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This document may be cited as: Ministry for the Environment. 2024. *Contaminant Loss Risk Index Tool: Implementation Guidance for Regulators*. Wellington: Ministry for the Environment.

Published in September 2025 by the  
Ministry for the Environment   
Manatū mō te Taiao  
PO Box 10362, Wellington 6143, New Zealand

ISBN: 978-1-991404-04-6   
Publication number: ME 1915

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Background

Development of the contaminant discharge Risk Index Tool (RIT) began in early 2022 as part of the Government's response[[1]](#footnote-2) to the 2018 review[[2]](#footnote-3) of the OverseerFM web-based tools model. The RIT will provide a practical way to identify areas of greater nitrogen-loss (N-loss) risk on land, to help meet freshwater outcomes. We are delivering the tool in phases. Phase 1 is a functional tool for farmers, growers and councils to understand N-loss risks.

The RIT does not estimate N loss in kilograms, but rather indicates the risk of N loss. However, this N-loss risk is strongly, and quantitatively, correlated to the ranked mass of N loss. Councils chose nitrogen as the priority contaminant for the tool, to help them achieve their near-term freshwater outcomes. This would allow them to understand and use the tool in their planning frameworks, to give effect to the National Policy Statement for Freshwater Management 2020.

Using the RIT is not a legal requirement from the Ministry – it is just one of the tools councils can choose to use when implementing policy.

We acknowledge that this first phase is not a ‘one-size-fits-all’ solution, and that it would require further development to refine its use. Any future phases will address other contaminants (eg, phosphorus, sediment and pathogen) and functionality that we were not able to incorporate in phase 1.

## Audience

The primary audience for this guide is regional and unitary councils. Others can use it to understand the RIT’s potential role in a multi-evidence approach to decision-making in environmental regulation.

## Purpose of this document

We developed this guide to:

* help councils understand the RIT’s potential use in a multi-evidence approach as an informative tool to support regulatory decision-making
* provide guidance on appropriate use of the tool at phase 1.

It includes an overview of how the RIT can support consent processing and writing freshwater farm plans,[[3]](#footnote-4) a summary of how the tool works, including assumptions and limitations for its use, and a [glossary](#_Glossary).

This guide should be read alongside the [*Contaminant Loss Risk Index Tool: Understanding Scores and Heatmaps*](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-understanding-scores-and-heatmaps) guide.

## Associated documents

Other documents we are publishing for the RIT include:

* [Contaminant Loss Risk Index Tool: Understanding Scores and Heatmaps](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-understanding-scores-and-heatmaps)
* Contaminant Loss Risk Index Tool User Guide: How to Enter and Maintain Your Farm Data and Account
* [Contaminant Loss Risk Index Tool: Technical Document](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-technical-document) which provides the technical overviews of the scientific logic behind the RIT including:
* Appendix A: Animal nitrogen inputs via urine and faeces
* Appendix B: Soil residue N inputs
* Appendix C: Erosion losses associated with land use and management
* Appendix D: Nitrogen concentrations for common fertilisers and manures
* Appendix E: Mitigations and modifiers
* Appendix F: Testing and revisions
* Appendix G: Upgrades of the existing RIT
* Appendix H: Peer review feedback and final report.

Other guidance produced by the Ministry on using models and tools in a regulatory context:

* [Developing, adapting and applying environmental models in a regulatory context in New Zealand](https://environment.govt.nz/publications/developing-adapting-and-applying-environmental-models-in-a-regulatory-context-in-new-zealand/). Published in June 2023
* [Responding to the Overseer model redevelopment review: A guide for councils](https://environment.govt.nz/publications/responding-to-the-overseer-model-redevelopment-review-a-guide-for-councils/). Last updated in April 2024.

These documents are available on the Ministry’s website: [environment.govt.nz](https://environment.govt.nz).

## Acknowledgements

We would like to thank the following for their feedback and contributions to the development of this guidance:

* Mike Scarsbrook and Jon Palmer, Waikato Regional Council
* Kate Proctor and Katrina Brunton, Hawke’s Bay Regional Council
* Alastair Smaill, Greater Wellington Regional Council
* Olivia Cook, Environment Canterbury
* Jane Carroll, Southland Regional Council
* Ian McNabb, Horizons Regional Council
* Jackson Efford, Bay of Plenty Regional Council
* Richard McDowell, Lincoln University
* Val Snow, AgResearch
* Gerald Rys, Ministry for Primary Industries
* Reina Tamepo, New Zealand Forest Research Institute Limited
* Bethanna Jackson, BEEA Limited.

# **Phase 1**

Phase 1 of the Risk Index Tool focuses on nitrogen-loss risk. Councils said that nitrogen loss was the most pressing contaminant. It also had plenty of scientific evidence for the RIT build. We are scoping future phases to include other tool functions, and other potential contaminants.

We convened three specialty groups for the RIT.[[4]](#footnote-5)

| Group | Role |
| --- | --- |
| Technical Working Group (TWG)[[5]](#footnote-6) | To provide technical and scientific oversight, guidance, advice, and leadership in developing the tool. |
| Regional Council Reference Group[[6]](#footnote-7):   * Waikato Regional Council * Hawke’s Bay Regional Council * Greater Wellington Regional Council * Environment Canterbury * Southland Regional Council | To provide:   * a regulatory perspective on the RIT * feedback on the TWG’s recommendations and decisions * input on developing this guidance. |
| Subject Matter Expert Group[[7]](#footnote-8):   * two regional council staff * two Māori/collective landowner representatives * three farmers * one farm nutrient management advisor | To capture user-centric, functional requirements in RIT development. |

# Use as a decision-support tool in a regulatory context

The Ministry for the Environment does not require councils to use the RIT. Councils may choose to use it to support their decisions, as part of a multi-evidence approach, in regulatory processes, and to assist in developing freshwater farm plans. Councils will need to create their own scenarios to determine what the risk scores mean in their catchment contexts.

In 2023, the Ministry published guidance about developing, adapting and applying models in a regulatory context.[[8]](#footnote-9) That guidance presents a framework that can be used for:

* developing and adapting environmental models for use in Aotearoa New Zealand
* deciding how to apply model outputs
* informing decisions and a benchmark of good practice against which decisions can be assessed.

The Ministry advises that it is generally more appropriate to use environmental models to inform actions and decisions at the ‘softer’ end of the regulatory spectrum. This entails:

* identifying potential management issues
* educating and empowering people to make their own decisions
* identifying where to focus sampling activities
* specifying thresholds that trigger investigation or greater level of regulatory scrutiny.

At phase 1 the RIT is a new tool that simulates risk in highly complex systems, and the tool requires further validation with real data and reports and scenarios being generated. It therefore meets the criteria for use at the ‘softer’ end of the regulatory spectrum.

## Potential uses of the RIT

The RIT can help inform users, as part of a multi-evidence approach, when making decisions on how to manage N-loss risks from land. This includes:

* preparing land and water regional plans
* preparing and certifying freshwater farm plans
* preparing consent applications along with consent conditions
* establishing a trend for the risk of farm-level N loss.

The risk scores should not be treated as ‘hard numbers’ where there is a threshold that cannot be exceeded or where risk scores must be reduced below a defined number.

The RIT’s N-loss scores are not suitable to be used as proxies for other contaminants.

## Preparing reports and sign-off

The RIT is designed for the farmer/landowner as the primary user. However, it is widely accepted that farm advisors or consultants are likely to use it on their clients’ behalf.

Councils may choose to restrict who can prepare and submit reports to them if the RIT is being used for regulatory purposes. Councils must develop their own mechanisms to do this.

## Use for freshwater farm plans

Farmers or their advisors and certifiers may use the RIT to help identify on-farm risks and actions[[9]](#footnote-10) to help meet freshwater farm plan requirements. The tool is pre-populated with some inputs and modifiers, but these may not represent all the risks on a given farm. It may also not identify all sources of risk. In that case, a freshwater farm plan would need other actions and information.

