

Note: These conditions are up to date as at 15/04/26. They include changes that have been made as a result of consultation with Waitaki Rūnaka and Environment Canterbury. Meridian continues to engage with Waitaki Rūnaka, Environment Canterbury and the Department of Conservation so further changes may continue to be made. Should that occur an updated version (Version 4) will be provided to the Panel for consideration.

Version 3

CRC262540 – Section 14 Consent – to take, use, dam or divert water for hydroelectricity generation (Operation of Lake Pūkaki below 518 m)

1. The consent holder may operate Lake Pūkaki between 518.0 m RL and 513 m RL while taking, using, damming or diverting water in accordance with resource consents CRC905321.7 and CRC185833 or any subsequent replacements thereof.

Advice note: this consent provides for the operation of Lake Pūkaki below 518.0 m RL independently of the scenarios provided for in resource consent CRC905321.7 or CRC185833 or any subsequent replacements thereof, and of the permitted activity provided for in Table 4 and Rule 17 of the Waitaki Catchment Water Allocation Regional Plan.

2. At any time the consent holder is exercising this resource consent; the consent holder must ensure compliance with all conditions of CRC905321.7 and CRC185133; with the exception of conditions relating to lake level.
3. The consent holder must advise Canterbury Regional Council attention: Manager Compliance, Te Rūnanga o Moeraki, Te Rūnanga o Arowhenua, and Te Rūnanga o Waihao as soon as practicable when reducing lake levels reach 519.0 m RL, i.e. before Lake Pūkaki is reduced below the Minimum Lake Level of 518.0 m RL provided for under resource consent CRC905321.7 or any subsequent replacement thereof.
4. During any period within which the level of Lake Pūkaki is below 518 m RL, the consent holder must advise Canterbury Regional Council attention: Manager Compliance, Te Rūnanga o Moeraki, Te Rūnanga o Arowhenua, and Te Rūnanga o Waihao weekly of:
 - a. the strategies adopted to restore Lake Pūkaki to the Normal Consented Minimum Lake Level of 518 m RL; and
 - b. the lake level at the end of each reporting week;
 - c. the estimated timeframe for returning Lake Pūkaki to the Normal Consented Minimum Lake Level;
 - d. the measures adopted to mitigate adverse effects of operating the lake below the Normal Consented Minimum Lake Level, including effects on cultural values and mahinga kai.
5. The lake level measurement and reporting under this consent shall be the same as is required under the main operating consent.
6. On each occasion that the consent holder implements this consent to manage Lake Pūkaki below 518 m RL, the consent holder must, no later than eight weeks following the completion of each lowering event, provide Canterbury Regional Council attention: Manager Compliance, Te Rūnanga o Moeraki, Te Rūnanga o Arowhenua, and Te Rūnanga o Waihao with the following information:

