

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 12:23 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I too am part of an iwi that has lived literally on the shores of the gulf for more than 125 years, but I'm not asking, or expecting, preferential treatment to the wider community and citizens. Make the areas "no take" for all.

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It is important to me that all marine protection mechanisms are inclusive and transparent, not divisive like other parts of NZ.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment, I have to ask the question if this is on purpose to impose inequality to ALL New Zealanders.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. Amen!

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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

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These reverse racism moves by the hateful far leftwing Labour Government are a continuing "divide and rule by means of racial animosity tactic" straight out of the Marxist playbook.

A curse on all you who seek to use racism to achieve your lust for power.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 1:23 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I'm a keen fisherman and welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 1:23 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

Additionally, consideration should be given to the location of 'no take' areas and what areas remain available to small boat recreational users who are displaced from these. I do not agree with all of the productive reefs accessible from Auckland in a small boat being closed.

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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are INCLUSIVE and TRANSPARENT.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 1:23 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the "Revitalising the Gulf proposal".

We all welcome more marine protected areas to enhance the health of the Hauraki Gulf however it is important to me that all marine protection mechanisms are inclusive and transparent for all.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

Granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

Equality under the law is the foundation of our constitutional arrangements and this equality is guaranteed under UN Human Rights provisions, further Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights for all New Zealanders - The interoperation of the treaty cannot be implemented from one side only, We are all one people, we are all New Zealanders, the rights must apply to all equally.

No-take marine reserves under the Marine Reserves Act are the singularly best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take' for all New Zealanders.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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Your principle mandate must be for conservation rather than gifting the oceans bounty to Maori to pick and choose as they please. Already we see taxes imposed on users of lake Taupo by Maori given governance. What a great outcome that is..... What safeguards are there for all New Zealanders for the Gulf?

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I myself am part Maori, but I think it is completely unjust to give one ethnicity anymore right than others to harvest from protected areas.

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What is proposed will make it impossible to police meaning the current degradation of OUR Gulf will continue.

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The proposals made favour Maori above Pakeha and are discriminatory, we are ALL New Zealanders and should ALL share the care and the use of the Gulf and ALL the coastal areas around New Zealand equally, it is disgraceful to give a minority group more rights and privileges just because of their ancestry, it is completely unjust and absolutely unnecessary, please repeal the proposal and change it to make us ALL equal custodians of our wonderful resources, many of us that have been discriminated against are the people who care the most about our forshore and seabed issues, many of us who have been discriminated against are the real caretakers of the gulf because we work hard to look after and care for the gulf for the sake of our children and grandchildren of the future and for a better future.....don't you dare assume that non Maori have a lack of care or respect for the sea, many care a great deal more and do a great deal more without making the fuss about ownership and customary rights.

Anyone complicit in the nonsense and discrimination this proposal suggests should be absolutely ashamed of themselves, you are just creating division, racism and a one sided view of society.

Wake up and realise what is happening in this country we used to be a proud and happy mix of people standing side by side living and contributing to what was once a wonderful place to live!

DO NOT DIVIDE US!

Unite us and make us ALL equal.

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In addition to the above I object strongly to the Department of Conservation promoting Apartheid in NZ. Apartheid is a policy of discrimination on the grounds of race.

Giving one race the right to take fish in certain areas and criminalising other races who do the same is straight out State sponsored Apartheid.

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If the revitalising of the Hauraki Gulf depends upon the restriction of access to the marine life, then the restriction should be the shared responsibility of ALL people, not just one sector based on heritage. This is further reinforced by the Treaty, which stated:

Article third

In return for the cession of their Sovereignty [sic] to the Queen, the people of New Zealand shall be protected by the Queen of England and the rights and privileges of British subjects will be granted to them.

Ko te tuatoru

Hei wakaritenga mai hoki tenei mo te wakaetanga ki te Kawanatanga o te Kuini – Ka tiakina e te Kuini o Ingarani nga tangata maori katoa o Nu Tirani ka tukua ki a ratou nga tikanga katoa rite tahi ki ana mea ki nga tangata o Ingarani.

At the signing in Waitangi on 6 February 1840, as Hone Heke signed Te Tiriti o Waitangi, Governor Hobson – trying to say, ‘we are now one people’ – said to him, ‘He iwi tahi tatou.’ Heke corrected his grammar: ‘He iwi kotahi tatou.’ In fact both words in te reo, tahi and kotahi, mean the same thing: oneness, unity. It stressed the fact that the Treaty gave ALL citizens of NZ – maori and pakeha – equal Rights in all things.

The stressed angle “customary rights” is being abused by maori to gain advantages that were never contemplated when the Treaty was signed. Such perversion of Justice and Democracy does nothing but cause greater division in New Zealand which engenders even more despising of those who seek gain through the misapplication of the Treaty (and those who pander to their demands).

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 1:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

Although I welcome more marine protected areas to enhance the health of the Hauraki Gulf, it is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions.

Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf, however I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation and we ensure these areas are strictly 'no take' for EVERYONE, including iwi.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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You are in danger of making racists out of ordinary people if you implement these measures and distinguish between people based solely on race. We are all Kiwis.

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I believe that granting customary take rights only to Maori is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 1:43 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

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Does anyone read this?

I'll write something controversial and blunt. No special rights for the fucking nigger scum, thieving, hand out self determined maori elites and their dole bludgeoning, good for nothing, burden on New Zealand iwi's.

All Kiwi's, same rights and opportunities, why is this not the gold standard?

Yet there's a continued push for segregation on race. I get it.... there's money to be made by greedy morally deficient people.

Let's not forget that the Maoris were nothing more than divisive tribes, warring, cannibals, inbred sleeping in the mud scum. They sold "their land" for weapons to kill neighboring tribes. Oh and they ate the previous indigenous people of this country, because New Zealand was not abundant with land dwelling animals for food until Europeans showed up.

Looking forward to a response.

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Any marine protection mechanism must be inclusive, transparent and reasonable.

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I believe that granting customary take rights only to iwi is racist, discriminatory, and is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed. This should be alongside no commercial fishing in the inner gulf. Let's start with these protection measures only, and monitor the results carefully.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I firmly believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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Sent: Wednesday, 19 October 2022 1:53 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The present proposal to favour iwi only is racist. and inexcusable. Whose brainchild was this? They should be held accountable.

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Sent: Wednesday, 19 October 2022 2:03 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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There should be a no take restriction for everyone regardless of race.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

Firstly I demand "ngā tikanga katoa rite tahi" - equal rights for all New Zealanders as promised in the Treaty.

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To: Sea Change
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I do not welcome the addition of more marine protected areas the Hauraki Gulf. The existing marine protected areas and these new proposals are already a patchwork quilt of irregular areas and regulations and will create even more of a veritable minefield for the recreational fishing public.

