

**IN THE ENVIRONMENT COURT
AT WELLINGTON**

ENV - 2019 - WLG - 118

**I MUA I TE KOOTI TAIAO
O AOTEAROA**

In the Matter	of the Resource Management Act 1991
And	
In the Matter	of an appeal under Clause 14(1), Schedule 1 of the Act
Between	Wellington International Airport Limited
	Appellant
And	Greater Wellington Regional Council
	Respondent

**Section 274 Notice by Wellington
International Airport Ltd on appeal by
CentrePort Limited and CentrePort
Properties Ltd**

Dated: 8 October 2019

Amanda Dewar
Barrister
PO Box 7
Christchurch 8140
Email: amanda@amandadewar.com
Phone: 021 2429175

To: The Registrar
Environment Court
Wellington

1. Wellington International Airport Limited (**WIAL**) wishes to be a party to the following proceedings:

CentrePort Limited and CentrePort Properties Ltd

2. WIAL made a submission and further submissions on the Proposed Natural Resources Plan (**PNRP**), and/or
3. WIAL has an interest in the proceedings that is greater than the general public has as WIAL owns and operates Regionally Significant Infrastructure at Wellington that adjoins or is within the coastal marine area.
4. WIAL is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991 (**Act**).
5. WIAL is interested in part of the proceedings.
6. The parts of the proceedings WIAL is interested in is (as particularised by Respondent's list dated 3 October):

A009/002	Natural hazards	Policy P27: High risk areas
A009/003	Natural hazards	Policy P28: Hazard mitigation measures
A009/004	Wetlands and biodiversity	Policy P40: Ecosystems and habitats with significant indigenous biodiversity values
A009/007	Management of the CMA	Policy P134: Public open space values and visual amenity
A009/008	Activities in the CMA	Policy P145: Reclamation, drainage and destruction
A009/018	Activities in the CMA	Rule R214: Reclamation and drainage for regionally significant infrastructure outside of sites of significance - discretionary activity <i>Rule 215</i>

7. WIAL is interested in the following particular issues:

The issues covered by the above parts of the appeal relate to matters that WIAL has raised or is pursuing and/ or could affect its property interests or airport operations.

8. WIAL supports the relief because:

For the reasons set out in the Appeal and in the WIAL appeal.

The decisions on the PNRP do not appropriately provide for and manage the Significant Regional Infrastructure owned and operated by WIAL.

9. WIAL agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated this 9th day of October 2019



Amanda Dewar

Counsel for Wellington International Airport Ltd

Address for Service:

Amanda Dewar
Barrister
PO Box 7
Christchurch 8140

Email: amanda@amandadewar.com

Phone: 021 242 9175

Advice

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