Presbyterian Support East Coast

3. Response to the Royal Commission Recommendations Government Legal and Other Entities to be read in conjunction with Response Document for Faith Based entities

And

the Establishment of a new Puretumu Torowhānui Scheme Response Documents

Recommendation	Response	Comments	Action Plan
Recommendation 4			
The Catholic Church's principal	Accept in	For the Catholic church to comment further.	
representative in Aotearoa New	principle		
Zealand, the Archbishop of Wellington			
and eighth ordinary of the see, should			
write to the Pope and the Congregation			
for the Institutes of Consecrated Life			
and Societies of Apostolic Life:			
a. expressing concern that brothers in			
the Hospitaller Order of the Brothers of			
St John of God who have been accused			
or convicted of sexual abuse and			
neglect in Australia and Aotearoa New			
Zealand have also been sent to Papua			
New Guinea, and little is known about			
the nature and extent of abuse and			
neglect there or the needs of potential			
survivors			
b. seeking an Apostolic visitation into			
the nature and extent of abuse and			
neglect by the Order in Papua New			
Guinea and the systemic factors			

leading to abuse and neglect by the	
Order in the Oceania province.	
The letter should be developed and	
agreed with a representative group of	
survivors. The letter and report from the	
Pope and the Congregation for the	
Institutes of Consecrated Life and	
Societies of Apostolic Life should be	
made public.	
Recommendation 11	
Compensate survivors of abuse and	Accept in
neglect in care	principle
Me whakatau he utu ki ngā purapura	
ora i pākia e ngā mahi tūkino i roto i ngā	
pūnaha taurima	
If the government does not progress	
the Inquiry's recommended civil	
litigation reforms (Holistic Redress	
Recommendations 75 and 78 from the	
Inquiry's interim report, He Purapura	
Ora, he Māra Tipu: From Redress to	
Puretumu Torowhānui):	
a. the government should reform the	
accident compensation (ACC) scheme	
to provide tailored compensation for	
survivors of abuse and neglect in care	
and other appropriate remedies	
b. survivors should be fairly and	
meaningfully compensated for all	
direct and indirect losses flowing from	

torowhānui system and scheme c. the application process should be survivor-focused, trauma-informed and delivered in a culturally and linguistically appropriate manner.		
Recommendations 12–13 Order of St John of God specific actions He whakatau motuhake mō te Order of St John of God Recommendation 12 The Bishop of the Diocese of Christchurch should write to the Provincial of the Oceania Province of the St John of God Brothers seeking: a. regular notifications of all new reports of abuse and neglect in Aotearoa New Zealand received by the Order of the Brothers of St John of God (subject to complainants' consent) b. regular notifications of all requests to reopen or reassess claims involving Aotearoa New Zealand survivors c. the Order's response to all such reports and requests. All correspondence should be made	For Order of St John of God to comment further	

the steps taken in response as soon as			
possible.			
possible.			
Recommendation 13			
The Bishop of Christchurch, the		For relevant parties to comment further.	
Provincial of the Oceania Province of		To recevant parties to comment farther.	
the St John of God Brothers and			
relevant State representatives should			
meet and agree on what steps they can			
take, whether separately or together, to			
ensure all survivors of Marylands			
School, St Joseph's Orphanage and			
Hebron Trust in Ōtautahi Christchurch			
and their whānau or support networks			
are made aware of the puretumu			
torowhānui system and scheme and			
support options available to them.			
Recommendation 17			
The government should regularly	Accept		
assess the puretumu torowhānui	7.000 pt		
system and scheme against the			
performance indicators and publish			
annual reports on progress against the			
indicators.			
Recommendation 18			
Review Lake Alice settlements for		Unable to respond, don't have sufficient information.	
parity			
Tirohia anō mehe mea kei te ōrite ngā			
whakatau mō Lake Alice			
The government should:			

a. appoint an independent person to promptly review all Lake Alice settlements and advise whether any further payments to claimants who have previously settled are necessary to ensure parity in light of the District Court decision in 2002 regarding the deduction of money from second round claimants for legal costs b. ensure that any payments to claimants who have not yet settled are, as a minimum, equitable in light of the review. Recommendation 19 Establish an independent investigation	Subject to	Unable to respond, don't have sufficient information.	
of unmarked graves and urupā Whakatūria he arotakenga motuhake	Further consideration	Shabte to respond, don thave barnelent morniation.	
mō ngā poka ingoa kore me ngā urupā The government should appoint and fund an independent advisory group to	(STFC)		
investigate potential unmarked graves and urupā at the sites of former			
psychiatric and psychopaedic hospitals, social welfare institutions or			
other relevant sites.			
Recommendations 22-24			
Amend prosecution guidelines	STFC	Unable to respond, don't have sufficient information,	
Panonihia ngā tikanga whakawhiu-ā-		some points require legal knowledge to form a	
ture		response.	
Recommendation 22			

T. O. I. I. O. I.	·
The Solicitor-General should amend	
the suite of prosecution guidelines to:	
a. include a requirement that those	
making decisions about whether to	
prosecute, and which charges to file,	
act consistently with New Zealand's	
international human rights obligations	
and other relevant international law	
obligations (including the United	
Nations Convention on the Rights of	
Persons with Disabilities, the United	
Nations Convention on the Rights of	
the Child and the United Nations	
Declaration on the Rights of Indigenous	
People)	
b. include, in relation to the evidential	
test for prosecution, a requirement that	
those making assessments on the	
credibility and quality of a	
complainant's evidence recognise the	
potential for their own bias, obtain	
relevant expert advice where	
necessary, and provide appropriate	
accommodations where necessary	
c. include, as a public interest	
consideration for prosecution, that the	
offence was committed against a	
person in the care of the State or a	
faith-based institution	
d. strengthen obligations to engage	
appropriately (that is, more than	
consult) with complainants (including	
, (/a.a8	

