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| **Clause 20A correction made 22 May 2024** | | | |
| **Provision** | | **Current** | **Recommended** |
| Appendix F | | Oreti Water Conservation Order  Schedule 2 title is incorrect and contains a spelling mistake,  Schedule 2 Item 2 is omitting two items, Schedule 2 Item 2 incorrectly includes conditions. | Amend Schedule 2 to correctly reflect the content of the Oreti Water Conservation Order.  Correct heading to read: Outstanding Characteristics or Contribution to Outstanding Fea~~u~~tures  Include all features in item 2:  Angling amenity  Value in accordance with tikanga Māori  Remove condition from item 2:  ~~Maintenance of fish passage (Clause 8)~~ |
| **Clause 16(2) amendments made 8 May 2024** | | | |
| **Provision** | **Current** | | **Recommended** |
| Throughout | Incorrect line spacing, capitalisation, indents, use of subclauses, throughout the plan. | | Correct spacing, indents, use of subclauses, capitalisation throughout the plan. |
| Policy 15A | Duplicate Policy 15A in Court Ninth Interim Decision | | Delete duplicate Policy 15A |
| Appendix L.2 | Incorrect referencing to Table Y.2 | | Amend table title from Y.2 to L.2 |
| Heritage advice notes | Inconsistent location of Heritage advice notes throughout the plan. A number of advice notes were amended through the appeals however this appeal did not address all of the advice notes. | | Consistent placement of heritage advice notes throughout the plan to be located under the rule heading. |
| Farm Environmental Management Plan referencing throughout the plan | Inconsistent use of the Farm Environmental Management Plan process steps within the rules, specifically Rule 20, 20A, 20B, 25, 35B and 70. The rules in the pSWLP requiring the preparation of a Farm Environmental Management Plan are to be read considering the requirements of Appendix N, meaning preparation, certification, and auditing for compliance. | | Amend to Rules 20, 20A, 20B, 25, 35B and 70 read:  *A Farm Environmental Management Plan is prepared, and certified, and compliance with it is audited in accordance with Appendix N.* |
| Rule 20(a)(ii)(4)(B) | There is a fullstop at the end of Rule 20(a)(ii)(4)(B), however, as there is one more condition under subclause (ii) this should be an ‘and’. | | Amend the subclause to read:  “in accordance with the timeframes set out in the Plan~~.~~  and |
| Rule 20A(a)(iii)(3) | As above there should be an ‘and’ rather than a fullstop as all of the subclauses are to be met. | | Amend subclause 20A(a)(iii)(3) to read:  “where the slope of the land used for intensive winter grazing is 10 degrees to less~~.~~ and |
| Rule 20B(a)(vi) | Currently there is an ‘and’ at the end of the cascade of conditions. This should be a fullstop to indicate the end of the clause. | | Amend 20B(a)(vi) to read:  (vi) no pasture-based wintering occurs at an altitude greater than 800 metres above mean sea level~~; and~~. |
| Rule 20B(b) | Incorrect cross referencing which occurred between the planning JWS in July 2020 and the Courts 9th Interim decision following additional amendments. | | Amend the cross referencing to read:  (b) the use of land for pasture-based wintering that does not meet conditions (a)(i~~a~~)-(iv) or condition (~~iva~~v) of Rule 20B is a …” |
| Rule 20B(d) | Wording currently reads that the use of land for pasture-based wintering that does not meet the Farm Environmental Management Plan requirements is a prohibited activity.  The correct reference should be to the altitude condition in the rule. This is confirmed with the evidence provided to the Court on 3 August 2022 | | Amend Rule 20B(d) to read:  The use of land for pasture-based wintering that does not meet condition (v*i*) of Rule 20B(a) is a prohibited activity. |
| Rule 54 | Shading to represent the appeal status of the provision was removed in error. | | Reinstate shading on Rule 54 as this provision is still under appeal to the Environment Court. |
| Appendix F Oreti Conservation Order | Schedule 1 has a minor formatting error in Item 1 – Outstanding Characteristics or Features  Schedule 2 Item 2 is missing ‘Angling amenity’ and ‘Value in accordance with tikanga Māori’.  Schedule 2 Item 2 Conditions incorrectly refers to ‘Maintenance of fish passage. This is not in the WCO and should be removed. | | Amend formatting in Schedule 1 Item 1 to separate the listed features and characteristics.  Insert ‘Angling amenity’ and ‘Value in accordance with tikanga Māori’ into Schedule 2 Item 2 Outstanding Characteristics and Features.  Remove “Maintenance of fish passage (Clause 8)” from Schedule 2 Item 2 – Conditions that apply. |
