BEFORE THE ENVIRONMENT COURT I MUA I TE KOOTI TAIAO O AOTEAROA

IN THE MATTER	of the Resource Management Act 1991
AND	of appeals under clause 14 of the First Schedule of the Act
BETWEEN	TRANSPOWER NEW ZEALAND LIMITED
	(ENV-2018-CHC-26)
	(continued on last page)
	Appellants
AND	SOUTHLAND REGIONAL COUNCIL
	Respondent

MINUTE OF THE ENVIRONMENT COURT (24 March 2020)

[1] This Minute is released for the purpose of case management.

[2] In light of the Government's announcement that New Zealand will soon be placed at COVID-19 Alert Level 4, and uncertainty over how long such measures will last, I propose that the matter stand adjourned until August 2020, with parties having the right to apply to bring it on early if necessary.

[3] The timetable directions set out in the Record of Pre-Hearing Conference held on 10 February 2020 are confirmed. That said, leave is reserved to apply for further (or other) directions if necessary.



Issued: 24 March 2020

List of appellants

ENV-2018-CHC-26 ENV-2018-CHC-30	Transpower New Zealand Limited Wilkins Farming Co
ENV-2018-CHC-36	Director-General of Conservation
ENV-2018-CHC-37	Southland Fish and Game Council
ENV-2018-CHC-38	Meridian Energy Limited
ENV-2018-CHC-39	Alliance Group Limited
ENV-2018-CHC-40	Federated Farmers of New Zealand
ENV-2018-CHC-41	Heritage New Zealand Pouhere Taonga
ENV-2018-CHC-47	Waihopai Rūnaka, Hokonui Rūnaka, Te Rūnanga o
	Awarua, Te Rūnanga o Oraka Aparima and Te Rūnanga o Ngāi Tahu
ENV-2018-CHC-50	Royal Forest and Bird Protection Society of New Zealand Incorporated

