IN THE ENVIRONMENT COURT CHRISTCHURCH REGISTRY I MUA I TE KOOTI TAIAO O AOTEAROA

ENV-2021-CHC-94

In the matter	of the Resource Management Act 1991 (the Act)
and	
In the matter	of an appeal under clause 14 schedule one of the Act
Between	ENVIRONMENTAL DEFENCE SOCIETY INCORPORATED Appellant
Between And	

NOTICE OF GRAYS HILLS STATION LIMITED'S WISH TO BE PARTY TO PROCEEDINGS

26 August 2021

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- To: The Registrar Environment Court Christchurch
- 1 Grays Hills Station Limited (**GHSL**) wishes to become party to the abovenamed appeal.
- 2 GHSL is not a submitter to Plan Change 18 (Indigenous Biodiversity) (**PC18**) to the Mackenzie District Plan (**MDP**) that is the subject of these proceedings.
- 3 GHSL own a combination of freehold and leasehold interests within the Mackenzie Basin subzone. That land is subject to the MDP and accordingly GHSL have an interest in these proceedings greater than the interest that the general public has – a right in property that is directly affected by the subject matter of the appeal, and which is not remote
- 4 The relief pursued in the appeal(s) has the potential to disadvantage GHSL through constraints on land use leading to direct consequences including the environmental, economic, and social costs of any change to the decision version of PC18.
- 5 GHSL are not trade competitors for the purposes of section 308C or 308CA of the Act.
- 6 GHSL are interested in all of the proceedings.
- 7 Without detracting from the generality of 6 above, those particular parts of the appeal in which GHSL is interested, and whether it supports or opposes those parts are identified in **Appendix A**. Appendix A is not specific to this appeal and identifies GHSL's position with respect to the following related appeals:
 - 7.1.1 ENV-20210-CHC-91 Meridian Energy Ltd (MEL)
 - 7.1.2 ENV-20210-CHC-92 Director-General of Conservation
 - 7.1.3 ENV-20210-CHC-93 Royal Forest and Bird
 - 7.1.4 ENV-20210-CHC-94 Environmental Defence Society Incorporated

- 8 GHSL supports the relief sought by MEL in relation to the deletion of figure 1 and subsection (c) from the definition of '*significant indigenous vegetation and significant habitats of indigenous fauna*' because the map depicting Mackenzie Basin alluvial outwash and moraine ecosystems has not been ground-truthed or adequately consulted upon.
- 9 For all other appeals, GHSL opposes the relief sought because the outcomes have the potential to impose inappropriate restriction(s) and increased consenting obligations on the current and future farming operations at Grays Hills Station.
- 10 Further, GHSL considers that the relief sought:
 - 10.1.1 Is inconsistent with the Canterbury Policy Statement 2013 (CRPS) and fails to provide a pathway for development and use of land in accordance with the concept of sustainable management prescribed in the Act. The decisions version of PC18 should be preferred.
 - 10.1.2 Does not differentiate between maintenance clearance and new clearance activities, a matter of critical importance to the ongoing viability of current farming operations in the Makenzie Basin.
 - 10.1.3 Is inconsistent with section 32, the purposes and principals of part 2, and the requirements for district plans set out in sections 72, 74 and 75 of the Act.
 - 10.1.4 Will not promote certainty or provisions that are capable of construction and use by non-specialist users of the MDP.
 - 10.1.5 Is not supported by robust scientific assessment.
- 11 GHSL agree to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 26 August 2021

Katherine Forward Counsel for Grays Hills Station Limited

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Advice:

If you have any questions in relation to this notice, please contact the Environment Court in Auckland, Wellington or Christchurch.

APPENDIX A

PROVISION APPEALED	EDS	DOC	FOREST & BIRD	MEL	
Mapping of fully converted and	Oppose	Oppose	Oppose		
unconverted land					
Definitions			1		
Improved pasture	Oppose	Oppose	Oppose		
Indigenous vegetation			Oppose		
Significant indigenous vegetation and	Oppose	Oppose	Oppose	Support with respect to deletion	
significant habitats of indigenous fauna				of figure 1 and subsection (c)	
Vegetation clearance	Oppose	Oppose	Oppose		
Objectives and Policies					
Objective 1			Oppose		
Policy 2			Oppose		
Policy 3			Oppose		
Policy 4	Oppose		Oppose		
Policy 5	Oppose		Oppose		
Rules					
Rule 1.1.1(1)(a)	Oppose regarding	Oppose regarding			
	requested maximum	deleting stock tracks			
	clearance cap	and stock crossings			
Rule 1.1.1(1)(b)	Oppose				
Rule 1.1.1(7)	Oppose	Oppose			
Rule 1.3.2(1)			Oppose		
Rule 19.1.1			Oppose		
Rule 19.1.2.2			Oppose		
Rule 19.3.2			Oppose		