**BEFORE THE ENVIRONMENT COURT** 

|               | ENV-2018-CHC-000050  |
|---------------|--|
| IN THE MATTER | of the Resource Management Act 1991  |
| AND           |  |
| IN THE MATTER | of an Appeal under clause 14 of the First Schedule<br>of the Resource Management Act 1991 in relation<br>to the proposed Southland Water and Land Plan |
| BETWEEN       | ROYAL FOREST AND BIRD PROTECTION SOCIETY<br>OF NEW ZEALAND INC.  |
|               | Appellant  |
| AND           | SOUTHLAND REGIONAL COUNCIL   |
|               | Respondent   |
|               |  |

### NOTICE OF REQUEST TO BE PARTY TO PROCEEDINGS UNDER SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

#### CAMPBELL'S BLOCK LIMITED

Dated this 22 day of June 2018

PRESENTED FOR FILING BY:

Counsel for the Appellant Clare Lenihan Barrister 102 Jed Street INVERCARGILL 9810 Tel: (03) 214 1674 E: clare.lenihan@environmentallawyer.co.nz

Instructing Counsel Jeff Walker Walker Murdoch Law Ltd PO Box 1188 INVERCARGILL 9840 Tel: (03) 214 0777 E: jeff@wmlaw.co.nz

## NOTICE OF REQUEST TO BE A PARTY TO PROCEEDINGS UNDER S274 OF THE RESOURCE MANAGEMENT ACT BY CAMPBELL'S BLOCK LIMITED

- Campbell's Block Limited ("Campbell's Block") wishes to be a party to Notice of Appeal ENV-2018-CHC-000050 dated 22 May 2018 by Royal Forest and Bird Protection Society of New Zealand Incorporated to the Environment Court ("the Appeal") against the Decision of the Southland Regional Council on the Proposed Southland Water and Land Plan ("the Proposed Plan").
- 2. Campbell's Block is entitled to be a party to the Appeal because:-
  - (a) It made a submission on the Proposed Plan and lodged a Notice of Appeal ENV-2018-CHC-000044 dated 17 May 2018 ("Campbell's Block Appeal") which seeks relief on matters addressed in the Appeal.
  - (b) It owns and farms land in Otamita, Eastern Southland, the management of which will be directly affected by the relief sought in the Appeal.
- 3. Campbell's Block is not a trade competitor for the purposes of s308C or s308CA of the Resource Management Act 1991.
- 4. Campbell's Block is interested in the parts of the Appeal as set out below.

#### 5. Rule 20 – Farming: Intensive Winter Grazing

- a. The proposal to include ephemeral rivers (by deleting Rule 20(aa) and amending Rule 20).
- b. The proposal to make farming activities that don't meet the standards a noncomplying activity.

#### 6. Rule 25 - Cultivation

- a. The proposal to include ephemeral rivers.
- 7. Campbell's Block opposes the relief sought for the reasons set out below.
- 8. <u>Rule 20 Farming:</u>

- (i) The proposal to include ephemeral rivers (by deleting Rule 20(aa) and amending Rule20)
  - 8.1 The proposal could mean Campbell's Block would need a consent for much of its current normal operations, yet there are unlikely to be important values present or any adverse effects from its activities. A single paddock can contain multiple ephemeral rivers therefore it would be almost impossible to adhere to this rule and would an inefficient use of resources.
  - 8.2 Where land is to be cultivated or intensively winter grazed, the Farm Environmental Management Plan is required to identify these areas and include good management practices for the reduction of sediment and nutrient losses from these areas (Appendix N3(I)(i) and 5(b)(i).
- (ii) The proposal to make farming activities that don't meet the standards a noncomplying activity
  - 8.3 There is no rationale provided to make farming that doesn't meet standards non-complying, versus the proposed discretionary activity.
  - 8.4 The relief sought would be overly burdensome and costly.

#### 9. Rule 25 Cultivation

- (i) The proposal to include ephemeral rivers
  - 9.1 The proposed inclusion is opposed for reasons set out in paragraphs 9.1-9.3.
- 10. Campbell's Block agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Signed for and on behalf of Campbell's Block Station Limited:-

lane vanha

Clare Lenihan Counsel 2

Dated this 22 day of June 2018

# Address for service of s274 party:

The offices of Clare Lenihan Barrister 102 Jed Street Invercargill 9810 Tel: (03) 214 1674 E: <u>clare.lenihan@environmentallawyer.co.nz</u>