

This is a further submission to the Environmental Protection Authority where the matter relates to request for change to plan where Minister has made a direction under section 142(2) of the Resource Management Act 1991.

The plan change is the Omnibus Plan Change – Plan Change 8 to the Water for Otago: Regional Plan.

Part A: Further submitter details

Name of organisation: <i>(if relevant)</i>	Te Rūnanga o Moeraki, Kāti Huirapa Rūnaka ki Puketeraki, Te Rūnanga o Ōtākou and Hokonui Rūnanga		
Title:	<input type="checkbox"/> Mr <input type="checkbox"/> Mrs <input type="checkbox"/> Miss <input type="checkbox"/> Ms <input type="checkbox"/> Dr <input type="checkbox"/> Other: (Please tick the appropriate title)		
First name of further submitter:		Surname of further submitter:	
First name of contact person: <i>(if different to above)</i>	Sandra	Surname of contact person: <i>(if different to above)</i>	McIntyre
Home Ph:		Work Ph:	021 246 4138
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Postal Address: <i>(or alternative address for service)</i>	Aukaha (1997) Ltd PO Box 446 Dunedin 9054 Otago New Zealand	Postcode:	9054

Part B: Interest

Only persons that come under the following categories may make further submissions.

<p>I am a person representing a relevant aspect of the public interest.</p> <p>The grounds for saying why I come within this category are explained below. <input type="checkbox"/></p>	<p>I am a person who has an interest in the Omnibus Plan Change (PC8) that is greater than the interest the general public has.</p> <p>The grounds for saying why I come within this category are explained below. X</p>	<p>I am the local authority <input type="checkbox"/></p>
<p>Please specify the grounds for saying why you come within the category above:</p>		
<p>Te Rūnanga o Moeraki, Kāti Huirapa Rūnaka ki Puketeraki, Te Rūnanga o Ōtākou and Hokonui Rūnanga are the Kāi Tahu Papatipu Rūnaka that have mana whenua in the Otago Region, and have lodged an original submission on Proposed Plan Change 8 (Submission 80059). The interests of mana whenua in Plan Change 8, which include rakatirataka and kaitiakitaka interests in management of freshwater resources, are set out in the original submission.</p>		

Part C: Do you wish to be heard in support of your further submission?

<p>I do not wish to be heard in support of my further submission <input type="checkbox"/></p>	<p>I wish to be heard in support of my further submission. X</p> <p>If others make a similar submission, I will consider presenting a joint case with them at a hearing. X</p>
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Part D: Further submission points

If you require additional space for any question(s) please attach further documents or paper to this further submission form and clearly state your name and the question(s) you are expanding on.

<i>Name of original submitter</i>	<i>Particular parts of the submission you support/oppose</i> <i>Please indicate whole submission or submitter point ID (e.g. 80005.3)</i>	<i>Provision affected by original submission point</i>	<i>Are you in support of or in opposition to the particular whole/part of the submission?</i>	<i>What are your reasons for your support or opposition?</i>	<i>Do you seek for the whole/part of the submission to be allowed or disallowed (select one)?</i>
B P Marsh	80022.03	Part A: Amend Policy 7.C.6(b)	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Beef + Lamb New Zealand	80084.09	Part C: Add definition of 'Stockholding Area'	Oppose	The definition sought differs from that included in the Freshwater NES definition. In particular, it would be inappropriate to exclude feedlots from the definition of 'stockholding area' as this would limit the ability to manage the adverse effects of this activity on water quality.	Disallow
Beef + Lamb New Zealand	80084.10	Part C: Amend definition of 'Sacrifice Paddock'	Oppose	The definition sought differs from that included in the Freshwater NES definition.	Disallow

DairyNZ Limited	80088.01	Part B: Amend Rules 14.7 to refer to 'effluent pond' rather than 'storage pond'.	Support in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system, including storage of solid wastes. To the extent that this is achieved, mana whenua support clarifying the rules.	Allow
Director General of Conservation	80055.03	Part A: Amend Policy 7.C.6(b)	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Director General of Conservation	80055.23	Part E: Amend Rule 13.5.1.8A(b)	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020. Increased setbacks from water bodies will also reduce the risk of adverse effects on mahika kai and on the life-supporting capacity and mauri of freshwater bodies.	Allow
Director General of Conservation	80055.24	Part F: Amend Rule 13.5.1.10	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020.	Allow
Dunedin City Council	80018.06	Part A: Add provisions to manage application of biosolids to land	Oppose	The relief requested is outside the scope of the Plan Change and would be better addressed through the Land and Water Plan process to enable appropriate policy development and consultation.	Disallow
Dunedin City Council	80018.05	Part A: Amend Policy 7.B.2	Oppose	The relief requested is outside the scope of the Plan Change and would be better addressed through the Land and Water Plan process to enable appropriate policy development and consultation.	Disallow

