

## Draft Officers Report: Proposed Canterbury Land & Water Regional Plan – Section 16

16-0-0 1	125.44	Kaikoura District Council	Ensure that features located within Schedules 14 to 21 are split into their appropriate sub-regional section
	F576.2062	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-0-0 1	253.4	Mrs Pamela Richardson	Include Appendix 4 to the Canterbury RPS 2012 as a schedule item
16-0-0 1	288.56	Waitaki Irrigators Collective Limited	WIC supports the submissions made by INZ in relation to the Schedules
	F597.239	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.533	Horticulture New Zealand	<i>Oppose</i>
16-0-0 1	347.225	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	As with the other sections, the Schedules are supported by Fish and Game unless stated otherwise or modified.
16-1-0 2	93.70	Community & Public Health, Christchurch	Retain inclusion of Group Drinking Water Supplies in Schedule 1 and mapping of protection zones for drinking water supplies served by groundwater and surface water intakes for both community and drinking water supplies.
16-1-0 2	93.71	Community & Public Health, Christchurch	Retain method of determining drinking water protection areas for wells in Schedule 1.
16-1-0 2	120.308	Director General of Conservation	Provide hyperlink to ECan GIS online mapping site in paragraph three of digital (online) version.
16-1-0 2	125.14	Kaikoura District Council	Amend schedule 1 relating to surface water as follows: Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, and within a lateral distance of 50 m from the bed : Upstream on a river 1000 m Downstream on a river 100 m On a lake 500 m radius from the point of take
	F504.42	Ministry of Education - Christchurch	<i>Support</i>
16-1-0 2	157.17	Waitaki District Council	Amend Schedule 1 relating to surface water as follows:  Existing surface water group or community drinking water supplies, including galleries, are protected <u>from discharges</u> for the following distances, across the full width of the bed, and within a lateral distance of 50 m from the bed:'. Upstream on a river 1000 m Downstream on a river 100 m On a lake 500 m radius from the point of take
	F510.27	Kaikoura District Council	<i>Unclear</i>
	F557.43	Mackenzie District Council	<i>Oppose</i>
16-1-0 2	167.79	Canterbury Regional Council	That the beginning two paragraphs of Schedule 1 are amended as follows (additions marked in <u>underline</u> , deletions in <del>strikethrough</del> ):  <b>Schedule 1 - Group or Community Drinking Water Protection Areas</b>  A Community Drinking Water Supply is a drinking-water supply that is recorded in the drinking-water register maintained by the Chief Executive of the Ministry of Health (the Director-General) under section 69J of the Health Act 1956 that provides no fewer than 501 people with drinking water for not less than 60 days each calendar year.  A Group Drinking Water Supply is a drinking-water supply <u>that is recorded in the drinking-water register maintained by the Chief Executive of the Ministry of Health (the Director-General) under section 69J of the Health Act 1956 and</u> that provides more than <del>25</del> <u>26</u> but fewer than 501 people with drinking water for not less than 60 days each calendar year.
	F513.16	Waimakariri District Council	<i>Oppose</i>
	F538.16	Selwyn District Council	<i>Oppose</i>
	F557.16	Mackenzie District Council	<i>Oppose</i>
	F565.14	Timaru District Council	<i>Oppose</i>
	F566.15	Hurunui District Council	<i>Oppose</i>
16-1-0 2	169.134	New Zealand Transport Agency	Schedule 1 - Amend title to "Schedule 1 Group or Community Drinking Water Supplies".  Delete paragraphs 5. and 6 of Schedule 1, or insert a more formal process for establishing protection zones, recognising the potentially significant limitation on third party rights. Consider using a two staged process considering first, whether a specific protection zone is necessary (per the first sentence of paragraph 5). Secondly, if a zone was considered necessary, there would be a separate process restricting the extent of that zone to the area agreed with affected third parties (perhaps with compensation) for following a plan change (notified to affected parties). Simply charging the Plan via a non-notified process (changes to a website) is unlawful.  Delete the word "existing" from the beginning of paragraph 7 of Schedule 1.

			Paragraphs 1 and 2 of Schedule 1 could also be deleted and the terms moved to the defined terms section (given they are not substantive obligations). The definitions used in paragraphs 1 and 2 of Schedule 1 are confusing because they do not match up with those from the Health Act.
	F527.15	Waitaki Irrigators Collective Limited	<i>Support</i>
	F576.1930	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-1-0 2	247.1	Lundie Braes Farm Trust	Schedule 1 needs to be amended to limit the protection zone for takes that exist on private farm land now. We propose that this is achieved by including a list of specific water supply takes into schedule 1, being Table 1(b).  See submission for Table 1b containing relief sought.
16-1-0 2	292.2	Ms Natalie Ford	Amend Group Supply definition within Schedule 1 as follows:  Amend " <del>provides more than 25</del> " to " <u>provides no fewer than 25</u> "  Include a definition of what supplies fall within this definition  If plan is intended to protect all water supplies of this size and not just 'specified self suppliers' this needs to be clearly stated.
	F576.2806	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-1-0 2	348.38	Ms Jane Demeter	Partial Support. Decision sought is not clear. Please refer to the submission for more details.
	F558.14	Fonterra Co-Operative Group Limited (Auckland)	<i>Oppose</i>
16-1-0 3	86.12	Hurunui District Council	In Schedule 1, amend the note under Table 1A - Protection Areas as follows: "Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, <u>and within a lateral distance of 50 m from the bed:</u> "  Ensure all community water supplies are correctly identified and located on the GIS is this method is to be used to determine the location of protected areas.  Any similar or consequential amendments.
	F576.205	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-1-0 3	94.27	Waimakariri District Council	a. Amend Schedule 1 relating to surface water as follows:  <i>Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, <u>and within a lateral distance of 50 m from the bed:</u></i>  <i>Upstream on a river 1000 m</i> <i>Downstream on a river 100 m</i> <i>On a lake 500 m radius from the point of take</i>  b. Any similar or consequential amendments to the PLWRP that stem from the submissions and general relief sought
16-1-0 3	146.83	Ashburton District Council	Add the words "and within a lateral distance of 50 m from the bed" to the end of the first sentence of the note under Table 1A - Protection Areas in Schedule 1.
16-1-0 3	160.16	Timaru District Council	Amend Schedule 1 relating to surface water as follows: Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, <u>and within a lateral distance of 50m from the bed:</u> Upstream on a river 1000 m Downstream on a river 100 m On a lake 500 m radius from the point of take
16-1-0 3	161.13	Mackenzie District Council	Amend Schedule 1 relating to surface water as follows: Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, and within a lateral distance of 50 from the bed:  Upstream on a river 1000m Downstream on a river 100m on a lake 500m radius from the point of take
	F576.411	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-1-0 3	167.80	Canterbury Regional Council	That Table 1A of Schedule 1 be amended as follows (See submission for further detail) Add a new row underneath heading row with Screen Depth <u>≤10m</u> , Aquifer Type - <u>All</u> , Upgradient from the bore (A) - <u>2000</u> , Radius from the bore (B) - <u>200</u> 2nd row - Amend Screen depth to read <u>10 -30m</u> For all Coastal Confined Aquifer 1 amend to read Coastal Confined <u>Gravel</u> Aquifer