| Part A Appendix A | Appendix A is a combination of RSW and SWB. It is currently unclear which are SWB as opposed to RSW | | Arrange the appendix with subheadings to identify which waterbodies are RSW and which are SWB. This is considered to be of neutral effect. |
| Part A Appendix A | Part B maps contain ID numbers for each identified waterbody listed in Appendix A. The appendix does not contain the same ID numbers. | | Include the ID reference number in Appendix A to clearly identify which waterbody is identified in Part B. This will assist plan users and is considered to be of neutral effect. |
| Part B Series 7 | The Waiau Arm is currently coloured as a RSW. Though mediation process it was agreed that the Waiau Arm should be coded as a SWB (supported in the s42A report). | | Amend the colour of the Waiau Arm from RSW to SWB. This is considered to be of neutral effect as it has been identified as an error stemming from the amalgamation of Appendix Q and A during the Council level hearing in 2016. |
| Part B Series 7 | The notified Part B Series 7 maps identified areas as ‘Located in the CMA’. The genesis of this coding is unknown. | | Amend the maps to remove areas shown as ‘Located in the CMA’ and code to the appropriate underlying waterboy eg RSW or SWB. This is considered to be of neutral effect. |
| Part B Series 7 | Currently the Part B maps do not accurately reflect the classification of waterbodies. | | Amend the coding of the maps to ensure they correctly identify RSW and SWB in their appropriate colours. This is considered to be a correction of a minor error. |
| Part B Service 7 | Through the Environment Court process additional SWB were identified and directed to be included in the maps. This has resulted in new maps needing to be developed. | | Insert the new maps to ensure all SWB are identified in Part B Series 7. |

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| **Clause 16(2) amendments made 19 May 2022** | | |
| **Provision** | **Issue** | **Recommended change** |
| Rule 54(g) | Currently Rule 54(g) lacks consistency of language between provisions and the inclusion of “otherwise” is considered to be of minor effect. | 54(g) The take and use of groundwater that does not otherwise comply with Rules 54(b) to 54(f) is a non-complying activity. |
| Rule 79 and associated Fire Hazard Zone map | Rule 79 manages high country burning with a referenced map identifying the Fire Hazard Zones. There are no controls within the rule for a Zone C. | Amend Fire Hazard Zone Map series 5 to remove Zone C |
| Appendix S Archaeological Site Responsibilities | The decisions version of this section of Appendix S contains an error. The heading is “Archaeological discovery without an authority (Protocol)” but the section itself erroneously requires that the protocol is followed if an authority is obtained.  Appendix S erroneously omitted to consider suspected archaeological sites as required by Section 42 of the Heritage New Zealand Pouhere Taonga Act 2014. | **Archaeological discovery without an authority (Protocol)**  If ~~an authority is obtained, and an~~ archaeological site is subsequently discovered or is suspected, the following protocol must be followed:  (a) immediately cease operations;  (b) inform the relevant iwi authority;  (c) inform Heritage New Zealand and apply for the appropriate authority, if required;  (d) inform the Council and apply for the appropriate resource consent, if required;  (e) take appropriate action, after discussing with Heritage New Zealand, Council and relevant iwi authority to remedy damage and/or restore the site. |
| Part B  Map Series 4, 5, 6 and 7 | Error between the title at the beginning of each map series and the name within the GIS generated maps. | Amend GIS map titles:  Map Series 4 FDE Risk Map 1  Map Series 5 Fire Hazard Zones Map 1  Map Series 6 Freshwater Management Units Map 1  Map Series 7 Regionally Significant Wetlands and Sensitive Waterbodies (Map Index and Map 1-32 |

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| **Clause 16(2) amendments made 26 March 2021** | | |
