GREEN ISLAND LANDFILL CLOSURE – PROPOSED APPLICANT CONDITIONS IN REPLY

Interpretation notes

- All minor formatting changes in the earlier condition sets have been accepted.
- All other changes included in the ORC' s42A report recommended conditions, and in Attachment 1 to Mr Dale's evidence for the applicant remain shown in tracked change.
- The groundwater and surface water monitoring general conditions in Attachment 1 to Mr Dale's evidence for the applicant have been replaced by new general conditions 33 53 in this condition set. Those conditions include those changes proposed by ORC's peer reviewers which are accepted by the applicant.
- All changes made by the applicant in reply are shown with a grey shading.
- All condition cross referencing has been updated.

The Consents

Discharge Permit RM23.185.01 to discharge waste and hazardous waste, and leachate onto land, in a manner that may result in contaminants entering groundwater for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Water Permit RM23.185.02 to take and use groundwater and connected surface water from the Kaikorai Stream through a leachate collection trench, and to take and use groundwater and leachate from groundwater bores, landfill gas wells, and a leachate collection trench, for the purpose of the operation and closure of the Green Island Landfill.

Water Permit RM23.185.03 to divert surface water and stormwater from working and nonworking areas of the landfill, including from a defence against water for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Water Permit RM23.185.04 to permanently divert surface water in the Kaikorai Stream and Brighton Road Stream for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Discharge permit RM23.185.05 to discharge surface water and stormwater to the Kaikorai Stream for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Discharge permit RM23.185.06 to discharge contaminants (landfill gas, combustion emissions from landfill gas flares and engines, dust and odour) to air for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Land use consent RM23.185.07 to place a defence against water between the landfill and Kaikorai Stream for the purpose of diverting floodwaters for the operation, closure, and aftercare of the Green Island Landfill.

Land use consent RM23.185.08 to disturb land at a contaminated site for undertaking capping works and for the installation and maintenance of landfill infrastructure for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Name: Dunedin City Council.

Address: Green Island Landfill, located at 9, 114, 140, and 170 Brighton Road, Green Island; Green Island Wastewater Treatment Plant, located at 9 and 174 Brighton Road, Green Island.

Location of activity: Green Island Landfill and Green Island Wastewater Treatment Plant.

Legal description of land: [insert details]Refer Appendix 1.

Map Reference approximate site midpoint (NZTM2000): E1399304 N4912786.

A. Schedule 1 – General Conditions Relevant to All Consents

- 1. The operation, closure and aftercare of the landfill (including all associated discharges of contaminants to land, water and air) must be undertaken in general accordance with the following documents, except where modified by other conditions of this consent. In the event of differences or conflict between the contents of the documents and the conditions, the conditions shall prevail:
 - a) Green Island Landfill Closure, Assessment of Environmental Effects, Boffa Miskell, March 2023 (Updated October 2024), including attached Appendices 1 – 19.
 - b) Waste Futures Green Island Landfill Closure, Design Report, GHD, September 2023 and associated design drawings listed on drawing sheet 12547621506381-G001.
 - c) Green Island Landfill, Development and Management Plan, Stantec, September 2023, except as updated in accordance with General Conditions 12-155-8.
- 2. An alternative design or methodology to that proposed in the consent documents specified in general condition 1 may be used if:
 - a) The adverse effects of the activity are demonstrated by the Consent Holder to be the same or less than the consented design or methodology; and
 - The alternative design or methodology has been provided under General Condition 23 to the Otago Regional Council and certification is obtained from the Otago Regional Council; or
 - c) The alternative design or methodology has been incorporated into the Landfill Development Management Plan required under General Condition <u>12-5</u> or Landfill Closure Management Plan under General Condition <u>16-9</u> and provided to the Otago Regional Council and certification is obtained from the Otago Regional Council.

3. These resource consents and a copy of the Otago Regional Council certified version of any management plan and design details required by these consents must be kept on site at all times, and the Consent Holder must ensure all relevant personnel are made aware of each document's contents.

Certification Process

- 4. The Consent Holder must follow the process set out below for any plans, documents, designs or specifications (hereafter referred to as 'documents') requiring the certification of an officer of the Otago Regional Council:
 - a) Documents requiring certification must be submitted to the relevant officer in electronic and hard copy form for certification. The certification process must be confined to confirming that the documents adequately give effect to the relevant condition(s).
 - b) Subject to (c) and (e) below, works to which the documents relate must not commence until the Consent Holder has received written certification from the relevant officer.
 - c) If the Consent Holder has not received a response from the relevant officer within 2010 working days of the date of submission under (a) above, or 40 working days in the case for the design of the extended leachate trench required by General Condition 16, the documents must be deemed to be certified.
 - d) If the relevant officer's response is that that they are not able to certify the documents they must provide the Consent Holder with reasons and recommendations for changes to the documents in writing. The Consent Holder must consider any reasons and recommendations of the relevant officer and resubmit amended documents for certification.
 - e) If the Consent Holder has not received a response from the relevant officer within <u>105</u> working days of the date of resubmission under (d) above, the documents must be deemed to be certified.
 - f) If the relevant officer's response is that that they are still not able to certify the resubmitted documents then the Consent Holder must nevertheless implement the resubmitted documents with a notation that certification of them has not occurred. <u>This condition does not apply to the detailed design of the extended section of leachate trench required by Condition 7 of Discharge Permit RM23.185.01.</u>
 - g) Certified documents may be amended at the request of the Consent Holder at any time subject to recertification undertaken in accordance with Condition 4(a) to (f) with references in those clauses to certification to be read as recertification.

Community Liaison Group (CLG)

5. The Consent Holder must, within 3 months of the issue of these resource consents, invite the community to establish and maintain a Community Liaison Group (CLG) for the purpose of facilitating ongoing engagement between the Consent Holder and community on the operation and closure of the landfill in accordance with General Conditions 6 to 11.

6. The Consent Holder must invite all residents who own property within 1 km of the landfill site to the first meeting of the CLG. Persons who live more than 1 km from the landfill must not be excluded from the meeting should they wish to attend. At the first meeting of the CLG, those **Commented [MD1]:** CLG conditions deleted as per applicant's reply

persons in attendance must be invited to nominate up to 5 persons to attend future meetings, as representatives of the community.

- 7. In addition to the persons nominated under General Condition 6, the CLG must also invite the following parties to participate as members of the CLG:
 - A member of a local Dunedin City Council local community board (who shall be invited to act as Chairperson of the CLG);
 - b) Two representatives of the Consent Holder or landfill operator.
- 8. The Consent Holder must offer to provide (at the Consent Holder's expense) members of the CLG the opportunity of a quarterly site inspection and a quarterly meeting each year until landfill closure, and both annually thereafter. The Consent Holder must also offer to provide to members of the CLG any information to which the Otago Regional Council are entitled by virtue of the conditions of the resource consents for the landfill. The time, date, and venue of any meeting or site inspection must be notified to members of the CLG at least 15 working days prior to the meeting or site inspection.
- The Consent Holder must invite a representative from the Otago Regional Council as consent authority to attend CLG site inspections and meetings in an observer capacity.
- The purpose of the quarterly meetings of the CLG will be for the Consent Holder to:
 a) Explain progress on the landfill operation and closure;
 - D) Present and discuss any monitoring results and/or reporting as required by the conditions of the resource consents; and
 - Hear any community issues or concerns with the landfill construction and operation and discuss and consider means of addressing those issues or concerns.

Minutes of any quarterly meeting must be taken by the Consent Holder and distributed to the members of the CLC.

 In the event that a member of the CLG nominated under General Condition 6 no longer wishes to be part of the CLG, the Consent Holder must invite a replacement member in accordance with General Condition 6.

Advice Note: In the event that it is not possible to establish a CLG or convene meetings through lack of interest or participation from the invitees, then such failure to do so will not be deemed a breach of these conditions.

Landfill Development Management Plan

<u>12-5.</u> The operation of the landfill and waste diversion and transfer facilities must be undertaken in accordance with a Landfill Development Management Plan (LDMP), with the overall objective of setting out details of the practices and procedures to be adopted to achieve compliance with the conditions of resource consent.

- 13.6. The Landfill Development Management Plan <u>must be prepared by a suitably qualified and</u> <u>experienced person and</u> must address how the following matters will meet any requirements, limits, or restrictions set out by the conditions of these resource consents:
 - a) The LDMP must, to the extent practicable, be in accordance with best industry practice.
 - a)b) The stages and order of landfill development, including matters to be completed prior to each stage.
 - b)c) Landfill gas, leachate, groundwater and stormwater management.
 - e)d) Erosion and sediment controls during construction and operation.
 - d)e) Types of waste to be accepted and those that are prohibited.
 - e)f) Waste acceptance control and monitoring the types of waste accepted.
 - f)g) Methods of placing and covering waste, including highly odorous and special waste.
 - g)h) Management of the active landfill area and waste diversion and transfer facilities.
 - h)i) Fire preparedness and response management.
 - i) Odour and dust management.
 - <u>;)k)</u>Noise management.
 - k)]___Litter management.
 - <u>+)m)</u>Plant and animal pest management, including bird control.
 - m)n_Monitoring procedures, including locations, parameters, and frequency.
 - n)o) Landfill inspections and maintenance.
 - o)<u>p)</u> Emergency management and contingency response procedures.
 - p)q) Complaints response procedures.
 - ()<u>r</u><u>Record-keeping and reporting requirements.</u>
 - <u>r}s)</u> Final landfill capping, post settlement height, shape and contours of the land.
- 14.7. The existing Landfill Development Management Plan must be updated in consultation with Te Rūnanga o Ōtākou to achieve the conditions of these resource consents and provided to the Otago Regional Council <u>for certification in accordance</u> with General Condition 4 within 6 months of the <u>issue-granting</u> of these consents to assess it has been prepared by appropriately qualified personnel in accordance with the conditions of consent and in accordance with good practice and certification in accordance with General Condition 4.
- 15.8. By 1 July each year the Consent Holder must, in consultation with Te Rūnanga o Ōtākou, complete a review of the Landfill Development Management Plan required by General Condition 12-5 to ensure that the management practices contained within them remain adequate to ensure compliance with the conditions of these consents. If amendments are made to a management plan, the amended plan must be submitted to the Otago Regional Council for recertification in accordance with General Condition 4.

Landfill Closure Management Plan

- 16.9. The closure and aftercare of the landfill must be undertaken in accordance with a Landfill Closure Management Plan (LCMP).
- <u>17.10.</u> The Landfill Closure Management Plan must be <u>developed prepared</u> by <u>a suitably qualified</u> <u>and experienced person and</u> in consultation with Te Rūnanga o Ōtākou, with an overall objective of setting out details of the practices and procedures to be adopted to achieve compliance with the conditions of resource consent.

18-11. The Landfill Closure Management Plan must address how the following matters will meet any requirements, limits, or restrictions set out by the conditions of these resource consents:

a) The LDMP must, to the extent practicable, be in accordance with best industry practice.

a)b) Long term use of the landfill site including the incorporation of mana whenua values and pūrākau associated with the Kaikarae Estuary.

b)c) Post closure landfill gas, leachate, groundwater and stormwater management.

c)d) Post closure maintenance of the landfill cap-and landscape planting.

e) Post closure monitoring procedures, including locations, parameters, and frequency.

(d)<u>(f)</u> Any ongoing requirements of the <u>VRMPVMRP</u> required by Condition <u>43</u> of RM23.185.01. (e)<u>g</u> Landfill inspections and maintenance.

f)h) Emergency management and contingency response procedures.

g)i) Complaints response procedures.

h)j)___Record-keeping and reporting requirements.

19.12. The Landfill Closure Management Plan must be submitted to the Otago Regional Council at least 3 months prior to the final acceptance of waste at the landfill for certification in accordance with General Condition 4-to assess that it has been prepared by appropriately qualified personnel in accordance with the conditions of consent and in accordance with good practice, and certification in accordance with General Condition 4.

20.13. Every three years following the final acceptance of waste at the landfill, the Consent Holder must, in consultation with Te Rūnanga o Ōtākou, complete a review of the Landfill Closure Management Plan required by General Condition 16-9 to ensure that the management practices contained within them remain adequate to ensure compliance with the conditions of these consents. If amendments are made to a management plan, the amended plan must be submitted to the Otago Regional Council for recertification in accordance with General Condition 4.

Management Plan Amendment

21-14. The Consent Holder may make amendments to the Landfill Development Management Plan or Landfill Closure Management Plan required by General Conditions 12-5 and 169 at any time. Any amendments must be made in consultation with Te Rūnanga o Ōtākou and submitted to the Otago Regional Council for recertification in accordance with General Condition 4.

Design and Construction

22.15. All investigations, detailed design and supervision of construction of the landfill must be undertaken by suitably qualified personnel experienced in such works, or works of a similar nature.

23.16. Within 20 working days prior to commencing the construction of any:

- a) Landfill perimeter bund;
- b) Leachate collection system, including the extension to the leachate collection trench; and any flood resilience improvements;
- c) Permanent landfill gas treatment system;

- d) Stormwater treatment, and discharge system;
- e) Defence against water along the Kaikorai Stream; or
- f) Final capping.

the Consent Holder must submit a design report with specifications and design drawings to the Otago Regional Council for review to assess that they have been prepared by appropriately qualified personnel in accordance with the conditions of consent and in accordance with good practice, and certification in accordance with General Condition 4.

- 17. The pipe contained within the extension to the leachate collection trench must be designed to be resilient to deformations under a ULS seismic event.
- 24-18. When completed, the works specified in General Condition 23-16 must be confirmed by a suitably experienced Chartered Professional Engineer (CPEng) that they have been completed in accordance with the design certified by the Otago Regional Council. A Construction Quality Assurance (CQA) report must be prepared and submitted by the Consent Holder to the Otago Regional Council within 3 months following completion of the works specified in General Condition 2316.

