In the Environment Court of New Zealand Christchurch Registry

I Te Kōti Taiao O Aotearoa Ōtautahi Rohe

ENV-2024-CHC-37

Under	of the Resource Management Act 1991 (RMA)
In the matter	of an appeal under cl 14 of the RMA
Between	Queenstown Lakes District Council
	and the other appellants on the non-freshwater planning instrument parts of the Proposed Otago Regional Policy Statement 2021
And	Otago Regional Council
	Respondent

Notice of change of representation and address for service on behalf of Queenstown Lakes District Council

MC.

Counsel acting: Janette Campbell Barrister Bankside Chambers janette@campbell.legal

Instructing solicitor: Brandon Watts Meredith Connell PO Box 90750, Victoria Street West, Auckland 1142 DX CP24063 T: +64 9 336 7500 brandon.watts@mc.co.nz

Notice of change of representation and address for service on behalf of Queenstown Lakes District Council

То:	The Registrar of the Environment Court, Christchurch
And to:	Respondent
And to:	Appellants and s 274 parties of the below appeals:
	 Aurora Energy Limited, Network Waitaki Limited and PowerNet Limited (ENV-2024-CHC-24)
	• Cain Whānau (ENV-2024-CHC-30)
	 Environmental Defence Society Incorporated (ENV-2024-CHC- 39)
	Glenpanel Limited Partnership (ENV-2024-CHC-31)
	Manawa Energy Limited (ENV-2024-CHC-32)
	Meridian Energy Limited (ENV-2024-CHC-22)
	Oceana Gold New Zealand Limited (ENV-2024-CHC-29)
	• Port Otago Limited (ENV-2024-CHC-33)
	Queenstown Airport Corporation Limited (ENV-2024-CHC-40)
	• Real Group Limited (ENV-2024-CHC-23)
	 Royal Forest & Bird Protection Society of New Zealand (ENV- 2024-CHC-26)
	 Te Rūnanga o Moeraki, Kāti Huirapa Rūnaka ki Puketeraki, Te Rūnanga o Ōtākou and Hokonui Rūnanga (collectively, "Kāi Tahu ki Otago" or "Kā Rūnaka"); Te Ao Marama Incorporated on behalf of Waihopai Rūnaka, Te Rūnanga o Ōraka Aparima, and Te Rūnanga o Awarua (collectively, "Ngāi Tahu ki Murihiku"); and Te Rūnanga o Ngāi Tahu (ENV-2024-CHC- 36)
	• Transpower New Zealand Limited (ENV-2024-CHC-35)

- 1 Meredith Connell and Janette Campbell, barrister, have been instructed to act for Queenstown Lakes District Council (**Council**) in respect of its appeal and s 274 interests on the non-freshwater planning instrument parts of the proposed Otago Regional Policy Statement 2021.
- 2 This memorandum is to update Council's address for service.

- 3 Council's address for service is Level 7, MC Centre, 8 Hardinge St, Auckland, New Zealand.
- 4 Documents for service on Council may be left at that address for service or may be:
 - (i) posted to the solicitor at PO Box 90750, Victoria Street West, Auckland 1142, New Zealand;
 - (ii) left for the solicitor at a document exchange for direction to DX CP24063;
 - (iii) emailed to janette@campbell.legal, with a copy sent to brandon.watts@mc.co.nz and cordelia.woodhouse@mc.co.nz

Date: 14 October 2024

J C Campbell / B A Watts Counsel for the Queenstown Lakes District Council