Draft Officers Report: Proposed Canterbury Land & Water Regional Plan – General Plan & Section 1

0-0-0	203.14	Killermont Station Limited	All such further and consequential relief, including amendments to other rules, objectives and policies that are
			accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
0-0-0	206.1	Greenfield Rural Opportunities Limited	That the objectives, policies and methods be amended to recognise and provide for the farming industry's abili cultural, health and wellbeing of the Canterbury region, and to promote sustainable growth in the rural sector.
0-0-0	206.3	Greenfield Rural Opportunities Limited	Any other relief as would meet the concerns set out in the reasons for the submission
0-0-0	206.14	Greenfield Rural Opportunities Limited	All such further and consequential relief, including amendments to other rules, objectives and policies that are
			accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
0-0-0	206.19	Greenfield Rural Opportunities Limited	All such further and consequential relief, including amendments to other rules, objectives and policies that are
			in accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the subn
0-0-0	206.29	Greenfield Rural Opportunities Limited	All such further and consequential relief, including amendments to other rules, objectives and policies that are
			accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
0-0-0	208.1	Raywell Farm Limited	Object to proposed enforcement of keeping stock out of all riverbeds. Relief sought unclear.
0-0-0	217.1	The Mackenzie Branch of Federated Farmers of NZ	Unclear: Add statement for issues relating to soil conservation, gravel resources and biodiversity
0-0-0	275.1	Glenbrook Station Ltd, Westside Ltd, McAughtrie Farm	That the objectives, policies and methods be amended to recognise and provide for the farming industry's abili
		Ltd, Ellis Lea Farms (2000) Ltd & Others	cultural, health and wellbeing of the Canterbury Region, and to promote sustainable growth in the rural section
0.0.0	075 10	Claphroak Station Ltd Westeide Ltd McAughtrie Form	out in the reasons for the submission.
0-0-0	275.13	Glenbrook Station Ltd, Westside Ltd, McAughtrie Farm Ltd, Ellis Lea Farms (2000) Ltd & Others	All such further and consequential relief, including amendments to other rules, objectives and policies that are accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
0-0-0	275.23	Glenbrook Station Ltd, Westside Ltd, McAughtrie Farm	All such further and consequential relief, including amendments to other rules, objectives and policies that are
0-0-0	275.25	Ltd, Ellis Lea Farms (2000) Ltd & Others	accordance with the purposes of the Act and / or would meet the concerns set out in the reasons for the subm
0-0-0	283.12	Lyttelton Port Company Limited	Any consequential and incidental amendments, deletions, or additions to the objectives and policies, issues ar
000	200.12		explanation and any other part of the Proposed Land and Water Plan as may be necessary or expedient to giv sought in the submission.
0-0-0	325.1	McIntyre & Williamson Partnership	That the LWRP makes explicit reference to the benefits of irrigation to reduce the effects of wind-blown erosion
0.0.0	E 4 4	Mr. Miles, Anderson	pines to be managed.
0-0-0	54.1	Mr Miles Anderson	Submitter wishes to support Federated Farmers' submission. Nutrient limits proposed in the Plan are too low a generate sufficient income.
0-0-0	4.1	Harvey Norman Limited	Except in respect of need for a definition of "farming" the submitter supports the pLWRP provisions.
0-0-0	11.1	Mr David Johnstone	Specific wording not provided. See submission for further detail.
	F600.1	Genesis Power Limited, Wellington	Support
0-0-0	13.2	Otago Regional Council, Dunedin Office	That the Proposed Plan recognises the shared Otago Regional Council and Environment Canterbury boundar particularly regarding the allocation of water from the Waitaki River
0-0-0	19.113	Ellesmere Irrigation Society Incorporated	Oppose sub regional section page vii paragraphs 2 and 3. Amend wording so that there is a clear distinction in
			circumstances. And make any necessary consequential amendments.(Specific wording not provided)
0-0-0	21.1	Ohau Protection Society Incorporated	Overall, OPS supports the Policies, Objectives and Rules outlined in the Plan
0-0-0	23.1	The Gama Foundation	Introduce water metering and a charging regime and use proceeds to rectify environmental damage.
0-0-0	30.34	Mr Robert Johnston	Submitter challenges the legitimacy of the claim that nitrates in any water are damaging to human health.
0-0-0	30.35	Mr Robert Johnston	Submitter seeks that all naturally produced nitrates that cannot be linked or associated with microbial contamir
0-0-0	30.36	Mr Robert Johnston	Submitter requests that the structure, membership, appooint ment process and role of regional and zone CWM
			and 25% of regional committee members be elected.
0-0-0	30.39	Mr Robert Johnston	If changes are not made to flow sensitive catchment (afforestation) provisions then devise a compensatory pla
0-0-0	30.40	Mr Robert Johnston	Clarify for landowners what regulatory expectations will be required
	F576.129	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	33.1	Bodiam Dairies Limited	Supports Hydrotrader Ltd and Federated Farmers
0-0-0	35.14	South Island Eel Industry Association Incorporated.	SIEIA would like Council to give some thought to including a section on "significant wetlands". These could be rather than being marked on maps.
0-0-0	39.48	Blue Gum Trading Ltd	I support any other amendments to give effect to these submissions
0-0-0	39.49	Blue Gum Trading Ltd	I support the retention of all other policies and rules as written
0-0-0	44.50	Maungatahi Farm Limited	I support any other amendments to give effect to these submissions
0-0-0	44.51	Maungatahi Farm Limited	I support the retention of all other policies and rules as written
0-0-0	46.1	Mr Paul Johnson	Please refer to Federated Farmers submission.
0-0-0	48.1	Mr Geoffrey Maw	Supports Federared Farmers submission - refer to that submission for further details
0-0-0	53.1	Mr Graeme Marshall	Support the Federated Farmers Submission
0-0-0	56.3	Mr Alec Baxter	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over sections.
			Any consequential amendments required to give effect to this submission.

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and methods, definitions, principal reasons and give effect to the purposes and intent of the relief

ion and the increased on farm profits allow for wilding

and will impact on ability of submitter's property to

ary and subsequent cross boundary matters,

in the plan as to which rules apply in which

nination are removed from consideration. VMS committees be examined and that 75% of zone

blan for affected landowners.

be described by species assemblage and habitat type,

ver-allocated catchments through the sub-regional plan

	F528.262	Mr Ross Little	Support
0-0-0	56.5	Mr Alec Baxter	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	58.1	Mr Brian Deans	For these decisions to be put on hold until the science is proven
0-0-0	61.1	Mr Stephen Carswell	Do not exceed the water allocation limits
0-0-0	61.2	Mr Stephen Carswell	Immediate clean up of compromised waterways rather than leaving as status quo.
0-0-0	61.3	Mr Stephen Carswell	Ban the trading of water consents.
0-0-0	62.1	Radfield AG Limited	Oppose whole document.
0-0-0	63.1	Darfield Community Response Team (Neighbourhood Support) and Malvern Community Hub	Submitter raises a series of questions regarding support for a community sewage scheme for Darfield, and the drinking water supplies. Refer to submission for further details.
0-0-0	64.1	Mr AJ & Mrs LS Madeley	Decision sought unclear. Please see submission.
0-0-0	65.1	Mr Duncan Ferguson	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	66.2	Mrs Amanda Ferguson	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	67.1	Mr William Leferink	Refer to Federated Farmers submission.
0-0-0	68.7	Mr G & Mrs M McLean	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	68.14	Mr G & Mrs M McLean	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	69.10	Mrs J & Mr R Forrester	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	69.20	Mrs J & Mr R Forrester	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	70.1	Vanderweg Partnership Trust	Opposes the entire plan
	F576.151	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
0-0-0	71.1	Mr and Mrs M and J Hodder	There needs to be regulations to stop landowners carrying out works in swales. Relief sought is unclear, see
	F576.166	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	73.17	Castle Ridge Station Limited	Replace the term "calculated" with "estimated", in the context of N discharge values generated by OVERSEE
	F576.167	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	73.18	Castle Ridge Station Limited	Amend plan to acknowledge that N discharge may not be the primary issue in the environment.
	F576.168	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	73.19	Castle Ridge Station Limited	Amend plan to consider animal welfare and soil conservation matters
	F576.179	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	73.31	Castle Ridge Station Limited	Amend Farm Management Plans as voluntary tools
0-0-0	74.12	Mr & Mrs M N & S H McKenzie	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	74.20	Mr & Mrs M N & S H McKenzie	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.

and address the matter through the sub-regional plan

the need for safe, clean and preferably untreated

and address the matter through the sub-regional plan

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			Any consequential amendments required to give effect to this submission.
0-0-0	75.1	Donaldson Family Limited	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and
			section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	81.3	Mr Keith Stackhouse	Refer to submission of Waipara Catchment Group.
0-0-0	85.1	Bodiam Dairies Limited	Adopts the submissions by HydroTrader Ltd and Federated Farmers.
0-0-0	88.2	Torlesse Wines Ltd	Delete the provisions for managing nutrient discharges from the Waipara Catchment and address the matter t
0-0-0	88.6	Torlesse Wines Ltd	Any consequential amendments required to give effect to this submission. Delete the provisions for existing farming activities and manage any 'claw-back' of over-allocated catchments
0-0-0	00.0		
0-0-0	89.29	Bowden Environmental	Any consequential amendments required to give effect to this submission. Review the policies and rules and amend those that have sub-clauses to ensure they are grammatically corre-
0-0-0	89.32	Bowden Environmental	Delete the prohibited activity classification of the rules relating to groundwater allocation limits unless the limit
0-0-0			modelling ('third order").
	F520.2	Holcim (New Zealand) Limited	Oppose
	F524.1	Fulton Hogan Limited	Oppose
	F534.143	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Oppose
	F540.1	The Canterbury Aggregate Producers Group (Aggregate Group)	Oppose
	F576.190	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	89.43	Bowden Environmental	Amend the gravel extractions provisions "to progressively establish limits to extraction of gravel from riverbe water is managed" (quoted from submission).
0-0-0	90.2	Mr Richard Murchison	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	90.22	Mr Richard Murchison	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	92.2	Mr David Hendrikz	Ecan should create contour maps which define the top and bottom of water bearing layers. The second step s adequate penetration of the target layer and some ideas as follows:
			1. To adequately penetrate the target aquifer the bore must be at least 3 meters below the relevant calculated 2. Self-induced drawdown does not draw water level below 1 metre above bore screen;
			3. Bore must penetrate either 80% of the water bearing layer of X meters (to be defined on a case by case bas layer.
0-0-0	93.20	Community & Public Health, Christchurch	That the LWRP includes reference to the following publication when calculating separation distances: Moore, and Osbaldiston, S. (2010) Guidelines for separation distances based on virus transport between onsite dome
0-0-0	93.79	Community & Public Health, Christchurch	Retain requirements for financial contributions and/or bonds to offset any damage caused to the environment
0-0-0	99.4	Mobil New Zealand Limited, BP Oil New Zealand Limited, and Z-Energy Energy Limited	Make any additions, deletions or consequential amendments necessary as a result of the matters raised in thi Adopt any other such relief as to give effect to this submission.
0-0-0	99.5	Mobil New Zealand Limited, BP Oil New Zealand Limited, and Z-Energy Energy Limited	Provide appropriate cross referencing between objectives, policies and rules, to demonstrate the relationship
0-0-0	103.18	Mr Dan Hodgen	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	103.22	Mr Dan Hodgen	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove
			sections.
0.0.0	105.4	Omerane Station Limited & Ellip Las Former (2002)	Any consequential amendments required to give effect to this submission.
0-0-0	105.1	Omarama Station Limited & Ellis-Lea Farms (2000) Limited	Supports submission from Benmore Irrigation Company Ltd - refer to that submission for more details
	F604.3	Rayonier New Zealand, Bay of Plenty	Support

and address the matter through the sub-regional plan

er through the sub-regional plan section in due course.

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rrect in the use of the conjunctives "and" and "or". nit has been established through sophisticated

beds and put these in the Plan in the same way that

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should be for ECan to create a set of rules to define

ed minimum water level;

basis, especially for deep bores) into the water bearing

e, C., Nokes, C., Loe, B., Close, M., Pang, L., Smith, V. mestic wastewater systems and wells (ESR). ent by an activity or development. this submission.

