

Best Management Practice guidelines for salmon farms in the Marlborough Sounds: Benthic environmental quality standards and monitoring protocol

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Glossary

Term / acronym	Definition
%OM	Percent organic matter of sediments, also sometimes referred to as 'ash free dry weight' or 'loss on ignition'.
AMBI	AZTI's Marine Biotic Index (Borja <i>et al.</i> 2000)
ANZECC	Australia and New Zealand Environment and Conservation Council (ANZECC 2000)
BMP	Best Management Practice(s)
BoI	Board of Inquiry
BQI	Benthic Quality Index (Rosenberg <i>et al.</i> 2004)
EPA	New Zealand Environmental Protection Authority
EQS	Environmental Quality Standards
ES	Enrichment Stage
ISQG	ANZECC Interim sediment quality guidelines. ISQG-Low representing a 10% probability that a significant toxicity measure will occur in sensitive species, while ISQG-High represents a 50% probability of the same.
MOM	Modelling-Ongrowing fish farms-Monitoring (refer Evrik <i>et al.</i> 1997)
NIWA	New Zealand National Institute of Water and Atmospheric research
Redox	Redox potential — a measurement of the oxic status of sediments ($E_{h_{NHE}}$, mV).
SEPA	Scottish Environmental Protection Agency
Site	Refers to the area within which farming can take place
Station	Refers to an approx. 10 m ² area of seabed within which replicate samples are collected for environmental monitoring purposes.
TFS	Total free sulfide concentrations in sediments (μM)
BPJ	Best Professional Judgement
LF	Low flow sites – define by sites where mean mid-water current speeds $<10 \text{ cm s}^{-1}$
HF	High flow sites – define by sites where mean mid-water current speeds $\geq 10 \text{ cm s}^{-1}$

1 Introduction

This is intended as a guidance document to inform the development and implementation of benthic monitoring programmes for salmon farms in the Marlborough Sounds. The review of management practices and with it, the benthic standards and monitoring protocol, was initiated by New Zealand King Salmon Company Ltd (NZ King Salmon) and the Marlborough District Council (MDC). The review has been developed in an integrated working group environment, including representation from:

- Council (MDC),
- Industry (NZ King Salmon),
- Sounds Advisory Group (Community stakeholder),
- Science providers (Cawthron Institute and NIWA),
- Ministry for Primary Industries (MPI).

The need arose because the industry has developed to a stage where clear articulation of Best Management Practice (BMP) is needed for everyone to understand how the industry is managed, both from an operational perspective and in respect to environmental performance expectations and regulation. The existing salmon farm consents span three decades and as such, have a variety of conditions, standards and requirements due to constantly evolving knowledge and technologies, as well as changing personnel. Additionally, some of the existing environmental quality standards (EQS) have proven ambiguous and therefore difficult to implement. Advances have been made in both the knowledge and certainty surrounding seabed effects over that period as a result of the monitoring and managing responses to date, which is conducive to moving from an adaptive management-type framework, to a BMP-type framework (Allen and Gunderson, 2010). Amendments have been made to some of the consent conditions in recent years (via Section 127, Resource Management Act 1991 [RMA] applications), but doing so is a time-consuming, challenging and expensive process; and one that has the potential to introduce further complications and inconsistencies among consents. It was therefore determined that a centralized regional BMP be developed and that ideally all salmon farm consents should include a standard condition, incorporating the compliance with the BMP.

The primary purpose of this BMP is therefore to provide consistent and clear requirements for the independently conducted, annual benthic monitoring and management of existing farms. Central to this is a set of agreed EQS with accompanying transparent rationale for their selection and use. This document therefore provides details about what should be measured, where, and how often, and specifies consequences in the event of non-compliance. It is intended to be a living document that will be reviewed, updated and amended to accommodate evolution in knowledge and technologies.

There was also an up-front intention to align these standards and protocols with the consent conditions resulting from the NZ King Salmon Board of Inquiry (BoI) process where appropriate. As a consequence the standards and monitoring protocols outlined reflect the substantial body of knowledge that was assembled through that process and are focussed on contemporary farming practices. Ultimately, the BMP may also be used to set benthic activity standards for salmon farms in the new Marlborough Resource Management Plan (currently in development).

The five key components that were identified for developing the benthic standards and monitoring protocols are as follows:

1. The optimum placement of spatial boundaries for delineating effects (effect zones).
2. The level of effort that is necessary to identify an effect (a tiered sampling design).
3. Identifying clear and testable environmental quality standards, with associated consequences for non-compliance.
4. The appropriate timing and frequency of sampling.
5. Establishing a mechanism for reviewing the process in the future to ensure that the protocols and standards remain optimal.

Note that the standards and protocols associated with operational farming practices are dealt with in a separate document (BMP Part II). Issues pertaining to water column environmental standards and monitoring are still under consideration, as they will be informed by monitoring and modelling of discharges from the new farms over several years, as required by the Board of Inquiry (BoI). It is anticipated that an analogous set of standards will be developed and incorporated in this document in the near future. Also note that while the primary concern in this BMP is organic enrichment of the seabed, the potential contributing effects of other possible contaminants are also addressed (e.g. copper and zinc, Section 5). This is because their potential to persist in sediment differs from that of organic enrichment *per se*, and therefore may at times require a different approach to monitoring and management. There are also established environmental quality guidelines for copper and zinc that need to be considered (ISQG-Low and –High, ANZECC, 2000).

1.1 Objectives

The broad over-arching objectives that underpin this benthic monitoring protocol are as follows:

- To develop a standardised and accepted protocol to assess environmental compliance.
- To comply with international best practices¹ at a minimum, and where appropriate².
- To support environmentally responsible and profitable aquaculture.
- To minimise impacts on the environment and thereby minimising risks to biodiversity and associated ecosystem processes.
- To ensure sustainable management³.

¹ For this purpose, ‘international best practice’ was determined with reference to the following documents: SEPA Annex A (2005), NBDELG (2012), ASC (2012), Wilson *et al.* (2009), Macleod *et al.* (2004), Macleod & Forbes (2004), Management Controls specified in the Marine Farm Development Plan for the D’Entrecasteaux Channel farm, Tasmania and the final BoI NZ King Salmon Conditions of Consent.

² The ‘Where appropriate’ caveat is necessary because some ‘international’ standards may have limited national / regional transferability and therefore, may not be appropriate. Additionally, external standards should be viewed as a minimum requirement as it may be possible and appropriate to achieve higher standards.

³ ‘Sustainable management’ as defined in Section 5 of the RMA (1991): “managing the use, development and protection of natural and physical resources in a way, or at a rate which enables people and communities to provide for their social, economic, and cultural well-being and for their health and safety while: (a) Sustaining the potential of natural and physical resources (excluding minerals) to meet the reasonably foreseeable needs of future generations; and (b) Safeguarding the life-supporting capacity of air, water, soil, and ecosystem; and (c) Avoiding, remedying or mitigating any adverse effects of activities on the environment.”

- To provide a monitoring and reporting approach that is fit-for-purpose (user-friendly, focussed, relevant, efficient and cost-effective).
- To promote openness and transparency with respect to monitoring and reporting.
- To account for environmental differences between sites where those might influence impact levels or monitoring (*e.g.* flow regimes).
- To establish a process to regularly review these guidelines.

2 Spatial boundaries and placement of sampling stations

This section outlines the ‘zones concept’ and provides the rationale behind the five proposed monitoring locations (Table 1). This approach focuses on the area of maximum likely impact (worst-case scenario), and on the outer extent of effects in relation to local (near-field) and distant (far-field) reference stations (*i.e.* NF-Ref and FF-Ref; see Figures 1 and 2).⁴ Understanding and monitoring in the area where the greatest impacts occur (Zone of maximum effect; ZME) is important for farm management in relation to potential benthic assimilation capacity and therefore also long-term sustainability. Monitoring the ‘outer limit of effects’ (OLE) provides a checkpoint for the total spatial extent of the measurable ‘footprint’, and reassurance that the effects have not expanded beyond the agreed distance (Figure 1). It is assumed that the level effects between ZME and OLE will follow a natural and reasonably predictable gradient in accordance with distance from the farm (*e.g.* Figure 2).

The NF-Ref station is situated outside of the primary footprint, but in the same proximity (*i.e.* ~300-1,000 m) and with comparable depth and substrate. NF-Ref constitutes a conventional reference station, situated in a position that is unlikely to be directly impacted by farm discharges. The FF-Ref station is situated further away (*i.e.* >1,000 m), in a location where it is very unlikely to be exposed to any secondary or cumulative farm-related effects. The FF-Ref station therefore provides a comparison point for natural or broader system changes. A third type of reference station is provided for (CE-Ref), which is optional (and site-specific) and targets areas potentially susceptible to cumulative effects, *e.g.* a nearby depression or naturally depositional area.

All reference stations will form part of a wider regional reference station monitoring network that may also be used for State of the Environment (SOE) monitoring, where comparisons can be made across space and time to identify any trends that are not attributable to fish farms. Accordingly, farms may share reference stations within the network where appropriate, *i.e.* in close proximity and share physical (depth, flow) and substrate properties. Furthermore, Type 3 monitoring (Table 2) can be invoked if more information is required about the spatial gradient of effects away from the pens (see Section 3).

⁴ Note that the previous NZ King Salmon zones concept included an ‘intermediate’ zone at 50 m–100 m from the net pens (previously called the Zone 2-3 boundary). This intermediate zone has been omitted from the current design on the basis that, if there are controls in place on both the inner (maximum) extent and outer (minimum) extent, then a natural gradient will exist between the two and it is therefore unnecessary to regulate the transitional zones.

The positioning of the ZME and OLE is to be determined on a site-specific basis. For new sites, the initial distances should be set, based on the benthic footprint that is predicted using an established depositional model (e.g., DEPOMOD). This is done by relating the predicted depositional flux levels to the associated levels of ecological effects (e.g. Keeley *et al.* 2013b) and then referencing those effects to the relevant EQS to identify appropriate spatial boundaries. Once the farm has been established, the ZME and OLE station positioning may be further refined to ensure that they are appropriate subsequent to the Type 3 (see Section 3) monitoring conducted after five years of operation. Distances from farm can be specific to transect directions / orientations due to potential for deformity caused by currents.

Table 1. Description of, and rationale for, proposed monitoring locations. Distances are indicative and will ultimately be determined by Type 3 monitoring.

Monitoring locations	Description and rationale	Position	
		Low flow	High flow
ZME	Zone of maximum effects station: Worst-case scenario. Check point for goal of maintaining functional / productive macrofauna, which is important for waste assimilation and sustainability.	Sampled beneath or at edge of pens.	Sampled at edge of pens, or nearby if area of greatest deposition is offset due to currents
OLE	Outer limit of effects station: Delineates outer extent of obvious and measurable effects. 'Natural' conditions ⁵ expected (measured at outer boundary). Assumes a 'zone of reasonable mixing' as provided for in the RMA (1991).	150 m from edge of net pen	200–800 m from edge of net pen (site specific)
NF-Ref	Near-field reference station: Reference station situated near to farm but outside of primary depositional footprint ⁶ . Must be situated in location with comparable depth, substrate and flow regime.	300–1,000 m away (>2 x OLE)	500–1,500 m away (>2 x OLE)
FF-Ref	Far-field reference station: Reference station that is unlikely to be influenced by far-field effects — geographically or hydrodynamically removed. There may be more than one relevant far-field station, and similarly, farms may share references stations if applicable.	> 1,000 m away	>1,500 m away
CE-Ref	Potential cumulative effects reference station: An optional additional monitoring station situated in an area that is potentially predisposed to long-term / cumulative effects, <i>i.e.</i> a nearby depression or area of natural deposition down-current direction from farm.	Variable, <1,000 m	Variable, <2,000 m

⁵ As defined in Table 5 and associated Footnote 22.

⁶ The footprint delineated by the OLE, outside of the direct influence of farm derived particulates.

