

## CRC060938 – S J B Munro - To take and use surface water

Conditions agreed between applicant and CRC reporting officer, as outlined in S42a Addendum Report of Maria Bartlett.

Condition #	Agreed condition wording
1	<p>a) Water shall only be taken from Lake Aviemore, at surface water abstraction point I40/0682, at or about map reference NZMS 260 I40:9840-1472, at a maximum rate of 3 litres per second, with a daily volume not exceeding 100 cubic metres, and a total volume not exceeding 16,500 cubic metres between 1<sup>st</sup> July and the following 30<sup>th</sup> June.</p> <p>b) Water shall only be taken from the intake associated with CRC084090 when a fish exclusion device has been installed and maintained in accordance with the conditions of that consent, and a metering device has been installed and maintained in accordance with the conditions of that consent.</p> <p>c) The combined rate of water taken in accordance with this consent and consent CRC084090 shall not exceed 3 litres per second.</p>
2	Water shall only be used for frost-fighting and irrigation, using an irrigation method with an application efficiency of not less than 80 percent, to enable production of 6 hectares of horticultural crops, as described in the application, on the area of land shown in attached plan CRC060938, which forms part of this consent.
3	<p>The consent holder shall take all practicable steps to:</p> <p>(a) Ensure that the volume of water used for irrigation does not exceed that required for the soil to reach field capacity; and</p> <p>(b) Avoid leakage from pipes and structures; and</p> <p>(c) Avoid the use of water onto non-productive land such as impermeable surfaces and river or stream riparian strips.</p>
4	The irrigation system used to distribute water taken in terms of this permit shall not be used to distribute effluent, fertiliser or any other added contaminant.
5	Whenever the level of Lake Aviemore is at or below 267.7 metres above mean sea level, as estimated by Canterbury Regional Council, abstraction shall cease.
6	The Canterbury Regional Council may, once per year, on any of the last five working days of May or November, serve notice of its intention to review the conditions of this consent for the purposes of dealing with any adverse effect on the environment which may arise from the exercise of the consent and which it is appropriate to deal with at a later stage.
7	The lapsing date for the purposes of section 125 shall be [between 5 years and 5 years three months, date set for each quarter – ie if granted in 2010 then lapse date will be 31 December 2015, but if first quarter of 2011 then lapse date will be 31 March 2016].