			See submission for further detail
	F576.1618	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-1-0 3	230.12	Selwyn District Council	In Schedule 1, amend the note under Table 1A - Protection Areas as follows: "Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, <u>and within a lateral distance of 50 m from the bed:</u> "  Ensure all community water supplies are correctly identified and located on the GIS is this is the method to be used to determine the location of protected areas.  Any similar or consequential amendments.
	F576.2402	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-1-0 3	268.13	Waimate District Council	Amend the words below Table 1A in Schedule 1 as follows: Existing surface water group or community drinking water supplies, including galleries, are protected for the following distances, across the full width of the bed, <u>and within a lateral distance of 50m from the bed:</u> ...  Make any consequential amendments from this submission point to the LWRP.
16-2-0 4	209.31	Ngai Tahu Property Limited	Support Schedule 2
16-2-0 4	320.219	Combined Canterbury Provinces, Federated Farmers of New Zealand	Retain the move away from mesh size (2mm or 3mm) and the new focus on approach and sweep velocities alongside design of bypass.
	F597.10	Malvern Hills Protection Society Inc	<i>Support</i>
16-2-0 4	12.10	South Rakaia Bach Owners Association Incorporated	We support the introduction of fish screening as described in Schedule 2 of the plan.
16-2-0 4	120.309	Director General of Conservation	Amend 2.2 by addition of Jameson et. al. (2007) standards.
16-2-0 4	146.84	Ashburton District Council	Amend Schedule 2 to recognise the balance between reducing the potential loss of fish through abstraction points and the physical costs of fish screening structures including on-going operation and maintenance.
16-2-0 4	146.85	Ashburton District Council	Amend parts (2) and (3), and Notes (1) and (2) in Schedule 2 by replacing references to "A" with "1." and "B" with "2".
16-2-0 4	169.135	New Zealand Transport Agency	Schedule 2 - Fish Screen Standards and Guidelines - review the language used in Schedule 1 to make it appropriate for use as a prescriptive requirements for fish screening for the purposes of the Plan rules. The relationship between Schedule 2 and references to it in other rules (e.g. 4.60) could be made clearer, by inserting cross references to the applicable rules in Schedule 2.
	F576.659	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-2-0 4	187.87	Synlait Milk Limited	Amend Schedule 2 to include a more certain specification for a gallery intake.
	F576.758	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-2-0 4	188.87	Synlait Farms Limited	Amend Schedule 2 to include a more certain specification for a gallery intake.
16-2-0 4	192.66	Irrigation New Zealand Inc, Christchurch	Retain Schedule 2
	F576.1007	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F576.1008	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-2-0 4	197.100	Rangitata Diversion Race Management Limited	That existing lawfully consented fish screens that were installed prior to the date of notification of the pL&WRP be excluded from Schedule 2 and that the schedule is amended to reflect this outcome. Any similar or consequential amendments that stem from the submission.
16-2-0 4	308.22	Mr Neville & Mrs Andrea Chalmers	For drainage drains, fish screens to be 5mm or less.
	F543.524	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-2-0 4	311.166	Simons Pass Station Limited	Retain the sweep velocities approach in Schedule 2
	F528.233	Mr Ross Little	<i>Support</i>
	F576.2769	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F597.240	Malvern Hills Protection Society Inc	<i>Support</i>
	F621.145	Director General of Conservation	<i>Support</i>
	F624.534	Horticulture New Zealand	<i>Oppose</i>
16-2-0 4	347.226	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Amend Schedule 2 as follows:  <u>Relief sought:</u>  (b) <i>The screen area shall be designed to ensure the <u>calculated average maximum</u> through screen velocity does not exceed 0.12 m/s (<del>screens should generally be</del></i>

			<p><del>designed to exceed this area to account for some routine level of clogging of the screen with detritus). The required area (m2) of fish screen should exceed = Flow (L/s)/120 (screens should generally be designed to exceed this area to account for some routine level of clogging of the screen with detritus).</del></p> <p>Also amend 2(b) to say the following:</p> <p><del>Water velocity through the screen ("approach velocity") is slow enough (generally &lt;0.12 m/s) shall have a maximum approach velocity of 0.12m/s to allow fish to escape entrainment (being sucked through or washed over the screen) or impingement (being squashed or rubbed against the screen);</del></p>
	F576.2807	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
16-2-1 4	348.39	Ms Jane Demeter	Add general requirement for screening on all surface water intakes. Add requirement for back up screen for intakes with multiple screens.
16-3-0 5	106.91	Christchurch City Council, Strategy & Planning	If Section 1 [of the current MfE HAIL publication] was intended to be included reinstate it. Refer following: "Any other land that has been subject to the intentional or accidental release of a hazardous substance in sufficient quantity that it could be a risk to human health or the environment."
16-3-0 5	169.136	New Zealand Transport Agency	Schedule 3 - Hazardous Industries - the title of Schedule 3 should be "Hazardous activities and industries" to match actual content and definition of "hazardous activity or industry" on page 2-5.
	F543.184	Irricon Resource Solutions Limited (Geraldine)	Oppose
	F576.1770	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
16-3-0 5	239.75	The Fertiliser Association of New Zealand Incorporated	Delete reference to bulk storage in part (6) of Schedule 3.
16-3-0 5	358.189	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Update Schedule 3 or definitions in terms of application of agrichemicals to control flora and fauna and include a definition for what constitutes bulk storage.
	F543.284	Irricon Resource Solutions Limited (Geraldine)	Support
	F576.2376	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
16-3-6 5	265.62	Ravensdown Fertiliser Co-Operative Limited	Delete reference to 'bulk storage' from Number 6 of Schedule 3.
16-4-0 7	154.37	New Zealand Defence Force, Upper Hutt	Amend to exclude domestic sized quantities of hazardous substances  Any consequential amendments required to give effect to submission
16-4-0 7	169.137	New Zealand Transport Agency	Schedule 4 - Part A - Hazardous Substances - Delete Part A and all references to it throughout the Plan. The definition of 'hazardous substance' in the definitions section already duplicates this definition.
	F535.5	Synlait Farms Limited	Support
	F576.2482	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
16-4-0 7	270.68	Fonterra Co-Operative Group Limited (Auckland)	Amend the Hazardous Substances Rules, Schedule 4, and/or the Definitions section of the Plan so that milk is not captured by the Hazardous Substances Rules, for example by amending the Hazardous Substances Rules to commence: "Nothing in Rules 5.162-5.167 applies to the storage, transport, use and processing of milk or milk products." Such other or further relief as is required to address the substance of the submissions made in the whole of this submission.
	F576.2228	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
16-5-0 8	257.70	Silver Fern Farms Limited, Christchurch	Delete and replace definition with: "The Mixing Zone, as a result of a point source discharge of a contaminant, is: 1. For river and artificial watercourse locations with flowing water present at all times; (i) no longer than 200 m along the longest axis of the zone, <b>or no longer than the distance agreed and stated in a resource consent.</b> "
	F576.2236	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
16-5-0 8	259.3	New Zealand King Salmon Company Limited	Retain Schedule 5 water quality standards unchanged.
	F576.2808	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
16-5-0 8	348.40	Ms Jane Demeter	Revise the approach to not be reliant on the current NRRP Revise EColi and toxicant standards Correct Chemical table % column headers Specific wording is not provided.
	F576.10	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.9	Malvern Hills Protection Society Inc	Support