Table 1: Possible uses of the tool to support freshwater farm planning

| Possible uses in freshwater farm plans | Strengths | Limitations | |
| --- | --- | --- | --- |
| Identifying risk | * Helps identify on-farm risk areas. * Identifies N-loss risk. The aggregation of scores provides an overall risk status for blocks and farms. * It is a useful prompt for discussion between farmer and certifier to understand likely risk. * Provides useful information for catchment group management and for reaching better freshwater outcomes. | * Does not consider catchment context. * Soil and climate data gaps on te ture whenua[[10]](#footnote-11) may disadvantage these landowners. * Phase 1 is limited to N-loss risk only (leaching and runoff). * Does not extrapolate or advise on risk score drivers. This may be a barrier to compliance auditing (such use is not currently recommended). * Users cannot add modifiers that are not on the RIT list. * RIT farm management data inputs may not be as detailed as those for freshwater farm plan risk assessments. * Users can’t overwrite biophysical data (eg, correcting soil type or rainfall quantities). * Does not consider proximity of waterways or critical source areas. * The N-loss risk score is not a suitable proxy for the risk of other contaminants. |
| Identifying actions (mitigations and modifiers) | * Provides useful risk status, modifier, mitigation strategy, and effectiveness information for farmer and certifier. * Provides a means of assessing various mitigation options and their impact on risk status. * Useful for certifiers for identifying other modifiers and mitigations. * Useful prompt for discussion between farmer and certifier to understand actions that may be useful to manage risk. | * Mitigation and modifier options are for N-loss risks only (in phase 1). * Users cannot enter modifiers that are not on the RIT list. * Freshwater farm plans may need more detail. * May be more useful for some land uses than others (eg, dairy versus pork) due to the quantity of science data available and put into the tool. * Pre-populated RIT modifiers may not be sufficient to manage a risk. Other actions could be required as part of a freshwater farm plan. |

## Use for resource consenting

There was initially discussion about using the RIT to determine activity status (eg, permitted, discretionary, non-complying). This was deemed inadvisable for the reasons given in the [Use as a decision-support tool in a regulatory context](#_Use_as_a_1) section.

The RIT could help farmers and advisors prepare consent applications. It could identify areas of risk and whether mitigations and modifiers are doing enough to manage these. This could also help councils determine which, if any, to require in consent conditions, and whether to grant a consent.

Table 2: Possible uses of the tool to support application writing and processing

| Possible uses for processing consents | Strengths | Limitations |
| --- | --- | --- |
| Determining consent conditions  (This is not determining activity status) | * Provides N-loss risk scores and reports which may help determine consent conditions.[[11]](#footnote-12) | * Does not consider proximity of waterways or critical source areas. * Does not consider catchment context. |
| Identifying mitigations and modifiers | * Provides broad direction for farmers and advisors preparing consent applications on modifier and mitigation options. * Provides broad direction for regional council consents officers on whether mitigations and modifier options are appropriate. * Technical experts have reviewed the RIT’s mitigations and modifiers. | * Mitigation and modifier options are for N-loss risks only (in phase 1). * Phase 1 may not include some mitigations and modifiers used by farmers and growers. * May be more useful for some land uses than others (eg, dairy versus pork) due to the quantity of science data available and put into the tool. * The risk scores should not be written into consents and treated as hard numbers for compliance purposes |

## 

## Use for preparing regional plans

Councils could use RIT assessments to review ‘hot spots’ of risk in their catchments, and for receiving environments. Identifying sources of nitrogen and their N-loss risk level within catchments could help determine controls for improving or achieving freshwater quality in catchments and sub-catchments.

Please read the [*Contaminant Loss Risk Index Tool: Understanding Scores and Heatmaps*](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-understanding-scores-and-heatmaps)guide for further information on this topic and the current limitations of the data set for this purpose.

Table 3: Possible uses of the tool to support regional plan formation

| Possible uses in regional plan changes | Strengths | Limitations |
| --- | --- | --- |
| Developing policies and rules | * Broadly indicates the areas of high-risk contaminant loss. * Broadly indicates whether mitigation and modifier options improve the risk score. | * No clear links between risk score and catchment objectives. * Can’t be used for allocation or accounting because it does not calculate kg N/ha/year loss. * Phase 1 is only for N-loss risk. Later phases may include other contaminants. |

## Compliance and enforcement

### What may not be enforceable

Risk scores as a ‘hard numbers’ may not be enforceable.

The RIT is a model that uses average climate data and users are unable to change bio-physical properties (soil and slope data). If these are wrong or the climate is not average in a given year, the actual risk may be higher or lower for the year modelled.

Risk scores could also change after future upgrades to the risk calculation service.[[12]](#footnote-13) Those changes will be tracked and should be made translatable to previous versions.[[13]](#footnote-14)

Therefore, councils should not write risk scores into consent conditions or into their requirements for freshwater farm plans. However, farmers and their advisors should keep a record of these to track change over time.

What may be enforceable

Five matters may be enforceable, depending on the context:

1. Regional plan rules requiring use of the RIT as part of a consent application or the preparation of a freshwater farm plan as evidence as part of a multi-evidenced approach for identifying risk.
2. Commitments to any mitigations and modifiers identified as actions in a freshwater farm plan, or in a consent application if referenced in the consent conditions.
3. Commitments to any mitigations and modifiers listed in a consent application if the application is referenced in the consent conditions, or the mitigations or modifiers are written in as consent conditions.
4. Consent conditions requiring the use of the RIT for reporting.
5. Modifiers not included in a risk report could be required by consent conditions.

# **How the RIT works**

## What is the RIT?

The Risk Index Tool (RIT) is an online decision-support tool. Adaptable across sectors, it provides an N-loss risk score based on farm activity and biophysical characteristics – soil, slope and climate (precipitation). RIT risk assessments can inform users, as part of a multi-evidence approach, about the risk of N loss from agricultural and horticultural land. This will help to achieve improved outcomes for freshwater quality.

## **RIT users and consumers**

**Users:** *Input* information into the RIT for a risk assessment. They will most likely be farmers, landowners, and nutrient and farm advisors.

**Consumers:** Receive or use *outputs* from the RIT. This will likely include farmers, landowners, nutrient and farm advisors, farm plan certifiers and auditors, and council staff.

## Principles

The RIT was developed under a set of guiding principles.[[14]](#footnote-15) These include:

* The initial tool must be available for councils to use in a timely manner.
* There must be proper and effective engagement with iwi and hapū Māori – in particular for future phases.
* The tool must be fit for purpose and meet users’ needs. It must be robust and defendable so councils can use it with confidence.
* The framework should allow for future functionality to meet users’ needs for improving freshwater (eg, catchment modelling, water and contaminant accounting).
* Monitoring and evaluation must enable fit-for-purpose, agile version updates.
* The tool should be robust in the face of inherent uncertainties, including climate change.
* It must complement the redeveloped Overseer but also function on its own.
* The scoring system must consider environmental as well as management risks associated with contaminant discharges, rather than factors determined mainly by ease of implementation and use.
* Transparency is critical. Supporting material must clearly set out the assumptions, the evidence (and its quality), the method of scoring and weighting, and planned future phases (including indicative dates).
* The RIT should be readily and easily implementable by users.
* It should calculate risk at the block level.
* Strong communications and implementation guidance should support the release of the RIT.

## Overview

The RIT is an online farm decision-support tool. Adaptable across sectors, it provides an N loss risk score based on farm activity and biophysical characteristics – soil, slope, climate (precipitation), and irrigation (which is included at this first stage).

RIT risk assessments work as part of a multi-evidence approach to inform users about the risk of N loss from agricultural land use. This will help to achieve improved outcomes for freshwater quality.

## How the tool works

Biophysical factors such as soil, slope and climate, alongside management practices, have a strong influence on N loss. Figure 1 presents a diagram of the RIT’s workflow, which includes the underlaying data and user inputs that are entered into the tool’s calculation service, as well as the outputs for reports and scenarios.

Figure 1: Tool workflow diagram and data sources

A diagram of a data model

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**Polygons and transport factors**

The RIT uses an underpinning map layer which contains soil type, slope and climate data. This map layer is produced using Agricultural Production System Simulator (APSIM) modelling and provides transport factors for runoff and leaching for different combinations of soil, slope and climate (drawn as polygons in the map layer). Two factors are given for each of the two transport pathways (leaching and runoff) – one for ‘with irrigation’ and one for ‘without irrigation’. The user tells the tool if the land is irrigated or not when they create their farm blocks, and the tool uses the corresponding transport factor.

Users do not need to see the polygons when blocking their land. The tool is designed for users to block land into areas they manage consistently (eg, stocking rate, fertiliser, crops, irrigation, effluent application, and adopted farm practices). They do not need to block by biophysical characteristics (ie, soil, slope, climate, and irrigation area).

### User interface

Users map their farms into management blocks and inform the RIT if the land is irrigated or receives effluent. Users then enter their N source data (ie, stock, fertiliser, crops, effluent) for each block. They may also select, from a pre-populated list, any modifiers that are applicable to the block. These modifiers only reduce risk; no modifiers increase risk.

### Calculation service

The RIT then uses the underpinning maps and transport factors, as well as the user’s N source inputs, to estimate the baseline risk for each polygon. The tool then uses the selected modifiers to reduce the risk of N loss for each of the polygons. These modifiers act on the baseline risk to produce an overall risk for each polygon within the block.

