

Summary of Decisions Requested on the Proposed Natural Resources Plan for the Wellington Region

Organised by Submitter Name

Submitter Names beginning with T

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Summary of Decisions Requested: Submitter Names beginning with T

Submitter Name	Submission point number	Plan Provision	Support /oppose	Summary of decision requested
T Essel	S227/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Tadeusz Ostapowicz	S20/001	Policy P53: Domestic fires	Not stated	Keep the home fires going.
Tammy Fitchett	S187/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Tanya Bason	S212/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Te Hika o Papauma Mandated Iwi Authority	S318/001	3.3 Maori Relationships	Not stated	An opportunity to contribute to the plan and; 1.1 Recognise THOP as mana whenua 1.2 Consult effectively with THOP 1.3 Represent THOP 1.4 Contribute to and be represented by THOP 1.5 Acknowledge the relevance and role of traditional relationships/alliances
Te Hika o Papauma Mandated Iwi Authority	S318/002	3.3 Maori Relationships	Amend	Recognise Te Hika o Pāpāuma as mana whenua within their traditional lands in the Natural Resources Plan and to be represented by Te Hika o Pāpāuma Mandated Iwi Authority. Give THOP the opportunity to contribute sites of significance and values to be included in PNRP

Te Hika o Papauma Mandated Iwi Authority	S318/003	11 Wairarapa Coast Whaitua	Amend	Representation of THOP on Aratahi, Te Upoko Taiao, Wairarapa Coast Whaitua, and other forums where appropriate.
Te Hika o Papauma Mandated Iwi Authority	S318/004	1.2 Mahitahi - a work in partnership	Amend	Recognition of Te Hika a Papauma as mana whenua within their traditional lands in the PNRP and to be represented by Te Hika a Papauma Mandated Iwi Authority
Te Runanga o Toa Rangatira Inc	S326/001	Entire Plan	Support	Acknowledge and thank staff and councillors who worked with iwi on PNRP
Te Runanga o Toa Rangatira Inc	S326/002	Entire Plan	Support	Acknowledge and thank staff and councillors who worked with iwi on PNRP
Te Runanga o Toa Rangatira Inc	S326/003	Introduction	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/004	Policy P74: First-stage local authority network consents	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/005	Policy P77: Assessing resource consents to discharge stormwater containing wastewater	Support	[Not stated]
Te Runanga o Toa Rangatira Inc	S326/006	Policy P111: Water takes at minimum flows and water levels	Amend	PNRP should allow for changes that may result from water right negotiations between Crown and mana whenua
Te Runanga o Toa Rangatira Inc	S326/007	Coastal Management	Amend	Add clause to ensure that primary coastal policies do not contradict historical treaty settlement redress conditions
Te Runanga o Toa Rangatira Inc	S326/008	Policy P149: Protection of the Titahi Bay fossil forest	Amend	Reduce area to that which vehicle access is currently restricted to

Te Runanga o Toa Rangatira Inc	S326/009	Rule R47: Other dye or salt tracer - controlled activity	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/010	Rule R50: Stormwater from a local authority network at plan notification - controlled activity	Amend	Iwi should be part of the notification process
Te Runanga o Toa Rangatira Inc	S326/011	Rule R51: Stormwater from a local authority network two years after public notification - restricted discretionary activity	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/012	6.4 Land and water	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/013	Method M8: Te Awarua-o-Porirua Harbour restoration	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/014	6.10 Coast	Support	[Not stated]
Te Runanga o Toa Rangatira Inc	S326/015	Schedule B: Nga Taonga Nui a Kiwa	Support	Not stated
Te Runanga o Toa Rangatira Inc	S326/016	Schedule C3: Sites of significance to Ngati Toa Rangatira	Support	Not stated. Expect that there will be other sites listed in schedules.

Te Runanga o Toa Rangatira Inc	S326/017	Entire Plan	Not stated	Measurements for mahinga kai and Maori customary use need to be established along with ongoing monitoring plans and assessment tools
Tephin Lao	S216/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Terawhiti Farming Co.	S288/001	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Amend the definitions of stock crossing to match hill country practicalities and effects.
Terawhiti Farming Co.	S288/002	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Extend the time frames
Terawhiti Farming Co.	S288/003	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Allow drinking points
Terawhiti Farming Co.	S288/004	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Ensure that alternative stock water supplies are available and rules don't apply until they are.
Terawhiti Farming Co.	S288/005	Natural wetland	Oppose	Amend Natural Wetlands to exclude intermittent and ephemeral waterbodies, and clarify these do not include hill country seeps or paddocks subject to regular ponding, dominated by cultivated pasture, whether or not associated with sedge , raupo or rush species.
Terawhiti Farming Co.	S288/006	Significant natural wetland	Oppose	Seek to Re-prioritise Significant wetlands to focus efforts on the highest value sites; change minimum size from 0.1 to 1.0 ha.

