



Te Taumutu Runanga

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6 June, 2019

Hearings Officer
Consents Section
Environment Canterbury
PO Box 345
Christchurch 8140

Emailed to: hearings@ecan.govt.nz

Tēnā koe

**RE: Submission on Resource Consent Applications CRC192408 CRC192409 CRC192410
CRC192411 CRC192412 CRC192413 CRC192414 & RC185627 by Fulton Hogan Limited**

Please find attached a submission lodged by Te Taumutu Rūnanga to resource consent applications CRC192408 CRC192409 CRC192410 CRC192411 CRC192412 CRC192413 CRC192414 & RC185627 made by Fulton Hogan Limited to Environment Canterbury and Selwyn District Council.

We trust that the information contained within the submission is sufficient; however, should you wish to discuss any aspect further, please do not hesitate to contact Sefeti Erasito at the office of Te Taumutu Rūnanga (sefeti.erasito@ngaitahu.iwi.nz or 021 390 938) in the first instance.

Nāku noa, nā

Julie Robilliard
Chair, Te Taumutu Rūnanga Inc Society

To: Environment Canterbury
PO Box 342
Christchurch

Name of Submitter: Te Taumutu Rūnanga

1. This is a submission on resource application:
 - i. CRC192408 – A land use consent to excavate material.
 - ii. CRC192409 – A land use consent to deposit cleanfill over an unconfined/semi-confined aquifer.
 - iii. CRC192410 – A discharge permit to discharge contaminants into air from an industrial or trade premise or process.
 - iv. CRC192411 – A discharge permit to discharge contaminants into land where it may enter water from an industrial or trade process within the Selwyn-Te Waihora sub-region.
 - v. CRC192412 – A discharge permit to discharge stormwater into land where contaminants may enter groundwater.
 - vi. CRC192413 – A discharge permit to discharge contaminants into land where contaminants may enter groundwater associated with the deposition of cleanfill for site rehabilitation.
 - vii. CRC192414 – A water permit to use water for aggregate washing and dust suppression, either as a change to the conditions of resource consent CRC182422 or a new water permit to use water.
 - viii. RC185627 - A land use consent for gravel extraction and processing operations within the Inner Plains zone.

made by Fulton Hogan Limited.

2. Te Taumutu Rūnanga submission relates to the whole of all of these application as outlined in **Appendix A**.
3. Te Taumutu Rūnanga do not wish to be heard in support of their submission
4. Te Taumutu Rūnanga are not a trade competitor for the purpose of section 308B of the Resource Management Act 1991.
5. A copy of this submission has been sent to the applicant's address for service

Signed for and on behalf of Te Taumutu Rūnanga



Julie Robilliard
Chair, Te Taumutu Rūnanga Inc Society

Appendix A

6 June, 2019

1. INTRODUCTION

- 1.1. This submission is being made by Te Taumutu Rūnanga and relates to the entire application.
- 1.2. The Te Rūnanga o Ngāi Tahu Act 1996 (the TRoNT Act) and the Ngāi Tahu Claims Settlement Act 1998 (the Settlement Act) give recognition to the status of Te Taumutu Rūnanga as kaitiaki and manawhenua of the natural resources within their takiwā boundaries.
- 1.3. The takiwā of Te Taumutu Rūnanga centres on Taumutu and the waters of Te Waihora and adjoining lands and extends west across central Canterbury to Kā Tiriri o Te Moana (The Southern Alps) and shares a common interest with Te Ngāi Tūāhuriri Rūnanga in its north boundary and Te Rūnanga o Arowhenua in the area south of the Hakatere.
- 1.4. The site that is the subject of this consent application is located within the takiwā of Te Ngāi Tūāhuriri Rūnanga and Te Taumutu Rūnanga.

2. GENERAL POSITION / REASONS FOR MAKING SUBMISSION

- 2.1. Papatipu Rūnanga is supportive of development within its takiwā, provided activities are undertaken in ways which respect the receiving environment and do not adversely affect Ngāi Tahu cultural values, customs and our traditional relationship with land and water.
- 2.2. The natural resources – water (waterways, waipuna (springs), groundwater, wetlands); mahinga kai; indigenous flora and fauna; cultural landscapes and land – are taonga to manawhenua and activities impacting to these resources are concerning and may cause potential adverse effects on these taonga. These taonga are integral to the cultural identity of papatipu rūnanga and they have a kaitiaki responsibility to protect them. The policies for protection of taonga that are of high cultural significance to ngā rūnanga manawhenua are articulated in the Mahaanui Iwi Management Plan (IMP)

3. TE TAUMUTU CONCERNS AND RECOMMENDATIONS

- 3.1. Te Taumutu Rūnanga would like conditions imposed to address accidental discovery of Kōiwi Tangata and Taonga tuku iho (Ngāi Tahu Cultural Artefacts).
- 3.2. Te Taumutu Rūnanga have concerns regarding heavy metals being discharged from brake pads and other contaminants including but not limited to machinery oil and fuel leaks that may be transported during rain events and potentially enter waterways.
- 3.3. Te Taumutu Rūnanga have concerns that the separation distance between the activity and seasonal high groundwater of 1m is insufficient in proactively mitigating against groundwater contamination and would prefer of at least a separation of 1.3m was allowed for. Information provided by the applicant have indicated groundwater monitoring from 2008 to 2018 without any future analysis of how the Central Plains Water Scheme will impact groundwater in the Te Waihora Catchment.

We table our written submission as read and DO NOT wish to be heard in support of their submission