Dunedin City Council	80018.01 and 80018.04	Part A: Amend Policy 7.C.12	Oppose in part	Discharges of sewage to water (whether treated or not) are culturally offensive to Kāi Tahu. Clarification of the policy is supported to the extent that it reduces the risk of such discharges occurring and reduces the adverse effects of discharges that do occur. However it is not clear what the submitter intends by a catchment-scale focus and consideration of entire system requirements. Trade-offs between effects on water bodies in different parts of the system are not supported.	Disallow
Dunedin City Council	80018.08	Part H: Amend Policy 10.4.2(b)	Oppose	Identification of a landfill as Regionally Significant Infrastructure would be inconsistent with the definition of this in the Regional Policy Statement. That definition refers to 'municipal infrastructure' which includes stormwater and wastewater infrastructure but not landfills. Leachate from landfills can have significant water quality effects on wetlands, and relaxing the requirement to avoid these effects would be inconsistent with the direction in the NPSFM 2020 to protect the values of wetlands.	Disallow
Federated Farmers of New Zealand - Otago and North Otago Provinces	80090.09	Part B: Amend Policy 7.D.7	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Disallow
Federated Farmers of New Zealand - Otago and North Otago Provinces	80090.14	Part B: Amend Rule 12.C.2.5(b)	Oppose	The Plan Change has introduced specific controls on animal waste systems because Rules 12.C.1.1, Rule 12.C.1.1A have been found to be ineffective in dealing with the effects of these systems.	Disallow

Federated Farmers of New Zealand - Otago and North Otago Provinces	80090.15	Part B: Amend Rule 14.7.1.1(b)	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Disallow
Federated Farmers of New Zealand - Otago and North Otago Provinces	80090.19	Part B: Amend Rule 14.7.2.1	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Disallow
Federated Farmers of New Zealand - Otago and North Otago Provinces	80090.28	Part B: Amend definition of 'Animal Waste System'	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Disallow
Horticulture New Zealand	80016.06	Part C: Clarify and amend Policy 7.D.9	Oppose in part	Mana whenua are concerned about the impacts of inappropriate land management on mahika kai and on the life-supporting capacity and mauri of freshwater resources, and consider that all land users have an obligation to manage land in a way that avoids impacts on the quality of surface water and groundwater. Subject to this, mana whenua support improving clarity in the scope of definitions.	Disallow

L Wallace	80041.04	Part F: Amend Rule 13.5.1.10	Oppose	Sedimentation of water bodies can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. Disturbing the bed of a permanently flowing waterway for any purpose, including to construct a sediment trap, increases the potential for sediment to travel downstream and cause adverse effects.	Disallow
Landpro Limited	80093.27	Part B: Amend definition of 'Animal Waste System'	Support in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However, subject to this, mana whenua support improving the clarity of the definition.	Allow in part
Lauder Creek Ltd	80064.06	Part F: Amend Rule 13.5.1.10	Oppose	Sedimentation of water bodies can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. Disturbing the bed of a permanently flowing waterway for any purpose, including to construct a sediment trap, increases the potential for sediment to travel downstream and cause adverse effects.	Disallow
Lower Waitaki Irrigation Company Ltd	80061.06	Part B: Amend Rule 12.C.0.4	Support in part	Contamination of fresh and coastal water resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of water. Protection of the coastal marine area from the effects of discharges will better give effect to the NPSFM 2020 and the NZ Coastal Policy Statement. However mana	Allow in part

				whenua do not support reduction in the setback area from water bodies as this will increase the risk of adverse effects.	
Maori Point Vineyard Ltd (Arthur)	80004.02	Part A: Amend Policy 7.C.6(b)	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Maori Point Vineyard Ltd (Marilyn)	80023.04	Part B: Amend Rule 12.C.0.4(vi)	Support	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. Exclusion of discharges from areas of highly permeable gravels will reduce the risks of adverse effects on these values.	Allow
Mt Aspiring Station Ltd	80065.08	Part F: Amend Rule 13.5.1.10(c)	Oppose	Sedimentation of water bodies can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. Disturbing the bed of a waterway when water is flowing in it increases the potential for sediment to travel downstream and cause adverse effects.	Disallow
New Zealand Deer Farmers Association - Otago Branch	80098.04	Part B: Amend Rule 12.C.1.4	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Disallow

