#### In the Environment Court of New Zealand

Christchurch Registry ENV-2018-CHC-000026

**Under** the Resource Management Act 1991

**In the matter of** on an appeal under clause 14 of

Schedule 1 of the Act in relation to Decisions on the Proposed Southland

Water and Land Plan

Between Transpower New Zealand Limite

Appellant

And Southland Regional Council

Respondent

Notice of Southland Fish and Game Council's wish to be party to proceedings pursuant to section 274 of the Resource Management Act 1991

Dated this 22nd day of June 2018

To: The Registrar
Environment Court
Level 1, District Court Building
282 Durham Street
Christchurch 8013

Postal address: PO Box 2069

Christchurch 8013

- Southland Fish and Game Council (Fish and Game) wish to be a party pursuant to section 274 of the Resource Management Act 1991 (the RMA) to the following proceedings:
  - the appeal against part of the decision of the Southland Regional Council (the Council) on the Proposed Southland Water and Land Plan (the Proposed Plan) by Transpower New Zealand Limited (the Appellant), ENV-2018-CHC-000026.
- 2. Fish and Game made a submission and further submission on the Proposed Southland Water and Land Plan.<sup>1</sup>
- 3. Fish and Game also has an interest in these proceedings greater than the general public in that:
  - a. It is the statutory manager of sports fish and game birds within the Southland Fish and Game region under Parts 5A and 5B of the Conservation Act 1987 and Part II of the Wildlife Act 1953 and their associated regulations and notices: and
  - b. Fish and Game Councils are statutory bodies with functions under s 26Q of the Conservation Act 1987 to manage, maintain, and enhance the sports fish and game resource in the recreational interests of anglers and hunters,<sup>2</sup> including in particular:
    - i. Assessing and monitoring sports fish and game populations;<sup>3</sup>
    - ii. Assessing and monitoring condition and trend of ecosystems as habitats for sports fish and game;<sup>4</sup>
    - iii. To maintain and improve the sports fish and game resource,<sup>5</sup> including by:
      - Maintaining and improving access;<sup>6</sup> and

-

<sup>&</sup>lt;sup>1</sup> Submitter number 752.

<sup>&</sup>lt;sup>2</sup> Section 26Q(1) of the Conservation Act 1987.

<sup>&</sup>lt;sup>3</sup> Section 26Q(1)(a)(i) of the Conservation Act 1987.

<sup>&</sup>lt;sup>4</sup> Section 26Q(1)(a)(iii) of the Conservation Act 1987.

<sup>&</sup>lt;sup>5</sup> Section 26Q(1)(b) of the Conservation Act 1987.

<sup>&</sup>lt;sup>6</sup> Section 26Q(1)(b)(i) of the Conservation Act 1987.

- Undertaking works to maintain and enhance the habitat of sports fish and game;<sup>7</sup>
- iv. Promoting recreation based on sports fish and game;8 and
- v. In relation to planning to:
  - To represent the interests and aspirations of anglers and hunters in the statutory planning process;<sup>9</sup> and
  - To advocate the interests of the Fish and Game Council, including its interests in habitats.<sup>10</sup>
- 4. Fish and Game is not a trade competitor for the purposes of section 308C or 308CA of the Resource Management Act 1991.
- 5. Fish and Game is directly affected by an effect of the subject of the that appeal that:
  - a. Adversely affects the environment; and
  - b. Does not relate to trade competition or the effects of trade competition.
- 6. Fish and Game is interested in all the proceedings.
- 7. Without limiting the above, Fish and Game is interested in the following particular issues:
  - a. Policy 26A Infrastructure.
- 8. The particular issues and whether Fish and Game supports, opposes or conditionally opposes the relief sought are set out in the attached table. Attachment 1.
- 9. Fish and Game agree to participate in mediation or other alternative dispute resolution of the proceedings.

<sup>&</sup>lt;sup>7</sup> Section 26Q(1)(b)(v) of the Conservation Act 1987.

Section 26Q(1)(c)(ii) of the Conservation Act 1987.
Section 26Q(1)(e)(i) of the Conservation Act 1987.

<sup>&</sup>lt;sup>10</sup> Section 26Q(1)(e)(vii) of the Conservation Act 1987.

## Dated this 22nd day of June 2018

*V* -

Signed: Zane Moss - Manager

Southland Fish and Game Council

#### Address for service for Southland Fish and Game Council:

Contact: Ben Farrell

Physical address: Level 2, 36 Shotover Street

Queenstown, 9300

Postal address: PO Box 95

Queenstown 9300

Email: ben@jea.co.nz

Telephone: 021 767 622

### **Contact persons at Southland Fish and Game Council:**

Name: Zane Moss . Manager

Phone: (03) 215 9117 or 021 244 5384

Email: Zane@southlandfishgame.co.nz

or

Name: Jacob Smyth . Resource Management Officer

Phone: (03) 215 9117 or 021 280 0755

Email: Jacob@southlandfishgame.co.nz

# Attachment 1

Provision of Proposed Southland Water and Land Plan appealed by Transpower New Zealand Limited	Relief sought by Transpower New Zealand Limited	Scope for s 274  - Southland Fish and Game Council submission point reference	Support / oppose	Reasons
Policy 26A - Infrastructure	Amendment of Policy 26A to provide for adverse effects on the environment to be avoided, remedied or mitigated where practicable	Further submissions on 24.45 and 437.14	Oppose	Introducing the term where practicable+in relation to avoiding, remedying or mitigating adverse effects on the environment diminishes the overall intent of Policy 26A.  Contrary to Part 2 of the RMA, including s 5(2)(c) that provides for avoiding, remedying, or mitigating any adverse effects of activities on the environment.