

In the Environment Court of New Zealand
Christchurch Registry

I Mua I Te Kōti Taiao O Aotearoa
Ōtautahi Rohe

ENV-2025-CHC-66

Under	the Resource Management Act 1991
In the matter of	an appeal under clause 14 of Schedule 1 of the Resource Management Act 1991
Between	Christchurch International Airport Limited
	Appellant
	Waimakariri District Council
	Respondent

Notice of person's wish to be party to proceedings

Date: 12/09/2025

Section 274 party's solicitors:

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NOTICE OF PERSON'S WISH TO BE PARTY TO PROCEEDINGS

Section 274, Resource Management Act 1991

To The Registrar
Environment Court
Christchurch

- 1 Rolleston Industrial Developments Limited (*RIDL*), Carter Group Property Limited (*CGPL*) and CSI Property Limited (*CSI*) (collectively, the *section 274 Parties*) wish to be a party to the appeal by Christchurch International Airport Limited (*CIAL*) against the decision of Waimakariri District Council (the *Respondent*) on the Proposed Waimakariri District Plan (*Proposed Plan*).

The section 274 Parties' Interest in these proceedings

- 2 The section 274 Parties are each persons who made submissions and further submissions about the subject matter of the proceedings.
- 3 The section 274 Parties are also persons who have an interest in the proceedings that is greater than the public generally. The section 274 Parties' submissions sought rezoning of land in the Waimakariri District, which was declined.
- 4 One of the grounds given for rejecting the section 274 Parties rezoning request was that there is sufficient development capacity in the area, and no shortfall exists that would provide a strong impetus for the s274 Parties rezoning request to be considered more favourably. It was also noted that, through other rezoning hearings, a substantial amount of additional land was rezoned, further increasing the development capacity in the Waimakariri District.
- 5 The section 274 Parties therefore have a direct interest in ensuring that the decisions that have been made to rezone other land in the District are appropriate and justified, particularly in light of the broader context of protection of strategic infrastructure from reverse sensitivity, natural hazards, infrastructure constraints, land supply, and appropriate strategic planning outcomes.
- 6 The section 274 Parties are not trade competitors for the purposes of section 308C or 208CA of the Resource Management Act 1991.

- 7 The Section 274 Parties are interested in parts of CIAL's appeal that relate to the intensification and rezoning of land at Kaiapoi and within new future development areas at Kaiapoi.

The section 274 Parties' position on relief sought

- 8 The section 274 Parties support the relief sought by CIAL to the extent that it relates to the intensification and rezoning of land at Kaiapoi and within new future development areas at Kaiapoi because:
- (a) It is consistent with the matters contained in the section 274 Parties' submissions and further submissions, and addressed in evidence throughout the Proposed Plan hearings process; and
 - (b) the section 274 Parties' consider that the relief sought by CIAL will give better effect to the relevant requirements of the Resource Management Act 1991 (*RMA*) and will better achieve the purpose of the RMA.

Mediation

- 9 The section 274 Parties agree to participate in mediation or other alternative dispute resolution of the proceedings.

Signed for and on behalf of Rolleston Industrial Developments Limited, Carter Group Property Limited and CSI Property Limited by its solicitors and authorised agents Anderson Lloyd:

Dated this 12 day of September 2025



J M Appleyard / M E Davidson
Counsel for Rolleston Industrial Developments Limited, Carter Group Property Limited and CSI Property Limited

**Address for service for Rolleston Industrial Developments Limited, Carter
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Advice

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