The RIT adds the risk scores of each polygon within the block to give a block score. It then adds block scores and ineffective land risk scores together to provide a farm score. These initial scores are called aggregated scores. The aggregated scores are then divided by area to create a per hectare score for each polygon, for each block, and for the farm.

#### Outputs

Finally, the RIT presents users with PDF reports (risk based on real farm data). The reports contain heatmaps (at the polygon level), risk scores for the blocks and farm, and suggests other modifiers and mitigations that could be adopted.

It also provides an Excel sheet with the inputs for each block, so users have an editable copy of inputs.

Users can then run ‘scenarios’ to experiment with how risk changes as land-use and practice change.

## Blocks

Blocks represent areas of land with consistent management practices.

The RIT is designed to estimate N-loss risks based on both farm block management and the underlying biophysical information. The tool accounts for variation in soil, slope and climate (precipitation) through the underlying geospatial layer.

This hidden map layer is made up of polygons, the polygons define areas with uniform soil, slope and climate information. Blocks may have only one underlaying polygon, or they may have many. Polygon data is presented to the user in the final PDF report.

When defining and drawing blocks in the tool, the main consideration users should have is whether the land is under consistent management. For example, where this includes:

* irrigation
* effluent application
* different grazing regimes (eg, wintering, non-wintering)
* different fertiliser management.

For consistent comparison between years, particularly if users are comparing mitigations or modifiers, we recommend keeping blocking consistent across the years reported where possible.

Note: Councils may also prescribe how they would like land to be blocked on farms in their region, to suit their purposes (eg, by biophysical features). In this case, be aware that:

* blocking decisions can affect the final RIT value reported
* inconsistent blocking may affect risk comparisons across the years reported
* it is not essential to create blocks for each crop rotation, but a user may wish to do so if they are, for example, targeting a rotation to a particular soil type
* choosing very coarse blocking is not technically incorrect but may inhibit the ability of the user to realise the benefits of actions to reduce risk.

### Ineffective land

Users will not have to block these areas. The RIT will automatically consider unblocked land within the farm boundary as ‘ineffective land’ and assign it with an area and a N-loss score.

The technical working document calls this ‘unproductive land’ and states:

Note: Within the tool, unproductive land is currently treated as if it were exotic forestry, with erosion and leaching considered to be the only source of N-loss risk. This is incorrect, unproductive land should be treated as native forest. This will be resolved in a future release of the tool.

## Transport pathways: leaching and runoff

The RIT estimates N loss that is transported through two pathways:

* **Leaching** – Transport pathway that refers to a percolation of water that carries dissolved nutrients and contaminants down through the soil profile towards and below the root zone (also known as vertical flow).
* **Runoff** – Transport pathway over the soil surface that travels by gravity towards a stream channel, often incorporating particulate forms of nutrients and contaminants (also referred to as non-vertical, horizontal or overland flow).

These are assessed separately at polygon level and aggregated to block and farm level. The aggregated scores are then divided by area to provide a per-hectare score.

Transport processes that make N loss likely are modelled to reflect daily variation – for example, in climate. However, for each reporting period, users enter management information monthly, and information about modifiers annually. This avoids onerous daily recording.

## Mitigations and modifiers

Mitigations alter the baseline risk by changing nitrogen sources (eg, changing fertiliser inputs or stocking rate, which alters urine and dung nitrogen inputs). Users must make this change manually when entering their N-source data. There are 18 mitigations that can be recommended, filtered by enterprise/land-use type.

Modifiers (such as wetlands) do not affect source inputs. They act on the baseline risk of N loss through a modification factor.

Users can select from over 30 pre-defined modifiers. Three criteria were applied to the modifiers included in the RIT:

1. Data used in the tool is published and accessible. Grey literature[[15]](#footnote-16) was included where the report was peer-reviewed and there was no conflict of interest, such as commercial gain in the way the data was produced.
2. The data used was sourced from multiple and preferentially replicated studies.
3. The modifying actions were tested in a range of locations.

Phase 1 does not include relationships between individual modifiers.

## Calculating risk

### Baseline risk

The baseline risk is the initial risk of N loss from land.[[16]](#footnote-17) This is calculated as the sum of the products of nitrogen source(s) and nitrogen transport factors for leaching and runoff (figure 1), as they interact with biophysical characteristics (soil type, slope, climate (precipitation)), and irrigation[[17]](#footnote-18). Users also manually change the N-source inputs if they are adopting, or scenario modelling, any of the tools suggested mitigations.

Figure 2: Baseline risk calculation

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### Overall risk

Overall risk is the risk of N loss from land after N-loss modifiers are applied.

Phase 1 of the RIT allows users to select from over 30 modifiers.

The overall risk is calculated as the sum of the products of the baseline risk, multiplied by the modifiers (figure 2).

Figure 3: Overall block risk calculation

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## Understanding risk scores

This a high-level summary about scores. Please read the supplementary document [*Contaminant Loss Risk Index Tool: Understanding Risk Scores and Heatmaps*](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-understanding-scores-and-heatmaps).

### Score definitions

The tool presents a number of different scores. As above, there is a baseline score and an overall risk score which show the initial risk based on N inputs and the modified risk based on modifiers selected by the user. These are then presented to users at block level and farm level as aggregated scores and per-hectare scores. Some scores are also broken into their runoff risk score and leaching risk score so users can see what the main loss pathway is.

All scores have their own purpose and provide consumers of the reports with different insights into N-loss risks on farm.

The different scores produced by the tool are described below.

Table 4: Risk Index Tool scores

| Term | Definition |
| --- | --- |
| **Aggregated risk scores** | The total scores presented at block level and farm level. |
| **Block score (aggregated)** | The aggregated block score is calculated as the total N-loss risk of all polygons, or parts of polygons, contained within the area of that block. |
| **Farm score (aggregated)** | Refers to the total score of all blocks within the farm and the ineffective land. |
| **Per-hectare scores** | Are presented at block level and farm level. |
| **Block score (per hectare)** | The per-hectare block score is calculated as the aggregated block score divided by the area of the block in hectares. |
| **Farm score (per hectare)** | The per-hectare block score is calculated as the aggregated farm score divided by the area of the farm in hectares. |
| **Polygon scores** | Are used to create two heat maps, using aggregated and per-hectare risk scores. |
| **Heat map of risk per polygon** | This map shows all the polygons within the report area, shaded according to the total risk of each polygon. The larger polygons are thus likely to be the higher-risk polygons due to their larger area. |
| **Heat map of risk per hectare** | This map shows all the polygons within the report area, shaded according to the risk per hectare of each polygon (ie, the total risk of each polygon divided by its area in hectares). |

### Scores are ‘unbounded’

Scores are a number between 0 and infinity (technically, although limited by practicality) and are therefore termed ‘unbounded’.

The RIT does not categorise the risk outputs. Score categories of low, medium, or high are deemed unsuitable as the RIT does not consider catchment contexts. For example, a risk score could be considered high in an overallocated catchment, but low in another.

We also considered scores of fixed numerical categories to be unsuitable. For example, if scoring 1–5, all viticulture could score 1, while all dairying and vegetable production could score 4–5. This would be unhelpful for both farmers and councils. It also does not allow for fair comparisons between farms of the same enterprise type.

### Interpreting scores in a catchment context

Without the council portal, and the way scores and heatmaps are presented, it is difficult for councils to set scores in a catchment context as high, medium or low. At present, this is discouraged until the future development phases allow for catchment views to be presented.

However, as an initial starting point, councils and tool users should consider the catchment context. Is nitrogen the contaminant of concern or something else? If nitrogen is not the contaminant of concern, then potentially actions may focus only on those with ‘high’ risk scores. For those catchments where N loss is a priority, actions should be identified to reduce risks.

The risk score does not give a full indication of the farm’s impact on the receiving environment. Rather, this will be influenced by:

* the state of the catchment (eg, whether it is over-allocated for nitrogen)
* sensitivity of the receiving environment to nitrogen inputs
* proximity of waterways and attenuation times
* cultural and social factors (eg, cultural significance of the receiving environment).

Councils will need to:

* determine what the RIT risk scores mean in the context of each catchment, as the RIT does not define or categorise the risk scores
* compare risk scores between farms in a catchment, to understand the farm’s position on the risk distribution curve for that catchment
* work with tangata whenua and communities to decide on the acceptable risk in a specific situation – for example, setting limits within a freshwater management unit.

