For trimming please

From: Customer Services
Sent: Monday, 30 June 2014 4:00 p.m.
To: Sarah Drummond
Subject: FW: Further Submission - Variation 1 pLWRP - Synlait Farms Ltd & Southbank Dairies Ltd EMAIL:03711804
Importance: Low

------------------- Original Message -------------------
From: McCallum, Catherine
Received: 27/06/2014 4:06 p.m.
To: ECInfo; Environment Canterbury; Services, Customer
Cc: alanya.limmer@tp.co.nz
Subject: Further Submission - Variation 1 pLWRP - Synlait Farms Ltd & Southbank Dairies Ltd

Dear Sir/Madam

Please find attached a further submission on the above plan, filed on behalf of the Dunsandel Groundwater Users Association Inc.

Regards

Catherine McCallum | Solicitor
sender and remove all copies of the message, including any attachments. Any views or opinions expressed in this email (unless otherwise stated) may not represent those of Tavendale and Partners Limited.
FURTHER SUBMISSION ON VARIATION 1 TO THE PROPOSED CANTERBURY LAND AND WATER REGIONAL PLAN

Clause 8 First Schedule, Resource Management Act 1991

TO: Environment Canterbury
    Freepost 1201
    Variation 1 to the proposed Canterbury Land and Water Regional Plan

    By email: mailroom@ecan.govt.nz

Name of Submitter: Dunsandel Groundwater Users Association Inc

1 This further submission is on:
    Variation 1 to the Proposed Canterbury Land and Water Regional Plan (Plan).

2 The submitter is a person who has an interest in the proposal that is greater than the interest the general public has as the submitter is affected by the content of the below submissions.

3 The submitter wishes to be heard in support of its further submission.

4 The submitter supports the submission of Synlait Farms Limited regarding 11.4.22 and 11.4.24.

5 The submitter supports the submission of Southbank Dairies Limited regarding 11.4.24, 11.4.28 and 11.4.29.

6 The reasons are:

   6.1 The water transfer provisions are overly restrictive.

   6.2 The Plan provisions fail to acknowledge the very significant economic and social contribution generated by the use of land and water in the catchment.

   6.3 The Plan provisions should be consistent in its treatment of transferring water and nitrogen loss rates.
6.4 The minimum flow regimes proposed are not reasonable in light of flows in the Selwyn River. They should be increased.

Dated this 27th day of June 2014

A C Limmer / C J McCallum
Counsel for the Submitter

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