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

STONEY CREEK STATION LIMITED

(ENV-2018-CHC-42)

AND

SOUTHLAND REGIONAL COUNCIL

Respondent

SECTION 274 NOTICE FOR MOUNT LINTON STATION DATED 9 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.
- 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 farming practices Part A Rule 20 Farming; and
 - b) All of the appeal points brought against the proposed provision governing farming practices Part A Rule 25 Cultivation.
- 5. Mount Linton Station is interested in the following particular issues namely:
 - a) All the Rule 20 points raised by the appellant; and
 - b) All the Rule 25 points raised by the appellant.
- 6. Mount Linton Station supports the relief sought because:
 - a) The constraints on stock management, herd size during winter grazing conditions are arbitrary and impractical requiring an inefficient use of land and time, unnecessary constraint upon operational flexibility and additional management resource for no environmental benefit; and
 - b) The constraints on cultivation are arbitrary and impractical requiring an inefficient use of land and time, unnecessary constraint upon operational flexibility and additional management resource for no environmental benefit.

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:

Telephone (03) 211 1370

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

Contact person: ADG Hitchcock, Solicitor

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