AGENDA	BOARD MEETING Friday, 26 February 2021	
Venue	Watercare Services, Level 3 Boardroom, 73 Remuera Road, Remuera	
Time	12.30pm	

Closed Session – In accordance with Local Government Official Information and Meetings Act 1987. Public excluded from all items under s48(1)(a).

	Item	Spokesperson	Action sought at governance meeting	Particular Interests Protected (refer overleaf)
1	Minutes of Meetings			
1.1	Confidential Board session of 29 January 2021	Chair	For approval	s7(2)(f)(i),(f)(ii), (h), (i), (j)
2	Matters Arising	Chair	Note matters arising	s7(2)(f)(i), (h)
3	For Approval			
3.1	Māori Outcomes Plan	Richie Waiwai	For approval	s7(2)(f)(i), (f)(ii),
4	For Information			
4.1	Project completion summary report: Strategic Transformation Programme	Rebecca Chenery	For information	s7(2)(f)(i),(f)(ii), (g), (h), (i), (j)
4.2	Aurecon		For information	s7(2)(f)(i),(f)(ii), (h), (i), (j)
5	For Discussion			
5.1	Watercare Confidential CE's Report	Marlon Bridge	For discussion	s7(2)(f)(i),(f)(ii), (h), (i), (j)
5.2	Watercare's Submission Points to Auckland Council – Watercare Joint Submission to the Water Services Bill	Mark Bishop	For discussion	s7(2)(f)(i),(f)(ii), (g), (h), (i), (j)
5.3	Lutra Limited – Draft SOI	Rebecca Chenery	For discussion	s7(2)(f)(i),(f)(ii), (h), (i), (j)
6	General business			
6.1	Meeting review (including release of papers confirmation)	Chair	For discussion	s7(2)(f)(i), (h)
Date	e of next meeting	uesday 30 March 2021		

Local Government Official Information and Meetings Act 1987

Section 7 (2)

Subject to section 5, 5, 9, and 17, this section applies if, and only if, the withholding of the information is necessary to—
(a) protect the privacy of natural persons, including that of deceased natural persons; or
(b) protect information where the making available of the information —
(i) would be likely unreasonably to prejudice the commercial position of the person who supplied or who is the subject of the information; or
(ba) in the case only of an application for a resource consent, or water conservation order, or a requirement for a designation or heritage order, under the <u>Resource Management Act 1991</u>, to avoid serious offence to tikanga Maori,
or to avoid the disclosure of the location of wahi tapu; or
(c) protect information which is subject to an obligation of confidence or which any person has been or could be compelled to provide under the authority of any enactment, where the making available of the information—
(i) would be likely to prejudice the supply of similar information, or information from the same source, and it is in the public interest that such information should continue to be supplied; or
(i) would be likely otherwise to damage the public interest; or
(d) avoid prejudice to measures that prevent or mitigate material loss to members of the public; or
(e) avoid prejudice to measures that prevent or mitigate material loss to members or folices or employees of any local authority, or any persons to whom section 2(5) applies, in the course of their duty; or
(ii) the protection of such members, officers, employees, and persons form improper pressure or harasment; or
(i) enable any local authority holding the information to carry out, without prejudice or disadvantage, commercial activities; or
(i) enable any local authority holding the information to carry out, without prejudice or disadvantage, negotiations (including commercial and industrial negotiations); or
(i) prevent the disclosure or use of official information for improper advantage.