| **Provision** | **Issue** | **Recommended change** |
| Rule 62(c) | An amendment was made to this provision on 19 February. This amendment was made in error and the rule needs to be reverted to the decisions version wording. | Correct the previous amendment by making the following change to Rule 62(c)(ii):   1. Where the ford is used as a vehicle crossing, the activity meets the conditions set out in Rule ~~77~~62(a). |

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| **Clause 16(2) amendments made 19 February 2021** | | |
| **Provision** | **Issue** | **Recommended change** |
| Rule 49(d) | Refers to ‘water’ rather than ‘surface water’, which could cause conflict with Rule 54. The cross-referencing also needs to be corrected to ensure that the takes from the Waiau are considered under Rules 52 and 52A and that the cross-references are consistent. | Except as provided for in Rules 49(a), 49(ab), 49(b), 49(c), 50(a), 50(b), 51(a), 51(b), ~~and~~ 51(c), 52(a), 52(b), 52A(a), and 52A(b), the taking, diversion, and use of surface water is a non-complying activity. |
| Rule 32C | There is no activity status within Rule 32C if Rule 32C(a)(v) is not met. | In Rule 32C(b), change (iv) to (v). |
| Appendix E | The table in Appendix E is labelled as ‘Table 3’ but is referred to in the standards as ‘Table 1’. There are no prior tables in the plan. | Change ‘Table 3’ to ‘Table 1’ in the heading of the table. |
| Rule 32C | The title for Rule 32C and Rule 32C(a) refer to “non-agricultural effluent storage facility and ancillary structures”, but Rule 32C(b) and (c) both refer only to “effluent storage facility and ancillary structures”. | In Rule 32C(b) and Rule 32C(c), change the text to read:  ‘…the construction, maintenance, and use of any new non-agricultural effluent storage facility and ancillary structures…’ |
| Rule 32D(a)(i) | Reordering of (1) and (2) has been requested for clarity, as placing the text of (1) second would allow for the rule to flow on in relation to facilities lawfully constructed without consent. | Restructure Rule 32D(a) so that it reads:  ‘…provided the following conditions are met:   1. The construction of the existing agricultural effluent storage facility:    1. Was authorised by a resource consent; or    2. Was lawfully carried out without a resource consent; and 2. Where the construction of the existing agricultural effluent storage facility was lawfully carried out without resource consent…’ |
| Rule 62(c) | Rule 62(c)(ii) refers to Rule 62(a), which doesn’t make sense. The intent appears to be to refer to Rule 77(a), for vehicles and machinery in the bed of the river. | Make the following change to Rule 62(c)(ii):   1. Where the ford is used as a vehicle crossing, the activity meets the conditions set out in Rule ~~62~~77(a). |
| Rule 50(a) | The wording of #8 in the matters of reserved control is unclear, particularly in the context of a groundwater take which is when the degree of hydraulic connection is most relevant (in order to assess stream depletion effects). | Make the following changes to #8 in the matters of reserved control:  8. the degree of hydraulic connection ~~to~~ between groundwater and ~~or other~~ surface water bodies; and |
| Rule 32D(a) | A comma should be added to splice ‘where relevant’, for the purpose of improved clarity and consistency with Rule 32D(b). | Add a comma after the words ‘where relevant’. |
| Rule 41(a)(iia) | Formatting issues have been identified with (iia) and (iii) | Start (iii) on a new line. |

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| **Clause 16(2) amendments made 21 August 2019** | | |
| **Provision** | **Issue/error** | **Correction** |
| Te Mana o te Wai – first paragraph | Te hauora o te taiao – ‘the’ missing from translation | Translation corrected. |
| Partnership between SRC and NT – paragraph 6 | Typo | “… Rather, tangata whenua themes and issues have been integrated through this Plan to reinforce the Ngāi Tahu philosophy of ki uta ki tai (from mount~~i~~ains to sea).” |
| Physiographic zones - Gleyed | The words ‘and streams’ at the end of the second bullet point should have been deleted. Remove for consistency. | “**Overland flow (in some parts of the zone - (o) variant)** – nitrogen, phosphorus, sediment and microbes to rivers ~~and streams~~.” |
