From: Andrew Feierabend
To: Mailroom Mailbox

**Subject:** Plan Change 7 Further Submission Second Addendum

**Date:** Monday, 27 January 2020 7:39:00 AM

Attachments: <u>image001.png</u>

Further Submission PC7 Second Addendum.pdf

Hi

Please find attached Meridian Energy's further submissions on the second addendum.

Kind regards

Andrew

## **Andrew Feierabend**

Meridian Energy Limited

287 -293 Durham Street North P O Box 2146, Christchurch 8140. Ph 03 357-9731 M. 021 898 143 www.meridianenergy.co.nz



## FURTHER SUBMISSION ON PROPOSED PLAN CHANGE 7 TO THE CANTERBURY REGIONAL LAND AND WATER REGIONAL PLAN UNDER CLAUSE 8 OF THE FIRST SCHEDULE TO THE RESOURCE MANAGEMENT ACT 1991

**To:** Plan Change7 to the Canterbury Land and Water Regional Plan

Canterbury Regional Council

PO Box 345

**CHRISTCHURCH 8140** 

mailroom@ecan.govt.nz

Name: Meridian Energy Limited

PO Box 2146

**CHRISTCHURCH 8140** 

Attention: Andrew Feierabend Phone: (03) 357-9731 Mobile: 021 898143

Email: andrew.feierabend@meridianenergy.co.nz

Meridian Energy Limited (Meridian) makes the specific further submissions on the Plan Change 7 to the Canterbury Land and Water Regional Plan (PC7) set out in the **attached** document.

Meridian would like to be heard in support of its submission.

In accordance with Clause 8(1)(b) of the First Schedule of the RMA Meridian has an interest in the Proposed Regional Plan greater than the interest of the general public.

Meridian could not gain an advantage in trade competition through this submission.

If other persons make a similar submission then Meridian would consider presenting joint evidence at the time of the hearing.

**Andrew Feierabend** 

For and behalf of Meridian Energy Limited

Dated this 27th day of January 2020

## **FURTHER SUBMISSION**

ORIGINAL SUBMISSION REFERENCE	PLAN PROVISION	SUPPORT OR OPPOSE	REASONS
PC7-472.221 Royal Forest & Bird Protection Society Inc.	All of Plan Change	Oppose	The submission seeks to amend Plan Change 7 to ensure that the proposed Plan Change achieves the CLWRP objectives and strategic policies and has proper regard to the Canterbury Water Management Strategy first order priorities.  The specific wording sought in relation to this general relief has not been provided and its scope and application are not clear. The change is not necessary, effective or efficient.