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Subject: Draft NPS for Indigenous Biodiversity Submission

DRAFT NATIONAL POLICY STATEMENT FOR INDIGENOUS BIODIVERSITY

Submission on the publicly notified draft National Policy Statement for Indigenous Biodiversity.


To: Ministry for the Environment

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General responses to the proposals:
1 I have major concerns with some of the implications and detail in the Draft for our hill country sheep and beef farm.

Sunworth stn is 2357 ha of medium to steep hillcountry, carrying 45% sheep, 55% cattle. It is summer dry and subject to serious adverse events such as droughts, rain storms and floods.

For over 40 years it has maintained a robust annual erosion prevention and conservation planting programme.

It is starting a wetland and Kahikatea restoration project. The majority of the costs will be funded by the property.

2 Fencing off SNAs on our steep hill country would be impossible and the cost would be crippling, it would cost 100's of thousands of dollars. Infact beyond measure. Already it is difficult to maintain existing fencing due to the shortage of experienced fencers and manpower.

Fencelines must be on ridgelines otherwise they are subject to failure.

The remnants often encompass the only reliable stock water for a large paddock. Reticulating is impossible.

Closure of whole paddocks would result in financial losses and with the interruption of access and wider stock management routines.

Without livestock all possible SNAs or remnants will become infested with big and small weeds such as barberry, blackberry, and more. From there birds will carry seeds elsewhere. Already $100's of thousands of dollars have been spent controlling barberry. If fenced off weed control will become physically and financially impossible to manage.

3 Imposing requirements on farmers to manage pests and weeds in SNA's is unrealistic. The earlier Weeds and Pest Boards eventually failed imposing their regulations. Even DOC fails on it's estates.

Desk mapping will be inaccurate. The Gisborne District Council will struggle to do ground proofing over such huge hillcountry district.

The Policy must recognise the role of Landowners as Custodians and Managers. In contrast to the State being dictatorial. Restoration initiatives should be non-regulatory and should focus on local conservation efforts.

It should encourage and support Indigenous Biodiversity rather than dictate with draconian rules.

The Policy must recognise existing use rights.

4 The Policy will result in new costs to Councils. The Gisborne District Council is already struggling to meet it's many overwhelming obligations. Extra costs will fall on all ratepayers or worse just on landowners.

Like the Freshwater Policy no cost benefit analysis has been done of the impact on landowners.

A completion target of 5 years is unrealistic. The Councils ten year plan will prohibit this
happening.

5 PLEASE NOTE MY CONCLUSION BELOW, IT IS IMPORTANT.

- I support the overall goal of the proposals that recognise the value of indigenous biodiversity to New Zealand, its people, and communities, and to ensure that Indigenous Biodiversity is both protected and restored.
- New Zealand’s sheep and beef farmers have retained 2.7 million hectares of indigenous habitat within their farms which is testament to the value farmers place on indigenous biodiversity. As much as 24% of New Zealand’s total indigenous habitats occur on the 8.8 million hectares covered by sheep and beef farms, with over 47% of QEII covenants being on sheep and beef farms. The area of indigenous habitats formally protected by QEII, Nga Whenua Rahui, and other covenants is growing.
- I support provisions which recognise that for conservation actions to be enduring, they require landowner and community support and leadership. Policies needs to recognise that people are critical to maintaining and enhancing biodiversity while acknowledging, respecting and fostering the contribution landowners, as custodians and Kaitiaki, make to these habitats and species.
- However, I oppose provisions which seek to ‘lock up indigenous biodiversity’ and in so doing penalise those landowners who have done the most to protect indigenous biodiversity. I seek changes to the policy to ensure that indigenous biodiversity can be integrated within pastoral based land uses and activities, and which recognise these can co-exist for mutual benefit.
- Indigenous biodiversity should be considered as an asset to the farming business, and communities, and not as a liability. Subtle but significant changes to the NPSIB are required to ensure that existing conservation efforts are rewarded, and ongoing conservation is supported and incentivised. The recognition of the values of indigenous biodiversity as part of pastoral based landscapes and farming businesses is required to ensure that these values, habitats, and species, are sustainably managed. A strong regulatory or stick approach to the recognition and ongoing management of indigenous biodiversity could, if not carefully constructed, undermine existing and future conservation efforts.