16-5-0 9	12.9	South Rakaia Bach Owners Association Incorporated	We perceive the recommended contact recreation guideline for E coli to be 126/100ml. We note in schedule 5 of the plan the 95% quality bar is set at 550 E coli/100ml (for alpine lower). This is excessive given the amount of contact recreation occurring in the Rakaia River (see submission for further detail)
16-5-0 9	167.81	Canterbury Regional Council	That the table on page 16-9 be labelled "Table 5A"
16-5-0 9	167.83	Canterbury Regional Council	That the second row of Table on Page 16-9 of Schedule 5 be amended as follows (additions marked in <u>underline</u> , deletions in <del>striketrough</del> ):  Shall not exceed the concentration specified in Table <del>5BWQL17</del> for the relevant level of protection ( <del>see note below</del> )
16-5-0 10	106.92	Christchurch City Council, Strategy & Planning	Amend to include an additional table in Schedule 5 of the LWRP, as per WQL17.1 of the NRRP. Clarify the relationship between pH and ammonia if an ammonia standard is to be included for 99% species protection.
16-5-0 10	120.310	Director General of Conservation	Delete references to NRRP table 17 in tables  Correct percentile figures to 90%,95%, and 99% in tables
16-5-0 10	167.82	Canterbury Regional Council	That the table on pages 16-10 to 16-11 be labelled "Table 5B"
16-5-0 11	167.84	Canterbury Regional Council	That the second row of the table on page 16-11 of Schedule 5 be amended as follows (additions marked in <u>underline</u> , deletions in <del>striketrough</del> ):  99% <u>95</u> <del>99</del> % <u>90</u> <del>99</del> %
16-6-0 12	346.1	Te Akatarawa Station Partnership	Remove the stock restriction of 1000m from the Te Akatarawa Camping area.
16-6-0 12	100.4	Whyte Farming	Object to Schedule 6. See submissions for more details.
16-6-0 12	120.311	Director General of Conservation	Delete "freshwater bathing" and replace with "contact recreation" in title.  Include a new A4 map showing the current general suitability of all Canterbury's rivers and lakes for contact recreation based on ANZECC guidelines.  Delete in schedule 6 the NZMS topographic map series numbers and grid references and replace with relevant NZ transverse mercator map number and grid references.
	F597.14	Malvern Hills Protection Society Inc	<i>Support</i>
	F576.2809	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-6-1 12	348.41	Ms Jane Demeter	Opposes. Decision sought is unclear because specific wording is not provided. Please refer to the submission for more details.
	F576.485	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0	172.13	Mr Mark Mulligan	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a farmer with an appropriate professional qualification should be able to author their own FEP.
16-7-0 13	209.32	Ngai Tahu Property Limited	Support Schedule 7
16-7-0 13	287.9	P J and J E Harrison Lochaber Station	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a Farmer with an appropriate professional qualification should be able to author their own FEP.
16-7-0 13	320.220	Combined Canterbury Provinces, Federated Farmers of New Zealand	Ensure that Schedule 7 enables emerging primary sector initiatives that will meet its requirements.
	F597.13	Malvern Hills Protection Society Inc	<i>Support</i>
16-7-0 13	12.13	South Rakaia Bach Owners Association Incorporated	Schedule 7 needs to include guidance on how Management Objective 4(d) is to be achieved.
16-7-0 13	19.115	Ellesmere Irrigation Society Incorporated	Delete Schedule 7 in its current form and make any necessary consequential amendments.
16-7-0 13	39.32	Blue Gum Trading Ltd	Nutrient discharges below 20 kg/ha are a permitted activity. Delay enforcement of other rules until the Hurunui Water Zone Committee has finally considered the Waipara catchment and reported its findings / recommendation (specific wording not provided) (see submission for further detail).
16-7-0 13	44.34	Maungatahi Farm Limited	Nutrient discharges below 20 kg/ha are a permitted activity. Delay enforcement of other rules until the Hurunui Water Zone Committee has finally considered the Waipara catchment and reported its findings / recommendation (specific wording not provided) (see submission for further detail).
16-7-0 13	69.9	Mrs J & Mr R Forrester	Schedule 7 - Decision sought unclear.
	F576.191	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F621.150	Director General of Conservation	<i>Support</i>
	F624.25	Horticulture New Zealand	<i>Support</i>
16-7-0 13	91.4	Ms Claire Mulcock	Amend first line to: A Farm Environment Plan shall be <del>prepared</del> approved by a person with.....
	F576.192	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>

	F621.151	Director General of Conservation	<i>Support</i>
	F624.26	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	91.5	Ms Claire Mulcock	Amend 5. to: "Nutrient budgets are prepared by a person with appropriate professional qualifications, using Overseer....."
	F621.152	Director General of Conservation	<i>Support</i>
16-7-0 13	91.6	Ms Claire Mulcock	Not clear where assigned industry 'good practices' are to be found - see submission for further details
	F621.153	Director General of Conservation	<i>Support</i>
16-7-0 13	91.7	Ms Claire Mulcock	Management objectives in 4. need to be re-written to provide for goals and objectives to achieve the higher level goals - See submission for further details
	F576.193	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F621.154	Director General of Conservation	<i>Support</i>
16-7-0 13	91.8	Ms Claire Mulcock	Delete soil management from 4. since covered in other areas of the Farm Environment Plan.
	F621.155	Director General of Conservation	<i>Support</i>
16-7-0 13	91.9	Ms Claire Mulcock	Delete the Livestock Management topic from 4. and; Amend "Wetlands and Riparian Management" to "Waterway and Wetland Management: To manage water bodies, wetlands and their margins to avoid stock damage, direct and indirect stock damage, direct and indirect input of nutrients, sediments and microbial pathogens".
	F621.156	Director General of Conservation	<i>Support</i>
	F624.27	Horticulture New Zealand	<i>Support</i>
16-7-0 13	91.10	Ms Claire Mulcock	Amend 4(b) to: Irrigation Management: To have an irrigation system that is capable of applying water efficiently and is managed so that actual use is efficient and losses are minimised.
16-7-0 13	93.1	Community & Public Health, Christchurch	That the plan details how Farm Environment Plans will be prepared, approved, implemented and audited.
	F624.28	Horticulture New Zealand	<i>Oppose</i>
	F624.29	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	93.72	Community & Public Health, Christchurch	Include consideration of impacts on groundwater recharge zones in requirements (2) and (3) of Schedule 7.
	F624.30	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	93.73	Community & Public Health, Christchurch	Specify factors that should be taken into account in relation to groundwater, such as its direction of flow in requirements (3) and (4) of Schedule 7.
	F624.31	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	93.74	Community & Public Health, Christchurch	Include contingency plans for incidents where farming activities exceed the permitted nutrient loading limit in Farm Environment Plans in Schedule 7.
	F624.32	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	93.75	Community & Public Health, Christchurch	Specify mechanisms for informing the relevant authorities of any incidents (in relation to Schedule 7).
	F624.33	Horticulture New Zealand	<i>Oppose</i>
16-7-0 13	93.76	Community & Public Health, Christchurch	That the Farm Environment Plan provisions in Schedule 7 include standardised assessment criteria showing how management objectives will be met and how audits will be carried out.
16-7-0 13	93.77	Community & Public Health, Christchurch	Include as an Appendix to Schedule 7, additional guidance material for the preparation and auditing of Farm Environment Plans.
	F614.24	New Zealand Pork Industry Board	<i>Support</i>
16-7-0 13	95.24	C W & J M Trengrove	Ensure that proposed plans reflect industry initiatives.
	F576.217	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-7-0 13	98.19	Ms Hilary Iles	Farm Environment Plans - set region wide cadmium limits for soils.
	F576.277	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F614.242	New Zealand Pork Industry Board	<i>Support</i>
16-7-0 13	109.24	New Zealand Pork	Ensure that proposed plans reflect industry initiatives.
	F614.76	New Zealand Pork Industry Board	<i>Support</i>
16-7-0 13	118.24	Mr Brian Dimbleby	Ensure that proposed plans reflect industry initiatives.
16-7-0 13	123.25	New Zealand Deer Farmers Association South Canterbury North Otago Branch	Schedule 7 - Farm Environment Plan - Decision sought unclear.
16-7-0 13	131.65	Hurunui Water Project Limited	Retain Schedule 7
16-7-0 13	133.13	James Mcdonald	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a farmer with an appropriate professional qualification should be able to author their own FEP.
16-7-0 13	136.13	Mr Nicholas Ward	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a farmer with an appropriate professional qualification should be able to author their own FEP.
16-7-0 13	137.13	Mr Alvin Reid	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a farmer with an appropriate professional qualification should be able to author their own FEP.
	F614.102	New Zealand Pork Industry Board	<i>Support</i>

