BEFORE THE ENVIRONMENT COURT AT AUCKLAND

ENV-2021-AKL-000104

IN THE MATTER of the Resource Management Act 1991

AND

IN THE MATTER of an appeal under clause 14(1) of the First Schedule of the

Resource Management Act 1991 in relation to the Proposed

Plan Change 7 to the Hawke's Bay Regional Plan

BETWEEN TE TAIWHENUA O HERETAUNGA, TE RUNANGANUI O

HERETAUNGA, TE MANAAKI TAIAO O HERETAUNGA AND

NGATI KAHUNGUNU IWI INCORPORATED

Appellant

AND HAWKE'S BAY REGIONAL COUNCIL

Respondent

NOTICE OF SILVER FERN FARMS LIMITED'S WISH TO BE
PARTY TO PROCEEDINGS PURSUANT TO
SECTION 274 RESOURCE MANAGEMENT ACT 1991

To: The Registrar

Environment Court

Auckland

- 1 Silver Fern Farms Limited ("**Silver Fern Farms**") wishes to be a party to the following proceedings:
 - (a) An appeal by Te Taiwhenua o Heretaunga, Te Runanganui o Heretaunga, Te Manaaki Taiao o Heretaunga and Ngati Kahungunu lwi Incorporated under clause 14(1) of the First Schedule of the Resource Management Act 1991 ("the Act") in relation to the decisions on Proposed Plan Change 7 to the Hawke's Bay Regional Plan ("Proposed Plan Change 7").
- 2 This notice is made upon the following grounds:
 - (a) Silver Fern Farms further submitted on Proposed Plan Change 7 to which this appeal relates and has an interest in these proceedings that is greater than the public generally.
- 3 Silver Fern Farms is not a trade competitor for the purposes of section 308C of the Act.
- 4 Silver Fern Farms has an interest in all parts of the proceedings relating to the management of freshwater resources. Silver Fern Farms does not have an interest in the parts of the proceedings related to the management of the coastal environment.
- Silver Fern Farms opposes the relief sought by Te Taiwhenua o Heretaunga, Te Runanganui o Heretaunga, Te Manaaki Taiao o Heretaunga and Ngati Kahungunu lwi Incorporated which seeks to insert a number of additional water bodies into Schedule 25 and amend the provisions applying to their management. Silver Fern Farms is concerned that there is no clear evidential basis or section 32 evaluation which supports the provisions that are being sought. Silver Fern Farms generally considers that the relief sought by Te Taiwhenua o Heretaunga, Te Runanganui o Heretaunga, Te Manaaki Taiao o Heretaunga and Ngati Kahungunu lwi Incorporated's appeal:
 - (a) does not give effect to the National Policy Statement for Freshwater Management 2020;
 - does not appropriately recognise the co-existence of existing activities and the presence of outstanding values;

- (c) does not promote the sustainable management of natural and physical resources; and
- (d) is otherwise not the most appropriate way to achieve the purpose of the Act.
- 6 Silver Fern Farms agrees to participate in mediation or other alternative dispute resolution of the proceedings.

A Johnstone

On behalf of Silver Fern Farms Limited

Dated 27 August 2021

Address for service:

Mitchell Daysh Limited

PO Box 489

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Attention: Ethan Glover

Email: <u>ethan.glover@mitchelldaysh.co.nz</u>

A copy of this notice has been served on the following parties:

Marei Apatu Te Taiwhenua o Heretaunga PO Box 718 Hastings 4156

Phone: (06) 871-5350 marei.apatu@ttoh.iwi.nz

Chief Executive Ngati Kahungunu lwi Inc PO Box 2406 Hastings 4153

Phone: (06) 876-2718 chrissie@kahungunu.iwi.nz

Hawke's Bay Regional Council

Attn: Belinda Harper Private Bag 6006 Napier 4142

Phone: 06 835 9200 belinda@hbrc.govt.nz

Advice

If you have any questions about this notice, contact the Environment Court in Auckland.