

From: [Rachel Robilliard](#)
To: [Plan Hearings; "n.snoyink@forestandbird.org.nz"](#)
Cc: [Ben Williams](#)
Subject: Plan Change 7 LWRP Further Submission
Date: Friday, 31 January 2020 2:43:20 PM
Attachments: [WIL Further Submission on Second Addendum 31 Jan 20.pdf](#)

Kia ora,

We act for Waimakariri Irrigation Limited. Please find **attached** for filing, and by way of service, a further submission on the points contained in the second addendum to the summary of decisions requested for proposed Plan Change 7 to the Canterbury Land and Water Regional Plan.

Nga mihi,
Rachel

RACHEL ROBILLIARD

SOLICITOR

CHAPMAN TRIPP

D: +64 3 353 1234

F: +64 3 365 4587

LEGAL ADMINISTRATOR: Katie Morrison | D: +64 3 353 0396

www.chapmantripp.com

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**FURTHER SUBMISSION ON THE ADDITIONAL SUBMISSION POINTS IN THE SECOND
ADDENDUM TO THE SUMMARY OF DECISIONS REQUESTED**

PLAN CHANGE 7 TO THE CANTERBURY LAND & WATER REGIONAL PLAN

Clause 8 of Schedule 1, Resource Management Act 1991

To Canterbury Regional Council

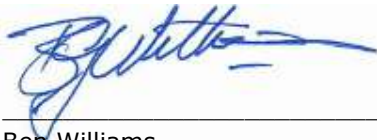
mailroom@ecan.govt.nz (subject: "Plan Change 7 LWRP Further Submission")

c/- Customer Services
Environment Canterbury
P O Box 345
Christchurch 8140

Name of person making further submission: **Waimakariri Irrigation Limited (WIL)**

- 1 WIL is a person who has an interest in the proposal that is greater than the interest of the public generally (in that it is the owner and operator of the WIL Irrigation Scheme that is directly affected by the proposed changes).
- 2 If others make a similar submission, WIL will consider presenting a joint case with them at a hearing.
- 3 WIL's further submissions are set out in **Annexure 1**.

Signed for and on behalf of Waimakariri Irrigation Limited by its solicitors and authorised agents Chapman Tripp



Ben Williams
Partner
31 January 2020

Address for service of submitter:

Waimakariri Irrigation Limited
c/- Ben Williams / Rachel Robilliard
Chapman Tripp
5th Floor, PwC Centre
60 Cashel Street
PO Box 2510
Christchurch 8140

Email address: ben.williams@chapmantripp.com / rachel.robilliard@chapmantripp.com

Annexure 1 – WIL Further Submission – Summary of Decisions Requested Report Addendum

Reference	Submitter	Support/Oppose	The reason for the support/opposition	Relief sought
Managed Aquifer Recharge PC7-472.222	Royal Forest & Bird Protection Society Inc.	Oppose	WIL disagrees that Managed Aquifer Recharge should only be used temporarily and as a last resort. Catchment interventions are required to safeguard the life-supporting capacity, ecosystem processes and indigenous species of freshwater as well as the health of people and communities in the Canterbury region. This must be enabled as an integrated tool for water use and management in order to make a material difference. Limiting the use of Managed Aquifer Recharge will not result in better environmental outcomes and is inconsistent with the National Policy Statement for Freshwater Management, including Te Mana o Te Wai.	Reject the submission
Good Management Practice PC7-472.223	Royal Forest & Bird Protection Society Inc.	Oppose	WIL strongly disagrees that it is appropriate for Farm Environment Plans be required to achieve ' <i>best environmental practice</i> '. Good management practice is consistent with and already defined within the wider LWRP planning framework.	Reject the submission