Like many tax-paying citizens, I am struggling with ever-increasing food prices and the ability to access kai moana in my local waters is becoming increasingly important to me as prices soar, far outstripping my fixed income. The kai moana is out there to be caught, but decreasing access to it by closing yet more areas to fishing and harvesting will just make it harder to get to and displace fishing effort into more and more concentrated areas to the detriment of the marine life in these areas.

The most effective way to protect marine life in the Hauraki Gulf is to move all commercial fishing effort out of it.

Let me make it clear: I am opposed to many aspects of your plan for the Gulf, and now I find that, should you manage to force it through against the wishes of many, the huge sacrifice that recreational anglers are being asked to make may all be for nothing, as the 'rules' would only apply to some NZ citizens.

The additional proposal for several new 'High Protection' areas and the extension of existing areas smacks of 'mission creep' and does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment. If we have to have them, it is important to me that all marine protection mechanisms are inclusive and transparent.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I believe that granting customary take rights only to iwi is racist and ignores the rights of all NZer to be treated equally as written in the Treaty of Waitangi e- we are one people not peoples whose rights are determined by some vestige of a particular blood line in the deep dark past.

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To have "some people" who can fish waters is undemocratic and racist in itself, this s a mistake to make New Zealand like this.

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I wish to note I have no issues with Iwi representation rights, as Tangata Whenua provided that any system respects universal suffrage, is accountable, and transparent, as well as fairly proportional. It is important to protect our Democracy for the wellbeing of Iwi as well, because in the future and soon they will be the majority. So called 'equal rights' are no such thing, as they will give Iwi unfaor representation, and that could backfire in future if Pakeha become a minority, then they would have unfair representation rights. Democracy has performed well to assist and adapt to reestablish Iwi and to act as a vehicle to that end. Lets not undermine it with the WEF led marxist initiatives constantly being rolled out by this government to control and replace minds, laws, thinking, narrative, workplaces and human rights. The current adverse approach is a step in the wrong direction, there are fairer and more equitable/democratic means to achieve Iwi aspirations and to imbue applied Tikanga into the NZ democracy.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 2:33 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I would welcome and support more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent. It is also important to me that the ecological value of the gulf is protected equally and available for all New Zealanders from every race and creed.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

It is racism in its very basic form.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

This equality of rights given in statute is not selective in its nature it is all encompassing.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

On the premise that more marine protected areas are required to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 2:38 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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Sent: Wednesday, 19 October 2022 2:38 pm
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Subject: Revitalising the Gulf - my feedback

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf. (We should actually be doing a lot more NZ wide with commercial fishing bans)

It is important to me that all marine protection mechanisms are inclusive and transparent.

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No-take marine reserves have been established because there is a need for conservation and protection of a nominated environment and species in that environment. No-take areas are a vital tool contributing to the sustainability of the Hauraki Gulf. In some cases high protection areas are not sufficient. Establishment of no-take areas are vital for the Gulf's sustainability. No-take must mean no-take. No-take must apply to all peoples of the Gulf. Any exemption for iwi. or any other group, will immediately compromise the health of the Gulf and contribute to its degradation. Please, for us and for future generations, do not let the no-take provisions be eroded.

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About your 'Revitalising the Gulf' proposals.

The seafloor protection areas proposal is long overdue. I am appalled that scallop dredging and bottom trawling are still legal, not just on the gulf but in general. I grew up in Kaitaia, and remember my father lobbying hard to ban trawling along the Ninety Mile Beach. Go for it - get them set up, and see if they can be extended to other parts of New Zealand.

My response to the proposal for new 'High Protection' area in which only Maori are permitted access, is clear. NO NO NO! They seem to be more about transferring power from a democratically accountable system directly to iwi than they are about your real job. Conservation.

Before you assume the all too common tactic of assuming I am Pakeha and racist to boot, I whakapapa to Ngapuhi. My objection to the proposal stems from my lifelong objection to rights and privileges based on either race or line of descent. I have always objected to the European obsession with nobility and royalty, and the special privileges those groups enjoyed.

By all means restrict fishing areas and bag limits as required to conserve stocks. But you already have the power and mechanisms to achieve that, namely marine reserves and no-take zones, and size and bag limits. Using special zones for Maori fishing only is counter-productive and unjust. Administration of the zones will be fraught, and liable to be controversial. Reporting on their performance will be subjective at best.

No-take marine reserves under the Marine Reserves Act will achieve the swiftest results, and those results will be easily measured

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I do not welcome to establish more marine high protected areas

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment, nor is there any scientific research done for the Kawau Bay and Tiri Matangi

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I recommend the 'High Protection Areas' be replaced with a new proposal

The proposal is for a 'Seafloor Protection' Area" for the Whole of the Hauraki Gulf to ban all bottom dredging and trawling as an alternative plan and to delete the HPA's proposal

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s 9 (2)(a)
9(2)(a)

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 2:58 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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Subject: Our collective responsibility over the Hauraki Gulf

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposals by the Government ministry are another step towards abolishing democracy and promoting communism.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 2:58 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf -No Take Marine Reserve

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent and every Kiwi is treated the same.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. Race based "rights" have no place in a modern, multi ethnic liberal democracy here in New Zealand. There should be equality of dignity and responsibility as all Kiwis are equal under the law with the same rights and duties.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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To: Sea Change
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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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Sent: Wednesday, 19 October 2022 2:58 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

While I welcome more marine protected areas to enhance the health of the Hauraki Gulf, it is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. What you are doing is not fair to the other ordinary users of the Hauraki Gulf.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as areas of marine reserve. These areas are to be strictly 'no take'.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

I'm Sick of the racist agenda of this government who seek to give special rights to a minority of New Zealanders, which was not what was intended when the Treaty of Waitangi was signed

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

These proposals are divisive and directly breach UN Human Rights and nobody has more rights nor is more important. Perpetuation of this divisive rulemaking paints New Zealand as the new country of apartheid.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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I am writing to provide feedback on the Revitalising the Gulf proposals.

There is either a Take Zone or a No Take Zone based on the protection of fisheries. There cannot be Zones based on racial grounds. This is preposterous and racially motivated. One NZ for all New Zealanders.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

It is important to me that all marine protection mechanisms are NON-RACIST, inclusive and transparent.

The Treaty of Waitangi states clearly that we are now one people, to be treated equally.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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You represent all NZers - present and future.

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There is only ONE word to describe this; APARTHEID.

We've witnessed the destruction and devastation this caused in South Africa. They have finally gotten rid of it. This begs the question:

Why are we heading down that dead end track?

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I believe that it not a matter of rights but responsibilities. Humans regardless of ethnicity are placing pressure on the World's resources and the Hauraki Gulf is one area where we are all needed to provide responsible care. This does not include "customary rights".