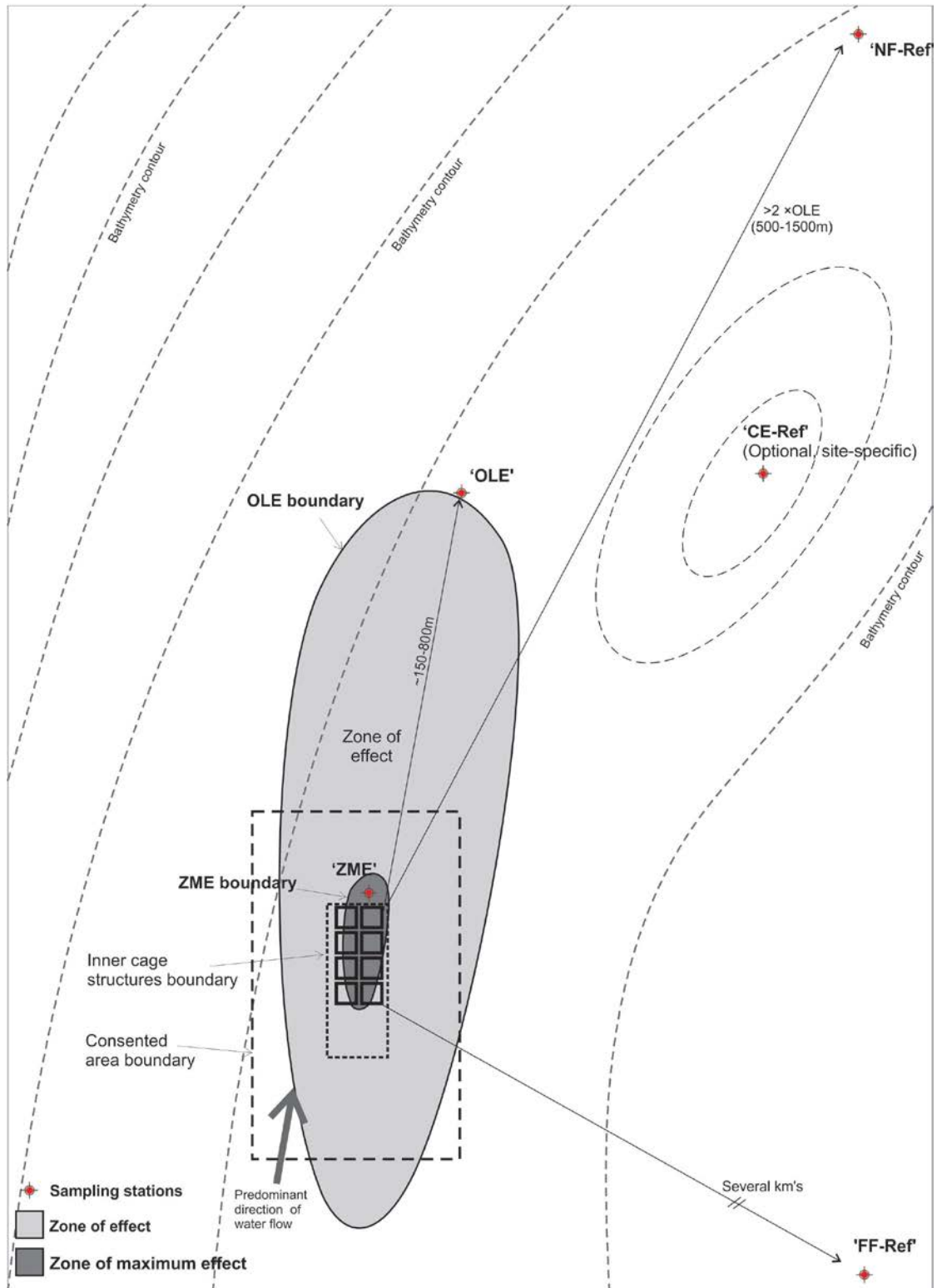


Figure 1. Zones concept with theoretical positions of sampling stations in relation to the farm and potential distortion of the footprint shape due to currents. ZME = zone of maximum effect, OLE = outer limit of effects, NF-Ref = near-field reference, FF-Ref = far-field reference (see Table 1 for further definitions). Also see corresponding profile view of zones in Figure 2.

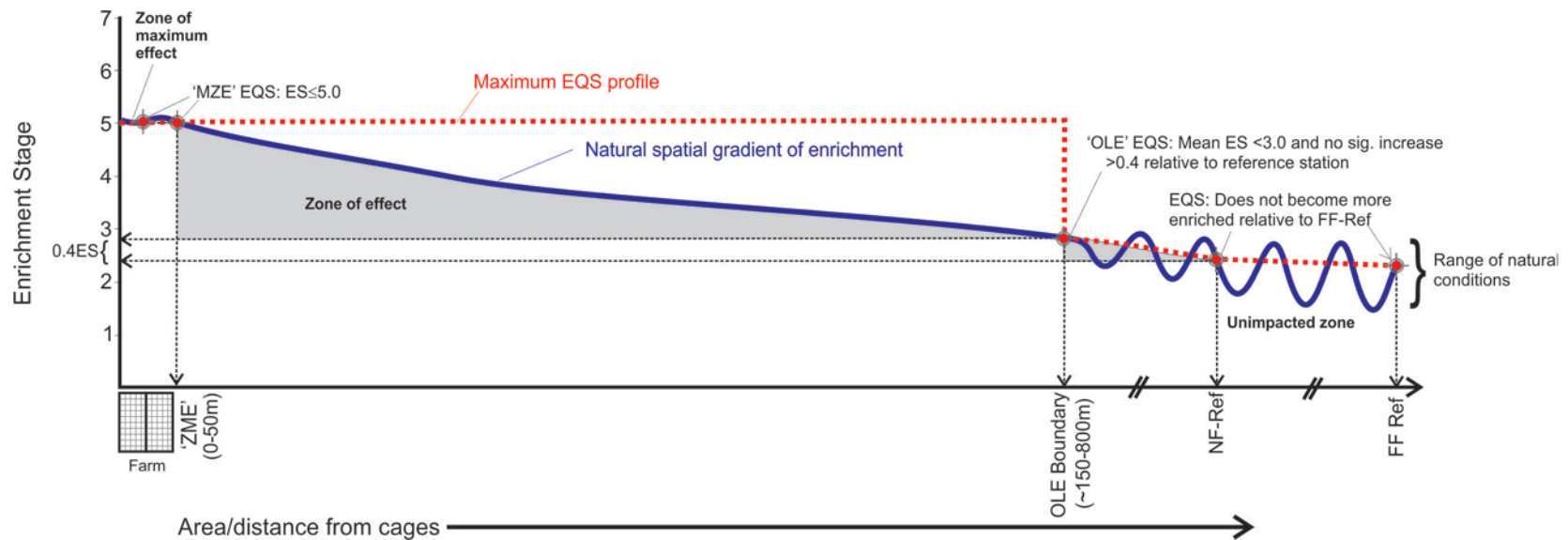


Figure 2. Stylised depiction of natural spatial enrichment gradient as permitted by the zones concept and associated environmental quality standards (EQS) in terms of overall enrichment stage (ES), along with 'maximum EQS profile' which represents the improbable, but maximum possible EQS profile. ZME = zone of maximum effect, OLE = outer limit of effects, NF-Ref = near-field reference, 'FF-Ref' = far-field reference (see Table 1 for further definitions). Also see corresponding aerial view in Figure 1.

3 Determining monitoring effort – a tiered design

A three-tier monitoring design has been proposed to provide incentive to manage farms in a stable, consistent and environmentally sustainable manner. Increasing feed levels and/or managing at the upper limits of environmental thresholds attracts a higher intensity of monitoring that provides greater precision and confidence in the results. Matching monitoring intensity to production intensity and background environmental conditions in this manner is also consistent with approaches adopted elsewhere in the world, *e.g.* the ‘MOM’ system in Norway (Ervik *et al.* 1997; Hansen *et al.* 2001), and other approaches in Canada, Chile, Ireland, and the United Kingdom (Wilson *et al.* 2009).

There are three approaches for annual monitoring; the different types reflect the different operational risk levels:

- **Type 1 monitoring** is the least intense form of monitoring.
This approach places greater emphasis on qualitative / indicator variables that can be rapidly evaluated and thus feedback can be provided quickly (in about two weeks). It focuses on assessment at two ZME stations, one OLE station (for low flow sites) or two OLE stations (for high flow sites), and the NF-Ref station.
- **Type 2 monitoring** is the default level of monitoring at all farm sites.
Type 2 monitoring is more rigorous than Type 1 and will be conducted at two or three ZME stations, one or two OLE stations (flow dependent), and the NF-Ref and FF-Ref stations. Five replicate samples of the full suite of quantitative variables are collected from each station. Three of the samples are processed initially; the remaining two sampled if greater certainty is required (*e.g.* in the event that the standard error exceeds the maximum permitted EQS).
- **Type 3 monitoring:** Type 3 is the most intensive type of monitoring with a flexible spatial design that aims to elucidate spatial patterns (*e.g.* footprint mapping), or address specific concerns. It is conducted at year 0 (baseline) and after five years of operation at full capacity, and then as necessary (Figure 3). The methods used to conduct these surveys are unspecified as they are likely to evolve with time. In effect, this is an avenue for gaining a better understanding of the causal factors (farm-based and otherwise) and a meaningful plan to avoid non-compliance — an adaptive management response. However, two anticipated forms of Type 3 sampling design are:
 - Sampling regularly along radial transects to review whether the spatial arrangement of monitoring captures zone of maximum effect.
 - Sampling over a grid pattern to map the distribution and extent of the habitats and resulting footprint, *e.g.* a pre-farm baseline or after five years to cross-check actual against predicted footprint.

Type 2 is the default level of monitoring at all farm sites and forms the basis for determining the level of management response required should the EQS be exceeded (see Section 4.2). Progression from Type 2 to Type 1 monitoring is contingent on:

1. how long the farm has been operational,
2. whether feed levels have increased 'significantly'⁷, and
3. whether the results of the previous year's annual monitoring survey were compliant with the EQS (Section 4).

Type 1 monitoring may continue as long as these conditions continue to be met, the farm configuration remains 'largely unchanged'⁸ and there are no other reasons to suspect that more intensive monitoring is warranted (*e.g.* where the sampling design is missing the ZME or the qualitative assessment is inadequate). In the event of non-compliance, the monitoring results are reviewed to determine whether routine Type 2 monitoring is appropriate (*e.g.* for a beneath net pen issue), or if a higher level approach might be required, *i.e.* Type 3 (*e.g.* in the case of an outer zones issue, or suspicion that the ZME is not being properly targeted, or is bigger or smaller than anticipated). Where Type 1 monitoring was conducted and the EQS are triggered, then Type 2 monitoring must be conducted within 30 days of the initial Type 1 survey. The consent holder can opt to collect the broader suite of Type 2 samples in conjunction with the initial Type 1 survey to minimise costs. Samples can be archived and retrieved in the situation that higher level monitoring is deemed necessary.

Frequency and timing of monitoring is dealt with in Section 6.

⁷ In this context 'significantly' is defined as > 15% increase in feed use over the preceding 12 months (relative to the previous year).

⁸ For this purpose 'largely unchanged' means that the farm has not been shifted or reoriented substantially within the site (by more than 20 m in any direction) and the type of net pens and fish species being used are the same.