Landfill Operation

- 25.19. The Consent Holder must appoint and retain an appropriately qualified and experienced person to supervise the operation of the landfill.
- 26.20. The active landfilling area must not exceed 900 m² at any time, except that it may be expanded to 1200 m²:
 - a) During the times of the day where the demand, i.e. rate of truck arrivals, is 25% more than average.
 - b) During waste placement in areas with unusual constraints such as shaping to form an extreme corner of the waste pile.
 - c) Where landfill gas escape from underneath the day's refuse, and odour from the day's refuse are unlikely.
- 27-21. The active landfilling area must not exceed 300 m² at any time when the daily fire danger rating for the landfill site is very high, extreme, or very extreme for forestry as reported by the New Zealand Fire Weather System.

Advice Note: The New Zealand Fire Weather System (FWS) is operated by the National Institute of Water and Atmospheric Research (NIWA) on behalf of Fire and Emergency New Zealand (FENZ) to monitoring fire danger.

- 28.22. The active landfilling area must be limited to no more than 30 m wide.
- 29.23. Except where required by Condition 3124, all waste must be covered at the end of each working day with at least non- combustible compacted soil cover to a minimum depth of 150 millimetres.

30.24. All special waste, highly odorous waste, and medical waste must be covered no more than 30 minutes following its placement with at least non-combustible compacted soil cover to a minimum depth of 150 millimetres.

Advice Notes:

The discharge of highly odorous waste is restricted by Condition <u>32_</u>of Discharge Waste and Leachate to Land Permit RM23.185.01

Discharge to Air Permit RM23.185.06 Condition 6 imposes additional requirements for the discharge of highly odorous wastes.

31.25. There must be no waste that remains uncovered overnight.

- 32.26. Daily cover must be removed before waste placement at the start of each day. As a minimum, windows must be cut through the previous layer of daily cover sufficient to allow the free flow of leachate from the new waste layer to the underlying layers.
- 33.27. All areas where further waste will not be placed for three months must be covered with noncombustible compacted intermediate soil cover to a minimum depth of 300 millimetres. Grass or vegetative cover must be established on the intermediate soil cover, except within 10 m of the active landfilling area.

28. Final capping of the landfill must be undertaken in a progressive manner. The Consent Holder must complete final capping of each landfilling stage 1-3 within X months as soon as practicable but no later than 2 years following final receipt of waste in that area. Final capping must be fully completed no later than two years following the final acceptance of waste at the landfill. The final cap profile in all areas must comply with General Condition 3629. A final capping layer must be constructed once filling of any area is fully completed and must be completed no later than 2 years following the final acceptance of waste at the landfill.

- <u>34.29.</u>The final <u>cover capping</u> layer must comprise the following minimum layers, from <u>top to</u> <u>bottom-bottom to top</u>;
 - a) 350 millimetres of sub-soil and topsoil that is grassed, except that grassing is not required within 10 m of the active landfilling area; and
 - b) 600 millimetres of low permeability clay with a permeability coefficient of not more than 1 x 10-7 metres per second; and
 - c) 200 millimetres soil cover (i.e. compacted intermediate cover soils); and
 - d) 300 millimetres of compacted intermediate cover soils.

- a) 300 millimetres of compacted intermediate cover soils; and
- b) 600 millimetres of <u>low permeability clay</u>compacted cohesive soils with a permeability coefficient of not more than 1 x 10-7 metres per second; and
- c) 350 millimetres of sub soil and topsoil that is grassed, except that grassing is not required within 10 m of the active landfilling area.

²⁰⁰ millimetres soil cover; and

35.30. The final cap must:

- a) <u>as far as practicable, have a gradient of 4% or greater, based on the final received waste</u> tonnages; and
- b) be graded to achieve a minimum cap grade of 4% across the area of landfill that is shown as having a 2% grade in design drawing 12547621 C202 (GHD, 2023), and 5% in all other areas, and incorporate drainage so as to prevent ponding of stormwater and erosion and cracking of the capping surface.
- 36.31. A walkover visual inspection of the landfill operational area must be undertaken at least monthly and immediately following storm events greater than 50% Annual Exceedance Probability (AEP), to check for:
 - a) Vegetation die off;
 - b) Cracking of the final cap surface;
 - c) Subsidence and erosion;
 - d) Landfill gas leaks and odour;
 - e) Leachate break out through the cap;
 - f) Waste protruding through the cap; and
 - g) Stormwater system overflows or damage.

Any defects must be remedied by the Consent Holder as soon as practicable. A report on the inspection and details of any remedial actions must be forwarded to the Otago Regional Council within one month of each inspection.

Monitoring

37.32. An automatic weather station that continuously and accurately records wind speed and direction, temperature, relative humidity, and rainfall must be operated, and maintained on the site. The weather station must be serviced and calibrated by a suitably qualified and experienced technician at least annually to ensure accurate monitoring. Data recorded by the weather station must be provided to the Otago Regional Council in electronic format upon request.

Groundwater and Surface Water Monitoring

- 33. The Consent holder must install a new monitoring well cluster of 3 wells at the location shown in Attachment A. The wells must be screened in different geological layers, comprising the Upper Kaikorai Estuary Formation (UKEM), Lower Kaikorai Estuary Formation (LKEM), and Abbotsford Mudstone.
- 34. The Consent Holder must:

a) Lodge a resource consent application to drill the new groundwater monitoring wells specified in General Condition 33 within 3 months of consent being granted, if this is required to comply with the Resource Management (National Environmental Standards for Freshwater Management) 2020, or any other relevant standard or rule; **Commented [MD2]:** Groundwater and surface water monitoring conditions in Attachment 1 to Mr Dale's evidence have been replaced by general conditions 33 -54

- b) Construct the new wells within 3 months of any consent required under part (a) of this condition being granted, or 3 months of this resource consent being granted if no resource consent is required under part (a) of this condition; and
- c) Commence groundwater monitoring from the new wells in the next monitoring cycle required under condition 36 following the completion of well construction.

Advice note: This condition has been agreed by the Applicant.

- 35. The groundwater monitoring wells shown on Attachment A. must be maintained on site to enable collection of groundwater level and groundwater quality data.
- 36. All groundwater monitoring wells must be maintained to prevent the ingress of surface water and to enable accurate monitoring. In the event of a well being destroyed or becoming unsuitable for sampling, the Consent Holder must replace it with a well in the same general location. The Consent Holder must first:
 - Lodge a resource consent application to drill the replacement groundwater monitoring well within 3 months of the well being destroyed or becoming unsuitable, if this is required to comply with any relevant standard or rule;
 - b) Construct the replacement well within 3 months of any consent required under part (a) of this condition being granted, or 3 months of the well being destroyed or becoming unsuitable if no resource consent is required under part (a) of this condition; and
 - c) Commence groundwater monitoring from the replacement well in the next monitoring cycle required under condition 37 following the completion of well construction.

Monitoring Requirements

37. The Consent Holder must undertake the sampling of leachate outlined in Table 1 below.

<u> Table 1 – Leachate Sampling</u>

Frequency	Location as shown in	Parameter
	Attachment A	
Monthly	Leachate collection	Water Levels
	system pumpstations	
	and manholes	
Quarterly (reducing to	Representative sample	<u>pH (pH units)</u>
<u>6 monthly, two years</u>	of leachate collected	Electrical conductivity (mS/cm)
<u>post closure)</u>	from PS3 sampling	Dissolved oxygen (mg/L)
	<u>point.</u>	Dissolved Boron
		Ammoniacal nitrogen
		Nitrate nitrogen
		Chloride
		PFOS (first three years)
		PFOA (first three years)
		Dissolved Aluminium
		Dissolved Arsenic
		Dissolved Cadmium
		Dissolved Chromium
		Dissolved Copper

Annually	Representative sample of leachate collected from PS3 sampling point	Dissolved Iron Dissolved Lead Dissolved Manganese Dissolved Nickel Dissolved Zinc Sodium Potassium Calcium Magnesium Bicarbonate Sulphate Dissolved reactive phosphorous Volatile organic compounds (VOC) Semi volatile organic compounds (SVOC) PFOS PFOA Cyanide

38. The Consent Holder must undertake the groundwater monitoring outlined in Table 2 below.

<u> Table 2 – Groundwater Monitoring</u>

Frequency	Location as shown in Attachment A	<u>Parameter</u>	Trigger level required (see general conditions 42 - 44)	Trigger level source
<u>Monthly</u>	Line 1-8 A/B/C/D wells BH103 New well cluster	Groundwater Levels		
<u>Quarterly</u> (reducing to 6 monthly, two years post	 Line 1-8 A/B/C/D wells BH103 New well cluster 	pH (pH units) Electrical conductivity (mS/cm) Dissolved oxygen		
<u>closure)</u>		(mg/L) Dissolved Boron Ammoniacal nitrogen Nitrate nitrogen	<u>X</u> X	5-year data set 5-year data set
		Chloride PFOS (first three years) PFOA (first three years)		
		Dissolved Aluminium Dissolved Arsenic Dissolved Cadmium Dissolved Chromium	X X X	5-year data set 5-year data set 5-year data set
		Dissolved Copper Dissolved Iron	X	<u>5-year data set</u> 5-year data set

		Dissolved Lead	<u>X</u>	<u>5-year data set</u>
		Dissolved Manganese	X	<u>5-year data set</u>
		Dissolved Nickel	X	<u>5-year data set</u>
		Dissolved Zinc	X	<u>5-year data set</u>
Annually	Line 1-8 A/B/C/D	Sodium		
	wells	Potassium		
	BH103	Calcium		
	New well cluster	Magnesium		
		Bicarbonate		
		Sulphate		
		Dissolved reactive	X	<u>5-year data set</u>
		phosphorous	-	
		Volatile organic	X	5-year data set
		compounds (VOC)	=	
		Semi volatile organic	X	5-year data set
		compounds (SVOC)	•	<u>o jeu. ada occ</u>
		PFOS		
		PFOA		
		Cyanide		
		cyaniae		

39. The Consent Holder must undertake the surface water monitoring outlined in Table 3 below.

<u> Table 3 – Surface Water Monitoring</u>

Monitoring Frequency	Location as shown in Attachment A	Parameter	Trigger level required (see general conditions 42 - 44)	Trigger Level Source
3 hourly (using automatic water level pressure transducer)	<u>613</u>	<u>Kaikorai Stream levels</u>		
Quarterly (reduced to 6 monthly, two years following landfill closure)	Surface water locations GI1, GI2, GI3, GI 5 and estuary at Brighton Road bridge within three hours of low tide	<u>pH (pH units)</u>	×	The lowest of 5- year (3 standard deviations) dataset values or ANZG 80% for aquatic protection or NPSFM 2020
		<u>temperature</u> <u>Electrical conductivity</u> (mS/cm)		
		Dissolved oxygen Ammoniacal nitrogen Nitrate nitrogen	X X X	The lowest of 5- year (3 standard deviations) dataset values

			<u>.</u>	
				or ANZG 80%
				for aquatic
				protection or
				NPSFM 2020
		<u>Boron</u>		
		<u>Chloride</u>		
		PFOS (first three years)		
		PFOA (first three years)		
		<u>Aluminum</u>	<u>X</u>	<u>5-year (3</u>
				<u>standard</u>
				<u>deviations)</u>
				dataset values
				or ANZG 80%
				for aquatic
				protection
		<u>Arsenic</u>		
		<u>Cadmium</u>	<u>X</u>	The lowest of 5
		<u>Chromium</u>	X	<u>year (3</u>
		Copper	<u>X</u>	standard
		<u>Lead</u>	<u>X</u>	deviations)
		Nickel	X	dataset values
		Zinc	x	or ANZG 80%
		Total suspended solids	X	for aquatic
		E. coli	-	protection
A	Conference	Sodium		
<u>Annual</u>	Surface water locations GI1, GI2,			
	GI3, GI 5 and estuary	Potassium Calaiser		
	at Brighton Road	<u>Calcium</u>		
	bridge within three	Bicarbonate		
	hours of low tide at	<u>Sulphate</u>		
	low tide	Dissolved reactive	X	The lowest of 5
		<u>phosphorus</u>		<u>year (3</u>
				standard
				deviations)
				dataset values
				or ANZG 80%
				for aquatic
		Valatila argania	V	protection
		<u>Volatile organic</u> compounds (VOC)	X	<u>5-year dataset</u>
		Semi volatile organic	X	<u>5-year dataset</u>
		compounds (SVOC)	_	
		PFOS		
		PFOA		
		Cyanide		

40. The Consent Holder must undertake the sediment pond water monitoring outlined in Table 4 below.

<u> Table 4 – Sediment Pond Water Monitoring</u>

Monitoring Frequency	Location as shown in Attachment A	<u>Parameter</u>	Trigger level required (see general conditions 42 - 44)	<u>Trigger Level</u> <u>Source</u>
Quarterly (reduced to 6 monthly, two years following landfill closure)	Western sedimentation pond South western pond Eastern sedimentation pond South eastern constructed wetland Eastern constructed wetland After closure, the northern sedimentation pond.	pH (pH units) Temperature Electrical conductivity (mS/cm) Dissolved oxygen Ammoniacal nitrogen Nitrate nitrogen Aluminum Arsenic Cadmium Chromium Copper Lead Nickel Zinc Total suspended solids E. coli PFOS (first three years) PFOA (first three years)		5-year dataset 5-year dataset 5-year dataset 5-year dataset 5-year dataset 5-year dataset 5-year dataset 4NZG 80% for aquatic protection (until 5-year dataset is available and then the lowest)
		Boron Chloride		
Annual	Western sedimentation pond South western pond Eastern sedimentation pond South eastern constructed wetland	Dissolved reactive phosphorus Volatile organic compounds (VOC) Semi volatile organic compounds (SVOC) PFOS		

Eastern constructed wetland After closure, the	PFOA	
Northern sedimentation pond.		