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I am writing to provide feedback on the Revitalising the Gulf proposals, which I believe to be racist and will only cause further friction between Maori and the rest of us.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf, however it is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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Furthermore, I am disgusted that DOC is pursuing a race-based "solution" that advantages one group over another, according to their cultural & ethnic identity. Otherwise known as racism - it is completely unacceptable, and will divide our nation along racial lines - which will never end well. It will also see support for DOC dissolve amongst those disadvantaged by such an outrageous racist proposal - so good luck getting cooperation from the sidelined majority, going forward for ever more.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 3:18 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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It would be a shame to see this go the same way as Te Urewera hut "decommissioning" project.

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Your proposal will create new grievances by treating people unequally and also further divide our community rather than ensuring we all work together.

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As my son is one-quarter Maori and anyone with any trace of Maori ancestry, without any threshold of minimum Maori blood, can identify as Maori, our family can look forward to preferential fish catches for generations in perpetuity. This will mathematically allow our (likely ever diluting blood) whanau to enjoy our share of fish along with all the other growing Maori and part-Maori whanau in the region. One can imagine over crowding and clashes in those fishing grounds.

On the contrary I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

However I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

The correctly translated Treaty DOES NOT convey any such preferential rights over sea and waters on Maori. Nor as affirmed by the Chiefs at the Kohimarama conference in 1860 did Maori believe nor did the Treaty imply let alone state that a "Partnerships" was formed. That modern construct is a blatant fabrication.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. Make no mistake we are no nation one people, but try to split us!!

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 3:38 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 3:43 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I welcome marine protected areas to enhance the health of the Hauraki Gulf, however It is important to me that all marine protection and management mechanisms are inclusive and transparent to public scrutiny.

I utterly reject any / all co governance or "special arrangements" for Iwi.

I am also totally opposed to unelected people being appointed to any and all Local Authorities

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 3:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed as is a restriction on commercial fishing within the gulf region.

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I believe there should be modifications to the "NoTake" status in the High Protection Areas e.g. species specific or term specific and/or combinations of these.

Some species are targeted more than others, and this varies by location, so we should not treat all high protection areas the same.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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To the Department of Conservation,

Below is my feedback on the Revitalising the Gulf proposals.

We need more marine protected areas to enhance the health of the Hauraki Gulf.

I consider that all marine protection mechanisms should be INCLUSIVE and transparent.

The new 'High Protection' areas proposal does not provide appropriate recognition of the rights and responsibilities of ALL users of the marine environment.

Granting customary-take rights EXCLUSIVELY to IWI is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. EQUALITY under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that EVERYONE in New Zealand has 'ngā tikanga katoa rite tahi' - EQUAL RIGHTS.

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I lived in a different coastal area, Whangaruru, and witnessed the deliberate plundering of marine and FOREST life by some members of the local iwi.

ONE guy, claiming his 'customary rights' brought TWO boats full of fish to shore where one boatload was left to rot on the beach.

The Poor Knights Reserve was also abused!

Female crayfish had their eggs scraped off and the adults taken for consumption.

30yr ago the rocky shore was full of all manner of marine life, now the rocks are almost bare of mussels and the fish not as plentiful.

People of this same group hunted our protected kiwi birds to cook up in celebration of a first born son's first birthday!

They also hunted the woodpigeon.

This was happening THIS Century!

Considering many species of birds were hunted to extinction in only a few hundred years prior to white settlement, if we don't have strong protection of what is left of marine life I see a similar result of extinction for more species.

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Historical Customary fishing practices are no longer using customary methods. Due to technological advancements, including high-tech fishing methods, vessels, fish attractant systems, GPS and fish finders the iwi fisher is not practising traditional customary take methods nor are they providing essential sustenance to support and feed the iwi tribal members. No Take zones should be just that, no take for everyone.

I also believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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To: Sea Change
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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 4:23 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

This is my feedback on the Revitalising the Gulf proposals.

I'm fine with having more marine protected areas to enhance the health of the Hauraki Gulf.

Having said that, I see it as important for all marine protection mechanisms to be inclusive and transparent.

The proposed new 'High Protection' areas fails to provide what I consider satisfactory recognition of the rights and responsibilities of all users of the marine environment.

This is especially so when one considers the suggestion for so-called "customary take rights" - if such rights are granted only to Maori people there will be problems. Because exclusive rights based on someone's skin colour is morally repugnant as well as being contrary to the equality under the law which is a central principle of a democratic state.

No-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf.

The 'High Protection Areas' being mooted have no place in a modern society.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

Fish don't discriminate on who's at the end of the fishing line, what gives DOC to right to do so. Is it right to enable some families to eat, while forbidding others to partake of God's creatures he created for all men and women to enjoy. Fish aren't racist and nor was God.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 4:28 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf, that being for the long term benefit of the marine environment as a whole. However your proposals do not achieve anything of merit as one would pre-expect to be the case of any plan or proposal to be considered and taken as realistic/genuine.

It is important to me that all marine protection mechanisms are inclusive and transparent, which to date has been self-evident as not being so at all.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary "take rights" only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights under the Queens law, meaning New Zealand's laws. which obviously applies to all equally.

I believe that "no-take" marine reserves under the Marine Reserves Act are the best way to restore the Gulf. In fact to do otherwise is grossly disingenuous to the greater public interests, the marine environment and that also includes any and every level of human rights, equality and equity.

I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'. If that is not acceptable that do not both with anything as it will be pointless.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'. Everyone regardless of culture or religion etc should be governed and affected the same.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent. Irrespective of whether you are a pseudo indigenous person of NEW ZEALAND

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'. The authority to oversee this Marine Protected Area, MUST be composed (without fear or favour) of citizens from all ethnic peoples of NEW ZEALAND. NB:- No one person or one group MUST NOT have exclusive rights to a Marine Reserves in NEW ZEALAND.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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s 9 (2)(a) NEW ZEALAND (((NOT bloody aotearoa)))
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To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

The Treaty of Waitangi promised us all equal rights & responsibilities. This is essential for a healthy, happy & peaceful country. Race-based laws always end in misery, resentment and violence. They are also ridiculous in a country like New Zealand where we live, work, love and play together - many Maori sharing Pakeha ancestry and vice versa. We simply cannot differentiate rights and responsibilities based on one's favoured identity. That is absurd.

Consequently, I oppose the racist parts of the Revitalising the Gulf proposals. The apartheid proposal for new 'High Protection' areas is abhorrent and will lead to abuse and trouble.

I fully support marine protected areas as long as they are inclusive and transparent. But granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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To: Sea Change
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Sent: Wednesday, 19 October 2022 4:43 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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To the Department of Conservation (DOC),

I am writing to provide feedback on the 'Revitalising the Gulf' proposals.

I support more marine protected areas to enhance the health of the Hauraki Gulf.
I also support the proposal for new 'Seafloor Protection' Areas.

