

Plan Change 5 to the Canterbury Land and Water Regional Plan (Nutrient Management & Waitaki)

Responses to Further Questions of the Hearing Commissions on DairyNZ's Original Submission dated 11 March 2016.

Page	Reference	Question and Response
11	2.5.1. Proposed Response – Implementing GMP through Management Plans and Farm Environment Plans	<p>Please provide the full citation for the report “MGM, 2015a”</p> <p>Response Overview Report- Canterbury Matrix of Good Management Project (2015), Environment Canterbury.</p>
32	Definition: Baseline GMP Loss Rate	<p>In the commentary in the right-hand column the submission states “should the relief sought in relation to the proxies not be accepted, we seek that the definition of Baseline GMP Loss Rate be revisited to include an exception where the Loss Rate attributed to a property is demonstrably and significantly inaccurate”. Has DairyNZ recommended a specific amendment to the Plan?</p> <p>Response No</p>
46	Policy 4.2.1B	<p>In the right -hand column the submissions sets out a number of alternate options. Has DairyNZ recommended a specific amendment to the Plan?</p> <p>Response No</p>
53	Rule 5.46A	<p>The submission indicates that Rule 5.26A should incorporate similar matters of discretion as outlined in your submission at Rule 5.45A. Please can you confirm which page those matters of discretion are outlined.</p> <p>Response Page 51.</p>
54	Rule 5.49A	<p>The submission states, ““within the Lake Zone, the use of land for a farming activity on a property 10 hectares or less in area is a permitted activity <u>with the expectation that land users will operate at Industry Agreed Good Management Practice</u>”. In relation to the suggested amendment, do you agree that replacing the words “with the expectation that” with “only so long as” is preferable?</p> <p>Response Yes</p>