16-7-0 13	143.24	Mrs Helen Andrews	Ensure that proposed plans reflect industry initiatives.
16-7-0 13	146.86	Ashburton District Council	Schedule 7 - Farm Environment Plan - Decision sought unclear.
16-7-0 13	163.24	Murrellen Pork	Ensure that proposed plans reflect industry initiatives.
	F576.472	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	171.32	Mount Arrowsmith Station Limited	Farm Environment Plans to be voluntary with costs shared by the community. See submission for further details.
	F543.47	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.519	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	175.21	New Zealand Deer Farmers Association, Canterbury Branch	Supports the use of farm environment plans but believe there is no requirement to have an "appropriate professional" to prepare a farm plan.  We support the use of Beef and Lamb New Zealand Land Environment Plan (LEP).  As part of the LEP an appropriate nutrient budget should be prepared however, we do not believe OVERSEERTM is necessary with a level-1-LEP  Verification of farm plans should be a collaborative process between industry and Council.
	F576.564	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	184.12	Mr I Kerse & Mr N Kingston	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a farmer with an appropriate professional qualification should be able to author their own FEP.  .
16-7-0 13	187.88	Synlait Milk Limited	Schedule 7 - Decision sought unclear.
16-7-0 13	188.88	Synlait Farms Limited	Schedule 7 - Decision sought unclear.
	F576.1054	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	198.44	Irricon Resource Solutions Limited (Geraldine)	If, as above, a farmer can complete his own FEP then no relief is required, as the differentiation is quite clear.  If a farmer cannot author his own plan, then relief is sought so that 2 individuals from the same company are able to author and then audit the FEP e.g. one authors and the second individual audits the FEP.
	F576.1673	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	233.6	Waioito Farm Limited	A definition of 'appropriate professional qualification' is required as it relates to Schedule 7. With our advice that a Farmer with an appropriate professional qualification should be able to author their own FEP.
	F543.185	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.1771	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F614.331	New Zealand Pork Industry Board	<i>Support</i>
16-7-0 13	239.76	The Fertiliser Association of New Zealand Incorporated	Schedule 7 - Farm Environment Plan; Regional Council have regard to national consistency, and consistency in industry programmes, for the application of farm planning tools and audits when ratifying sub regional schemes. There should be a clear definition of "farms", for which the Farm Environment Plan and Schedule 8 limits apply, and that definition should exclude small 'hobby' farms to ensure the provision can be applied practicably as described by accredited and qualified practitioners
	F543.220	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.1928	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	246.33	New Zealand Pork Industry Board	Ensure that proposed plans reflect industry initiatives.
	F576.2076	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	253.19	Mrs Pamela Richardson	Acknowledgement and the opportunity for the landowner to compile the farm plan with the support/input of professionals if necessary
	F576.2229	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-7-0 13	257.71	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F543.285	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.2377	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>

16-7-0 13	265.63	Ravensdown Fertiliser Co-Operative Limited	1. Define ' <i>farms</i> ' for which Farm Environment Plan and Schedule 8 limits apply. The definition should exclude small 'hobby' farms. 2. Council has regard to national consistency and consistency in industry programmes for the application of farm planning tools and audits when ratifying sub regional schemes. <i>Specific wording not provided.</i>
	F576.2486	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F615.78	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
	F621.149	Director General of Conservation	<i>Oppose</i>
	F624.257	Horticulture New Zealand	<i>Support</i>
	F627.44	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	<i>Oppose</i>
16-7-0 13	270.72	Fonterra Co-Operative Group Limited (Auckland)	(i) Amend schedule 7 to make clear that a farmer's Supply Fonterra documentation will satisfy a number of the requirements of the Farm Environment Plan. (ii) Through amendments to the Rules, the definitions and Schedule 7, make clear that a farmer participating in the Supply Fonterra programme need not have any additional audit requirements. Such other or further relief as is required to address the substance of the submissions made in the whole of this submission.
	F614.192	New Zealand Pork Industry Board	<i>Support</i>
16-7-0 13	274.24	Mr Shaun Stack	Ensure that proposed plans reflect industry initiatives.
	F543.525	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-7-0 13	311.167	Simons Pass Station Limited	Decision sort unclear
	F543.566	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-7-0 13	315.39	DairyNZ Incorporated	Decision sought not specified
	F543.576	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-7-0 13	315.50	DairyNZ Incorporated	Decision sought unclear
	F543.713	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-7-0 13	318.74	Beef and Lamb New Zealand Limited	Clarify what the expectation is for "appropriate professional qualifications."  Suggest that 'appropriate experience' would be more appropriate.  As noted elsewhere, Overseer may not be required on many properties and an alternative threshold could be used to identify the circumstances where Overseer would be required.
16-7-0 13	319.59	Deer Industry New Zealand & New Zealand Deer Farmers' Association	Clarify what the expectation is for "appropriate professional qualifications."  Suggest the 'appropriate experience' would be better and provide examples to indicate the level required.  As noted elsewhere, Overseer may not be required on many properties and an alternative threshold could be used to identify the circumstances where Overseer would be required.  Suggest that a definition for the term "property" is required <b><u>"Property, means any contiguous area of land held in one, or more than one, ownership that is utilised as a single operating unit, and may include one or more titles/ sites."</u></b>
	F528.234	Mr Ross Little	<i>Support</i>
	F515.96	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	<i>Support</i>
	F543.788	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F614.332	New Zealand Pork Industry Board	<i>Support</i>
	F615.277	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
16-7-0 13	326.66	Horticulture New Zealand	Delete the first sentence of Schedule 7. Add an additional point to plan requirements will apply to: At the end of 2 put OR 3. All areas that are part of a horticultural operation rotational system. NOTE: Where an operation is accredited under NZGAP a Farm Environment Plan is not required. Delete 'Overseer' from Requirement 5 and replace with 'an appropriate nutrient budget model'.



