

THE ENVIRONMENT COURT OF NEW ZEALAND

AMENDED NOTICE OF MEDIATION

The parties to these proceedings in the attached schedule have been directed to attend court-assisted mediation. The prerogative for setting a date for the mediation lies solely with the Registrar and is made first and foremost in terms of the availability of an Environment Commissioner. Accordingly, this matter has been set down for mediation at the date, time and at the venue specified below:

DATE:	Tuesday, 25 March 2025
TIME:	10:00 AM
VENUE:	Microsoft Teams

Note To Participants:

Participation in the mediation process is mandatory, and each party must participate in person or by a representative unless leave is granted by the Court not to attend. Any application for leave to be excused **must be made in writing** to the Registrar, giving reasons and be served upon all other participants to the proceedings.

The Court has released a Practice Note on Alternative Dispute Resolution, which may assist parties in the protocols around the Mediation Process. A copy of this Practice Note can be obtained through this Environment Court Registry.

Information on the Environment Court and the Court's Practice Notes which serve as a guide, are available at www.justice.govt.nz/courts/environment-court.

If any party has special needs (for example in relation to disability and access, deafness), they are to advise the Court in writing of this not later than 10 working days from the date of the mediation so that appropriate arrangements can be considered.

https://www.justice.govt.nz/courts/going-to-court/pre/interpreters-language-and-disability-access/

Should any party wish to contact the Mediator either before or after the mediation, then all contact should be through the Court's Registry.

Dated at Christchurch Environment Court Registry on 17 March 2025

Karina Kelly Case Manager - Mediation Direct dial phone: (03) 353 8536 E-mail address: Karina.Kelly@justice.govt.nz

ENVIRONMENT COURT

WX11113 PO Box 2069 Christchurch Facsimile: (03) 365 1740



TOPIC: pORPS: Group 10 Historical Heritage and cultural values

Provision	Appellant(s)	Interested Parties
HCV – WT – P2 - Management of effects on wāhi tupuna	 Transpower Meridian Energy 	 Aurora Energy Limited, Network Waitaki Limited and PowerNet Limited Director General of Conservation Fish & Game Forest & Bird Forestry Appellants EDS
HCV-WT-M2	• Kāi Tahu	 Aurora Energy Limited, Network Waitaki Limited and PowerNet Limited Cain Whānau DCC Fish & Game Forestry Appellants Maniototo Irrigation Company Port Otago QLDC Queenstown Airport
HCV – HH – P5 - Managing historic heritage	 Oceana Gold Transpower 	 Aurora Energy Limited, Network Waitaki Limited and PowerNet Limited Director General of Conservation Fish & Game Forest & Bird Forestry Appellants OWRUG Queenstown Airport EDS
HCV–HH–M4 - Regional plans	• Cain Whānau	 Aurora Energy Limited, Network Waitaki Limited and PowerNet Limited DCC Kāi Tahu QLDC Transpower

HCV - Historical and cultural values



HCV–HH–M5 - District Plans	Cain Whānau	Aurora Energy Limited,		
		Network Waitaki Limited and		
		PowerNet Limited		
		• DCC		
		• Kāi Tahu		
		QLDC		
		Transpower		

SCHEDULE OF PROCEEDINGS

 1. Topic:
 pORPS: Group 10 Historical Heritage and cultural values

 Topic Number:
 ENV-2025-309-000004

i. Meridian Energy Limited v Otago Regional Council

Appeal By Submitter On Proposed Policy Statement Or Plan pursuant to Clause 14 of the First Schedule of the Resource Management Act 1991 Court Reference: ENV-2024-CHC-000022

ii. Oceana Gold New Zealand Limited v Otago Regional Council

Appeal By Submitter On Proposed Policy Statement Or Plan pursuant to Clause 14 of the First Schedule of the Resource Management Act 1991 Court Reference: ENV-2024-CHC-000029

iii. Cain Whanau v Otago Regional Council

Appeal By Submitter On Proposed Policy Statement Or Plan pursuant to Clause 14 of the First Schedule of the Resource Management Act 1991 Court Reference: ENV-2024-CHC-000030

iv. Transpower New Zealand Limited v Otago Regional Council

Appeal By Submitter On Proposed Policy Statement Or Plan pursuant to Clause 14 of the First Schedule of the Resource Management Act 1991 Court Reference: ENV-2024-CHC-000035

v. Kai Tahu v Otago Regional Council

Appeal By Submitter On Proposed Policy Statement Or Plan pursuant to Clause 14 of the First Schedule of the Resource Management Act 1991 Court Reference: ENV-2024-CHC-000036