

----- Original Message -----

**From:** xxxxxxx@xxx.xx;

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**To:** Brad Ward <xxxx.xxxx@xxx.xxxx.xx>; Glenn Phillips <glenn.phillips@hud.govt.nz>; HUD Contracts <xxxxxxxx@xxx.xxxx.xx>; HUD Info <xxxx@xxx.xxxx.xx>; Info <inxx@xxx.xxxx.xx>; 3 - xxx@xxx.xxxx.xx <xxxx@xxx.xxxx.xx>; xxxxxx.xxxxxxxxx@xxxxxxxxxxx.xxxx.xx; xxxxx.xxxxxxxxx@xxx.xxx.xx; xxxxxxxxxxx.xxxxx@xxxxxxxxxxx.xxxx.xx; info@crowinfrastucture.govt.nz; xxxxxx.xxxxx@xxxxxxxxxxxxxxxxxxxxxxxx.xxxx.xx; xxxxx.xxxxx@xxxxxxxxxxx.xxxx.nz; xxx.xxxxx@xxxxxxxxxxxxxxxxxxxxxxxx.xxxx.xx;

**Subject:** Letter to Kainga Ora & Ruapheu District Council yesterday

Please find attached letter to KO & RDC yesterday.

The parties are attempting a new consent (over and above the 3 they have in place that are delayed due to S.92) and additional consents required.

It's obvious that the new proposed earthworks consent is to attempt to receive government funding as part of the CIP/IRG "Shovel Ready" requirement.

Funding could be canceled if ground is not broken within 12 months.

CIP & HUD should NOT agree to this amendment as it would be a clear breach of the agreement attempting to circumvent the requirements of funding.

I also attach a letter written to Hon Chris Bishop.

I ask CIP/HUD to immediately review this breach of funding and ensure the contract is upheld to its current form.

That this minor earthworks is not the basis for additional taxpayer spending which has exceeded \$600k in consultant fees already.

I look forward to a response of acknowledgement.

Kind Regards

s 9(2)(a)

s 9(2)(a) - Ohakune Ratepayers and Residents' Society Inc

<https://www.ors.nz>

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