	F576.2770	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
	F597.241	Malvern Hills Protection Society Inc	Support
	F621.146	Director General of Conservation	Support
	F624.535	Horticulture New Zealand	Oppose
16-7-0 13	347.227	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Amend Schedule 7 as follows:  2. A map(s) or aerial photograph at a scale that clearly shows: (a) The boundaries of the property (b) The boundaries of the main land management units on the property. (c) The location of permanent or intermittent rivers, streams, lakes, drains, ponds or wetlands, <b>specifically identifying any waterbodies listed in Schedule 17 or Schedule XX of this Plan.</b> (d) The location of riparian vegetation and fences adjacent to water bodies. (e) The location of storage facilities, offal or refuse disposal pits, feeding or stock holding areas, effluent blocks, raceways, tracks and crossings. (f) The location of any areas within or adjoining the property that are identified in a District Plan as "significant indigenous biodiversity".
	F576.2828	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
16-7-0 13	350.23	Mrs A & Mr M Hamblett	State explicitly what 'good practice' means for all activities across the plan. Be explicit with, objectives, targets and standards.
	F614.217	New Zealand Pork Industry Board	Support
16-7-0 13	357.24	Southern Pork Limited	Ensure that proposed plans reflect industry initiatives.
16-7-0 13	377.1	Fern Grove Trust	Unclear decision sort.
	F571.81	Silver Fern Farms Limited, Ashburton	Support
16-7-0 13	384.1	Mr Mark Williams	In Schedule 7, take into consideration other factors and do not take the information from Overseer on a standalone basis in regards to nutrient leaching.
16-7-0 13	385.1	Williams Global Limited	Seeks not to use OVERSEER as a stand alone measuring tool of nutrient leaching.
	F571.82	Silver Fern Farms Limited, Ashburton	Support
16-7-0 13	385.3	Williams Global Limited	
	F576.440	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F614.126	New Zealand Pork Industry Board	Support
16-7-0 14	170.25	Mr John Reeves	Ensure that proposed plans reflect industry initiatives.
	F576.1009	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
16-7-1 13	197.101	Rangitata Diversion Race Management Limited	Support the revised Farm Environmental Plan included within Schedule 7.  Any similar or consequential amendments that stem from the submission.
	F576.2810	Combined Canterbury Provinces, Federated Farmers of New Zealand	Oppose
16-7-1 13	348.42	Ms Jane Demeter	Retain as worded with addition of items to management objectives: Add 4 (g) Significant indigenous biodiversity management: to manage risks associated with land use and operation of irrigation systems to ensure protection of significant indigenous ecosystems and species. Modify 4 (a) "...minimising nutrient losses to <u>ground and surface water</u> ." Add to end of 4 (b) " <u>so there is no ponding nor excessive runoff or loss to groundwater. Where possible use real-time soil and water data</u> ". Add to end of 4 (c) "...including loss of topsoil with water and wind erosion and damage to soil structure and health" Modify 4 (d) delete "direct" from "avoid direct input of nutrients". Add to end "in constructed wetlands". Add " <u>Protect naturally occurring wetlands</u> "
16-8-0 14	209.33	Ngai Tahu Property Limited	Oppose Schedule 8
16-8-0 14	320.221	Combined Canterbury Provinces, Federated Farmers of New Zealand	Develop Schedule 8 as outlined in the above submission. Key points are: - Retain flexibility as to what the values in Schedule 8 represent and how they are to be used because thinking is evolving along with increased information and improved understanding of relevant processes. - Aim to improve the environmental performance of primary industries - for individuals this must be reasonable and able to be achieved in a cost effective manner. - Define good practice based on productive, profitable farms. - Focus on all critical factors relevant to water quality outcomes (at least N, P & sediment). - Provide flexibility to allow for the adjustment of farming systems. - Allow for 90% of farms to be a permitted activity post-2017

16-8-0 14	39.33	Blue Gum Trading Ltd	Nutrient discharges below 20 kg/ha are a permitted activity. Delay enforcement of other rules until the Hurunui Water Zone Committee has finally considered the Waipara catchment and reported its findings / recommendation (specific wording not provided) (see submission for further detail).
16-8-0 14	44.35	Maungatahi Farm Limited	Nutrient discharges below 20 kg/ha are a permitted activity. Delay enforcement of other rules until the Hurunui Water Zone Committee has finally considered the Waipara catchment and reported its findings / recommendation (specific wording not provided) (see submission for further detail).
	F614.25	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	95.25	C W & J M Trengrove	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators).
16-8-0 14	98.18	Ms Hilary Iles	Table 8 should be formed in a scientifically robust and open manner( specific wording not provided) Note: The reference to Table 8 appears to be a mistake and should state Schedule 8
	F614.52	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	101.28	Freshpork Farms Limited	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F576.278	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F614.243	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	109.25	New Zealand Pork	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F614.77	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	118.25	Mr Brian Dimpleby	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
16-8-0 14	125.43	Kaikoura District Council	Delete schedule 8
	F614.103	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	143.25	Mrs Helen Andrews	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
16-8-0 14	163.25	Murrellen Pork	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems.

			4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F576.441	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F614.127	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	170.26	Mr John Reeves	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F576.660	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	187.89	Synlait Milk Limited	Develop Schedule 8 as outlined in submission (see submission for further details).
16-8-0 14	188.89	Synlait Farms Limited	Develop Schedule 8 as outlined in submission (see submission for further details).
	F607.43	Landcorp Farming Limited	<i>Support</i>
	F621.158	Director General of Conservation	<i>Oppose</i>
16-8-0 14	192.67	Irrigation New Zealand Inc, Christchurch	Submitter provides how Schedule 8 should be developed, see submission for details.
	F576.1010	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F615.612	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
16-8-0 14	197.102	Rangitata Diversion Race Management Limited	Support approach adopted within the pL&WRP to develop industry 'good practice' discharge allowances.  Any similar or consequential amendments that stem from the submission described above.
	F576.1518	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	222.24	Department Of Corrections, Wellington	That clear directions be provided in the LWRP as to how the specific nitrogen discharge rate for each industry will be set under Schedule 8 of the LWRP.
	F576.1596	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	228.31	Poultry Industry Assn of NZ (Inc) & Egg Producers Fed of NZ (Inc)	That clear directions be provided in the LWRP as to how the specific nitrogen discharge rate for each industry will be set under Schedule 8 of the LWRP. No specific wording provided. AND/OR Such other additional or consequential relief as is necessary to satisfy the concerns of the submitters.
	F543.186	Irricon Resource Solutions Limited (Geraldine)	<i>Oppose</i>
	F576.1772	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	239.77	The Fertiliser Association of New Zealand Incorporated	Delete the reference in Schedule 8 to Report No. R10/127 <i>Estimating nitrate-nitrogen leaching rates under the rural land uses in Canterbury</i> .  Engage Fertiliser Industry representatives in the development of 'Industry Derived Nitrogen Discharges'.
	F543.221	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.1929	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	246.34	New Zealand Pork Industry Board	Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F576.2231	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-8-0 14	257.73	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F543.286	Irricon Resource Solutions Limited (Geraldine)	<i>Oppose</i>
	F576.2378	Combined Canterbury Provinces, Federated Farmers	<i>Support</i>

		of New Zealand	
16-8-0 14	265.64	Ravensdown Fertiliser Co-Operative Limited	1. Delete reference in Schedule 8 to Technical Report No. R10/127 'Estimating nitrate-nitrogen leaching rates under land uses in Canterbury' 2. Council engage with fertiliser industry representatives to develop 'Industry Derived Nitrogen Discharges' Specific wording not provided
	F576.2487	Combined Canterbury Provinces, Federated Farmers of New Zealand	Support
	F624.258	Horticulture New Zealand	Support
16-8-0 14	270.73	Fonterra Co-Operative Group Limited (Auckland)	Amend the title and intent of Schedule 8 to reflect 'good management practice' in the broadest sense. Delete reference to discharge allowances because this approach will not be required in most circumstances. Such other or further relief as is required to address the substance of the submissions made in the whole of this submission.
	F614.193	New Zealand Pork Industry Board	Support
16-8-0 14	274.25	Mr Shaun Stack	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
	F543.343	Irricon Resource Solutions Limited (Geraldine)	Support
16-8-0 14	298.21	Dairy Holdings Ltd	It is important that Schedule 8 be developed collaboratively with the community.  Delete reference to the surrender of any portion of transferred allocation and develop a framework that promotes the efficient use of water.  If the requirement to surrender a portion of allocation is retained, transfers that don't comply with one or more condition of rule 5.107 should be classified as a discretionary activity under Rule 5.108, rather than non-complying.  and In addition to the specific relief discussed within the submission, DHL seeks any further or consequential amendments to the proposed L&WRP that both: 1. Address the concerns raised by DHL; and /or 2. Stem either generally or directly from the submissions and the relief sought.
16-8-0 14	308.23	Mr Neville & Mrs Andrea Chalmers	Develop Schedule 8 as outlined in the above submission. Key points are: · Retain flexibility as to what the values in Schedule 8 represent and how they are to be used because thinking is evolving along with increased information and improved understanding of relevant processes. · Aim to improve the environmental performance of primary industries - for individuals this must be reasonable and able to be achieved in a cost effective manner. · Define good practice based on productive, profitable farms. · Focus on all critical factors relevant to water quality outcomes (at least N, P & sediment). · Provide flexibility to allow for the adjustment of farming systems
	F543.526	Irricon Resource Solutions Limited (Geraldine)	Support
16-8-0 14	311.168	Simons Pass Station Limited	Decision sort unclear, has provided process points.
	F543.577	Irricon Resource Solutions Limited (Geraldine)	Support
	F615.29	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Support
	F624.270	Horticulture New Zealand	Support
16-8-0 14	315.51	DairyNZ Incorporated	Amend the definition of good practice to account for practices other than nitrogen loss. Add the following principles: <input type="checkbox"/> Minimises inefficiencies in terms of resource use <input type="checkbox"/> Take a systems approach to individual farms and to catchments with inter-related land uses <input type="checkbox"/> Is sufficiently flexible to allow for the diversity of these systems <input type="checkbox"/> Is informed by appropriate expertise <input type="checkbox"/> Does not result in unreasonable costs for resource users <input type="checkbox"/> Allows for identification and selection of 'good practices' that are targeted at catchment specific issues.
16-8-0 14	319.3	Deer Industry New Zealand & New Zealand Deer Farmers' Association	The LWRP should specify that the overriding principle for the setting of limits must be that they are determined in accordance with the capacity of the land in question to absorb nutrient.  DINZ does not support the generation of tables based on the best practice of the most environmentally damaging type of farming activity.