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0-0-0	106.1	Christchurch City Council, Strategy & Planning	Plan should: - be consistent in the use of the terminology, and/or define difference between 'good' and 'best' practice.
			- indicate how the 'good' or 'best' practice can be determined, such as through industry best practices guidelin
			One or other of the terms should be selected if the intended meaning for both terms is the same. If there is a need to use both 'good' and 'best ' practice, then these terms need to be clearly distinguished from different definitions of both terms in Section 2 Definitions.
0-0-0	111.1	Gregory Partnership	Refer to the Federated Farmers submission and HydroTrader submission
0-0-0	114.10	Ms Debra Hasson	Calculate and include in the Plan a minimum flow table for each of the major spring-fed streams in each of the and adjustment of the groundwater takes within each localised catchment.
	F543.6	Irricon Resource Solutions Limited (Geraldine)	Oppose
	F600.13	Genesis Power Limited, Wellington	Oppose
0-0-0	120.224	Director General of Conservation	Wherever dam structures are referred to there should also be reference to diversion structures.
0-0-0	122.5	Mr Andrew Swallow	Amend plan by referencing to other potential pollutants (e.g. phosphorus, sediment) not just nitrogen.
0-0-0	124.2	Pegasus Bay Vineyard and Winery Limited	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
	F504.21	Ministry of Education - Christchurch	Support
0-0-0	125.8	Kaikoura District Council	Any similar or consequential amendments to the LWRP that stem from the submissions and general relief sou
0-0-0	126.1	Mr Simon McGeorge	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	126.5	Mr Simon McGeorge	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	127.19	Chorus New Zealand Limited & Telecom New Zealand Limited	Seek any consequential amendments that may be required as a result of the relief sought.
	F607.1	Landcorp Farming Limited	Support
	F615.617	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
0-0-0	131.1	Hurunui Water Project Limited	Amend the Plan so it shows which policies implement which objectives and which rules implement which policies
	F520.5	Holcim (New Zealand) Limited	Support
	F524.7	Fulton Hogan Limited	Support
	F540.4	The Canterbury Aggregate Producers Group (Aggregate Group)	Support
	F607.2	Landcorp Farming Limited	Support
0-0-0	131.2	Hurunui Water Project Limited	 Define or delete a variety of terms/phases used in the Objectives that are undefined and may be emotive - these include: 'respect'; 'embracing'; 'and the following a words are in schedules or assessments that verify such an importance 'outstanding'; s
	F607.4	Landcorp Farming Limited	Support
0-0-0	131.4	Hurunui Water Project Limited	Clarify whether the reference to 'catchments' refers to administrative boundary or a water flow area.
0-0-0	133.1	James Mcdonald	Support Orari Water Society incorporated submission
0-0-0	134.1	Mr Graeme Tarbotton	Supports Federated Farmers submission - see that submission for further details
0-0-0	135.1	Ohapi Water Users Group	Support Orari water Society Incorporated submission
0-0-0	136.1	Mr Nicholas Ward	Support Orari Water Society Incorporated Submission
0-0-0	139.1	Mr Gary Wilson	Supports the Federated Farmers and HydroTrader Ltd submissions
0-0-0	141.1	Network Waitangi Otautahi	An explicit Framework for inclusive relational politics is needed in the Proposed Land and Water Regional Pla and that it needs to be explicitly Treaty-based. This is critical to give meaning to the slogan of the L&WRP viz
0-0-0	142.5	Mr David Hendrikz	
0-0-0	143.27	Mrs Helen Andrews	Support New Zealand Pork submission
0-0-0 0-0-0	<u>144.1</u> 145.1	Barhill Chertsey Irrigation Limited Mr A Tomlin and Mr R Pharis	Please refer to Federated Farmers submission. As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.

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the CWMS zones to enable minimum flow monitoring

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y'; 'protected'; 'are suitable for suit by'; good practice;

; significant and 'high quality'

Plan as we all face the new decision-making context, viz: "everything is connected".

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0-0-0	146.1	Ashburton District Council	Within the objectives, policies and rules of the plan, provide for the first order priority status afforded for stoc
0-0-0	147.1	Mrs Anne Janson	Please refer to Dairy New Zealand and Federated Farmers submissions.
0-0-0	148.20	Mainpower New Zealand Limited	Seeks any consequential amendments that may be required as a result of the relief sought.
0-0-0	151.1	Mr Nicholas Ward	Refer to Orari Water Society submission
0-0-0	152.1	Ruapuna Farms Limited	Supports submissions from Federated Farmers and Dairy NZ - refer to those submissions for further details
	F576.340	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	153.1	Mr Thomas Porter	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment a section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	154.6	New Zealand Defence Force, Upper Hutt	NZDF seeks to ensure that there are no unreasonable constraints on the continued use, operation and deverse effects on the environment from these facilities and operations are avoided, remedied or mitigated.
0-0-0	155.3	Mr Alan Ambury	
0-0-0	157.9	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 8 and gene details.
0-0-0	157.12	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 11 and general
0-0-0	157.14	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 13 and general
0-0-0	157.16	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 15 and general
0-0-0	157.18	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 17 and general
0-0-0	157.21	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 20 and general
0-0-0	157.23	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 22 and general
0-0-0	157.26	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission points 24 and 25, ar more details.
0-0-0	157.29	Waitaki District Council	Delete Policy 4.82. Please refer to submissions for more details.
0-0-0	157.30	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission points 27, 28 and 29 for more details.
0-0-0	157.33	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point xx and gene details.
0-0-0	157.35	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 34 and gene details.
0-0-0	157.38	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission points 36 and 37 ar more details.
0-0-0	157.40	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 39 and gene details.
0-0-0	157.43	Waitaki District Council	Any similar or consequential amendments to the LWRP that stem from the submission point 42 and gene details.
0-0-0	160.7	Timaru District Council	Make similar or consequential amendments to the LWRP that stem from the Timaru District Council's submit
0-0-0	161.7	Mackenzie District Council	Any similar or consequential amendments to the LWRP that stem from the submissions and general relief s
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0-0-0	162.6	Beechwood Trustees Limited	Notwithstanding the specific relief sought in submissions points 1 - 6 above, BTL notes that there may be other
			BTL also seeks any consequential amendments that may be required as a result of the relief sought.
	F556.3	Rangitata Water Limited	Support
0-0-0	164.3	Mainpower New Zealand Limited	Any similar or consequential amendments to the LWRP that stem form the submissions and general relief sou
	F576.354	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
0-0-0	166.1	Ms Colleen Philip	 There are some positives in the proposed Land and Water Regional plan. I particularly like that the managem promoted. I would like to make the following points: 1. To leave real change until 2017 is far too long 2. Existing users should be included from the outset rather than burdening new users with an imbalance of co 3. I totally disagree with the zone committees setting their own water quality standards 4. The default regional standards I believe do not extend to enough contaminants/toxins e.g. E.coli Please do not use the excuse of "more study needed" to make this a less than robust process.
			(Specific wording not provided, see submission for further detail)
0-0-0	167.95	Canterbury Regional Council	Change all references to "Section X" that relate to the LWRP to "Section X of this Plan"
0-0-0	167.96	Canterbury Regional Council	Change all references to "Sections 6-15" to "Sub-regional Sections 6-15 of this Plan"
	F558.42	Fonterra Co-Operative Group Limited (Auckland)	Support
0-0-0	167.97	Canterbury Regional Council	Change all references to "hazardous substances" in the policies and rules to "hazardous substances as set ou
	F615.242	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
0-0-0	167.98	Canterbury Regional Council	Add cross-references in Section 5 of the Plan to the relevant rule in the Sub-regional Sections whenever regional rule.
	F543.22	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	167.99	Canterbury Regional Council	Delete all references to "LH2" and replace with "High Soil Erosion Risk".
0-0-0	169.1	New Zealand Transport Agency	Inconsistency between Environment Canterbury/CRC/Canterbury Regional Council throughout the Plan. Use term and spell out Canterbury Regional Council in each instance. Similarly, the Canterbury Land and Water F to as the "LWRP" or "the Plan" throughout.
	F576.473	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	172.1	Mr Mark Mulligan	Support Orari Water Society Incorporated submission
0-0-0	177.1	Mr & Mrs R L & E Gould	Support Orari Water Society Incorporated
	F576.528	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	179.3	Orari Environmental Flow and Allocation Regime Steering Committee	Amend plan by incorporating cross-referencing with plan of the relevant policies and rules.
	F576.529	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	179.4	Orari Environmental Flow and Allocation Regime Steering Committee	Amend Section 14, if there are effects on this section, as a result of making any changes to Policies in Section
0-0-0	181.1	Mr Tim MacFarlane	Please refer to Federated Farmers submission.
	F576.549	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F606.26	Meridian Energy Limited, Christchurch	Oppose
0-0-0	183.1	Benmore Irrigation Company Limited	Decision sought unclear (Nutrient management and the use of Overseer - see submission for further detail).
_	F576.552	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	183.4	Benmore Irrigation Company Limited	Decision sought unclear (Audited self-management - see submission for further detail.)
	F558.43	Fonterra Co-Operative Group Limited (Auckland)	Support

ther ways of achieving the desired relief.

sought

ement of pollutants which accumulate is being

costs for compliance.

out in Schedule 4".

er a Plan user needs to be directed to a relevant Sub-

se the term "CRC" throughout, or remove the defined er Regional Plan needs to be either spelt out, or referred

ion 4.

	F576.553	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	183.5	Benmore Irrigation Company Limited	Decision sought unclear (Consideration of economic impact of LWRP).
	F542.3	Orari Environmental Flow and Allocation Regime Steering Committee	Support
	F544.3	Orari Water Society Incorporated	Support
0-0-0	184.1	Mr I Kerse & Mr N Kingston	Support Orari Water Society Incorporated submission
	F543.49	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.571	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	186.1	Birchwood Run and West Edge Limited	That the objectives, policies and methods be amended to recognise and provide for the farming industry's abil cultural, health and wellbeing of the Canterbury region, and to promote sustainable growth in the rural sector.
	F543.51	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.573	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	186.3	Birchwood Run and West Edge Limited	All such further and consequential relief, including amendments to other rules, objectives and policies that are accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submission of
	F576.812	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	190.1	Mr John Grigg	Delete Livestock and replace with, "Cattle, Deer and Pigs".
	F576.813	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	190.2	Mr John Grigg	Clause be added to allow alteration of nutrient rules as science and understanding improves.
0-0-0	190.3	Mr John Grigg	Supports submissions from Federated Farmers, Dunsandel Water Users Group and Irrigation NZ - refer to the
0-0-0	193.1	Mr William Palmer	Adopts Federated Farmers, Central Plains Water Limited and Irrigation New Zealand submissions in relation t Plan dealing with the impact of farming activities on water quality.
0-0-0	194.1	J D & S G Sim	Support the Federated Farmers Submission
0-0-0	195.1	Mr & Mrs G W B & T M Gallagher	Please refer to Federated Farmers submission.
0-0-0	196.37	Genesis Power Limited, Wellington	Make consequential amendments as necessary to give effect to this submission.
0-0-0	197.2	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission point 1 described above. Pleas
	F576.913	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.49	Genesis Power Limited, Wellington	Support
	F615.548	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Oppose
	F624.127	Horticulture New Zealand	Oppose
	F627.12	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Oppose
0-0-0	197.3	Rangitata Diversion Race Management Limited	 RDRML seeks the following relief from the Canterbury Regional Council: (a) That separate objective and policy be inserted into the L&WRP, or appropriate amendments are made to the following:
			(b) Entrenching the 'first in time' and 'last in, first out' approaches to water allocation; and
			(c) Ensuring that existing, legally authorised abstractions are not derogated. Please refer to submissions for more details.
	F576.914	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.4	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission point 3 described above. Pleas
	F576.916	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.6	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission 5 described above. Please refe
	F576.918	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.8	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission point 7 described above.

pility to continue to provide for the socio-economic and	
: (specific wording not provided)	

are necessary to achieve the above changes in mission.

those submissions for further details on to the objectives, policies and rule of the PCLWR

ase refer to submissions for more details.

e to the existing objectives and policies which provide for

ase refer to submissions for more details.

efer to submissions for more details.

			Please refer to submissions for more details.
0-0-0	197.10	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.922	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.13	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.925	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.15	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.928	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.18	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.930	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.20	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.932	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.22	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above.
	F576.936	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	197.26	Rangitata Diversion Race Management Limited	Any similar or consequential amendments that stem from the submission described above. Please refer to submissions for more details.
	F576.1016	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	198.1	Irricon Resource Solutions Limited (Geraldine)	Any aspects of the plan or proposed changes to the plan that do not support or achieve the outcomes sought b
0-0-0	198.50	Irricon Resource Solutions Limited (Geraldine)	Another Topic within the rules section is developed within this plan to provide clear policies and rules surroundi Policies and rules must meet the strategic objectives of the LWRP and NPS for Renewable Energy.
0-0-0	198.51	Irricon Resource Solutions Limited (Geraldine)	
	F571.48	Silver Fern Farms Limited, Ashburton	Support
	F576.1241	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	202.1	New Zealand Bankers Association	Economic considerations should be heavily weighted in the decision making process. Relief sought unclear, see submission.
	F571.49	Silver Fern Farms Limited, Ashburton	Support
	F576.1242	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	202.2	New Zealand Bankers Association	A related concern is for the period of consents. Short term consents do not allow farmers to obtain the capital required to achieve high environmental performance.
			Relief sought unclear, see submission.
	F571.50	Silver Fern Farms Limited, Ashburton	Support
	F576.1243	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	202.3	New Zealand Bankers Association	There is a broad concern about the use of the Overseer tool, as there will publicised doubts about the ability of farm types.