However, in a democracy, we have the right to expect that all marine protection mechanisms are inclusive and transparent. Therefore, it is extremely disappointing that DOC wishes to play political games with the environment it is charged with protecting for all New Zealanders.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

DOC's proposal to grant customary take rights only to iwi is contrary to the collective responsibility everyone has to protect and revitalise the Hauraki Gulf and, in my view, a dereliction of DOC's duty of environmental protection and conservation.

Equality under the law is an important part of New Zealand's constitutional arrangements and is guaranteed under UN Human Rights provisions. Further, the Treaty of Waitangi expressly states that everyone in New Zealand has equal rights. DOC has become a national laughing stock as it fails in its role and responsibility to protect the environment and instead continually bows to political machinations.

I believe that 'No-Take Marine Reserves' under the Marine Reserves Act are the best way to restore the Hauraki Gulf.

Therefore, I recommend that a higher level of marine protection such as a 'Marine Reserve Designation' be instituted. These areas should be strictly 'No Take'.

These 'Marine Reserve Designation' areas would replace the proposed 'High Protection Areas'.

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Please make your proposals fair to ALL Kiwis. We all care about the Gulf and one group especially one based on race should not have greater opportunities than others

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there's no way I will be excluded from enjoying an area of the sea based on my ethnicity

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Why is my rights to responsibly fish determined by the colour of my skin?

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:03 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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The proposal for new 'Seafloor Protection' Areas is welcomed.

By allowing one race to be advantaged over any other is UNDEMOCRATIC, Racist and totally Unacceptable.

Regards,

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:03 pm
To: Sea Change
Subject: Feedback on Revitalizing the Gulf

To the Department of Conservation,

I provide feedback on the Revitalizing the Gulf proposals.

Marine protected areas enhance the health of the Hauraki Gulf, but it is important for all New Zealanders that any and all marine protection mechanisms are inclusive and transparent. The new 'High Protection' areas do not provide provide for the rights and responsibilities of all users of the marine environment.

Granting customary take rights only to iwi is racist, is contrary to the initiative to protect and revitalize the Hauraki Gulf, and in direct contravention of the Treaty of Waitangi.

Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Your proposals are therefore legally and morally reprehensible.

I support no-take marine reserves under the Marine Reserves Act to restore and revitalize the Gulf. But these areas must be strictly 'no take', not allow minority use under some woke arrangements. The proposed new "High Protection" designation is unnecessary and should not be implemented under any circumstances.

Sincerely,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:09 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to advise we are distraught at the proposed Revitalising the Gulf proposals. It is distressing to see that a government department for which we had huge respect and admiration, and supported in many ways, has succumbed to government pressure to implement race-based policies

I welcome more marine protected areas to enhance the health of the Hauraki Gulf. However it is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I support more marine protected areas to enhance the health of the Hauraki Gulf.

It is important for all people in New Zealand that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment as I understand it.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I strongly believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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Granting rights to one race-based interest group is grossly offensive to me, it makes a mockery of New Zealand's claim to be a democratic nation, and it is contrary to all relevant laws of New Zealand as I understand them. It is also contrary to the Treaty of Waitangi (in all its original versions, even if not in certain recent politically-motivated interpretations) which states that all people of NZ have equal rights. No ifs, not buts, no exceptions.

Customary take is not clearly defined and such "uses" have been abused so frequently that the term no longer deserves any respect. Any right conferred on the grounds of resource usage in pre-European times should be strictly restricted to the methods, equipment, quantity taken, and use made of any such resource. No present-day equipment of any kind whatsoever, even fish hooks or the sale of resources for cash, should be permitted, and the claimants of such rights should be charged for all costs of demonstrably independent monitoring.

No-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf.

I recommend the 'High Protection Areas' be designated as strictly 'no take' Marine Reserves. The success of such areas has been clearly demonstrated by the Leigh/ Goat Island Reserve over many decades. There is no justification to create a different type of strict reserve when we have a model that has proven highly successful and whose main failing is its small size.

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Your latest proposals alter proposed 'no-take' to 'Local Iwi take' which obviously reduces the proposed level of conversation.

Any 'Local Iwi take' zones must be in new currently unprotected areas.

Will there also be areas reserved for pakeha and areas reserved for recent immigrants from all nations? if not how will you reconcile that with UN anti-racism protocols that NZ has signed?

Very specifically how will you resolve disputes between iwi and prevent non-local Maori high-jacking other Maori's traditional fishing areas.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf and am a supporter of the Rahui in place around Waiheke Island to restore the populations of mussels, crayfish, scallops and paua.

It is important to me that all marine protection mechanisms are inclusive, supported by all New Zealanders and transparent.

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The new proposal is inequitable and thinly veiled racism.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take', irrespective of ethnicity or other racially based exceptions or special rights. If such were to be granted, who will police compliance? I don't believe self compliance by Iwi is or will be successful.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:53 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf and in short amounts to APARTHEID. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:53 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf and it is important to me that all marine protection mechanisms are inclusive and transparent. I am, therefore, disturbed to learn that not only are there no new 'no take' areas, but fourteen of the existing ones are being DOWNGRADED to 'High Protection Zones', allowing local iwi to exploit these areas entirely at their own discretion.

This further erosion of protection since the repeal of Marine and Coastal Area Act, which has allowed numerous claims to be made by tribal groups, is an affront. These claims that allow for the taking of dolphins, whales, penguins, seals, seabirds and their eggs, grant power over recreational resources and permit the gathering of natural resources, are not only bad for the environment, but wholly in democratic.

Specifically, the proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment, the granting of customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 5:58 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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Subject: Revitalising the Gulf - my feedback

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and manage the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. The Treaty of Waitangi expressly states that everyone in New Zealand has- equal rights.

I believe that our Gulf is not under dire threat and that by encouraging Gulf users to be responsible guardians of our Gulf (through good education of the intrinsic values) the Gulf will remain a treasure to us all.

Regards,

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf and believe that additional protection is required beyond the current proposals, particularly in regard to the smaller size limits that apply for commercial fishing compared to recreational and iwi.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take' for everyone.

I also believe that additional protection around these 'no take' areas should be provided as recreational anglers only reserves, which includes iwi and non-iwi fishers but excludes commercial fishing due to the lower size limits that apply for commercial fishing. This would ensure a higher protection for these no take areas. Maybe this could be for two nautical miles from the no take boundary for example.

I note Matt Watson's TV programme showing cray pots lined up along the boundary of a marine reserve, with no crayfish left in the reserve as a result. This is not acceptable and would be prevented by my proposal.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
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It is important to me that all marine protection mechanisms are inclusive and transparent.