- a. the date and time at which the lake was lowered below 518 m RL;
 - b. the levels at which the Lake Pūkaki was managed over the duration of the lowering event;
 - c. the duration of the lowering event;
 - d. a written description of the circumstances leading to and applying during the lowering event;
 - e. a written description of the measures adopted to mitigate adverse effects of operating the lake below the Normal Consented Minimum Lake Level, including effects on cultural values and mahinga kai.
7. If the information provided in condition 6 indicates that the timing, duration, frequency and extent of any lowering event is different to what was predicted in the resource consent application, then the consent holder shall provide a detailed explanation of the differences and the circumstances of their occurrence to the Canterbury Regional Council, attention: Manager Compliance within 3 months of the lowering event.
8. Kaki Monitoring Programme – The consent holder shall notify the Department of Conservation when the water level is forecast to drop below 518 m RL and ask them to undertake Kaki monitoring in accordance with the agreement between the Department of Conservation and Meridian dated 30th August 2012. The results of any monitoring shall be provided to the Canterbury Regional Council.
9. Gabion Rock Wall Inspections - The consent holder shall inspect the nature of rip-rap adjacent to the gabion rock wall located at SH80 Mount Cook Road (SH 80 RS 17 RP 12.64 – 12.7).
 - a. Inspections shall be undertaken weekly at any time Lake Pūkaki falls below 518m RL.
 - b. Where erosion of the rip-rap is observed, the consent holder shall be responsible for rectifying the situation.
 - c. The consent holder shall provide a record of inspections, findings and how any erosion was rectified within 8 weeks of Lake Pūkaki returning to 518m RL.
10. The consent holder shall engage an independent third party to undertake surveillance of the Tekapo B Power Station rock chute and weir at any time Lake Pūkaki falls below 518m RL and to provide daily updates of the surveillance to Genesis Energy Limited.
11. The consent holder shall ensure that sufficient rock riprap and gravel material is available at any time Lake Pūkaki falls below 518m RL to enable the rapid repair of any damage to the Tekapo B rock chute and weir that may occur during the exercise of this consent.
12. The consent holder shall prepare and implement a communication plan to advise landowners adjoining the lake of potential increases in dust when the lake is expected to drop below 518 m RL. The communication plan shall include details of which landowners will be contacted and the required mechanism for contacting them.
13. A record of all complaints relating to dust discharged from the margins or exposed bed of Lake Pūkaki must be maintained and shall include:
 - a. The location where the dust was detected by the complainant; and
 - b. The date and time when the dust was detected; and
 - c. A description of the wind speed and wind direction when the dust was detected by the complainant; and
 - d. The most likely cause of the dust detected; and
 - e. Any corrective actions undertaken by the Consent Holder to avoid, remedy, or mitigate the effects of the dust detected by the complainant.
14. The Canterbury Regional Council may, once per year, on any of the last five working days of May or November, serve notice of its intention to review the conditions of this consent for the purposes of:

- a. Dealing with an adverse effect on the environment occurring as a result of the exercise of this resource consent; or
- b. Requiring best practicable options to be adopted by the consent holder to remove or reduce any adverse effect on the environment as a result of the exercise of this resource consent; or
- c. Requiring the consent holder to carry out monitoring and reporting instead of, or in addition to, that required by the resource consent; or
- d. Requiring the consent holder to comply with a relevant rule in an operative regional plan.

Note: These conditions are up to date as at 15/04/26. They include changes that have been made as a result of consultation with Waitaki Rūnaka and Environment Canterbury. Meridian continues to engage with Waitaki Rūnaka, Environment Canterbury and the Department of Conservation so further changes may continue to be made. Should that occur an updated version (Version 4) will be provided to the Panel for consideration.

Version 3

CRC262541 – Section 15 Consent – Discharge of Contaminants to Land or Water

CONSENT SCOPE

1. This consent authorises the discharge of contaminants (including sediment-laden water, dust deposition, and incidental hydrocarbon discharges) to land and water arising from civil works and associated with dam protection works at Lake Pūkaki, between 510.5 and 518.0 mRL.

COMPLIANCE

2. The discharges described in Condition 1 shall be located at Lake Pūkaki within the area identified as 'works area' on Plan CRC262541 at or about map reference NZTM 1371515E, 5103020N
3. Construction sequencing and staging shall occur in general accordance with Section 9.6 of the Rip-rap design and construction methodology report. Specifically, it shall be as follows:
 - a. Tranche 1 – Main Dam (rip-rap placement 518.6 m RL to 514.5 m RL)
 - i. Establish a key toe at 513.0 m RL
 - b. Tranche 1 – left and right abutment (rip-rap placement 517.0 m RL to 513.0 m RL)
 - c. Tranche 2 – Main Dam (rip-rap placement 513.0 m RL to 510.5 m RL)
 - d. Tranche 2 – Abutments (rip-rap placement 513.0 m RL to 510.5 m RL)
4. All practicable measures shall be undertaken to prevent oil and fuel leaks from vehicles and machinery including but not limited to:
 - a. There shall be no storage of fuel or refuelling of vehicles and machinery within 20 metres of flowing water or water bodies.
 - b. Fuel shall be stored securely or removed from the site overnight.
 - c. The pump shall be attended at all times during refuelling.
 - d. Drip trays shall be used at all times during refuelling.
 - e. A spill response kit shall be kept on site at all times.