# Assumptions and limitations

## Assumptions during phase 1 development

When developing the tool, general assumptions were made for assessing the baseline N-loss risk:

* N-loss risks for leaching are relevant for nitrate (and transformations into and from nitrate-nitrogen).
* N-loss risks for runoff are relevant for nitrate and non-nitrate forms of nitrogen.
* If irrigation increases plant growth in the summer months, the RIT methodology ensures that irrigation lowers the leaching transport risk. Often, irrigation will result in higher runoff transport factors, due to the effect of rainfall arriving on already-wet soils. Usually, irrigated conditions are accompanied by greater N inputs (eg, fertiliser, stocking rate). It is the combination of the transport factor and the inputs that determines baseline risk. The methodology assumes that the irrigation is well scheduled, and the system is efficient and well maintained (centre pivot with variable rate irrigation technology).
* Irrigation usually leads to the intensification of farming systems. The RIT captures the increase in intensification and in risk. It addresses the higher inputs (source) of nitrogen due to higher fertiliser use or higher stock numbers than non-irrigated land.
* Slope has been accounted for by estimating soil erosion losses. We obtained observations for sediment loss from different slopes from the literature. We used these to generate mean observed sediment losses for land use and slope classes (flat, rolling, easy and steep corresponding to <7, 7–15, 15–25, and >25 degrees, respectively).[[18]](#footnote-19)
* Ineffective areas of a farm are assumed to have no managed inputs of N. The risk from these areas is calculated as that from erosion, only assuming the values taken from the literature for ‘exotic forestry’.

### Assumptions for leaching

* S-map’s soil properties are suitable for the RIT. Some land areas have been mapped from the Fundamental Soil Layers to S-map layers.[[19]](#footnote-20)
* The Agricultural Production Systems sIMulator (APSIM)[[20]](#footnote-21) processes for water, carbon and nitrogen are adequate for the RIT.
* The nitrogen applied to a ryegrass/white clover pasture is a reasonable proxy of risk in a general sense, although testing against horticultural rotations (such as arable and vegetable production) is still required.
* Risk increases linearly with the amount of nitrogen applied to the soil.

### Assumptions for runoff

* Commonly used in modelling runoff, the curve number approach used to calculate runoff is reasonable for a simple risk index. We selected it as it was consistent with the input data available.
* Modifications for the availability of nitrogen sources as inputs for runoff risk can vary according to month and type of source.

### Assumptions for mitigations and modifiers

* Full effectiveness and good implementation.
* Effects apply at the block scale.
* Modifiers may be working in parallel, but a series effect is assumed on the basis that the most effective modifier would reduce risk first.
* Relationships between individual modifiers are not included in the first phase of the RIT; therefore, modifier effects are not ‘stacked’.

## Limitations

### Other contaminants

Phase 1 only estimates risk for diffuse N loss. Users need to be mindful of the risks from other contaminants (eg, phosphorus and pathogens). Consider using other models or tools, as part of a multi-evidence approach to assess the risks of other contaminants.

### Catchment allocation and accounting

Phase 1 cannot quantify the mass loss of nutrients (eg, as kg N/ha/year) and should not be used for catchment accounting or allocation that requires quantification of loss estimates.

Currently the tool does not allow users to extract risk scores for uploading into other systems.

### Versions

The RIT is designed to evolve, so that it uses the best data and knowledge available at the time. Improvements will likely change risk scores. We will release new RIT versions as knowledge and technical information change. This may include updating biophysical information (soil, climate, transport factors), mitigations and modifiers, or include additional contaminants.

We will notify and publicise upcoming version changes.

### LINZ parcels

The RIT requires manual updating of LINZ parcels. If parcels are incorrectly shown at the time of creating a farm boundary, users can manually adjust the farm boundary to better reflect the farm area.

### Leaching and nitrogen movement

The RIT does not account for the movement of nitrogen from one block to another. For example, if a block ends at the bottom of a slope, the adjacent block at the bottom of the slope does not receive the nitrogen loss from the slope as an input.

### Users cannot upload or overwrite data

The RIT does not have the functionality for users to upload or overwrite underpinning data, whether biophysical, or nitrogen source inputs, beyond changing the quantity of inputs, or modifiers.

### Sites and species of cultural or community significance

Phase 1 does not allow users to identify sites or species of significance on-farm or within catchments. The tool also does not recognise if a block is adjacent to a waterway. These are all considerations when writing freshwater farm plans and assessing inherent vulnerabilities.

Consumers will need to view other evidence (eg, maps) to determine block proximity to waterways, and assess if there are sites and species of significance when determining appropriate actions.

### Critical source areas

Critical source areas are areas within a farm or catchment that contribute a disproportionately large quantity of contaminants to water (relative to their extent), leading to poor water quality. Critical source areas must be identified as part of writing freshwater farm plans. Phase 1 may be able to help identify these areas with the help of the heatmaps; however, the tool does not consider proximity to waterways so will require some interpretation alongside other evidence.

### Mitigations and modifiers

The RIT has a pre-populated list of modifiers. Users cannot add their own modifiers but can use other mitigations that reduce the N input to blocks. Users may wish to report this supplementary information through their freshwater farm plan or resource consent application assessment of environmental effects.

The RIT does not include modifiers that may increase risk.

### Irrigation

Irrigation is a key concern for councils. This is because of the ability to intensify irrigated land, and the impact of poorly managed equipment and poorly scheduled irrigation on neighbouring water bodies, degrading freshwater. The impacts of intensification are captured through increases in N-source inputs (eg, stock numbers, fertilisers and crop residues).

The RIT assumes that the irrigation is well scheduled, and the system is an efficient, well-maintained centre pivot that takes account of different soil types within a block. Centre pivots can achieve much higher distribution uniformities than other systems commonly used in New Zealand. The RIT does not currently induce a modifier that would account for irrigation systems that perform to lower standards.

Poorly designed, poorly maintained and less efficient irrigation systems will increase the risk of N loss from both leaching and runoff.

### Production systems with rotations

In context of the RIT, rotations are for a single grower or growing enterprise rotation schedule.

The RIT requires one year of inputs to calculate a score. We acknowledge that some vegetable and arable systems typically have a 5–7-year rotation. However, we recommend users enter current rotation input values for the reporting year.

There could be implications for users trying to block land leased for short periods (less than one year). This may affect their overall farm score, but if blocked separately they can be considered at the ‘block score’ level.

### Animal N contributions (annual Nex)

Poultry, pigs, goats, horses, mules, and asses have an annual N-excretion rate (Nex). This Nex is the total nitrogen produced through urine and excrement per year as described in the [*Contaminant Loss Risk Index Tool: Technical Document*](https://environment.govt.nz/publications/contaminant-loss-risk-index-tool-technical-document/). The tool asks for the head number per month and requests users assign these to blocks.

The tool has taken the annual Nex rate and divided it by 365 days and then multiplied this by the number of days per month to give a monthly N contribution. February is 28 days every year and ignores leap years.

If actual monthly Nex rates become known for these stock types, the monthly Nex number can be updated in future phases.

### Poultry

Outdoor poultry have been included in the tool at this time but should be treated with caution. Barn-raised poultry have been excluded at this time.

Further work is required to allow for the removal of barn litter off site. Further, the modifiers that may appear for outdoor poultry may not be appropriate to select due to the way modifiers are filtered. There are no poultry-specific modifiers within the tool.

Duck, turkey, emu and ostrich are all assumed to have the same annual Nex number. The data source for this is the 2022 [New Zealand Greenhouse Gas Inventory](https://environment.govt.nz/publications/new-zealands-greenhouse-gas-inventory-19902023/) which notes the very small national herd size of emu and ostrich. While the N loss for these animals is likely higher, the population size means there is unlikely to be a big impact on scores.

### Outdoor pigs and outdoor sows

The tool gives both ‘outdoor pigs’ and ‘outdoor sows’ the same Nex number (11.05kg N/Head/Year). The technical document notes that sows were known to have a higher Nex number, but it was not available. It is noted the tool would be updated in the future.

The Greenhouse Gas Inventory uses the terms ‘breeding pigs”’ and ‘growing pigs’. The RIT continues to use ‘outdoor’ as the tool does not consider barn-raised pigs and the removal of barn litter.

### Horses, mules and assess

The RIT assigns all horses, mules and assess the same Nex value. The Greenhouse Gas Inventory Nex number is 25 kg N, per animal per year. The Nex number does not consider animal weight.

#### Racehorses

Racehorses are grouped with all horses in terms of N in urine and dung, as no data was available to differentiate horse excreta.

### Dairy sheep

There is no effluent nitrogen source for dairy sheep as data was not available.

### Dairy cows

There is no consideration of breed, number of milkings per day, seasonality, or animal health in the concentration of nitrogen in effluent, as data was not available.

Some of the pastoral modifiers do not show up for dairy. This is because they are practices that happen on dairy farms as a normal practice and as such are captured in the N-loss data for dairy systems during the data gathering and research.