ght by Irricon are opposed.
ounding diversions and hydro-electricity requirements.
oital required to finance on-farm infrastructure at the level

ty of the tool to accurately measure the impacts for some

			Relief sought unclear, see submission.
	F571.51	Silver Fern Farms Limited, Ashburton	Support
	F576.1244	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	202.4	New Zealand Bankers Association	NZBA believes it is imperative that concerns around economic impacts of the proposals and the benchmarking finalised.
			Relief sought unclear, see submission
	F543.66	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1245	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	203.1	Killermont Station Limited	That the objectives, policies and methods be amended to recognise and provide for the farming industry's abil cultural, health and wellbeing of the Canterbury region, while being subject only to restrictions in proportion with the cultural section.
0-0-0	203.3	Killermont Station Limited	Any other relief as would meet the concerns set out in the reasons for the submission.
	F543.68	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1247	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F543.79	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1258	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F576.1259	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	204.1	Mr N C & Mrs D M Greenwood	That the objectives, policies and methods be amended to recognise and provide for the farming industry's abil cultural, health and wellbeing of the Canterbury region, and to promote sustainable growth in the rural sector.
	F576.1261	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	204.3	Mr N C & Mrs D M Greenwood	Any other relief as would meet the concerns set out in the reasons for the submission.
	F576.1271	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	204.14	Mr N C & Mrs D M Greenwood	All such further and consequential relief, including amendments to other rules, objectives and policies that are accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
	F576.1273	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	204.18	Mr N C & Mrs D M Greenwood	All such further and consequential relief, including amendments to other rules, objectives and policies that are accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
	F576.1282	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	204.28	Mr N C & Mrs D M Greenwood	All such further and consequential relief, including amendments to other rules, objectives and policies that are accordance with the purposes of the Act and/or would meet the concerns set out in the reasons for the submis
	F543.80	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1283	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F604.1	Rayonier New Zealand, Bay of Plenty	Support
	F543.82	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1285	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F543.93	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1296	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F543.98	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1298	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F543.107	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1308	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F576.1309	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
0-0-0	207.3	Mr Peter Hill	Support plan where it protects water resources from over-exploitation and from degradation due to land use, a water quantity and quality (see submission for detail)

ing and analysis are addressed before the plan is
bility to continue to provide for the socio-economic and
with the adverse effects actually caused.
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bility to continue to provide for the socio-economic and
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re necessary to achieve the above changes in
nission. Relief sought unclear, see submission.
re necessary to achieve the above changes in
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re necessary to achieve the above changes in nission. Relief sought unclear, see submission.
, as well as where it addresses the restoration of both

	F576.1310	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F576.1371	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	215.7	Mr M Hodgen, Ms J Hodgen and Ms N Hodgen	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
	F576.1385	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F576.1406	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	218.1	Mr Gwyn Williams	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	220.1	Mr John Abelen	Support the position and submission of Federated Farmers
0-0-0	221.10	Meridian Energy Limited	Any additional or alternative relief that achieves the same or similar outcome; Any consequential or ancillary c
	F576.1536	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	225.1	Waipara Valley Wine Growers Inc	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
	F576.1541	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	225.6	Waipara Valley Wine Growers Inc	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over sections.
			Any consequential amendments required to give effect to this submission.
	F520.35	Holcim (New Zealand) Limited	Oppose
	F524.43 F540.35	Fulton Hogan Limited The Canterbury Aggregate Producers Group	Oppose
	F540.35	(Aggregate Group) Combined Canterbury Provinces, Federated Farmers	Oppose Oppose
		of New Zealand	
0-0-0	226.26	New Zealand Historic Places Trust Pouhere Taonga	That Canterbury Regional Council provides provisions to incorporate the consistent and correct use of original determined in consultation with Ngai Tahu. (No specific wording provided).
0-0-0	227.1	Mr Peter Morrison	Adopts the Sheffield Water Users Group, the Primary Industries Sector Group (Federated Farmer, DairyNZ et the objectives, policies and rules of the PLWRP dealing with impact of farming activities on water quality.
	F576.1578	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	228.13	Poultry Industry Assn of NZ (Inc) & Egg Producers Fed of NZ (Inc)	Although policy direction of the proposed LWRP is generally supported by the submitters, it appears that in the reduce the consent requirements, some important clarifying detail has been omitted, particularly in relation to I submitters consider that there are several suggested wording changes that could provide greater clarity and fu achieving the objectives of the LWRP.
			Specific points made in other submissions but no specific relief provided in relation to the general nature of the AND/OR Such other additional or concernential relief as is perspective particly the concerns of the submittees
			Such other additional or consequential relief as is necessary to satisfy the concerns of the submitters.
0-0-0	229.1	Glenthorne Station Limited	Support the Federated Farmers combined provinces' submission in its entirety.
	F576.1656	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F615.448	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
		Multiterreter News Ze closed 8 Multiterreter Conces Olyh	Format of tables on "High Naturalness Water-bodies" in "Sub-regional Sections" be standardised (see 6.7) [se
0-0-0	232.22 F576.1668	Whitewater New Zealand & Whitewater Canoe ClubCombined Canterbury Provinces, Federated Farmers	Oppose

and address the matter through the sub-regional plan

and address the matter through the sub-regional plan

changes to the above.

nd address the matter through the sub-regional plan

ver-allocated catchments through the sub-regional plan

nal Maori names for waterways and places as

tetc) and the evidence of Shirley Hayward, in relation to

the attempt to streamline the plan provisions and to land discharge and water take. In addition, the d further strengthen the proposed provisions in

the above

see details in submission]

0-0-0	233.1	Waioto Farm Limited	Oppose Overseer 6.
			Seek the ability for farmers to submit soil moisture data and possibly lysimeter information to demonstrate the
			Relief sought unclear, see submission.
0-0-0	234.1	G S and K D Wigley Farms	Refer to the Federated Farmers submission
0-0-0	235.3	Mr Hugh Wigley	Refer to the Federated Farmers submission
0-0-0	236.1	Mr Colin Hurst	Refer to the Federated Farmers submission
	F576.1685	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	237.4	Mr Samuel Nevin	I seek that ECAN include an interim Rule and/or Table and/or Schedule outlining acceptable increases in nutr arising from a "change" in land use in each colour for the Nutrient Allocation Zones. The interim measure will
0-0-0	241.1	Westland Milk Products	
0-0-0	242.16	Mr Mark Hunter	Please refer to Federated Farmers submission.
	F534.127	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F576.1893	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	245.84	Fulton Hogan Limited	Within any provision setting groundwater allocation or restrictions, include the ability to take water necessary t ancillary to mineral and gravel extractive activities.
0-0-0	245.88	Fulton Hogan Limited	Delete or amend all provisions suggesting a "no effects" approach
0-0-0	245.89	Fulton Hogan Limited	Delete or amend any provisions which suggest absolute protection of resources
0-0-0	245.90	Fulton Hogan Limited	Delete the documents incorporated by reference
0-0-0	245.91	Fulton Hogan Limited	Amend the objectives, policies, methods and any explanatory text as sought in the submission or such other v consequential changes required to give full effect to relief sought.
	F576.1937	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	249.1	Rab McDowell	Please refer to Federated Farmers, RDR management Ltd and Barrhill Chertsey Irrigation Ltd submissions.
	F576.2048	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	252.1	Longslip Station Limited and Twinburn Limited	See section 2 of submission describing scope.
	F576.2063	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	253.5	Mrs Pamela Richardson	Identify significant indigenous biodiversity sites in the plan
	F576.2065	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	253.8	Mrs Pamela Richardson	There needs to be an acknowledgement of low impact farming and that this also needs to be a viable operation
	F576.2092	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	254.15	Mr Clarence Timperley	Object to red zoning of property - Decision sought unclear.
	F576.2094	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	255.2	Mr J G Murchison & Mrs L M Weastell-Murchison	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
	F576.2096	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	255.4	Mr J G Murchison & Mrs L M Weastell-Murchison	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
	FE70 0450	Operational Constants - Device - File - 1 - 5	Any consequential amendments required to give effect to this submission.
	F576.2152	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.106	Genesis Power Limited, Wellington	Support
0-0-0	256.53	Hunter Downs Irrigation	Clearly and accurately identify in the Proposed Plan specifically which rules apply in the case of the Waitaki cathores rules covered by the Waitaki Catchment Water Allocation Regional Plan.
	F535.12	Synlait Farms Limited	Support
	F536.9	Synlait Milk Limited	Support
<u> </u>	F576.2156	Combined Canterbury Provinces, Federated Farmers	Support

heir effects.
utrient loading and leaching on a per hectare basis ill be superseded by Schedule 8.
ry to establish, operate, maintain and use water for or
er wording to address the concerns raised any
ation. (specific wording not provided)
over-allocated catchments through the sub-regional plan
and address the matter through the sub-regional plan
i catchment, so as to clearly distinguish them from

		of New Zealand	
0-0-0	257.1	Silver Fern Farms Limited, Christchurch	Amend page i & iii: Add English translations for the Karanga and Tauparapara and all other uses of Te reo Ma Proposed Regional Policy Statement.
0.0.0	200.4	Lushaa Dartaarahin	Quenerte Federated Ferman aubricaion refer to that aubricaion for more dataile
0-0-0	260.1 261.1	Hughes Partnership Fairfax Stonehouse Farm Limited	Supports Federated Farmers submission - refer to that submission for more details
0-0-0	F543.283	Irricon Resource Solutions Limited (Geraldine)	Adopt in its entirety the submission by Hydro Trader Ltd
	F576.2375	Combined Canterbury Provinces, Federated Farmers	Support Support
	F5/0.23/5	of New Zealand	Support
0-0-0	265.61	Ravensdown Fertiliser Co-Operative Limited	Relief sought on Sections 6-15 is unclear. Specific wording is not provided.
0-0-0	273.3	Rayonier New Zealand, Bay of Plenty	Amend the lists of flow sensitive catchments included in each sub-regional section to only include those nine of (Schedule WQN15)
	F543.295	Irricon Resource Solutions Limited (Geraldine)	Support
	F604.2	Rayonier New Zealand, Bay of Plenty	Support
	F543.307	Irricon Resource Solutions Limited (Geraldine)	Support
	F543.317	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	277.1	Bank of New Zealand, Christchurch	Supports the Federated Farmers submission
			No decision sort in relation for Economic impacts considerations
0-0-0	282.45	The Canterbury Aggregate Producers Group (Aggregate Group)	Within any provision setting groundwater allocation or restrictions, include the ability to take water necessary t ancillary to mineral and gravel extractive activities.
0-0-0	282.47	The Canterbury Aggregate Producers Group (Aggregate Group)	Delete or amend all provisions suggesting a 'no effects' approach
0-0-0	282.48	The Canterbury Aggregate Producers Group (Aggregate Group)	Delete or amend any provisions which suggest absolute protection of resources
0-0-0	282.49	The Canterbury Aggregate Producers Group (Aggregate Group)	Delete the documents incorporated by reference
0-0-0	282.50	The Canterbury Aggregate Producers Group (Aggregate Group)	Amend the objectives, policies, methods and any explanatory text as sought in the submission or such other v consequential changes required to give full effect to relief sought.
0-0-0	290.15	Mr W H & Mrs R Croft	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	290.17	Mr W H & Mrs R Croft	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	295.2	Mr S & Mrs S Barnes	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	295.4	Mr S & Mrs S Barnes	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	297.1	Blakely Pacific Limited, Christchurch	Conditionally supports the whole plan.
	F543.321	Irricon Resource Solutions Limited (Geraldine)	Oppose
	F604.52	Rayonier New Zealand, Bay of Plenty	Support
0-0-0	297.4	Blakely Pacific Limited, Christchurch	Amend the list of flow sensitive catchments included in each sub-regional section to only include those nine ca
			Make any consequential amendments from this submission point to the LWRP.
0-0-0	302.1	Mr S & Mrs J McAtamney	Refer Combined Canterbury Provinces, Federated Farmers of New Zealand submission
0-0-0	305.1	Black Estate Limited	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.

Māori and a glossary of Māori words as per the

e catchments that are currently controlled in the NRRP

y to establish, operate, maintain and use water for or

er wording to address the concerns raised any

over-allocated catchments through the sub-regional plan

and address the matter through the sub-regional plan

over-allocated catchments through the sub-regional plan

and address the matter through the sub-regional plan

e catchments that are currently controlled in the NRRP.

and address the matter through the sub-regional plan

0-0-0	306.12	New Zealand Railways Corporation (trading as KiwiRail)	Amend draft Rule 5.090 and 5.091 to read "the discharge of storm-water from a territorial authority or communisystem onto or into land" [Rule reference is to April 2012 version of LWRP]
0-0-0	308.1	Mr Neville & Mrs Andrea Chalmers	General support for CWMS. Concern about use of OVERSEER as a nutrient management tool for arable farr season" tool. General concern at the way nutrient allocation zones have been mapped and a request for suff
	F543.522	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	311.164	Simons Pass Station Limited	Amend the provisions of the LWRP to provide for burning of vegetation in a way that is practically useful, an
			country, as a <u>first preference</u> by ensuring that controls on burning of vegetation in hill and high country areas Part IV of the Land and Vegetation Management Plan (2005),
			Or, as a <u>second preference</u> by make the following changes to Rule 5.152: Within the Hill and High Country, the use of land for the burning of vegetation is a permitted activity provided 1. Burning does not occur within 20 <u>5</u> m of the bed of a <u>n upland stream</u> river or lake or a natural wetland bour
			2. Within an area to be burnt:
			(a) the extent of bare ground is less than 20%;
			(b) the slope is less than 35° ; and
			(c) the land is less than 900 m above mean sea level;
			3. The person undertaking the burning has, at least twenty five working days prior to commencing the burning
	F543.523	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	311.165	Simons Pass Station Limited	Support sub-regional sections
	F543.529	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.2539	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F607.60	Landcorp Farming Limited	Support
	F615.2	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
	F624.267	Horticulture New Zealand	Support
0-0-0	315.2	DairyNZ Incorporated	 Seeks an independent technical review of the Nutrient Allocation Zones Maps Seeks a change to the nutrient management rules regime to account for the significant economic and socregional and national economies. Clarify in the decisions on the plan that the economic implications of water quality limits, and associated s Seeks a thorough consideration of costs and benefits of a range of different allocation mechanisms befor
0-0-0	316.9	Tinline Downs Trustees Limited	Support Federated Farmers Submission
	F543.639	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	317.61	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	Amend the objectives, policies, methods and any explanatory text as sought in the submission or such other v consequential changes required to give full effect to relief sought.
	F543.640	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.2556	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	318.1	Beef and Lamb New Zealand Limited	Add English translations for the Karanga and Tauparapara and all other uses of Te reo Māori and a glossary of Statement. Please refer to the submission.
0-0-0	319.1	Deer Industry New Zealand & New Zealand Deer Farmers' Association	Refer Beef and Lamb submission
	F528.242	Mr Ross Little	Support
0-0-0	320.228	Combined Canterbury Provinces, Federated Farmers of New Zealand	The economic impacts of the plan provisions, especially the nutrient discharge provisions, must be taken into
	F528.243	Mr Ross Little	Support
0-0-0			
0-0-0	320.229	Combined Canterbury Provinces, Federated Farmers of New Zealand	The submitter generally supports the collaborative, integrated approach to water management, the paralell de the CWMS targets and the inclusion of these approaches in the LWRP
0-0-0		Combined Canterbury Provinces, Federated Farmers of New Zealand Mr Ross Little	The submitter generally supports the collaborative, integrated approach to water management, the paralell de the CWMS targets and the inclusion of these approaches in the LWRP. Support

nunity or network utility operator reticulated storm-water
arming because it is not designed to be a "within ufficient time to adapt to nutrient discharge limits.
and still enables cost effective farming of the hill or high as are as consistent as practicable with the provisions of
ed the following conditions are met: oundary ;
ing, notified the CRC and provided location
social costs that are likely to accrue to farmers and the
ed social impacts, are taken into account . fore notifying an allocation mechanism.
er wording to address the concerns raised and any
ry of Māori words as per the Proposed Regional Policy

to account in making decisions on submissions.