EROSION AND SEDIMENT CONTROL PLAN

5. Environment Canterbury shall be notified at least ten working days:
 - a. prior to commencement of works, and
 - b. prior to the re-commencement of works, where works have been discontinued for more than 8 days.
 - c. Notification shall include:
 - i. Consent number
 - ii. Proposed start and end dates

- iii. Name, address and contact telephone number of the person supervising the works
6. Before discharging, the Consent Holder shall provide a copy of this consent to staff and contractors undertaking the activities authorised by this consent and explain to them how to comply with the conditions.
7. Prior to the first exercise of this consent, the applicant shall establish and maintain an Erosion and Sediment Control Plan (ESCP) in accordance with the Canterbury Regional Council Erosion & Sediment Control Toolbox for Canterbury. The objective of the ESCP is to set out the measures to be implemented during construction to minimise as far as reasonably practicable the erosion and the discharge of sediment and other contaminants into Lake Pūkaki and the Pūkaki Riverbed.
 - a. The ESCP shall include but not be limited to the following information as appropriate to the scale, location and type of earthworks:
 - i. contour information
 - ii. erosion and sediment controls including specific design location, dimensions and capacity
 - iii. details of measures to control sediment runoff, dust and the removal of soil, debris and other materials from public roads or places.
 - iv. catchment boundaries for the sediment controls
 - v. discharge locations for each catchment/sediment control device
 - vi. details of measures for managing any contaminated land
 - vii. details of construction methods to be employed including timing and duration
 - viii. identification of the suitably qualified persons to manage the erosion and sediment controls
 - ix. maintenance requirements
 - x. reinstatement provisions
 - xi. Provision for monitoring of any discharges including triggers that may warrant further management responses.
 - b. All practicable measures to be undertaken to prevent the spill of fuel, hydraulic fluid, or other potential liquid contaminants, including but not limited to requirements that:
 - xii. No fuel may be stored, or vehicles or machinery refuelled within 20 metres of the lake or flowing water.
 - xiii. Where refuelling cannot be undertaken more than 20 metres from the lake, appropriate controls shall be put in place to avoid potential spills while refuelling.
 - xiv. Fuel, hydraulic fluid and other potential liquid contaminants shall be stored securely or removed from site overnight.

Advice Note: The Canterbury Regional Council Erosion & Sediment Control Toolbox for Canterbury can be found at <http://escscanterbury.co.nz/>

8. Before first exercise of this resource consent, the consent holder must provide a copy of their proposed ECSP shall be submitted to Canterbury Regional Council attention: Manager Compliance for confirmation that it complies with the conditions of this consent (the Approved ECSP). If no response from Canterbury Regional Council is provided within 20 working days of submitting the Plan for certification the consent holder shall proceed as if the Plan has been Approved.
9. The ESCP may be amended and changed by the consent holder provided such amendments are consistent with the objective of minimising any effects of sediment or construction on the lake environment. An amended ESCP shall be submitted to Canterbury Regional Council attention: Manager Compliance for confirmation that it complies with the conditions of this consent.
10. The consent holder may implement any amended ESCP after 20 working days of it being submitted for certification if Canterbury Regional Council has not notified the consent holder of its decision. If Canterbury Regional Council notify the consent holder that the amended ESCP does not comply with

the conditions of this consent the consent holder shall immediately revert (within 5 working days) to implementing the Approved ESCP.

11. When discharging in and adjacent to water, the consent holder shall, in accordance with the Erosion and Sediment Control Plan (ESCP), ensure that sediment losses to natural water are minimised where practicable and that silt control measures are in place.
12. During the period of the discharges, erosion and sediment controls shall be implemented to mitigate sedimentation effects associated with the construction of the rock armouring in accordance with the ESCP approved as the part of the grant of this consent.

TEMPORARY REINSTATEMENT OF THE SITE

13. In the event the lake is forecast to rise above the works level, and where works remain incomplete, the consent holder shall ensure that work areas within the predicted area of inundation are rehabilitated to minimise any loss of material.

