

Form 33
Notice of person's wish to be party to proceedings

Section 274, Resource Management Act 1991

To the Registrar
Environment Court
Christchurch

The **Clova Bay Residents Association Inc** ["CBRA"] wishes to be a party to the following proceedings:

Marine Farming Association Incorporated and Aquaculture New Zealand (aka New Zealand Aquaculture Limited) v Marlborough District Council ENV 2020 CHC 074 (concerning the proposed Marlborough Environment Plan ("MEP") and hereafter referred to as the Proceedings).

CBRA is a person who made submissions and further submissions on the subject matters of the Proceedings. CBRA also represents the interests of residents and property owners in the Clova Bay area and has an interest that is greater than the public generally in the issues raised by the Proceedings.

CBRA is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.

CBRA is interested in all of the Proceedings except for appeal point 17 (Marine Mammals).

In particular, CBRA is interested in the issues raised by the Proceedings in regard to: Sustainable Management of Natural and Physical Resources (*Chapter 4, Vol 1 of the MEP*); Natural Character and Landscape (*Chapters 6 and 7 of Vol 1 of the MEP*); Indigenous Biodiversity (*Chapter 8 of Vol 1 of the MEP*), Public Access and Open Space, (*Chapter 9 of Vol 1 of the MEP*); Use of the Coastal Environment and Allocation of Coastal Space – eg., reverse sensitivity, coastal occupancy charges, navigation, noise, consent duration (*Chapters 13 of Vol 1 and 16 of Volume 2 of the MEP*); Climate Change (*Chapter 19 of Vol 1 of the MEP*) and Section 32 of the Resource Management Act 1991.

CBRA opposes the relief sought by the Proceedings because it does not encourage or support appropriate development or the sustainable management of the Coastal Environment and its immediate environs, it infringes against the objectives and policies of the New Zealand Coastal Policy Statement 2010, and is contrary to the scheme and purpose of the Resource Management Act 1991. CBRA opposes relief sought by the Proceedings because it is contrary to or inconsistent with CBRA's submissions and further submissions on the MEP and it also opposes relief sought by the Proceedings that is contrary to or inconsistent with the relief sought in the appeal by Friends of Nelson Haven & Tasman Bay Inc (ENV CHC 2020 033). In some matters, such as pleadings in the Proceedings in regards to reverse sensitivity and apportionment of coastal occupancy charges, the relief sought is also inequitable and/or an infringement of public policy.

The Association agrees to participate in mediation or other alternative dispute resolution of the proceedings.



.....
Signature of person authorised to sign on behalf of person wishing to be a party

Date: 7 June 2020
.....

Address for service of person wishing to be a party:

Clova Bay Residents Association Inc
192 Clova Bay Road
RD 2 Picton 7282

Telephone: 022 677 4921 or (03) 579 8113
email: trevor@clovabay.net.nz
Contact person: Trevor Offen, Chairman CBRA