- 41.
 All leachate, groundwater, surface water, and sediment pond water sampling required under

 General Conditions 37 40 must meet the following requirements:
 - a) Sampling must be undertaken at the specified locations indicated in General Conditions 37 – 40.
 - b) Sampling of the sediment ponds under General Condition 40 must record whether the ponds are discharging freely to the downstream environment.
 - c) Sampling must be undertaken, or overseen by, a suitably qualified professional and collected in accordance with the relevant National Environmental Monitoring Standard (NEMS) below:
 - National Environmental Monitoring Standards Water Quality Part 1 of 4: Sampling, Measuring, Processing and Archiving of Discrete Groundwater Quality Data;
 - National Environmental Monitoring Standards Water Quality Part 2 of 4: Sampling, Measuring, Processing and Archiving of Discrete River Quality Data; and
 - All sample analysis must be performed by a laboratory that meets International Accreditation New Zealand ("IANZ") approved laboratory.
- 42. Water quality trigger levels must be developed for groundwater, surface water, and sediment pond water quality and included in the Landfill Development Management Plan required under General Condition 5 and Landfill Closure Management Plan required under General Condition 9 for the indicated parameters set out in column 4 of Tables 2 – 4 in General Conditions 38 - 40.
- 43. Except as provided in condition 44 below, the trigger levels required by General Condition 42 must be established using the trigger level source set out in column 5 of Tables 2 4 in General Conditions 38 40. Where the trigger levels are to be established based on the 5-year data set, the trigger level must be calculated as the mean plus three standard deviations for parameter concentrations measured during the previous 5 years of monitoring (mean plus and minus three standard deviations for pH). The trigger levels must be reviewed by the Consent Holder every 5 years. The lessor of the then existing trigger levels or those calculated from the preceding 5 years monitoring data or ANZG 80% protection values (where appropriate) must threeafter be adopted and included in the Landfill Development Management Plan and Landfill Closure Plan.

- 44. The trigger levels required by General Condition 42 relating to the monitoring of groundwater quality:
 - a) From the new well cluster and BH103 in accordance with General Condition 38; and
 - b) For those parameters in Tables 2 4 in General Conditions 38 40 where 5 years of data is not available:

are to be calculated as the mean plus three standard deviations for parameter concentrations measured during the previous 3 years of monitoring (mean plus and minus three standard deviations for pH). The trigger levels must be reviewed by the Consent Holder every 5 years. The lessor of the then existing trigger levels or those calculated from the preceding 5 years monitoring data must thereafter be adopted and included in the Landfill Development Management Plan and Landfill Closure Plan.

- 45. The monitoring of groundwater, surface water, and sediment pond quality required by General Condition 37 – 40 must be assessed against the trigger levels established under General Conditions 42 – 44.
- 46. The Consent Holder must compile the results of any monitoring required under General Conditions 37 – 40 (including any leachate, groundwater, surface water, and sediment pond physiochemical monitoring, groundwater and surface water level monitoring, alerts from the leachate pumping system and monthly records of total leachate volumes pumped from the collection trench), into tables in digital format (excel spreadsheet file or comma separated value file). One table shall be compiled for each location that monitoring is undertaken.
- 47. The Consent Holder must provide the results of all monitoring under General Condition 45 to the Otago Regional Council:
 - a) Within 1 week of receiving laboratory results where the trigger levels established under General Conditions 42 – 44 are exceeded, except where the exceedance is at surface water monitoring sites GI1 and GI2 (which are upstream of the landfill);
 - b) Within 1 week of receiving laboratory results where any historical maximum recorded for the site is exceeded;
 - <u>otherwise on request; and</u>
 - d) Provide the results of all monitoring and to both Te Rūnanga o Otākou, and Otago Regional Council as part of the Annual Report required by General Condition 62.

Contingency Actions and Adaptive Management

48. In the event that the contaminant concentrations monitored under General Condition 45 exceed the trigger levels established under General Conditions 42 – 44 at surface water sites GI3 and GI5, and the contaminant concentrations at those sites also exceed the concentrations detected at surface water sites GI1 and GI2 upstream of the landfill, the Consent Holder must undertake two additional rounds of surface water sampling at all surface water sites, no later than 1 week, and again no later than 2 weeks after receiving the results of the initial exceedance and provide the combined results of the additional sampling to Otago Regional Council within 1 week of receiving the laboratory results.

49. If following completion of the two additional rounds of sampling in General Condition 48 contaminant concentrations continue to exceed the trigger levels at surface water sites GI3 and GI5, and the concentrations continue to be elevated in comparison to the concentrations detected at surface water sites GI2 and GI2 upstream of the landfill, the Consent Holder must undertake an investigation into potential causes of the exceedances and prepare a report which must be provided to Otago Regional Council and Te Rūnanga o Ōtākou no later than 1 month after receiving the laboratory results of the additional sampling under General Condition 48. The report must outline likely causes of exceedances, statistical analysis of water quality, actions to be taken to prevent further exceedances and proposed follow up monitoring where necessary.

- 50. Should the groundwater level monitoring required under General Conditions 38 identify outward gradients (where water levels are higher in the trench than in the monitoring wells adjacent), or a risk identified that the gradient into the leachate collection trench may not be maintained, the consent authority must be notified within 48 hours.
- 51. Should the results of any monitoring required under General Conditions 37 40 indicate adverse effects on water quality directly attributable to landfill leachate from the Green Island landfill entering the Kaikorai Stream, the Consent Holder must within 3 months prepare an Adaptive Management Plan. The plan must include the following information at a minimum:
 - Additional investigations and groundwater and surface water monitoring required to confirm where leachate migration is occurring, including timeframes.
 - Ecotoxicology investigations to establish the chemical characterisation of the leachate and test the toxicity of these contaminants in the receiving environment on aquatic fauna.
 - c) Further targeted ecological investigations, if the ecotoxicology investigations find leachate contaminants are a risk to aquatic fauna.
 - d) Proposed measures to be implemented to avoid or mitigate effects of leachate migration, including timeframes. Potential measures may include, but are not limited to:
 - Physical barriers such as sheet piling, slurry or bentonite walls, or secant piles.
 Targeted groundwater/leachate abstraction using wells.
 - iii. An additional deep monitoring well on monitoring line 3.
 - e) Follow up monitoring to confirm the effectiveness of the implemented measures.
 - Contingency actions in the event the implemented measures are not effective.
 - g) A review process that includes Te Rūnanga o Ōtākou and Otago Regional Council.
- 52. The Adaptive Management Plan must be submitted to the Otago Regional Council for certification in accordance with General Condition 4.

53. The Adaptive Management Plan certified under General Condition 4 must be implemented in accordance with the timeframes specified in the Plan.

Monitoring Plan

- 54. The Landfill Development Management Plan required under General Condition 5 and Landfill Closure Management Plan required under General Condition 9 must include practices and procedures for the long-term monitoring of groundwater and surface water, including as a minimum:
 - a) Groundwater and surface water monitoring locations, parameters, trigger levels, and frequencies for each monitoring location and monitoring parameter. As a minimum this is to include monitoring requirements detailed in General Conditions 37 – 53;
 - b) Monitoring methodologies; and.
 - c) Record keeping and reporting requirements.

Human Health and Environmental Risk Assessment

38.55. The Consent Holder must commence a review of the interim Human Health and Environmental Risk Assessment, prepared by GHD, dated 20 May 2024 within 3 years of the commencement granting of these consents based on the collection of three years of groundwater and surface water monitoring data in accordance with General Conditions <u>37</u>-<u>44</u>, including for PFAS and PFOA. An updated Human Health and Environmental Risk Assessment based on that review must be provided to Otago Regional Council within 6 months of the commencement of the review.

Complaints

- 39.56. The Consent Holder must provide contact details on the Dunedin City Council website that enable members of the public to contact the landfill operator at all times, including in case of emergency.
- 40.57. A complaint management, investigation and reporting system must be maintained by the Consent Holder during construction, operation, closure and aftercare of the landfill to record the receipt and management of all complaints, including those regarding odour or dust. The following details must be recorded:
 - a) Type, date, and time of complaint;
 - b) Name and address of complainant (if available);
 - c) Location from which the complaint arose;
 - d) Wind direction at the time of complaint (if relevant);
 - e) The likely cause of the complaint;
 - f) The action taken as a result of the complaint; and
 - g) The response to the complainant.

41.58. The Consent Holder shall notify Otago Regional Council of any complaints received as soon as practicable and within 1 working day of the complaint being received. All complaints must be investigated, and a response provided to the complainant. The results of investigations, actions, and responses to complainants shall be provided to the Otago Regional Council within 10 working day of the complaint being received. The complaints record must be made available to the Otago Regional Council on request, and shall be provided in summary form yearly in the Annual Report required by General Condition 61.

Annual Monitoring Report

42.59. The Consent Holder must compile an annual monitoring report on the operation of the landfill, including:

- a) The status of landfill construction, completion of landfilling of any stage, and closure and aftercare activities completed during the preceding year;
- a)b) The details of any upgrades to the landfill gas and leachate management systems undertaken in the previous year, including as built construction reports and surveys demonstrating the location, extent, and nature of upgrades to the landfill gas collection network or leachate management system;
- b)c) Any non-compliance with the conditions of these consents or difficulties in achieving the practices and procedures in the Landfill Development Management Plan or Landfill Closure Management Plan which have arisen in the preceding year and the measures taken to address them;

c)d) Any matters raised by the CLG and the Consent Holder's responses to those matters;

- d)e) Any emergency management procedures and contingency response procedures specified in the Landfill Development Management Plan or Landfill Closure Management Plan that were implemented during the preceding year;
- e<u>}f</u>___Landfilling operations and closure and aftercare activities proposed for the next year of the landfill operation; and
- f)g) Collated summaries and analyses of all monitoring results and other data required under these consents, including:
 - i. The results obtained for all leachate, groundwater, surface water and leachate pumping system monitoring undertaken. Results shall be supplied in table format within the report, with a copy of all laboratory analytical reports appended.
 - ii. A description of the dates of monitoring and climatic conditions on those dates, and any other pertinent field observations.
 - iii. Complaint data, including but not limited to odour and dust, and related investigations and responses.
 - iv. Results of landfill surface methane monitoring surveys and any remedial actions arising.
 - ii.v. The results of odour monitoring, including all field monitoring record sheets.
 - <u>vi.</u> Interpretation of all the data, particularly with regard to landfill performance. Trends must be identified and discussed.
 - vii. Results and monitoring records relating to the thermal monitoring of the active tip face.
- h) A report, prepared at the completion of each planting season, that:
 - i. confirms all areas planted that year;
 - ii. confirms that all plantings have been completed in accordance with the certified VMRP required by condition 43 of Discharge Permit RM23.185.01;
 - iii. confirms the status of plant maintenance, including survival and canopy closure from prior planting seasons; and

Commented [MD3]: Consequential amendment as a result of deletion of CLG conditions

iii-iv. includes supporting photographic evidence for points (i)-(iii).

The report must be forwarded to Te Rūnanga o Ōtākou and Otago Regional Council by 1 October each year unless an alternative date is agreed in writing with the Otago Regional Council. The Consent Holder must make the report publicly available on the Dunedin City Council website.

Bond

43.<u>60.</u> In the event that the landfill changes to private ownership, the Consent Holder must execute and maintain in existence a bond in the form set out in Attachment B.

Review of Conditions

44<u>-61</u>. Pursuant to Section 128 of the Resource Management Act 1991 the consent authority may within six months of the anniversary date these resource consents each year serve notice of its intention to review the conditions of these consents for the purposes of:

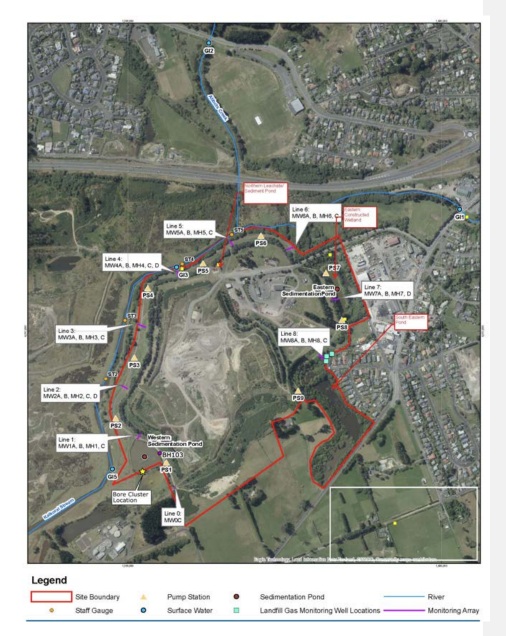
- Determining whether the conditions of these consents are adequate to deal with any adverse effect on the environment which may arise from the exercise of these consents and which it is appropriate to deal with at a later stage, or which becomes evident after the date of commencement the granting of these consents;
- Ensuring the conditions of these consents are consistent with any National Environmental Standards, relevant regional plans and the Otago Regional Policy Statement;
- c) Ensuring the waste acceptance criteria conditions of these consents are consistent with applicable Ministry for the Environment and Environmental Protection Authority guidance, standards and notices, including for emerging contaminants;
- d) Reviewing the requirements and frequency of monitoring and reporting required under these consents; or
- e) Requiring the adoption of the best practicable option to reduce any adverse effect on the environment.

Advice Notes

For the purposes of these consents:

- 'site' means all land within the designation boundary shown on Figure 8 in section 7.1 of the Green Island Closure, Assessment of Environmental Effects, Boffa Miskell, March 2023.
- 'landfill operational area' means the area shown as such on Figure 8 in section 7.1 of the Green Island Closure, Assessment of Environmental Effects, Boffa Miskell, March 2023.
- 'landfill extent" means the area shown as such on Figure 8 in section 7.1 of the Green Island Closure, Assessment of Environmental Effects, Boffa Miskell, March 2023.
- 'active landfilling area' means the area of exposed waste.
- 'highly odorous wastes' means, but is not limited to:
 - Wastewater treatment sludges, biosolids, and screenings;

- Wastewater pump station screenings and grits;
- Animal remains;
- Waste from meat processes;
- Wool scour, tannery, and fellmongery waste; and
- Fish waste.
- 'stormwater' means water running off from any impervious surface such as roads, carparks, roofs, as well as any other surface run-off that is collected and/or intercepted.
- 'liquid waste' means any waste that contains free liquid on arrival at the landfill, or has a solids content of less than 20%, except such waste that passes the USEPA Paint Filler Liquids Test (EPA Method 9095A).
- 'closure' means the completed state of the landfill following:
 - Placement of the capping layer on the final stage of the landfill, and establishing vegetation cover.
 - Completion of the installation of the LFG wells and associated pipework.
 - Establishment of vegetation over the soil borrow area.
 - Removal of any site facilities and infrastructure that is not required during the aftercare period or modifying such infrastructure for the aftercare period.