development philosophy embodied in the CWMS and

gement of nitrogen. Resource users must be able to

		of New Zealand	focus on the most relevant action required to improve water quality. Further, the LWRP must not be allowed t appropriate limits at the catchment level.
	F528.245	Mr Ross Little	Support
	F615.223	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
0-0-0	320.231	Combined Canterbury Provinces, Federated Farmers of New Zealand	LWRP should contain specifc policy guidance for a combined resource consent process when, as a result of t are required. Guidance should be on the administration of activities and policies that facilitate combined cons
	F544.8	Orari Water Society Incorporated	Support
	F567.148	TrustPower Limited	Oppose
0-0-0	322.1	Te Runanga o Arowhenua Society	See submission for further detail
0-0-0	323.1	Merope Holdings Limited	Please refer to Federated Farmers submission.
	F543.715	Irricon Resource Solutions Limited (Geraldine)	Support
	F543.718	Irricon Resource Solutions Limited (Geraldine)	Oppose
0-0-0	325.4	McIntyre & Williamson Partnership	Object to the zoning of Kellands Pond and Wairepo Arm as sensitive lakes.
	F543.721	Irricon Resource Solutions Limited (Geraldine)	Oppose
0-0-0	325.7	McIntyre & Williamson Partnership	The expansion of irrigation in upper Waitaki / Makenzie will bring significant economic benefit which outweight
	F543.722	Irricon Resource Solutions Limited (Geraldine)	Support
0-0-0	325.8	McIntyre & Williamson Partnership	The economic impact has not been considered when drafting the LWRP and an economic analysis should be
0-0-0	327.1	Orari Estate Limited	Support Orari Water Society Incorporated submission
0-0-0	329.26	CJ & AM Allen	Refer to Combined Canterbury provinces of Federated Farmers submission and Irrigation NZ submission
0-0-0	342.2	T de Garis & J M Robilliard	Support submission from Federated Farmers
0-0-0	344.18	Mr Philip Smith	Amend the provisions of the LWRP to provide for burning of vegetation in a way that is practically useful, and country, as first preference by ensuring that controls on burning of vegetation in hill and high country areas are Land and Vegetation Management Plan (2005),
0-0-0	345.2	Mr Hamish Rennie	General point - replace "good practice" throughout the Plan with "best practice" to reflect established RMA wo which should be approved by the Minister for the Environment (wording similar to that for Commissioner's courseling for full membership of NZPI.
	F558.114	Fonterra Co-Operative Group Limited (Auckland)	Oppose
	F576.2596	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.20	Malvern Hills Protection Society Inc	Support
	F606.76	Meridian Energy Limited, Christchurch	Oppose
	F624.314	Horticulture New Zealand	Oppose
0-0-0	347.6	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That a full schedule 3 process is undertaken and rivers are identified for those classes listed and further class of the regions salmonid fishery and spawning rivers has been included in fish and game's submission these s Rules should be developed requiring compliance with schedule 3 at a minimum.
	F558.116	Fonterra Co-Operative Group Limited (Auckland)	Oppose
	F576.2599	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.23	Malvern Hills Protection Society Inc	Support
	F606.78	Meridian Energy Limited, Christchurch	Oppose
	F624.317	Horticulture New Zealand	Oppose
0-0-0	347.9	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That the Plan is amended so that it is consistent with the Sports Fish and Game management Plans of the Ne South Island Fish and Game Regions;
	F576.2600	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.24	Malvern Hills Protection Society Inc	Support
	F606.79	Meridian Energy Limited, Christchurch	Oppose
	F624.318	Horticulture New Zealand	Oppose
0-0-0	347.10	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That the Objectives Policies and Rules are included in the Plan which ensure that freshwater resource use is
	F576.2601	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.25	Malvern Hills Protection Society Inc	Support
	F606.80	Meridian Energy Limited, Christchurch	Oppose
	F621.1	Director General of Conservation	Support
	F624.319	Horticulture New Zealand	Oppose
0-0-0	347.11 F576.2602	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island) Combined Canterbury Provinces, Federated Farmers	 That provisions are included in the plan to preserve the natural character of the coastal environment, wetlands protection of them from inappropriate subdivision , use and development Oppose

d to unduly preempt or limit discussion about

of the provisions of LWRP, district and regional consents insenting processes.

ghs the costs in terms of reduced water quality.

be completed for the region.

nd still enables cost effective farming of the hill or high are as consistent with the provisions of Part IV of the

wording. This should refer to an approved programme courses) plus professional certification from NZARM or

isses including but not limited to amenity values. The list e should be accepted and incorporated into the plan.

Nelson Marlborough, North Canterbury and Central

is necessary, reasonable and efficient;

nds, lakes and rivers and their margins and the

		of New Zealand	
	F597.26	Malvern Hills Protection Society Inc	Support
	F624.320	Horticulture New Zealand	Oppose
0-0-0	347.12	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	The Rules and other provisions in the sub-regional sections of the Plan (Sections 6-15) should be amended to by Fish and Game in relation to the general regional rules in Section 5 and other provisions in Sections 3 contrary to, or inconsistent with, relief sought by Fish and Game on other provisions of the Plan, Fish and G made as consequential amendments;
	F558.117	Fonterra Co-Operative Group Limited (Auckland)	Oppose
	F576.2603	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.27	Malvern Hills Protection Society Inc	Support
	F621.2	Director General of Conservation	Support
	F624.321	Horticulture New Zealand	Oppose
0-0-0	347.13	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That subsequent or existing catchment or sub-regional plans and outcomes must achieve the objectives see Table 1. Catchment Plans may also achieve additional objectives; or set more stringent limits, as set by the this proposed regional plan, when it becomes operative;
	F576.2604	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
·	F597.28	Malvern Hills Protection Society Inc	Support
	F619.25	Hurunui Water Project Limited	Oppose
	F624.322	Horticulture New Zealand	Oppose
0-0-0	347.14	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That land use (including "farming") rules include ancillary discharges (s9 and s15 RMA);
	F576.2605	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.29	Malvern Hills Protection Society Inc	Support
	F619.26	Hurunui Water Project Limited	Oppose
	F624.323	Horticulture New Zealand	Oppose
0-0-0	347.15	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That land use and ancillary discharge rules for both intensive and extensive land uses manage sediment include standards (limits or targets) in relation to these contaminants;
	F576.2606	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.30	Malvern Hills Protection Society Inc	Support
	F624.324	Horticulture New Zealand	Oppose
0-0-0	347.16	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That in at or under allocated catchments (where numerical water quality or quantity limits are met but not excerned regulated to discharge/ leaching standards to ensure that at a minimum the water resource (quantity and quality)
	F576.2607	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.31	Malvern Hills Protection Society Inc	Support
	F624.325	Horticulture New Zealand	Oppose
0-0-0	347.17	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That in over allocated catchments (where numerical water quality or quantity limits are currently being exceed regulated to discharge/ leaching standards which are set to progressively decline over time to ensure receiving water numerical limits/ targets and achieve the objectives of the Plan;
	F576.2608	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.32	Malvern Hills Protection Society Inc	Support
	F624.326	Horticulture New Zealand	Oppose
0-0-0	347.18	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That land use and ancillary discharge activities are regulated to ensure that 'good environmental managemen
	F597.33	Malvern Hills Protection Society Inc	Support
	F624.327	Horticulture New Zealand	Oppose
0-0-0	347.19	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That land use and ancillary discharge activity rules are holistic;
	F576.2609	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose

to give effect to the changes and relief sought 3 and 4. Where existing Rules in Sections 6-15 are Game ask that changes to Rules in Sections 6-15 are
set out in Section 3 and limits as set out in amended he community, but these must not be inconsistent with
ent, faecal, phosphorus, and nitrogen discharges, and
ceeded) Land use and ancillary discharge activities are ality) is used efficiently;
eded) Land use and ancillary discharge activities are re that discharges/ leaching is reduced to meet the
ent' practices are achieved at a minimum;

	F597.34	Malvern Hills Protection Society Inc	Support
	F624.328	Horticulture New Zealand	Oppose
0-0-0	347.20	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That land use and ancillary discharge activity rules meet the requirements of s70 RMA, and relevant planning
	F576.2610	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.35	Malvern Hills Protection Society Inc	Support
	F624.329	Horticulture New Zealand	Oppose
0-0-0	347.21	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That nitrogen leaching rights are allocated within catchments in such a way that there is equitable allocation of who may wish to use the available resource;
	F576.2611	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
·	F597.36	Malvern Hills Protection Society Inc	Support
	F613.24	The Fertiliser Association of New Zealand Incorporated	Oppose
	F616.23	Ravensdown Fertiliser Co-Operative Limited	Oppose
	F624.330	Horticulture New Zealand	Oppose
0-0-0	347.22	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That nitrogen leaching standards are established and allocated based on the natural capacity of soil such as I
	F576.2612	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.37	Malvern Hills Protection Society Inc	Support
	F624.331	Horticulture New Zealand	Oppose
0-0-0	347.23	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That a nutrient transfer or trading regime is established where catchment caps have been established to enable least cost and to enable maximum flexibility of resource use to enable economic benefits to be maximised from
	F576.2613	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.38	Malvern Hills Protection Society Inc	Support
	F624.332	Horticulture New Zealand	Oppose
0-0-0	347.24	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That all dairy cattle should be excluded from water-bodies;
	F558.118	Fonterra Co-Operative Group Limited (Auckland)	Oppose
	F576.2621	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.52	Malvern Hills Protection Society Inc	Support
	F606.82	Meridian Energy Limited, Christchurch	Oppose
	F621.15	Director General of Conservation	Support
	F624.346	Horticulture New Zealand	Oppose
0-0-0	347.38	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Include provisions to protect high naturalness and significant water bodies Include provisions to protect natural character
			Include provisions to recognise and protect recreational values, Salmonid fishery values, salmonid spawning
	F576.2749	Combined Canterbury Provinces, Federated Farmers of New Zealand	Such other or further relief as addresses the issues raised by this appeal point <i>Oppose</i>
	F597.193	Malvern Hills Protection Society Inc	Support
	F624.487	Horticulture New Zealand	Oppose
0-0-0	347.179	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	To ensure clarity and ease of giving effect to the sub-regional sections and Section 4, cross-referencing of plan.
			The inclusion of necessary changes as a result of changes to Section 4 through this process
	F576.2750	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.194	Malvern Hills Protection Society Inc	Support
	F624.488	Horticulture New Zealand	Oppose
0-0-0	347.180	Fish & Game New Zealand (Nelson/Marlborough,	To ensure clarity and ease of giving effect to the sub-regional sections and Section 4, cross-referencing of

ng	considerations;
U	

n of a total catchment nitrogen limit to all users/activities

s Land Use Capability or a similar alternative;

nable nitrogen leaching reductions to be achieved at from the available resource;

ng values, and amenity values

of the relevant policies and rules is included within the

of the relevant policies and rules is included within the

		North Canterbury & Central South Island)	plan.
			The inclusion of necessary changes as a result of changes to Section 5 through this process
	F597.256	Malvern Hills Protection Society Inc	Support
	F624.549	Horticulture New Zealand	Oppose
0-0-0	347.242	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	The plan is amended to recognise the significance of all wetlands, their values including game bird values, an where degraded
	F576.2804	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
0-0-0	348.36	Ms Jane Demeter	This plan should include default limits that sub regional chapters should have to adhere to as a minimum. Further work on schedules from CRC on water bodies of High Naturalness and flow sensitive catchments. A Lakes and possibly others. Flow sensitive catchments should be more than only those that CRC has monitorin Add wetlands schedules and significant indigenous dry land ecosystem sites. Refer to the submission for more
	F576.2813	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
0-0-0	350.1	Mrs A & Mr M Hamblett	Considerably shorten all timelines. There should be no delay in implementation (specific wording not provided
0-0-0	353.1	Mr Peter McClelland	Create appropriate nutrient discharge allowances for existing activities <u>before</u> the plan is notified. Create mor that cost of compliance is not ridiculous.
	F576.2856	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
0-0-0	354.1	Ms Tina Besley	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	358.1	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Except in respect of the specific requests for changes set out below, the submitters support the provisions o notified and seek that they be retained.
	F542.10	Orari Environmental Flow and Allocation Regime Steering Committee	Oppose
	F543.807	Irricon Resource Solutions Limited (Geraldine)	Oppose
	F544.11	Orari Water Society Incorporated	Oppose
	F558.154	Fonterra Co-Operative Group Limited (Auckland)	Oppose
	F576.2907	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
j	F600.141	Genesis Power Limited, Wellington	Oppose
	F606.109	Meridian Energy Limited, Christchurch	Oppose
	F615.400	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
0-0-0	358.87	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	All policies and rules apply to sub-regional chapters except for the development of specific allocations regime Any consequential amendments
	F613.2	The Fertiliser Association of New Zealand Incorporated	Support
	F616.2	Ravensdown Fertiliser Co-Operative Limited	Support
0-0-0	358.89	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Notify new sub-regional sections of the proposed LWRP based on catchment boundaries and managing whol Any consequential amendments
	F542.14	Orari Environmental Flow and Allocation Regime Steering Committee	Oppose
	F543.811	Irricon Resource Solutions Limited (Geraldine)	Oppose
	F544.15	Orari Water Society Incorporated	Oppose
	F567.221	TrustPower Limited	Oppose
	F576.2965	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F623.148	Rangitata Diversion Race Management Limited	Oppose
0-0-0	358.155	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Withdraw the flow regimes for the Kaikoura Streams, Rakahuri/Ashley, Hakatere/Ashburton, Orari and Waiha Develop new flow regimes and allocation limits for these catchments that manage the connections between

and to ensure that they are protected, and restored

s. Alpine lakes should include Mystery Lake and Spider oring sites on. ore details.