	 T
the use of communication assistance)	
on prosecution decisions, including	
when considering whether to	
prosecute because of the likely	
detrimental effect on a witness's	
physical or mental health	
e. establish a review process for	
complainants who allege offences	
falling under Parts 7 or 8 of the Crimes	
Act 1961 where a decision has been	
made not to prosecute by NZ Police or	
a Crown Solicitor, which:	
i. is designed to ensure fairness and	
consistency in approach to charging	
decisions nationwide	
ii. requires an evaluative review of the	
evidence and the decision not to	
prosecute	
iii. establishes national panels of	
suitably trained and experienced	
prosecutors to conduct reviews of	
decisions not to prosecute made by NZ	
Police and Crown Solicitors	
iv. includes a requirement for the panel	
reviewing NZ Police decisions not to	
prosecute to seek legal advice from a	
Crown Solicitor where the decision is	
finely balanced and/or complex, or is	
an offence listed in the schedule to the	
Crown Prosecution Regulations 2013	
v. has the power to refer a decision not	
to prosecute back to the decision	

maker for further consideration and/or investigation vi. ensures complainants are consulted in person with necessary accommodations.			
Recommendation 23 The Solicitor-General should issue specific guidelines to prosecutors on how to approach cases involving complainants, witnesses and defendants who are Deaf, disabled and/or experience mental distress to ensure access to justice, and in doing so should involve those with lived experience throughout the development process to ensure concerns and aspirations are consistently understood and considered.	STFC	Legal perspective would assist in determining specific response to this recommendation.	
Recommendation 24 The government should invest in training for prosecutors on these guidelines.	STFC	Legal perspective would assist in determining specific response to this recommendation.	
Recommendation 25 Support judicial initiatives that address the causes of offending Tautokohia ngā tikanga-ā-ture e tohu ana ki ngā take whakamau hara The government should support and invest in judicial-led initiatives, such as	STFC	Legal perspective would assist in determining specific response to this recommendation.	

Te Ao Mārama – Enhancing Justice for All, that recognise and address the harm caused by abuse and/or neglect in care.			
Recommendations 26-32 Criminal justice legislative changes Ngā panoni ture taihara Recommendation 26 The government should amend the Crimes Act 1961 to specifically include disability within the definition of a vulnerable adult.	STFC	Legal perspective would assist in determining specific response to this recommendation	
Recommendation 27 The government should amend the Sentencing Act 2002 to: a. include, as an aggravating feature in section 9(1), the fact that a victim was particularly vulnerable arising from being in State or faith-based care or deprived of liberty b. expand the requirement for the court to consider the aggravating factors in section 9A(2) in cases of abuse and/or neglect to include children and young persons under the age of 18 years c. include a requirement that when considering an offender's previous	STFC	Legal perspective would assist in determining specific response to this recommendation	
convictions under section 9(1)(j) the court should ensure those with convictions for offences committed in			

and the second s			
response to abuse and/or neglect in			
care are not unduly penalised.			
Recommendation 28			
The government should amend section	STFC	Legal perspective would assist in determining specific	
284 of the Oranga Tamariki Act 1989 to		response to this recommendation.	
ensure that offending by young people			
abused and/or neglected in care in			
response to that abuse and/or neglect,			
is not given undue weight as an			
aggravating factor at sentencing for			
later unrelated offending.			
Recommendation 29			
The government should review the	STFC	Legal perspective would assist in determining specific	
Criminal Records (Clean Slate) Act		response to this recommendation.	
2004 to ensure that offending			
committed by people abused and/or			
neglected in care in response to that			
abuse or neglect, does not unfairly			
exclude them from eligibility under the			
Act.			
Recommendation 30			
The government should amend section	STFC	Legal perspective would assist in determining specific	
11 of the Victims Rights Act 2002 to		response to this recommendation.	
ensure that victims of abuse and			
neglect in State or faith-based care			
must be advised of the ability to seek			
redress in the civil courts and through			
the puretumu torowhānui system and			
scheme, and their right to apply for			
legal aid for civil proceedings.			

Recommendation 31 The Ministry of Justice should establish a list of specialist lawyers available to provide legal advice to victims about seeking puretumu torowhānui (holistic redress).	Accept		
Recommendation 32 The government should amend section 80(3) of the Evidence Act 2006 to ensure witnesses in criminal proceedings have an entitlement to apply for communication assistance to enable them to both understand the proceedings and to give evidence.	STFC	Legal perspective would assist in determining specific response to this recommendation.	
Recommendation 33 Education and training for people involved in the justice system Te ako me te whakamatautau i te hunga e mahi ana i roto i te pūnaha-ā-ture The Ministry of Justice, Te Kura Kaiwhakawā Institute of Judicial Studies, NZ Police, the Crown Law Office, the New Zealand Law Society and other relevant legal professional bodies should ensure that investigators, prosecutors, lawyers, and judges receive education and training from relevant subject matter experts on:	STFC	Legal perspective would assist in determining specific response to this recommendation.	

a. the Inquiry's findings, including on			
the nature and extent of abuse and			
neglect in care, the pathway from care			
to custody, and the particular impacts			
on survivors of abuse and neglect			
experienced in care			
b. trauma-informed investigative and			
prosecution processes			
c. all forms of discrimination			
d. engaging with neurodivergent people			
e. human rights concepts, including			
the obligations under the Convention			
on the Rights of Persons with			
Disabilities, the Convention on the			
Rights of the Child, Convention on the			
Elimination of All Forms of			
Discrimination against Women,			
Convention on the Elimination of all			
forms of Racial Discrimination, and the			
United Nations Declaration on the			
Rights of Indigenous Peoples.			
Recommendations 34-35			
Amend investigation guidelines and	STFC	For NZ Police to comment.	
establish a specialist investigation unit			
Panonihia ngā kaupapa arotake, ka			
whakatū ai he tira wherawhera			
motuhake			
NZ Police should review the Police			
Manual and other relevant material to			
ensure instructions and guidelines			
reflect and refer to Aotearoa New			
Zealand's international human rights			

