IN THE HIGH COURT OF NEW ZEALAND CHRISTCHURCH REGISTRY

CIV-2016-409-145

UNDER the Environment Canterbury (Temporary Commissioners

and Improved Water Management) Act 2010

IN THE MATTER of an appeal under section 66 of the Act in relation to Plan

Change 2 to the Canterbury Land and Water Regional

Plan

BETWEEN COMBINED CANTERBURY PROVINCES, FEDERATED

FARMERS OF NEW ZEALAND INCORPORATED

Appellant

AND CANTERBURY REGIONAL COUNCIL

Respondent

ORDER AMENDING PLAN CHANGE 2 TO THE CANTERBURY LAND AND WATER REGIONAL PLAN

WYNN WILLIAMS

LAWYERS

CHRISTCHURCH

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Before the Honourable Justice Nation

- 1 After reading the Joint Memorandum of Counsel dated 19 August 2016, this Court orders that the Respondent amends Plan Change 2 to the Canterbury Land and Water Plan as set out in Appendix 1 to this order. This order is recorded in a judgment dated 23 August 2016.
- 2 There is no order as to costs.

Date:

26th August 2016

D. McMillan

Signature:

Registrar/Deputy Registrar)

Appendix 1 – Amendments to Plan Change 2

Single strike-through – proposed deletion to decision version of Plan Change 2.

Single underline – proposed additions to decision version of Plan Change 2.

1 Make the following amendment to the definition of "deep groundwater" in 13.1A:

Definition of "Deep groundwater"

"means groundwater that is abstracted from a depth of at least 103 80m below ground level."