Terawhiti Farming Co.	S288/007	Schedule F3: Identified significant natural wetlands	Oppose	[not specifically stated for schedule F3] Re-prioritise to focus efforts on the highest value sites
Terawhiti Farming Co.	S288/008	Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity	Oppose	Rule 104: allow use of machines rather than just hand held.
Terawhiti Farming Co.	S288/009	Rule R105: Planting and pest plant control in natural wetlands, significant natural wetlands and outstanding natural wetlands - permitted activity	Oppose	Rule 105: allow for planting introduced species for bees and ducks.
Terawhiti Farming Co.	S288/010	Rule R106: Restoration of natural wetlands, significant natural wetlands and outstanding natural wetlands - controlled activity	Amend	Amend Rule 106 to provide for restoration or enhancement of wetlands to be a permitted activity, with plans prepared as a non-regulatory partnership
Terawhiti Farming Co.	S288/011	Rule R107: Activities in natural wetlands and significant natural wetlands - discretionary activity	Amend	Amend Rule 107 to provide for restoration or enhancement of wetlands to be a permitted activity ,with plans prepared as a non-regulatory partnership

Terawhiti Farming Co.	S288/012	Rule R108: Activities in natural wetlands and significant natural wetlands - non-complying activity	Not stated	Rule 108; Allow diversion of water as part of a restoration plan.
Terawhiti Farming Co.	S288/013	Earthworks	Oppose	Amend the definition to allow construction of farm tracks as a permitted activity, as well as maintenance.
Terawhiti Farming Co.	S288/014	Rule R99: Earthworks-permitted activity	Oppose	Amend Rule 99 to allow construction of farm tracks as a permitted activity, as well as maintenance.
Terawhiti Farming Co.	S288/015	Rule R101: Earthworks and vegetation clearance - discretionary activity	Oppose	Change Rule 101 to controlled or restricted discretionary with clear conditions.
Terawhiti Farming Co.	S288/016	Vegetation clearance	Oppose	[The] Clearance [or destruction] of woody vegetation (exotic or native) by mechanical or chemical means including felling [vegetation], spraying [of vegetation] by hand or aerial means, hand clearance and [the] burning [of vegetation].
Terawhiti Farming Co.	S288/017	Erosion prone land	Oppose	Change the definition of erosion prone to increase the slope, and exclude hand clearance, hand or aerial spraying and roller crushing.
Terawhiti Farming Co.	S288/018	Rule R82: Application of fertiliser from ground-based or aerial application - permitted activity	Oppose	Amend the condition a) to reflect the practicalities of aerial fertiliser application
Terese Church	S200/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.

Terra Moana	S364/001	Objective O1: Ki uta ki tai	Support	Support
Terra Moana	S364/002	Objective O5: Fresh and coastal water	Support	Support.
Terra Moana	S364/003	Objective O25: Aquatic ecosystem health and mahinga kai	Support	Support.
Terra Moana	S364/004	Schedule O: Plantation forestry harvest plan	Support	Support.
Terra Moana	S364/005	Policy P29: Climate change	Not stated	[Not stated]
Terra Moana	S364/006	Method M4: Sea level rise	Not stated	[Not stated]
Terrie Thomson	S226/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
The Oil Companies	S55/001	Objective O12: Benefits of regionally significant infrastructure	Support	Retain Objective O12 without modification.
The Oil Companies	S55/002	Objective O13: Protecting regionally significant infrastructure	Support	Retain Objective O13 without modification.
The Oil Companies	S55/003	Objective O20: Risk from natural hazards	Oppose	Modify O20 as follows: The risk, residual risk, and adverse effects from natural hazards and climate change on people, the community and infrastructure are acceptable <u>appropriately managed so that risks remain acceptable</u> .