| Policy 22(1) | Cross referencing error between this policy and Appendix K. | Amend to read “…and salmon, in accordance with Appendix K:” |
| Policy 46 –Identified FMUs | Inconsistent use of full FMU names. | Amend to include full FMU names throughout the Plan. |
| Rule 20(a)(iii)(1) | Unclear if it is 15% or 100ha | Amend to read “…whichever is the lesser area” |
| Rule 20(a)(iii)(4) | Tense in the generic change from ‘surface waterbody’ to ‘lakes, rivers, artificial watercourses, modified watercourses and natural wetlands’ is incorrect. It should be in the singular tense. The list should start with ’a’, not ‘any’ and there should be no ‘s’ on the end of the names of the waterbodies (should be singular). | “(4) from 1 May 2019, a vegetated strip is maintained in, and stock excluded from, the area between the outer edge of the bed of ~~any~~ a lake, river (excluding ephemeral rivers where intensive winter grazing is permitted under Rule 20(aa))…” |
| Rule 20(b)(i) | Should be singular tense as per Rule 20 above. | “(i) from 1 May 2019, a vegetated strip is maintained in, and stock excluded from, the area between the outer edge of the bed of ~~any~~ a lake, river (excluding ephemeral rivers where intensive winter grazing is permitted…” |
| Rule 20(d) | Rule 20(a) requires the farm to be under 20ha, therefore no farm over 20ha can comply with Rule 20(d) and cannot obtain a Restricted Discretionary consent. | Amend to read “… all conditions of Rule 20(a) other than (i), …. |
| Rule 20(d)(ii)(1) | Inconsistent use of the word microbiological. Elsewhere in the Plan the word microbial has been used. | “…sediment and ~~microbiological~~ microbial contaminants discharged…” |
| Rule 20 matters of discretion | Inconsistent use of the word microbiological. Elsewhere in the Plan the word microbial has been used. | “…sediment and ~~microbiological~~ microbial contaminants to water…” |
| Rule 20(e) | Currently reads “The use of land for a farming activity that is not specified as a permitted, restricted discretionary or prohibited activity under Rule 20(d) is a discretionary activity.  This was amended under Clause 16(2) in April 2018 in error. | The use of land for a farming activity that is not specified as a permitted, restricted discretionary or prohibited activity under Rule 20~~(d)~~ is a discretionary activity. |
| Rule 24(b) | The word ‘or’ is missing and the word ‘and’ should be deleted. | “…the discharge of nitrogen, phosphorus, sediment ~~and~~ or microbial contaminants onto or into land…” |
| Rule 25(a)(ii) | Semi colon missing from end of sentence | “… is permitted under Rule 20(aa)) artificial watercourse, modified watercourse or wetland; and…” |
| Rule 25  *The Southland Regional Council will restrict the exercise of its discretion to the following matters:* – bullet 1. | The words ‘critical source areas in’ should be deleted. | “1. potential adverse effects of discharges of sediment and other contaminants from ~~critical source areas in~~ the area being cultivated on water quality and biodiversity…” |
| Rule 25 (a)(ii) | Inconsistent use of ‘natural wetland’ | Amend ‘… a distance of 5 metres from ………modified watercourse or natural wetland;’ |
| Rule 26(d)(vii) | Should be singular tense as per Rule 20 above. | “(vii) the discharge onto or into land does not occur at a location where overland flow will result in contaminants reaching a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~, natural wetland~~s~~ or the coastal marine area; and…” |
| Rule 27(b) | The word ‘that’ needs to be added to sentence | “(b) The discharge of contaminants from a pit toilet onto or into land, in circumstances where a contaminant may enter water that does not meet the conditions of Rule 27(a) is a discretionary activity.” |
| Rule 28(a)(v)(1) | Should be singular tense as per Rule 20 above. | “(1) 20 metres of ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~, or natural wetland~~s~~; or…” |
| Rule 29(b) | The word ‘the’ needs to be deleted | “(b) The discharge of aerobically composted human excreta onto or into land, in circumstances where a contaminant may enter water that does not meet ~~the~~ one or more of the conditions of Rule 29(a) is a discretionary activity…” |
