

**C A N A D A**

**PROVINCE OF QUEBEC  
DISTRICT OF QUEBEC**

**S U P E R I O R C O U R T  
(Class Action Division)**

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**N°.: 200-06-000245-202**

**GEORGES LANGIS**

and

**GENEVIÈVE CHABOT**

Plaintiff

v.

**GRIEG SEAFOOD ASA**

and

**GRIEG SEAFOOD BC Ltd.**

and

**LERØY SEAFOOD GROUP ASA**

and

**LERØY SEAFOOD USA, INC.**

and

**MARINE HARVEST ATLANTIC CANADA INC.**

and

**MOWI ASA**

and

**MOWI CANADA WEST INC.**

and

**MOWI DUCKTRAP, LLC**

and

**MOWI USA, LLC**

and

**OCEAN QUALITY AS**

and

**OCEAN QUALITY NORTH AMERICA  
INCORPORATED**

and

**OCEAN QUALITY PREMIUM BRANDS, INC.**

and

**OCEAN QUALITY USA, INC.**

and

**SALMAR ASA**

and

**SCOTTISH SEA FARMS, LTD.**

Defendants

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**ANSWER  
(ART. 147 C.C.P.)**

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McMillan LLP, attorneys of the Defendant, **OCEAN QUALITY AS (now SJÓR AS)**, hereby submits an answer in the present matter, under reserve of all legal objections including lack of jurisdiction.

The Defendant, **OCEAN QUALITY AS (now SJÓR AS)**, intends to contest Plaintiffs' Application and through its attorneys will negotiate a protocol of the proceedings with the other parties.

Contact information of the attorney responsible for the file:

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MONTREAL, March 25, 2021



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**MCMILLAN LLP**  
Attorneys for Defendant, **OCEAN QUALITY AS  
(now SJÓR AS)**

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SUPERIOR COURT  
(Class Action Division)  
DISTRICT OF QUEBEC

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and  
**GENEVIÈVE CHABOT**

Plaintiff

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**MOWI DUCKTRAP, LLC**  
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**OCEAN QUALITY AS**  
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**OCEAN QUALITY NORTH AMERICA INCORPORATED**  
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Defendants

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**ANSWER**  
**(ART. 147 C.C.P.)**

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**Me Joséane Chrétien**

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Procureurs pour / Attorneys for  
OCEAN QUALITY AS (NOW SJÓR AS)

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