The Oil Companies	S55/004	Objective O40: Adverse air quality	Support	Retain Objective O40 without further modification.
The Oil Companies	S55/005	Objective O41: Nuisance discharges to air	Oppose	Modify Objective O41 as follows: The adverse effects of odour, smoke and dust on amenity values and people's well-being are reduced <u>are avoided, remedied, or mitigated.</u>
The Oil Companies	S55/006	Objective O43: Contaminated land	Support	Retain Objective O43 without further modification.
The Oil Companies	S55/007	Objective O44: Land use impacts on soil and water	Oppose	Modify Objective O44 as follows: The adverse effects on soil and water from land use activities are minimised <u>avoided, remedied, or mitigated.</u>
The Oil Companies	S55/008	Objective O46: Discharges to land	Oppose	Modify Objective O46 as follows. Discharges to land are managed to reduce the <u>adverse effects of</u> runoff or leaching of contaminants to water
The Oil Companies	S55/009	Objective O51: Hazardous substances	Oppose	Modify Objective O51 as follows: The discharge of hazardous substances is managed <u>to avoid adverse effects on</u> protect human health, property and the environment.
The Oil Companies	S55/010	Objective O53: Functional need in the coastal marine area	Support	Retain Objective O53 without further modification.
The Oil Companies	S55/011	Objective O54: Use and development in the coastal marine area	Support	Retain Objective O54 without further modification.

The Oil Companies	S55/012	Policy P4: Minimising adverse effects	Oppose	Modify Policy 4 as follows: Where minimisation of adverse effects is required by policies in the Plan, minimisation means reducing adverse effects of the activity to the smallest amount practicable and shall <u>may</u> include: (a) consideration of alternative <u>practicable</u> locations and methods for undertaking the activity that would have less adverse effects, and <u>including where relevant, a location outside of the</u> (b) locating the activity away from areas identified in Schedule A ...
The Oil Companies	S55/013	Policy P5: Review of existing consents	Oppose	Modify Policy P5 as follows: The conditions of existing resource consents for discharges of contaminants to fresh or coastal water, and to take and use water, may be reviewed pursuant to section 128 of the Resource Management Act 1991 <u>where evidence can be produced of adverse effects attributable to the exercise of the consent.</u>
The Oil Companies	S55/014	Policy P13: Existing regionally significant infrastructure and renewable electricity generation facilities	Support	Retain Policy 13 without further modification.
The Oil Companies	S55/015	Policy P14: Incompatible activities adjacent to regionally significant infrastructure and renewable electricity generation activities	Support in part	Modify Policy 14 as follows: Regionally significant infrastructure ... to avoid, remedy or mitigate any <u>adverse effects, including</u> reverse sensitivity effects.
The Oil Companies	S55/016	Policy P15: Flood protection activities	Support	Retain Policy 15 without further modification.
The Oil Companies	S55/017	Policy P16: New flood protection and erosion control	Support	Retain Policy 16 without further modification.

The Oil Companies	S55/018	Policy P23: Restoring Te Awarua-o-Porirua Harbour, Wellington Harbour (Port Nicholson), and Lake Wairarapa	Support	Retain Policy 23 without further modification.
The Oil Companies	S55/019	Policy P25: Natural character	Support	Retain Policy 25 without further modification.
The Oil Companies	S55/020	Policy P27: High hazard areas	Support in part	Retain Policy 27 but with the following modification Use and development, including hazard mitigation methods, in high hazard areas shall be avoided except where: (a) ... (b) the risk to the development and/or residual risk after hazard mitigation measures, assessed using a risk-based approach, is low <u>acceptable</u> , and ...
The Oil Companies	S55/021	Policy P28: Hazard mitigation measures	Support	Modify Policy 28 as follows: Hard engineering mitigation ... considered to be no more than minor <u>or it is for regionally significant infrastructure</u> .
The Oil Companies	S55/022	Policy P46: Managing adverse effects on sites with significant historic heritage value	Support in part	Modify Policy [46] as follows: More than minor adverse effects ... : (a) ... <u>(i) there is recognition of the need to maintain, replace or alter existing regionally significant infrastructure affixed to or otherwise dependent on heritage structures.</u>
The Oil Companies	S55/023	Policy P58: Industrial discharges	Support	Retain Policy 58 without further modification.
The Oil Companies	S55/024	Policy P59: Industrial point source discharges	Support	Retain Policy 59 without further modification.

