I MUA I TE KŌTI TAIAO O AOTEAROA ŌTAUTAHI ROHE

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

to the Resource Management Act 1991 (RMA)

AND of the proposed Second Generation Dunedin City

District Plan (2GP)

IN THE MATTER

BETWEEN Tussock Top Farms Limited

Appellant

AND Dunedin City Council

Respondent

Notice of partial withdrawal by Tussock Top Farms Limited

Dated 23 February 2022

To: The Registrar Environment Court

PO Box 2069 Christchurch 8013

Email: Daliah.Imboden@justice.govt.nz

May it please the Court

- 1. Tussock Top Farms Limited (**Tussock Top**) lodged an appeal on the proposed Second Generation Dunedin City District Plan (ENV-2018-CHC-282).
- 2. Following discussions with the Respondent, Tussock Top seeks to withdraw the parts of its appeal in relation to:
 - a. A change to Policy 6.2.3.8 in the Transportation section of the Plan, to take a more enabling approach to activities classified as 'high trip generators' (DCC Reference number 303); and
 - b. The removal of the Hazard 2 (land instability) overlay zone and associated provisions, as they apply to existing mining/quarrying activities, and classification of mining as a 'least sensitive activity' (in terms of hazards) in Table 11.1.3A, which would mean that mining and scheduled mining activities would be deleted from the list and definition of 'natural hazard potentially sensitive activities' (DCC Reference numbers 298 and 316).
- 3. Tussock Top is not aware of any party having an issue as to costs in relation to the partial withdrawal of this appeal.

Dated this 23rd day of February 2022

Sally Peart

Counsel for Tussock Top Farms Limited