FINAL REINSTATEMENT OF THE SITE

14. Within 14 days of the final completion of rock armouring activities at the site:
 - a. All temporary deposits of gravel, sand and other natural material (including reject material) shall be levelled to the natural ground level or removed from site.
 - b. All created access ramps will be removed, and the area shall be reshaped and formed to a state consistent with the surrounding dam.
 - c. Any temporary structures and construction materials shall be removed.
 - d. Re-grassing of any remaining areas of bare ground to match the surrounding existing land.
 - e. Rock stockpile areas may be retained for other necessary maintenance works associated with other aspects of the Lake Pūkaki and related engineering structures.
15. In the event that any contaminated soil or material is uncovered by the works that has not been already identified, a contamination discovery protocol must be implemented, including but not limited to the following steps:
 - a. Earthworks within ten metres of discovered contaminant soil or material must cease immediately;
 - b. All practicable steps must be taken to prevent the contaminated material becoming entrained in stormwater. Immediate steps must include, where practicable:
 - i. Diverting any stormwater runoff from surrounding areas away from the contaminated material; and
 - ii. Minimising the exposure of the contaminated material, including covering the contaminants with an impervious cover;
 - c. Notification of the Canterbury Regional Council, Attention: Contaminated Sites Manager, within 24 hours of the discovery;
 - d. Earthworks within ten metres of discovered contaminant soil or material must not recommence until a suitably qualified and experienced contaminated land practitioner (SQEP) confirms to Canterbury Regional Council, Attention: Compliance Manager, that continuing works does not represent a significant risk to the environment;
 - e. All records and documentation associated with the discovery must be kept and copies must be provided to the Canterbury Regional Council upon request.
16. Any material removed from the site during the works that is potentially or confirmed as contaminated, must be disposed of at a facility authorised to receive such material.

17. The Canterbury Regional Council may, once per year, on any of the last five working days of May or November, serve notice of its intention to review the conditions of this consent for the purposes of:
 - e. Dealing with an adverse effect on the environment occurring as a result of the exercise of this resource consent; or
 - f. Requiring best practicable options to be adopted by the consent holder to remove or reduce any adverse effect on the environment as a result of the exercise of this resource consent; or
 - g. Requiring the consent holder to carry out monitoring and reporting instead of, or in addition to, that required by the resource consent; or
 - h. Requiring the consent holder to comply with a relevant rule in an operative regional plan.

18. If this consent is not exercised before (35 years – final date to align with duration) then it shall lapse in accordance with section 125 of the Resource Management Act 1991.

*Advice Note: A 35-year duration was sought by Meridian as part of the Fast-track process.
'Exercised' is defined as implementing any requirements to operate this consent and undertaking the activity as described in these conditions and/or application documents.*

Note: These conditions are up to date as at 15/04/26. They include changes that have been made as a result of consultation with Waitaki Rūnaka and Environment Canterbury. Meridian continues to engage with Waitaki Rūnaka, Environment Canterbury and the Department of Conservation so further changes may continue to be made. Should that occur an updated version (Version 4) will be provided to the Panel for consideration.

Version 3

CRC262542 Section 15 Consent – Discharge of Contaminants to Air

CONSENT SCOPE

1. The discharge of contaminants to air shall be limited to matter arising from the following activities associated with the rock armouring of Pūkaki Dam:
 - a. Constructing access tracks and ramps.
 - b. Transporting rock from the existing stockpile sites to the temporary construction stockpile areas.
 - c. Constructing work benches.
 - d. Constructing toe along the Dam.
 - e. Rock placement on the Dam.
 - f. Rock placement on abutments.
 - g. Establishment of temporary buildings within or adjacent to the main carpark and adjacent to the left abutment.
 - h. Decommission of all temporary work sites.
 - i. Maintenance/management of temporary stockpiles within the construction area.

At or about NZTM 1371515E, 5103020N and shown on plan CRC 262542 attached to and forming part of this resource consent.