### Catch cropping modifier

The Technical Working Group recognises several limitations to the catch crop modifiers, including that the tool does not record crop type, planting date or harvest date. The Technical Working Group are working with the Ministry to improve the way the modifier works.

## Sensibility testing

The Technical Working Group (TWG) did sensibility testing to:

* look at the effect of different factors on APSIM transport outputs
* compare observations of N loss against RIT risk estimates.

Sensibility testing looked at the effect of different factors on APSIM transport outputs using 156 farms, two of which were te ture whenua.[[21]](#footnote-22) The risk scores were consistent with the measured N losses, except for vegetable rotations.

Vegetables were included in the analysis. Initially the risk index values were consistently lower than expected, given the observed (measured) losses. As the risk relative to observed losses was consistently under-predicted, risk was boosted by a factor of five as an interim fix until vegetable-specific transport factors can be investigated.

### Data gaps

#### S-map and the fundamental soil layer

At the time Whitiwhiti Ora (WWO) data was supplied to MfE,[[22]](#footnote-23) S-map covered 10 million hectares of land, equating to about 50 per cent of all productive land. Around 45 per cent (0.56 million hectares) of te ture whenua (1.26 million hectares) is not covered by S-map.

For areas where S-map was not available, the Fundamental Soil Layer data was aligned to S-map proxies.

#### Virtual climate station network (VCSN)

Whitiwhiti Ora used VCSN data for RIT’s climate input data. The VCSN uses 150 physical weather stations from NIWA and MetService networks to interpolate weather across New Zealand at a grid of approximately 5 km. Higher uncertainty about the data is likely for locations furthest from the physical stations, in regions where the climate changes rapidly with distance, or in coastal areas where fewer physical stations are available for interpolation (ie, there are no weather stations at sea).

The VCSN grid has some gaps on coastal areas where the centroid of the grid falls outside the coastline. In these cases, the nearest VCSN station was used. The proportion of production land area this affects has not been calculated but will be small. This data gap affects both general land and te ture whenua.

#### The Chatham Islands are excluded

The Chatham Islands are not currently covered in the RIT because of a lack of usable soil and climate data.

#### Transport risk for runoff on slopes

Phase 1 uses APSIM outputs only from categorically ‘flat’ land, ie, slope less than 7.5 degrees. The RIT adjusts those flat outputs for steeper slopes. There are several methods to account for slope (without adjustment). These have been captured and will be considered for future phases.

In general, te ture whenua is on hill country with moderate to steep slopes, and so may be more affected by future developments in this aspect than general land.

#### Year-to-year variation in weather and management on transport risk

The transport risks are presented as long-term aggregations and do not vary from year to year. Therefore, extreme weather events are not considered. However, farm management varies, responding and adapting to weather variation. In a future phase we will investigate the interaction between the specific year management information entered by the user, and the long-term median aggregation of the transport risk.

#### Nitrogen uptake data averaged over a year

The TWG outlined a method to account for nitrogen uptake by shallow-rooted crops. However, this was not used. Due to a lack of data, the group was unable to test whether the transport risk for nitrogen leaching under pasture was materially different from that under a range of crop rotations. We will consider this for future phases.

Total nitrogen uptake should be distributed according to an exponential or sigmoidal curve (depending on the crop and its growth pattern). However, for simplicity and the time constraints for this project, a normal distribution has been assumed.

As noted, shallow-rooted crops tend to receive lower risk scores than expected. This is because they only have access to shallow depths in the soil, and the modelling is based on pasture species. This has been identified as a gap. We will consider improvements to this for future phases of the tool.

#### Inclusion of soil nitrogen mineralisation as a soil residue nitrogen source

It has been questioned why the RIT does not include soil organic matter mineralisation in the N input sources. This is entirely separate from mineralisation of crop or plant residues (including cultivated pastures), which are explicitly included. Soil organic matter mineralisation is not an input that is controllable by the land manager. The effects of seasonal mineralisation are already included in the leaching transport factors. Given this, soil organic matter mineralisation is treated as an underlying biophysical feature rather than an explicit input. This manner of inclusion does assume that the soil organic matter is in a general steady state – meaning that it can vary within the year but will return to its previous state.

#### Production forestry

The RIT does not consider the age of trees and associated nitrogen uptake.

## Future phases planning

We have recorded these limitations for consideration in future development.

# Tangata whenua and the RIT

## Overview of Māori engagement

The Ministry for the Environment (MfE) and the Ministry for Primary Industries (MPI) set up two groups at the start of 2022 to collaborate on nutrient management. They provided the perspectives of:

* governors of Māori collective organisations (Governance Advisory Group)
* on-the-ground tool users and land managers (Operational Managers Advisory Group).

They were engaged through a series of online hui, two farm visits, and one in-person meeting in Wellington.

The Nutrient Management Tools team (NMT) also engaged with the Ministry’s Freshwater Iwi Advisory Group. This was to ensure they had oversight of the project, and for the NMT team to fulfil obligations as Treaty partners.

Two more groups were established during the year and included Māori members to ensure representation: the Technical Working Group and the Subject Matter Expert Group.

An advisor for Māori perspectives has been a member of the Technical Working Group, which provided scientific oversight, subject-matter advice, expertise and guidance, and leadership in the development of the RIT. The Māori advisor also provided input into other workstreams across the NMT team, and was a member of the Operational Managers Advisory Group.

Two Māori/collective landowner representatives were part of the six-person Subject Matter Expert Group, which gave technical advice to support the successful design and delivery of the RIT.

## Mātauranga Māori

Mātauranga is the Māori knowledge system, which includes environmental knowledge, cultivation (mahinga kai), fishing (hī ika), and traditional cultural practice. It emphasises the connection of all life in the spiritual and material worlds. The knowledge system is based on acute observations over millennia. It draws on the observations of ancestors and allows contributions to knowledge in the present to be passed on to descendants in the future.

Māori are therefore experts in their local dynamic, natural environment, as they have the long-term knowledge of using ecosystems. The lessons from mātauranga Māori can assist in effective decision-making and provide a holistic approach to environmental management.

Mātauranga Māori is strongly connected to whakapapa and can be specifically located. Mātauranga can be associated with a particular area, and held by a specific hapū or iwi. It is context-specific, and should be used for a specific purpose. Use of mātauranga Māori for purposes other than its intended purpose, is considered a lack of manaakitanga (showing respect and care) for the person who provided the knowledge.

### Mātauranga Māori has not been built into the RIT

Although the Science Advisory Panel recommended that we incorporate mātauranga, we later learnt through the engagement at the start of the development, that it was culturally inappropriate to do so.

Mātauranga has therefore not been incorporated into the RIT because:

* it is strongly connected to whakapapa and is shaped locally at the level of iwi, hapū, whanau and production landowner or operator
* it is not possible to reflect specific mātauranga for every potential user of the RIT within the tool itself
* when shared, it is given for a specific context and can only be used for that specific purpose.

We encourage councils to engage with tangata whenua to develop and maintain relationships that will enable iwi Māori to influence the design, implementation and monitoring of the nutrient management tools for achieving freshwater outcomes.

Preparing catchment context challenges and values (CCCVs) is a notable part of the Freshwater Farm Plan Regulations. Catchment context challenges and values could inform RIT scores at catchment or sub-catchment level.

# Expert peer review

An independent technical peer review of the RIT’s science model was completed in mid-2023.

The reviewers had the following expertise:

* editor-in-chief of scientific journals
* environmental and catchment science
* lake ecology
* lake water quality modelling
* land and water management
* limnology
* Māori agri-business
* nitrogen processes
* New Zealand regional councils
* soil science and pedology
* sustainable agriculture
* water-use efficiency / irrigation science.

The feedback was collated and provided to the TWG. From this work, we identified what could be improved now, what this guidance could cover, and what we could address in future phases.

# The RIT and other nutrient management tools

## Using the RIT and other tools

This guidance does not endorse any other tools or discuss their use for regulatory purposes.

However, we acknowledge that councils may use a range of tools to help with nutrient management and accounting requirements.

Councils are not required to use the RIT – it is optional. Those adopting the RIT may:

* use the RIT as their only tool
* use other tools when these are more suitable than the RIT
* use the RIT as an indicator for more analysis, which may include other tools to investigate the potential for N loss.

# Contact us

If you have any questions or feedback on this guide or the Risk Index Tool in general, please email: [riskindextool@mfe.govt.nz](mailto:riskindextool@mfe.govt.nz).