ATTACHMENT A - GROUNDWATER AND SURFACE WATER MONITORING LOCATIONS

ATTACHMENT B - MONITORING SCHEDULE

Table A1: Recommended monitoring parameters, frequency, and triggers for GI1, GI2, GI3, GI5, the estuary, and the south eastern and eastern constructed wetlands. Based on draft consent condition 40, Table 1.

Ē	Erequency of Monitoring Quarterly (reduced to 6 monthly, two years following landfill closure)	Measurement/Analyte pH (pH units) Electrical conductivity (mS/cm) Dissolved oxygen (mg/L)	ANZG (2018) Freshwater 80% Toxicant DVG (µg/L_unless stated otherwise) = =	ANZG (2018) Marine 80% Toxicant DVG (ng/L- unless stated otherwise) =	'Adopted' ORC Consent 3 840_V1 Conditi on-6(ii) (µg/L_unless stated otherwise) 7.2 8.0 (pH ymits) =	Other Guideline (<u>ug/Lunless</u> <u>stated otherwise)</u> 7.2 8.0 (pH units) 11 day minimum: <u>4.0 mg/L</u> 7 <u>day mean</u> minimum: 5.0 mg/L	Source ANZECC (2000) NPS FM (2020)	Recommended Trigger (µg/L
		Boron	2500		=			2500
		Ammoniaeal nitrogen	2300	1700	=	200 annual median: <u>1300</u> 95th %ile: 2200	Regional Plan: Water Schedule <u>16A</u> <u>NPS FM (2020) 80% species</u> protection (below national bottom line)	1700
		Nitrate nitrogen	=	=	<u>1700</u>	2600 annual median: 2400 95th %ile: 3500	Regional Plan: Water Schedule 16A NPS FM (2020) 80% species protection (national bottom line)	<u>2400</u>
		Chloride	=	=	=			Based on historical data
		PFOS (first three years)	=	=	I			<u>0.13</u>
		PFOA (first three years)	=	=	II			<u>220</u>
		Aluminium	<u>150</u>		=			<u>150</u>
		Arsenie	140					<u>140</u>
		Cadmium	<u>0.8</u>	36	I			<u>0.8</u>
		Chromium	<u>40</u>	85	<u>40</u>			<u>40</u>
		Copper	<u>2.5</u>	<u>8</u>	<u>2.5</u>			<u>2.5</u>

	Iron	=	=	=			Based on historical data
	Lead	<u>9.4</u>	<u>12</u>	=			<u>9.4</u>
	Manganese	<u>3600</u>	=	=			<u>3600</u>
	Nickel	17	560	=			<u>17</u>
	Zinc	<u>31</u>	21	=			<u>21</u>
	Total suspended solids	=	=	=	New parameters (noting that		Based on historical data
	<u>E. coli</u>	=	=	=	Kaikorai Stream, upstream of the	NPS-FM (2000) national bottom	540 MPN/100
	Enterococci	=	=	=	landfill likely exceeds these currently)	Recreational Water Quality Guidelines	280 MPN/100
D <u>Annually</u>	<u>Sodium</u>	=	=			-	Based on historical data
	Potassium	=	=				Based on historical data
	<u>Calcium</u>	=	=				Based on historical data
	Bicarbonate	=	=				Based on historical data
	<u>Sulphate</u>	=	=				Based on historical data
	Dissolved reactive phosphorus	=	=				Based on historical data
	Volatile organic compounds (VOC)	=	=				Based on historical data
	Semi volatile organic compounds (SVOC)	=	=				Based on historical data
	PFOS	=	=		<u>0.13</u>	PFAS National Environmental	<u>0.13</u>
	PFOA	=	=		<u>220</u>	Management Plan (version 2.0)	220
	Cyanide	<u>18</u>	<u>14</u>	<u>18</u>			<u>14</u>
	<u>Chemical oxygen demand</u> (COD)	=	=				Based on historical data
	Biological oxygen demand	=	=				Based on historical data

ATTACHMENT B - BOND

Bond for Green Island Landfill

31

BY THIS BOND dated this xx day of March 2025

THE DUNEDIN CITY COUNCIL, a territorial authority under the local Government Act 2002 (with each of its respective successors, administrators and assigns) but not including any Council Controlled Organisation or other third party operating the Green Island Landfill on its behalf ("DCC") acknowledges that subject to the provisions below it is bound to pay to THE OTAGO REGIONAL COUNCIL, a Regional Council under the Local Government Act 2002 ("the Council") the sum of two million dollars (\$2,000,000), and is subject to the other terms of this bond.

WHEREAS:

- A. DCC is the registered proprietor of an estate in fee simple in the pieces of land described in the schedule hereto ("the land").
- B. DCC applied to the Council for Resource Consents in respect of the land for the Green Island landfill.
- C. The Council granted Resource Consents on conditions that DCC shall enter into this bond to be effective in the event that the land is to be transferred by DCC to private ownership.

THIS BOND shall be void:

- 1. While the DCC:
 - (a) is the owner of the land; and
 - (b) Complies with the conditions of the Resource Consents granted by the Council for the operation, closure and aftercare of the Green Island landfill (consents RM23.185.01-08 ("the obligations")); or
- 2. If DCC transfers the land to a future owner or transfers the resource consents referred to below to another operator including any Council Controlled Organisation or other third party ("Future Owner"), and the Future Owner:
 - (a) Complies with the conditions of the Resource Consents granted by the Council for the operation, closure and aftercare of the Green Island landfill (consents RM23.185.01-08) ("the obligations"); and
 - (b) Agrees with the Council in writing to comply with the terms of this bond which includes to indemnify the Council against all costs (including costs as

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between solicitor and client) damages and expenses, claims, actions and proceedings of or against the Council in consequence of or arising out of any fault, neglect, or sufferance of the owner, its servants, agents or contractors in respect of complying with the obligations and/or the exercise by the Council of its servants, agents or contractors of any of its rights, powers and remedies available under this bond.

3. This bond is released and void once all of the consents RM23.185.01-08 have expired and all consent conditions have been complied with as certified in writing by the Council.

IT IS AGREED that:

- 4. IF the DCC or any Future Owner fails to fulfil the obligations the DCC shall on demand by the Council pay to the Council the sum of two million dollars (\$2,000,000) either in cash, or provide a security by a bank or other financer that is approved by the Council, including the terms of any security, or such portion as may be demanded by the Council provided that in the latter case the Council may from time to time thereafter demand and the DCC shall whenever demand is made on it pay the balance or any portion of the said sum of two million dollars (\$2,000,000) until the full amount thereof if required by the Council has been paid, by the DCC to the Council.
- 5. THE Council, and its officers, servants or contractors, may at any time and from time to time enter on the land and take such steps and carry out such work as may be necessary to fulfil the obligations.
- 6. ALL expenses incurred by the Council under the clause 5 shall be recoverable by the Council from the bond paid by the DCC under clause 4.
- 7. WHERE the cost of any work done, and expenses incurred, by the Council under the terms of this bond, including under clause 5, exceeds the bonded amount of \$2,000,000 the amount of the excess cost above \$2,000,000 shall constitute a debt due to the Council by the DCC and shall be a charge on the land. All costs incurred by ORC to recover any debt due from the DCC are payable by the DCC to ORC.
- 8. THIS bond may be varied or cancelled or renewed at any time by agreement between the DCC and the Council.
- 9. THE liability of the DCC hereunder shall not be released varied or affected in any way by any delay, extension of time or other indulgence granted by the Council or by any delay, failure or neglect of the Council to enforce its rights hereunder or any obligation of the DCC hereunder.
- 10. THE powers and remedies hereby given to the Council are in addition to all other powers and remedies conferred on it by the Resource Management Act 1991 or

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by any other Act and the exercise by the Council of any power or remedy under this bond or any such Act shall not prejudice its authority to exercise any other such power or remedy.

- THIS bond shall be registered by the DCC at its cost under the Land Transfer Act 11. 1952 against the land pursuant to section 109 of the Resource Management Act 1991.
- IT is the intention of the parties that this bond is deemed to be a covenant 12. running with the bonded land.

Signed by THE DUNEDIN CITY COUNCIL under delegated authority by:

S Graham

Chief Executive

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Signed by THE OTAGO REGIONAL COUNCIL under delegated authority by:

Councillor Cr Gretchen Robertson

Signed by THE OTAGO REGIONAL COUNCIL, under delegated authority by:

an An. Councillor Cr Alan Somerville



SCHEDULE TO BOND

- 1. 4.2765 hectares more or Less being Lot 1 Deposited Plan 20582 and being part Sections 41, 42 and 43 Green Island Bush District and part Section 64 Block VII Dunedin and East Taieri District and being all the land comprised and described in Certificate of Title 12C/262 subject to the reservations, covenants, restrictions and conditions as set out in the Certificate of Title.
- 2. 49.0242 hectares more or less being parts Sections 45, 46 and 47 Green Island Bush District and Sections 54, 55, 63, 65 and 119 Block VII Dunedin and East Taieri District and being all the land comprised and described in Certificate of Title 1IB/1241 subject to the reservations, covenants, restrictions and conditions as set out in the Certificate of Title.
- 3. 1.0841 hectares more or less being parts Sections 45, 46 and 47 Green Island Bush District and being all the land comprised and described in Certificate of Title 368/19 subject to order in Council 3714 as to the reservations, covenants, restrictions and conditions as set out in the Certificate of Title.
- 4. 6.36.96 hectares more or less being Section 103 and part Sections 85, 86, 87, 98, 99, 100, 101, and 102 Block V Lower Kaikorai District and being all the land comprised and described in Certificate of Title 13A/566 (Otago Registry) subject to reservations, covenants, restrictions and conditions as set out in the Certificate of Title.
- 5. 6.0424 hectares more or less being Section 120 and part Section 53 Block VII Dunedin and East Taieri District and closed road intersecting Sections 86, 87, 98, 102 and 103 Block V Lower Kaikorai District and being all the land comprised and described in Certificate of Title 11C/1275 (Otago Registry) subject to reservations, covenants, restrictions and conditions as set out in the Certificate of Title.
- 6. 8.2303 hectares more or less being part Sections 38, 39, 40, 44 and 156 Green Island Bush District and being all the land comprised and described in Certificate of Title 7C/934 (Otago Registry) subject to reservations, covenants, restrictions and conditions as set out in the Certificate of Title.

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B. Discharge Permit RM23.185.01Discharge of Waste and Leachate to Land Conditions

Purpose: To discharge waste and hazardous waste, and leachate onto land, in a manner that may result in contaminants entering groundwater for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry date: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the general conditions in Schedule 1 General Conditions and Attachments A – B to that Schedule. In the event of differences or conflict between the general conditions and the conditions of this consent, the conditions of this consent prevail.
- 3. Waste acceptance at the Green Island Landfill must cease no later than 12 months after once the Smooth Hill Landfill has been commissioned and begins accepting waste, except that this condition does not apply to the acceptance of cleanfill material, contaminated soils, and capping soils required to complete the final cap in accordance with General Conditions 29 and <u>30.</u>

Leachate Collection System

- Consent Holder must commence a leachate pumping trial, to assess the effectiveness of active leachate extraction from landfill gas wells at reducing the leachate head within the landfill cells and reducing the potential for offsite migration of leachate. The Consent Holder must submit in writing to the Consent Authority a plan that sets the scope of the trial. This plan must be prepared by a suitably qualified and experienced person, and must include, at a minimum:
 - a) The proposed duration of the trial, which must be at least six months;
 - b) Procedures for how leachate levels will be measured during the trial, including locations and frequency of measurement;
 - How the effectiveness of the active extraction at reducing leachate head and preventing offsite migration of leachate will be assessed; and
 - d) The requirement to discharge any extracted leachate to the Green Island Wastewater Treatment Plant by the quickest practicable route, which may include discharge to the leachate collection trench, but must not involve the discharge of leachate to land where it would soak into the waste mass.

 The plan must be submitted to the Consent Authority for certification in accordance with General Condition 4.

3. In the event that:

- a) The leachate pumping trial described in Condition 4 of this consent demonstrates that the elevated levels of leachate in the waste mass are resulting in adverse environmental effects, then the Consent Holder must:
 - Undertake a Hydrogeological Assessment or equivalent to derive a practical target leachate head that minimises the adverse effects on the environment; and
 Maintain leachate head at this target level for the duration of consent.
- b) The leachate pumping trial described in Condition 4 of this consent does not indicate that the elevated levels of leachate are resulting in any specific adverse effects, the Consent Holder must at all times ensure that the head of leachate above the base of the landfill is minimised, without compromising slope stability, as a matter of best industry practice.
- 4. The additional internal leachate drains within the southwestern area of the landfill shown on drawing 12547621-C204 must be installed prior to the placement of any new waste in this area. The drains must discharge to the leachate collection trench.
- Extension of the leachate collection trench with associated leachate pump stations along the southern side of the landfill as shown on drawing 12547621-C204 must be completed within 3 years of the issue-granting of this resource consent. The extended section of trench must be subject to detailed design which must:
 - a) Be undertaken by a suitably qualified and experienced person;
 - Be designed with resilience to the anticipated deformations under a ULS seismic event; and
 - c) Be submitted to the Consent Authority for certification in accordance with General Condition 4.
- 3.6. The following works must be completed at least 6 months prior to the final acceptance of waste at the landfill:
 - a) Installation of an additional leachate rising main and power supply cable for the leachate collection pump stations on the ground surface.
 - b) Raising the level of the existing manholes, chambers, and electrical controls for the leachate collection pump stations to minimise the risk of inundation by flood waters.