2. The discharge to air authorised by condition (1) shall not cause objectionable or nuisance deposits and/or discharges of particulate matter beyond the boundary of the application site.
3. The Site Manager, or another nominated person, must be available at all times during rock armouring activities to respond to dust emissions complaints and issues. The contact details shall be displayed on signage at the entrance to the main carpark (being the carpark that services the public toilets, visitor centre and salmon shop at NZTM 1371515E, 5103020N).
4. The consent holder must notify Te Rūnanga o Ngāi Tahu (nohoanga@ngaitahu.iwi.nz), and Canterbury Regional Council attention: Manager Compliance:
 - a. At least ten working days before the start of any activities listed in condition one.
 - b. Notification shall include:
 - i. The proposed start and end dates of the period of work;
 - ii. The proposed start and end time of activity on each day during the period of works;
and

- c. Where the consent is to be exercised by a person other than the consent holder, the name, address and contact telephone number of the persons exercising the consent.
- d. If the consent holder is considering closing the campsite and campervan parking area as a result of dust generation authorised by this consent. Any decisions to close the campsite shall be undertaken in consultation with Te Rūnanga o Ngāi Tahu Nohoanga Team and LINZ.
- e. Where works have been discontinued for more than eight consecutive days, the Canterbury Regional Council, Attention: Compliance Manager shall be re-notified at least five working days prior to the recommencement of works.

DUST MANAGEMENT PLAN

- 5. The Consent Holder must produce and comply with a Dust Management Plan at all times.
- 6. The purpose of the Dust Management Plan is to provide a framework for managing dust emissions from the activities authorised under Condition (1a-1i) of this resource consent to minimise any effects of dust discharges on the surrounding environment.
 - a. The Dust Management Plan shall:
 - i. Be prepared in accordance with Schedule 2 of the Canterbury Air Regional Plan; and
 - ii. Be retained on site at all times; and
 - iii. Be provided to all persons operating or carrying out the activities authorised by this resource consent; and
 - iv. Be prepared by a suitably qualified experienced practitioner in air quality; and
 - v. Include details on how the conditions of this resource consent will be complied with.
 - b. The Dust Management Plan shall include, but not be limited to:
 - i. A description of the site location and the receiving environment; and
 - ii. A system for training employees and contractors to make them aware of the requirements relating to dust mitigation and the conditions of this resource consent; and
 - iii. Identifying staff responsibilities for implementing and reviewing the Dust Management Procedures; and
 - iv. A description of all on-site activities as described in Condition (1a-1i) and dust sources on site; and
 - v. A description of the weather conditions that trigger the requirement for dust suppression activities; and
 - vi. Details of location(s) of and appropriate installation of an onsite weather station; and
 - vii. The methods to be used for controlling dust at each source during on-site activities, and
 - viii. A description of the methods for the use of water for dust suppression on all exposed areas on dry and/or windy days (in accordance with the weather criteria identified in condition 6(b)(v), including how and when water will be applied to maintain damp surfaces; and
 - ix. The frequency and triggers of when water will be used to maintain damp surfaces, and when these measures are to commence on dry and/or windy days in accordance with the weather criteria identified in condition 6(b)(v); and

- x. A description of the contingency measures to be used on-site; and
- xi. Procedures, processes and methods for managing dust when staff are not on site.
- xii. Procedures to be undertaken to ensure dust is managed during times when works may be delayed for an extended period of time.

Advice Note: *If water is required for dust suppression, water will be brought to site in water trucks. This will be the responsibility of the contractor. Other consents held by Meridian Energy Ltd do not provide for this use.*

- 7. Works shall be undertaken in accordance with Dust Management Plan dated XXX, attached to and forming a part of this consent.
- 8. The Dust Management Plan may be amended by the consent holder provided such amendments are consistent with the objective of minimising any effects of dust discharges on the surrounding environment. Any amended Dust Management Plan shall be submitted to Canterbury Regional Council attention: Manager Compliance for certification that it complies with the conditions of this consent.
- 9. The consent holder may implement any amended Dust Management Plan after 20 working days of it being submitted for certification if Canterbury Regional Council has not notified the consent holder of its decision. If Canterbury Regional Council notify the consent holder that the amended Dust Management Plan does not comply with the conditions of this consent the consent holder shall immediately (within 5 working days) revert to implementing the Approved Dust Management Plan.

DUST MITIGATION

- 10. The Consent Holder must utilise all reasonably practicable measures to minimise the discharge of dust from rock armouring activities on-site:
 - a. On dry days when dust suppression activities are triggered by the Dust Management Plan; and
 - b. When there is any visible emission of dust from the site.