# Glossary

|  |  |
| --- | --- |
| **Accuracy (model)** | The closeness of a measured or computed value to its ‘true’ value. Due to the natural complexity, variability and dynamism of many environmental systems, this true value is likely to be a distribution rather than a discrete value. |
| **Accounting**[[23]](#footnote-24) | The freshwater quality accounting system must (where practicable) record, aggregate and regularly update, for each freshwater management unit (FMU), information that is measured, modelled or estimated:  (a) loads and concentrations of relevant contaminants; and  (b) where a contaminant load has been set as part of a limit on resource use, or identified as necessary to achieve a target attribute state, the proportion of the contaminant load that has been allocated; and  (c) sources of relevant contaminants; and  (d) the amount of each contaminant attributable to each source. |
| **APSIM** | Agricultural Production Systems sIMulator. A process-based simulation model encompassing a soil-plant-atmosphere-management system. ([www.apsim.info](http://www.apsim.info)) |
| **Biophysical characteristics** | Features of the land or environment including soil, slope and climate. |
| **Block** | An area of land within a farm or orchard boundary subject to similar and consistent farm management practices. |
| **Blocking** | Geospatial identification of a block of land. |
| **Block score (aggregated)** | The aggregated block score is calculated as the area-weighted total of the N-loss risk of all polygons contained within the area of that block. |
| **Block score (per hectare)** | The per-hectare block score is calculated as the aggregated block score divided by the area of the block in hectares. |
| **Critical source area** | Area within a farm or catchment that contributes a disproportionately large quantity of contaminants to water (relative to their extent), leading to poor water quality. |
| **Consistent management** | Management actions that are carried out in the same way over time. |
| **Curve number** | The curve number estimates the proportion of fast lateral runoff (including overland flow) from storm rainfall depth. Numbers range from 0 (no fast runoff) to 100 (complete fast runoff). It aggregates effects of soil type, land use, and management and surface condition/permeability. Curve numbers can be adjusted as soil wetness changes. Advantages of the method are its simplicity and reliance on only one parameter, as well as its wide use historically. |
| **Farm** | As per section 217B of the Resource Management Act 1991, a farm is where all or part of the land use is—   1. arable land use; or 2. horticultural land use; or 3. pastoral land use; or 4. other agricultural land use prescribed in regulations made under [section 217M(1)(b)](https://www.legislation.govt.nz/act/public/1991/0069/latest/link.aspx?search=sw_096be8ed81c9ced8_farm_25_se&p=1&id=LMS376090#LMS376090); or 5. any combination of the above.   RIT farms can include one or more parcels of land (contiguous or not) managed as a single operation. |
| **Farmer** | In this guide, the person with ultimate responsibility for operating a farm (to match the definition of ‘farm operator’ in section 217B of the Resource Management Act 1991). |
| **Farm score (aggregated)** | Refers to the total score of all blocks within the farm (including ineffective land). |
| **Farm score (per hectare)** | The per-hectare block score is calculated as the aggregated farm score divided by the area of the farm in hectares (including ineffective land). |
| **Freshwater farm plan**[[24]](#footnote-25) | A legal instrument established under Part 9A of the Resource Management Act 1991 (sections 217A to 217M). The plans identify practical actions on farm that help improve local waterways. |
| **Freshwater management unit (FMU)[[25]](#footnote-26)** | All or any part of a water body or bodies, and their related catchments, that a regional council determines under clause 3.8 of the NPS-FM 2020 is an appropriate unit for freshwater management and accounting purposes. Part of an FMU means any part of an FMU including, but not limited to, a specific site, river reach, water body, or part of a water body. |
| **Heat map** | A map displaying the level of risk of different areas of land on the farm. The RIT produces two heatmaps – risk per hectare and risk per polygon. |
| **Heat map of risk per hectare** | This map shows all the polygons for the farm area, shaded according to the risk per hectare of each polygon (ie, the total risk of each polygon divided by its area in hectares). |
| **Heat map of risk per polygon** | This map shows all the polygons for the farm area, shaded according to the total risk of each polygon. The larger polygons are thus likely to be the higher-risk polygons due to their larger area. |
| **Inherent vulnerabilities[[26]](#footnote-27)** | Risks to freshwater and freshwater ecosystems from the biophysical features of the land, including from irrigation or drainage. |
| **Leaching** | Transport pathway that refers to a percolation of water that carries dissolved nutrients and contaminants through the soil profile towards and below the root zone. (Also known as vertical flow.) |
| **Loss (contaminant)** | The load (mass such as kg N) or yield (mass area time such as kg N/ha/year) of contaminant discharged to the receiving environment. |
| **Model** | A simplification of reality built to gain insights into select attributes of a physical, biological, economic or social system, or a formal representation of the behaviour of system’s processes. Can be defined in mathematical, statistical terms, physical or conceptual terms. |
| **Mitigations** | Actions that change the inputs, usually lowering them and the risk of N loss. For example, the stocking rate changes urine and dung values, fertiliser use, and timing. Mitigations do not always decrease inputs; they could increase them, therefore increasing risk. |
| **Modifiers** | Actions that do not change the inputs but can change the level of risk of N loss. For example, a wetland is a modifier. Phase 1 of the RIT only includes modifiers that reduce risk. |
| **N loss** | Loss of nitrogen |
| **Nitrogen input** | Amount of nitrogen applied to the soil from various sources including crop residues, animals (urine and faeces), soil residues, and fertiliser. |
| **Overseer** | Online software that is used for calculating nutrient losses and helps farmers and growers make management decisions on fertiliser application to improve their farm’s environmental sustainability and productivity. |
| **Polygon** | Polygons are the geospatial units of land with a uniform set of characteristics – each polygon has the same biophysical data. If a polygon is separated by a block boundary, the polygon is cut accordingly. |
| **Regulatory context** | The manner in which effect is given to national or regional regulation (eg, the RMA, regional plans). |
| **Risk calculation service** | The RIT functionality that uses the biophysical characteristics, nitrogen inputs, nutrient transport factors, and mitigations and multipliers to calculate the estimated N-loss risk at the block and farm level. |
| **Risk index** | A measure of risk. |
| **Risk score** | The number generated by the RIT for risk. The score is termed unbounded as in theory the range is 0–infinity. The RIT does not define scores as low, medium and high. The RIT produces both per-hectare and aggregated risk scores at farm and block scale. |
| **Runoff** | Transport pathway over the soil surface that travels by gravity towards a stream channel, often incorporating particulate form of nutrients and contaminants. (Also referred to as non-vertical, horizontal, or overland flow.) |
| **Sensibility testing** | Comparative testing between modelled or calculated results. This includes sensitivity to inputs and relativity between land uses and their management, to determine if the estimates are sensible, or if there is a material difference between observations. |
| **Sensitivity (model)** | The degree to which model outputs are affected by changes in selected input parameters. |
| **S-map** | Digital soil map of Aotearoa New Zealand. It includes fundamental soil data – such as depth, texture, available water, macroporosity, P retention, pH, and soil carbon.  ([soils.landcareresearch.co.nz/tools/s-map-online/](https://soils.landcareresearch.co.nz/tools/s-map-online/)) |
| **Te ture whenua** | Land owned by Māori and managed under the Te Ture Whenua Māori Act 1993. |
| **Uncertainty** | Lack of knowledge about models, parameters, constants, data and beliefs. There are many sources of uncertainty, including the science underlying a model, model parameters and input data, observation error, and codes. |
| **Variability** | Observed differences attributable to true heterogeneity or diversity. Variability is the result of natural random processes, and is usually not reducible by further measurement or study, although it can be better characterised. |
| **Whitiwhiti Ora** | A workstream in the Our Land and Water National Science Challenge. AgResearch, Plant and Food Research and Manaaki Whenua – Landcare Research, provided the transport maps using S-map, slope and APSIM.  ([Land Use Opportunities: Whitiwhiti Ora](https://landuseopportunities.nz/)) |

# Appendix A: RIT assessment against best practice

We report on the core components and prompts in our report [*Developing, adapting and applying environmental models in a regulatory context in New Zealand*](https://environment.govt.nz/publications/developing-adapting-and-applying-environmental-models-in-a-regulatory-context-in-new-zealand/)*.* The report column includes input from the Technical Working Group (TWG).