6.7. Construction of the works listed in Conditions 4 and 5 must:

- a) Be managed to ensure effects on slope stability and generation of odour and dust are minimised.
- b) Implement an accidental discovery protocol to manage effects on any undiscovered archaeological sites
- c) Ensure any waste or soil material that is removed is transferred and disposed of in the active landfilling area.
- d) Ensure any dewatering water from excavations is directed to the leachate collection trench for disposal.

- e) Ensure the geology of the area surrounding the extension to the leachate collection trench is physically assessed and logged, including photographic record, and records sent to the Otago Regional Council within 3 months of completion of the works. Photographs must be in colour and be no smaller than 200 x 150 millimetres in size and be in JPEG form.
- 7-8. Any stormwater diversions and discharges, air discharges, and disturbance of contaminated land associated with the construction works under Conditions <u>4 and 5</u> must comply with the conditions of resource consents RM23.185.05, 06, and 08.
- 4<u>-9</u>. The leachate collection trench must be operated during operation, closure, and aftercare of the landfill to:
 - a) Maintain a depression in the phreatic (zone of saturation) groundwater level surface at all times. The depression of the phreatic surface must be sufficient to cause the drain to intercept phreatic groundwater which would ordinarily have flowed outward from the trench to adjacent groundwater and the Kaikorai Stream or associated water bodies. The presence of the depression must be determined by measuring the slope of the phreatic groundwater level between the leachate collector trench and the Kaikorai Stream, and the leachate collection trench and the fluid level in the landfill. The slope must be inward, towards the collector drain at all times; and
 - b) Ensure the effective long term containment, collection and monitoring of contaminated leachate and to protect the Kaikorai Stream and estuary, coastal waters and the uses and values associated with these waters, including those associated with humans, plants, animals, and aquatic life.
- 8-10. The leachate collection system must be operated to ensure the maximum head of leachate within the landfill is generally near to or below 12 metres above mean sea level, and no greater than 16 metres above mean sea level, within 40m of the top edge of the landfill.
- 9.11. All leachate collected by the leachate collection system must be conveyed to the Green Island Wastewater Treatment Plant for disposal.

10.12. The following must be retained on site at all times:

- a) An on-site standby electrical supply to ensure that the operation of the leachate collection system is not interrupted by any loss of mains power supply.
- b) Supplies of leachate rising main pipe, power cable, and spare submersible pumps to enable repairs to the leachate collection system.
- c) A minimum of 5000m³ of intermediate and capping soils to enable repairs to the cover and capping systems.
- 9-13. The leachate collection system must be maintained to enable its ongoing operation at all times and that system must restored as soon as practicable in the event of a malfunction or fault. The Landfill Development Management Plan required by General Condition 12-5 and Landfill Closure Management Plan required by General Condition 16-9 must include maintenance practices and procedures for the leachate collection system, and emergency response procedures following a seismic event.

- 10.14. Effective measures must be implemented to minimise stormwater infiltration and runoff into areas of uncovered waste and the leachate collection system. The Landfill Development Management Plan required by General Condition 12–5 must describe the stormwater infiltration and runoff measures.
- 12-15. The Consent Holder must operate, and maintain a monitoring system for the operation of the leachate pumping system. The system must automatically trigger an alert in the event of:
 - a) A pump fault;
 - b) A low water level in a pump wet well; and
 - c) A high water level in a pump wet well.
- <u>16.</u> The system must be continuously monitored. In the event of an alert being raised, the cause of the alert must be investigated within twenty four hours and appropriate remedial measures must be implemented. The following information shall be recorded for each alert:
 - a) the date and time of the alert;
 - b) the nature of the alert;
 - c) the reason for the alert; and
 - d) the date, time and nature of the action taken to remedy the cause of the alert.
- 11.17. The Consent Holder must continuously monitor and record the flow of the pumped discharge from the combined leachate collection sumps and provide the results to Otago Regional Council upon request and additionally as part of the Annual Report required by General Condition <u>61</u>.
- 18. The Consent Holder must record the leachate level at landfill gas well GW17 monthly and provide the results to Otago Regional Council upon request and as part of the Annual Report required by General Condition <u>61</u>.

Waste Acceptance and Placement

17.19. The active landfilling area must not be open to the general public.

- 18.20. Kerbside collected food and garden organic waste streams must be processed separately from other waste to minimise disposal of this material at the landfill.
- 19.21. Materials accepted into the landfill must be limited to the following as defined by the WasteMINZ Technical Guidelines for Disposal to Land 2018:
 - a) municipal solid waste (MSW);
 - b) household waste;
 - c) commercial waste;
 - d) industrial waste;
 - e) construction and demolition waste;
 - f) clean fill material;
 - g) managed fill material;
 - h) contaminated soil; and
 - i) hazardous waste.

j) liquid waste.

12-22. Waste acceptance criteria for the materials in Condition 21 must be developed and included in the Landfill Development Management Plan required by General Condition 125. Except for the acceptance of liquid waste, the waste acceptance criteria must give effect to the following:

- a) Conditions <u>23</u> and <u>24</u> of this consent;
- b) The list of prohibited waste as defined in Appendix I.1 the WasteMINZ Technical Guidelines for Disposal to Land 2022 or any updated or equivalent replacement New Zealand issued guidelines;
- c) Landfill waste acceptance criteria in the Ministry for the Environment Module 2: Hazardous Waste Guidelines, 2004, and specifically:
 - i. The Module 2 Class A total concentration (TC) limits are to be used as screening acceptance limits; and
 - ii. Where the TC limits under (i) above are exceeded, the Module 2 Class B toxicity characteristic leaching procedure (TCLP) limits are to be used to determine the acceptability of material for disposal.
- d) Landfill disposal standards and notices issued by the Environmental Protection Authority under the Hazardous Substances and New Organisms Act 1996.
- 21.23. Medical wastes must only be accepted in accordance with NZS4304:2002 Healthcare Waste Management or subsequent amendments.
- 22.24. Asbestos must only be accepted in accordance with the Health and Safety in Employment (Asbestos Regulations) 2016 or subsequent amendments.
- 23.25. Material accepted into the landfill must meet the waste acceptance criteria included in the Landfill Development Management Plan. Any waste not meeting the criteria must not be accepted for disposal at the landfill.
- 24-26. The Consent Holder must review the waste acceptance criteria in the Landfill Development Management Plan annually, and prepare a report identifying any changes and/or additions required to give effect to any changes in applicable Ministry for the Environment and Environmental Protection Authority guidance, standards and notices, including as a result of emerging contaminants. The report must be provided as part of the annual review of the Landfill Development Management Plan under General Condition 12-5 to the Otago Regional Council for recertification of the Landfill Development Management Plan in accordance with General Condition 4.
- 25.27. Prior any new commercial waste transporter being able to dispose waste at the landfill, or in the case of regular transporters before there is a change to the nature of the waste being disposed of, the Dunedin City Council Landfill Engineer must first confirm to the waste transporter the material meets the waste acceptance criteria in the Landfill Development Management Plan.
- 26.28. A notice must be placed at the landfill entrance which identifies the wastes that are unacceptable at the landfill.

27.29. The landfill site must be securely fenced and the gates are closed outside of operating hours.

28.30. Waste deliveries must only be received at the landfill between the hours of:

- a) Monday to Saturday 8.00am 5.30pm.
- b) Sunday 9.00am 5.30pm.

Waste deliveries must not be received at the landfill on Christmas Day, Easter Friday, and the morning of Anzac Day (until 1pm).

13.31. Random visual inspections of incoming loads for the presence of hazardous waste must be undertaken by the landfill operator at a minimum rate of 1 in 50 loads and tipping of all waste into the landfill must be supervised. The Landfill Development Management Plan required by General Condition 12-5 must include practices and procedures for waste inspection and rejection of loads.

29.32. Highly odorous waste received must be:

- a) Pre-booked to ensure preparations are made including ensuring cover material is available at the disposal location; and
- b) meet the requirements of General Condition 3024.

14-33. The Landfill Development Management Plan required by General Condition 12.5 must include specific practices and procedures for the pre-acceptance, handling and placement of special waste, hazardous waste, and highly odorous waste. This must include as a minimum the requirements for prioritising placement and covering of waste as required by General Condition 24 and Condition 32 above.

- <u>31.34.</u> The Consent Holder must maintain records of:
 - a) The quantities and types of waste accepted and rejected;
 - b) Load inspections; and
 - c) Disposal locations of special waste, hazardous waste, and highly odorous waste.

These records must be included in the Annual Report provided to the Otago Regional Council under General Condition <u>61</u>.

33.35. Waste must only be discharged onto, or into, land within the waste placement extent shown on drawing 12547621- G102.

Landfill Fire Prevention and Response

- <u>34.36.</u>No burning must occur anywhere on the landfill site and combustible materials must not be stockpiled over the landfill extent.
- 35.37. The outcomes of the review of the landfill's waste screening procedures to lower the potential for prohibited and higher risk flammable wastes to be landfilled at the site, including waste such as marine flares, gas bottles, pool chlorine, and hot loads must be implemented prior to 31 March 2025.

- 36-38. A fixed mounted thermal imaging camera capable of scanning the active landfilling area and vegetated surface of the landfill and triggering an alarm in the event of a surface fire being detected, must be installed by 31 March 2025 within 3 months of the granting of this consent and maintained in an operational state.
- 37.39. The following must be provided on site by 31 March 2025 within 3 months of the granting of this consent:
 - a) The site's water cart must be retrofitted with a firewater cannon capable of spraying water at least 50_mas far as practicable, or alternatively a portable pump must be provided capable of being fitted to the water cart and spraying water at least 50_mas far as practicable.
 - b) Water tanks containing at least 60,000 litres of water positioned close to the active landfilling area at all times.
- 38.40. The active landfilling area must be under the observation or surveillance of the landfill operator at all times during landfill operating hours.
- 39.41. A 10 m wide firebreak free of combustible vegetation and material must be maintained around the landfill footprint at all times.
- 15.42. The Landfill Development Management Plan required under General Condition 12-5 must include practices and procedures prepared by a suitably qualified person to ensure the risk of landfill fires is prevented as far as practicable, and any fires are promptly detected, responded to and extinguished, and to achieve the conditions of this consent. The practices and procedures must be developed in consultation with Fire and Emergency New Zealand (FENZ) and must include the following as a minimum:
 - a) Preparation of a landfill Fire Risk Assessment to inform, and where required revise, the mitigation, monitoring, and management detailed in the Fire Management Plan, including specific consideration of subsurface fires and battery fires.
 - b)a) Fire prevention measures to be implemented to prevent fires from igniting in the landfill and any other areas of the site;
 - e)b) Fire detection procedures to be implemented during operating hours and after-hours;
 - (d)c) Fire reporting and notification procedures to emergency services, neighbours and regulators, including a directory of notification contact details;
 - e)d) Fire risk mitigation and readiness features.
 - f)e) Fire response procedures to be implemented for surface and sub-surface fires, including monitoring;
 - g)<u>f</u>)__Incident reporting and cause investigation protocol; and
 - h)g Protocol for review and evaluation of fire causes, effectiveness of fire prevention, detection mitigation and response measures, and process for continuous improvement, including conducting regular simulated fire drills.

Advice Note: In addition to the measures above, landfill gas monitoring management measures contained in the discharge to air resource consent RM23.185.06 are relevant to landfill fire prevention and response.

Vegetation Management and Restoration Plan

- 41.43. A Vegetation Management and Restoration Plan (VMRP) must be prepared by a suitably qualified person within <u>1-yearsix months</u> of the granting of this consent. <u>This Plan shall be prepared in accordance with the Draft Vegetation Restoration Management and Restoration Plan Framework (Boffa Miskell, 2023).</u> The purpose of the Plan is to manage the health and long-term replacement of the existing screening vegetation on the site, and provision of riparian planting, with the objective of ensuring the landfill and waste minimisation and transfer facilities continue to be integrated into the surrounding landscape, any adverse visual effects are minimised, <u>existing views of Pukemakamaka/Saddle Hill are maintained</u>, and <u>the</u> enhancement of ecological and cultural values. The Plan must be developed in consultation with Te Rūnanga o Ōtākou. As a minimum the Plan must include:
 - a) A survey of the health of the existing trees <u>within the site and other DCC owned areas</u> for revegetation, by an appropriately qualified arborist or similar expert, with knowledge of local environmental conditions.
 - b) Routine monitoring and maintenance of the existing trees to promote their health and long-term stability.
 - c) Long-term post closure actions for the replacement of the existing trees, incorporating eco-sourced native species to enhance natural character, landscape, and amenity values, and their ongoing maintenance. This will be carried out in a staged process demonstrated to best provide for the continuation of vegetation screening of an effective scale and height, particularly with regards to the outlooks of surrounding residents.
 - d) Riparian planting and pest management to support restoration of the ecological values of the Kaikorai Estuary, provision of habitat for taoka species and rebalancing of mauria and in consideration of identified values, both of wildlife supported and scenic values.
 - e) A detailed programme of works, including timeframes for implementation. <u>A minimum</u> <u>three year plant maintenance period for new planting shall apply.</u>
 - f) Key responsibilities of onsite personnel.
 - g) A review process that includes Te Rūnanga o Ōtākou and Otago Regional Council.

Advice note: A single Vegetation Management and Restoration Plan may be prepared covering both the landfill site under this consent and the RRP site under condition 20 of resource consent RM24.143.01.