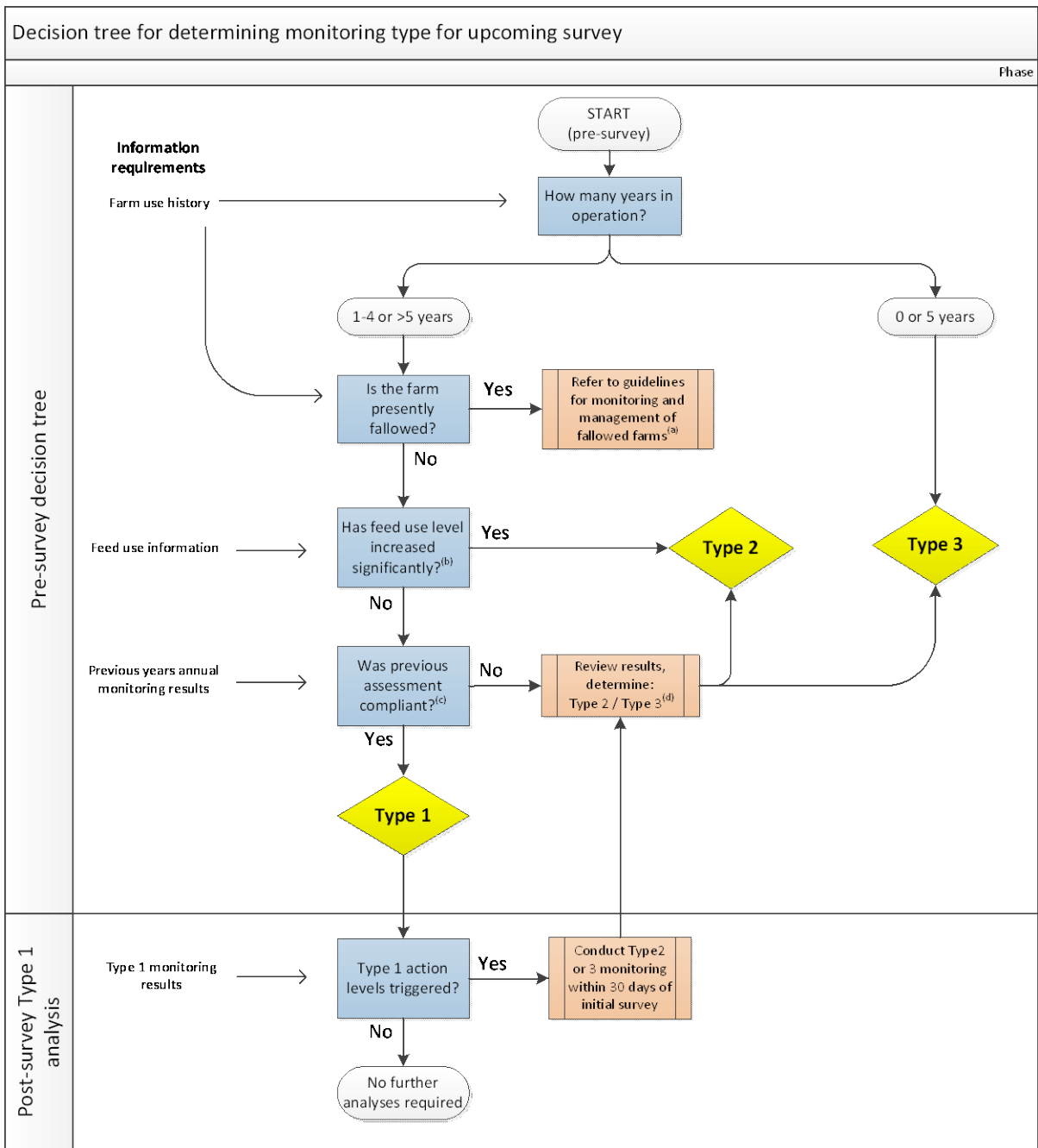


Figure 3 Decision tree for determining the type of annual benthic monitoring that is required. Superscripted characters: ^(a) Refer to guidelines in Section 3.1.2; ^(b) Refer to text above and definition in Footnote 7; ^(c) Compliance as determined with reference to EQS in Figure 4; and ^(d) Refer to text above for example situations.

Table 2. Summary of sampling methods and target variables associated with the three types of monitoring: Type 1–Type 3. TFS = total free sulfides.

FLOW:	Type 1: Indicator monitoring	Type 2: Full suite monitoring		Type 3: Spatial monitoring
	High and Low	Low	High	High and Low
Description:	Simplified semi-quantitative monitoring conducted when farm has been compliant and feed levels and effects are relatively stable	Default form of quantitative monitoring conducted at prescribed zone boundaries at five-yearly intervals or when feed levels have increased, if compliance was an issue in previous assessment, or if Type 1 EQS were triggered.		A more intensive form of monitoring with a flexible spatial design that aims to elucidate spatial patterns (e.g. footprint mapping), or address specific concerns.
Frequency:	Annual	Annual		Baseline and at year 5, then as necessary
Compliance monitoring stations ⁹ :	Total = 4 (LF) or 5 (HF) ZME x2, OLE x1 (LF) or x2 (HF)	Total = 5: ZME x2, OLE x1 (down-current)	Total = 7: ZME x3 ¹⁰ , OLE x2 (opposing down-current)	Spatial sampling design. Varies according to situation.
Variables:	Qualitative assessment ¹¹ , TFS, redox ¹² , (Cu and Zn) ¹³	Full macrofauna, TFS, redox ¹¹ , (Cu and Zn) ¹²		Dependent on sampling design. Initial survey includes sediment grain size ¹¹
Reference stations	NF-Ref ¹⁴	NF-Ref, FF-Ref, (CE-Ref ¹⁵)		Design dependent.
Replicates per variable: ¹⁶	≥ 3 ¹⁷	3 (5) ¹⁸		1–3
Qualitative variables:	As described in Table 6	As described in Table 6		Dependent on sampling design

⁹ Based on the traditional single block of net pens farm configuration used by NZ King Salmon to date. For multiple individual circular pen arrangements see Section 3.1.

¹⁰ ZME stations at high flow sites are positioned to target the zone of maximum impact. In the case of high flow sites, this may not always be directly beneath the net pens; therefore, these stations may be shifted to other locations near to the farm (e.g. 20–60 m away) dependent on the results of Type 3 monitoring.

¹¹ Includes visual assessment of seabed (bacterial mat and outgassing) and qualitative evaluation of macrofauna samples. See Table 6 for details.

¹² Sampled to provide supporting information only, no associated EQS. For sediment grain size, this is to be sampled in the initial survey unless otherwise required.

¹³ As required according to the copper and zinc monitoring decision tree (see Section 5).

¹⁴ Sampling of FF-Ref is not required for Type 1 monitoring on the assumption the scope for effects at the NF-Ref is negligible. However, the FF-Ref stations should still be routinely monitored as part a regional monitoring network program that is presently under development..

¹⁵ Cumulative effects-Reference. As required - optional and site-specific, see Section 2.

¹⁶ Replicate samples are to be collected over an area of approximately 15 m² in a semi-random manner that can be practically achieved by repeatedly deploying a sediment grab from a vessel.

¹⁷ Normally conducted in triplicate sampling, however, indicators such as redox may be measured twice from each sample, i.e. triplicate pairs of samples.

¹⁸ Five replicate samples are to be collected during Type 2 monitoring, but only the first three samples will be analysed in the first instance. The remaining two samples will be analysed if the 95% confidence intervals spans the relevant threshold/standard, unless the consent holder opts to take the conservative response regardless. The extra two samples are to be held in archive by the analytical service provider for six months following survey.

3.1 Modifications

Any deviations from the agreed monitoring protocol are to be considered by a review panel to be agreed upon by MDC and the consent holder. Two obvious potential modifications are where different pen configurations are proposed, or if a farm site is to be fallowed. Guidance for these examples is provided below.

3.1.1 *Different net pen arrangements*

The monitoring approach outlined in Table 2 was designed based on the predominant current farming practices; a single, continuous blocks of net pens in the centre of the site. However, an alternative approach exists, which utilises multiple single circular pens that can be spread out across a site and / or more readily moved, thereby facilitating potential fallowing strategies. The monitoring protocols and the underpinning EQS would, for the most part, be appropriate to this other form of fish grow-out, with the tiered monitoring strategy, the basic zones concept and the EQS remaining applicable. The main point-of-difference concerns the number and arrangement of monitoring stations that are required to capture a representative impression of the state of the seabed across the site.

For the circular pen arrangements, **one ZME station** and one OLE station must be monitored **for every three circular net pens** at the farm site, with a minimum of two ZME stations per farm. The ZME stations should be oriented at the down-current edge of the pens, focussing on those that are known to have had the most feed use in the previous 12 months. Outer zone effect monitoring should be conducted at a distance that is appropriate to the site (refer Table 1). The orientation of the OLE stations should originate from net pen(s) that have most intensively used in recent months and are nearest to the down-current boundary of the farm; or in an alternative optimum direction should sampling in the down-current direction not be possible (e.g. due to the presence of neighbouring mussel farms). Each site of multiple net pens would still only have one NF-Ref and FF-Ref.

3.1.2 *Monitoring required during fallowing*

Where farms are fallowed¹⁹, alternative monitoring and sampling arrangements may be necessary and appropriate. It is envisaged that these arrangements will be tailored to the proposed farm layout.

Farms that have been destocked do not generally require annual monitoring as they are assumed to be in a state of recovery, and a farm may remain unstocked for many years. However, the regulatory body may request that a site is monitored for a specified period subsequent to fallowing where the destocking has been as a result of a non-compliance with previous environmental assessments. Benthic monitoring may also be necessary prior to the reinstatement of a farm to determine appropriate restocking levels. The onus is on the consent holder to ensure that the amount of fish restocked is consistent with the farm meeting the required EQS (Section 4) in the following year. Any

¹⁹ i.e. Shifting of net pens or temporary retirement of farming lease area.

monitoring prior to reinstatement should therefore logically focus on the ZME, and not necessarily the OLE or the reference stations, as this will best inform the assessments of reinstatement capacity and the optimum placement of net pens. Therefore, monitoring undertaken prior to restocking may use a hybrid of the methods outlined in Table 2, and the intensity will be at the discretion of the consent holder.

4 Environmental Quality Standards

Environmental Quality Standards (EQS) are a critical aspect of the benthic monitoring protocol as they provide the quantitative (and qualitative) criteria, or environmental ‘bottom lines’, against which effects will be assessed. Importantly, these criteria have been designed with the intention of achieving the aims and objectives that are outlined in Section 1. The primary EQS that has been adopted for this BMP is overall Enrichment Stage (ES, Figure 4), which is a derivative of multiple physico-chemical and biological variables, as described below in Section 4.1.

The standards are to be used in relation to spatial zones (Section 2), whereby the level of acceptable impact reduces with distance from the net pens. As discussed in Section 2, the primary compliance locations are at the net pens (the ZME) and at the OLE, some 100’s of meters away (site dependent). The EQS are also designed to accommodate a tiered monitoring design, where there are two main types of monitoring (Type 2 is the default, and intensive, and Type 1 is less intensive). As discussed previously, the type of monitoring used is dependent on factors relating to the pre-existing state of the farm (Section 3; Figure 3).

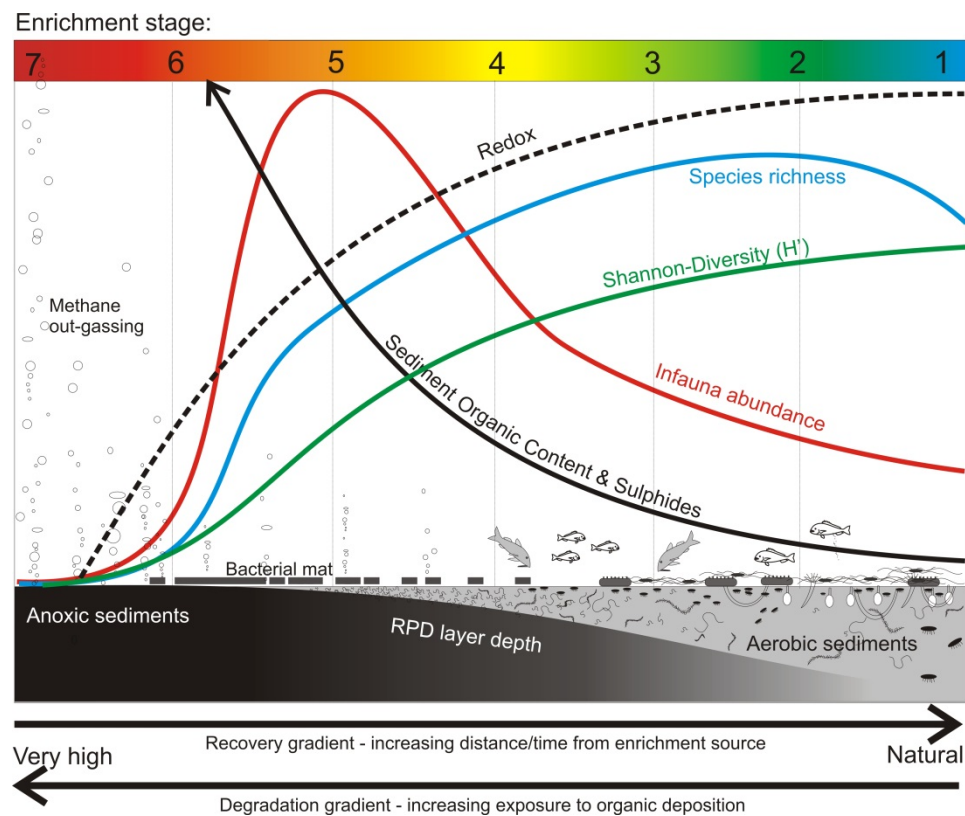


Figure 4. Stylised depiction of a typical enrichment gradient experienced at low flow sites (from Keeley, 2013), showing generally understood responses in commonly measured environmental variables (species richness, infauna abundance, sediment organic content and sulphides and redox). Apparent Redox Potential Discontinuity depth (aRPD) and prevalence of bacteria (*Beggiatoa* sp.) mats and methane / H₂S out-gassing also indicated. The gradient spans from natural or pristine conditions on the right (ES = 1.0) to highly enriched azoic conditions on the left (ES = 7.0).