Impacts and implementation:

- I am deeply concerned about the potential impacts of these proposals on my farm in relation to areas being identified as Significant Natural Areas (SNA’s), areas identified as being important for the protection of SNA’s which may include land adjacent to SNA’s, and the identification of highly mobile species, in relation to the impacts this may have on my farming business and its resilience and viability. The provisions could be interpreted as precluding the ongoing grazing of animals adjacent to and within these areas, which means that those that have done the most to protect indigenous habitats and species within their farming businesses could shoulder the greatest costs including restrictions on their farming businesses.

- The compliance costs of the various proposals are likely to be significant and include the identification of these habitats and species, fencing of these habitats (could require deer fencing to manage wild populations), and ongoing pest management. As currently proposed, it is unclear where these costs fall. Financial, technical, and human resourcing support should be provided to assist landowners to continue to protect and restore indigenous habitats and populations within their farming businesses and communities. Support should be provided only to areas where indigenous biodiversity is being restored, but also to where it currently exists.
I am concerned that New Zealand does not currently have the extent of technical expertise available to assist regional and district councils to identify SNA’s and mobile species across their territorial areas within the next five years, to ground truth this work, and to work with farmers. The requirements on regional and district councils including timeframes should ensure that the identification of these habitats and species is robust and is undertaken in a way which engages landowners and communities, builds understanding and knowledge, and which empowers local conservation efforts.

Hutia Te Rito:

- Support with amendments
- I support the objective of local authorities recognising and providing for Hutia Te Rito which recognises the relationships between indigenous biodiversity and people and communities, and that conservation requires kaitiakitanga and custodianship.
- I seek that the term “stewardship” is replaced with “custodianship” which more correctly reflects the values I place on indigenous biodiversity within my farm and as part of my family’s history and our future, and our relationship and ties to our land.
- I support provisions which recognise and empower ground up, landowner, and community led conservation actions, and which prioritise non regulatory over regulation management frameworks.

3.7 Social, economic and cultural wellbeing:

- Support and seek it be retained as notified.
- I support the recognition that people and communities are critical to conservation actions and the protection and enhancement of indigenous biodiversity.
- I support provisions which empower and support landowner and community conservation activities and local approaches.
- I support the recognition that the maintenance of indigenous biodiversity can occur while still providing for use and development.
- I seek that the NPSIB be amended so that policies and rules reflect Objective 3.7 including prioritising non regulatory approaches and partnerships over regulatory frameworks, and the establishment of conservation frameworks which recognise that the protection and where required enhancement of indigenous biodiversity can be provided within pastoral based farming land uses and alongside pastoral based activities, and that these are not mutually exclusive.

3.8 Identifying Significant Natural Areas:

- Support with amendments
- I support the identification of areas with significant indigenous plants and or species, by experts working with communities and in partnerships with landowners. This assessment should be undertaken in a consistent manner, with the significance of habitats verified or refined through an on the ground assessment, rather than just through reliance on spatial maps.
- I oppose the requirements on local authorities that the assessments have to be completed within 5 years. This is because it is unlikely that the technical expertise is available within New Zealand to be able to undertake the assessments appropriately including through on the ground verification of the significance of habitats, in partnership with landowners.
- I seek that provision 3.8 is amended to enable local authorities the time to undertake this work in a robust manner. The ability for experts to work with landowners in identifying these habitats and in informing the ongoing management of these
habitats within pastoral based land uses and activities, is an essential element to providing successful and enduring conservation outcomes.

- While I support the establishment of a consistent approach to determining whether or not a habitat is significant, I oppose the broad reach of the currently proposed criteria as it is likely to capture all remaining indigenous habitats irrespective of whether they are significant i.e. they are rare, threatened, or at risk.

- I seek changes to provision 3.8 so that the significance criteria are amended so that habitats which are “rare” are identified, “at risk” are identified, or “threatened” are identified. Management frameworks can then be tailored to the level of risk that the habitat faces and the attributes that underpin the habitats significance.

- Amend provision 3.8 so that a habitat that is identified as “threatened” is only included if it is 0.25ha or greater and contiguous.

- Amend provision 3.8 so that a habitat that is identified as “rare” if only included if it is 0.5ha or greater and contiguous.

- Amend provision 3.8 so that a habitat that is identified as “at risk” is only included if it is 1ha or greater and contiguous.

- Exceptions can be provided for but should be specified in the regional or district plan.

- I seek any consequential amendments to ensure provisions are aligned in identifying and then establishing management frameworks specific to the risk status of the habitat e.g. “rare”, “threatened”, or “at risk”.

3.9 Managing adverse effects on SNA’s

<!-[if !supportLists]-->•  <![endif]-->Support with amendments

<!-[if !supportLists]-->•  <![endif]-->I support requirements to manage new activities that affect significant natural areas.

