

[Redacted]

From: Nicky McIndoe [Redacted]
Sent: Tuesday, 11 July 2017 7:16 PM
To: NorthernCorridor
Cc: Siiri Wilkening; Christina Sheard
Subject: RE: Approach to addressing noise and vibration [KS-KSNational.FID326111]

Good evening,

Counsel for the Applicant prefer that the noise and vibration witnesses are called sequentially (as currently provided for by the hearing schedule), rather than using hot tubbing. This is because:

- Extensive expert witness conferencing has resulted in the witnesses being largely in agreement;
- The Joint Witness Statement clearly sets out remaining areas of disagreement.

Kind regards,

Nicky McIndoe
Partner

Kensington Swan



www.kensingtonswan.com

Level 9, 89 The Terrace, Wellington, New Zealand
PO Box 10 246, Wellington 6143, New Zealand

We regularly produce a range of topical [legal updates](#). To subscribe please click [here](#).



NICKY MCINDOE

Please consider the environment before printing this e-mail

[Redacted]

[Redacted]

[Redacted]