New Zealand Pork Industry Board	80015.01	Part A: Amend Policy 7.D.6	Oppose	Contamination of water bodies resulting from excessive nutrient loading can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To give effect to Te Mana o te Wai, the focus of consideration for consent applications should be on the effects of the activity on the receiving environment. The value of investment and the benefits of the activity are not relevant to this consideration.	Disallow
New Zealand Pork Industry Board	80015.03	Part B: Replace definition of 'Animal Waste System' with new definition of 'Effluent Pond'	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.04	Part B: Amend Policy 7.D.7	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.05	Part B: Amend Policy 7.D.8	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the	Disallow

				policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	
New Zealand Pork Industry Board	80015.07	Part B: Amend Rule 12.C.1.4	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.08	Part B: Amend Rule 12.C.2.5	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.09	Part B: Amend Rule 14.7.1	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow

New Zealand Pork Industry Board	80015.10	Part B: Amend Rule 14.7.1.2	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.11	Part B: Amend Rule 14.7.2.1	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.12	Part B: Amend Rule 14.7.3.1	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	Disallow
New Zealand Pork Industry Board	80015.13	Part B: Amend Schedule 18	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the	Disallow

				policy and rule framework should manage all types of animal waste system. However mana whenua do support clarification of policies and rules to ensure that this is achieved.	
Ngāi Tahu Ki Murihiku	80078.01	Part A: Amend Policy 7.C.5	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Ngāi Tahu Ki Murihiku	80078.02	Part A: Amend Policy 7.C.6	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Ngāi Tahu Ki Murihiku	80078.03	Part A: Amend Policy 7.C.12	Support	Discharges of sewage to water (whether treated or not) are culturally offensive to Kāi Tahu. Progressive upgrade of wastewater systems will reduce the risk of such discharges occurring.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.03 – 80080.7, 80080.17 – 80080.18	Amend all references to Regionally Significant Wetlands, including: Part B: Rules 12.C.0.2, 12.C.0;4, 12.C.2.5, 14.7.2.1; Part E chapter and rule headings and Rule 13.5.1	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020.	Allow

Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.08 - 80080.09	Part A: Amend Policy 7.C.5	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.11	Part A: Amend Policy 7.C.6	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.13	Part B: Amend definition of 'Animal Waste System'	Support in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However, the current framework is focused on systems for terrestrial livestock and further analysis and consultation is required to determine the appropriate requirements for waste from aquatic species.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.15	Part C: Amend Policy 7.D.9	Support	Mana whenua are concerned about the impacts of inappropriate land management on mahika kai and on the life-supporting capacity and mauri of freshwater resources. Inclusion of restrictions on land use in critical source areas will reduce the risk of adverse effects on these values.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.16	Part D: Amend Rule 14.6.1.1	Support	Protection of wetlands from the effects of intensive grazing will better give effect to the NPSFM 2020.	Allow

Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.19	Part E: Amend Rule 13.5.1.8A	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020. Deletion of reference to "continually flowing" rivers is also supported. Restriction of controls to these water bodies would preclude management of effects on rivers that may be periodically dry due to seasonal conditions or water abstraction.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.24	Part G: Amend Rule 14.5.1.1	Support	A lack of integrated management of earthworks from urban development has contributed to sedimentation of water bodies, with resulting adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. Extension of the rule to apply to non-residential development will reduce the potential for these effects to occur.	Allow
Otago Fish and Game Council and the Central South Island Fish and Game Council	80080.25	Part G: Amend Rule 14.5.1.1	Support	A lack of integrated management of earthworks from urban development has contributed to sedimentation of water bodies, with resulting adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. The additional rule requirements requested by the submitter will reduce the potential for these effects to occur.	Allow
Otago Regional Council	80042.03	Part B: Amend Policy 7.D.7(c)	Support	Contamination of water bodies from inappropriate discharges can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow

Otago Regional Council	80042.14 - 80042.15	Part B: New definitions of 'Animal Waste Storage' and 'Low Rate Effluent Application'	Support	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. Subject to this, mana whenua support improving clarity in the scope of definitions.	Allow
Otago South River Care	80100.01	Part B: Amend Rule 12.C	Support	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Allow
Pomahaka Water Care Group	80102.01	Part B: Amend Rule 12.C	Support	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system.	Allow
Ravensdown Ltd	80038.15	Part B: Amend definition of 'Animal Waste'	Oppose	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all components of an animal waste system, including disposal and application of waste.	Disallow

Royal Forest and Bird Protection Society of New Zealand Inc	80082.02	Part A: Amend Policy 7.C.6	Support	Contamination of water bodies from poor design and inappropriate management of stormwater systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. The relief requested will better support these values.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.03	Part A: Amend Policy 7.C.12	Support	Discharges of sewage to water (whether treated or not) are culturally offensive to Kāi Tahu. Requiring implementation of contingency measures will reduce the risk of such discharges occurring.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.04	Part A: Amend Policy 7.D.5	Support	Contamination of water bodies from inappropriate discharges can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. Inclusion of the components of ecosystem health required by the NPSFM 2020 will better support these values.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.07	Part B: Amend Policy 7.D.7	Oppose in part	Contamination of water bodies resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources. To avoid these effects and give effect to Te Mana o te Wai, the policy and rule framework should manage all types of animal waste system. However, the current framework is focused on systems for terrestrial livestock and further analysis and consultation is required to determine the appropriate requirements for waste from aquatic species.	Disallow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.09	Part B: Amend Rule 12.C.0.4	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020.	Allow

Royal Forest and Bird Protection Society of New Zealand Inc	80082.11	Part B: Amend Rule 12.C.2.5	Support	Contamination of fresh and coastal water resulting from poor design and inappropriate management of animal waste systems can have significant adverse impacts on mahika kai and on the life-supporting capacity and mauri of water. Consideration of measures to prevent adverse effects on human contact recreation and food sources and protection of the coastal marine area from the effects of discharges will better protect these values and give effect to the NPSFM 2020 and the NZ Coastal Policy Statement.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.15	Part C: Amend Policy 7.D.9	Support	Mana whenua are concerned about the impacts of inappropriate land management on mahika kai and on the life-supporting capacity and mauri of freshwater bodies and coastal waters. Inclusion of restrictions on land use in critical source areas and adjacent to the coastal marine area will reduce the risk of adverse effects on these values.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.22 - 80082.23	Part E: Amend references to Regionally Significant Wetlands in chapter and rule headings	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.24 - 80082.25	Part E: Amend Rule 13.5.1.8A	Support	Protection of all natural wetlands from the effects of discharges will better give effect to the NPSFM 2020. Increased setbacks from water bodies will also reduce the risk of adverse effects on mahika kai and on the life-supporting capacity and mauri of freshwater bodies. Deletion of reference to "continually flowing" rivers is also supported. Restriction of controls to these water bodies would preclude management of effects on rivers that may be periodically dry due to seasonal conditions or water abstraction.	Allow

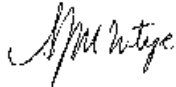
Royal Forest and Bird Protection Society of New Zealand Inc	80082.27	Part G: Amend Rule 14.5.1	Support	A lack of integrated management of earthworks from urban development has contributed to sedimentation of water bodies, with resulting adverse impacts on mahika kai and on the life-supporting capacity and mauri of freshwater resources and on estuarine and coastal waters downstream. The additional rule requirements requested by the submitter (no discharge of sediment to Natural State waterbodies, and inclusion of measurable water quality standards, including a limit on suspended solid concentration in discharge) will reduce the potential for these effects to occur.	Allow
Royal Forest and Bird Protection Society of New Zealand Inc	80082.29	Part H: Add definition of 'Regionally Significant Infrastructure'	Oppose	The requested definition is inconsistent with the Regional Policy Statement definition of Regionally Significant Infrastructure.	Disallow
Southern District Health Board	80013.03	Part A: Amend Policy 7.C.12	Support	Discharges of sewage to water (whether treated or not) are culturally offensive to Kāi Tahu. The relief requested will reduce the risk of such discharges occurring.	Allow

Part E: Signature

Signature of person making further submission or person authorised to sign on behalf of person making further submission. Please note a signature is not required for electronic submissions.

Signature:

Date: 2 October 2020

A handwritten signature in black ink, appearing to read 'Sandra McIntyre', written in a cursive style.

Sandra McIntyre
Principal Planner
Aukaha (1997) Ltd