4.1 Calculating enrichment stage

The expected changes in macrofaunal community composition and abundance associated with salmon farm enrichment are well-documented (Brown *et al.* 1987; Kalantzi and Karakassis, 2006; Macleod *et al.* 2004b), and are consistent with organic enrichment response from other sources (Glémarec and Hily, 1981; Pearson and Rosenberg, 1978), Figure 4. The fundamental principles have also been used to underpin ecological models (*e.g.* Grall and Glémarec, 1997) and benthic health indices (*e.g.* the AZTI's Marine Biotic Index, Borja *et al.* 2000; Borja and Muxika, 2005).

These changes along the enrichment gradient have been numerically defined for a suite of widely-used benthic environmental indicators and biotic indices based on a meta-analysis of historical data from beneath fish farms in the Marlborough Sounds (Keeley *et al.* 2012). Through this process, the relationships between ES and the following enrichment-indicating variables have been numerically described: Number of taxa, abundance, evenness, Shannon diversity H' , AMBI, Multivariate-AMBI (Muxika *et al.* 2007), BQI (Rosenberg *et al.* 2004), sediment organic content, redox, and total free sulfide levels. Using those relationships, the values in the native units for each of these variables can be converted into an equivalent ES score (value from 1.0 to 7.0). These scores for the different variables can then be combined quantitatively (by weighted averaging) to arrive at an 'overall ES' that has an associated statistical variance and as such provides an assessment of the environmental condition and the level of certainty associated with that assessment. Hence, it is a multi-variable, 'weight-of-evidence' type approach.

Seven enrichment stages (ES) are identified along the continuum (see Table 3 for full descriptions), encompassing the full range of possible effects - from pristine unenriched conditions (ES = 1.0) to extremely enriched conditions (ES = 7.0). An important feature along the gradient is the stage at which seabed productivity is greatly enhanced (ES 5.0). Under these conditions one, or a few, enrichment-tolerant 'opportunistic' species (*e.g.* Capitellid worms and nematodes) tend to proliferate. At this stage the benthos is still considered biologically functional and is often associated with the greatest benthic biomass (Keeley *et al.* 2013) and therefore the greatest waste assimilation capacity. Enrichment stages > 5.0 are characterised by very highly enriched sediments, becoming excessively enriched as ES6.0, and it is at these stages that the infauna communities tend to collapse, with waste metabolism declining abruptly and organic accumulation exacerbated. For these reasons, ES 5.0 is recommended as the upper level of acceptable seabed effects beneath salmon farms in the Marlborough Sounds. It is important to recognise, that although ES1.0 represents the pristine, natural end of the spectrum, in many situations, the seabed can be naturally enriched and / or disturbed; for example in the Marlborough Sounds much of the seabed is ES2-2.5.

Some variables are better predictors of ES than others (*i.e.* exhibit a tighter statistical relationship) and this has been used to guide variable selection and to weight groups of variables in the overall calculation. For example, %OM is considered to be a poor indicator of enrichment at high flow sites as it is highly variable and does not tend to increase until enrichment levels are relatively high. As such, its inclusion in the calculation of overall ES is something that will be reviewed in the near future. Furthermore, recent analyses of the environmental data from the existing NZ King Salmon sites in the Marlborough Sounds highlighted other characteristic differences in the way the seabed impacts at high and low flow sites (Keeley *et al.* 2013). For example, taxa richness tends to be higher at high flow sites and tends not to be reduced in the early stages of enrichment by comparison to low flow sites. This has been accommodated in the EQS by developing flow regime specific empirical

relationships between ES and the selected environmental variables (Keeley *et al.* 2012). Detailed methods for calculating ES are in Appendix B.

Table 3. General descriptions and primary environmental characteristics for the seven enrichment stages (see Keeley *et al.* 2012 a,b). HF = High Flow sites (mean mid-water current speeds $\geq 10 \text{ cm.s}^{-1}$), LF = Low Flow sites ($< 10 \text{ cm.s}^{-1}$).

ES	General description		Environmental characteristics
1.0	Pristine end of spectrum. Clean unenriched sediments. Natural state, but uncommon in many modified environments	LF	Environmental variables comparable to an unpolluted / un-enriched pristine reference station.
		HF	As for LF, but infauna richness and abundances naturally higher ($\sim 2 \times$ LF) and %organic matter (OM) slightly lower.
2.0	Minor enrichment. Low-level enrichment. Can occur naturally or from other diffuse anthropogenic sources. 'Enhanced zone.'	LF	Richness usually greater than for reference conditions. Zone of 'enhancement' – minor increases in abundance possible. Mainly a compositional change. Sediment chemistry unaffected or with only very minor effects.
		HF	As for LF
3.0	Moderate enrichment. Clearly enriched and impacted. Significant community change evident.	LF	Notable abundance increase; richness and diversity usually lower than reference station. Opportunistic species (<i>i.e.</i> Capitellid worms) begin to dominate.
		HF	As for LF
4.0	High enrichment. Transitional stage between moderate effects and peak macrofauna abundance. Major community change.	LF	Diversity further reduced; abundances usually quite high, but clearly sub-peak. Opportunistic species dominate, but other taxa may still persist. Major sediment chemistry changes (approaching hypoxia).
		HF	As above, but abundance can be very high while richness and diversity are not necessarily reduced.
5.0	Very high enrichment. State of peak macrofauna abundance.	LF	Very high numbers of one or two opportunistic species (<i>i.e.</i> Capitellid worms, nematodes). Richness very low. Major sediment chemistry changes (hypoxia, moderate oxygen stress). Bacterial mat usually evident. Out-gassing occurs on disturbance of sediments.
		HF	Abundances of opportunistic species can be extreme ($10 \times$ LF ES 5.0 densities). Diversity usually significantly reduced, but moderate richness can be maintained. Sediment organic content usually slightly elevated. Bacterial mat formation and out-gassing possible.
6.0	Excessive enrichment. Transitional stage between peak abundance and azoic (devoid of any organisms).	LF	Richness and diversity very low. Abundances of opportunistic species severely reduced from peak, but not azoic. Total abundance low but can be comparable to reference stations. %OM can be very high ($3-6 \times$ reference).
		HF	Opportunistic species strongly dominate, with taxa richness and diversity substantially reduced. Total infauna abundance less than at stations further away from the farm. Elevated %OM and sulfide levels. Formation of bacterial mats and out-gassing likely.
7.0	Severe enrichment. Anoxic and azoic; sediments no longer capable of supporting macrofauna with organics accumulating.	LF	None, or only trace numbers of infauna remain; some samples with no taxa. Spontaneous out-gassing; bacterial mats usually present but can be suppressed. %OM can be very high ($3-6 \times$ reference).
		HF	Not previously observed — but assumed similar to LF sites.

4.2 Type 2 monitoring - standards and tiered management responses

There are four levels of response that are dependent on the assessment of the overall enrichment stage (ES, described in Section 4.1) as the result of Type 2, quantitative monitoring (Section 3). These are termed: 'Alert', 'minor action level', 'major action level', and 'destocking' (Table 4). The severity of the required management response increases in response to the assessed level of overall enrichment stage as outlined in Figure 5 and Table 4.

The standards are based on station-averaged (mean) results, *i.e.* on the average of replicate samples collected from within a single station (three replicates by default, or five under some circumstances, see Table 2 and Figure 5), and therefore assessed on a station-by-station basis. Inevitably there will be variability about the estimates, and this has been accommodated by also utilising the upper and lower 95% Confidence Intervals (CI's) in relation to the proposed standards and by giving the consent holder the benefit of the doubt (Figure 6 and Appendix C).

The EQS for monitoring of salmon farms in the Marlborough Sounds are provided in Table 5. Benthic enrichment stages > ES 5.0 are considered unacceptable anywhere within the lease area for reasons of waste assimilation, minimising waste accumulation and long-term sustainability. Therefore, maintaining seabed conditions at or lower than ES 5.0 has been adopted as the main compliance goal within the ZME (*i.e.* at the pen edge, Figure 1). A minor exceedance of this EQS (*i.e.* lower CI > ES5.0) requires a management response appropriate to reduce the enrichment levels to within the required EQS within 24 months (Figure 5). A larger exceedance of the standard (*i.e.* lower CI > ES5.3) requires a more substantive management response. The compliance goals are 'effects based' and the management responses are at the discretion of the consent holder, however, their effectiveness will be checked at 12 and 24 months. If they have not been effective within those timeframes, then more drastic responses are required (Table 4 and Figure 5). If after 24 months (from the survey where the EQS was initially exceeded) no improvements are evident, or if of the lower CI exceeds 5.6 at any point, the farm must be destocked (or 'fallowed').

In addition to the overall ES criteria, three readily assessable and widely established indicators of excessive enrichment and anaerobic conditions were also adopted. These associated EQS are as follows:

1. Two or more replicates with macrofauna virtually absent.
2. Bacteria mat (*Beggiatoa* sp.) coverage must be no more than localised / patchy in distribution.
3. No obvious spontaneous out-gassing (H₂S / methane).

At the OLE (a set distance 150–600 m away) and beyond, the level of enrichment is required to be indicative of natural or background conditions. A minor management response is required if the ES level at the OLE station increases significantly relative to appropriate reference stations (Figure 5 and Table 5). A management response is required if a significant increase is observed and the mean incremental increase is >0.4ES, or if ES > 2.9. This overarching ES cap is intended to prohibit a series of small incremental increases amounting to a large increase long-term.

Timelines for monitoring and reporting are discussed further in Section 6.

Table 4 Action levels and associated management responses (refer Figure 5 and Table 5).

Action level	Management response
Type 2 monitoring	Type 2 monitoring is triggered in response to Type 1 monitoring results, see Figure 3 and Section 4.3. This represents a shift from a qualitative to a quantitative assessment.
Alert	The consent holder must provide a written management response intended to reduce the level of seabed enrichment. The response plan must be made available to Council with 20 working days (1 calendar month) of having received the final annual monitoring reports.
Process additional samples	The two additional samples are to be processed and the results incorporated in to the overall assessment of enrichment to improve the confidence and accuracy. The results are to be reported on and made available to Council with 20 working days (1 calendar month) of having received the final annual monitoring reports.
Minor	<p>The consent holder must plan and undertake management response(s) appropriate to reduce the enrichment levels to within the required EQS within 24 months from the initial survey that exceeded the permitted EQS. A written planned response must be made available to Council with 20 working days (1 calendar month) of having received the final annual monitoring reports.</p> <p>If an improvement in seabed conditions is not achieved within 12 months (i.e. defined as a statistically significant improvement in the ES score relative to the initial survey or achievement of mean $ES \leq 5.0$) then a more drastic response is required to bring the ES level into compliance by 24 months from the initial breach.</p> <p>and</p> <p>Type 1 monitoring should be regularly undertaken prior to next major restocking to inform the stocking level for the 12 month period leading in to the monitoring survey at the end of the 24 month period.</p>
Major	<p>As for minor action response, but consent holder must undertake a more significant management response appropriate to level to which the EQS has been exceeded (e.g. substantive feed reduction)..</p> <p>In the event that a feed reduction was the chosen management response, the amount of feed discharged may be increased again once it has been demonstrated that the site is clearly within the relevant EQS. The increase must be at a level that will allow the site to continue meet the required EQS (Table 5).</p>
Destocking	<p>The consent holder must:</p> <ul style="list-style-type: none"> remove stock and fallow the site until the farm is within the relevant EQS. Destocking must occur within four months from the date the non-compliance notice was received by the consent holder, or at the end of the production cycle, whichever is the latter²⁰. An additional one month (from the date the non-compliance notice was issued) is allowed for re-testing. ensure at the time of restocking, that the stocking plan must be appropriate to allow the site to meet the required EQS in future surveys (Table 5).

²⁰ The second part of this condition deviates from the BoI consent conditions, and was considered necessary because there may be situations where the four month requirement is difficult to meet without farm-wide culling of stock.