The Oil Companies	S55/025	Policy P67: Minimising effects of discharges	Amend	Modify Policy 67 as follows: The adverse effects of discharges of contaminants to land and water will be minimised by: (a) ... (c) minimising the volume or amount of the <u>contaminant in the discharge</u> , and/or ...
The Oil Companies	S55/026	Policy P68: Inappropriate discharges to water	Oppose	Modify Policy 68 as follows: Discharges to fresh and coastal water of: (a) ... (c) untreated industrial or trade waste from <u>at risk operational areas of sites</u> , and ...
The Oil Companies	S55/027	Policy P70: Managing point source discharges for aquatic ecosystem health and mahinga kai	Oppose	Modify Policy 70 as follows: Where an objective in Table 3.4, Table 3.5, Table 3.6 or Table 3.8 of Objective O25 is not met, point source discharges to water shall be managed in the following way: (a) for an existing activity that contributes to the objective not being met, the discharge is only appropriate if: (i) the application for resource consent includes a defined programme of work for upgrading the activity <u>and/ or discharge quality</u> , in accordance with good management practice, within the term of the resource consent, and ...
The Oil Companies	S55/028	Policy P73: Minimising adverse effects of stormwater discharges	Support in part	Retain Policy 73 without modification.
The Oil Companies	S55/029	Policy P79: Managing land use impacts on stormwater	Support	Retain Policy 79 without further modification.
The Oil Companies	S55/030	Policy P89: Discharges from contaminated land	Support	Retain Policy 89 without further modification.
The Oil Companies	S55/031	Policy P90: Discharges of hazardous substances	Oppose	Modify Policy 90 as follows: The <u>risk associated with the discharge</u> of a hazardous substance to land (including accidental discharges), fresh water, including groundwater, or coastal water from the use, <u>and storage and transport</u> of hazardous substances shall be managed by the use of good management practices.

The Oil Companies	S55/032	Policy P95: Discharges to land	Oppose	Modify Policy 95 as follows: The discharge of contaminants to land shall be managed by: (a)... (f) not resulting in a discharge that enters water <u>ensuring the discharge does not result in more than minor adverse effects on water.</u>
The Oil Companies	S55/033	Policy P97: Managing sediment discharges	Support	Retain Policy 97 without further modification.
The Oil Companies	S55/034	Policy P98: Accelerated soil erosion	Not stated	Retain Policy 98 without further modification.
The Oil Companies	S55/035	Policy P102: Reclamation or drainage of the beds of lakes and rivers	Support	Retain Policy 102 without further modification.
The Oil Companies	S55/036	Policy P12: Benefits of regionally significant infrastructure and renewable electricity generation facilities	Oppose	Modify Policy 126 as follows: Localised land subsidence or <u>significant</u> adverse effects of dewatering on existing groundwater users or the flows, levels or quality of surface water shall be minimised.
The Oil Companies	S55/037	Policy P130: Bores	Support	Retain Policy 130 without further modification
The Oil Companies	S55/038	Policy P132: Functional need and efficient use	Support	Retain Policy 132 without further modification
The Oil Companies	S55/039	Policy P138: Structures in sites with significant values	Support	Retain Policy 138 without further modification.
The Oil Companies	S55/040	Policy P139: Seawalls	Support	Retain Policy 139 without further modification.

The Oil Companies	S55/041	Policy P145: Reclamation, drainage and destruction	Support	Retain Policy 145 without further modification.
The Oil Companies	S55/042	Rule R12: Emergency power generators - permitted activity	Support	Retain Rule 12 without further modification.
The Oil Companies	S55/043	Rule R21: Thermal metal spraying - permitted activity	Support	Retain Rule 21 without further modification.
The Oil Companies	S55/044	Rule R26: Abrasive blasting outside an enclosed area - permitted activity	Support	Retain Rule 26 without further modification.
The Oil Companies	S55/045	Rule R32: Petroleum storage or transfer facilities - permitted activity	Oppose	Modify Rule 32 as follows: The discharge of contaminants ... are met: (a) ... (b) there is no emission of hazardous air pollutants as identified in Schedule L2 (air pollutants) beyond the boundary of the property <u>that does, or is likely to, cause adverse effects on human health, ecosystems or property.</u>
The Oil Companies	S55/046	Rule R33: Mobile source emissions - permitted activity	Support	Retain Rule 33 without further modification.
The Oil Companies	S55/047	Rule R42: Minor discharges - permitted activity	Support	Retain Rule 42 without further modification.

