Under the Resource Management Act 1991

In the matter of An appeal under clause 14(1) of the First Schedule of the Act in

relation to the Proposed Southland Water and Land Plan

Between Transpower New Zealand Limited

Appellant

And Southland Regional Council

Respondent

Notice of wish to be a party to proceedings on behalf of Meridian Energy Limited

22 June 2018

Counsel:

Stephen Christensen

Project Barrister

PO Box 1251, Dunedin Metro 9054

P 027 448 2325

stephen@projectbarrister.nz

NOTICE OF PERSON'S WISH TO BE PARTY TO PROCEEDINGS

Section 274, Resource Management Act 1991

TO: The Registrar

Environment Court

Christchurch

- Meridian Energy Limited (Meridian) wishes to be a party to appeal ENV-2018-CHC-26 filed by Transpower New Zealand Limited (Appellant) against parts of a decision of Southland Regional Council (Respondent) on the Proposed Southland Water and Land Plan (pSWLP).
- Meridian made submissions and/or further submissions on the subject matter of the proceedings and/or has an interest in the proceedings that is greater than the interest that the general public has, as an operator and owner of renewable electricity generation assets in Southland including the Manapouri hydro-electric generation scheme and White Hill wind farm near Mossburn.
- 3 Meridian is not a trade competitor for the purposes of section 308C or 308CA of the Act.
- The part of the proceeding Meridian is interested in, and Meridian's position in relation to the relief the Appellant seeks is as follows:

Policy 26A

The Appellant seeks amendments to this Policy to give better effect to Objective 9B and Policies 2 and 3 of the NPSET.

Meridian's position

Meridian supports the relief sought by the Appellant.

5 Meridian agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 22 June 2018

Stephen Christensen

Counsel for Meridian Energy Limited