obligations and other relevant international law obligations (including the Convention on the Rights of Persons with Disabilities, the Convention on the Rights of the Child, Convention on the Elimination of All Forms of Discrimination against Women, Convention on the Elimination of all forms of Racial Discrimination, and the United Nations Declaration on the Rights of Indigenous Peoples).			
Recommendation 35 NZ Police should establish a specialist unit dedicated to investigating and prosecuting those responsible for historical or current abuse and neglect in State and faith-based care.	STFC	For NZ Police to comment	
Recommendations 36-38 Civil justice legislative changes Ngā panoni ture tikanga-ā-iwi Recommendation 36 The courts should prioritise civil proceedings regarding care or abuse and neglect in State or faith-based care to minimise litigation delays.	STFC	Legal perspective would assist in determining specific actions.	
Recommendation 37 The government should review the Legal Services Act 2011 to remove barriers to civil proceedings regarding abuse and neglect in care, including	STFC	Legal perspective would assist in determining specific actions.	

means testing criteria, charges over			
property, and repayments.			
Recommendation 38			
The government should amend the	STFC	Legal perspective would assist in determining specific	
following provisions of the Evidence		actions.	
Act 2006:			
a. section 80(3), to ensure that			
witnesses in civil proceedings have an			
entitlement to apply for			
communication assistance to enable			
them to understand the proceedings			
and give evidence			
b. section 103(4)(b)(ii), to require a			
court when making directions on			
alternative ways of giving evidence in			
civil proceedings relating abuse and			
neglect in care to consider the need to			
promote the recovery of parties and			
witnesses from the abuse and neglect			
c. subpart 5, to include provision for			
directions for alternative ways of giving			
evidence for parties and witnesses in			
civil proceedings where appropriate.			
Recommendation 40			
National Care Safety Strategy	Accept in	More information required.	
He rautaki āhuru mōwai-ā-motu	Principle		
A new comprehensive National Care			
Safety Strategy, required by law, on the			

prevention of and response to abuse			
and neglect in care should include:			
a. goals, objectives and targets that			
consider future generations			
b. clearly understood roles and			
responsibilities for different			
organisations and entities involved in			
the care system			
c. an overview of the priority			
programmes of work including:			
i. supporting and empowering victims,			
survivors, whānau			
ii. strategies to prevent abuse and			
neglect			
iii. better abuser accountability and			
intervention			
iv. improving the evidence base			
v. awareness raising and education			
vi. enhancing approaches to children,			
young people, and adults in care with			
harmful sexual behaviors			
Recommendations 41-44 Establishing			
an independent Care Safe Agency	STFC	Some further clarification would be helpful to	
Te whakatū tira āhuru mōwai motuhake		understand the scope and mandate of the Care Safe	
Recommendation 41		Agency across state care and faith based care.	
The government should establish a		Consideration to be given to existing agencies before	
new standalone Care Safe Agency, with		establishing another agency that is similar to existing	
an independent Board to oversee it.		agencies and/or overlap the mandate.	
The Care Safe Agency should be tasked			
with functions that include:			

system leadership on
and responding to abuse
t in care
ng and championing the
Principles
ndation 39)
evelopment and
ation of a National Care
regy and a supporting action
vent and respond to abuse
t in care (Recommendation
are safety rules and
legislative and non-
(Recommendation 47)
ng and investigating
e with the care safety rules
rds (Recommendation 47)
penalties and sanction for
f the care safety rules and
Recommendation 47)
ng best practice guidelines
ety and preventing and
to abuse and neglect in
ting and reporting on
received directly from
oports and services
and keeping a centralised
f issues of concern,
, and the outcomes of
ns from all State and faith-

based entities that provide care directly	
or indirectly to children, young people	
and adults in care, from professional	
registration bodies, and from	
independent oversight and monitoring	
entities (Recommendation 67–68)	
j. accrediting all State and faith-based	
entities providing care directly or	
indirectly to children, young people,	
and adults in care (Recommendation	
48)	
k. registering staff and care workers	
who are not already covered by existing	
professional registration regimes	
(Recommendation 57)	
l. promoting a continuous	
improvement and learning culture in	
the care system, including facilitating	
regular forums and communities of	
practice and evaluation	
m. setting training and education	
standards and developing curriculums	
for staff and care workers	
n. workforce development and	
developing career pathways for staff	
and care workers (Recommendation	
61)	
o. leading public awareness,	
education, and prevention initiatives	
(Recommendations 111–112 and 121–	
122)	
p. undertaking research, data analysis	
and horizon-scanning, including	

building evidence on the risk, extent			
and impact of abuse and neglect in			
care			
q. publishing data and statistics on			
complaints of abuse and neglect in			
care to promote transparency and			
measurability of outcomes			
r. advising government on preventing			
and responding to abuse and neglect in			
care, including where systemic			
deficiencies are identified.			
In defining the scope and functions of			
the independent Care Safe Agency, the			
government should consider the			
additional points made in Chapter 3 of			
Part 9.			
Recommendation 42			
The independent Care Safe Agency	STFC	More information would be required to understand the	
should be required to report annually		mandate of Care Safe Agency.	
to a parliamentary select committee on			
the implementation of the Inquiry's			
Recommendations and its other			
functions.			
Recommendation 43			
Before the independent Care Safe	Accept		
Agency is established, the government			
should review the roles, functions and			
powers of other government agencies			
involved in the care system to identify			
and address any duplications or gaps.			