The Oil Companies	S55/048	Rule R48: Stormwater from an individual property - permitted activity	Oppose	Modify Rule 48 as follows The discharge of stormwater into water, ... are met: (a) ... (b) the discharge is not from, onto or into contaminated land, <u>unless the stormwater does not come in contact with the contaminated land</u> except where stormwater quality from the site has been shown to meet the relevant industry good practice guide, <u>and</u> ...
The Oil Companies	S55/049	Rule R49: Stormwater to land - permitted activity	Oppose	Modify Rule 49 as follows: The discharge of stormwater ... conditions are met: (a) the discharge is not from, onto or into contaminated land, <u>unless the stormwater does not come into contact with the contaminated land</u> except where stormwater quality from the site has been shown to meet the relevant industry good practice guide, and ...
The Oil Companies	S55/050	Rule R54: Site investigation - permitted activity	Support in part	Modify Rule 54 as follows: The use of land to assess the concentration of hazardous substances that may be present in the soil and any associated discharge into air is a permitted activity, provided the following conditions are met <u>where the scale of the activity necessitates</u> : ...
The Oil Companies	S55/051	Rule R55: Discharges from contaminated land - permitted activity	Amend	Modify Rule R55 as per p27-29 of original submission.
The Oil Companies	S55/052	Rule R56: Discharges from contaminated land - discretionary activity	Oppose	Modify Rule 56 as follows: The use the land, and discharge of contaminants onto or into land from contaminated land where the discharge may enter water that is not permitted by Rule R54 or Rule R55 is a <u>restricted</u> discretionary activity.
The Oil Companies	S55/053	Rule R57: Discharge of hazardous substances - non-complying activity	Oppose	Modify Rule 57 as follows: The discharge of a hazardous substance into water or onto or into land where it may enter water that is not permitted by Rule R36, Rule R37, Rule R42, Rule R46 and Rule R87 or controlled under Rule R47 and Rule R87 or Rule R88 or discretionary under Rule R38 and Rule R93 is a <u>discretionary</u> non-complying activity.

The Oil Companies	S55/054	Rule R69: Minor contaminants - permitted activity	Oppose	Modify Rule 69 as follows: The discharge of contaminants ... conditions are met: (a) the contaminant shall not enter water, <u>unless there has been on site treatment to a level which meets limits outlined in Rule 55, and ...</u>
The Oil Companies	S55/055	Rule R99: Earthworks-permitted activity	Support	Retain Rule 99 without further modification.
The Oil Companies	S55/056	Rule R112: Maintenance, repair, replacement, upgrade or use of existing structures (excluding the Barrage Gates) - permitted activity	Support	Retain Rule 112 without further modification.
The Oil Companies	S55/057	Rule R114: River crossing structures - permitted activity	Support	Retain Rule 114 without further modification.
The Oil Companies	S55/058	Rule R130: Diversion of groundwater - permitted activity	Support	Retain Rule 130 without further modification.

The Oil Companies	S55/059	Rule R140: Dewatering - permitted activity	Oppose	<p>Introduce a new rule (Rule 140A) as a single restricted discretionary activity default rule for dewatering not meeting the permitted activity conditions.</p> <p>Modify Rule 140 as follows:</p> <p>The take of water ... :</p> <p>(a) ...</p> <p>(b) the take and diversion and discharge is not from, onto or into contaminated land or potentially contaminated land, except where the discharge quality from the site has been shown to meet the relevant industry good practice guide, and</p> <p>(c) <u>the discharge is onto or into land including to any natural or man-made stormwater drainage system, where the discharge has been minimised to the greatest extent practicable, in a manner that does not give rise in the receiving waterbody to any or all of the following:</u></p> <ul style="list-style-type: none"> <u>• the production of any conspicuous oil or grease films, scum, foams, of floatable or suspended material;</u> <u>• any conspicuous change in the colour or visual clarity.</u> <p>(d) the take does not cause ground subsidence, and</p> <p>(e) the take does not deplete water in a water body <u>beyond the time of the take</u>, and</p> <p>(f) there is no flooding ...</p>
The Oil Companies	S55/060	Rule R146: Geotechnical investigation bores - permitted activity	Support in part	<p>Retain Rule 146 subject to the following deletion as follows:</p> <p>The use of land ...</p> <p>(a) ...</p> <p>(d) ...</p> <p>Note: For contaminated land site investigation bores Rule R54 also applies</p>
The Oil Companies	S55/061	5.6.4 Bore construction or alteration	Not stated	<p>Add new Rule 146A Well pointing for dewatering/diversion as a permitted activity as per p38 of original submission.</p>
The Oil Companies	S55/062	Rule R147: Drilling, construction or alteration of any bore - controlled activity	Amend	<p>Modify Rule 147 as follows:</p> <p>The use of land and the associated diversion and discharge of water or contaminants for drilling, construction or alteration of a bore (other than a geotechnical investigation bore permitted in Rule R146 <u>and/or Well pointing as outlined in Rule 146A</u>) is a controlled activity, provided the following conditions are met:</p>