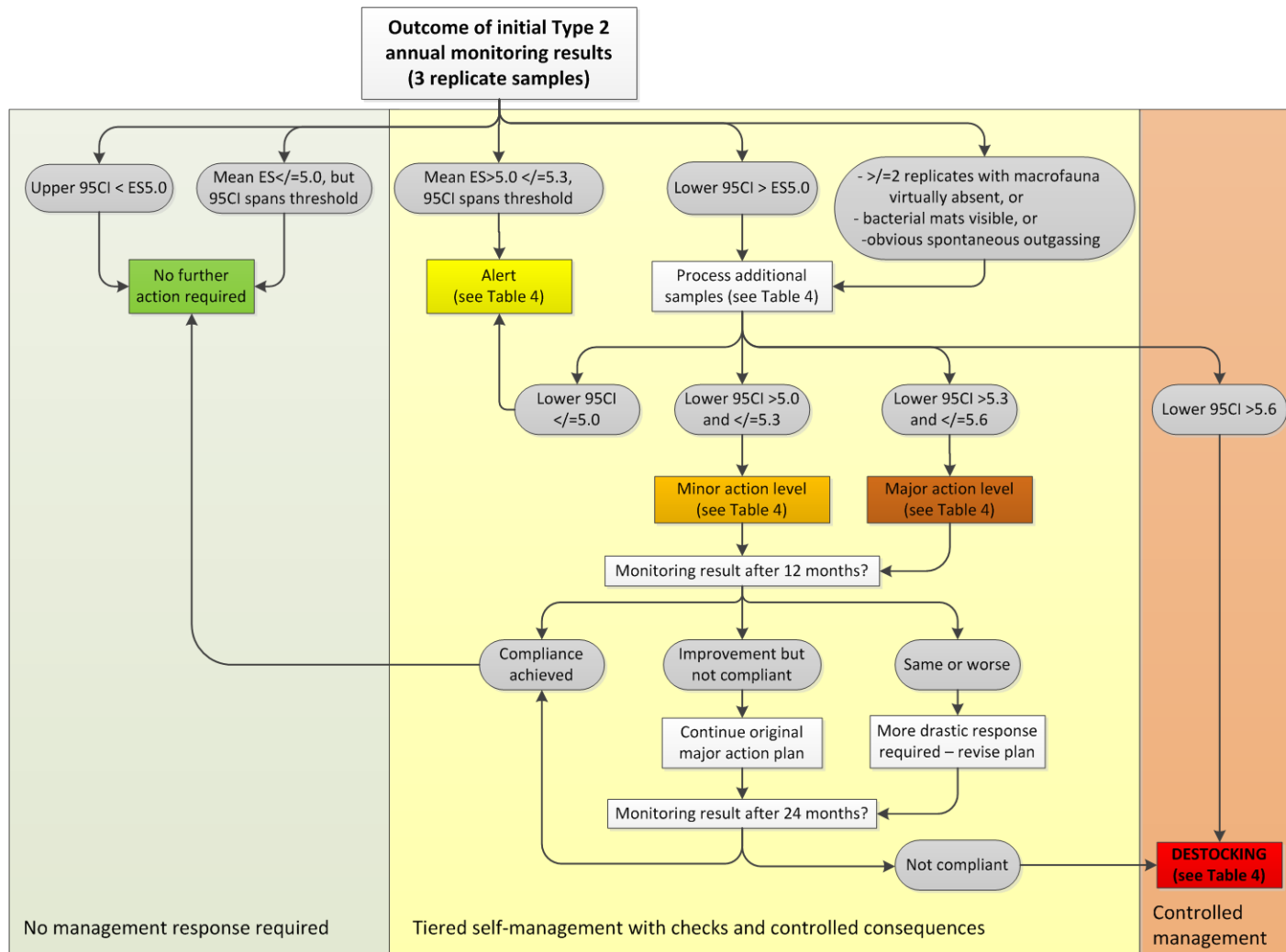


Figure 5 Decision tree for determining the level of management response required in relation to Type 2 (quantitative) annual benthic monitoring results. Diagram primarily relates to the ZME (see Tables 4 and 5), however the pathway below the 'Minor action level' box also pertains to the OLE. Refer to Figure 6 and Appendix C for a diagrammatic example of how sample variability relates to the various thresholds.

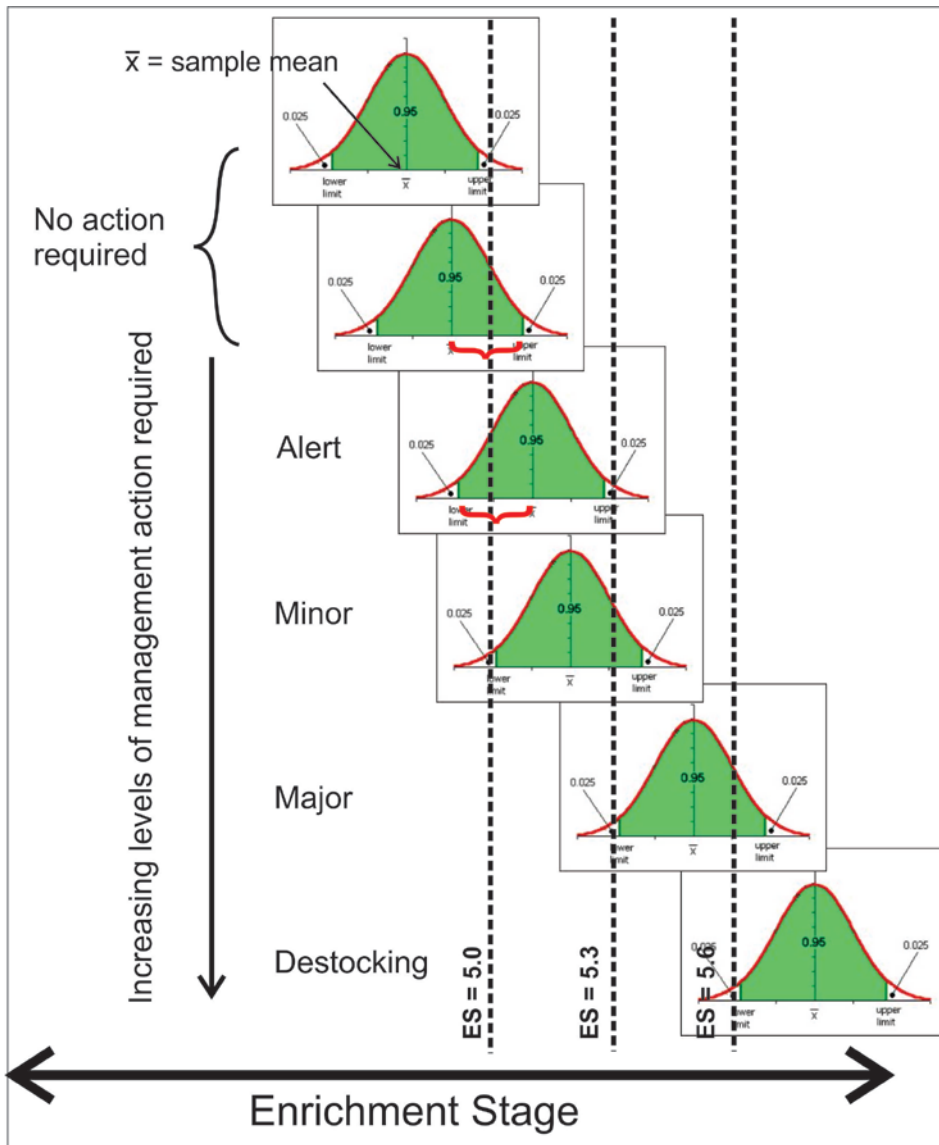


Figure 6 Example of how 95% confidence intervals are utilised in relation to ES thresholds with the various levels of management responses. For further clarity, an alternative way of displaying the relationship between the mean ES value, the associated confidence interval and the required action response levels can be found in Appendix C.

Table 5. Industry operation goals and benthic environmental quality standards (EQS, or 'triggers') to be applied based on station-averaged result, indicating action levels for non-compliance. TFS = total free sulfides in sediments.

	Action level (refer Figure 5)	Sampling station	
		Zone of maximum effects (ZME)	Outer limit of effects (OLE)
Industry operational goal		-Overall ES ≤ 5.0 ^{21, 22}	-Overall ES < 3.0 ²³ (maintain natural conditions)
EQS for Type 1 monitoring	Type 2 monitoring	-TFS $> 1,700 \mu\text{M}$ ²⁴ -Total qualitative score > 6.0 and macrofauna score > 2.0 (refer Table 6)	-TFS $> 390 \mu\text{M}$ ²⁵ -Total qualitative score > 0 (refer Table 6)
EQS for Type 2 monitoring	Alert	-Mean Overall ES < 5.0 and ≤ 5.3 ²² and 95% CI spans threshold	-A statistically significant increase relative to appropriate reference station(s) ²⁶
	Minor	-Lower 95% CI for Overall ES $> 5.0 \leq 5.3$ ²² -Two or more replicates with macrofauna virtually absent ²⁷ -Bacterial mats visible ²⁸ -Obvious spontaneous outgassing ²⁹	-Overall ES ≥ 3.0 AND -Mean ES 0.4 higher than previous year, and increase is significant relative to appropriate reference station(s) ²⁵
	Major	-Lower 95% CI for Overall ES $> 5.3 \leq 5.6$ ²²	-
	Destocking	-Lower 95% CI for Overall ES > 5.6 ²²	-

²¹ 'Upper limit' corresponds to the point of peak (maximal) abundance, where the less impacted side of the curve is acceptable, but the more impacted, declining (post-peak) side is unacceptable. The threshold of ES ≤ 5.0 corresponds to a seabed that is very highly enriched and where opportunistic taxa (e.g. capitellids and nematodes) are most prolific and waste assimilation is theoretically maximal (Keeley *et al.* 2012, 2013). Bacterial mats and obvious spontaneous outgassing are not permitted. A description of the general conditions can be found in Table 3 and Figure 4.

²² These ES categories are consistent with that proposed by the EPA at the conclusion of the NZ King Salmon Board of Inquiry in 2013.

²³ ES 3.0 corresponds to discernible 'moderate enrichment' (Keeley *et al.* 2012, Table 3 and Figure 4) and is a state that is unlikely to be found naturally. 'Natural' (i.e. non-farm impacted) seabed in the Marlborough Sounds from ES~1.5 to ES~2.5 (but no greater than ES 2.9). Careful reference station selection is therefore critical.

²⁴ Suggested initial threshold based on a balance of the evidence relating to the relationship between TFS and macrofaunal responses: i.e. the upper 95% confidence intervals associated with ES 5 conditions in the Marlborough Sounds was estimated to be 1,705 and 2,409 μM for low and high flow sites, respectively (Keeley *et al.* 2012a); the transition between Oxidic-A and Hypoxic-A status classifications is 1,500 μM (Hargrave *et al.* 2008); 3,000 μM is used in Canada as a level at which adverse environmental impacts on benthic sediments were likely occurring and as the trigger for more intensive monitoring (NBDELG 2012a,b); and there is evidence that 1,700 μM is a significant biological threshold in Marlborough Sounds sediments (Keeley *et al.* 2013b). Additional considerations are that it is applied here on a station by station basis (rather than a farm average), the trigger is coupled with other qualitative investigations, and it is applied at the zone of maximum effect (ZME). Hence, a relatively conservative trigger has been adopted that will be reviewed in the near future.

²⁵ The 95% CI's associated with ES 3.0 conditions in the Marlborough Sounds are 390 and 244 μM for low and high flow sites, respectively (Keeley *et al.* 2012, 2013). The transition between Oxidic-A and Oxidic-B status in Canada is 750 μM (Hargrave *et al.* 2008). Hence, a relatively conservative trigger has been adopted that will be reviewed in the near future.

²⁶ Statistically significant increase relative to appropriate reference station(s) implies the use of a BACI-type analysis to test for a significant Station:Survey interaction term. More than one reference station may be included in the analysis.

²⁷ Intent consistent with SEPA 'action level within allowable zone of effects' (SEPA 2005). Words 'virtually absent' used in lieu of 'absent' or 'azoic' because of the likelihood of chance inclusions of one or a few (drift) individuals regardless of state. Defined as 2 or less taxa and 5 or less individuals.

²⁸ Defined as: white bacterial mat (mainly *Beggiatoa* sp.) smothering sediment surface. Excludes patchy presence and where *Beggiatoa* is only observed on hard substrates, such as shells and other debris.

²⁹ Defined as: Clear outgassing occurring freely without disturbance. Bubbles obvious on surface around net pens.

4.3 Qualitative assessments

Type 1 benthic monitoring (the qualifications for which are described in Section 3) is based on the qualitative assessment criteria (Table 6). Qualitative assessments using visual indicators (Macleod *et al.* 2004a; Macleod and Forbes, 2004; SEPA, 2005; Wilson *et al.* 2009) are internationally recognised as a means to provide a simple assessment of sediment conditions, and can provide a standardised and cost-effective means of checking for seabed impacts. In doing so, it is hoped that assessments may be voluntarily and more regularly conducted by the consent holder, and in doing so reduce the risk of adverse ecological conditions and non-compliance at the time of annual monitoring.