STFC	More information would be required to understand the	
	mandate of Care System Office.	
STFC	More information would be required to understand the	
	Care Safety Act.	
		mandate of Care System Office. STFC More information would be required to understand the

care system, act as the regulatory agency, and promote public awareness of preventing and responding to abuse and neglect in care (Recommendation 41) d. to create a duty of care, and strengthen and clarify the accountabilities of all State and faith- based care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation scheme for care providers
of preventing and responding to abuse and neglect in care (Recommendation 41) d. to create a duty of care, and strengthen and clarify the accountabilities of all State and faith-based care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
and neglect in care (Recommendation 41) d. to create a duty of care, and strengthen and clarify the accountabilities of all State and faith- based care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
d. to create a duty of care, and strengthen and clarify the accountabilities of all State and faithbased care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
d. to create a duty of care, and strengthen and clarify the accountabilities of all State and faith-based care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
strengthen and clarify the accountabilities of all State and faith- based care providers and staff and care workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
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workers (Recommendation 47) e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
e. to provide for the creation of care standards (Recommendation 47) f. to provide for an accreditation
standards (Recommendation 47) f. to provide for an accreditation
f. to provide for an accreditation
·
scheme for care providers
(Recommendation 48)
g. to provide for the professional
registration of staff and care workers
(including volunteers) who are not
otherwise subject to a professional
registration scheme (Recommendation
57)
h. to provide for penalties, sanctions
and offences for State and faith-based
care providers and staff and care
workers who fail to comply with
statutory and non-statutory standards
of care (Recommendation 47)
i. to provide for mandatory reporting
(Recommendation 69)
j. to provide for a comprehensive and
strengthened pre-employment
screening and vetting regime for all

staff and care workers			
(Recommendation 58).			
Recommendation 46			
The government should review all	Accept		
legislation and regulations relating to			
the care of children, young people, and			
adults in care to identify and address			
any inconsistencies, gaps or lack of			
coherence in the relevant statutory			
regimes.			
Recommendation 47			
	STFC	Mara information would be required to understand the	
Consistent and comprehensive care safety standards and penalties for non-	SIFC	More information would be required to understand the Care Safety Act.	
compliance		Care Salety Act.	
Te waihanga raupapa āhuru mōwai			
whānui me ngā whiu mo te kore e			
hāngai			
The government should:			
a. establish a duty of care in the Care			
Safety Act that applies to all State and			
faith-based entities providing care			
directly or indirectly for children, young			
people and adults in care, and staff			
and care workers			
b. provide for the Care Safe Agency to			
set, monitor, and enforce consistent			
and comprehensive care safety rules			
and standards (legislated and non-			
legislated)			

	,	
c. provide for a range of meaningful		
sanctions and penalties for individuals		
and State and faith-based entities		
providing care directly or indirectly for:		
i. failure to comply with the duty of care		
under the Care Safety Act		
ii. failure to comply with care safety		
rules and standards		
d. provide for offences, including		
significant monetary fines and		
imprisonment, for the most serious		
failures to comply.		
Recommendations 48–56		
Care providers to be accredited and	Accept in	
prioritise safeguarding	principle	
He whakamana i te hunga kaitiaki me		
ngā tikanga noho āhuru matua		
Recommendation 48		
The government should:		
a. create a system for the accreditation		
of all State and faith-based entities		
providing care directly or indirectly for		
children, young people or adults in care		
b. provide in legislation that, unless a		
State or faith-based entity providing		
care directly or indirectly is accredited,		
it will not be allowed to operate and will		
be penalised in a manner consistent		

STFC	More information would be required to understand the Care Safety Agency.	
STFC	More information would be required to understand the	
	Care Safety Agency set up. There are existing	
	comparable systems that may be reviewed first.	
		STFC More information would be required to understand the Care Safety Agency set up. There are existing

all staff and care workers who are not			
already covered by a professional			
standards regime. The Care Safe			
Agency should be empowered to			
establish and maintain standards of			
training, conduct and professional			
development and with the power to			
enforce these through fitness to			
practice procedures. The government			
should consult on the scope and			
nature of the professional registration			
system and phase in the introduction			
of the system.			
Recommendation 58			
The government should:	STFC	More information would be required to understand the Care Safety Act.	
a. provide in the Care Safety Act for a		•	
comprehensive and consistent pre-			
employment screening and vetting			
regime, so that all entities seeking to			
engage a person to care for children,			
young people or adults in care (whether			
as an employee, contractor, volunteer			
or otherwise and whether in a State or			
faith-based institution providing care			
directly or indirectly context) have			
timely access to comprehensive			
information to ensure the person is			
safe and suitable for the relevant role			
b. ensure the regime for children's			
worker safety checking remains fit for			
purpose			

c. consider whether to introduce a barring regime like that established by the Safeguarding Vulnerable Groups Act 2006 in the United Kingdom.			
Recommendation 61 The Care Safe Agency should develop a workforce strategy for the care sector that includes: a. ensuring there are enough people with the right skills, experiences and values to meet the needs of people in care including developing strategies to address skill gaps b. identifying training needs c. fostering positive workplace cultures where people in care and staff and care workers are valued and have their voices heard d. strengthening support, supervision and management practices e. improving workplace conditions including wellbeing, safe ratios, workloads and remuneration f. removing barriers to enter into the care workforce in a safe manner g. ensuring opportunities for professional development and career progression, including targeted measures to support career pathways for:	STFC	More information would be required to understand the Care Safety Agency. If formed, the Care Safety Agency would need to be resourced appropriately.	