			DINZ considers that the plan should be amended to prevent Look-up Tables being generated on this basis  ECan's development of the Look-up tables must be done in a manner that does not result in worse regulatory outcomes for non-funders. DINZ submits that the LWRP should be amended to specify that ECan may neither seek nor receive cash funding for the development of Look-up Tables.
	F515.86	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	<i>Support</i>
	F528.235	Mr Ross Little	<i>Support</i>
	F615.220	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
	F624.307	Horticulture New Zealand	<i>Support</i>
	F543.789	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
	F576.2562	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F613.4	The Fertiliser Association of New Zealand Incorporated	<i>Support</i>
	F616.4	Ravensdown Fertiliser Co-Operative Limited	<i>Support</i>
16-8-0 14	326.67	Horticulture New Zealand	Rename Schedule 8 as "Industry good management practices." Include a definition for good and best practice as sought in Schedule 2 of this submission.
16-8-0 14	329.17	CJ & AM Allen	Develop Schedule 8 as outlined in submission.
	F576.2614	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F597.39	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.333	Horticulture New Zealand	<i>Oppose</i>
16-8-0 14	347.25	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	That Schedule 8 is developed and a s32 analysis is undertaken by the council or the Proposed Canterbury land and Water plan in its current form be withdrawn
	F597.242	Malvern Hills Protection Society Inc	<i>Support</i>
	F621.157	Director General of Conservation	<i>Support</i>
	F624.536	Horticulture New Zealand	<i>Oppose</i>
16-8-0 14	347.228	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Provide a Schedule
	F614.218	New Zealand Pork Industry Board	<i>Support</i>
16-8-0 14	357.25	Southern Pork Limited	Amend to provide further details as to the proposed process.  Schedule 8 should also provide details as to: 1) Good management practice targets. 2) Explicitly state the goal is to allow for 90% of farms to be a permitted activity post 2017 3) Give flexibility to allow for the adjustment of farming systems. 4) Allow for focus on critical environmental factors (present focus solely on N will not work in catchments where some other factor, such as P, is having most influence on environmental indicators)
16-8-1 14	348.43	Ms Jane Demeter	Further develop these schedules to include phosphorous and microbial pathogens. Please refer to the submission for more details.
	F501.2	Ellesmere Irrigation Society Incorporated	<i>Support</i>
16-9-0 15	19.116	Ellesmere Irrigation Society Incorporated	Delete Schedule as it relates to the Ellesmere Irrigation Society Inc. area shown in attached map (see submission for detail). And make any necessary consequential amendments.
	F576.325	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-9-0 15	120.312	Director General of Conservation	Delete from table 9.1 direct stream depletion effect "daily average" and replace with "maximum daily volume".  Retain all other provisions.
	F576.2232	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-9-0 15	257.74	Silver Fern Farms Limited, Christchurch	Relief sought unclear - (see submission for further detail)
	F597.243	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.537	Horticulture New Zealand	<i>Oppose</i>
16-9-0 15	347.229	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Amend Schedule 9 as follows;

			Specify whether rate or volume or both are considered in the surface water allocation.
			Relate the inclusion of stream depletion into the surface water allocation to the MALF of the waterbody, as per Rule 5.84.
	F597.244	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.538	Horticulture New Zealand	<i>Oppose</i>
16-10-0	347.230	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Retain Schedule 10 as worded
16-10-0 16	320.222	Combined Canterbury Provinces, Federated Farmers of New Zealand	Amend the Schedule 10 as requested in submission.
	F624.5	Horticulture New Zealand	<i>Oppose</i>
16-10-0 16	19.117	Ellesmere Irrigation Society Incorporated	Irrigation annual volumes should be divided equally among all users regardless of use type. Schedule 10 should be re-written to recognise this.
	F624.73	Horticulture New Zealand	<i>Oppose</i>
16-10-0 16	120.313	Director General of Conservation	Clarify that the reasonable use test will be used for all irrigation water take and use consent renewals with any savings not being re allocated to out of stream uses(irrigation) unless the A allocation block is equal to or less than:  For rivers with a mean flow of < 5 m3/s <input type="checkbox"/> An allocation limit of 30% of the 7DMALF as calculated by CRC at the relevant flow recorder site, and  For rivers with a mean flow of > 5 m3/s <input type="checkbox"/> An allocation limit of 50% of the 7DMALF as calculated by CRC at the relevant flow recorder site.  (to be consistent with the Proposed National Environmental Standard for Ecological Flows (MfE 2008))  2. Support all other provisions
	F576.545	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-10-0 16	182.13	HydroServices Ltd	Schedule 10, method 1 - review the requirement to "meet the demand conditions that occur in nine out of ten years" with consideration of determining an adjustment factor for demand 9/10 years, in the same way system capacity adjustment is determined at a location.
	F576.546	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-10-0 16	182.14	HydroServices Ltd	Schedule 10, Method 2 - Reconsider the logic of the rule and remove reference to showing a model can have an accuracy of 15%. How do you anticipate determining groundwater demand per year (continue until it occurs?) (Specific wording not provided)
	F576.661	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F615.545	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
16-10-0 16	187.90	Synlait Milk Limited	Amend Schedule 10 as follows: - Include a paragraph in Schedule 10 that recognises that in high demand years more surface water can be used 'reasonably', provided environmental flows are met; - Define "field validated" and set as minimum criteria that future models must meet before their application can be adopted - Allow 3-year rolling average applications of annual volumes, where required; - Adopt the policy from the NRRP which allows for infrastructural constraints preventing or limiting 80% efficiency from being achieved; - Alter the reference to system capacity to meet peak crop demand.
	F576.759	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-10-0 16	188.90	Synlait Farms Limited	Amend Schedule 10 as follows: - Include a paragraph in Schedule 10 that recognises that in high demand years more surface water can be used 'reasonably', provided environmental flows are met; - Define "field validated" and set as minimum criteria that future models must meet before their application can be adopted - Allow 3-year rolling average applications of annual volumes, where required; - Adopt the policy from the NRRP which allows for infrastructural constraints preventing or limiting 80% efficiency from being achieved; - Alter the reference to system capacity to meet peak crop demand.
16-10-0 16	189.43	Dunsandel Groundwater Users Group	Amend Schedule 10 to address points raised in submission - See submission for further detail.
	F576.876	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F621.159	Director General of Conservation	<i>Support</i>
	F623.24	Rangitata Diversion Race Management Limited	<i>Support</i>
	F624.118	Horticulture New Zealand	<i>Oppose</i>
16-10-0 16	192.68	Irrigation New Zealand Inc, Christchurch	Amend Schedule 10, see submission for details.