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To the Department of Conservation,

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals. This is completely stupid.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf but your propositions are not going to achieve this

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 6:09 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

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From: s 9 (2)(a) s 9 (2)(a)
Sent: Wednesday, 19 October 2022 6:10 pm
To: Sea Change
Subject: FW: My concerns regarding the Revitalising the Gulf proposals

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 3:58 PM
To: Seachange@doc.govt.nz
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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 6:29 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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Sent: Wednesday, 19 October 2022 6:33 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

Follow Up Flag: Follow up
Flag Status: Completed

To the Department of Conservation,

I'm writing to you to give you my feedback on your Revitalising the Gulf proposals. I'll be honest with you. The changes you're proposing aren't equitable and reek of racism. They're unfair because they perpetuate the creation of two separate types of people in New Zealand - Māori and non-Māori. We were all brought up to believe in equality. But now it seems that some people are more equal than others. Which is prehistoric colonial/tribal thinking that no longer had a place in modern society.

Your proposal for a new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment. Instead it focuses on one ethnic group over the other. What is this, 1960's South Africa?

While it is important to that all marine protection mechanisms are inclusive and transparent, I'm not convinced your organisation is as inclusive and transparent as it purports to be.

While I welcome more marine protected areas to enhance the health of the Hauraki Gulf, I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

Also, you can't take a selective blind eye to what the UN says. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I'll repeat that; 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

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To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am DISGUSTED AT THE PROPOSAL on the Revitalising the Gulf proposals.

There should be more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does NOT provide appropriate recognition of the rights and responsibilities of all users of the marine environment but gives a special entitlement to 16% of our population.

I STRONGLY believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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However, the proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 6:43 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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The marine environment will not be adequately protected by the proposed new 'High Protection' areas. These should instead be 'no take' zones.

Allowing Iwi exclusive rights to fish the area is an appallingly racist policy which is not appropriate for this time. It also does not comply with UN Human Rights provisions or the Treaty of Waitangi which state that everyone in New Zealand has equal rights. This will set a precedent taking New Zealand down a route of separatism and corresponding economic and societal collapse.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 7:18 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

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Equality under the law is fundamental to a democratic New Zealand.

I believe the Hauraki Gulf and it's peoples are best served by prohibiting all commercial trawling, seining, box/set netting, bottom fishing and dredging within the traditional HG boundary of Bream Head-Cape Colville. Charter recreational could be the exception.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

My father first took me fishing in the Firth 61 years ago. I took my son fishing in the Firth when he was 2, 34 years ago. Why is it proposed we should no longer have equal rights, based upon who our ancestors were. Will my son not be able to take his daughter fishing in the Firth because his grandfather did not have a Maori bloodline?. So wrong in many ways.

Regards,

s 9(2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 7:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 7:43 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 7:48 pm
To: Sea Change
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To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

In fact, having two months a year of no fishing by anyone might help regenerate our fabulous gulf - the recent Covid lockdown did wonders for it.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Revitalising the Gulf

To the Department of Conservation,

I am grateful that I was alerted to this proposal and can not improve upon the template since it does indeed reflect my views on the Revitalising the Gulf proposals.

In short, no favoritism according to race. We NZers are an integrated culture and the way the govt is inciting division between Maori and others is heinous. Stop it!!

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 7:59 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:19 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,
s 9(2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:18 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome the concept of marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive, transparent, and equally applicable to all citizens of this country

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the principle of equality of rights and duties that we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Hauraki Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

For Government or anyone else to do anything contrary to the above is RACIST. If a section of the community is permitted to take from 'no-take' areas how does policing of the actual takers ensure the area is actually protected?

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

Creating more apartheid and division in our country: I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:23 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9(2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

Please accept my feedback on the Revitalising the Gulf proposals.

I agree more marine protected areas to enhance the health of the Hauraki Gulf are necessary.

However it is important to me that all marine protection rules set to include all users to ensure a positive result.

The new 'High Protection' areas do not provide recognition of the rights and responsibilities of all users of the Hauraki Gulf environment.

The granting of customary take rights only to iwi flies in the face of the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality for all under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

The current no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. The 'High Protection Areas' need to be removed and replaced with the higher level of no-take marine protection.

Regards,

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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Subject: Revitalising the Gulf - my feedback

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

Regarding “feedback on the Revitalising the Gulf proposals.”

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

As a resident of Omaha in Auckland Area and adjacent to the Hauraki Gulf, It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment. With the emphasis being on “all users!”

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:28 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:33 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:33 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:33 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I find your proposal offensive and racist. While I welcome more marine protected areas to enhance the health of the Hauraki Gulf, it is important to me that all marine protection mechanisms are inclusive and transparent. It is also important that these areas should be under duress ie heavily fished.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment. That is absolutely unacceptable.

I believe that granting customary take rights only to iwi (who are by definition self-appointed, many with less than a 2% Maori bloodline) is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

I would strongly warn DoC against attempting to implement such a divisive proposal which would only serve to pitch Pakeha and other against Māori.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:33 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf. However I am very strongly opposed to your current proposals.

Firstly, it is undemocratic to allow Iwi to take what they like from protection zones, whilst the remainder of New Zealanders with no trace of Maori blood in them are banned from these zones and would incur the wrath of DOC and the Judiciary if they were to take from these zones.

Secondly, We have a collective responsibility to protect our seas and the creatures living in them. Your proposal exempts anybody with a hint of Maori from this collective responsibility,

Thirdly, it encourages IWI to desecrate this protected Ocean Eco Area, with full and unchecked access.

Fourthly, It is morally wrong to grant a race of people rights to plunder the garden of those who plant, nurture and protect it. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:33 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am tangata whenua and I writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:38 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 8:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome limited marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive to all New Zealanders and transparent.

The proposal for new 'High Protection' area at the noises was proposed at a meeting at OBC where the agenda was a discussion about the owners of the noises Island group. The result of the meeting did not meet the agenda set to members and the outcome was hi jacked to meet a cause. There was never an opportunity to challenge the proposal of a marine reserve at the noises. Any reserve must have a size no larger than encroaches to 10 meters in-depth. .

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

Marine reserves in sheltered bays and islands will simply force anglers to fish in unprotected waters. The outcome will put in jeopardy the lives of non Maori anglers

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:39 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 8:39 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 8:38 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 8:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I am writing to provide my feedback on the Revitalising the Gulf proposals.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment and does not provide the essential total protection so desperately required.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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From: s 9(2)(a) <s 9(2)(a)>
Sent: Wednesday, 19 October 2022 8:57 pm
To: Sea Change
Subject: FW: Our collective responsibility over the Hauraki Gulf

----- Original message -----

From: s 9(2)(a) <action@campaignnow.co>
Date: 19/10/22 17:28 (GMT+10:00)
To: Seachange@doc.govt.nz
Subject: Our collective responsibility over the Hauraki Gulf

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:18 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:18 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:18 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:23 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

Follow Up Flag: Follow up
Flag Status: Completed

To the Department of Conservation,

I wish to provide feedback on the Revitalizing the Gulf proposals.

I think the furthest I have ever lived from the waters of the Gulf would be now. I estimate that I live about 1.5 kms from the Gulf. Most days I walk there and walk along the beach front. I think there would be very few citizens of this country who have been involved longer or loved the Gulf more.