i. people with lived experience of care ii. Māori, Pacific Peoples, Deaf and disabled people, people who experience mental distress, and Takatāpui, Rainbow and MVPFAFF+ people h. measuring staff and carer wellbeing and satisfaction.			
Recommendation 68			
The government should enable, in legislation, the Care Safe Agency to collate and keep a centralised database of complaints, disclosures or incidents of abuse and neglect of children, young people and adults in care, for the purposes of: a. reinvestigation, if considered necessary or appropriate b. having a whole-of-system view to ensure that:	STFC	More information would be required to understand the Care Safety Agency. Agree in principle.	
i. proven perpetrators cannot move between geographic locations, professions or care settings without detection			
ii. people subject to multiple unsubstantiated complaints from different geographic locations, professions or care settings can be			

identified and steps taken if considered proportionate and appropriate c. creating an evidence base and undertaking data analysis to create new insights into perpetrator			
behaviours, which can in turn inform new prevention and response strategies and practices.			
Recommendation 69			
The government should introduce legislation where necessary to create a coherent mandatory reporting regime which:	STFC	More information would be required to understand this recommendation , agree in principle.	
a. applies to all State or faith-based entities providing care directly or indirectly to children, young people and adults in care			
b. applies to all staff and care workers who work for the entities, outlined in (a) above, including foster parents,			
volunteers, chief executives, trustees, board members, clergy and lay people and people in religious ministry who			
receive disclosures of abuse and neglect during religious confession			
c. ensures obligations are clear, consistent, established in legislation and should include protections from			
liability for those making good faith notifications			

d. ensures access to timely advice on			
reporting obligations.			
Recommendations 70–75 Institutional			
environments and practices to be		Consideration should be given to person's choice of	
minimised and ultimately eliminated		care. Residential aged care sector should be consulted.	
Ngā wahi tiaki me ōna tikanga kia iti iho			
te mana, kia kore rawa atu rānei a tōna			
wa			
Recommendation 70	STFC		
The government should prioritise and			
accelerate current work to close care			
and protection residences, which			
perpetuate the institutional			
environments and practices that led to			
historic abuse and neglect in care.			
Recommendation 71			
The government should, as a priority,	STFC	Safe and appropriate care for all vulnerable people	
support and invest in the development		should be a priority as well as focusing on being able to	
of disability and mental health,		meet each of their needs specific to their situation and	
educational and youth justice models		resources available	
of care that do not perpetuate the			
institutional environments and			
practices including segregation that led			
to historic abuse and neglect in care.			
Recommendation 72			
The government should take steps to	Accept		
ban pain compliance techniques in any			
care setting for children or young			
people and adults in care.			
Recommendation 73			

The government should ensure there are adequate frameworks in place to govern the use of restrictive practices for children or young people and adults in care to minimise the use of those practices (ensuring they are used only as a last resort) and provide for adequate safeguards and checks.	Accept	More information needed as not sure what this is.	
Recommendation 74 The government should prioritise and accelerate work to minimise and eliminate solitary confinement in all care settings as soon as practicable, with an emphasis on person-centred and culturally appropriate approaches to reduce the use of solitary confinement safely.	Accept		
Recommendations 76–80 People in care are empowered and supported Me whakamana, me tautoko te hunga kei ngā pūnaha taurima Recommendation 76	Accept		
The government should: a. provide sufficient investment to enable children, young people, and adults in care to have access to an independent advocate of their choosing to support them to	Accept	Children have a social worker and a lawyer for child already who should support them and advocate for them when needed. Need to know more about how this would work.	

understand and exercise their rights,		
specifically:		
i. each child, young person and adult in		
care and protection, youth justice,		
disability and mental health settings		
should have access to an individual		
independent advocate		
ii. children and young people in State,		
State-integrated and private schools		
should have access to at least one		
independent advocate per school		
b. provide that independent advocates:		
i. have appropriate communication		
skills (including for Deaf and disabled		
people in care)		
ii. be independent from the care		
provider and staff and care workers		
iii. be independent from their direct		
and immediate whānau of the person		
in care		
iv. proactively and regularly engage		
with the person in care, be available to		
respond in times of need, support the		
person in care when they need to raise		
issues with their carer, advocate for the		
right conditions, and/or generally		
provide peer support		
v. have no power over the individual		

c. provide that advocates are subject to the same regulatory standards and safeguards, including vetting, registration and training as other staff and care workers.			
Recommendation 77 The Care Safe Agency should develop a career pathway for people with previous lived experience of care towards becoming an independent advocate.	STFC	More information required to consider this.	
Recommendation 84 The government should consider, in consultation with the Privacy Commissioner, whether existing information sharing provisions are sufficient to enable adequate sharing of information to prevent and respond to abuse and neglect in care, or whether additional tools are needed. This work should consider the Recommendations of the Australian Royal Commission into Institutional Responses to Child Sexual Abuse, "establishing a national information exchange scheme across sectors". The purpose of the review should be to ensure all bodies (whether State or non-State) providing care to children, young people or adults can access the information they need to prevent and	Accept		

respond to abuse and neglect. The		
review should consider, among other		
things, whether non-State bodies		
should be empowered to share		
information more readily with both		
State and non-State bodies to prevent		
and respond to abuse and neglect.		
Recommendations 85–87		
Independent oversight and monitoring		
is coherent and well-resourced		
He taurite me te whai rawa i ngā mahi		
aroturuki Motuhake		
Recommendation 85		
The government should:		
a. review the roles, functions and		
powers of independent monitoring and	Accept	
oversight entities to identify and		
address any unnecessary duplication		
and encourage collaboration		
b. consolidate the existing care and		
protection and youth justice		
independent monitoring and oversight		
entities into a single entity.		

Recommendation 86			
The government should ensure that there are no unreasonable barriers preventing all responsible oversight bodies from investigating complaints, proactively monitoring the care system, and collaborating as appropriate to enable a whole of system view, including: a. reviewing and addressing any barriers or constraints in the entities' enabling legislation, and b. ensuring the entities are adequately resourced.	Accept in Principle	It is not clear what are "responsible oversight bodies".	
Recommendation 87 The responsible oversight bodies should:	Accept in Principle	It is not clear what are "responsible oversight bodies".	
a. investigate complaints about care workers, State and faith-based care providers and/or the Care Safe Agency, including both proactive and reactive site visits b. proactively monitor the way in which State and faith-based care providers			
and the Care Safe Agency investigate and respond to complaints c. proactively monitor the care system, including collaboratively to ensure a whole of system view, as appropriate			

d. publish reports on their activities		
including on the outcomes of specific		
investigations or other monitoring		
functions		
e. share information with the Care Safe		
Agency, including:		
i. data, statistics and other information		
about the prevalence and nature and		
extent of abuse and neglect in care		
ii. insights about abuse and neglect in		
care including the effectiveness of		
different practices to prevent and		
respond to abuse and neglect in care		
iii. refer the results of their		
investigations and other monitoring		
functions to enforcement or regulatory		
bodies including NZ Police, the		
Charities Commission or the Care Safe		
Agency.		
Recommendations 111–116		
Communities are empowered to	Accept	
minimise the need for out of whānau		
care		
He whakaāhei i ngā whānau ki te āta		
aukati i ngā mahi kaitiaki i waho i te		
whānau		
Recommendation 111		
The government should invest in a		
nationwide social and educational		
campaign to address attitudes and		
beliefs that contribute to harmful and		