COMPLAINTS

- 11. A record of all complaints relating to dust discharged to air from the site and associated activities must be maintained and shall include:
 - f. The location where the dust was detected by the complainant; and
 - g. The date and time when the dust was detected; and
 - h. A description of the wind speed and wind direction when the dust was detected by the complainant; and
 - i. The most likely cause of the dust detected; and
 - j. Any corrective actions undertaken by the Consent Holder to avoid, remedy, or mitigate the effects of the dust detected by the complainant.
- 12. The Consent Holder must maintain a record of any complaints and any responses or investigative actions taken as a result. This record shall be provided to the Canterbury Regional Council, Attention: Compliance Manager.

ANNUAL REPORT

- 13. The Consent Holder shall prepare an annual monitoring report for the period of 1 July to 30 June to the CRC, Attention: Regional Leader Compliance Monitoring, by 30 September each year that the consent is exercised (i.e. if there have been no rock armouring activities over the 12-month period no report is required).

14. The annual monitoring report shall include but not be limited to:
 - a. A record of any periods when construction work was undertaken, including the dates and duration of the work.
 - b. The complaints record required in accordance with Condition 11.

ADMINISTRATION

15. The Canterbury Regional Council may, once per year, on any of the last five working days of May or November, serve notice of its intention to review the conditions of this consent for the purposes of:
 - i. Dealing with an adverse effect on the environment occurring as a result of the exercise of this resource consent; or
 - j. Requiring best practicable options to be adopted by the consent holder to remove or reduce any adverse effect on the environment as a result of the exercise of this resource consent; or
 - k. Requiring the consent holder to carry out monitoring and reporting instead of, or in addition to, that required by the resource consent; or
 - l. Requiring the consent holder to comply with a relevant rule in an operative regional plan.

16. If this consent is not exercised within 35 years then it shall lapse in accordance with section 125 of the Resource Management Act 1991.

Advice Note: A 35-year duration was sought by Meridian as part of the Fast-track process. 'Exercised' is defined as implementing any requirements to operate this consent and undertaking the activity as described in these conditions and/or application documents.

Note: These conditions are up to date as at 15/04/26. They include changes that have been made as a result of consultation with Waitaki Rūnaka and Environment Canterbury. Meridian continues to engage with Waitaki Rūnaka, Environment Canterbury and the Department of Conservation so further changes may continue to be made. Should that occur an updated version (Version 4) will be provided to the Panel for consideration.

Version 3

CRC262543 Section 13 Consent to disturb and to deposit material on the bed of Lake Pūkaki

CONSENT SCOPE

Note: This consent relates to the land use aspect only, specifically the works that occur outside of the dam face itself. This consent does not relate to the discharge of contaminants to land or water associated with these activities. These discharges are managed by CRC262541

1. The activities authorised by this consent shall be associated with the rock armouring of Pūkaki Dam and limited to:
 - a. The excavation and disturbance of the bed of Lake Pūkaki.
 - b. The deposition of aggregate and rock armouring in, on or under the bed of Lake Pūkaki.
 - c. Establishing and decommissioning haul roads to work areas.
2. The works carried out in accordance with Condition 1 shall be located at Lake Pūkaki within the area identified as 'works area' on Plan CRC262543 which forms part of this consent.
3. The works shall be undertaken in accordance with the attached design plans CRC262543A which form part of this consent.

PRIOR TO WORKS COMMENCING

4. Before starting work, the Consent Holder shall provide a copy of this consent to staff and contractors undertaking the activities authorised by this consent and explain to them how to comply with the conditions.
5. The consent holder shall ensure that:
 - a. The Canterbury Regional Council, Attention: Compliance Manager, and Te Rūnanga o Ngāi Tahu (nohoanga@ngaitahu.iwi.nz), are notified at least ten working days prior to the commencement of works; and
 - b. Where works have been discontinued for more than eight consecutive days, the Canterbury Regional Council Attention: Compliance Manager shall be re-notified at least five working days prior to the recommencement of works.

Notification shall include:

- i. The proposed start date of the period of work;
- ii. The proposed start and end time of works on each day during the period of works; and
- iii. Where the consent is to be exercised by a person other than the consent holder, the name, address and contact telephone number of the persons exercising the consent.