led) hore certainty in definitions and pre-conditions in order

and address the matter through the sub-regional plan

s of the proposed LWRP and section 32 report as

nes and limits for water quality and quantity.

nole catchments within one sub-regional section.

hao catchments. en surface water and groundwater and continue to apply

			the regimes from the Natural Resources Regional Plan (NRRP) in the interim; or If the Council is not satisfied the NRRP provisions are an adequate interim regime for these catchments, allocation of water in these catchments to the renewal of existing permits to take water at the same of such time as a new flow and allocation regime is developed.
0-0-0	362.1	Valetta Holdings Limited & Valetta Farms Limited	Refer to Federated Farmers of New Zealand and Foundation for Arable Research submissions
0-0-0	363.1	Alpine Fresh Ltd	Refer to the Federated Farmers submission
	F593.43	Mrs Rosalie Snoyink	Support
	F597.319	Malvern Hills Protection Society Inc	Support
	F624.593	Horticulture New Zealand	Oppose
0-0-0	364.12	Royal Forest & Bird Protection Society of NZ Inc, Canterbury/West Coast Regional Office	Forest and Bird strongly supports the intent of the Plan to limit nutrient and contaminant losses on the basis of do not exceed defined parameters, or bottom lines. We also strongly support the setting and achieving of ecolo bodies.
			Although this is the apparent intent of the Plan, it falls short of a credible, definitive path to keeping water conta environmental flows up to defined levels in several important respects:
			1. The timelines are too loose: Environmental conditions are almost certain to worsen in the interim as a
			2. Existing uses, a key vector in creating the current (worsening) situation, are not adequately captured.
			3. The Plan needs regionally consistent, ecologically defensible water quality targets and limits for nut and Game's amended Table 1 which in our view better provides these numerical values than the Prop
			 Regional limits should be applicable to the whole region. The Proposed Plan encourages each of the take precedence over the regionally defined limits. This introduces a high level of uncertainty for the freshwater.
			5. The 'Permitted Activity' status for so many activities does not provide the clearly defined, monitored ar to clean up our rivers, lakes and groundwater or prevent them from deteriorating further.
			No specific text provided.
	F515.126	ANZCO Foods Limited, CMP Canterbury Limited, &	Support
		Five Star Beef Limited	
	F524.71	Fulton Hogan Limited	Support
0-0-0	365.1	Ms Annabelle Edwards	1. Amend the objectives, policies, methods, and any explanatory text as sought in the submission (includin A and forming a part of the submission) or such other wording to address the concerns raised.
			2. Delete or amend all provisions suggesting a "no effects" approach.
			3. Delete or amend any provisions which suggest absolute protection of resources.
			4. Delete the documents incorporated by reference.
			5. Any consequential changes necessary to the objectives, policies, methods, and any other explanatory to
			See submission for further detail.
0-0-0	368.1	Mountford Vin Waipara Ltd & Mountford Estate Ltd & Hurunui Wines Ltd	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	369.1	Mr Bruce McLachlan	Relief sought unclear - see submission for details
0-0-0	370.2	B & K Forrester	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	370.6	B & K Forrester	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over

s, then add a rule to the proposed LWRP limiting the e or a lesser rate of take and for a short duration, until

of their cumulative environmental effects, so that they ologically defensible environmental flows for all water

ntamination within defined limits and bringing

a result.

utrients and contaminants. Forest and Bird adopt Fish oposed Plan.

the 10 zones to decide on their own limits, which then he environment and is not consistent with the NPS on

and enforced compliance regime that is clearly needed

ding the relief sought in the table annexed as Appendix

/ text necessary to give full effect to the relief sought.

nd address the matter through the sub-regional plan

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ver-allocated catchments through the sub-regional plan

			sections.
			Any concernation endmonte required to give effect to this submission
0-0-0	372.1	Mr Kenneth Tomlinson	Any consequential amendments required to give effect to this submission. As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over
0-0-0	572.1		sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	372.3	Mr Kenneth Tomlinson	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and
			section in due course.
0-0-0	373.1	Mr D Brooker	Any consequential amendments required to give effect to this submission. As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over
0-0-0	575.1		sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	373.4	Mr D Brooker	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	374.6	Mr Alan McKnight	As a first preference delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	374.8	Mr Alan McKnight	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	375.1	Mr Alan Copland	Refer to Federated Farmers of New Zealand and Canterbury Provinces submissions
0-0-0	379.1	Manuka Bay Farm Limited	Refer to the Federated Farmers submission
0-0-0	380.6	Moir Farms Maimai Limited	As a first preference delete the provisions for existing farming activities and manage any 'claw-back' of over
			sections.
			Any consequential amendments required to give effect to this submission.
0-0-0	380.31	Moir Farms Maimai Limited	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	381.1	Mr Robert Clark-Hall	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	381.5	Mr Robert Clark-Hall	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of ove sections.
l			Any consequential amendments required to give effect to this submission.
0-0-0	382.2	Mr George Thomson	As a first preference, delete the provisions for existing farming activities and manage any 'claw-back' of over
			sections.
0.0.0	200.4		Any consequential amendments required to give effect to this submission.
0-0-0	382.4	Mr George Thomson	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-0	386.2	Mr Simon Mackle	Refer to Dairy NZ submission
0-0-0	387.11	Mr Alastair Lawrence	As a first preference, delete the provisions for managing nutrient discharges from the Waipara Catchment and section in due course.
			Any consequential amendments required to give effect to this submission.
0-0-00	391.7	Sheffield Water Users Group	The submitter adopts the portion of the submissions by Federated Farmers & Dairy NZ in relation to objective
			activities on water quality. Refer to these submissions for details.

over-allocated catchments through the sub-regional plan

and address the matter through the sub-regional plan

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ives, policies and rules dealing with impact of farming

0-43-0 12	136.4	Mr Nicholas Ward	June 2014 is added to the rules as to when the change definition is given effect to.
	F543.26	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.500	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-0-0	175.1	New Zealand Deer Farmers Association, Canterbury Branch	Generally supports Section 1 Introduction, issues & major responses. See submission for further detail.
	F576.1569	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-0-0 1	228.1	Poultry Industry Assn of NZ (Inc) & Egg Producers Fed of NZ (Inc)	Support the strong policy direction regarding stock drinking water. Several provisions which recognise the profertilise use and solid animal waste discharge are also supported. AND/OR Such other additional or consequential relief as is necessary to satisfy the concerns of the submitters.
	F576.185	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-1-0 1	82.1	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That paragraph 1 of section 1.1 is amended as follows: "The current environment has been modified by both past and current activities. <u>Difficulties occur where these</u> <u>between the use of the natural resources and the social, economic and cultural wellbeing of people and comr</u> cannot be easily changed"
1-1-0 1	123.1	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.1 - No decision sought
	F576.415	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-1-0 1	169.2	New Zealand Transport Agency	First paragraph. Unclear that it is advese effects which the Plan is seeking to manage. Amend to read "Ther Canterbury's land and water resources"
	F534.1	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F604.26	Rayonier New Zealand, Bay of Plenty	Support
1-1-1	282.1	The Canterbury Aggregate Producers Group	3rd paragraph, 3rd sentence
		(Aggregate Group)	Retain sentence, but amend:
			Land also provides places for people to live, and to establish and operate businesses and industry, including building and infrastructure materials.
1-1-1 1	82.2	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That paragraph 4 of section 1.1.1 is amended as follows: "As our use of land and water continue to increase or intensify, our past approaches to managing our land are management only becomes more important. In parts of the region,"
1-1-1 1	123.2	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.1.1 - No decision sought
1-1-1 1	150.1	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Retain section 1.1.1 paragraph 3 as notified.
1-1-1 1	169.3	New Zealand Transport Agency	Third paragraph, third sentence: "Land also provides places for people to live, and to establish and operate be industry and gravel and minerals for building materials". Amend sentence to insert "and roads" at the end of material for roads.
	F543.111	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1696	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F604.103	Rayonier New Zealand, Bay of Plenty	Support
	F614.244	New Zealand Pork Industry Board	Support 11
1-1-1 1	239.1	The Fertiliser Association of New Zealand Incorporated	Include in Section 1.1.1, regarding the issues arising from the need to manage land and water resources the development, including social and cultural wellbeing.
			Any similar or consequential amendments.
	F534.45	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F576.1812	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-1-1 1	245.1	Fulton Hogan Limited	3rd paragraph, 3rd sentence,
			Retain sentence, but amend:
			Land also provides places for people to live, and to establish and operate businesses and industry, including

rovision of water for economic activities and provide for
ese modifications no longer represent a balance nmunities. Many of which these such modifications
ere are no 'quick fixes' to managing <u>adverse effects</u> on
g soils for primary industry and gravel and minerals for
are no longer sufficient, the focus on sustainable
businesses and industry, including soils for primary of this sentence to reflect that gravel is an important
e importance of providing for economic growth and

ng soils for primary industry and gravel and minerals for

		-	building and infrastructure materials.
	F576.2157	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-1-1 1	257.2	Silver Fern Farms Limited, Christchurch	Retain 1.1.1 paragraph 2 (see submission for further detail)
	F543.226	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.2318	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F614.245	New Zealand Pork Industry Board	Support
1-1-1 1	265.4	Ravensdown Fertiliser Co-Operative Limited	Include in Section 1.1.1 reference to the issues arising from the need to manage land and water resources an and development, and social and cultural well being outcomes.
1-1-1 1	306.1	New Zealand Railways Corporation (trading as KiwiRail)	Alter the sentence "Land also provides places for people to live, and establish and operate businesses and in and minerals for building materials" by adding "and transport networks" to the end of the sentence
	F534.154	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
1-1-1 1	314.1	Holcim (New Zealand) Limited	Amend this section to recognise that gravel and minerals are also utilised for the construction of infrastructure
	F543.530	Irricon Resource Solutions Limited (Geraldine)	Support
	F547.16	Environmental Defence Society Incorporated	Oppose
	F576.2540	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F604.4	Rayonier New Zealand, Bay of Plenty	Support
1-1-1 1	315.3	DairyNZ Incorporated	Amend paragraph 4 as follows-
			'Land and water, and the ecosystems and habitats they support, form a complex, interdependent enviro utilise and sustain. As our uses of land and water continue to increase or intensify, our past approaches sufficient. In parts of the region, fresh water and land resources no longer support the values and uses for these land resources to provide for economic and social well-being has become increasingly imported
	F515.48	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	Support
	F543.641	Irricon Resource Solutions Limited (Geraldine)	Support
	F614.246	New Zealand Pork Industry Board	Support
1-1-1 1	318.2	Beef and Lamb New Zealand Limited	B+LNZ submit that the statement is retained and enhanced to recognise that water is essential for primary pro activities.
			All four well beings - cultural, social economic and environment, need to be considered. Please refere to the submission.
1-1-1 1	319.4	Deer Industry New Zealand & New Zealand Deer Farmers' Association	DINZ/NZFDA submits that the statement "Reliable fresh water supplies are important for irrigation, hydro - ele industrial processes. All are vital to the cultural, social and economic well-being of people and communities in well beings - cultural, social, economic and environment, need to be considered
	F576.186	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-1-2 2	82.3	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That paragraph 3 of section 1.1.2 is amended as follows: "One of the challenges in managing freshwater <u>consent renewals</u> in Canterbury is balancing the need for certa permissions and the need to respond to changing conditions in catchments, and values of and demand for v economic and cultural wellbeing."
1-1-2 2	123.3	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.1.2 - No decision sought
	F567.69	TrustPower Limited	Oppose
	F576.1074	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
·	F600.54	Genesis Power Limited, Wellington	Oppose
1-1-2 6	200.11	Environmental Defence Society Incorporated	Amend to clarify there is no guarantee that a resource consent will be replaced when it expires and if it is, no Any consequential changes necessary to give effect to this submission.
	F543.323	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-0	298.1	Dairy Holdings Ltd	Include
			 Explicit recognition of the matters set out in section 104(2A);and Ensure the plan recognises the long-standing nature of certain activities (and the fact that by themselves the

and the importance of providing for economic growth

industry, including soils for primary industry and gravel

ire.