	1	
discriminatory experiences in care and		
promote positive understanding and		
awareness of the diversity of		
experiences in Aotearoa New Zealand.		
This campaign should focus on		
addressing:		
a. negative attitudes towards children		
and young people		
b. attitudes reflective of discrimination		
based on race, gender and sexuality		
c. attitudes reflective of eugenics,		
ableism and disablism.		
Recommendation 112		
The government should invest further		
in nationwide social and educational		
campaigns to:		
	Accept	
a. challenge myths and stereotypes	·	
about abusers, bystanders and		
survivors of abuse and neglect in care		
b. help victims and survivors of abuse		
and/or neglect, and their whānau and		
support networks, to minimise shame		
and self-stigma, and recognise the		
abuse and/or neglect was not their		
fault and to safely disclose and report		
as soon as possible		
c. help people understand what		
constitutes abuse and neglect		
d. help people recognise the signs of		
abuse and neglect		
and and mobioot	l	

e. help people recognise grooming and other inappropriate behaviour f. help people understand how to respond appropriately to abuse and neglect, including complaints, reports and disclosures.			
Recommendation 114			
The government should:			
a. accelerate and prioritise current policy and legislative work to enable children, young people and adults in care and their whānau to more effectively participate in decisions that affect them, and to bring the strength of communities into decision-making b. review legislation, policy, investments, operational practice and guidelines related to the care of children, young people, and adults in care to identify opportunities to enable children, young people and adults in care and their whānau to more effectively participate in decisions that affect them, and to bring the strength of communities into decision-making.	Accept		
Recommendation 115			
The government should prioritise and invest in work to support contemporary	Accept	Care needs to be well resourced to work well and to meet what will be extra requirements and compliance.	

approaches to the delivery of care and support, including devolution, social investment, whānau-centered and community-led approaches, such as Enabling Good Lives and Whānau Ora, and avoid the State-led models that contributed to historical abuse and neglect in care.			
Recommendation 116			
Commissioners Erueti and Gibson			
consider the government should:			
a. develop, plan for, and establish an	STFC	More information will be required to fully understand	
independent entity, as soon as		this recommendations.	
possible, responsible for:		Additional resourcing will need to be provided. Recent reduction of resourcing from Oranga Tamariki resulted	
i. commissioning care and protection,		in much needed services either being reduced or	
youth justice, community mental		ceased altogether. If we want to keep children out of	
health, disability and preventative		care, we need to have support in the community for	
services and supports from self-		families.	
identified local (or in some cases,			
national) community groups and			
organisations (including hapū, iwi,			
urban Māori authorities, NGOs, Pacific,			
disability, mental distress			
communities, faith-based entities, and			
other collectives) across Aotearoa New			
Zealand			
ii. monitoring and evaluation of the			
delivery of care and protection, youth			
justice, community mental health,			
disability and preventative services and			

supports by local community groups	
and organisations to ensure that they	
are meeting the needs of individuals	
and whānau in their communities	
iii. investing in local community groups	
and organisations to build their	
capacity and capability to design and	
deliver these supports and services to	
meet the needs of their communities	
iv. reporting to government, Parliament	
and the public on the delivery of care	
and protection, youth justice,	
community mental health, disability	
and preventative services and supports	
by local community groups and	
organisations to ensure that they are	
meeting the needs of individuals and	
whānau in their communities	
v. provide sufficient and sustainable	
investment to the Commissioning	
Agency to enable it to commission care	
and protection, youth justice,	
community mental health, disability	
and preventative supports and services	
that will meet the needs of individuals	
and whānau nationwide c. transfer	
responsibility and investment for	
commissioning the following services	
and supports to the Commissioning	
Agency:	
i. care and protection supports and	
services, from Oranga Tamariki	

		,	
ii. youth justice supports and services,			
from Oranga Tamariki			
iii. community mental health supports			
and services, from the Ministry of			
Health/Health New Zealand Te Whatu			
Ora			
iv. disability supports and services,			
from Whaikaha			
v. preventative supports and services,			
from Te Puni Kōkiri/Whānau Ora			
commissioning entities.			
Recommendation 117-120: Giving			
effect to te Tiriti o Waitangi and human	Accept		
rights			
Te whakamana i te Tiriti o Waitangi me			
ngā mōtika tāngata			
Recommendation 117			
The government should partner with			
Māori to give effect to te Tiriti o			
Waitangi and the United Nations			
Declaration on the Rights of Indigenous			
Peoples in relation to the development			
of strategy, policy, design,			
implementation and direct or indirect			
delivery of care functions, including			
where it has passed on its authority or			
care functions to any faith-based			
institution, or to any other individual,			
entity, or service provider (whether by			
delegation, contract, licence, or in any			
other way).			

