To the Registrar Environment Court Christchurch

The Waiau Rivercare Group, wishes to be a party to the following proceedings:

In the matter of the Resource Management Act 1991 and in the matter of an appeal under clause 14(1) of Schedule 1 to the Act and of the Proposed Southland Water and Land Plan (pSWLP) between Royal Forest and Bird Protection Society of New Zealand Inc (appellant) and Southland Regional Council (respondent).

The Waiau Rivercare Group has an interest in the proceedings that is greater than that of the general public as it is the catchment group for the Lower Waiau River. The Rivercare Group comprises a cross-section of our community (urban and rural). The Waiau Rivercare Group has received letters of support for this s274 notice from Val and Helen McKay, and Glenys and Kerry Steele, members of our community.

The Waiau Rivercare Group is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.

Description of interest in the proceedings

The Waiau Rivercare Group is interested in part of the proceedings. The part of the proceedings the Waiau Rivercare Group is interested in is the provisions relating to the Waiau River, specifically Rules 52 and 52A.

The Waiau Rivercare Group is interested in the following issues:

- The relief sought by the Appellant to make all water takes from the Waiau River catchment non-complying activities in Rule 52.
- Rule 52A, including the controlled activity status for the renewal of the water take for the Manapouri Power Scheme (MPS).
- The impact of Rules 52 and 52A on the ability of the community to realise their aspirations for freshwater, both in terms of quality and quantity, including, but not exclusively, through the National Policy Statement for Freshwater Management.
- The extent to which Rule 52A reduce the Regional Council's ability to reconsider, manage and alter the MPS water take and its effects on the environment in the future.
- The impact of Rule 52A on:
 - o The Waiau River
 - o Te Wae Wae Lagoon and the surrounding coastal marine area
 - o Deep Cove.

Position on relief sought by Appellant

The Waiau Rivercare Group supports the relief sought to Rule 52A. The Waiau Rivercare Group believes the relief would provide the Regional Council with an increased ability to reconsider the appropriateness of the water take for the MPS and alter the water take in the

future as appropriate. The relief sought would enhance the Regional Council's ability to consider and manage the impacts of the MPS on:

- The Waiau River
- Te Wae Wae Lagoon and the surrounding coastal marine area
- Deep Cove
- The ability for the community to realise their aspirations for freshwater, both in terms of quality and quantity.

The relief sought would assist the Regional Council in giving effect to the National Policy Statement for Freshwater Management.

The Waiau Rivercare Group opposes the relief sought to Rule 52 to make all water takes within the Waiau River catchment non-complying activities, as the Waiau Rivercare Group believes this would impact on the ability of the community to realise their aspirations for freshwater.

The Waiau Rivercare Group agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Paul Marshall

Co-Chairperson, Waiau Rivercare Group

21/06/18

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