The Oil Companies	S55/063	Rule R149: Maintenance or repair of structures - permitted activity	Oppose in part	Retain Rule 149 [with modifications as per p40 of original submission].
The Oil Companies	S55/064	Rule R168: Alteration of structures identified in Schedule E2 or Schedule E3 - permitted activity	Oppose in part	Modify Rule 168 as follows: The alteration of a structure <u>or service attached to a structure</u> identified in ...
The Oil Companies	S55/065	Rule R169: Additions or alterations to structures identified in Schedule E1 and or Schedule E2 - restricted discretionary activity	Support in part	Retain Rule 169 without further modification
The Oil Companies	S55/066	Rule R172: Removal, demolition or replacement of a structure or part of a structure identified in Schedule E1, Schedule E2 or Schedule E3 - discretionary activity	Support in part	Retain Rule 172 without further modification.
The Oil Companies	S55/067	Rule R182: Occupation of space by a structure owned by a network utility operator - permitted activity	Support	Retain Rule 182 without further modification.
The Oil Companies	S55/068	Good management practice	Support in part	Retain Definition of Good Management Practice subject to the following amendment: Practices, procedures or tools (including rules) ... disseminated. <u>Some examples of good management practice guidelines can be found on the Wellington Regional Council's website http://www.gw.govt.nz/good-management-practice/</u>

The Oil Companies	S55/069	Regionally significant infrastructure	Support	Retain definition of regionally significant infrastructure.
The Oil Companies	S55/070	Contaminated land	Support in part	Retain Definition of Contaminated Land subject to the following amendment: Contaminated Land: Land that has a hazardous substance in or on it that - (a) has significant adverse effects on the environment; or (b) is reasonably likely to have significant adverse effects on the environment. <u>For the purposes of this Plan -Note: Contaminated land means that land identified same-as Category III - Contamination Confirmed -land-in the Selected Land Use Register for the Wellington Region</u>
The Oil Companies	S55/071	Bore	Support	Retain Definition of Bore subject to the following amendment: Bore: A structure or hole (but not including temporary well pointing (up to 2 months) in the ground constructed for the purpose of...
The Oil Companies	S55/072	Dewatering	Support	Retain definition of dewatering.
The Oil Companies	S55/073	Earthworks	Not stated	Retain definition of earthworks.
The Oil Companies	S55/074	Entire Plan	Not stated	Address the relevant statutory requirements, ensure there there is no duplication of provisions, and adopt any consequential amendments necessary to give effect to specific decisions sought in the submission. [See original submission p3 for detailed list of general relief sought].
Tim Williams	S324/001	Category 2 surface water body	Oppose	Exclude water races and drains from [definition of] Category Two [2 surface water body].
Tim Williams	S324/002	Schedule I: Important trout fishery rivers and spawning waters	Oppose	Specify criteria for "important" trout spawning rivers; delete those that don't meet the criteria.

Tim Williams	S324/003	Map 22: Trout fishery rivers and trout spawning waters (Schedule I)	Oppose	Specify criteria for "important" trout spawning rivers: delete those that don't meet the criteria.
Tim Williams	S324/004	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Extend the timeframes, e.g. Category 1 surface water bodies by 2020, category 2 surface water bodies by 2025. Exclude sheep from Category 1 surface water bodies. Delete requirement for dairy cow exclusion from hill country rivers >1 metre wide. Specify that stock exclusion from inanga or trout spawning sites is during the spawning season. Allow for stock drinking points. Ensure that alternative stock water supplies are available and rules don't apply until they are.
Tim Williams	S324/005	Stock crossing point	Oppose	Amend the definition of "stock crossing" to match hill country practicalities and effects.
Tim Williams	S324/006	Natural wetland	Oppose	Amend definition to exclude intermittent and ephemeral water bodies and clarify these do not include hill country seeps or paddocks subject to regular ponding, dominated by cultivated pasture, whether or not associated with sedge, raupo or rush species.
Tim Williams	S324/007	Significant natural wetland	Oppose	Re-prioritise to focus efforts on the highest value sites; change minimum size from 0.1ha to 1.0ha.
Tim Williams	S324/008	Schedule F3: Identified significant natural wetlands	Oppose	Re-prioritise to focus efforts on the highest value sites; change minimum size from 0.1ha to 1.0ha.
Tim Williams	S324/009	Rule R105: Planting and pest plant control in natural wetlands, significant natural wetlands and outstanding natural wetlands - permitted activity	Oppose	Allow for planting introduced species for bees or ducks