| Rule 32B(a)  32B(b)  32B(c)  32B(d) | Amendments made to the definition of ‘agricultural effluent storage’ resulted in pond drop tests being required for ancillary effluent storage structures such as weeping walls. The Panel’s Recommendation Report noted that pond drop tests were to apply to ponds only. | Amend ‘…effluent directly onto or into land from that facility which is, where relevant, within the normal operating parameters of a leak detection system ….. |
| Rule 32B(a)(iii) | Should be singular tense as per Rule 20 above. | “… (iii) the agricultural effluent storage facility is not within 50 metres of ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~, natural wetland~~s~~ or the coastal marine area; and…” |
| Rule 32C(a)(ii) | Should be singular tense as per Rule 20 above. | “(ii) the effluent storage facility is not within 50 metres of ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~, natural wetland~~s~~ or the coastal marine area; and…” |
| Rule 32C(c) | Incorrectly refers to incidental discharge of agricultural effluent, when the rule is on non-agricultural effluent storage. | “…and any incidental discharge of ~~agricultural~~ effluent directly onto or into land from that facility…” |
| Rule 32D(a)  Rule 32D(a)(ii)(2)  Rule 32D(b) | Amendments made to the definition of ‘agricultural effluent storage’ resulted in pond drop tests being required for ancillary effluent storage structures such as weeping walls. The Panel’s Recommendations Report noted that pond drop tests are to apply to ponds only.  Reference to Appendix P in sub clause (a)(ii)(2) is unnecessary | Amend ‘… directly onto or into land from that storage facility which is, where relevant, within the normal operating parameters of a leak detection system or the pond drop test criteria set out in Appendix P, is a permitted activity provided that following conditions are met:  (i)  (ii)  (2) certified by a Suitably Qualified Person ~~in accordance with Appendix P~~ within the last three years |
| Rule 40(b) | The word ‘to’ needs to be deleted. | “…activity provided ~~to~~ the following conditions are…” |
| Rule 45(a) | Spelling error – landill | ~~landill~~ landfill |
| Rule 46(a)(ii)(3)  Rule 49(b)(iii)  Rule 54(ca)(x)  Rule 56(c)  Rule 57(d)  Rule 58(d)  Rule 63A(c) and (d) | Should be singular tense as per Rule 20 above. | “ to ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~, natural wetland~~s~~, the coastal marine area, …” |
| Rule 59(a)(viii) | The word ‘be’ should be deleted | “ (viii) fill over any culvert is not ~~be~~ greater than 4 metres (the vertical distance measured from the crest of the fill to the natural bed at the downstream invert of the structure)…” |
| Rule 61(b)(vi) | The word ‘have’ needs to be deleted. | “(vi) the concrete has not ~~have~~ been used in direct contact with chemicals that are toxic to aquatic life; and…” |
| Rule 61(c) | The word ‘that’ should be deleted | “(c) …discharge resulting from the carrying out of the activity, that does not ~~that~~ meet one or more of the conditions listed in Rule 61(a) or Rule 61(b) is a discretionary activity. |
| Financial Contributions – Determination of Amount – 2nd bullet point | Typo | Fund the works required to protect, restore or enhance the beds fo lakes, rivers… |
| Definition of Domestic Wastewater | For the purposes of this rule, domestic wastewater is limited to …..Wording carried over from a rule | ~~For the purposes of this rule~~, ~~d~~Domestic wastewater is limited to effluent…. |
| Definition of Dump station | Term ‘wastewater’ was to be removed but still remains in definition. | Amend to read “…designed to receive effluent ~~wastewater~~ from …” |
| Glossary – National Park | Refers to ‘Acts’ instead of ‘Act’ | “**National Park**  As defined by the National Parks Act~~s~~ 1980” |
| Jacobs River Estuary | Typo | “Jacobs River ~~Estaury~~ Estuary” |
| Appendix A - Inconsistent use of capitals | Capitalise consistently throughout all of Appendix A.  Also ensuring consistent use of singular Wetland not plural. | Blue Lake W~~w~~etland  Gow Lake W~~w~~etland  Scott Lake W~~w~~etland  Haldane Estuary and R~~r~~eservoir  Mount Tennyson S~~s~~tring B~~b~~og  Waimatuku W~~w~~etland  Waterloo Burn wetlands (Aparima River) |
| Appendix E(b) | Typo | “(b) due to the effects of the operation of the Manapōuri hydro-electric generation scheme…” |
