BEFORE THE ENVIRONMENT COURT CHRISTCHURCH REGISTRY

I MUA I TE KOTI TAIAO O AOTEAROA OTAUTAHI ROHE

ENV-2020-CHC-000064

IN THE MATTER

of the Resource Management Act 1991

AND

IN THE MATTER

of an appeal under clause 14 of Schedule 1 of the Act

BETWEEN

The Royal Forest and Bird Protection Society of New

Zealand Incorporated

Appellant

AND

Marlborough District Council

Respondent

NOTICE OF JEFFREY VAL MEACHEN'S WISH TO BE PARTY TO PROCEEDINGS

Dated 8 June 2020

SOLICITOR ACTING:

M HARDY-JONES / K M LAWSON

FIRM OF SOLICITORS:

HARDY-JONES CLARK TEMPLE CHAMBERS DX WC60007 76 HIGH STREET

PO BOX 646 BLENHEIM

TELEPHONE:

(03) 578 5339 (03) 578 0323

FACSIMILE:

To: The Registrar Environment Court Christchurch

- 1. Jeffrey Val Meachen (**Mr Meachen**) wishes to be a party to the following proceedings:
 - (a) ENV-2020-CHC-000064 The Royal Forest and Bird Protection Society of New Zealand Incoporated v Marlborough District Council, being an appeal against decisions of the Marlborough District Council (Council) on the Proposed Marlborough Environment Plan (PMEP).
- 2. Mr Meachen is a person who made a submission about the subject matter of the proceedings. He is also a person who has an interest in the proceedings that is greater than the interest that the general public has, as the owner of marine farm 8217 in Tawhitinui Bay who will be directly affected by the relief that is sought in this appeal.
- 3. Mr Meachen is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 4. Mr Meachen is interested in part of the proceedings.
- 5. The parts of the proceedings Mr Meachen is interested in are:
 - (a) Volume 1, Chapter 8 Indigenous Biodiversity;
 - (b) Volume 2, Chapter 16 Coastal Marine Zone;
 - (c) Volume 3, Appendix 27 Ecologically Significant Marine Sites; and
 - (d) Volume 4 Maps, Ecologically Significant Marine Sites.
- 6. Mr Meachen is interested in the following particular issues:
 - (a) Policies 8.3.5 and 8.3.8 in Chapter 8, Volume 1;
 - (b) Any amendment that seeks to include additional King Shag feeding and breeding areas as an Ecologically Significant Marine Site (ESMS) in Appendix 27 and associated mapping in Volume 4; and

- (c) Any amendment which seeks to include the Important Bird Area (IBA) map into the PMEP as an ESMS.
- 7. Mr Meachen opposes the relief sought because:
 - (a) It is not in accordance with good planning practice;
 - (b) It does not promote the efficient use and development of natural and physical resources; and
 - (c) It does not promote the sustainable management of natural and physical resources.
- 8. Mr Meachen agrees to participate in mediation or other alternative dispute resolution of the proceedings.

M Hardy-Jones / K M Lawson

Counsel for Jeffrey Val Meachen

Date: 8 June 2020

Address for service:

Jeffrey Val Meachen C/- Hardy-Jones Clark 76 High Street PO Box 646 Blenheim 7201

Attention: Mike Hardy-Jones / Kim Lawson

Telephone: (03) 578 5339 Facsimile: (03) 578 0323

Email: mike@hjc.co.nz/kim@hjc.co.nz

Advice

If you have any questions about this notice, contact the Environment Court in Auckland, Wellington, or Christchurch