Tim Williams	S324/010	Rule R106: Restoration of natural wetlands, significant natural wetlands and outstanding natural wetlands - controlled activity	Oppose	Amend to provide for restoration or enhancement of wetlands to be a permitted activity, with plans prepared as a non-regulatory partnership.
Tim Williams	S324/011	Rule R107: Activities in natural wetlands and significant natural wetlands - discretionary activity	Oppose	Amend to provide for restoration or enhancement of wetlands to be a permitted activity, with plans prepared as a non-regulatory partnership.
Tim Williams	S324/012	Rule R108: Activities in natural wetlands and significant natural wetlands - non-complying activity	Oppose	Allow diversion of water as part of a restoration plan.
Tim Williams	S324/013	Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity	Oppose	Allow use of machines rather than just hand held
Tim Williams	S324/014	Rule R83: Discharge of collected animal effluent onto or into land - controlled activity	Oppose	Undertake more rigorous regional cost-benefit analysis of pond storage and sealing requirements. Provide reasonable timeframes and a stepped approach for the installation of storage (eg 3-5 years). Clarify the definition of ponding; and exclude extreme weather events, breakdowns out of manager's control, be consistent with urban conditions. In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary. Extend consent timeframe to 20 years to reflect investment made.

Tim Williams	S324/015	Rule R93: All other discharges to land - discretionary activity	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tim Williams	S324/016	Map 27a: Groundwater community drinking water supply protection areas - Wairarapa (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tim Williams	S324/017	Map 27b: Groundwater community drinking water supply protection areas - Hutt Valley (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tim Williams	S324/018	Map 27c: Groundwater community drinking water supply protection areas - Kapiti Coast (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tim Williams	S324/019	Silage	Oppose	Change definition to specify this does not include baleage.
Tim Williams	S324/020	Rule R90: Manufacture and storage of silage and compost - permitted activity	Oppose	Delete requirement for impermeable lining; retain condition that there be no discharge to water. Delete requirement for location not allowed within 20m of a surface water body.
Tim Williams	S324/021	Rule R94: Cultivation or tilling of land - permitted activity	Oppose	Delete condition requiring a 5m setback.

Tim Williams	S324/022	Rule R95: Break-feeding - permitted activity	Oppose	Delete condition requiring a 5m setback.
Tim Williams	S324/023	Highly modified river or stream	Oppose	Change definition to include all streams that have been modified by human activity - straightening, deepening, channeling.
Tim Williams	S324/024	Rule R121: Maintenance of drains - permitted activity	Oppose	[Condition (j)] Provide maps clearly showing drains and highly modified streams that are covered by Rule R121. Provide direction to landowners about the type of waterways on their land. Extend timeframe for implementation of new conditions from 2017 to 2020.
Tim Williams	S324/025	Rule R122: Removing vegetation - permitted activity	Oppose	[Condition I] Provide direction to landowners about the type of waterways on their land.
Tim Williams	S324/026	Method M14: Maintenance of drains	Oppose	Fast-forward Method M14 to develop agreed good practice for drain clearing prior to the hearing.
Tim Williams	S324/027	Earthworks	Oppose	Amend definition and Rule R99 to allow construction of farm tracks as permitted as well as maintenance.
Tim Williams	S324/028	Rule R99: Earthworks-permitted activity	Oppose	Amend definition and Rule R99 to allow construction of farm tracks as permitted as well as maintenance.
Tim Williams	S324/030	Erosion prone land	Oppose	Change definition to increase the slope and exclude stable substrate, e.g. greywacke.
Tim Williams	S324/031	Vegetation clearance	Oppose	Change definition to exclude hand clearance, hand or aerial spraying and roller crushing.
Tim Williams	S324/032	Rule R100: Vegetation clearance on erosion prone land - permitted activity	Oppose	See submission point on definition of "erosion prone" and "vegetation clearance".

Tim Williams	S324/033	Rule R101: Earthworks and vegetation clearance - discretionary activity	Oppose	Change rule to controlled or restricted discretionary with clear conditions.
Tim Williams	S324/034	Rule R114: River crossing structures - permitted activity	Oppose	Change the 50ha catchment restriction to 200ha (or clarify rationale for the difference). Increase the size for fords and bridges.(20m2 too small). Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (h)] - not leaving this to a consent process at landowner cost.
Tim Williams	S324/035	Rule R115: Culverts - permitted activity	Amend	Delete condition [(h)(ii)] restricting culvert diameter. retain condition that culvert be constructed to allow for 20 year flood. Provide advice to landowner of appropriate culvert sizes. Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (f)] - not leaving this to a consent process at landowner cost.
Tim Williams	S324/036	Rule R125: Structures within a site identified in Schedule C (mana whenua) - restricted discretionary activity	Oppose	Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (h)] - not leaving this to a consent process at landowner cost.
Tim Williams	S324/037	Rule R89: Farm refuse dumps - permitted activity	Oppose	Increase size from 50m3 to 100m3. Heavily prune the fourteen other conditions to focus on clear effects.
Tim Williams	S324/038	Rule R91: Offal pit - permitted activity	Oppose	Retain condition (a) and condition (h). Heavily prune the seven other conditions to focus on clear effects.
Tim Williams	S324/039	Rule R36: Agrichemicals - permitted activity	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Tim Williams	S324/040	Rule R82: Application of fertiliser from ground-based or aerial application - permitted activity	Oppose	Amend condition (a) to reflect the practicalities of aerial fertiliser application.