	F576.1011	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-10-0 16	197.103	Rangitata Diversion Race Management Limited	That the Council undertake a more detailed assessment of Schedule 10 that demonstrates it to be scientifically robust and not simply rely on the work undertaken as part of the NRRP that formed part of a separate statutory planning process.  Any similar or consequential amendments that stem from the submission described above.
	F543.527	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-10-0 16	311.169	Simons Pass Station Limited	Amend Parts 2 and 3 in accordance with a "fit for purpose" water allocation model. Specific wording not provided. Retain Point 2a, 2c and 2d Delete Point 2b
	F528.236	Mr Ross Little	<i>Support</i>
	F623.78	Rangitata Diversion Race Management Limited	<i>Support</i>
	F624.308	Horticulture New Zealand	<i>Support</i>
	F543.790	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-10-0 16	326.68	Horticulture New Zealand	Amend Schedule 10 to better reflect horticultural seasonal irrigation demand. Where the use is a renewal of an existing consent the data form previous use should form a basis of the calculations ("specific wording not provided").
	F576.547	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-10-0 17	182.15	HydroServices Ltd	Total Seasonal Demand, 2. Delete Total Seasonal Demand, 2.  As a note to Total Seasonal Demand state that the seasonal demand is subsequently adjusted for system capacity limitation
16-11-0 19	320.223	Combined Canterbury Provinces, Federated Farmers of New Zealand	Amend condition 6 as follows: <i>The duration of the constant rate discharge test shall be no less than 2880 minutes or two days, unless otherwise agreed with ECan.</i>
16-11-0 19	19.118	Ellesmere Irrigation Society Incorporated	Delete schedule and re-write to insert more appropriate testing using information from actual testing.
16-11-0 19	279.36	Aqualinc Research Limited	Amend condition 6 in the list of Aquifer testing minimum requirements - Constant rate, as follows The duration of the consent rate discharge test shall be no less than 2880 minutes or two days, unless otherwise agreed with ECan.
	F543.636	Irricon Resource Solutions Limited (Geraldine)	<i>Support</i>
16-11-0 19	317.58	ANZCO Foods Limited, CMP Canterbury Limited, & Five Star Beef Limited	Delete Schedule 11 and reference an appropriate industry standard  Any consequential changes
	F528.237	Mr Ross Little	<i>Support</i>
16-12-0 20	320.224	Combined Canterbury Provinces, Federated Farmers of New Zealand	Amend the definition of acceptable as follows: <i>An "acceptable" direct cumulative interference effect is when the direct cumulative interference effect is no greater than 20% of the total available drawdown at times of low natural water level.</i>
16-12-0 20	320.225	Combined Canterbury Provinces, Federated Farmers of New Zealand	Add the following definition: <i>Low natural water level means the groundwater level excluding the effects of abstraction that is exceeded 80% of the time during the period of proposed water use.</i>
16-12-0 20	19.112	Ellesmere Irrigation Society Incorporated	Delete schedule and re-write to insert more appropriate analysis using information from actual testing
16-12-0 20	92.1	Mr David Hendrikz	LWRP plan should use its notification date for 1 (a) (below figure 12.1) and should read as follows:  either a depth below the calculated minimum water level, or below the level to which 50% of bores with 2km penetrating the aquifer are already established at 11 August 2012 (notification date), whichever is the deeper;
	F615.542	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
16-12-0 20	187.79	Synlait Milk Limited	Exclude replacement takes from Schedule 12.
	F576.662	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-12-0 20	187.91	Synlait Milk Limited	In Schedule 12, replace low groundwater levels with the same wording in the NRRP, which specifies the groundwater level that is exceeded 80% of the time.  Amend the 20% threshold to allow for exemptions around gaining necessary written approvals if the bore is owned by the same party and to allow greater drawdown if the bore can still operate effectively.
	F576.750	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-12-0 20	188.79	Synlait Farms Limited	Exclude replacement takes from Schedule 12.
	F576.760	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-12-0 20	188.91	Synlait Farms Limited	In Schedule 12, replace low groundwater levels with the same wording in the NRRP, which specifies the groundwater level that is exceeded 80% of the time.

			Amend the 20% threshold to allow for exemptions around gaining necessary written approvals if the bore is owned by the same party and to allow greater drawdown if the bore can still operate effectively.
16-12-0 20	279.37	Aqualinc Research Limited	Amend the following sentence in Schedule 12: An "acceptable" direct cumulative interference effect is when the direct cumulative interference effect is no greater than 20% of the total available drawdown at times of low <u>natural</u> water level.  Add the following definition: <u>Low natural water level means the groundwater level excluding the effects of abstraction that is exceeded 80% of the time during the period of proposed water use.</u>
	F528.238	Mr Ross Little	<i>Support</i>
	F528.239	Mr Ross Little	<i>Support</i>
16-13-0 21	320.226	Combined Canterbury Provinces, Federated Farmers of New Zealand	Amend part 1 as follows: <i>The amount of water allocated within a groundwater allocation block is 90% of the sum of each seasonal or annual volume of each groundwater take, less any contribution from surface water calculated in accordance with Schedule 9;</i>
16-13-0 21	14.6	Mr & Mrs P K & A E Jarman	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	15.6	Mr Everard Moorhead	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	19.119	Ellesmere Irrigation Society Incorporated	Delete schedule. Schedule should be re-written and any necessary consequential amendments (specific wording not provided).
	F576.104	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-13-0 21	24.6	Mr Simon Hampton	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	36.6	Mr Franco Luporini	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	37.6	Mr Mingozi Nerea	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	42.6	Mr Christopher Burt	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	57.1	Environmental Consultancy Services Limited	Retain the use of average daily rates of abstraction to calculate surface water allocation blocks
16-13-0 21	57.2	Environmental Consultancy Services Limited	Include a definition and method of determining "effective" allocation for groundwater in accordance with Schedule WQN16 of the NRRP.
16-13-0 21	83.6	NJ & MJ Brooks Ltd	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
16-13-0 21	89.6	Bowden Environmental	Remove the current Surface water clause 1(a) "the average daily rate of abstraction of each surface water take or diversion; and Replace with: "the maximum rate of abstraction of each surface water take consent"
	F576.326	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F624.74	Horticulture New Zealand	<i>Oppose</i>
16-13-0 21	120.314	Director General of Conservation	Delete "average daily rate" from 1 (a) and replace with "maximum consented rate".  Retain all other provisions.
16-13-0 21	138.6	Fitzallan Park Limited	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
	F543.21	Irricon Resource Solutions Limited (Geraldine)	<i>Oppose</i>
	F567.49	TrustPower Limited	<i>Oppose</i>
	F615.241	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Support</i>
	F623.21	Rangitata Diversion Race Management Limited	<i>Oppose</i>
	F624.88	Horticulture New Zealand	<i>Oppose</i>
16-13-0 21	167.85	Canterbury Regional Council	That condition 1(a) relating to surface water allocation regimes be amended to (additions marked in <u>underline</u> , deletions in <del>strikethrough</del> ):  (a) the <u>maximum instantaneous average</u> <del>average daily</del> rate of abstraction of each surface water take or diversion;
16-13-0 21	169.138	New Zealand Transport Agency	Amend terminology of Schedule 13 - Requirements for Implementation of Water Allocation Regimes. Reference to "allocation block" is undefined and seems to be "allocation limit" in the applicable tables.
	F576.663	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F615.546	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
16-13-0 21	187.92	Synlait Milk Limited	In Schedule 13, either allow for 90% usage on average or allow for annual volume limits to be based upon a rolling average basis over 3-5 years.
	F576.761	Combined Canterbury Provinces, Federated Farmers	<i>Support</i>