<!-[if !supportLists]-->•  <![endif]-->I seek that 3.9 is amended so that the effects management hierarchy is based on the level of the habitats significance e.g. whether it is “rare”, “threatened”, or “at risk”, and is tailored to the attributes which underpin the habitats significance.

<!-[if !supportLists]-->•  <![endif]-->Amend 3.9 so that the provision relates to consent applications and the assessment of effects, and requirements to avoid, remedy, or mitigate the effects. New activities should be provided for where the effects of the activity on the attributes that underpin the habitats significance (such as representativeness, rarity, and distinctiveness) can be avoided, remedied, or mitigated.

<!-[if !supportLists]-->•  <![endif]-->Amend provisions so that the ability to offset effects should only be provided for where the offset can occur in the same ecological area. The ability to offset an activity in the urban environment, onto the rural environment should not be enabled.

3.12 Existing activities in SNA’s

- Oppose

- I support the intention of providing for existing activities, but am concerned that 3.12 as proposed does not do this.

<!-[if !supportLists]-->•  <![endif]-->I seek that 3.12 be amended to specifically
provide for the following activities within and adjacent to an SNA and areas identified as important for mobile species, where this is an existing activity:

- Grazing of productive animals;
- Pasture renewal;
- Cultivation;
- Vegetation clearance.

I seek that 3.12 be amended so that the temporal and spatial nature of existing activities as part of pastoral based farming are recognised. Specifically, vegetation clearance, cultivation, or pastoral renewal, that may occur within a 7-year rotational basis, along with the pastoral grazing of livestock that also may be temporal in nature for example during drought periods.

I seek that 3.12 be amended so that existing activities are provided for as a permitted activity. Where consents are required, then the effects of an activity should be assessed in relation to the attributes which underpin the significance of the habitat such as representativeness, rarity, and distinctiveness.

I seek that 3.12 be amended to delete requirements to maintain or protect the ‘ecological integrity’ of a habitat, where the ‘ecological integrity’ of the habitat may have been impacted prior to notification of the NPSIB e.g. through existing impacts on the habitats ability to regenerate.

I seek that 3.12 be amended to delete restrictions on the ability to undertake an existing activity in areas which have become SNA’s.

### 3.13 General rules applying outside SNA’s:

I support the intention of recognising areas around SNA’s as important for protecting SNA’s themselves and their values.

I seek amendments to 3.13 to ensure that existing activities as outlined under 3.12 are provided for. I am concerned that 3.13 as proposed may result in areas of my farm around my SNA’s being ‘locked up’ from pastoral based farming activities. This could result in significant areas of my farm being impacted which ultimately would significantly impact my farm viability and resilience.

I seek that 3.13 is amended to prioritise non regulatory, partnership, and landowner led approaches to managing areas around SNA’s in order to protect the attributes that make a SNA significant. I seek that clause (2) is deleted.

I seek that 3.13 is amended to prioritise engagement with the technical expert and landowner to co design management frameworks for the farm which ensures that indigenous biodiversity is provided for as an inherent and integral part of the farming business. These plans can be provided for through tailored Farm Plans bespoke to the biodiversity values and the farming business.

### 3.15 Highly Mobile Fauna:

- Support with amendments.
- I support the intention to recognise and provide for highly mobile fauna through non regulatory/partnership-based frameworks generally, and where required regulatory approaches in relation to new subdivision, and development.
I oppose provisions which seek to mandate this protection through regulatory frameworks where this may impact on existing activities and land uses. Enduring and effecting conservation approaches to protect these species are best achieved through working with landowners, and in particular the role of the expert in working with landowners to build understanding of these species, their values, and any management which is required for these populations to be healthy and resilient.

I seek that 3.15 is amended to prioritise non regulatory, partnership, and landowner led approaches to managing mobile species and their habitat and lifecycle requirements.

I seek that 3.15 is amended to prioritise engagement with the technical expert and landowner to co design management frameworks for the farm which ensures that mobile species is provided for as an inherent and integral part of the farming business. These plans can be provided for through tailored Farm Plans bespoke to the biodiversity values and the farming business.

Conclusion:

Support and co-operation always works the best with landowners, no matter the objectives. Farmers already face multiple challenges going into 2020.

Drought, floods, financial stress, and now the impacts of the Coronavirus. Many farmers are already stressed with the challenges, some into depression and even worse.

Policy makers must accept that no matter the worthiness of the Objectives, real people will be impacted. Some much more than others.