vironment that people and communities must both hes to managing our land and water are no longer es they once did. <u>At the same time, the potential</u> ortant, given ongoing global economic volatility.'

production, whether for stock water, crops or other

electricity generation and a variety of manufacturing and in Canterbury and New Zealand." is retained. All four

ertainty for consent holders about the on-going or water <u>and provide for people and communities social,</u>

o guarantee it will be on the same or similar conditions.

they would have an acceptable level of effects)

			 and In addition to the specific relief discussed within the submission, DHL seeks any further or consequential ame 1. Address the concerns raised by DHL; and /or 2. Stem either generally or directly from the submissions and the relief sought.
1-2-0 2	123.4	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.2 - No decision sought
	F604.6	Rayonier New Zealand, Bay of Plenty	Support
1-2-0 2	131.5	Hurunui Water Project Limited	Add an issue arising from the need to manage land and water resources while providing for economic growth wellbeing.
1-2-1 2	82.4	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That paragraph 4 of section 1.2.2 is amended as follows: " It is also important for maintaining the mauri, natural character and amenity values for water bodies <u>and to</u> <u>economic and cultural wellbeing."</u>
1-2-1 2	82.5	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	The last paragraph of section 1.2.1 is amended as follows: "These can have severe adverse effects on water quality and in turn on in-stream values but can also bring signed wellbeing of people and their communities."
1-2-1 2	106.12	Christchurch City Council, Strategy & Planning	Amend to accurately portray Christchurch's drinking water supplies as follows (or similar): "The largest commu predominantly drawn from the Christchurch confined aquifer system - with water of such high quality no treat
	F576.1071	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F615.632	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
1-2-1 2	200.8	Environmental Defence Society Incorporated	Amend the statement to include natural character, amenity and ecological values and environmental well-bein Any consequential changes necessary to give effect to this submission.
ļ	F535.13	Synlait Farms Limited	Support
	F536.10	Synlait Milk Limited	Support
	F576.2158	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-1 2	257.3	Silver Fern Farms Limited, Christchurch	Retain 1.2.1 paragraph 1 (see submission for further detail)
	F543.578	Irricon Resource Solutions Limited (Geraldine)	Support
	F571.63	Silver Fern Farms Limited, Ashburton	Support
1-2-1 2	317.1	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	Recognise and provide for livestock processing activities when setting water allocation and nutrient allocation For example amend Paragraph 2 in Section 1.2.1 as follows: "Competition also occursbetween different uses, such as irrigation, <u>food and livestock processing</u> , hydro ele
			Any consequential changes.
	F543.642	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-1 2	318.3	Beef and Lamb New Zealand Limited	B+LNZ submit that the statement is retained. Please refer to the submission.
	F543.643	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-1 2	318.4	Beef and Lamb New Zealand Limited	B+LNZ suggest the following or similar amendment. "Deteriorating water quality also affects the use of surface water bodies <u>and groundwater</u> for customary uses <u>including primary industry</u> ". Please refer to the submission.
	F543.644	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-1 2	318.5	Beef and Lamb New Zealand Limited	B+LNZ suggests that the effects on water quality outcomes be considered in assessing new activities and exist
1-2-1 2	319.5	Deer Industry New Zealand & New Zealand Deer Farmers' Association	Retain paragraph 1
1-2-1 2	319.6	Deer Industry New Zealand & New Zealand Deer Farmers' Association	DINZ/NZDFA suggest the following or similar amendment. "Deteriorating water quality also affects the use of surface water bodies <u>and groundwater</u> for customary uses, <u>including primary industry</u> ".
1-2-1 3	19.1	Ellesmere Irrigation Society Incorporated	Re-word last sentence in 9th paragraph as follows: "The cumulative effects of abstraction of groundwater can in spring fed streams"
	F576.416	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-1 3	169.4	New Zealand Transport Agency	Fourth paragraph, fourth sentence "Alpine rivers are ecologically unique having very high natural character, re questions this statement and suggests only parts of alpine rivers may have these qualities (refer to Table 1a p

nendments	to the	proposed	L&WRP	that both:
		p. 0 p 0 0 0 0		

th and development, including social and cultural

to provide for people and communities social,

significant benefits on the social, economic and cultural

nmunity water supply is for Christchurch. It is eatment is needed"

eing - no wording provided.

on limits within the LWRP.

electricity and recreation"

ses, and contact recreation and economic activities

existing uses. Please refer to the submission.

es, and contact recreation and economic activities

an reduce groundwater levels, in turn affecting the flows

, recreation and wilderness values". Submitter a page 4-2 outlining different indicators for alpine rivers

			depending on whether they are upland or lower). Amend statement to reflect differences between rivers.
	F576.1072	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
1-2-1 3	200.9	Environmental Defence Society Incorporated	Retain statement, "Most rivers and streams in Canterbury are at or near full allocation for reliable 'run of river' region are at or over-allocation limits for abstraction." Any consequential changes necessary to give effect to this submission.
	F576.2159	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F576.2160	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-1 3	257.4	Silver Fern Farms Limited, Christchurch	Amend last sentence, par 1, top of page 3: "Deteriorating water quality also affects the use of surface water be contact recreation <i>and economic activities including primary support industries</i> "
	F576.2161	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-1 3	257.5	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F576.2162	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-13	257.6	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
1-2-2 3	320.2	Combined Canterbury Provinces, Federated Farmers of New Zealand	Delete the words <i>particularly with irrigation</i> because a well-managed irrigated farming system should lose sub fed system.
1-2-23	19.2	Ellesmere Irrigation Society Incorporated	Delete 2nd paragraph or re-word to make it only relate to cumulative connections/effects.
1-2-2 3	82.6	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That the fourth to last paragraph of section 1.2.2 is amended as follows: "Today, our ability to abstract, managing land use change to <u>ensure</u> avoid the drying of wetlands, wetting ar land drainage patterns, or enriching habitats adapted to low nutrient conditions, for example, high country stre <u>balances the management of natural and physical resources and enable people and communities to provide f</u>
1-2-2 3	123.5	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.2.2 - No decision sought
	F528.12	Mr Ross Little	Support
1-2-2 4	20.5	Central Plains Water Limited	Amend the 1st paragraph to say "intensification of farming has the potential to increase"
	F576.283	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1 2 2 4	F604.93	Rayonier New Zealand, Bay of Plenty	Support
1-2-2 4	115.1 F576.585	Mr James Jolly Combined Canterbury Provinces, Federated Farmers of New Zealand	Paragraph 8 - Add: forestry attenuates flash flooding, reduces soil erosion, improves aquatic habitat through 2 Support
1-2-2 4	187.1	Synlait Milk Limited	Remove the words "particularly from irrigation" from the second sentence of the first paragraph on page 1-4.
	F576.677	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-2 4	188.1	Synlait Farms Limited	Remove the words "particularly from irrigation" from the second sentence of the first paragraph on page 1-4.
	F576.774	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-2 4	189.1	Dunsandel Groundwater Users Group	Remove the words "particularly with irrigation" from the first sentence on page 1-4.
	F576.816	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F615.483	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Oppose
1-2-2 4	192.1	Irrigation New Zealand Inc, Christchurch	Amend second sentence on page 1-4 to read: Intensification of farming, particularly with irrigation, has the potential to increase nutrient losses to water bodi
	F576.1938	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-2 4	249.2	Rab McDowell	Delete the words "particularly with irrigation" because a well managed irrigated farming system is shown lose system watered by variable rainfall.
1-2-2 4	F543.346 311.1	Irricon Resource Solutions Limited (Geraldine) Simons Pass Station Limited	Support Delete the words "particularly with irrigation" out of the first paragraph, second sentence on page 1-4.

er' takes.	Similarly,	many	groundwater	zones in the

bodies and groundwater for customary uses, and

ubstantially less nutrients than a similarly intensive rain-

areas of dry habitat through changing water levels and streams and wetlands is sustainable and appropriately le for their social, economic and cultural wellbeing."

h 2/3 + of 30 year rotation.

odies.

se substantially less nutrients than a similar intensive

tation cover on the Canterbury plains.

		of New Zealand	
	F614.247	New Zealand Pork Industry Board	Support
1-2-3 4	19.3	Ellesmere Irrigation Society Incorporated	Re-word first sentence in first paragraph under "conservation of soils" heading as follows: "Cultivating soil and hill and high country are important activities in providing for the social, cultural and economic well-being of per
1-2-3 4	19.4	Ellesmere Irrigation Society Incorporated	Re-word the 2nd paragraph as follows: "Maintaining a vegetation cover that is effective at preventing induced management whether in the hill and high country or on the plains. For example, deep-rooting vegetation binds susceptibility of soil to wind erosion on the plains".
	F576.152	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-3 4	73.2	Castle Ridge Station Limited	Amend the second paragraph of Conservation of Soils to state that application of water and nutrients are key in areas of the Canterbury Region.
1-2-3 4	93.2	Community & Public Health, Christchurch	Decision sought unclear.
1-2-3 4	106.13	Christchurch City Council, Strategy & Planning	Add sentence at end of first paragraph to take account of the continued changes in vegetation that are taking negative impact of pest plants and pest animals on indigenous flora and fauna. Amend statement to read: "Significant modification of vegetation and habitats has, <u>and continues to occur</u> in Canterbury (or similar) and "The last 160 years of European settlement and development of land for farming. The establishment of pest
	F576.284	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F604.94	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	115.2	Mr James Jolly	Add: forestry attenuates flash flooding, reduces soil erosion, improves aquatic habitat through 2/3 + of 30 year
	F604.7	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	150.2	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Retain section 1.2.3, Quarrying Gravel Outside of Riverbeds, as notified
	F604.8	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	150.3	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Retain Section 1.2.3, biodiversity, wetland and riparian margins, as notified
	F534.174	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F604.9	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	169.5	New Zealand Transport Agency	Conservation of soils, third paragraph - unclear why quarrying has been singled out as an activity which must is supposed to frame issues relating to gravel resources, not effectively prohibit certain activities. Contrasts wi permitted activity, provided certain conditions which manage potential effects on water are met. Amend parage "seek to avoid, remedy or mitigate any" adverse effects on water quality.
	F520.9	Holcim (New Zealand) Limited	Support
	F604.10	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	169.6	New Zealand Transport Agency	Quarrying Gravel Outside of Riverbeds, third paragraph - it is unclear why quarrying has been singled out as a <u>quality</u> ". This section is supposed to frame issues relating to gravel resources, not effectively prohibit certain a that extracting gravel is a permitted activity, provided certain conditions (which manage the potential effects or quarrying being managed to "seek to avoid, remedy or mitigate any adverse effects on water quality".
	F576.442	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-3 4	171.1	Mount Arrowsmith Station Limited	Amend to include statement that application of water and nutrients help maintain vegetation cover
	F576.1073	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
1-2-3 4	200.10	Environmental Defence Society Incorporated	Retain Any consequential changes necessary to give effect to this submission.
	F511.7	New Zealand Transport Agency	Support
	F534.46	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F576.1813	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F604.13	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	245.2	Fulton Hogan Limited	Amend section heading:
			Quarrying <u>(including</u> Gravel <u>Extraction) and Mining</u> Outside of Riverbeds
			Retain 1 st paragraph, except amend the 1st sentence: Land outside of riverbeds supplies rock, gravel and other minerals for the roading and construction indust people and communities.

and modifying vegetation cover on both plains land and beople and communities." ed erosion is the most cost-effective form of

nds soils on slopes, and shelter belts reduce the

ey precursors to maintaining effective vegetation cover

ng place due to development and the continuing

ar).

est species, townships, and settlements..... (or similar).

ear rotation.