Recommendation 118	
All entities providing care directly or	Accept
indirectly on behalf of the State or faith-	'
based entities should:	
a. uphold the rights of Māori in care as	
indigenous peoples of Aotearoa New	
Zealand in accordance with United	
Nations Declaration on the Rights of	
Indigenous Peoples	
b. uphold the rights of Māori, Pacific	
Peoples, and people from other	
linguistically or culturally diverse	
backgrounds in care, in accordance	
with the Convention on the Elimination	
of All Forms of Racial Discrimination	
c. uphold the rights of girls and women	
in care, in accordance with the	
Convention on the Elimination of All	
Forms of Discrimination against	
Women	
d. uphold the rights of Deaf and	
disabled people and people who	
experience mental distress in care, in	
accordance with the Convention on the	
Rights of Persons with Disabilities and	
the Enabling Good Lives principles,	
including:	
i. recognition that Deaf and disabled	
people, and people who experience	
mental distress, in care have:	

- the same rights as others in care to		
make decisions that affect their lives,		
including adults having decision-		
making supports as appropriate		
- the right to communication		
assistance in making and participating		
in decisions that affect them,		
communicating their will and		
preferences, and developing their		
decision-making ability		
- the right to access and use advocacy		
services in making and participating in		
decisions and communicating their will		
and preferences		
ii. recognition that tāngata Turi, tāngata		
whaikaha and tāngata whaiora Māori		
and Pacific Peoples who are Deaf,		
disabled or experience mental distress		
may experience barriers to accessing		
supports and services due to cultural, language and other differences, and		
that these barriers need to be		
addressed.		
audiesseu.		
e. uphold the rights of the child in care,		
including:		
i. acting with the best interests of the		
child as a primary consideration,		
consistent with the United Nations		
Convention on the Rights of the Child		

ii. recognising the right of whānau Māori, hapū and iwi to retain shared responsibility for the wellbeing of tamariki and rangatahi Māori, consistent with the United Nations Declaration on the Rights of Indigenous Peoples.		
Recommendation 119		
The government should review	Accept	
Aotearoa New Zealand's human rights		
framework to ensure it adequately		
addresses abuse and neglect in care,		
including:		
a. a stand-alone right to security of the		
person in the New Zealand Bill of		
Rights Act 1990		
b. ensuring statutory protection in a		
Disability Rights Act of the rights of		
disabled people to be free from abuse		
and neglect in care and the relevant		
rights in the Convention on the Rights		
of Persons with Disabilities		
c. providing statutory protection of the		
rights of Māori to be free from abuse		
and neglect in care and the relevant		
rights in the United Nations Declaration		
on the Rights of Indigenous Peoples		
d. making any necessary amendment		
to the Human Rights Act 1993 to		
address abuse and neglect in care		

e. the provision of effective implementation of the relevant rights, including positive duties.			
Recommendation 120 The government should establish performance indicators for all entities providing care directly or indirectly on behalf of the State or faith-based entities based on Aotearoa New Zealand's domestic and international obligations.		As previously stated, care needs to be resourced well so any new requirements for delivery of care or compliance is met.	
Recommendations 121-122 Targeted abuse and neglect prevention programmes He aronga tūturu ki ngā kaupapa ārai mahi tūkino Recommendation 121 The government should support and	Accept		
a. programmes for children, young people and adults who are in care or are at risk of being placed in care that are delivered through community organisations, and preschool, primary, and secondary schools including kura kaupapa, private, charter and State integrated schools, that aim to increase knowledge about abuse and			

As leader the contact of the contact	_	ı	
to help them to protect themselves			
(both in person and online safety),			
including a focus on:			
i. recognising grooming and other			
inappropriate behaviour			
ii. understanding what constitutes			
abuse and neglect			
iii. recognising the signs of abuse and			
neglect			
iv. understanding their rights and how			
they should be treated			
v. understanding respectful and			
appropriate behaviour and			
relationships			
vi. what to do and where to get help if			
you have concerns.			
b. programmes to help support			
parents, whānau and caregivers			
delivered through day care, preschool,			
school, sport and recreational settings,			
and other institutional and community			
settings to increase knowledge of			
abuse and neglect and its impacts and			
build skills to help reduce the risks of			
abuse and neglect.			
U			
Recommendation 122			
The government should support and	Accept		
adequately invest in:			

a. abuse and neglect prevention programmes, including for those who may be at risk of perpetrating abuse and neglect b. access to specialist support,			
including rehabilitation programmes, for children, young people and adults			
who exhibit harmful or abusive			
behaviours or are at risk of abusing			
others, including concerning or harmful sexual behaviours			
c. online information and a helpline to			
provide support for those concerned about:			
about.			
i. an adult they know may be at risk of			
perpetrating abuse and/or neglect ii. a child or young person or adult in			
care they know may be at risk of abuse			
and/or neglect			
iii. a child, young person, or adult in care they know may be displaying			
potential abusive behaviours.			
Recommendations 123-124			
Establishing a Care System Office to			
lead implementation			
Te whakatū Tari Pūnaha Āhuru Mōwai			
motuhake hei arataki i te kaupapa	STFC	More information about how this would work would be	
Recommendation 123		helpful. There may be very skilled people doing a good	
The government should establish a		job who could be an asset so not sure why there is a	
Care System Office later to become the		blanket decision not to employ them.	
Ministry for the Care System that:			

a. is independent from, and has no association with, the government agencies currently involved in the care system (including those involved in historic claims processes and in implementing the Holistic Redress Recommendations in the Inquiry's interim report He Purapura Ora, he Māra Tipu: From Redress to Puretumu Torowhānui) b. is set up within one of the central agencies (the Treasury, Te Kawa Mataaho Public Service Commission or the Department of the Prime Minister and Cabinet) as a departmental agency c. does not employ senior officials or middle management who have been involved in the care system as described in (a) above.			
Recommendation 124			
The new Care System Office should be			
responsible for:	STFC	More information to understand how this office will work alongside the other new initiatives being proposed	
a. leading the implementation of the Inquiry's Recommendations set out in		e.g. Care Safety Agency would be helpful. Care would need to be taken to ensure there is not more	
this report and the Holistic Redress		bureaucracy that doesn't necessarily result in positive	
Recommendations in He Purapura Ora,		outcomes but may instead be more about compliance.	
he Māra Tipu: From Redress to			
Puretumu Torowhānui			