Throughout my life I have swum in the waters of the Gulf; in my younger years I sailed in the Gulf; and in my old age I enjoy the Gulf on walks and in ferry rides and in holidays on Waiheke Island

I welcome more marine protected areas to enhance the health of the Hauraki Gulf. But it is vital that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide proper recognition of the rights and responsibilities of all users of the Gulf environment.

I believe that granting customary take rights to iwi is contrary to the collective responsibility we all have to protect the Hauraki Gulf and renew its life. Equality under the law is an important part of the constitutional rights of all citizens and is guaranteed under UN Human Rights provisions. The Treaty of Waitangi expressly provides that everyone in New Zealand has equal rights. Equality before the law is central to our democracy.

I believe that no-take marine reserves under the Marine Reserves Act were and continue to be the best way to preserve and revitalize the Gulf. I submit that the 'High Protection Areas' must be replaced by a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is sound and should be implemented.

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:23 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. Therefore this proposal is unequal and racist against the majority of New Zealanders.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:23 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:23 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

However, the proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

The 'High Protection' proposal is blatantly RACIST.

Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions and the Treaty of Waitangi states that we all have equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:28 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:28 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,
s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:28 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:33 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:33 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback on the DoC proposal

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:33 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,
Rosane Pellew

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:39 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:39 pm
To: Sea Change
Subject: Stop the racism

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

I do not support any privilege based on partial ancestry or when your ancestors arrived to NZ.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:38 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:39 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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I am writing to provide feedback on the Revitalising the Gulf proposals.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 9:43 pm
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The proposal for new 'High Protection' areas provides appropriate recognition of the rights and responsibilities of all users of the marine environment, as well as recognising Maori rights to control over their customary fisheries as noted in te Tiriti o Waitangi

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 10:09 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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While I welcome more marine protected areas to enhance the health of the Hauraki Gulf, it is really important that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas must provide appropriate recognition of the rights and responsibilities of all users of the marine environment and the proposal to favour iwi only is totally undemocratic and flies in the face of public opinion .

Granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 10:43 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

Granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Sent: Wednesday, 19 October 2022 10:43 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I totally support more marine protected areas to reinvigorate gulf health.

However I am very concerned that what is being proposed is very poorly published and is likely to result in a negative response, ultimately damaging the environmental intention.

What is needed is a suggestion which will apply to all users of the gulf. How can a message of urgent conservation be effectively received if one sector of the population is excluded. It would be akin to banning industrial fumes from all factories other than those operated by a particular race.

Surely the intention is to create zones in recommended areas which require that all users are restricted in an important universal cause. The impact of the granting of special rights to one group totally dilutes the impact of the proposal.

I support the notion of no-take marine reserves under the Marine Reserves Act, applicable without exception. This has to be the best way to restore the Gulf without attracting uncertainties , anger and less effectiveness.

Regards,

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Sent: Wednesday, 19 October 2022 10:43 pm
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Subject: Our collective responsibility over the Hauraki Gulf

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I am writing to provide feedback on the Revitalising the Gulf proposals.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 10:48 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

Regarding marine protected in the Hauraki Gulf.

The proposal for 'High Protection' areas is not ensuring adequate protection for the Gulf nor is it inclusive and transparent.

The rights and responsibilities of all users of the marine environment is not being respected.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf.

Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf.

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To the Department of Conservation,

I wonder if you know how many people despise the constant psychological and emotional abuse of New Zealand citizens. Are you simply playing into the hands of a 'Marxist-Communist' agenda to destroy property rights and shared customary rights of use for leisure and marine areas? As I am going through this link--I will revert back to the rational arguments against your attempts to unjustly divide people based on 'race.' However, I suggest you need to look at your demographics. Multiple thousands have voted with their feet since 2016. If it is your wish to drive out of the country-the very citizens, whose ancestors built this country--take a bow. It's working. Who do you think will replace them? I provide feedback on the Revitalising the Gulf proposals.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 11:28 pm
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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 11:33 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 11:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I totally welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

I allege the proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment. Where is the fairness in that?!

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: My concerns regarding the Revitalising the Gulf proposals

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I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 11:58 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Wednesday, 19 October 2022 11:58 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:13 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:18 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

I believe that more discussion is required between local iwi and regular boat users, there is a division between what is acceptable by some and what is allowed by others. I feel that there is a race card in this which is abhorrent. What we are trying to give to the greater Hauraki it needs time to heal and replenish but by giving one and not the other you are defeating your purpose.

Kaua e wehewehea

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:22 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:43 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:23 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:53 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 4:03 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 4:19 am
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Simply put, having two different sets of rules for different people smacks democracy and rights in the face and is just a bad idea.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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As there are no defined limits nor accurate information on amounts of any species of sea food any Iwi can take then this is a lop sided and ill thought out proposal, dooming some species like paua for sure

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

I passionately believe in democracy and in particular that all men (people) are created equal.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 5:48 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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Sent: Thursday, 20 October 2022 5:58 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9(2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:03 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:09 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:13 am
To: Sea Change
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:18 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:23 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:28 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:28 am
To: Sea Change
Subject: Protect the Hauraki Gulf and stop creating a two-tiered rights system

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The proposal for new 'Seafloor Protection' Areas is welcomed.

We need MORE areas of total protection.

i.e. NO FISHING/TAKING AT ALL

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:33 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:43 am
To: Sea Change
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:48 am
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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 6:58 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:03 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:03 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:03 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:03 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:09 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I agree with marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate consideration of the legal rights of all new Zealanders.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. The Treaty of Waitangi expressly states that everyone in New Zealand has equal rights under the law.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I do not support customary take areas for only one group of society.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:09 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:09 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:13 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:13 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:13 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:13 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:13 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:18 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:18 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:18 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:23 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. This proposed seperatism is apartheid in its purest form and must not be allowed to flourish in New Zealand.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalizing the Gulf proposals.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalize the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. The Treaty of Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:28 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are 100% inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:33 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore and protect the Gulf. The 'High Protection Areas' be replaced with a higher and very clear level of marine protection such as a marine reserve designation. These areas are strictly 'no take' for every New Zealander regardless of their background.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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To: Sea Change
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:43 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:48 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I do not believe patchwork marine protection mechanisms aimed at recreational fishers is the answer to Hauraki Gulf issues. Moving commercial out beyond the 12km zone will be far more effective as evidenced on the North Islands West Coast.

