BEFORE THE ENVIRONMENT COURT

In the matter of Appeals under clause 14 of the First Schedule to

the Resource Management Act 1991 concerning proposed One Plan for the Manawatu-Wanganui

region

between MIGHTY RIVER POWER LIMITED

ENV-2010-WLG-000139

and TRUSTPOWER LIMITED

ENV-210-WLG-000145

and FEDERATED FARMERS OF NEW ZEALAND

(HAMILTON)

ENV-2010-WLG-000148

and PROPERTY RIGHTS IN NEW ZEALAND

ENV-2010-WLG-000152

and MERIDIAN ENERGY LIMITED

ENV-2010-WLG-000149

and GENESIS POWER LIMITED

ENV-2010-WLG-000159

Appellants

and MANAWATU-WANGANUI REGIONAL COUNCIL

Respondent

MEMORANDUM RELATING TO UNRESOLVED APPEAL POINTS ON THE LANDSCAPES AND NATURAL FEATURES TOPIC

Dated: 17 February 2012

from: Section 274 Parties:

Tararua Aokautere Guardians (TAG)

Alison Mildon

Richard George Mildon

Huatau Marae

MAY IT PLEASE THE COURT

- As Section 274 parties to the Topic Landscapes and Natural Features, in the absence of expert evidence from either landscape architects or planners we will not be exchanging technical evidence today, 17 February 2012.
- 2. We nonetheless remain actively interested in the topic Landscape and Natural Features, and in support of the respondent's position on outstanding matters wish to make a submission to the court in the hearing that commences Monday 26 March 2012.
- 3. As this will be a non-technical submission could the court please clarify if a copy must be exchanged with other parties no later than ten working days prior to the court hearing as per point 2 of the Notice of Hearing, or if it is sufficient to provide copies at the hearing itself

Alison Mildon

and also on behalf of:

Tararua Aokautere Guardians (TAG) Richard George Mildon Huatau Marae