ENV-2018-CHC-277

IN THE ENVIRONMENT COURT

IN THE MATTER of an appeal under clause 14(1) of

the First Schedule of the Resource

Management Act 1991

AND IN THE MATTER OF the Dunedin City District Plan

BETWEEN AURORA ENERGY LIMITED

Appellant

AND DUNEDIN CITY COUNCIL

Respondent

NOTICE PURSUANT TO SECTION 274 OF THE RESOURCE MANAGEMENT ACT 1991

To: The Registrar
Environment Court
Christchurch

TAKE NOTICE that Federated Farmers of New Zealand (Inc) gives notice pursuant to s274 of the Resource Management Act 1991 that it wishes to appear as a party to the above proceedings.

This Notice is made upon the following grounds:

- 1. Federated Farmers of New Zealand (Inc) lodged a submission and Further submission to the District Plan to which this appeal relates and/or has an interest in these proceedings that is greater than the public generally.
- 2. Federated Farmers of New Zealand (Inc) is not a trade competitor for the purposes of section 308D of the Resource Management Act 1991.

Extent of interest

- 3. Federated Farmers has an interest in all aspects of the appeal given the close and direct consequences it holds for many of our members.
- 4. The following reasons are key concerns raised by our Otago membership, and reflect the reasons for our involvement in the appeal:
 - a. Federated Farmers is a representative of farmers, many with electricity transmission assets situated on their land;
 - The location, maintenance, development and (particularly) upgrading of electricity assets can significantly impact a farming operation, where these assets are located on that farming operation;
 - c. Farms are often geographically isolated, meaning the capacity and reliability of local lines are of importance;
 - d. Federated Farmers considers the weighting between the efficient and effective operation of electricity networks, and the potential impacts of this on adjoining land, landowners and alternative land uses was considered in the formulation of the National Policy Statement on Electricity Transmission (NPSET);
 - e. In the NPSET, clear delineation was made between the National Grid as a matter of national significance, and other electricity infrastructure not deemed similarly significant;
 - f. While there is provision for 'minor upgrading' in the Proposed Otago Regional Policy Statement (which the District Plan must 'give effect to') this provision is not specific, and must be balanced against the impacts of any such upgrade on adjoining landowners within the District;
 - g. In particular, the District Plan is not the only, and often not the most efficient mechanism, for providing for effective interaction between Aurora Energy as owner and operator of local assets and the landowners impacted by any maintenance or upgrade;
 - h. In our submissions and further submissions Federated Farmers consistently expressed concern that the District Plan should not go beyond what is required by the NPSET, and not unnecessarily hinder other land use (or the rights of other land users or landowners);
 - i. The majority of the appellant's appeal points relate to these concerns.

4. Federated Farmers of New Zealand (Inc) agrees to attend mediation and/or dispute resolution in regard to these proceedings.

Dated the 18th January 2019

Caroline Ryder

Senior Policy Advisor

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