However, if you are determined to enact this madness it is important that any marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights. I repeat, equality is surely what our society needs to focus on.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment nor do they fulfill any protection mandate

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Iwi are collectively a part of the problem. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf environs. I recommend that designated 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are all strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 7:58 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:03 am
To: Sea Change
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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)

s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:03 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:09 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. It is a form of racism. I thought we New Zealanders had just told those in Authority that seperated rascist laws are unacceptable in the recent Council Elections. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:18 am
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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Regards,

s 9 (2)(a)
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:28 am
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

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Sent: Thursday, 20 October 2022 8:33 am
To: Sea Change
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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 8:38 am
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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From: s 9(2)(a) <action@campaignnow.co>
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To: Sea Change
Subject: Feedback on Revitalising the Gulf

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To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome any initiative that gives the marine health of the Hauraki Gulf total respite.

As a New Zealander and believer in the principles of equality and collective responsibility for the welfare of our ecosystems, It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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I cannot support any plans that again provide division by race.

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To: Sea Change
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From: s 9 (2)(a) <vickir888@gmail.com>
Sent: Thursday, 20 October 2022 9:25 am
To: Sea Change
Subject: Revitalising the gulf

Follow Up Flag: Follow up
Flag Status: Completed

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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Sent: Thursday, 20 October 2022 9:33 am
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 9:38 am
To: Sea Change
Subject: Feedback on Revitalising the Gulf Please have the same rules for !! al !! Gulf users ,if we are to look after the Gulf

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The proposal for new 'Seafloor Protection' Areas is welcomed.

What is above is the response of members of the Gulf Users Group, which I endorse. But to put in my own words, what is being proposed is complex and unnecessary and smacks of an exclusionary system where some Kiwis can use part of the Gulf and some can't. As said above, that runs contrary to the basic concept of equal democracy and equal opportunity that underpins our society.

Further, it is not what our damaged Gulf needs. It needs an unconditional marine reserve where there is zero interference with nature, and there is a full opportunity for unsullied regeneration.

Regards,

s 9 (2)(a)
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I am writing to provide feedback on the Revitalising the Gulf proposals.

It is important to me that all marine protection (and any other national legal) mechanisms are inclusive across all peoples of NZ, irrespective of their origins, and transparent.

The proposal for new 'High Protection' areas is counter to this natural justice for all concept. It does not provide appropriate recognition of the rights and responsibilities of ALL users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

Where it is necessary to restore and protect the Gulf, I believe that no-take marine reserves under the Marine Reserves Act are appropriate. I recommend the 'High Protection Areas' be scrapped entirely, and where appropriate replaced with a higher level of marine protection such as a marine reserve designation. These areas need to be strictly 'no take' for all New Zealanders.

The proposal for any new 'Seafloor Protection' Areas, and the application of this provision where appropriate, is welcomed.

Regards,

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

Logically this law is flawed as more Moari will claim the customary right to fish creating the very attack on revitalising the gulf that the law is trying to achieve. How is the catch going to be 100 percent controlled, practically? Who is going to pay for the extra staff, if they can be found, to patrol the illegal catches?

The undemocratic nature of the law will lead to more non Maori taking the situation into their own hands and taking catch under the guise of good enough for then , good enough for me. Who is going to pay for the extra court costs and court admin staff, if they can find any, this will generate. All these extra problems because the law is not democratic and those proposing it fail to recognise the whole picture. We should learn from other countries that are having these problems and go back to having a democratic legal outcome.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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All citizens of New Zealanders are 'New Zealanders'. We should not be segregated into individual races.

All fishing areas and fishing decisions should be left solely with Fisheries New Zealand.

I am totally against any Iwi, (or Iwi's), being given sole, or even partial rights to determine who may, or may not fish, and/or collect shellfish, in any given area of the Hauraki Gulf.

If Fisheries New Zealand decides to allow any Iwi to speak on any issue, then an equal time and opportunity must be given to all other Races/Ethnicities living in New Zealand also.

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 10:49 am
To: Sea Change
Subject: My feedback on Revitalising the Gulf

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To: Sea Change
Subject: This is nothing but apartheid!!

Follow Up Flag: Follow up
Flag Status: Completed

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What is being proposed is called apartheid and is what we in NZ acted against with South Africa. I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 11:23 am
To: Sea Change
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It is important to me that all marine protection mechanisms are inclusive and transparent.

I am not in favour of the exclusions granted to Maori for the High Protection Areas.

If parts of the fishery need to be closed, then they should be closed to all. Who will police a partial closure?- likely no-one. In which case those who don't care about conservation will ignore the closures. Maori already have privileged rights to take above the catch limits imposed on all other fisherman. I have no problem with that. But if we (including Maori) are serious about conservation, then a total ban is necessary. There should be no exclusions.

The manner in which the no-take rules are implemented are not important. Maybe the designation of closed areas as marine reserves under the Marine Reserves Act is the best way to restore the Gulf since everyone understands the rules for marine reserves. If it is intended that the creation of High Protection Areas are a temporary measure to allow regeneration of fish stocks, then the Marine Reserve designation could be for a limited period and reviewable once evidence shows a regrowth in the numbers of each threatened species of fish.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 11:38 am
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As a New Zealander of Maori heritage [Ngati Kurahaupo], I find it highly insulting that you are pursuing an Apartheid style agenda that totally restricts access to some areas for most people [including myself I guess since my Maori heritage is not from the Hauraki Gulf area], and allows unrestricted access to these areas to a privileged few based on random chance that they identify with Hauraki Gulf area Maori ancestry
This Apartheid style agenda you are pursuing is highly divisive to our country and should stop immediately.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

However, this should protect the ENTIRE gulf from the braindead commercial practice of bottom trawling.

Bottom trawling is, as acknowledged by DOC, the most destructive fishing practice imaginable, and has no place in the shallow waters of the gulf in the 21st century.

I have no problem with commercial fishing in the gulf, but it is time to reduce the quota taken by the commercial sector, and take the quota using bottom friendly long lines, and reduce mortality of juvenile fish at the same time compared to bottom trawling

Your proposal to include the area around the Noises as a local Maori only fishing area is also highly dangerous and will cost lives of many fisher people. Why? Clearly DOC and not experienced mariners in the Hauraki Gulf. if you were, you would realise the Noises represent the limit of safe travel for people in many small boats, in average wind conditions [10-15kts from SW or NE] that prevail in the gulf. People in these smaller boats will first congregate inside the inner waters, but human nature will make them venture further than is safe when fishing is dismal in the inner waters. When they are forced by DOC to venture further than the safe sheltered waters of the Noises area, many boats will founder and be lost. The deaths of those on board will be a result of this stupid DOC proposal. The blood of these people will be on the hands of DOC, and should be on your conscience too [if you have one]. DOC should remember that preservation of human life at sea is paramount, not just marine life. Please consult the NZ Maritime Regulations re preservation of human life at sea, suggest you will be in breach of these Regulations by forcing small boats into exposed and dangerous waters.

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There is so many Reserves being proposed a lot with in shouted waters. Traveling through a protected area or anchoring in it with fish or shellfish on board that has been gathered outside the area will be a disaster for the Ministry of Fishers to police. How do you prove where you caught it. This has already proved to be a major problem with other Reserves.