b. leading and coordinating the work of government agencies involved in the care system c. establishing and then monitoring the independent Care Safe Agency d. enacting and then administering the Care Safety Act e. providing whole of system advice to government on the care sector, settings and system.			
Recommendation 128 All public awareness, training and education programmes to identify and prevent abuse and neglect, and address prejudice and discrimination Whakatū kaupapa hautū aronga ako me te whakamātau i te iwi whānui kia mōhio me te ārai i ngā mahi tūkino, whakahāwea, whakaiti tangata Recommendation 128 In implementing all Recommendations relating to public awareness and training and education programmes, the government and faith-based entities should ensure that these programmes include: a. preventing, identifying and responding to abuse and neglect, including:	Accept	Systems and resourcing to provide support will need to be in place and available	

i. challenging myths and stereotypes about abusers, bystanders and survivors of abuse and neglect in care ii. helping victims and survivors of abuse and/or neglect, and their whānau and support networks, to minimise shame and self-stigma, and recognise the abuse and/or neglect was not their fault and to safely disclose and report as soon as possible iii. understanding what constitutes abuse and neglect iv. recognising the signs of abuse and neglect v. recognising grooming and other inappropriate behaviours vi. how to respond appropriately to abuse and neglect, including complaints, reports and disclosures b. addressing prejudice and all forms of discrimination, including: i. racism ii. ableism and disablism iii. sexism iv. homophobia and transphobia		
Recommendation 129		

New entity appointments to reflect	Accept		
diversity, survivor experience and	Ассері		
expertise			
Ko ngā kaimahi o tēnei tari me whai			
pukenga whānui, wheako purapura ora,			
e hua ai ngā pānga ki te Tiriti o Waitangi			
5 . 5			
The government should ensure, in			
implementing the Recommendations			
in the Inquiry's final report and the			
Holistic Redress Recommendations in			
He Purapura Ora, he Mara Tipu: From			
Redress to Puretumu Torowhānui, that			
appointments to governance and			
advisory roles:			
a. appropriately reflect survivor			
experience and expertise			
b. appropriately and proportionately			
reflect the diversity of people in care			
c. give effect to te Tiriti o Waitangi.			
Recommendations 130–138			
Transparency and public accountability		Formal statement and apology from PSEC in September	
for implementing Inquiry		acknowledging the outcome of Whanaketia.	
Recommendations			
Kia mārama, kia pono ki ngā whāinga			
tūmatanui e hua ai ngā tūtohinga o			
tēnei pakirehua			
Recommendation 130	Accept		
The government and faith-based			
institutions should publish their			
responses to this report and the			
Inquiry's interim reports on whether			

they accept each of the Inquiry's findings in whole or in part, and the reasons for any disagreement. The responses should be published within two months of this report being tabled in the House of Representatives.			
Recommendation 131			
The government and faith-based institutions should issue formal public responses to this report about whether each Recommendation is accepted, accepted in principle, rejected or subject to further consideration. Each response should include a plan for how the accepted Recommendations will be implemented, the reasons for rejecting any Recommendations, and a timeframe for any further consideration required. Each response should be published within four months of this report being tabled in the House of Representatives.	Accept	These documents outline PSEC responses to all recommendations and include action plans. Published on PSEC website.	
Recommendation 132 The government should seek crossparty agreement to implement this Inquiry's Recommendations.	Accept		
Recommendation 133			
The government, faith-based			
institutions and any other agencies that	Accept		

implement the Inquiry's			
Recommendations should:			
Recommendations should:			
a publishy report on the			
a. publicly report on the			
implementation of the Inquiry's			
Recommendations contained in the			
final report and all previous interim			
reports, including the implementation			
status of each Recommendation and			
any identified issues and risks			
b. publish the implementation report			
annually for at least 9 years,			
commencing 12 months after the			
tabling of this report in the House of			
Representatives and provide a copy to			
the Care System Office and Care Safe			
Agency.			
Recommendation 134			
The annual implementation reports	STFC	More specifics required.	
should be submitted to and considered		·	
by a parliamentary select committee.			
Recommendation 135			
The government and faith-based	Accept in	We will do our utmost to meet deadlines subject to	
entities should implement the Inquiry's	principle	adequate resourcing from government.	
Recommendations within the	-		
timeframes described in this report,			
whilst ensuring there is open and			
transparent communication with			
communities with whom they are co-			
designing the future arrangements for			
care.			
	<u> </u>		

Recommendation 136		
The government should initiate an	A	
independent review to be completed	Accept	
by 9 years after the tabling of the final		
report. This review should:		
a. establish the extent to which the		
Inquiry's Recommendations have been		
implemented 9 years after the tabling		
of the final report		
b. examine the extent to which the		
measures taken in response to the		
Inquiry have been effective in		
preventing abuse and neglect in care,		
improving the responses of all entities		
providing care directly or indirectly to		
abuse and neglect in care and ensuring		
that victims and survivors of abuse and		
neglect in care obtain justice,		
treatment and support		
c. advise on what further steps should		
be taken by governments and all		
entities providing care directly or		
indirectly to ensure continuing		
improvement in policy and service		
delivery in relation to abuse and		
neglect in care.		
Recommendation 137		
	Accept	

The government's implementation reports, and the independent 9-year review should be tabled in the House of Representatives and referred to a parliamentary select committee for			
consideration.			ļ
Recommendation 138 The government and faith-based institutions should publish formal responses to the independent 9-year review, indicating whether its advice on further steps is accepted, accepted in principle, rejected or subject to further consideration. Each response should include a plan for how the accepted Recommendations will be implemented, the reasons for rejecting any Recommendations, and a timeframe for any further consideration required. Each response should be published by 31 December 2033.	Accept in principle	We need further clarification as to what this means. If it is in relation to other recommendations that may come later, we agree in principal.	