ust occur "without affecting water quality". This section with rule 5.123 which states that extracting gravel is a agraph to state that quarrying should be managed to

is an activity which must occur "<u>without affecting water</u> in activities. This contrasts with rule 5.123 which states on water) are met. Amend paragraph so it refers to

ustries, which provide social and economic benefits to

			Amend 2 nd paragraph as follows:
			Quarrying, mining and extractive activities need to be appropriately located and managed to avoid, remedy or
			water quality, and sites appropriately managed or rehabilitated once extraction ceases.
	F576.2059	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-3 4	253.1	Mrs Pamela Richardson	Include some recognition that improvements are occurring, that second growth is reoccurring and re-vegetatio celebrate success!
	F534.2	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F604.19	Rayonier New Zealand, Bay of Plenty	Support
1-2-3 4	282.2	The Canterbury Aggregate Producers Group	Amend section heading:
		(Aggregate Group)	Quarrying (including Gravel Extraction) and Mining Outside of Riverbeds
			Retain 1 st paragraph, except amend the 1st sentence:
			Land outside of riverbeds supplies rock, gravel and other minerals for the roading and construction indust
			people and communities.
			Amend 2 nd paragraph as follows:
			Quarrying, mining and extractive activities need to be appropriately located and managed to avoid, remedy or water quality, and sites appropriately managed or rehabilitated once extraction ceases.
1-2-3 4	286.6	Isaac Conservation Trust	Amend second paragraph of 'Quarrying Gravel Outside of River Beds' to read:
			"operate with affecting adverse effects onthat are unable to be remedied, mitigated or managed."
			Any consequential amendments required to give effect to submission.
	F543.347	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-3 4	311.2	Simons Pass Station Limited	Amend Section 1.2.3 by acknowledging that a key requirement for maintaining effective vegetative cover is the
	F534.155	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
1-2-3 4	314.2	Holcim (New Zealand) Limited	Amend heading of section 1.2.3 be broadened to recognise that quarrying may involve material other than gra recognised alongside potential effects.
	F528.13	Mr Ross Little	Support
	F615.127	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Oppose
1-2-3 5	106.14	Christchurch City Council, Strategy & Planning	Amend to include sentence after end of second paragraph: "It is recognised that some exotic vegetation also provides habitat value for significant indigenous fau
1-2-4 5	106.15	Christchurch City Council, Strategy & Planning	The Council is encouraged that effects of these natural hazards have been recognised and responsibility clarif acknowledgement of it's role under Section 30(1(c (iv))) of the RMA.
1			Retain wording
1-2-4 5	150.4	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Retain Section 1.2.4, Activities in beds of Lakes and Rivers, including Gravel Extraction, as notified subject to "As with other activities in the beds of lakes and rivers, care needs to be taken to ensure gravel removal does
	F604.11	Rayonier New Zealand, Bay of Plenty	Support
1-2-4 5	169.7	New Zealand Transport Agency	Activities in Beds of Lakes and Rivers, including Gravel Extraction - third paragraph, second sentence. "Care affect water quality". It is not necessarily possible for all gravel removal not to affect water quality, or the other values), nor is the RMA a 'no effects' statute. It is unclear why, of all the activities which may affect water qual in Section 1.
	F534.47	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F576.1814	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-4 5	245.3	Fulton Hogan Limited	Retain flooding section, but amend 2 nd sentence and add follow-on sentence:
			Land on the floodplains of rivers and the shores of lakes are valued for settlement and farming, because of the the flooding risk may be managed by stopbanks, groynes, flood control plantings and gravel extraction and very <u>enhance</u> , the flood carrying capacity of a river. <u>Many of Canterbury's rivers have naturally aggrading beds, the benefits for flood management.</u> While these flood management activities are necessary, they also need to be adverse effects.
	F534.48	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	Support
	F576.1815	Combined Canterbury Provinces, Federated Farmers	Support

or mitigate adverse effects on, operate without affecting

tion projects completed and others underway. Let's

ustries, which provide social and economic benefits to

or mitigate adverse effects on, operate without affecting

the application of water and nutrients.

ravel. The benefits to be gained from quarrying are

fauna" (or similar) arified and is also encouraged with Regional Council's

to an amendment of paragraph 3 (4th line) as follows: es not <u>adversely</u> affect water quality..."

are needs to be taken to ensure gravel removal does not her listed matters (e.g. cultural, recreational or amenity uality in Canterbury, quarrying is singled out in this way

the proximity to water and flatter, fertile soils. Some of vegetation removal to maintain<u>, and where appropriate therefore targeted extraction can have significant</u> be managed because they can cause their own

		of New Zealand	
	F604.14	Rayonier New Zealand, Bay of Plenty	Support
1-2-4 5	245.4	Fulton Hogan Limited	Retain "Activities in Beds of Lakes and river, including Gravel Extraction" section, but add additional sentence
			The accumulation of gravel in Canterbury's foothill and alpine river beds reduces their flood carrying capa
			Removal of gravel also provides an important source of material for roading, construction, and infrastruct
			people and communities. Small quantities []
			Amend the last sentence:
			"As with other activities in the beds of lakes and rivers, measures should be taken to ensure gravel removal de <u>unacceptable degree []"</u>
	F534.3	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	
	F604.20	Rayonier New Zealand, Bay of Plenty	Support
1-2-4 5	282.3	The Canterbury Aggregate Producers Group	Retain flooding section, but amend 2 nd sentence and add follow-on sentence:
		(Aggregate Group)	Land on the floodplains of rivers and the shores of lakes are valued for settlement and farming, because of the the flooding risk may be managed by stopbanks, groynes, flood control plantings and gravel extraction and ve <u>enhance,</u> the flood carrying capacity of a river. <u>Many of Canterbury's rivers have naturally aggrading beds, the benefits for flood management.</u> While these flood management activities are necessary, they also need to be adverse effects
	F534.4	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	
	F604.21	Rayonier New Zealand, Bay of Plenty	Support
1-2-4 5	282.4	The Canterbury Aggregate Producers Group	Retain "Activities in Beds of Lakes and Rivers, including Gravel Extraction" section, but add additional sentend
		(Aggregate Group)	The accumulation of gravel in Canterbury's foothill and alpine river beds reduces their flood carrying capa
			Removal of gravel also provides an important source of material for roading, construction, and infrastruct
			people and communities. Small quantities []
			Amend the last sentence:
			"As with other activities in the beds of lakes and rivers, measures should be taken to ensure gravel removal do unacceptable degree []"
	F534.134	Winstone Aggregates - A Division of Fletcher Concrete & Infrastructure Ltd.	
1-2-4 5	286.7	Isaac Conservation Trust	Amend last sentence of 'Activities in Beds of lakes and Rivers, including Gravel Extraction' to read as: " removal does not adversely affect water quality in a manner which cannot be managed or mitigated."
			Any consequential amendments required to give effect to submission.
	F571.46	Silver Fern Farms Limited, Ashburton	Support
	F576.817	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.46	Genesis Power Limited, Wellington	Support
4 0 0 4	F606.39	Meridian Energy Limited, Christchurch	Support
<u>1-2-6 4</u> 1-2-6 6	192.2 320.4	Irrigation New Zealand Inc, Christchurch Combined Canterbury Provinces, Federated Farmers	Amend Section 1.2.6 by adding a reference to Part 104 (2A) of the RMA. No specific wording provided. Include explicit acknowledgement that Part 104(2A) of the RMA states that <i>the consent authority must have re</i>
1-2-0 0	320.4	of New Zealand	consent holder.
1-2-6 6	19.5	Ellesmere Irrigation Society Incorporated	Reword the fourth sentence in the first paragraph as follows: "Where abstractions or discharges are proven to techniques are needed".
	F558.7	Fonterra Co-Operative Group Limited (Auckland)	Support
	F576.89	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	20.4	Central Plains Water Limited	Make explicit reference to Part 104 (2A) of the RMA which states that "the consent authority must have regard consent holder".
1-2-6 6	73.1	Castle Ridge Station Limited	Remove sensitive lake zones as a separate management area.
	F576.153	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	73.3	Castle Ridge Station Limited	Amend the Managing New and Existing Activities paragraph by including the following words "Part 104(2A) of regard to the value of the investment of the existing consent holder".
1-2-6 6	82.7	Graeme Lowe Tannery Limited - TA Graeme Lowe Construction	That section 1.2.6 is amended as follows: "Where abstractions or discharges are over allocated, alternative management techniques are needed particu abstractions are sustainably managed."
1-2-6 6	82.8	Graeme Lowe Tannery Limited - TA Graeme Lowe	That the following new paragraph is included after the paragraph in section 1.2.6:

ce after 1st sentence 2nd paragraph: pacity, so removal is important for flood management. Icture which provides social and economic benefits to

does not adversely affect water quality to an

the proximity to water and flatter, fertile soils. Some of vegetation removal to maintain<u>, and where appropriate</u> therefore targeted extraction can have significant be managed because they can cause their own

nce after 1st sentence 2nd paragraph: pacity, so removal is important for flood management. cture which provides social and economic benefits to

does not adversely affect water quality to an

regard to the value of the investment of the existing

to be over allocated, alternative management

rd to the value of the investment of the existing

of the RMA states that the consent authority must have

cular care must be given to ensure that these

		Construction	"Resource management law recognises the importance that some uses of land and water have on the social,
			communities. For these reasons it is inappropriate to locate new more sensitive uses nearby as this will create
1-2-6 6	115.3	Mr James Jolly	Add "over allocation" must be phased out in a defined timeframe
	F600.16	Genesis Power Limited, Wellington	Support Support
1-2-6 6	F606.13 131.6	Meridian Energy Limited, Christchurch Hurunui Water Project Limited	Support Amend the 5th sentence of the Managing New and Existing Activities Section by including "the consent author
1200			of the existing consent holder"
	F604.12	Rayonier New Zealand, Bay of Plenty	Support
1-2-6 6	169.8	New Zealand Transport Agency	Managing New and Existing Activities - The recognition of existing infrastructure and the fact that an infrastructure continuing to use that infrastructure should also be extended to other infrastructure - such as roads. Amend particularly a such as roads are continuing to use that infrastructure should also be extended to other infrastructure - such as roads.
	F576.443	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	171.2	Mount Arrowsmith Station Limited	Amend to include reference to Par 104(2A) of the RMA that, "the consent authority must have regard to the va
	F576.586	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.36	Genesis Power Limited, Wellington	Support
	F606.29	Meridian Energy Limited, Christchurch	Support
1-2-6 6	187.2	Synlait Milk Limited	Include in section 1.2.6, explicit acknowledgement that Part 104(2A) of the RMA states that "the consent author of the existing consent holder."
	F576.678	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.40	Genesis Power Limited, Wellington	Support
	F606.34	Meridian Energy Limited, Christchurch	Support
1-2-6 6	188.2	Synlait Farms Limited	Include in section 1.2.6, explicit acknowledgement that Part 104(2A) of the RMA states that "the consent author of the existing consent holder."
	F576.881	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F606.44	Meridian Energy Limited, Christchurch	Support
1-2-6 6	196.1	Genesis Power Limited, Wellington	Amend Section 1.2.6 as follows: Existing infrastructure associated with large-scale irrigation and hydro-electricity generation schemes <u>are reconsistent</u> benefits and effects that last throughout the period that the structure exists <u>and operates</u> for. When resource or must be reassessed as if new even when there is no practical alternative to continuing to use the existing infra whether the infrastructure should exist at all, a more useful approach is to focus on improving the efficiency, a taking and using the water.
	F543.188	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1897	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	246.1	New Zealand Pork Industry Board	Amend the following definition to: The RMA requires all resource consents to be considered subject to Part 2 and Part 104(2A) of the RMA, and consent conditions.
	F576.1944	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F600.96	Genesis Power Limited, Wellington	Support
	F623.50	Rangitata Diversion Race Management Limited	Support
1-2-6 6	250.2	TrustPower Limited	1. Amend Section 1.2.6 as follows (or words to like effect):
			The RMA requires particular consideration be given to existing activities in the allocation of natural rescconsidered subject to Part 2of the RMA, and gives the consent authority the power to review consent con128. In managing water in catchments that are not under stress itis still possible to recognise and pWhere abstractions or discharges are over-allocated, alternative management techniques are needed.Existirrigation and hydro-electricity generationschemeshave effects that last throughout the period tdischargesexists for. When resource consents expire for this infrastructure_and associated water abstractionpart of theexisting environment when beingmust be-reassessed as if new even when there is noinfrastructure.In these cases, rather thandebating whether the infrastructure should exist at all, a more

, economic and cultural	wellbeing of people and their
te unacceptable amenity	conflict between activities."

hority must have regard to the value of the investment

ructure provider may have no practical alternative to I paragraph to include reference to roads.

value of the investment of the existing consent holder."

thority must have regard to the value of the investment

thority must have regard to the value of the investment

ecognised as part of the existing environment, and have e consents expire for this infrastructure, the activity nfrastructure. In these cases, rather than debating and reducing managing the environmental effects, of

nd gives the consent authority the power to review

esources. The RMA requires all resource consents to be conditions in specific <u>circumstances under Section</u> d provide for existing activities for those catchments. Existing infrastructure associated with large-scale d that the structure<u>s and water abstractions</u> / <u>stractions / discharges</u>, the activity <u>will be recognised as</u> <u>practical alternative to continuing to use the existing</u> ore useful approach is to <u>consider the need for</u>,

			and appropriateness of, improvements in focus on improving the efficiency, and _potential reductionsing in
			water.
	F535.14	Synlait Farms Limited	2. Any similar or consequential amendments to the PLWRP that stem from the submission and relie Support
	F536.11	Synlait Milk Limited	Support
	F576.2163	Combined Canterbury Provinces, Federated Farmers	Support
		of New Zealand	
1-2-6 6	257.7	Silver Fern Farms Limited, Christchurch	Retain
	F576.2164	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	257.8	Silver Fern Farms Limited, Christchurch	Retain with amendment: "Existing infrastructure associated with large-scale irrigation, hydro-electricity genera <i>primary sector support industries</i> " Amend plan to include all other consequential amendments.
	F576.2165	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	257.9	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F543.227	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.2319	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-2-6 6	265.5	Ravensdown Fertiliser Co-Operative Limited	Section 1.2.6, 5th sentence, add explicit acknowledgement that Part 104(2A) of the RMA states that "the cons investment of the existing consent holder".
	F576.2418	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F615.31	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Oppose
1-2-6 6	270.2	Fonterra Co-Operative Group Limited (Auckland)	Later in this submission exemptions from specified rules are sought for such land owners. This section of the
			Such other or further relief as is required to address the substance of the submissions made in the whole of the
1-2-6 6	306.2	New Zealand Railways Corporation (trading as	Add to 1.2.6 Managing New and Existing Activities the following phrase:
		KiwiRail)	
			The Council will adopt a similar approach for other regionally significant infrastructure, such as land transport
1-2-6 6	308.2	Mr Neville & Mrs Andrea Chalmers	Include explicit acknowledgement that Part 104(2A) of the RMA states that the consent authority must have consent holder.
	F543.348	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-6 6	311.3	Simons Pass Station Limited	Amend Section 1.2.6 by stating Part 104(2A) of the RMA states that the consent authority must have regard to holder.
	F543.645	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-6 6	318.6	Beef and Lamb New Zealand Limited	B+LNZ suggests that all existing activities should be considered in the allocation of natural resources. Please
	F543.646	Irricon Resource Solutions Limited (Geraldine)	Support
1-2-6 6	318.7	Beef and Lamb New Zealand Limited	B+LNZ suggests the following or similar amendment
			"Existing infrastructure associated with large-scale irrigation, hydro-electricity generation schemes, primary a
			And all other consequential amendments. Please refer to the submission.
	F528.14	Mr Ross Little	Support
	F571.56	Silver Fern Farms Limited, Ashburton	Support
	F600.132	Genesis Power Limited, Wellington	Support
	F614.248	New Zealand Pork Industry Board	Support
	F624.271	Horticulture New Zealand	Support
1-3-0 6	123.6	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Subsection 1.3 - Decision sought unclear
	F547.1	Environmental Defence Society Incorporated	Oppose
	F552.6	Dairy Holdings Ltd	Support
	F576.2417	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support

the environmental effects, of taking and using the elief sought. eration schemes or specialist infrastructure for onsent authority must have regard to the value of the he Plan should foreshadow the issue. f this submission. ort networks we regard to the value of the investment of the existing d to the value of the investment of the existing consent se refer to the submission. v and other industries...