The circumstances that determine when this type of monitoring can be conducted are provided in Figure 3 and the associated EQS are described in Table 5. Each qualitative variable has a suggested 'acceptable level' (category) which can be scored, and these scores added together give a cumulative score, which must be less than or equal to the sum of the suggested acceptable levels (*i.e.* ≤ 6). Scores higher than this by any combination will be considered to be non-compliant for Type 1 monitoring, and more intensive investigations will be triggered (see Table 2). The visual macrofauna assessment is considered to be a particularly important indicator as it relates directly to the ecological state of the benthos, and it therefore also has a stand-alone trigger (in that it must not be > 2).

The qualitative assessment approach is currently being trialled and the effectiveness of this approach will be tested in conjunction with conventional monitoring strategy over the next 1–2 years. Over the intervening period this approach may be refined, but once established it is anticipated that a visual reference guide will be developed, along with a 'Qualitative Assessment of Enrichment Guide' methods booklet prior to it being formally implemented. The qualitative information that is used to make this assessment (*i.e.* video footage, macrofauna photos) will be presented in the annual report (where feasible) and / or archived for future reference.

Table 6. Qualitative assessment methods and criteria for Type 1 benthic monitoring.

Qualitative outgassing classifications (suggested acceptable level: ≤ 2)		
Method: Assessment made from observations at surface and from real-time video footage of seabed. Requires repeated physical contact with seabed to assess disturbance, e.g. with camera or frame.		Score
None	No outgassing observed	0
Minor	Minor or suspected outgassing. Not obvious.	1
On disturbance	Clear outgassing on disturbance of seabed	2
Spontaneous	Clear outgassing occurring freely without disturbance. Bubbles obvious on surface around net pens (evident in calm conditions).	3
Qualitative bacterial coverage classifications (suggested acceptable level: ≤ 2)		
Method: Visual assessment from video or drop-camera. Assessment to be made from at least 2 x 1 m ² of seabed with reference to catalogue of images.		
None-natural	No bacterial matter observed, sediment appear natural / healthy	0
Trace	Traces of bacterial mat (<i>Beggiatoa</i> sp.) within sediments or attached to edges of cobbles or shells.	1
Patchy-minor	Obvious patches of bacterial mat (<i>Beggiatoa</i> sp.) on sediment surface, occupying <50% of surface area	2
Patchy-major	Obvious patches of bacterial mat (<i>Beggiatoa</i> sp.) on sediment surface, occupying >50% of surface area	3
Mat	White mat of bacterial mat (<i>Beggiatoa</i> sp.) smothering sediment surface (>90% coverage over area >1 m ²)	3
None	Bacterial mat absent, but sediments black and highly anaerobic and probably anoxic (redox very low, e.g. <-150 mV). Very strong sulfide odours	3
Macrofauna visual inspection classifications (suggested acceptable level: ≤2)		
Methods: Washed and sieved (0.5 mm mesh) macrofauna sample spread over white tray and inspected by dissecting scope or equivalent by appropriately trained personnel (i.e. with necessary taxonomic skills). Qualitative categorical assessments made with reference to catalogue images. Full macrofauna samples are to be archived for six months in case they are need for full taxonomic analysis.		
Healthy	Healthy array of taxa. Enrichment sensitive organisms such as small bivalves, ophiuroids, echinocardium present.	0
Diverse but enriched (ES3-4)	Seemingly healthy array of taxa, but capitellids, nematodes and/or other opportunistic polychaetes noticeably more abundant.	1
Heavily enriched (ES≈5)	Clearly dominated by capitellids and/or nematodes, with few other taxa. Total abundance very high.	2
Post-peak	Capitellids and/or nematodes present in low to moderate abundances but no other taxa observed.	3
Azoic?	No macrofauna present; i.e. less than 5 individuals	4
Compliance trigger for Type 2 monitoring:		
<ul style="list-style-type: none"> • Cumulative score >6 (Outgassing + Bacteria coverage + Macrofauna), or • Macrofauna inspection classification > 2 		

5 Copper and zinc monitoring

Copper and zinc are ubiquitous metals that occur naturally in the environment. They are both essential trace nutrients required at low concentrations by nearly all organisms. However, toxic effects can occur where these metals are concentrated in biologically available (bioavailable) forms above threshold concentrations. Copper is the principal active agent in antifouling paints that may be applied to underwater structures. It is released into the environment through leaching to the water and by physical abrasion during use or via *in situ* cleaning operations. Some paint formulations also contain zinc. Salmon feed contains zinc as an additive for fish health, leading to its discharge in faecal matter and uneaten feed. Consequently both metals are associated with finfish farming operations, and can accumulate in sediments beneath and adjacent to farms over time. The potential for accumulation of these metals will be mediated by settlement processes and as a result both metals are expected to follow the pattern predicted for organic enrichment.

The principal difference between organic enrichment of the seabed and accumulation of metals within sediments relates to the likely recovery rates, and stems from the conservative nature of metal contaminants. As elements, metals do not breakdown over time; nor are they utilised by biota at rates which would see attenuation over following time-scales. The main mechanisms by which local concentrations of metals may reduce in sediments over time are resuspension and dispersion, and dilution as a result of ongoing deposition. Deposition of clean non-metal affected sediments can result in the burial of metal contaminated sediments in deeper strata below the biotic zone (~150 mm) and this process is likely to be accelerated beneath operational farms (MacLeod *et al.* 2014). The normal operational approach to manage organic enrichment would be to follow the sediments; however, due to the uncertainty over site-specific rates of resuspension / dispersion, the effectiveness of following as an approach to control sediment metal concentrations cannot be assumed. Furthermore, resuspension and consequent lateral dispersion may also contribute to an expanding and ultimately spatially more extensive metals footprint.

Nonetheless, monitoring of copper and zinc can be incorporated into the general approach proposed for organic enrichment effects (Type 1 and Type 2 monitoring schedules). However, it must be recognised that there is potentially a legacy aspect to metals accumulation, which may persist after operations and inputs have ceased. Hence both standards and operational responses must reflect the fact that action should be taken well before concentrations reach a level at which significant ecological effects might ensue. In situations where historical accumulation is an issue (*i.e.* for older farms), it may be necessary to take a longer-term view of remediation targets and associated management responses. Due to the potential for trends in sediment metals to be independent of those for organic enrichment, it is appropriate for a Type 1, 2 or 3 monitoring regime to be specific to either component (*i.e.* copper or zinc or enrichment only).

5.1 Standards for copper and zinc

The ANZECC (2000) sediment guidelines are considered appropriate to apply to the monitoring of benthic conditions in the vicinity of salmon farms. These are risk-based criteria developed from a wide range of international toxicity data. For a range of contaminants, the guidelines specify an ISQG-Low (Interim Sediment Quality Guideline-Low) concentration, representing a 10% probability that a significant toxicity measure will occur in sensitive species, and ISQG-High concentration,

representing a 50% probability (Table 7). These guidelines are applicable anywhere in the vicinity of the farm, and therefore should logically be monitored in the worst affected area, which is consistent with the goal of the ZME stations (Table 1).

Consistent with the approach outlined by the ANZECC (2000) guidelines, the ISQG-Low values should be adopted as triggers in an adaptive, decision tree framework which addresses the following requirements:

1. The need to be protective of ecological values.
2. The need to collect meaningful monitoring data which can be compiled over time to adequately show trends and increase the understanding of risks.

Such trigger values, applied to the total recoverable fraction of metals, makes them inherently conservative since it is the bioavailable fraction to which the guideline values strictly apply. The weak acid extractable metals fraction is an appropriate analytical proxy for bioavailability, which is supported by recent ecotoxicological testing of copper-enriched salmon farm sediments (MacLeod *et al.* 2014). However, it is important that monitoring data reflects the total accumulation of metals in the first instance. Application to weak acid extractable metals is recommended only for lower tiers of the monitoring framework for the following reasons:

- Inputs from sources such as paint particulates may have limited immediate bioavailability despite a larger fraction being ultimately bioavailable.
- Bioavailability may be suppressed beneath farms by reducing conditions maintained by organic inputs (especially where metals are precipitated in effectively insoluble sulfide forms). However, this suppression may be reduced by consequent fallowing.

Table 7. ANZECC interim sediment quality guidelines for copper and zinc.

	ISQG-Low	ISQG-High
Copper (mg/kg)	65	270
Zinc (mg/kg)	200	410

5.2 A copper and zinc monitoring protocol

The monitoring record for both copper and zinc from beneath established NZ King Salmon farms has proven to be extremely variable — to the extent that true bulk sediment concentrations of copper and zinc beneath farms have been uncertain, and the reliable analysis of temporal trends has not been possible. This situation can be most efficiently addressed using a tiered monitoring approach where effort is minimised when it can be demonstrated that sediments beneath farms are maintained below appropriate trigger levels for each metal (as in the Type 1 monitoring schedule). Upon exceedance of these triggers, monitoring effort intensifies progressively to maximise the collection of useful data and to remove uncertainty. Where it becomes clear that sediment trigger levels are exceeded by copper or zinc in potentially bioavailable forms, management action is precipitated to curb inputs to the system and / or research is instigated to examine the actual bioavailability and toxicity of the contamination and potentially replace the trigger levels in the

monitoring protocol with site-specific criteria. Conversely, should the consent holder be able to demonstrate that future inputs (of either contaminant) will be negligible and that the concentrations in the sediments have been compliant with the trigger levels for the last 3 consecutive years, then monitoring of that contaminant may be discontinued.

Figure 7 shows the recommended form which the decision tree framework should take for the monitoring of sediment copper and zinc. The requirement to analyse the finer sediment fraction (< 250 µm) recognises the potential for the chance inclusion of discrete paint flake material to produce outlier results in the testing of samples of the bulk sediment. More intensive replication at the lower tiers reflects the need to generate an accurate estimate of potential bioavailability and ultimately the spatial extent of contamination.

The ISQG-High criterion is recommended as a limit for the total recoverable metal fraction. This is in recognition that, while the future potential release of metals in bioavailable form may occur through oxidative dissolution of sulfide minerals, such processes will occur at rates limited by decreases in organic enrichment and to an extent limited by the long-term retention of natural hypoxic conditions close to the sediment surface.

The option to comprehensively research the metals concentrations at which longer-term toxicity manifests (Level 6, Figure 7), and thereby derive site-specific standards to replace ISQG-Low, is in line with the approach outlined in the ANZECC (2000) guidelines. However, recent investigations of sediments from salmon farms in Tasmania have indicated that the ANZECC trigger value applied to weak acid extractable copper is a realistic limit for protection against chronic toxicity to sediment organisms (MacLeod *et al* 2014).

Lastly, this decision tree framework is oriented around compliance with the ANZECC guidelines, monitoring in the worst affected areas (*i.e.* the ZME stations) and discerning the ISQG-Low boundary; however, there may also be occasions when it is appropriate to investigate the overall spatial extent of the copper and zinc footprints. As discussed previously, this may be particularly pertinent at dispersive sites. In this situation the ISQG criteria are less relevant and it is more appropriate to conduct spatial and temporal analysis of the results (with reference to background conditions), which may then inform a range of possible management responses.