| Core component | Prompt | RIT report |
| --- | --- | --- |
| **Conceptual basis** | 1. The choice of model is supported by the quantity and quality of available data. | 1. Partially achieved: The TWG used national and international data to develop a risk index rather than a loss number based on these criteria. However, quality and availability of data for modifiers were often limited and did not cover all situations. Runoff curve data for overland flow was not fully addressed for all situations. Vegetable systems and nitrogen mineralisation data was limited. Data gaps may disproportionately affect te ture whenua. |
| 1. Appropriate scientific theories form the basis for models, including their relationship to te ao Māori (the Māori world view), and extent to which they draw on mātauranga (knowledge) and maramataka (Māori lunar calendar). | 1. Not achieved: The development of the tool did not draw on a te ao Māori view, nor on maramataka. Mātauranga was not included either, as the Māori Governance Group determined the inclusion was inappropriate. |
| 1. The attributes, relationships and processes of the modelled system are relevant to the problem of interest, and the important drivers and processes represented by the model are relevant to the assessment being undertaken. | 1. Achieved: Phase 1 only considers N-loss risk, as it was deemed the most urgent. The model considers leaching and runoff risks, and biophysical characteristics. We did not include other contaminants but will consider them for future phases. |
| **Respect for Te Tiriti o Waitangi** | 1. Mana whenua participation. | 1. Māori engagement to date has included:  * the Māori Governance Advisory Group, established by MfE to collaborate with the RIT development * Māori Operational Managers Advisory Group * Māori perspective provided by a TWG member * two collective Māori landowners on the Subject Matter Expert Group * presentation to the Freshwater Iwi Advisory Group. They are a subsidiary of the National Iwi Chairs Forum and the Freshwater Iwi Leaders Group. |
| 1. The role of te ao Māori and degree of focus on inter-generational health of te taiao (the environment). | 1. Partially achieved: Not within the RIT itself. The inter-generational health of te taiao will depend on the uptake and implementation of the RIT. Māori should be consulted when interpreting risk scores in their local catchments. |
| **Range of perspectives** | 1. Incorporate the range of perspectives and information sources into models. | 1. We consulted primary industry bodies on mitigations and modifiers used in the RIT. A TWG member provided Māori perspectives. Five regional councils provided representatives to form a refence group. The Subject Matter Expert Group for the RIT build included two council staff, two Māori farmers, a non-Māori farmer, and a farm advisor. |
| **Scientific and technical rigour** | 1. Address the principles of sound science when developing the model. The modellers’ assumptions and choices are underpinned by defensible and scientific or technical rationale. | 1. Achieved: We used APSIM, a reputable, documented and open access model to calculate the transport risks.   Data on nitrogen inputs are from published and peer-reviewed literature.  In estimating the value to assign for modifiers, experts surveyed the literature and only used data that was fit for purpose.  We did sensibility testing to look at the effect of different factors on APSIM transport output, and to determine if there was a material difference between observations of N loss and RIT estimates of risk. |
| 1. The quality and comprehensiveness of data is appropriate, as are the choices about which data to feed into the model. | 1. Achieved: see previous point. Data gaps and limitation are documented in technical documents and this guide. |
| 1. The quality assurance and evaluation (including planning, implementation, documentation, assessment, and reporting) are appropriate to ensure the model and its components are suitable for its intended use and meet required or reasonable performance standards. | 1. In progress: At the time of writing, we were preparing all documentation and planning for delivery and implementation support. We are also discussing monitoring and evaluation of the RIT. |
| **Trust and confidence** | 1. Degree of access to objectives, assumptions, sources of data and methods of data collection; mathematical frameworks, accuracy thresholds and quality assurance used. | 1. Achieved: Data that the TWG used is referenced, peer reviewed and published in the technical documents, and is on MfE’s website. References to these can be found in the technical reports. This was a deliberate decision, to allow for transparency. The technical reports outline the methodology for the risk scoring. The TWG is also drafting two journal articles, one on the RIT to minimise the risk of N loss from land to water, the other on using APSIM to estimate nutrient (eg, nitrogen) transport factors. |
| 1. Extent to which we have identified limitations and uncertainties, including evidence gaps, complexities and contentious areas. | 1. Achieved: We identified these, and openly discussed them in the technical reports and the regional council guidance. |
| 1. The process to ensure individuals and groups outside the project team (eg, decision-makers and mana whenua, kaitiaki, policy, regulatory and operational staff in public authorities, and parties likely to be affected by decisions made on the basis of model outputs) can feed into the evaluation processes, influence the design of the model, and understand its outputs and their implications. | 1. Partially achieved: The Subject Matter Expert Group was convened to ensure that the functionality of the RIT was suitable for users and consumers. The Regional Council Reference Group was consulted bi-weekly on the TWG’s decisions, and given an opportunity to meet with the TWG directly on two occasions, in May and October 2022. All groups likely would have wanted more opportunity to engage, but the project had limited time and resources. MfE and the TWG gave a technical presentation to the councils to help them understand how the RIT works. MfE was planning similar discussions with industry at the time of writing. More engagement is needed, particularly on implementation. |
| 1. The extent to which users can easily understand model predictions and supporting analyses, model evaluation or peer-review reports, and model implications. | 1. Achieved: This guide explains in plain language how the RIT works, its limitations, and its role in a multi-evidence, decision-support framework. Although we aimed for ease of understanding when writing the technical documents, the intended audience has some technical knowledge of diffuse nutrients in an agricultural system. |
| **Assumptions and limitations** | 1. Detail important assumptions used in developing or applying a computational model, and the resulting limitations that will affect the model’s applicability. | 1. Achieved: Recorded in the technical documents and included in this guide. |
| **Computational infrastructure** | 1. The mathematical algorithms and approaches used in the model computations. | 1. Achieved: Algorithms and approaches were underpinned by peer-reviewed, published research. They are recorded in the technical documents, which are peer-reviewed. |
| **Data availability and quality** | 1. The availability and quality of monitoring and other data that can be used for developing model input parameters and assessing model results. | 1. Achieved: Although all empirical data from New Zealand systems was used, in some instances, there was scarce data available to develop and test the RIT. This is documented in the peer-reviewed technical documents. |
| **Model resolution capabilities** | 1. Assess the level of disaggregation of processes and results in the model, compared to the resolution needs from the problem statement or model application – the resolution includes the level of spatial, temporal or other types of disaggregation. | 1. Achieved: The spatial disaggregation is at the minimum (ie, finest) scale allowable by the intersection of the weather grids with the soil and slope map polygons. The exception is that polygons occupying less than 0.1 hectare were incorporated into their neighbours. 2. Achieved: The transport model works on a daily basis to reflect daily variation in weather. The 15th of the month is taken as a proxy for transport processes for the entire month. The temporal disaggregation of nitrogen input sources is monthly. 3. Partially achieved: Transport risks are based on a pasture system. Testing is needed to understand how well this applies to other systems, such as forests and crops/vegetables. |
| **Sensitivity and uncertainty analysis** | 1. Investigate the parameters or processes that drive model results, as well as the effects of lack of knowledge and other potential sources of error in the model. | 1. Achieved: We did sensitivity testing to determine sensitivity of sources on risk scores. We also tested sensitivity of mitigations. However, sensitivity of modifiers was not required, as we used all available data in creating the modifiers. As a result, there was no data to compare potential interactions. Uncertainty work analysed losses as yields (kg N/ha/yr) against RIT scores for all relevant published data in New Zealand (n~150 observations). Recognising that observations and scores were not normally distributed, we compared estimated RIT scores against observed losses on ranked data. This showed good, consistent predictability (eg, R2>0.7, NSE>0.7 and MAE<0.75). |
| 1. Identify and explain the implications for the potential scope of model application. | 1. Achieved: We defined the scope of RIT use. The RIT is to be used as a part of a multi-evidence approach. Amendments to this use could be refined through monitoring and evaluation. This guide explains the tool’s limitations. |
| **Test cases** | 1. Develop basic model runs where an analytical solution is available or an empirical solution is known with a high degree of confidence. This ensures that algorithms and computational processes are implemented correctly. | 1. In progress: At the time of writing, farm scenario test cases were being developed to test and ensure the correct use of algorithms and implementation of computational processes (eg, the risk calculation service). The nature of risk models is that they are not suitable for comparison against analytical solutions. There has been comparison (see above) against data (empirical) using ranks. |
| **Validation and corroboration** | 1. Compare model results with data collected or observed in the field, to assess the model’s accuracy and improve its performance. | 1. Achieved: Completed in the sensibility analysis (above). The technical documents were peer reviewed. It is unlikely that this project would ever cause change in the underlying transport model (APSIM). The model is heavily validated against a wide dataset, is designed with a run-everywhere philosophy (ie, there are few or no site-specific parameters), and has a strong requirement for the review of software engineering and science. |
| 1. Compare model results with other similar models. | 1. A comparison was made between Overseer outputs for flat land in dairying and RIT scores, showing a good (and near 1:1) relationship. We did not test other land uses or topographies as Overseer is not considered an appropriate tool to estimate losses in these cases |
| 1. Assess the level of certainty for its predictions under the full range of conditions the model operates within, at a range of spatial and temporal scales. | 1. Achieved: Sensibility testing was part of RIT development. |
| 1. Assess how closely the model matches the real system of interest, or how accurately it represents observed relationships between key model parameters. | 1. Achieved: See previous point. |

