETWEEN Mangaroa Marae Appellant AND Hawke's Bay Regional Council Respondent

NOTICE OF REPRESENTATION AT PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

- Z Energy Limited, BP Oil New Zealand Limited, and Mobil Oil New Zealand Limited (the Oil Companies) wish to be a party to the following proceedings:
 - 1.1 ENV-2022-AKL-000201 between Mangaroa Marae, representing the hapū Ngāti Rāhungaiterangi, Ngāti Pōpōro, Ngāti Pāhū and Ngāti Pouwharekura (Appellant) and the Hawke's Bay Regional Council (Respondent) in relation to the respondent's decisions on submissions to Plan Change 9 to the Hawke's Bay Regional Resource Management Plan (PC9).
- 2. The Oil Companies lodged submissions on PC9 on the subject matter of the proceedings.
- The Oil Companies receive, store and distribute refined petroleum products within the geographic extent of the Tūtaekurī, Ahuriri, Ngaruroro and Karamū catchments. These facilities provide an essential service to the community.
- The Oil Companies are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 5. The appellant's appeal and relief sought is broad and the Oil Companies are interested in all aspects of it within the scope provided for by the Oil Companies' submissions. The Oil Companies anticipate being able to refine interests as further detail of the appellant's relief sought is provided.
- 6. The reason for the Oil Companies interests are as follows:
 - 6.1 The Oil Companies have particular interest in relation to provision of temporary dewatering activities associated with construction works (particularly for the installation of underground tanks in pits at refuelling facilities across the region) and the management of discharges associated with petroleum industry sites. The Oil Companies seek to ensure that any amendments do not unreasonably and/or unnecessarily restrict the Oil Companies' activities.
- 7. The Oil Companies agree to participate in mediation or other alternative dispute resolution of the proceedings.

Man

Mark Laurenson Principal Planner 4Sight Consulting Limited

Dated this 15th day of November 2022

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Hawke's Bay Regional Council

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Mangaroa Marae, representing the hapū – Ngāti Rāhungaiterangi, Ngāti Pōpōro, Ngāti Pāhū and Ngāti Pouwharekura

C/- cordryhuata@gmail.com

BEFORE THE ENVIRONMENT COURT AUCKLAND REGISTRY ENV-2022-AKL-000202 IN THE MATTER of the Resource Management Act 1991 AND IN THE MATTER IN THE MATTER of an appeal pursuant to Clause 14(1) of the First Schedule to the Act BETWEEN Ömahu Marae AND Appellant AND Hawke's Bay Regional Council

NOTICE OF REPRESENTATION AT PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

- Z Energy Limited, BP Oil New Zealand Limited, and Mobil Oil New Zealand Limited (the Oil Companies) wish to be a party to the following proceedings:
 - 1.1 ENV-2022-AKL-000202 between Ōmahu Marae Ngāti Hinemanu, Ngāi Te Upokoiri, Ngāti Honomōkai, Ngāti Mahuika (Appellant) and the Hawke's Bay Regional Council (Respondent) in relation to the respondent's decisions on submissions to Plan Change 9 to the Hawke's Bay Regional Resource Management Plan (PC9).
- 2. The Oil Companies lodged submissions on PC9 on the subject matter of the proceedings.
- The Oil Companies receive, store and distribute refined petroleum products within the geographic extent of the Tūtaekurī, Ahuriri, Ngaruroro and Karamū catchments. These facilities provide an essential service to the community.
- The Oil Companies are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 5. The appellant's appeal and relief sought is broad and the Oil Companies are interested in all aspects of it within the scope provided for by the Oil Companies' submissions. The Oil Companies anticipate being able to refine interests as further detail of the appellant's relief sought is provided.
- 6. The reason for the Oil Companies interests are as follows:
 - 6.1 The Oil Companies have particular interest in relation to provision of temporary dewatering activities associated with construction works (particularly for the installation of underground tanks in pits at refuelling facilities across the region) and the management of discharges associated with petroleum industry sites. The Oil Companies seek to ensure that any amendments do not unreasonably and/or unnecessarily restrict the Oil Companies' activities.
- 7. The Oil Companies agree to participate in mediation or other alternative dispute resolution of the proceedings.

Man

Mark Laurenson Principal Planner 4Sight Consulting Limited

Dated this 15th day of November 2022

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Hawke's Bay Regional Council

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Ōmahu Marae

C/- hupha.trustees@gmail.com

- Z Energy Limited, BP Oil New Zealand Limited, and Mobil Oil New Zealand Limited (the Oil Companies) wish to be a party to the following proceedings:
 - 1.1 ENV-2022-AKL-000206 between Ngāti Kahungunu Iwi Incorporated (Appellant) and the Hawke's Bay Regional Council (Respondent) in relation to the respondent's decisions on submissions to Plan Change 9 to the Hawke's Bay Regional Resource Management Plan (PC9).
- 2. The Oil Companies lodged submissions on PC9 on the subject matter of the proceedings.
- The Oil Companies receive, store and distribute refined petroleum products within the geographic extent of the Tūtaekurī, Ahuriri, Ngaruroro and Karamū catchments. These facilities provide an essential service to the community.
- The Oil Companies are not trade competitors for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 5. The appellant's appeal and relief sought is broad and the Oil Companies are interested in all aspects of it within the scope provided for by the Oil Companies' submissions. The Oil Companies anticipate being able to refine interests as further detail of the appellant's relief sought is provided.
- 6. The reason for the Oil Companies interests are as follows:
 - 6.1 The Oil Companies have particular interest in relation to provision of temporary dewatering activities associated with construction works (particularly for the installation of underground tanks in pits at refuelling facilities across the region) and the management of discharges associated with petroleum industry sites. The Oil Companies seek to ensure that any amendments do not unreasonably and/or unnecessarily restrict the Oil Companies' activities.
- 7. The Oil Companies agree to participate in mediation or other alternative dispute resolution of the proceedings.

Man

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Ngāti Kahungunu Iwi Incorporated

C/- rob@publiclaw9.com