Delegations from the Council to the Rural Services and Wairarapa Committee

- (1) The Council delegates to the Rural Services and Wairarapa Committee the following powers in relation to hearing and deciding on resource consent applications:
 - (i) hear and decide on resource consent applications. This includes the powers set out in Attachment 3.
 - (ii) appoint a commissioner or commissioners and delegate to them the power to hear and decide on resource consent applications, including the specific powers set out in Attachment 3. A commissioner must not exercise these powers until such time as they are appointed to a hearing panel or as a hearing commissioner to hear a particular resource consent application.
 - (iii) establish a hearing panel where required.
 - (iv) establish a hearing sub-committee where required.
 - (v) choose on a case-by-case basis whether to conduct a hearing through a single commissioner, hearing panel, or a hearing sub-committee.
 - (vi) decide on a case-by-case basis the composition of a hearing panel or hearing subcommittee or appropriate commissioner.
 - (vii) delegate to hearing panels (the composition of which is to be determined on a case-bycase basis) the power to hear and decide on resource consents, including the specific powers set out in Attachment 3.
 - (viii) delegate to hearing sub-committee (the composition of which is to be determined on a case-by-case basis) the power to hear and decide on resource consents, including the specific powers set out in Attachment 3.
- (2) The powers described in (1) above are limited to hearing and deciding on resource consent applications that have been notified under section 93(1) or section 94(1) of the Resource Management Act 1991 and require a hearing.
- (3) It is noted that the chief executive must sign off any delegation to a commissioner or commissioners until the RMA is amended.