		of New Zealand	
16-13-0 21	188.92	Synlait Farms Limited	In Schedule 13, either allow for 90% usage on average or allow for annual volume limits to be based upon a rolling average basis over 3-5 years.
	F576.1055	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-13-0 21	198.45	Irricon Resource Solutions Limited (Geraldine)	Retain "average" rate of take, but remove "diversion". Ensure all of the catchment sub-chapters of the LWRP are based on this consistent methodology.  Schedule 13 must only deal with take and not diversion within allocation
	F576.1532	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-13-0 21	223.6	Hydrotrader Ltd	Set limits for groundwater allocation blocks (Schedule 13) as 90% of the combined annual volumes of all groundwater permits. For dammed / stored surface water the allocation block to be set at 90% of the combined annual volumes.
	F576.1686	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-13-0 21	237.5	Mr Samuel Nevin	I seek that diversions of surface water are only included against a surface water allocation block from the point of diversion to the point of re-entry of the diverted water back into the waterway
16-13-0 21	279.38	Aqualinc Research Limited	Amend Schedule 13 as follows: The amount of water allocated within a groundwater allocation block is <u>80%</u> of the sum of each seasonal or annual volume of each groundwater take, less any contribution from surface water calculated in accordance with Schedule 9;
	F528.240	Mr Ross Little	<i>Support</i>
	F615.221	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Oppose</i>
	F576.2748	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F597.192	Malvern Hills Protection Society Inc	<i>Support</i>
	F623.94	Rangitata Diversion Race Management Limited	<i>Oppose</i>
	F624.486	Horticulture New Zealand	<i>Oppose</i>
16-13-0 21	347.178	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Amend Schedule 13 so surface water allocation regimes are calculated based on maximum instantaneous rate of abstraction, rather than average daily rate.
	F576.2771	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F597.245	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.539	Horticulture New Zealand	<i>Oppose</i>
16-13-0 21	347.231	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Amend Schedule 13 as follows:  <i>Surface water allocation regimes</i> 1. The amount of water allocated within an allocation block is the sum of: (a) the <b>average daily maximum instantaneous</b> rate of abstraction of each surface water take or diversion; and (b) the stream depletion effect of each groundwater take that is calculated in accordance with Schedule 9;
16-14-0 22	284.14	Erralyn Farm Limited	Should be available as a map, with areas clearly defined.
16-15-0 24	210.72	Ms Lesley Shand	Unclear
	F576.1012	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-15-0 24	197.104	Rangitata Diversion Race Management Limited	That Schedule 15 be amended to specifically include reference to the Rangitata Diversion Race Intakes on the Rangitata River (16), the South Branch Ashburton (15) and the tail race exiting the High Bank Power Station (13) within this schedule. Any similar or consequential amendments that stem from the submission.
16-16-0 25	320.227	Combined Canterbury Provinces, Federated Farmers of New Zealand	Retain the schedule with amendment to include the option to bring water from Tekapo to South Canterbury.
16-16-0 25	93.78	Community & Public Health, Christchurch	That the Regional Concept Plan (Schedule 16) take into account the issues identified in the submission (see submission for further detail).
	F576.327	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F624.75	Horticulture New Zealand	<i>Support</i>
16-16-0 25	120.315	Director General of Conservation	Add to options for making more water available including: "3.Increasing water use efficiency 4.Water users groups 5.Managed aquifer recharge"  Add to Orari-Opihi-Pareora Community demands

	F528.241	Mr Ross Little	<i>Support</i>
	F615.222	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Support</i>
	F543.803	Irricon Resource Solutions Limited (Geraldine)	<i>Oppose</i>
	F567.220	TrustPower Limited	<i>Oppose</i>
	F576.2929	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F615.405	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Support</i>
16-16-0 25	358.116	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	By way of a variation remove Schedule 16 and put the relevant proposals and priority outcomes of as catchment-sepcific policies in the relevant sub-regional sections, where they relate to the purpose of and regional council functions under the RMA.
	F576.877	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
	F600.48	Genesis Power Limited, Wellington	<i>Oppose</i>
	F606.43	Meridian Energy Limited, Christchurch	<i>Oppose</i>
	F621.160	Director General of Conservation	<i>Oppose</i>
16-16-0 26	192.69	Irrigation New Zealand Inc, Christchurch	Amend Schedule 16 map to include Tekapo to South Canterbury water movement.
16-17-0 27	108.1	Mr Hugh Fletcher	Hurunui River catchment: Remove the Hurunui River ( north branch) and Landslip Stream from Schedule 17.
	F510.7	Kaikoura District Council	<i>Support</i>
16-17-0 27	120.316	Director General of Conservation	Amend the title of Schedule 17 to reflect the revised wording used in the Departments revised Schedule 17 ("Annexure A').  Include enclosed schedule A of Inanga/whitebait spawning sites.  Make consequential amendments as outlined in the Golder report to Objectives ,Policies, and rules
16-17-0 27	120.317	Director General of Conservation	Include enclosed schedule B of threatened freshwater fauna
16-17-0 27	125.47	Kaikoura District Council	Insert relevant salmon spawning sites within the Kaikoura District including but not limited to Clarence River between the Dillon River to Styx River and include any other omissions to salmon spawning sites.
16-17-0 27	125.48	Kaikoura District Council	Update Schedule 17 to reflect all known inanga sites within the Canterbury Region
	F571.66	Silver Fern Farms Limited, Ashburton	<i>Oppose</i>
	F576.2593	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
	F597.17	Malvern Hills Protection Society Inc	<i>Support</i>
	F624.311	Horticulture New Zealand	<i>Oppose</i>
16-17-0 27	347.3	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	Fish and Game submit that the Plan should also identify all trout spawning waters and include these within Schedule 17, and identify all waters with salmonid values (Schedule XX); and incorporate numerical water quality limits to protect these values (amend Table 1), and also include rules in relation to those identified waters which must, at the very least, ensure the standard set out in Schedule 3 are complied with
	F576.2811	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-17-0 27	348.44	Ms Jane Demeter	Add known Canterbury inanga spawning sites. Specific sites not provided.
	F615.397	Fish & Game New Zealand (Nelson/Marlborough, North Canterbury & Central South Island)	<i>Support</i>
16-17-0 27	358.68	Nga Runanga of Canterbury & Te Runanga o Ngai Tahu	Schedule 17 needs to be updated by way of a plan variation to include more inanga spawning sites.  Any consequential amendments
16-17-0 28	129.1	S & N Phillips, S & K Taylor, A & E Bell, H & C Bell	Submitter opposes in part salmon spawning sites identified in Schedule 17 on the Waitaki River and Hakataramea River. Amendment sought: That the upstream location description and upstream grid reference for the significant salmon spawning sites in the Waitaki River - Hakataramea River in Schedule 17 are amended to: a. Upstream location description is amended to: Balmoral Bridge - Wrights Crossing b. Upstream grid reference is amended to CA17 098 519 c. And the associated map on page 16-30 is amended to reflect the change in upstream grid reference
	F576.2233	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Support</i>
16-18-0 31	257.75	Silver Fern Farms Limited, Christchurch	Retain with amendments: add map showing areas for each Rūnanga
	F576.2812	Combined Canterbury Provinces, Federated Farmers of New Zealand	<i>Oppose</i>
16-21-0 72	348.45	Ms Jane Demeter	Add the Ashley River mouth.

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