## BEFORE THE ENVIRONMENT COURT I MUA I TE KOOTI TAIAO O AOTEAROA

IN THE MATTER of the Resource Management Act 1991

AND

of appeals under Clause 14 of the First

Schedule of the Act

BETWEEN

**SOUTHLAND FISH & GAME COUNCIL 2** 

(ENV-2018-CHC-37)

AND

SOUTHLAND REGIONAL COUNCIL

Respondent

SECTION 274 NOTICE FOR MOUNT LINTON STATION DATED | JUNE 2018

AWS LEGAL SOLICITORS INVERCARGILL

Solicitor: A D G Hitchcock

Email: Andrew.Hitchcock@awslegal.com

151 Spey Street P O Box 1207 INVERCARGILL Tel 03 211 1370 Fax 03 214 4122 To: The Registrar
Environment Court
Auckland, Wellington and Christchurch

- 1. Mount Linton Station wish to be a party to this proceeding being an appeal against the proposed Southland Land and Water Plan.
- 2. Mount Linton Station is an entity which has an interest in the proceedings that is greater than the interest that the general public has because it is a large Southland rural landowner and farmer and it is also an entity which made a submission about the subject matter of the proceeding.
- 3. Mount Linton Station is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 4. Mount Linton Station is interested in part of the proceeding. The part of the proceeding it is interested in are:
  - a) All of the appeal points brought against the proposed provision governing Policy 16 activities that affect water quality; and
  - b) All of the appeal points brought against the proposed provision governing Policy 18 – stock exclusion from waterways; and
  - c) All of the appeal points brought against the proposed provision governing farming practices Part A Rule 20 Farming; and
  - d) All of the appeal points brought against the proposed provision governing Rule 25 Cultivation.
- 5. Mount Linton Station is interested in the following particular issues:
  - a) All of the amendments proposed to proposed Policy 16 activities that affect water quality; and
  - b) All of the amendments proposed to proposed Policy 18 stock exclusion from waterways; and
  - c) All of the amendments proposed to proposed Rule 20; and
  - d) All of the amendments proposed to proposed Rule 25
- 6. Mount Linton Station opposes the relief sought because:

- a) The proposed inputs to proposed Policy 16 activities that affect water quality are unnecessary, impractical and will achieve no beneficial environmental outcome; and
- b) The proposed inputs to Policy 18 stock exclusion from waterways are unnecessary, impractical and will achieve no beneficial environmental outcome; and
- c) Rule 20 are unnecessary, impractical and will achieve no beneficial environmental outcome; and
- d) The proposed inputs to Rule 25 are unnecessary, impractical and will achieve no beneficial environmental outcome.
- 7. Mount Linton Station agrees to participate in mediation or other alternative dispute resolution of the proceedings.

ADG Hitchcock

Solicitor authorized to give this notice for Mount Linton Station

Date:

Address for service of person wishing to be a party:

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Telephone (03) 211 1370

Fax/Email: 03 214 4122 / Andrew.Hitchcock@awslegal.com

Contact person: ADG Hitchcock, Solicitor