- 44. The Vegetation Management and Restoration Plan must be submitted to the Otago Regional Council to assess that it has been prepared by appropriately qualified personnel in accordance with the conditions of consent and certification in accordance with General Condition 4.
- 42.45.The Vegetation Restoration Management and Restoration Plan certified under General Condition 4 must be implemented in accordance with the timeframes specified in the Plan and the vegetation maintained on an ongoing basis by the Consent Holder.

Bird management

18.

_____All vegetation alteration and/or clearance must occur outside the main native bird nesting season (early September until the end of February inclusive) to minimise any disturbance risk that vegetation removal would have on nesting birds. If vegetation clearance is unavoidable during the main native bird nesting season, an approved and experienced ecologist or ornithologist must visually observe and inspect all trees and shrubs proposed for removal within 24 hours of felling to identify any active nests. This includes checking cavities and hollows for nesting birds (e.g. morepork, kingfisher). Should any nesting be identified, a 20-metre buffer of vegetation must be required to remain around the nest site until an approved and experienced ecologist or ornithologist has confirmed that the nest has failed or the chicks have hatched and naturally left the natal site. Following inspection and confirmation of absence of nesting birds, the consent holder must submit a completion report to Council for approval, within 30 working days.

Advice Note

Almost all native bird species are absolutely protected under the Wildlife Act 1953. It is an offence to deliberately disturb or destroy them, their eggs or nests. By restricting vegetation clearance to outside of the main native bird breeding season the risk of disturbing nesting forest birds is significantly reduced (but not entirely eliminated), therefore vegetation should still be checked for obvious signs of nesting activity prior to clearance works being investigated.

The Consent Holder must avoid potential mortalities or injuries to tree and cavity nesting native birds by only undertaking vegetation removal:

a) During the non-breeding season (March to August), or

b) When a suitably qualified ornithologist has confirmed that no native birds are breeding in the vegetation to be removed within 24 hours of any vegetation being disturbed.

If native birds are breeding in this vegetation, a 20 m buffer must be established around each active nest and no vegetation removal activities are to occur until a suitably qualified ornithologist confirms nesting activities are complete (i.e. the nest has failed, or the chicks have hatched and naturally left the nest).

43.46. The Consent Holder must implement the Southern Black Backed Gull (SBBG) Management Plan, prepared by Avisure, dated November 2023, or any subsequent updated version of the plan, during the operation of the landfill. The purpose of the Plan is to manage Green Island landfill food availability and the breeding success of the existing SBBG population at Dunedin breeding sites where access is available, with the objective of reducing the existing level of bird strike risk to aviation prior to the closure of the Green Island landfill. The Plan must be developed in consultation with Te Rūnanga o Ōtākou, the Department of Conservation and Dunedin International Airport Limited. As a minimum the Plan must include:

 a)c) Outcomes of consultation completed with Te Rūnanga o Ōtākou, the Department of Conservation and Dunedin International Airport Limited; **Commented [MD4]:** ORC's proposed condition amended as per applicant's reply.

- b)d) A monitoring regime which enables identification of SBBG breeding sites, SBBG baseline population characteristics, and how the SBBG population responds to management actions;
- c)e)____Monitoring of other bird species, including red billed gulls, to ensure they present no increased risk to aviation.
- d)f) Measurable targets for the reduction of the SBBG population;
- e)g) Description of management actions and methods to be implemented to limit SBBG breeding success at SBBG breeding sites identified under condition 43(b) where access is feasible, and limit landfill food availability at Green Island landfill leading up to its closure;
- f)h) Procedures for liaison with and sharing of information with Te Rūnanga o Ōtākou, the Department of Conservation and Dunedin International Airport Limited; and
- g)i) An adaptive management and review process.

Litter and pests

- 16.47. Windblown litter must be prevented from leaving the active landfilling area as far as practicable, and the build-up of litter within the site and surrounding the site boundaries must be monitored and material removed on at least a monthly basis. The Landfill Development Management Plan required by General Condition 12.5 must include practices and procedures for litter management, including but not limited to control methods, inspections and removal of windblown litter.
- 17.48. Pest plants, mammalian pests (rodents and mustelids) and feral cats within the landfill operational area must be eradicated as far as practicable. The Landfill Development Management Plan required by General Condition 12.5 must include practices and procedures for pest management, including but not limited to eradication methods and pest monitoring.

C. Water Permit RM23.185.02 Take of Groundwater and Leachate Conditions

Purpose of this consent: To take and use groundwater and connected surface water from the Kaikorai Stream through a leachate collection trench, and to take and use groundwater and leachate from groundwater bores, landfill gas wells, and a leachate collection trench, for the purpose of the operation and closure of the Green Island Landfill.

Expiry date: XX Month 2031

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the general conditions listed in Schedule 1 General Conditions and Attachments A B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Take and use of groundwater

a)

____The taking of groundwater and leachate from the leachate pump stations must not exceed:

- a) an average <u>volume</u> of 432 m³/day and a maximum of 1,728 m³/day.
- b) An average rate of 5 L/s and a maximum rate of 20 L/s.

The taking of groundwater and leachate must only be used for the purpose of the operation, closure, and aftercare of the landfill.

The Consent Holder must continuously monitor and record the flow of the pumped discharge from the combined landfill leachate collection sumps in accordance with Condition of discharge permit RM23.185.01.

5.4. Prior to the first exercise Within 6 months of the granting of this consent:

the Consent Holder must install <u>on the leachate rising main prior to any discharge to</u> <u>the DCC sewer main</u>, a:

i. Water meter(s) that which will measure the rate and the <u>combined</u> volume of water <u>and leachate</u> taken <u>from the leachate collection system</u> to within an accuracy of +/- 5% over the meter's nominal flow range. The water meter must be capable of output to a datalogger. The water meter must be installed in a straight length of pipe, before any diversion of water occurs. The straight length of pipe shall be part of the pump outlet plumbing, easily accessible, have no fittings and obstructions in it. There shall be a straight length of pipe on either side of the water meter: on the upstream side there shall be a distance that is 10 times the

Commented [MD5]: Consequential amendment as a result of reinserting monitoring conditions below.

Commented [MD6]: Conditions reinserted and amended as per applicant's reply

diameter of the pipe and on the downstream side there shall be a distance of 5 times the diameter of the pipe.

- A datalogger(s) that time stamps a pulse from the flow meter at least once every 15 minutes and have the capacity to hold at least twelve months data of water taken.
- A telemetry unit which sends all of the data to the Consent AuthorityOtago Regional Council.
- b) Provide telemetry data once daily to the Consent AuthorityOtago Regional Council. The Consent Holder must ensure data compatibility with the Consent Authority'sCouncil's time-series database and conform with Consent Authority'sCouncil's data standards.
- c) Within 20 working days of the installation of the water meter, datalogger and telemetry unit, any subsequent replacement of the water meter, datalogger or telemetry unit and at five yearly intervals thereafter, and at any time when requested by the Council, the Consent Holder must provide written certification to the <u>Consent AuthorityOtago</u> <u>Regional Council</u> signed by a suitably qualified person certifying, and demonstrating by means of a clear diagram, that:
 - i. Each device is installed in accordance with the manufacturer's specifications;
 - ii. Data from the recording device can be readily accessed and/or retrieved in accordance with the conditions above; and
 - iii. that the water meter has been verified as accurate.
- d) The water meter, datalogger and telemetry unit must be installed and maintained throughout the duration of the consent in accordance with the manufacturer's instructions.
- All practicable measures must be taken to ensure that the water meter and recording device(s) are fully functional at all times.
- f) The Consent Holder must report any malfunction of the water meter, datalogger or telemetry unit to the <u>Consent AuthorityOtago Regional Council</u> within 5 working days of observation of the malfunction. The malfunction must be repaired within 10 working days of observation of the malfunction and the Consent Holder must provide proof of the repair, including photographic evidence, to the <u>Consent AuthorityOtago Regional</u> <u>Council</u> within 5 working days of the completion of repairs. Photographs must be in colour and be in JPEG form.

Advice note: the water meter, data logger and telemetry unit should be safely accessible by the Consent Authority and its contractors at all times. The Water Measuring Device Verification Form and Calibration Form are available on the Consent Authority'sOtago Regional Council's website.

D. Water Permit RM23.185.03 Diversion of Surface Water Conditions

Purpose of this consent: To divert water from working and non-working areas of the landfill, including from a defence against water structure water for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the general conditions listed in Schedule 1 General Conditions and Attachments A B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Diversion Infrastructure

- Remedial works to repair the culvert shown on drawing 12547621-C402 that links the southeastern and eastern constructed wetlands must be implemented as a priority and physical works must becommence commenced no later than 30 June 2025.
- 3.4. In the event that ongoing monitoring in accordance with General Conditions <u>37 47</u> detects seepage of leachate into the culvert between the southeastern constructed wetlands to the eastern constructed wetlands shown on drawing 12547621-C402 following the completion of repair works, remedial measures must be designed and implemented to prevent the seepage of leachate within 3 years of the issue-granting of this consent.
- 4-5. The existing leachate surface drain along the southern side of the landfill must be relocated downslope of the extension to the leachate collection trench to collect stormwater runoff as shown on drawing 12547621-C402 within 3 years of the *issue-granting* of this resource consent.
- 5.6. The construction and repair works under Conditions 4 and 5 must:
 - a) Be managed to ensure effects on slope stability and generation of odour and dust are minimised.
 - b) Implement an accidental discovery protocol to manage effects on any undiscovered archaeological sites.
 - c) Ensure any waste or soil material that is removed is transferred and disposed of in the active landfilling area.
 - d) Ensure that any discharges of sediment to surface water associated with repair of the culvert between the south eastern and eastern constructed wetlands are minimised.

- e) Ensure that any dewatering water from excavations associated with the relocation of the existing surface drain is directed to the leachate collection trench for disposal.
- 6-7. Any stormwater discharges, air discharges, and disturbance of contaminated land associated with the construction works under Conditions 4 and 5 must comply with the conditions of resource consents RM23.185.05, 06, and 08.
- 6.8. Any new temporary stormwater perimeter drains, channels and culverts intended to be used for less than 5 years must be designed to manage at least a 10% AEP (Annual Exceedance Probability) storm event. The stormwater infrastructure must be designed such that if this capacity is exceeded the preferential (secondary) flow path is, as far as practicable, away the landfill.
- 7.9. Any new permanent stormwater perimeter drains, channels and culverts that will be in service for greater than 5 years must be designed and constructed to manage a 1% AEP (Annual Exceedance Probability) storm event and must be designed such that if this capacity is exceeded the preferential (secondary) flow path is, as far as practicable, away from the landfill.
- 8-10. All temporary and permanent stormwater drains, channels, and culverts must be maintained to enable ongoing operation at all times and restored as soon as practicable in the event of damage or faults.

E. Water Permit RM23.185.04 Permanent Diversion of Surface Water conditions

Purpose of this consent: to permanently divert surface water in the Kaikorai Stream and Brighton Road Stream for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the general conditions listed in Schedule 1 General Conditions and Attachments A B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Diversion Infrastructure

- 7. In the event that ongoing monitoring in accordance with General Condition 40 detects seepage of leachate into the culvert between the southeastern constructed wetlands to the eastern constructed wetlands shown on drawing 12547621 C402 following the completion of repair works, remedial measures must be designed and implemented to prevent the seepage of leachate within 3 years of the issue of this consent.
- 8. The existing leachate surface drain along the southern side of the landfill must be relocated downslope of the extension to the leachate collection trench to collect stormwater runoff as shown on drawing 12547621 C402 within 3 years of the issue of this resource consent.

9. The construction and repair works under conditions 3 and 4 must:

- Be managed to ensure effects on slope stability and generation of odour and dust are minimised.
- g) Implement an accidental discovery protocol to manage effects on any undiscovered archaeological sites.
- Ensure any waste or soil material that is removed is transferred and disposed of in the active landfilling area.
- Ensure that any discharges of sediment to surface water associated with repair of the culvert between the south castern and eastern constructed wetlands are minimised.
- j) Ensure that any dewatering water from excavations associated with the relocation of the existing surface drain is directed to the leachate collection trench for disposal.
- Any stormwater discharges, air discharges, and disturbance of contaminated land associated with the construction works under conditions 3 and 4 must comply with the conditions of resource consents RM23 [insert numbers].

- 10. Any new temporary stormwater perimeter drains, channels and culverts intended to be used for less than 5 years must be designed to manage at least a 10% AEP (Annual Exceedance Probability) storm event. The stormwater infrastructure must be designed such that if this capacity is exceeded the preferential (secondary) flow path is, as far as practicable, away the landfill.
- 11. Any new permanent stormwater perimeter drains, channels and culverts that will be in service for greater than 5 years must be designed and constructed to manage a 1% AEP (Annual Exceedance Probability) storm event and must be designed such that if this capacity is exceeded the preferential (secondary) flow path is, as far as practicable, away from the landfill.
- 12. All temporary and permanent stormwater drains, channels, and culverts must be maintained to enable ongoing operation at all times and restored as soon as practicable in the event of damage or faults.

F. Discharge Permit RM23.185.05Discharge of Stormwater to the Kaikorai Stream conditions

Purpose of this consent: to discharge surface water and stormwater to the Kaikorai Stream for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- This consent is also subject to the general conditions listed in Schedule 1 General Conditions and Attachment A – B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Stormwater management systems

- The outlets of the eastern and western sedimentation ponds shown on drawing 12547621-C402 must be fitted with a shut off valve to enable the containment of spills within 3 years of the issue granting of this resource consent.
- 4. The works under Condition 3 must:
 - a) Be managed to ensure effects on slope stability and generation of odour and dust are minimised.
 - b) Implement an accidental discovery protocol to manage effects on any undiscovered archaeological sites.
 - c) Ensure any waste or soil material that is removed is transferred and disposed of in the active landfilling area.
 - d) Ensure that any discharges of sediment to surface water are minimised.
- 5. Any stormwater discharges, air discharges, and disturbance of contaminated land associated with the construction works under condition 3 must comply with the conditions of <u>this</u> <u>consent</u>, <u>as well as</u> resource consents RM23.185.06, and RM23.185.08.
- 6. The existing eastern and western sedimentation ponds shown on drawing 12547621-C402 must be retained during the operation, closure, and aftercare of the landfill to collect and treat stormwater prior to its discharge to the Kaikorai Stream.
- 7. The existing borrow area sedimentation pond shown on drawing 12547621-C402 must remain in operation until use of the borrow area is permanently closed and revegetated in accordance with Condition 11(e).