Advice Note: Notification to CRC may be via emailing ecinfo@ecan.govt.nz

6. The consent holder shall ensure all works are carried out in accordance with Lake Pūkaki Reservoir Hydro Storage and Dam Resilience Works Erosion and Sediment Control Plan (date to be confirmed), attached to and forming a part of this consent (the 'Approved ESCP').

Advice Note: The Canterbury Regional Council Erosion & Sediment Control Toolbox for Canterbury can be found at <http://esccanterbury.co.nz/>

7. The ESCP may be amended at any time. Any amendments shall be:
 - a. For the purpose of improving the efficacy of the erosion and sediment control measures and hazardous substance management, and shall not result in reduced discharge quality; and
 - b. Consistent with the conditions of this resource consent; and
 - c. Submitted in writing to the Canterbury Regional Council, Attention: Compliance Manager for confirmation that it complies with the conditions of this consent prior to any amendment being implemented.
 - d. The consent holder may implement any amended ESCP after 20 working days of it being submitted for certification if Canterbury Regional Council has not notified the consent holder of its decision. If Canterbury Regional Council notify the consent holder that the amended ESCP does not comply with the conditions of this consent the consent holder shall immediately (within 5 working days) revert to implementing the Approved ESCP.
8. a. All practicable measures shall be undertaken during works to minimise:
 - i. Erosion of the bed and banks of Lake Pūkaki; and
 - ii. The discharge of sediment to Lake Pūkaki as a result of the works; and
- b. In the event of any erosion occurring to the bed or banks of Lake Pūkaki as a result of the works, the consent holder shall be responsible for rectifying the situation.
9. Works shall:
 - a. Only occur between 0600 hrs and 1930 hrs
 - b. Not occur on:
 - i. Good Friday to Easter Monday (inclusive)
 - ii. 24, 25, 26 and 31 December and 1 January
 - iii. New Zealand Public Holidays observed in the Mackenzie District

DURING WORKS

10. In the event of any disturbance of Koiwi Tangata (human bones) or Taonga (treasured artefacts), the consent holder shall immediately:
 - a. Advise the Canterbury Regional Council of the disturbance,
 - b. Advise the Upoko of Te Rūnanga o Arowhenua or their representative, and the New Zealand Historic Places Trust, of the disturbance, and
 - c. Cease earthmoving operations / works in the affected area until an area has been marked off around the site, and Kaumatua and archaeologists have given the approval for the activity to commence.

Advice Note: This condition is in addition to any agreements that are in place between the consent holder and the Upoko Rūnanga or the New Zealand Historic Places Trust.

11. All practicable measures shall be undertaken to prevent oil and fuel leaks from vehicles and machinery including but not limited to:
 - a. There shall be no storage of fuel or refuelling of vehicles and machinery within 20 metres of flowing water or water bodies.
 - b. Fuel shall be stored securely or removed from the site overnight.

- c. The pump shall be attended at all times during refuelling.
 - d. Drip trays shall be used at all times during refuelling.
 - e. A spill response kit shall be kept on site at all times.
12. To prevent the spread of pest species, including but not limited to didymo, the consent holder shall ensure that activities authorised by this consent are undertaken in accordance with Biosecurity New Zealand's hygiene procedures and that machinery shall be free from plants and plant species before use in water.

ADMINISTRATION

13. The Canterbury Regional Council may, once per year, on any of the last five working days of May or November, serve notice of its intention to review the conditions of this consent for the purposes of:
- m. Dealing with an adverse effect on the environment occurring as a result of the exercise of this resource consent; or
 - n. Requiring best practicable options to be adopted by the consent holder to remove or reduce any adverse effect on the environment as a result of the exercise of this resource consent; or
 - o. Requiring the consent holder to carry out monitoring and reporting instead of, or in addition to, that required by the resource consent; or
 - p. Requiring the consent holder to comply with a relevant rule in an operative regional plan.
14. If this consent is not exercised before (35 years, final date to align with duration) then it shall lapse in accordance with section 125 of the Resource Management Act 1991.

Advice Note: A 35-year duration was sought by Meridian as part of the Fast-track process. 'Exercised' is defined as implementing any requirements to operate this consent and undertaking the activity as described in these conditions and/or application documents.