| Appendix E – Surface waterbodies classified as “Mountain” 3rd bullet point | Typo | “the daily maximum ambient water temperature shall not be increased by more than 3°C when the natural or existing water temperature is 16°~~?~~C…” |
| Appendix G | Reads Mataura River at Mataura River Bridge. Bridge is called Mataura Bridge | Mataura River at Mataura ~~River~~ Bridge |
| Appendix K – Methodology, first paragraph (ii) | Should be singular tense as per Rule 20 above. | “(ii) in the case of a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~ or natural wetland~~s~~ where flow is lost to groundwater along the length of the lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~ or natural wetland~~s~~, …” |
| Primary and secondary allocation, first paragraph, (i) | Should be singular tense as per Rule 20 above. | “(i) for ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~ or natural wetland~~s~~ outside the Waiau catchment…” |
| Primary and secondary allocation, first paragraph (iii) | Should be singular tense as per Rule 20 above. | “(iii) for ~~any~~ a lake~~s~~, river~~s~~, modified watercourse~~s~~ or natural wetland~~s~~ subject to a Water Conservation Order…” |
| Primary and secondary allocation, second paragraph (i) | Should be singular tense as per Rule 20 above. | “(i) for ~~any~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~ or natural wetland~~s~~, outside the Waiau catchment…” |
| Primary and secondary allocation, second paragraph (i)(1) | Should be singular tense as per Rule 20 above. | “(1) the total surface water allocation does not exceed a volume of 10 percent of the relevant seasonal flow cut-off flow in ~~the~~ a lake~~s~~, river~~s~~, artificial watercourse~~s~~, modified watercourse~~s~~ or natural wetland~~s~~ at the time of take…” |
| Primary and secondary allocation, second paragraph (ii) | Should be singular tense as per Rule 20 above. | “(ii) in the Waiau catchment and for ~~any~~ a lake~~s~~, river~~s~~, modified watercourse~~s~~ or natural wetland~~s~~ subject to a Water Conservation Order…” |
| Appendix L.2 –bullet point 6 | Appendix L.2 refers to Table Y.2 in error | Bullet point 6 “… hydraulic connection and managed following the criteria outlined in Table ~~Y.2~~ L.2.” |
| Appendix R – last paragraph (Note) | Word should be ‘abstracting’ not ‘abstraction’ | “**Note:** Submerged galleries (abstracting water vertically) and galleries in the river banks (~~abstraction~~ abstracting water horizontally), or behavioural barriers and devices…” |
| Appendix S – 3rd bullet point | Refers to ‘Council’ and not ‘the Southland Regional Council’ | **“Known or suspected archaeological sites**  The following resources may assist in determining if an archaeological site is or may be present:   * Historic and cultural heritage scheduled in a district or regional plan. * Sites listed by the New Zealand Archaeological Association’s Archaeological Site Recording Scheme (latest information is on the New Zealand Archaeological Association website). * The Southland Regional Council GIS information that highlights known sites and areas where there is a higher risk…” |
| Appendix S – Archaeological discovery without an authority (Protocol), (d) and (e) | Refers to ‘Council’ and not ‘the Southland Regional Council’ | “… inform the relevant iwi authority;  (c) inform Heritage New Zealand and apply for the appropriate authority, if required;  (d) inform the Southland Regional Council and apply for the appropriate resource consent, if required;  (e) take appropriate action, after discussing with Heritage New Zealand, the Southland Regional Council and relevant iwi authority to remedy damage and/or restore the site. |
| Water body, water bodies | In some instances this is one word and others two words. | Two words throughout plan for consistency. |
| The Southland Regional Council will restrict its discretion… | Amend for consistency throughout the Plan | The SRC will restrict its discretion (for restricted discretionary activities)  The SRC will reserve its control (for controlled activities) |
| Bed of an artificial watercourse | Defined but not used in the Plan | Delete |
| Fractured rock aquifer | Defined but not used in the Plan | Delete |
| Periphyton | Defined but not used in the Plan | Delete |
| Stock crossing | Defined but not used in the Plan | Delete |
| Toxicity | Defined but not used in the Plan | Delete |
| Untreated animal effluent | Defined but not used in the Plan | Delete |