- 8. The northern leachate pond shown on drawing 12547621-C402 must discharge to the leachate collection system until the final capping of the landfill is completed, after which it shall be retained as a sedimentation pond to collect and treat stormwater runoff prior to its discharge to the Kaikorai Stream.
- 8. For the period of time that the northern leachate pond remains connected to the leachate collection system, the Consent Holder_must ensure that the water level in the pond is managed to minimise the likelihood of overflow events.
- 9. All stormwater runoff must be managed as follows:
 - a) Clean non-contaminated runoff from the landfill margins and capped areas with permanent grass cover, and the waste diversion and transfer facilities must be discharged either directly or via the eastern and western sedimentation ponds, or <u>northern sediment pond</u>, to the Kaikorai Stream.
 - b) Sediment laden stormwater runoff from exposed earthworks, or areas where capping is in progress must discharge via the eastern, western, or borrow area sedimentation ponds to the Kaikorai Stream, or to the leachate collection trench.
 - c) Leachate contaminated stormwater that has or has potential to come into contact with waste or leachate, <u>including any surface runoff from intermediate capped areas</u>, must be left to infiltrate the landfill or be directed to the leachate collection trench.
- 10. All sedimentation ponds and stormwater discharge systems must be maintained to enable ongoing operation at all times and restored as soon as practicable in the event of damage or faults.

Erosion and sediment control

- 11. Sediment generation and runoff from the site and into receiving waterbodies must be minimised as far as practicable. Best practice stormwater, erosion and sediment control management measures must be implemented during the operation, closure and aftercare of the landfill, which ensure:
 - a) The area of soil surfaces exposed at any one time is minimised;
 - b) Providing grades on the landfill surface that convey stormwater to the stormwater systems to minimise ponding of surface water on the landfill;
 - c) Sediment laden stormwater is directed to sedimentation ponds or the leachate collection system, in accordance with condition 9.
 - Temporary measures such as silt fences, sediment traps and temporary cover and stabilisation are installed to minimise the transport of sediment from exposed soil surfaces; and
 - e) Areas where earthworks activities are undertaken are progressively stabilised with vegetation or other means as soon as practicable upon completion.
- 12. The Landfill Development Management Plan required under General Condition <u>12-5</u> must include practices and procedures prepared by a suitably qualified person to ensure best practice erosion and sediment controls are implemented to ensure sediment generation and runoff from the site and into receiving waterbodies is minimised as far as practicable, and to achieve the conditions of this consent. As a minimum the erosion and sediment control

practices and procedures of the Landfill Development Management Plan must include the following:

- a) Description of the location and types of erosion and sediment controls to be implemented;
- b) Details of progressive stabilisation of completed exposed areas;
- c) Responsibilities for implementing and managing erosion and sediment controls;
- d) Maintenance procedures for sediment and erosion controls;
- e) Inspection and monitoring procedures of the effectiveness of controls;
- Contingency response procedures to be undertaken in the event of unexpected sediment discharges and to respond to extreme weather events;
- g) Procedures for decommissioning redundant erosion and sediment controls; and
- h) Record keeping and reporting requirements.

Management of spills

- 13. Any spills of fuel, oil, leachate or similar contaminants to the environment must be contained and remediated as soon as practicable.
- 11.14. In the event that any spill of fuel, oil, leachate, or contaminants flows, or has the potential to flow into the eastern or western sedimentation ponds, the shut off valve at the outlet from the ponds required under Condition 3 must be closed immediately, and the spill remediated as soon as practicable.
- 12.15. The Landfill Development Management Plan required by General Condition 12.5 and Landfill Closure Management Plan required by General Condition 16-9 must include practices and procedures for the prevention of spills and specify contingency measures to be undertaken in the event that a spill takes place.

G. Discharge Permit RM23.185.06 Discharge of Landfill Gas, Combustion Emissions from Landfill Gas Flares and Engines, and Dust and Odour and to Air conditions

Purpose of this consent: to discharge contaminants (landfill gas, combustion emissions from landfill gas flares and engines, dust and odour) to air for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- This consent is also subject to the general conditions listed in Schedule 1 General Conditions and Attachment A – B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.
- 3. The Consent Holder shall adopt the best practicable option to avoid and/or mitigate any adverse effect on the environment resulting from the discharge of contaminants to air. This shall require that the Consent Holder operate, supervise and maintain the landfill and monitor the discharge so as to ensure that any adverse effect on the environment is avoided or mitigated.
- 4. There must be no odour or dust beyond the boundary that is noxious, dangerous, offensive or objectionable odour or dust to the extent that it causes an adverse effect at or beyond the boundary of the site in the opinion of an authorised officer of the Otago Regional Council.

Advice note: <u>Condition 4 is to be assessed by suitably trained Council enforcement officers in</u> accordance with the procedures outlined in the Ministry for the Environment Good Practice Guide for Assessing and Managing Odour (2016) and the Ministry for the Environment Good Practice Guide for Assessing Dust (2016), or any updates to these documents, including consideration of the FIDOL factors (frequency, intensity, duration, offensiveness, and location). The determination of an offensive or objectionable effect must take into account the FIDOL factors and be made based on the guidance provided n Section 4.1.1 and Table 6 of the Ministry for the Environment Good Practice Guide for Assessing and Managing Odour (2016) or Section 4.2.1 and Table 8 of the Ministry for the Environment Good Practice Guide for Assessing Dust {2016}.

Commented [MD7]: Condition and advice note amended to align with Peter Stacey's response to question in Commissioners Minute #3.

Odour

- . The Landfill Development Management Plan required by General Condition 12-5 must include practices and procedures for odour management, including but not limited to management of the size of the active landfilling area, application of daily cover, use of odour suppression sprays and odour monitoring.
- 5.6. To minimise odour emissions during handling of highly odorous wastes the following measures must be implemented:
 - a) Deliveries of highly odorous wastes must be pre-booked, to ensure preparations are made including ensuring cover material is available at the pit location;
 - b) Where practicable, wastewater sludges, biosolids and screenings must be treated with stabilised lime or an alternative that performs to an equivalent or higher standard of treatment for odour, prior to delivery to the site, and loads must be confirmed by the commercial waste transporter as meeting this requirement with the Dunedin City Council at the time of pre-booking delivery;
 - c) Holding deliveries of unexpected highly odorous waste loads on site until preparations identified in (a) above are in place to enable disposal;
 - Prioritising deliveries of highly odorous wastes for disposal ahead of more general waste and loads and covering highly odorous wastes immediately to meet the requirements of General Condition <u>24</u>;
 - e) The Landfill Development Management Plan required by General Condition 12-5 must include practices and procedures for the pre-acceptance, handling and placement of highly odorous wastes, including contingency measures in the event of an unexpected highly odorous waste load. This must include as a minimum requirement for prioritising the placement and covering of highly odorous waste as required by condition 6(d)part (d) of this condition of this consent and using waste placement areas that maximise separation distances to receptors.
- 6-7. Any excavations carried out in the landfill must be done in such a manner as to minimise the generation of odour. The Landfill Development Management Plan required by General Condition 12.5 must include practices and procedures for the management of excavations into old waste. In the event of offensive odour being generated or a complaint of odour from the public being received during an excavation procedure, the excavations must cease and the exposed refuse re-covered until such time as the wind conditions are more favourable.
- 7. Only vegetation shall be included in the waste to be composted as part of the pre-existing composting operation on the site. The composting operation shall be managed so as to minimise the production of odour by ensuring aerobic conditions are maintained at all times within the windrows.

Odour Monitoring

- The Consent Holder must conduct odour field inspections to confirm the effectiveness of odour controls, or whether additional controls are needed.
 - a) The field inspections must be carried out by a representative of the Consent Holder who has been trained in undertaking field odour inspections by a suitably qualified and independent person.

- b) The methodology for the field odour inspections should also include provision for detecting odours that may be indicative of subsurface landfill fires.
- c) The field inspections must be carried out at least twice weekly at varying times of day when activities with the highest potential for odour emissions are occurring, or times when atmospheric conditions are least conducive to dispersion such as early mornings. The inspections must be conducted in accordance with a methodology set out in the LDMP.
- d) If requested by Otago Regional Council following investigation of complaints received in relation to odour or following review of information provided in the Annual Report, or following Otago Regional Council's own independent monitoring, the Consent Holder shall engage a suitably qualified and independent person to monitor odour at the site boundary in accordance with a methodology and duration approved by Otago Regional Council.
- e) The Consent Holder must investigate the cause of any odour detected by these odour field inspections and must remedy any faults identified as soon as practicable. A record of each field inspection must be recorded in writing, including weather conditions, the location of any odours identified, the intensity, duration and hedonic tone of any odours, and the findings of any investigation. This information must be provided to Otago Regional Council upon request and additionally as part of the Annual Report required by General Condition 61.

Dust

8.9. Effective measures must be implemented to minimise dust emissions to meet the requirements of Condition 4 of this consent. The Landfill Development Management Plan required by General Condition <u>12–5</u> must include practices and procedures for dust management, including but not limited to imposing vehicle speed limits within the landfill site, maintaining and grading of access tracks, water suppression of dust on unsealed tracks, cleaning of the site access and dampening of dust generating wastes.

Complaints

- 10. In addition to the requirements of General Condition 61, if a complaint is received by the Consent Holder relating to odour, the investigation and record to be made by the Consent Holder shall include:
 - a) The nature of the odour exposure detailed in the complaint, including (where made available by the complainant) time and date the odour was noticed, the duration of the odour, a description of the type of smell, and the intensity of the odour.
 - b) Weather conditions at the time of the odour exposure detailed in the complaint, including wind direction and wind speed;
 - c) Known activities occurring on site at the time of the odour exposure detailed in the complaint and over the preceding 24 hours; and
 - <u>d)</u> Any highly odorous wastes received at the time of the odour exposure detailed in the complaint and over the preceding 24 hours, the times of receipt, and the method of management and placement of those wastes.

Landfill gas collection and destruction system

10.11. The additional landfill gas (LFG) wells shown on drawing 12547621-C501 must:

- a) Be installed progressively as <u>soon as practicable as</u> the placement of waste occurs in each stage, <u>such that no newly placed waste in any area is without landfill gas collection</u> <u>infrastructure for longer than three months</u> and no later than 2 years following the final <u>acceptance of waste at the landfill</u>; and
- b) Be installed such that landfill gas is collected throughout the full vertical profile of placed waste; and
- a) <u>All landfill gas wells shown on drawing 12547621 C501 must be installed no later than</u> six months following the final acceptance of waste at the landfill; and
- c) Meet the minimum requirements of the WasteMINZ Technical Guidelines for Disposal to Land 2022 for a class 1 landfill; and
- b)d) Be installed in accordance with the Landfill Gas Masterplan, prepared by Tonkin and Taylor, dated September 2023, and subsequent addendum dated May 2024.
- The Consent Holder must commission a new enclosed landfill gas flare, with a capacity of no less than 1,000 m³/hour, within X months/years of the issue of this consent.
- 12. The Consent Holder must ensure that landfill gas treatment capacity is at all times sufficient to treat all captured landfill gas, even during periods of downtime of the flare/engine, and that treatment capacity takes into account the expected increase in landfill gas collection rates in the future.
- 11.13. Any LFG extraction wells must be connected to the gas extraction system as soon as practicable and in any case not longer than three months after placing wastes within the radius of influence of the wells, with care taken not to introduce oxygen into the waste mass. Passive flares with flame arresters within the landfill extent must be allowed to burn the gas venting from the wells prior to connection to the gas extraction system.
- 12.14. All LFG extracted from the gas extraction system must be combusted in gas to energy (GTE) engines and/or flares at the Green Island Wastewater Treatment Plant which meet the following requirements:
 - a) LFG engines and/or flares must be provided sufficient for the anticipated rate and quantity of LFG generated by the landfill.
 - b) Either the LFG engines or the flares must be operational at all times.
 - c) Any new LFG flare must be designed, installed, maintained, and operated to meet the requirements in Regulations 26 and 27(2) of the Resource Management (National Environmental Standards for Air Quality) Regulations 2004.
- 13.15. The operation of the LFG collection and destruction system must be designed, constructed, operated and maintained to minimise potential oxygen ingress into the landfill waste (including to prevent the risk of sub-surface landfill fires) and maximise the rate of extraction of LFG.
- 14.16. There must be no visible emissions (excluding water vapour, visible flame, light or heat haze) from the LFG engine or <u>new</u> flares connected to the gas extraction system.

15.17. LFG gas flow rate (m³/hr) must be continuously monitored at the inlet to the LFG engine and flares.

- 16-18. The following parameters must be monitored weekly at each LFG well head during operation, and bi-weekly following closure:
 - a) Gas pressure (mb<u>ar</u>)
 - b) Gas flow rate (m³/hr);
 - c) <u>Composition (Mm</u>ethane (%v/v);), carbon dioxide (%v/v), oxygen (%v/v), carbon monoxide (ppm), hydrogen sulphide (ppm), and residual nitrogen (%v/v));
 - d) Carbon dioxide (%v/v);
 - e) Oxygen (%v/v);
 - f)<u>d) Gas t</u>∓emperature (<u>°</u>⊕C);
 - g)e) <u>Carbon monoxide (ppmAmbient temperature) (°C);</u>
 - h)f) Residual nitrogen (%v/v).Barometric pressure (mbar)
- 17.19. On-site standby electrical supply must be provided to ensure the operation of any landfill gas flare equipment is not interrupted through loss of mains power supply.
- 18-20. The LFG collection and destruction system must be maintained to enable ongoing operation at all times and restored as soon as practicable in the event of a malfunction or fault.
- 19-21. The Landfill Development Management Plan required under General Condition 12-5 and Landfill Closure Management Plan required under General Condition 16-9 must include practices and procedures prepared by a suitably qualified person to ensure:
 - a) LFG is collected and destroyed;
 - b) The escape of fugitive LFG and any potential exposure of people to LFG or LFG related odour is minimised;
 - c) Risk of landfill fires is prevented as far as practicable; and.
 - d) Achievement of the conditions of this consent.