# Appendix B: Potential use scenarios

| Scenario | Purpose | User (U) and consumer (C) | Strengths | Limitations |
| --- | --- | --- | --- | --- |
| Freshwater farm planning | Identify risk | Farmers (U, C)  Advisors (U, C)  Certifiers and auditors (C) | Helps to identify on-farm risk areas.  Identifies N-loss risk. The aggregation of scores provides an overall risk status for blocks and farms.  The per-hectare heatmap ensures small areas with higher risk are visible.  A useful prompt for discussion between farmer and certifier, to understand likely risk on farm.  Useful for certifier that risks have been identified for  N loss.  Provides useful information for catchment group management and progress towards better freshwater outcomes. | Soil data gaps on te ture whenua disadvantage these landowners.  Phase 1 covers N-loss risk only (leaching and runoff).  Scale of background biophysical risk layers (ie, broad or differing scales may mask farm-scale risks).  The RIT does not extrapolate or advise on risk score drivers. This may be a barrier to its use for compliance auditing.  Users can’t enter their own mitigations.  RIT farm management data inputs may not be as detailed as those required for freshwater farm plan risk assessments.  Biophysical data is based on average data, which could mask efficient and inefficient performers.  Users can’t overwrite biophysical data.  Does not consider proximity of waterways or critical source areas. |
| Identify mitigations and modifiers | Farmers (U, C)  Advisors (U, C)  Certifiers and auditors (C) | Provides useful risk status, modifiers, mitigation strategies, and effectiveness information for farmer and certifier.  Provides a way to assess mitigation options and their impact on overall risk status.  Useful for certifier to identify other modifiers and mitigations that could be implemented.  A useful prompt for discussion between farmer and certifier, to understand actions that may help to manage risk. | Mitigation and modifier options only for N loss related risks (phase 1).  Users can’t enter their own modifiers.  Greater level of detail may be required in freshwater farm plan.  May be more useful for some land uses than others (dairy versus pork) due to the mitigations or modifiers available.  Pre-populated modifiers and suggested mitigations may not be appropriate to manage a risk. Other actions could be required as part of a freshwater farm plan. |
| Consenting | Determine consent conditions  (This does not determine activity status) | Farmers (U,C)  Advisors (U,C)  Regional councils (C) | Provides an N-loss risk score which may help determine consent conditions.[[27]](#footnote-28) | Scores may change if practices or tool versions change, which could affect consent conditions. Translations should be considered between versions.  Does not consider proximity of waterways or critical source areas. |
| Identify mitigations and modifiers | Farmers (U, C)  Advisors (U, C)  Regional councils (C) | Provides broad direction for farmers and advisors preparing consent applications on modifier and mitigation options.  Provides broad direction for regional council consents officers on whether the mitigation and modifier options are appropriate.  Technical experts have reviewed the RIT’s mitigations and modifiers. | Mitigation options and modifier suggestions only for N-loss risks (phase 1).  The table in phase 1 may not include some mitigations and modifiers used by farmers and growers.  More detail may be required at actual farm level.  May be more useful for some land uses than others (eg, dairy versus pork) due to the mitigations or modifiers.  The score should not be treated as a hard number that should maintained or reduced for compliance. |
| Regional plan changes | Develop policy and rules | Regional councils (C) | Broadly indicates the location of high-risk contaminant loss areas.  Broadly indicates improvements in risk score, through the mitigation and modifier options. | There are no clear links between risk score and catchment objectives.  Can’t be used for allocation or accounting because it does not specify kg N/ha/year loss.  Phase 1 only provides nitrogen risk. Other contaminants may be included in later phases. |

1. [*Government response to the findings of the Overseer peer review report,*](https://environment.govt.nz/publications/government-response-to-the-findings-of-the-overseer-peer-review-report/)August 2021. [↑](#footnote-ref-2)
2. [*Overseer and regulatory oversight:* *Models, uncertainty and cleaning up our waterways,*](https://pce.parliament.nz/media/tv0la52o/overseer-and-regulatory-oversight-final-report-web.pdf) December 2018. The review was an independent investigation of the nutrient management model that could inform the debate about its role in improving water quality and identify how to improve Overseer’s suitability for use as a regulatory tool. [↑](#footnote-ref-3)
3. For further information on freshwater farm plans, see <https://environment.govt.nz/acts-and-regulations/freshwater-implementation-guidance/freshwater-farm-plans/>. [↑](#footnote-ref-4)
4. We set up these groups to ensure development and delivery of a high-quality product based on a set of principles, including transparency, fitness for purpose, and robustness in the face of uncertainty. [↑](#footnote-ref-5)
5. TWG members: Professor Richard McDowell (Lincoln University), Dr Valerie Snow (AgResearch), Reina Tamepo (Scion; Advisor for Māori perspectives), Dr Bethanna Jackson (BEEA Limited). Observers: Dr Gerald Rys (Ministry for Primary Industries), Dr Kohji Muraoka (Ministry for the Environment). [↑](#footnote-ref-6)
6. Council Reference Group members: Mike Scarsbrook (Waikato Regional Council), Kate Proctor and Katrina Brunton (Hawke’s Bay Regional Council), Alastair Smaill (Greater Wellington Regional Council), Olivia Cook (Environment Canterbury), Jane Carroll (Southland Regional Council). [↑](#footnote-ref-7)
7. Subject Matter Expert Group members: Jon Palmer (Waikato Regional Council), Kate Proctor (Hawke’s Bay Regional Council), Charlotte Senior (farmer and farm consultant – AgriIntel, Canterbury), Chris Dennison (farmer, North Otago), Charles Taituha (collective landowner, Waikato), Chevon Horsford (collective landowner and farm consultant, Northland). [↑](#footnote-ref-8)
8. Ministry for the Environment. 2023. [*Developing, adapting and applying environmental models in a regulatory context in New Zealand*](https://environment.govt.nz/publications/developing-adapting-and-applying-environmental-models-in-a-regulatory-context-in-new-zealand/). Wellington: Ministry for the Environment. [↑](#footnote-ref-9)
9. For the purpose of the RIT and this guidance, mitigations and modifiers could be considered ‘actions’ for freshwater farm plans. [↑](#footnote-ref-10)
10. Land owned by Māori and managed under the Te Ture Whenua Māori Act 1993. [↑](#footnote-ref-11)
11. To be used as a part of a multi-evidence approach. [↑](#footnote-ref-12)
12. The RIT functionality that uses the biophysical characteristics, nitrogen inputs, nutrient transport factors, mitigations and modifiers to calculate the estimated N-loss risk at the block and farm level. [↑](#footnote-ref-13)
13. The RIT functionality that uses the biophysical characteristics, nitrogen inputs, nutrient transport factors, mitigations and modifiers to calculate the estimated N-loss risk at the block and farm level. [↑](#footnote-ref-14)
14. These were based on the outcomes from the Science Advisory Panel, the Government Response Report, various workshops and feedback, and the recommendations of the Parliamentary Commissioner for the Environment to the Overseer review. [↑](#footnote-ref-15)
15. Research or information produced outside of traditional commercial publishing – for example, reports, working papers, government documents and conference papers. [↑](#footnote-ref-16)
16. Baseline risk is the first step in estimating the overall N-loss risk score. It is not a farm’s base risk to use for comparisons. [↑](#footnote-ref-17)
17. Users inform the RIT if the block is irrigated (a yes/no question), as irrigation adds precipitation and could increase nitrogen uptake. [↑](#footnote-ref-18)
18. The RIT uses APSIM (Agricultural Production Systems sIMulator) output only from categorically flat land (ie, less than 7.5 degrees of slope). Testing empirical evidence for slope correction showed that none were satisfactory for New Zealand conditions. Further work is suggested. [↑](#footnote-ref-19)
19. <https://smap.landcareresearch.co.nz/>. [↑](#footnote-ref-20)
20. <https://www.apsim.info/>. [↑](#footnote-ref-21)
21. Land owned by Māori and managed under the Te Ture Whenua Māori Act 1993. [↑](#footnote-ref-22)
22. 27 October 2022. [↑](#footnote-ref-23)
23. As defined by clause 3.29 of the National Policy Statement for Freshwater Management 2020. [↑](#footnote-ref-24)
24. For further context, see the [Resource Management (Freshwater Farm Plans) Regulations 2023](https://www.legislation.govt.nz/regulation/public/2023/0113/latest/LMS849086.html). [↑](#footnote-ref-25)
25. As taken from the National Policy Statement for Freshwater Management 2020. [↑](#footnote-ref-26)
26. As defined by the Resource Management (Freshwater Farm Plans) Regulations 2023. [↑](#footnote-ref-27)
27. Councils must do their own RIT output analysis to determine how to interpret the score for activity status. [↑](#footnote-ref-28)