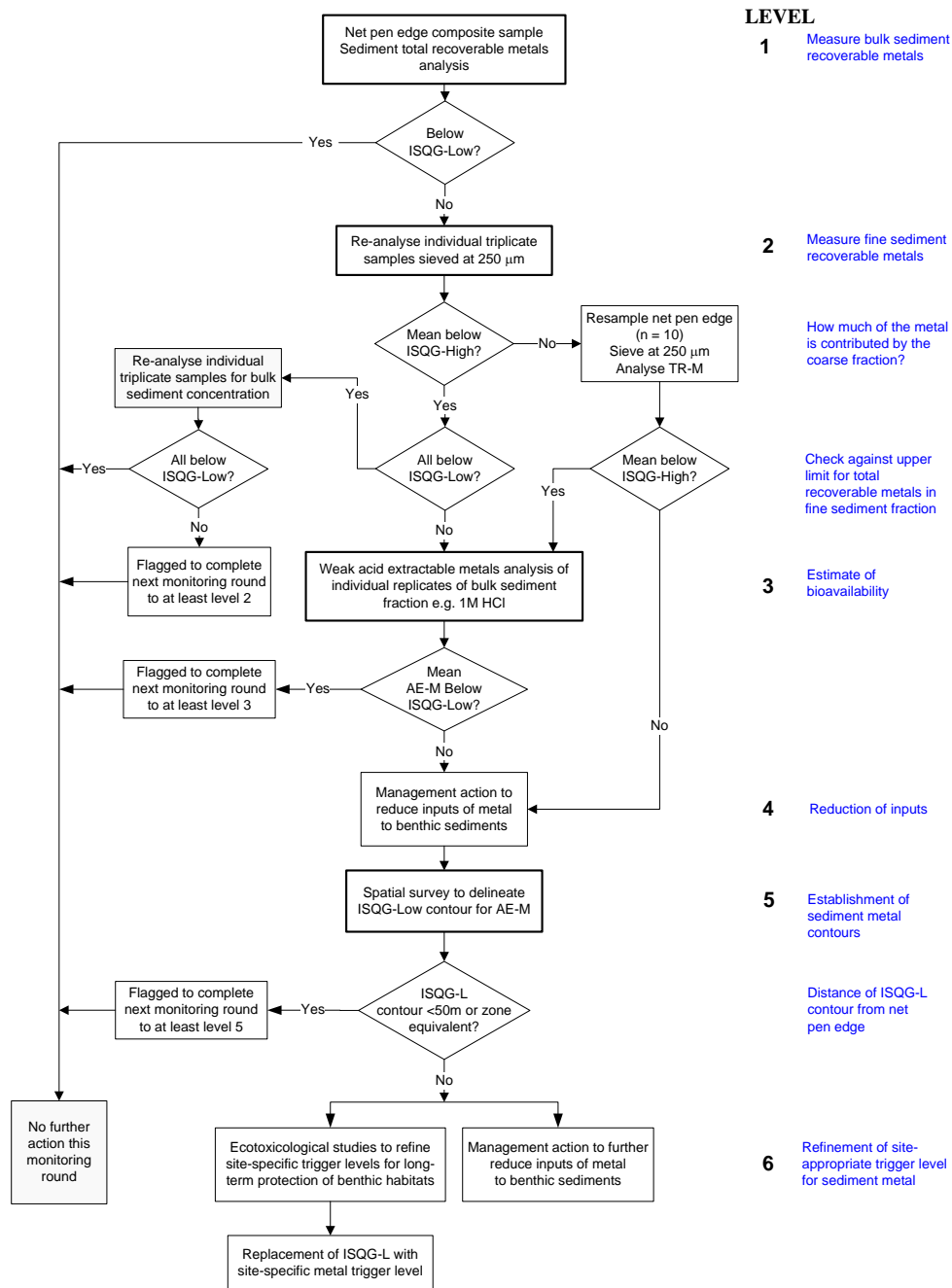


Figure 7. Decision tree for monitoring and operational responses to the accumulation of metals (copper and zinc) within sediments in the vicinity of salmon farms.

6 Timing and reporting

6.1 Timing of monitoring

Annual monitoring surveys are to coincide with the period of maximum biological impact, in accordance with international best practice (ASC 2012). In the case of NZ King Salmon farming in the Marlborough Sounds, many of the farms contain multiple year-classes and so there is often no single sampling period. Fish stocking and harvesting strategies also vary considerably between farms, but historically the summer months have been associated with the highest feed use. Mid to late summer also generally coincides with highest water temperatures and hence highest benthic mineralisation rates and oxygen consumption, and therefore benthic impacts.

It is therefore proposed that in the future, annual **monitoring will be conducted between the middle of January and the middle of March** in each calendar year. In the event that Type 1 monitoring is conducted and the EQS are triggered and Type 2 monitoring is required, this will be conducted as soon as practically possible within 30 days of the initial monitoring. In the event that a minor or major management response is triggered (Figure 5) a written planned response must be made available to Council with 20 working days (1 calendar month) of having received the final annual monitoring reports.

6.2 Reporting

The overall aim is to ensure that the Annual Monitoring Reports (AMR's) are a succinct summary of the general monitoring approach used (leaving many of the details to this BMP document), the sampling locations, the monitoring results and an assessment of compliance with the existing standards. In addition to the AMR's, an **Annual Monitoring Plan (AMP)** is to be produced prior to conducting the monitoring for approval by MDC and NZKS Ltd. The AMP shall include:

- a site-specific account of any recommendations or management responses from the previous year,
- the proposed site-specific monitoring (in accordance with Figure 3 and Table 2), and
- detailed sampling methods.

The AMR requirements will vary depending on the Type of monitoring that is conducted.

Type 1 monitoring requires a short report that includes:

1. a summary of annual feed use,
2. a figure displaying the locations of the monitoring station
3. results tables,
4. a brief summary about compliance,
5. recommendations for future monitoring or management (including the need for Type 2 monitoring).

Type 1 reports are to be produced within one month of the date that the survey was conducted.

Type 2 monitoring requires a more detailed report. In addition to the requirement for Type 1 monitoring reports, the Type 2 report will include: quantitative analysis, graphs of results, raw data (in Appendix), replicate and mean overall enrichment stage calculations, ES weighting scores and information that enables readers to compare current results and feed levels with previous years, i.e. temporal comparisons. Type 2 reports are to be produced within three calendar months of the date that the survey was conducted. Both the AMP and the AMR's are to be produced by an appropriately qualified and experienced research provider.

7 The review processes

This BMP is intended to be a living document. As such it will be updated at regular intervals to take account of any new knowledge, improvements in monitoring technology, or relevant modifications to farming practices. This will ensure that we have the best possible understanding of the environmental conditions associated with current farming practices. It is important that the monitoring program is scientifically valid and reliable, and as cost effective as possible; consequently any potential for improvements in these areas will be carefully considered at each review. The review process will be undertaken every five years unless otherwise requested by any member of the working party. The need for a review must be approved by both the consent holder and the regulatory body, and care should be taken so that the review does not unnecessarily hold up the monitoring process, which is a requirement of the consent conditions.

8 Communication and dissemination of information

The annual reports presenting the results are to be made available as soon as practically possible on the MDC and consent holders website along with a copy of the BMP, the 'qualitative assessment booklet' (Section 4.3), and the proposed farm and year-specific detailed monitoring plan (detailing the type and arrangement of the proposed sampling) for the current year.

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10 Appendices

10.1 Appendix A: Record of dissenting view

All of the content of this document has been contributed to, reviewed and approved by the Benthic Standards Working Group (listed authors) who represent the six different agencies or groups. However, there was one issue on which unanimous consensus was not met.

Rob Schuckard representing Sounds Advisory Group would like to have it recorded that, while he is in general agreement with the approach that is being taken for benthic effects monitoring, he holds a different view on the consequences of exceeding permitted Environmental Quality Standards (EQS) for the zone of maximum effect (ZME) under the net pens.

He noted that the development of the Standards was constrained by the consent conditions set by the Board of Inquiry (BoI). In his opinion, the BoI's finding that fallowing of the farm should occur when the enrichment stage (ES) underneath the net pens exceeds 5.6, was too high. Accordingly, he recommended that de-stocking and fallowing of the farm should occur at ES 5.1.

This view was based on a desire to adopt a generally better environmental outcome with a more conservative approach to farm management, by implementing an action level prior to achieving the point of peak worm (polychaete) abundance in the seabed sediments. He emphasised the importance of monitoring of the seabed by farm managers, using the qualitative tools set out in Table 6, to prevent permitted enrichment levels from being exceeded.

In light of the recent BoI determination that there be a gradation of consequences for exceedance of ES 5.0 (Table 5), which the other Working Group participants were in accord with, it was decided that Rob Schuckard's view be recorded as a dissenting view.

10.2 Appendix B: Calculation of enrichment stage

As stated in Section 4.1 the relationships between ES and the primary environmental indicators (as well as for some lesser known indicators) were described by Keeley *et al.* 2012 (Figure 8 and Figure 9). Flow-specific relationships (*i.e.* for low and high flow sites) are provided for each variable, unless the analysis determined that there was no significant difference (Table 8). The initial criteria proposed for classification being whether the mid-water current speeds are above or below 10 cm s^{-1} . Using those relationships, the native values for each of these variables can be converted into an equivalent ES score (value from 1.0 to 7.0) which can then be combined quantitatively (by averaging) to arrive at an 'overall ES' that has an associated statistical variance. Hence, it is a multi-variable, 'weight-of-evidence' type approach.

The average overall ES score is calculated from a subset of the variables, focussing on those that best discern the enrichment gradient, are the most versatile (low and high flow situations) and provide complimentary information (*i.e.* organic loading, sediment chemistry and infauna composition) (Keeley 2013). Accordingly, the selection of variables includes %OM (for organic loading), redox and sulfides (sediment chemistry), and total abundance, richness (number of taxa), H' , AMBI and BQI (infauna composition, for definitions see Table 9). The 'overall ES' for a sample is given by a weighted average of those three groups of variables, where the greatest emphasis is placed on the biological indicators (infauna composition). The present weighting arrangement is: organic loading = 0.1, sediment chemistry = 0.2 and infauna composition = 0.7). Finally, the overall ES for the sampling station is given by the average of the (three) replicate samples and the variability between samples is reflected in the associated standard error.

The role of best professional judgment

While the quantitative method of determining ES described above works well for results that are within the 'normal' or expected range at NZ King Salmon sites, and hence removes much of the subjectivity in the assessment, there are still situations where professional judgement is required. For example, ES scores > 5.5 are poorly accommodated by most biotic indices (Keeley *et al.* 2012). Additionally, some variables have a 'C-shaped' relationship with ES, meaning that a single Y-value can have two X-values (*i.e.* ES scores, *e.g.* $\log(N)$, Figure 9). Therefore, there remains a role for best professional judgment to correct or override potentially erroneous / misleading ES scores for individual variables.

The following are general rules that will be implemented to accommodate some of the more common issues:

1. Numerical bounds for the range of responses that were well described (*i.e.* the relationship between ES and each variable is considered reliable) were determined from the plots. These bounds are referenced such that a 'best professional judgment' (BPJ) warning is triggered if the value is outside of the reliable range. This forces a manual allocation of the equivalent ES. In this case BPJ involves making reference to the values of other indicators for the sample, as well as making reference to historical trends.

2. Total number of taxa and %OM are both poor predictors of ES at low to moderate levels of enrichment at high flow sites. As stated previously, the use of this variable in the calculation of ES is going to be reviewed in the near future. In the meantime, the following rules are to be applied:
 - a. The influence of the %OM result (*i.e.* 'organic loading' score) in the calculation of overall ES is down-weighted to 10% or 0.1.
 - b. For %OM a look-up table will be created with the following categorical equivalencies for %OM to ES: 2% = ES 1.0, 3.5% = ES 2.0, 4% = ES 3.0, 6.5% = ES 4.0, 8% = ES 5.0, 12% = ES 6.0 and 16% = ES 7.0.
 - c. For number of taxa (S), the equivalent ES score will not be utilised in the calculation of overall ES for samples where $S > 20$ (corresponding to the range over which S was an unreliable predictor of ES at HF sites).
3. The 'azoic' state that typifies ES 7.0 is virtually impossible to achieve in the strictest sense because the samples will almost always contain one or two individuals. The significance of these individuals with regard to ES is questionable as they could be from cross-contamination, or transient surface dwelling taxa, in which case the sample is still essentially 'azoic'. As this region of enrichment is poorly dealt with by most of the diversity measures it is manually assessed when abundance (N) < 800 and No. taxa (S) < 5 (true infauna). In which case the ES score is to be manually assigned to total abundance (N) and no. taxa (S).

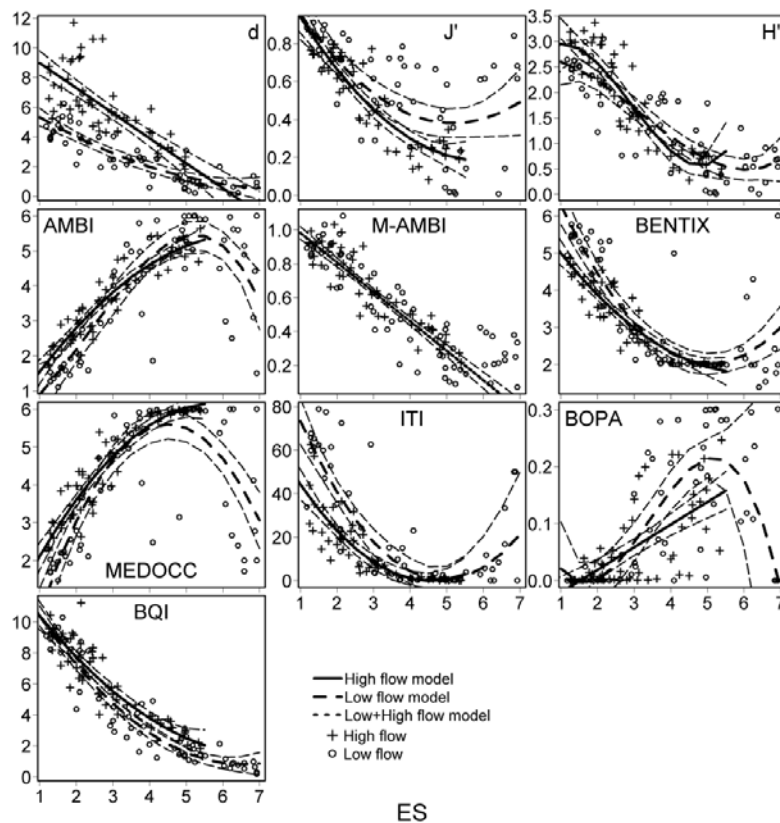


Figure 8. Scatterplots displaying optimum models with 95% confidence intervals for 10 biotic indices in relation to enrichment stage (ES) from Keeley *et al.* (2012).