20.22. As a minimum the LFG management practices and procedures of the Landfill Development Management Plan and Landfill Closure Management Plan must include the following:

- a) Estimates of LFG generation and recovery for the landfill, including method, assumptions and results;
- Description of the design of the LFG collection and destruction system, including wells, laterals, manifolds, engine and flare system and the staging and timing of the installation of those components;
- c) Operation and maintenance procedures for the LFG collection and destruction system, including operating criteria and parameters, system monitoring plan (parameters, frequencies, locations) trigger levels for relevant parameters including methane, carbon dioxide, oxygen, and carbon monoxide, response actions for trigger level exceedances, system operation and adjustment and system maintenance;
- d) LFG perimeter and surface monitoring locations, parameters, frequencies, trigger levels and methodology for each monitoring location and monitoring parameter, including contingency response procedures in the event of trigger level exceedance. As a

minimum this must address the monitoring requirements in Conditions 242 - 3225 of this consent; and

e) Record keeping and reporting requirements.

Landfill gas perimeter and surface monitoring

- 21.23. The existing landfill gas (LFG) monitoring wells shown on drawing 12547621-C501 (GHD, 2023)[insert drawing number showing all monitoring locations], and any new wells proposed as part of this application, must be maintained on site to enable detection of LFG escaping laterally from the landfill.
- 10.24. All monitoring wells must be maintained to enable ongoing monitoring. In the event of a bore being destroyed or unsuitable for sampling, the Consent Holder must replace it with a bore in the same general location within 3 months.
- 11. Within three years of the issue of this consent, the Consent Holder must review and update the Landfill Gas Risk Assessment to include a more robust data set, which must include at least three years of data covering:
 - a) Details of landfill gas well monitoring methodology and equipment; and
 - b) Additional landfill gas monitoring parameters, including:
 - i.____Landfill gas well flow rate;
 - ii. Relative pressure;
 - iii. Depth of groundwater in the well;
 - iv. Atmospheric pressure trend;
 - v. Fugitive emissions; and
 - E) An assessment of the validity of the landfill gas monitoring data, including consideration of equipment calibration, equipment operation in the field (e.g. zeroing transducers), peak and stabilised readings, details and suitability of bore construction and integrity; and
 - d) Figures showing the location of landfill gas wells and all relevant receptors, both onsite and offsite; and
 - e) A conceptual site model that articulates the landfill gas migration pathways and receptors.
- 22-25. The Landfill Development Management Plan under General Condition <u>12–5</u> and Landfill Closure Management Plan under General Condition <u>16–9</u> must include practices and procedures for the long-term monitoring of LFG emissions during operation to achieve the following:
 - a) Identify potential escape of fugitive LFG to the environment at or near source to confirm the efficacy of the LFG management system or need for remedial actions;
 - b) Protection of the health and safety of people on and beyond the site who may be at risk of being exposed to LFG emissions; and
 - c) As far as practicable prevent and identify any landfill fires that occur.

- 12:26. The concentration of methane measured at the surface of the landfill areas within intermediate or permanent final capping must not exceed 45,000 parts of methane per million parts of air (ppm) in any single location.
- 13.27. During operation, closure, and aftercare of the landfill, <u>a Flame Ionisation Detector (FID) or</u> equivalent must be used to carry out surface emissions monitoring for methane over the entire surface of the landfill on at least a 30 m by 30 m grid basis excluding the working face at least once every three months on areas with final cover, reducing to six-monthly after five years of landfill closure, and at least once every month on areas with thickened daily cover or intermediate cover. The results must be reported annually to Te Rūnanga o Ōtākou and Otago Regional Council in accordance with General Condition 61.
- 24. LFG concentrations <u>over the surface of the landfill must be monitored at least monthly at areas of intermediate cover and the surface of the final landfill cap, with such monitoring to be undertaken with a Flame Ionisation Detector or equivalent in accordance with the Landfill Gas Fugitive Emissions Monitoring Guideline, prepared by the Environment Protection Authority, Victoria, Australia, February 2018 and subsequent versions, or an alternative methodology approved in writing by the Otago Regional Council. Monitoring must not be undertaken immediately following heavy rainfall or during strong wind speed. During closure and aftercare phases, the m<u>onitoring can reduce to at least quarterly.</u> as follows:</u>
 - a) At least monthly at the LFG monitoring wells; and
 - At least quarterly at areas of intermediate cover and the surface of the final landfill cap, with such monitoring to be undertaken with a Flame Ionisation Detector or equivalent.
 Monitoring must not be undertaken immediately following heavy rainfall or during strong wind speed.

The results must be reported annually to Te Rūnanga o Ōtākou and Otago Regional Council in accordance with General Condition 5<u>8</u>5.

Advice Note – Favourable metrological conditions for methane surface monitoring include those where weather and ground conditions are dry with less than 0.5 millimetres of rain having fallen for at least two days, and instantaneous wind speed is less than 25km/hr (ideally 5 – 10km/hr). Monitoring of surface emissions and subsurface geology must also target falling or low atmospheric conditions.

- 28. Following a significant rain event of 130mm/24 hour, the Consent Holder must undertake daily walkovers for 3 consecutive days. Any evidence of actual or potential landfill gas leaks such as odour, cracks in the landfills surface, gas bubbles, leaks in the gas extraction system or vegetation damage or evidence of leachate seeps must be investigated.
- 29. If monitoring carried out in accordance with Condition 27 demonstrates that the surface methane gas concentration limit specified in Condition 26 is exceeded, then remedial action shall be carried out and the concentrations re-tested within 714 days. If this is not practicable, the Consent Holder shall obtain the approval of the Otago Regional Council for a proposed programme of remedial action, including a timetable, within 7 days of the exceedance. The

proposed programme shall be implemented to the satisfaction of the Otago Regional Council within the proposed time period.

- 30. Where surface methane is detected at more than 500 and less than 1,000 ppm during any surface gas survey, the Consent Holder shall investigate the reasons why, and shall take remedial action to reduce the landfill gas emissions.
- 31. The results of surface methane emission monitoring described in Condition 27 and any remediation work carried out described in Condition 29 shall be included in the Annual Monitoring Report required by General Condition 61.

Review of odour management

- 32. The Consent Holder shall engage a suitably qualified independent consultant experienced in landfill gas and odour management to annually:
 - a) Review all odour complaints received for the Green Island Landfill and Resource Recovery Park (RRP) over the past 12 months two years, or before if it is relevant to do 50.
 - b) Review the results of odour field inspections undertaken.
 - :) Review the Consent Holder's response to odour complaints.
 - Review any information provided by the CLG to the Consent Holder, as it relates to odour matters.
 - d) Review the odour management practices for the landfill including (but not limited to) waste acceptance and placement, handling of highly odorous wastes, the size and management of the open tipping face, placement of intermediate cover (including extent, physical nature and thickness), and the extent and operation of the landfill gas management system.
 - e) Recommend any changes to odour management practices at the landfill cell and recommended timeframes for undertaking the work.
 - f) Recommend any changes to the method or frequency of odour field inspections.
 - g) The findings and any recommendations arising from each review shall be detailed in a report. The Consent Holder shall provide Otago Regional Council and the CLG with a copy of the report and the Consent Holder's response to any recommendations within one month of receiving the report from the independent reviewer.

Landfill gas/biogas combustion

- <u>33.</u> The concentration of hydrogen sulphide combusted in the primary flare and/or the biogas engine at the Green Island Wastewater Treatment Plant must not exceed 500 ppm.
- 34. The Consent Holder shall monitor the following parameters at the primary flare and biogas engine used to combust LFG from the landfill:
 - a) Gas flow rate as an hourly average (m³/h)
 - b) Hydrogen sulphide concentration (ppm) monitored on a weekly basis using a landfill gas analyser as an hourly average.

Commented [MD8]: Consequential amendment as a result of deletion of CLG conditions

Commented [MD9]: Consequential amendment as a result of deletion of CLG conditions

35. Monitoring results from Conditions 33 and 34 shall be included in the Annual Monitoring Report required by General Condition 61.

H. Land Use Consent RM23.185.07 Placement of Defence Against Water Land Use Conditions

Purpose of this consent: to place a defence against water between the landfill and Kaikorai Stream for the purpose of diverting floodwaters for the operation, closure, and aftercare of the Green Island Landfill.

Expiry: Unlimited term

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the relevant general conditions listed in Schedule 1 General Conditions and Attachments A B of that schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Placement of Defence Against Water

- 3. Raising of the berm of the existing landfill permitter road between the Kaikorai Stream and leachate collection trench by 1 metre to minimise the risk of inundation by flood waters must be completed at least 6 months prior to the final acceptance of waste at the landfill.
- 4. Construction of the works listed in Condition 3 must:
 - a) Be managed to ensure effects on slope stability and generation of odour and dust are minimised.
 - b) Implement an accidental discovery protocol to manage effects on any undiscovered archaeological sites
 - c) Ensure any waste or soil material that is removed is transferred and disposed of in the active landfilling area.
 - d) Ensure any dewatering water from excavations is directed to the leachate collection trench for disposal.
- 5. Any stormwater diversions and discharges, air discharges, and disturbance of contaminated land associated with the placement of the defence against water must comply with the conditions of resource consents RM23.185.05, 06, and 08.

I. Land Use Consent RM23.185.08 Disturbance of Contaminated Site Land Use Conditions

Purpose of this consent: to disturb land at a contaminated site for undertaking capping works and for the installation and maintenance of landfill infrastructure for the purpose of the operation, closure, and aftercare of the Green Island Landfill.

Expiry: XX Month 2060

General

- 1. Under section 125 of the Resource Management Act 1991, this consent lapses five years after the date of issue of the consent unless:
 - a) The consent is given effect to; or
 - b) The Consent Authority extends the period after which the consent lapses.
- 2. This consent is also subject to the relevant general conditions listed in Schedule 1 General Conditions and Attachments A B of that Schedule. In the event of differences or conflict, between the general conditions and the conditions of this consent, the conditions of this consent prevail.

Disturbance of Contaminated Land

- 3. All areas of contaminated land disturbance, including but not limited to the disturbance of landfill waste material, must be designed and managed that any overland stormwater flow and stormwater infiltration to land is captured and discharged into the leachate collection system.
- 4. Any stormwater diversions and discharges, and air discharges associated with the disturbance of contaminated land must comply with the conditions of this consent, as well as resource consents RM23.185.05 and RM23.185.06.

Appendix X1. Site details

Green Island Landfill Site (as defined by the existing designation in the Proposed Second Generation Dunedin City District Plan)

Site	Legal Description	Record of Title	Area	Owner
9 Brighton	Part Section 45-47	OT11B/1241	41.8120	Dunedin City
Road	Green Island Bush		hectares	Council
	Survey District and			
	Section 54 and 63			
	Block VII and			
	Section 119 Block			
	VII Dunedin & East			
	Taieri Survey			
	District			
9 Brighton	Part Section 45-47	OT368/19	1.0841	1
Road	Green Island Bush		hectares	
	Survey District			
9 Brighton	Section 1 Survey	OT15C/1016	4718 square]
Road	Office Plan 24047		metres	
9 Brighton	Lot 6-7 Deposited	1040235	4464 square]
Road	Plan 572543 and		metres	
	Section 1 Survey			
	Office Plan 24040			
9 Brighton	Part Section 120	OT16D/1193	4.0211]
Road	Dunedin & East		hectares	
	Taieri Survey			
	District and Part			
	Section 53 Block			
	VII Dunedin & East			
	Taieri Survey			
	District and Closed			
	Road intersecting			
	Sections			
	86,87,98,102 and			
	103 Block V Lower			
	Kaikorai Survey			
	District			

9 Brighton	Section 103 Block	OT16D/1194	5.5726	
Road	V Lower Kaikorai	011001101	hectares	
	Survey District and			
	Part Section 85-87.			
	98 Block V and Part			
	Section 99-101			
	Block V and Part			
	Section 102 Block			
	V Lower Kaikorai			
	Survey District			
9 Brighton	Lot 2, 4 Deposited	1040233	1837 square	1
Road	Plan 572543 and		metres	
	Lot 1 Deposited			
	Plan 20826			
114	Part Section 38-40,	OT7C/934	8.2303]
Brighton	Part Section 44 and		hectares	
Road	Part Section 156			
	Green Island Bush			
	Survey District			
140	Part Lot 4	OT12C/261	10.4655	
Brighton	Deposited Plan		hectares	
Road	4550			
170	Lot 1 Deposited	OT12C/262	4.2766	
Brighton	Plan 20582		hectares	
Road				
170	Section 81 Block	OT15A/266	4401 square	
Brighton	VII Dunedin & East		metres	
Road	Taieri Survey			
	District			-
Total Area			75.6164	
			hectares	

Green Island Wastewater Treatment Plan Site (location of LFG engine and flare):

Site	Legal Description	Record of Title	Size of entire property	Owner
9 Brighton Road	Section 55 and 65 Block VII Dunedin & East Taieri Survey District	OT11B/1241	7.2122 hectares	Dunedin City Council
9 Brighton Road	Lot 30 Deposited Plan 24758	OT16C/1083	3.7127 hectares	
174 Brighton Road	Part Section 48 Deposited Plan 2323	OT166/158	2.1102 hectares	
174 Brighton Road	Lot 1 Deposited Plan 22230	OT14C/1027	7.1854 hectares	
Total Area	·	•	20.2205 hectares	