IN THE ENVIRONMENT COURT AT CHRISTCHURCH			
I TE KŌTI TAIAO KI ŌTAUTAHI	ENV-2024-CHC-075	IC-075	
UNDER	the Resource Management Act 1991		
IN THE MATTER OF	an appeal under Clause 14(1) of the First Schedule to the Act		
BETWEEN	SHAMROCK HUT LIMITED		
	Appellant		
AND	CENTRAL COUNCIL	OTAGO	DISTRICT
	Respondent		

NOTICE OF A PERSON'S WISH TO BE PARTY TO PROCEEDINGS

Dated:

30 August 2024



Solicitor acting G M Todd / B B Gresson PO Box 124 Queenstown 9348 P: 03 441 2743 graeme@toddandwalker.com ben@toddandwalker.com

- **To:** The Registrar of the Environment Court at Christchurch
- And to: The Appellant
- And to: The Respondent
- And to: The s 274 parties
- [1] One Five Five Developments LP (**One Five Five**) wishes to be a party to the following proceedings:
 - (a) An appeal by Shamrock Hut Limited (Appellant) against a decision of the Central Otago District Council (Respondent) on Plan Change 19 to the Central Otago District Plan (PC19).

(Appeal)

- [2] One Five Five made submission #139 and further submissions on PC19.
- [3] One Five Five is not a trade competitor for the purposes of ss 308C or 308CA of the Resource Management Act 1991 (RMA).
- [4] One Five Five is interested in the following particular issue:
 - (a) the proposed amendment to the density standards for the Low Density Residential Zone (LDRZ) from 400 m² to 250 m².
- [5] One Five Five agrees to participate in mediation or other alternative dispute resolution of the proceedings.
- [6] One Five Five opposes the relief sought by the Appellant insofar as it applies beyond the Appellant's site.

Dated 30 August 2024

Signed for One Five Five Developments LP by its solicitor and duly authorised agent G M Todd / B B Gresson

Address for Service:

C/- Todd & Walker Law PO Box 124, Queenstown 9348 P: 03 441 2743 E: graeme@toddandwalker.com E: ben@toddandwalker.com

Contact persons: G M Todd / B B Gresson