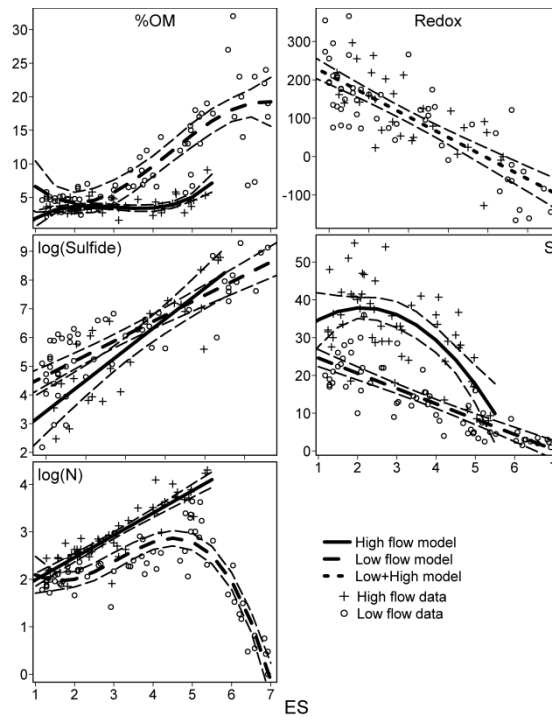


Figure 9. Scatterplots displaying optimum models with 95% confidence intervals for each of the physic-chemical and biological indicators in relation to enrichment stage (ES) from Keeley *et al.* (2012).

Table 8. Polynomial relationships used to derive equivalent enrichment stages (ES) score from native values of individual variables.

HIGH FLOW										
X Variable	Deg. Poly	x³	x²	x	Int	Res. SE	df	Mult. R²	Adj. R²	p-value
Abundance	1			1.7636	-2.1658	0.2698	54	0.828	0.824	<2.2e-16
AMBI	1			1.0221	-0.727	0.4667	54	0.863	0.8605	<2.2e-16
BENTIX	3	-0.4664	5.0795	-18.7551	25.7266	0.395	52	0.9055	0.9	< 2.2e-16
BOPA	2			11.415	1.705	0.932	54	0.0453	0.4433	0.1298
BQI	2		0.055	-1.123	7.321	0.4296	53	0.8861	0.8818	<2.2e-16
ITI	3	-7.9E-05	0.008428	-0.2766	4.652	0.4685	52	0.867	0.8594	<2.2e-16
M-AMBI	3	12.631	-19.453	3.236	5.391	0.4363	52	0.8847	0.8781	<2.2e-16
MEDOCC	3	0.1798	-2.0459	8.0918	-8.8829	0.3583	52	0.9222	0.9178	<2.2e-16
No. Taxa	1			-0.0691	5.2102	0.9984	54	0.3731	0.3615	5.76E-07
P. evenness	1			-4.7849	5.3782	0.5597	54	0.803	0.7993	<2.2e-16
Redox	1			-0.009	4.129	0.923	28	0.513	0.4956	8.54E-06
Richness	3	0.0084	-0.0967	-0.2654	5.67	0.588	52	0.7906	0.7785	<2.2e-16
log(Sulfides)	1			1.4885	-0.5738	0.7925	23	0.6936	0.6803	2.4E-07
SWDI	2		0.4113	-2.6661	6.0768	0.4821	53	0.8565	0.8511	<2.2e-16
TOM	1			0.4854	1.1525	1.123	54	0.2075	0.1928	0.0004
LOW FLOW										
X Variable		x³	x²	x	Int	Res. SE	df	Mult. R²	Adj. R²	p-value
Abundance	1			1.9641	-1.5924	0.9482	49	0.5459	0.5366	6.03E-10
AMBI	1			0.7464	0.5517	0.6363	51	0.8123	0.8086	<2.2e-16
BENTIX	3	-0.191	2.4441	-10.59	17.707	0.6299	49	0.8233	0.8124	< 2.2e-16
BOPA	3	606.81	-309.707	49.043	1.931	0.716	49	0.7162	0.6988	1.04E-08
BQI	2		0.071	-1.278	7.177	0.7712	62	0.8293	0.82338	<2.2e-16
ITI	2		0.001	-0.1149	4.6425	0.7036	50	0.775	0.766	<2.2e-16
M-AMBI	3			-5.396	6.6615	0.8949	63	0.7665	0.7628	<2.2e-16
MEDOCC	3	0.1342	-1.4981	5.7823	-4.9129	0.7098	49	0.7756	0.7618	6.35E-16
No. Taxa	2		0.0067	-0.373	7.0575	0.8674	62	0.7841	0.7771	<2.2e-16
P. evenness	1			-4.2216	5.5967	0.9601	50	0.5709	0.5623	9.54E-11
Redox	3			-0.009	4.129	0.923	28	0.513	0.4956	8.54E-06
Richness	2		0.1251	-1.6091	6.6194	0.8734	57	0.7651	0.7569	<2.2e-16
log(Sulfides)	2		0.7095	-1.4397	1.5039	0.9429	51	0.7465	0.7366	6.32E-16
SWDI	1			-1.717	6.2135	1.024	63	0.6945	0.6897	<2.2e-17
TOM	2		-0.0098	0.492	0.2464	0.9867	62	0.7206	0.7116	2.2E-16

Table 9. Definitions of selected biological indicators.

Indicator	Calculation and description	Source reference
N	Sum (n) Total infauna abundance = number of individuals per 13 cm diameter core	-
S	Count (taxa) Taxa richness = number of taxa per 13 cm diameter core	-
d	(S-1) / log N Margalef's diversity index. Ranges from 0 (very low diversity) to ~12 (very high diversity)	Margalef (1958)
J'	H' / log S Pielou's evenness. A measure of equitability, or how evenly the individuals are distributed among the different species. Values can range from 0.00 to 1.00, a high value indicates an even distribution and a low value indicates an uneven distribution or dominance by a few taxa.	Pielou (1966)
H'	$-\sum_i p_i \log(p_i)$ where p is the proportion of the total count arising from the <i>i</i> th species Shannon-Weiner diversity index (SWDI). A diversity index that describes, in a single number, the different types and amounts of animals present in a collection. Varies with both the number of species and the relative distribution of individual organisms among the species. The index ranges from 0 for communities containing a single species to high values for communities containing many species with each represented by a small number of individuals.	-
AMBI	$[(0 \times \%GI + 1.5 \times \%GII + 3 \times \%GIII + 4.5 \times \%GIV + 6 \times \%GV)]/100$ where GI, GII, GIII, GIV and GV are ecological groups (see Section 2.3). Azites Marine Biotic Index: relies on the distribution of individual abundances of soft-bottom communities according to five Ecological Groups (GI-GV). GI being species sensitive to organic pollution and present under unpolluted conditions, whereas, at the other end of the spectrum, GV species are first order opportunists adapted to pronounced unbalanced situations (<i>i.e. Capitella capitata</i>). Index values are between 1 (normal) and 6 (extremely disturbed)	Borja <i>et al.</i> (2000)
M-AMBI	Uses AMBI, S and H', combined with factor analysis and discriminant analysis (see source reference). Multivariate-AMBI. Integrates the AMBI with measures of species richness and SWDI using discriminant analysis (DA) and factorial analysis (FA) techniques. Utilises reference conditions for each parameter (based on 'pristine conditions') that allows the index to be tailored to accommodate environments with different base ecological characteristics. Scores are from 1 (high ecological quality) to 0 (low ecological quality).	Muxika <i>et al.</i> (2007)
BQI	$= \left(\sum_{i=1}^n \left(\frac{A_i}{A_{tot,i}} \times ES50_{0.05i} \right) \right) \times 10 \log(S + 1)$ Where ES50 = expected number of species as per Hurlbert (1971) And, ES50 _{0.05} the species tolerance value, given here as the 5 th percentile of the ES50 scores for the given taxa as per Rosenberg <i>et al.</i> (2004). Benthic quality index: uses species specific tolerance scores (ES50 _{0.05}), abundance and diversity factors. Results can range from 0 (being highly impacted) and 20 (reference conditions).	Rosenberg <i>et al.</i> (2004)

10.3 Appendix C: Alternative EQS compliance table

Table 10 Alternative way of displaying the relationship between mean ES value, the associated 95% Confidence Interval and the required management action level of response (refer Section 4.2).

95%CI\Mean	4.5	4.6	4.7	4.8	4.9	5.0	5.1	5.2	5.3	5.4	5.5	5.6	5.7	5.8	5.9	6.0
0.0	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	MINOR	MINOR	MAJOR	MAJOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING	DESTOCKING
0.1	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	MINOR	MINOR	MAJOR	MAJOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING	DESTOCKING
0.2	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	MINOR	MINOR	MAJOR	MAJOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING	DESTOCKING
0.3	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	ALERT	MINOR	MINOR	MAJOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING	DESTOCKING
0.4	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	ALERT	ALERT	MINOR	MINOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING	DESTOCKING
≥0.5	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	NO ACTION REQUIRED	ALERT	ALERT	ALERT	ALERT	MINOR	MINOR	MAJOR	DESTOCKING	DESTOCKING	DESTOCKING

NO ACTION REQUIRED
ALERT
MINOR
MAJOR
DESTOCKING

10.4 Appendix D: Register of issues for future consideration by the benthic standards working group

Subsequent to external peer review and the public comment phase, several technical issues were identified by the Benthic Working Group. These areas are not critical the functioning of the document as it stands. Resolution of the issues may potentially improve the BMP, although this is by no means certain. Therefore, as the document has already been subjected to external peer review and undergone public commentary, it was determined that these issues should be recorded on a register of issues for future consideration (Table 11). It is anticipated that the specific issues on the register will be examined by the Working Group in 1-2 years following the finalisation of the BMP. If the resolution of these issues would result in clear improvements to the BMP, they will be adopted. This fits with the purpose of the BMP as a living document. The BMP in their entirety are intended to be formally reviewed five-yearly after their finalisation.

Table 11. Register of issues for future consideration by the benthic standards working group

No.	Description	Current situation	Analysis	Outcome Improvement
1	Sulphide trigger levels for Type 1 and Type 2 monitoring	Envirolink medium advice grant MLDC97 (Cawthron – Dr Nigel Keeley) involves analysing 7 years of sulphide data with ES scores at existing farms	Currently the triggers for sulphide levels at high flow and low flow sites have been set using 3 years of field data.	The research under the Envirolink grant will improve the robustness of those statistical relationships
2	Revisit the confidence intervals and the acceptable degree of accuracy	The Enrichment Stage (ES) data are presented with 95% confidence intervals. 95% confidence intervals are acceptable scientific practice for determining the distribution of a population (or ES level in this case).	The question is whether a lower level of accuracy (i.e., 80% confidence intervals) are acceptable for determining compliance. The advantage of 80% CI's is that there may be less overlap with ES trigger levels for reducing feed or following above ES 5.0	
3	Adjust the Alert level to require action after 12 months and full compliance after 24 months	<p>Currently if the Alert level is triggered (Table 4 of the benthic guidelines), “the consent holder must provide a written management response intended to reduce the level of seabed enrichment. The response plan must be made available to Council with 20 working days (1 calendar month) of having received the final annual monitoring reports.” This is when the 95% CI span ES5.0 but do not exceed ES 5.3 (see diagram below from Fig 6 of the guidelines)</p> <div> </div>	A larger CI means that the mean ES can be a bit higher whilst remaining in the ‘Alert’ status. There is a perspective that taken to the extreme a site can be repeatedly be in a state where Mean ES > 5. This may risk a situation where the <i>true</i> mean (as opposed to <i>sample</i> -mean) could quite readily be 5.5 or more. In addition, the absence of any penalty should the ‘alert status’ be repeatedly triggered (without triggering the ‘minor action status’) could be a potential inconsistency between the stated goals of the system (aim to keep mean ES <=5.0), and the incentives created by the regulation regime.	