The Ministry of Fishers should be the only ones to police Reserves.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:03 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:09 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:13 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:18 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
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To: Sea Change
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From: s 9(2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:23 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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From: s 9 (2)(a) <action@campaignnow.co>
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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:43 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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Sent: Thursday, 20 October 2022 12:48 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 12:58 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:03 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:09 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:18 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

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The proposal for new 'Seafloor Protection' Areas is welcomed.

One rule for all NZers. No discrimination as a result of race. We all need to work together to protect our Gulf for future generations.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:23 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:28 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:33 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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Sent: Thursday, 20 October 2022 1:33 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I have seen many examples of customary take being abused, Both as to who is taking the fish and for what reason, and often take that is undersized and/or exceeds limits . I see issues with monitoring and enforcing any customary fishing regulations Eg how can you verify that individuals taking fish belong to a specific Iwi group who have the customary take rights for a specific area. This has all the attributes of policy that embeds discrimination on the basis of race and will simply create social divisiveness - possibly leading to aggressive or violent interactions.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:33 pm
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Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

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I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:33 pm
To: Sea Change
Subject: My feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf however the proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

It is important to me that all marine protection mechanisms are inclusive and transparent. I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

As a person of Maori heritage, Ngati Wai, I believe that if you are to create further no-take marine reserves doing so under the Marine Reserves Act is the best way to restore the Gulf. I recommend the new 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is also welcomed with provision made for ongoing monitoring of results that are made public to everyone.

Regards,

s 9 (2)(a)
s 9(2)(a)

s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:53 pm
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Subject: My concerns regarding the Revitalising the Gulf proposals

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 1:58 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:03 pm
To: Sea Change
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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

s 9 (2)(a)
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s 9(2)(a)

From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:10 pm
To: Sea Change
Subject: My concerns regarding the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

Trawlers and big businesses (permitted and encouraged by government policies since 1840) have already depleted the Hauraki Gulf of fish stock.

We must support iwi to have more control and ensure Maori have their customary rights to gather kai moana.

We must adhere to the protections afforded by Te Tiriti and tino rangatiratanga.
The draft document is excellent.

Regards,

s 9 (2)(a)

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From: s 9(2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:23 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:33 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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The proposal for new 'Seafloor Protection' Areas is welcomed.

I also object to set nets being used on beaches in densely populated areas around Auckland, particularly near rocks as this can impact rock cod and other species. Recreational fishing rods are fair, but netting is unfair. Nets are put out most nights 10pm onwards, and DOC don't monitor these. I believe there is a commercial activity going on as nets are out most nights under cover of darkness, and up to 5 nets or more set up. This is happening at Narrow Neck beach, Auckland.

Regards,

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:38 pm
To: Sea Change
Subject: Feedback on Revitalising the Gulf

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

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The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:48 pm
To: Sea Change
Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 2:58 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

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I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

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Subject: Revitalising the Gulf - my feedback

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

The inequality re the proposed Iwi rights is an insult to the democracy Aotearoa operates under. This would be virtually irreversible due to the collective guilt that non-Maori are being heavily subjected and conditioned to. This issue is therefore serious enough that it should be the subject of a nationwide referendum which includes full information of the proposers, the rationales, and the full or potential limits that this proposal could apply to eg what ultimate percentage!?! This is so baldly one-sided and significant that it looks like a Treaty of Waitangi top-up. Treaty settlements have already included shareholdings in various commercial fishing businesses - which is where new regulation is desperately required - so why would this particular right be conceived when every NZ population group- Asian, Pacifica, and European have cultural pedigrees of seafood harvest. I have zero expectation of positive outcomes for any stakeholder including Maori. Prior experiences have me expecting outcomes of selective elite-ism, dangerous and ineffective vigilantism, inevitable abuse from within, and massive additional cost to police (borne by the state!). Generally it is divisive and will cause problems and costs much deeper than the face value of the unequal rights it promotes. I'm not seeing Team of 5 million either?

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

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Subject: Feedback. Revitalising the Gulf proposals

To the Department of Conservation,

I hereby provide feedback regarding Revitalising the Gulf proposals.

I welcome more marine protected areas whereby it enhance the health of the Hauraki Gulf.

It is essential that all marine protection mechanisms are inclusive and transparent. However, the proposal for new 'High Protection' areas does not recognize the rights of all users of the marine environment.

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Opening up the Hauraki Gulf to unmonitored use, and possible exploitation, by one designated group of people is not sound for the gulf's marine ecosystem nor the nation's political landscape.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf.

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 3:38 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

It is important to me that all marine protection mechanisms are inclusive and transparent.

The proposal for new 'High Protection' areas does not provide appropriate recognition of the rights and responsibilities of all users of the marine environment.

I believe that granting customary take rights only to iwi is contrary to the collective responsibility we all have to protect and revitalise the Hauraki Gulf. Equality under the law is an important part of our constitutional arrangements and is guaranteed under UN Human Rights provisions. Te Tiriti o Waitangi expressly states that everyone in New Zealand has 'ngā tikanga katoa rite tahi' - equal rights.

I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 3:43 pm
To: Sea Change
Subject: Our collective responsibility over the Hauraki Gulf

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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The proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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Subject to the serious concerns noted above the proposal for new 'Seafloor Protection' Areas is welcomed.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 3:48 pm
To: Sea Change
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Sent: Thursday, 20 October 2022 3:48 pm
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Subject: Our collective responsibility over the Hauraki Gulf

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I am writing to provide feedback on the Revitalising the Gulf proposals.

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed provided it does not include the proposed racially based apartheid clauses.

Regards,

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From: s 9 (2)(a) <action@campaignnow.co>
Sent: Thursday, 20 October 2022 3:48 pm
To: Sea Change
Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

This is my feedback on the Revitalising the Gulf proposals.

This is clearly yet another attempt by this shameless Labour government to create an apartheid state in New Zealand.

I deeply object to this move, even though I do agree with the proposal for new 'Seafloor Protection' Areas.

Yours,

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I believe that no-take marine reserves under the Marine Reserves Act are the best way to restore the Gulf. I recommend the 'High Protection Areas' be replaced with a higher level of marine protection such as a marine reserve designation. These areas are strictly 'no take'.

The proposal for new 'Seafloor Protection' Areas is welcomed.

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From: s 9(2)(a) <action@campaignnow.co>
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Subject: Feedback on the Revitalising the Gulf proposals

To the Department of Conservation,

I am writing to provide feedback on the Revitalising the Gulf proposals.

I am deeply concerned that the proposals provide for differential rights solely based on ancestry. My ancestors emigrated to New Zealand to a land of democracy & equal rights / opportunities to all and to escape feudal societies in Europe which gave preference to hereditary overlords. It is of great concern to me that the department of conservation is proposing to reestablish such a scheme in our Auckland Gulf,

I welcome more marine protected areas to enhance the health of the Hauraki Gulf.

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