	F614.249	New Zealand Pork Industry Board	Support
	F615.30	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
1-3-0 6	270.1	Fonterra Co-Operative Group Limited (Auckland)	Include in the Section 1.3 of the Plan a new subsection which refers to the Council's intention to form in conju primary production sector groups, and relevant other expertise if required, a Dairy Farming and Nutrient Mana assisting to set the boundaries of "good practice" and help set expectations around Farm Environment Manag Such other or further relief as is required to address the substance of the submissions made in the whole of thi
	F576.2419	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-0 6	270.3	Fonterra Co-Operative Group Limited (Auckland)	(i) Amend this section to include clear reference to the collaborative, integrated approach partnerships and for defining preferred Plan provisions.
			(ii) Include reference to primary production sector groups (such as those listed) as key pa in implementing the Plan through their role in helping day to day management of land
			Such other or further relief as is required to address the substance of the submissions made in the whole of thi
	F576.289	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-0 11	120.1	Director General of Conservation	1. Delete description of DOC management role on page 1-11 and replace with the following statement:
			"The Department of Conservation is the leading central government agency responsible for the conservation legislative mandate is the Conservation Act 1987 and other key statutes such as the National Parks Act 19
			The Department's key functions as set out in the Conservation Act are:
			□ to manage land and other natural and historic resources;
			□ to preserve as far as practicable all indigenous freshwater fisheries, protect recreational fisheries and fresh
			□ to advocate conservation of natural and historic resources;
			 to promote the benefits of conservation (including Antarctica and internationally); to provide conservation information; and
			□ to foster recreation and allow tourism, to the extent that use is not inconsistent with the conservation of any
			In Canterbury, the Department's role involves management of large areas of the High Country, including tw Conservation Parks, as well as smaller conservation areas and reserves on the Canterbury Plains and Bar
			The Department also manages protected species such as birds, bats and lizards under the Wildlife Act 199
			The Department's general freshwater function is outlined in section 6(ab) of the Conservation Act 1987:
			"To preserve so far as is practicable all indigenous freshwater fisheries, and protect freshwater fisheries ar
			The Conservation General Policy (2005) outlines the Department's national policy with regard to freshwate
			The Department is also responsible for two key Regulations concerning freshwater.
			Firstly, the Freshwater Fisheries Regulations 1983 which regulate fish passage and enable the Departmer structures impede the natural movement of fish upstream or downstream of any natural waterbody. The Red declared noxious so that they can be managed.
			Secondly, the Department administers the Whitebait Fishing Regulations 1994 which set the rules for white
			In addition, Statutory Management Plans are prepared under the Conservation Act 1987 and National Pa Canterbury Conservation Management Strategy, the Arthurs Pass and Aoraki/Mt Cook National Park Plan Department and Ngai Tahu have also jointly prepared the Te Waihora Management Plan (2004) to give ef

njunction with Fonterra, Dairy NZ, and other relevant anagement Advisory Panel for the purposes of nagement Plans.

this submission.

ach of the CWMS and Zone Plans as the basis for key

partners and give recognition to the role they will play nd and water.

this submission.

ation of New Zealand's natural and historic heritage. Its 1980 and Reserves Act 1977.

eshwater habitats;

any natural or historic resource.

g two National Parks, a National Reserve, numerous Banks Peninsula/Horomaka.

1953.

and freshwater fish habitats".

ater in sections 4.1 and 7 of the General Policy.

nent to require fish passes or screens where new Regulations also enable various pest fish to be

nitebait/inanga fishing in Canterbury.

Parks Act 1980. These management plans include the an, and various Conservation Management Plans. The effect to the Ngai Tahu Claims Settlement Act 1998."

			2. Provide a statement on the management role of Fish and Game Councils for Sport Fish and Game consister Act in this section, including reference to the Fish and Game Management Plan
			3. Refer to relevant DOC, combined DOC /Ngai Tahu, and Fish and Game Management Plans. Reference sh pan-regional coverage (such as the Canterbury Conservation Management Strategy and Fish and Game plan catchments then reference can be made in the relevant section 6 through 15.
	F571.1	Silver Fern Farms Limited, Ashburton	Support
1-3-1 6	19.6	Ellesmere Irrigation Society Incorporated	Amend entire section to reflect a balanced partnership for all parties. Suggest Ngai Tahu information is separa section.
1-3-1 6	169.9	New Zealand Transport Agency	Key Partnerships. There is no mention of Network Utility operators. Amend Key Partnerships to include recog
1-3-1 6	214.1	Land Information New Zealand (LINZ) - Wellington	That LINZ be added to the list of key partners in section 1.3.1
	F543.349	Irricon Resource Solutions Limited (Geraldine)	Support
1-3-1 6	311.4	Simons Pass Station Limited	Amend section 1.3.1 by stating the collaborative, integrative approach of the CWMS is the basis for the key pasetion group as key partners.
	F543.647	Irricon Resource Solutions Limited (Geraldine)	Support
1-3-1 6	318.8	Beef and Lamb New Zealand Limited	B+LNZ request that in undertaking consultation, measures are taken to ensure it is a balanced process, and the expected to implement the actions required to meet objectives / policies are adequately and actively engaged.
1-3-1 6	319.7	Deer Industry New Zealand & New Zealand Deer Farmers' Association	DINZ/NZDFA request that in undertaking consultation, measures are taken to ensure it is a balanced process, be expected to implement the actions required to meet objectives / policies and adequately and actively engaged.
1-3-1 6	390.1	Canterbury Aoraki Conservation Board	Given that there are a number of planning agencies/groups we should seek to ensure consistency and uniform Forum, CWMS and Zone Committees.
1-3-1 11	320.5	Combined Canterbury Provinces, Federated Farmers of New Zealand	Explicitly state that the collaborative, integrated approach of the CWMS is the basis for key partnerships. In the as key partners because they manage land and water and will be crucial to effective implementation of the pla
1-3-1 11	106.16	Christchurch City Council, Strategy & Planning	Council acknowledges and supports Regional Councils integrated approach to land use, and water managem
	F543.189	Irricon Resource Solutions Limited (Geraldine)	Retain wording. Support
	F571.54	Silver Fern Farms Limited, Ashburton	Support
	F576.1898	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-1 11	246.2	New Zealand Pork Industry Board	Action requested: Include primary production sector groups into the 'Key partnerships' section of the plan.
	F528.15	Mr Ross Little	Support
	F547.29	Environmental Defence Society Incorporated	Oppose
	F614.250	New Zealand Pork Industry Board	Support
	F624.272	Horticulture New Zealand	Support
	F543.190	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.1899	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-2 11	246.3	New Zealand Pork Industry Board	Action requested: Amend section to more accurately reflect Section 5 of the RMA (specific wording not provided)
1-3-2 12	320.6	Combined Canterbury Provinces, Federated Farmers of New Zealand	 Explicitly state that it is not only the environment which needs to be managed sustainably but also the ability social, economic and cultural wellbeing and for their health and safety, as stated in s5 of the RMA. The statement of first and second order priorities for guiding the allocation of water needs to be placed in the paragraph later in the section which describes parallel development.
	F576.587	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F606.30	Meridian Energy Limited, Christchurch	Support
	F624.96	Horticulture New Zealand	Support
1-3-2 12	187.3	Synlait Milk Limited	Explicitly state in section 1.3.2 Key approaches, that it is not only the environment which needs to be manager communities to provide for their social, economic and cultural wellbeing and for their health and safety.
	F576.588	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-2 12	187.4	Synlait Milk Limited	Place the statement of first and second order priorities (in section 1.3.2) for guiding the allocation of water in the paragraph later in the section which describes this.
	F576.679	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support

stent with its responsibilities under the Conservation

should be made in this section where those plans have lan). Where the management plan applies to individual

arated out into an appendix as it is too detailed for this

ognition of Network Utility Operators as key partners.

partnerships and include the Primary productive

d that those that are directly affected or that will be ed.

ss, and that those that are directly affected or that will gaged.

ormity. Need express reference to Land and water

this context, include primary production sector groups plan.

ement.

ility of people and communities to provide for their

the context of parallel development, with reference to

ged sustainably but also the ability for people and

the context of parallel development, with reference to

1-3-2 12	188.3	Synlait Farms Limited	Explicitly state in section 1.3.2 Key approaches, that it is not only the environment which needs to be manage
	F576.680	Combined Canterbury Provinces, Federated Farmers	communities to provide for their social, economic and cultural wellbeing and for their health and safety. Support
	400.4	of New Zealand	
1-3-2 12	188.4	Synlait Farms Limited	Place the statement of first and second order priorities (in section 1.3.2) for guiding the allocation of water in the paragraph later in the section which describes this.
	F576.1945	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F623.51	Rangitata Diversion Race Management Limited	Support
	F627.26	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Oppose
1-3-2 12	250.3	TrustPower Limited	1. Delete the following paragraph from Section 1.3.2 of the PLWRP as follows:
			The CWMS includes a set of planning priorities for guiding the allocation of water to particular ty
			First order priorities - environment, customary use, community supplies and stock waited and stock waited and stock waited and stock waited and stock and stock and stock waited and stock and st
			Any similar or concerning amondments to the DLM/DD that store from the submission and relief cought
	F576.2061	Combined Canterbury Provinces, Federated Farmers	Any similar or consequential amendments to the PLWRP that stem from the submission and relief sought. Support
1-3-2 12	253.3	of New Zealand Mrs Pamela Richardson	Indicators of regional Economies are important (specific wording not provided)
1-0-2 12	F576.2166	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-2 12	257.10	Silver Fern Farms Limited, Christchurch	Retain with amendment: "Second order priorities - irrigation, renewable electricity generation, primary suppor recognise the first order priority of primary support industries to provide water to their staff.
	F576.2167	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-2 12	257.11	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F576.2168	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
1-3-2 12	257.12	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F576.2420	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F614.292	New Zealand Pork Industry Board	Support
1-3-2 12	270.4	Fonterra Co-Operative Group Limited (Auckland)	In addition to the other relief specified elsewhere in this submission, include an additional par to be sought and achieved between "new water" proposals, funding and environmental expect
	FE 40.050	Initian Decomes Ochiticas Lingited (Ochica)	Such other or further relief as is required to address the substance of the submissions made in the whole of the
1-3-2 12	F543.350 311.5	Irricon Resource Solutions Limited (Geraldine) Simons Pass Station Limited	Support Amend section 1.3.2 as follows:
1-3-2 12	511.5		 Explicitly state that it is not only the environment which needs to be managed sustainably but also the social, economic and cultural wellbeing and for their health and safety, as stated in s5 of the RMA. The statement of first and second order priorities for guiding the allocation of water needs to be place
			reference to the paragraph later in the section which describes parallel development.
	F508.2	Grow Mid Canterbury Limited	Support
	F515.49	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	Support
	F528.16	Mr Ross Little	Support
	F614.251	New Zealand Pork Industry Board	Support
1-3-3 6	F606.45 196.2	Meridian Energy Limited, Christchurch Genesis Power Limited, Wellington	Support Include a new paragraph in Section 1.3.3 as follows:
1-0-0 0	190.2		The NPS for Renewable Electricity Generation requires that Regional Council's recognise and provide for the activities, including having particular regard to the maintenance of the generation output of existing renewable
	F576.1946	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose

ged sustainably but also the ability for people and

in the context of parallel development, with reference to

: types of uses. These are: vater; and

menity.

port industries, recreation and amenity". In addition

paragraph to display awareness of the strategic balance pectations.

f this submission.

he ability of people and communities to provide for their

ced in the context of parallel development, with

he national significance of renewable generation ble generation activities.

	F600.97	Genesis Power Limited, Wellington	Su	pport
1-3-3 13	250.4	TrustPower Limited	1.	The objectives, policies and rules of the PLWRP are re-drafted to give effect to the NPSREG in accord submission.
			2.	Section 1.3.3 of the PLWRP and Section 5 of the PLWRP are amended to appropriately reflect the rel NPSREG with respect to the management of natural and physical resources captured by the PLWRP.
			3.	Any similar or consequential amendments to the PLWRP that stem from the submission and relief sough

ordance with the relief requested by TrustPower in this

relevance and importance of, and to give effect to, the

ght.