Tim Williams	S324/041	Rule R48: Stormwater from an individual property - permitted activity	Oppose	Delete condition (a). Delete condition (e). Retain condition (g).
Tim Williams	S324/042	Entire Plan	Not stated	Support Wairarapa Federated Farmers submission [S352].
Tim Mansell and Family	S351/001	10 Kapiti Coast Whaitua	Oppose	[Use the] whaitua process to consider whether non-compulsory values [for water quality] be included in the Plan and then if necessary/appropriate through a variation to the Plan.
Tim Mansell and Family	S351/002	10 Kapiti Coast Whaitua	Amend	[Remove the provisions that give effect to non-compulsory NPS-FW values ahead of the Whaitua process; Use the whaitua process to consider whether non-compulsory values be included in the Plan.]
Tim Mansell and Family	S351/003	Entire Plan	Amend	Delete or amend any provisions to remove references to the non-compulsory values for water quality and water quantity. Remove all notes relating to the Whaitua process.
Tim Mansell and Family	S351/004	Policy P41: Managing adverse effects on ecosystems and habitats with significant indigenous biodiversity values	Oppose	[Oppose any adherence to a mitigation hierarchy and any attempt to define "minimisation of effects"]
Tim Mansell and Family	S351/005	Policy P45: Managing adverse effects on sites with significant mana whenua values	Oppose	[Oppose any adherence to a mitigation hierarchy and any attempt to define "minimisation of effects"]
Tim Mansell and Family	S351/006	Policy P32: Adverse effects on aquatic ecosystem health and mahinga kai	Oppose	[Oppose any adherence to a mitigation hierarchy and any attempt to define "minimisation of effects"]

Tim Mansell and Family	S351/007	Policy P4: Minimising adverse effects	Oppose	Policy P4: Minimising adverse effects Where minimisation of adverse effects is required by policies in the Plan, minimisation means reducing adverse effects of the activity to the smallest amount practicable and shall include: (a) consideration of alternative locations and methods for undertaking the activity that would have less adverse effects, and (b) locating the activity away from areas identified in Schedule A (outstanding water bodies), Schedule C (mana whenua), Schedule E (historic heritage), Schedule F (indigenous biodiversity), and (c) <u>where possible</u> , timing the activity, or the adverse effects of the activity, to avoid times of the year when adverse effects may be more severe, or times when receiving environments are more sensitive to adverse effects, and...
Tim Mansell and Family	S351/008	Policy P40: Ecosystems and habitats with significant indigenous biodiversity values	Amend	Amend P40 "Protect, and <u>where possible</u> restore <u>over time</u> , the following ecosystems and habitats with significant indigenous biodiversity values:..."
Tim Mansell and Family	S351/009	Entire Plan	Oppose in part	[Oppose all provisions relating to mahinga kai as currently worded; see submission point on definition of mahinga kai]
Tim Mansell and Family	S351/010	Mahinga kai	Amend	Amend the definition of mahinga kai: <ul style="list-style-type: none"> • "Mahinga kai" - food gathering, places of food - protection of water resources so that kai would be safe to harvest and eat and knowledge transfer is present; • "Mahinga kai -- kei te ora te mauri" - the mauri of the place is intact - the freshwater resources would be available for customary use at some places (but not everywhere); • "Mahinga kai fishing" - that the freshwater resource would be allow for fish numbers to be sufficient and suitable for human consumption.
Tim Mansell and Family	S351/011	Entire Plan	Amend	Amend the plan to define <u>protected</u> customary rights and protect those protected customary rights as set out in section 6(g) of the Act.

Tim Mansell and Family	S351/012	Objective O14: Maori relationships	Support	[Not stated]
Tim Mansell and Family	S351/013	Objective O15: Kaitiakitanga	Support	[Not stated]
Tim Mansell and Family	S351/014	Objective O16: Nga Taonga Nui a Kiwa	Support	[Not stated]
Tim Mansell and Family	S351/015	Entire Plan	Oppose	Amend the Plan to list prohibited activities in sites of significance to mana whenua instead of relying on a third party advisor (i.e. cultural impact assessment) as that is likely to be ultra vires.
Tim Mansell and Family	S351/016	Entire Plan	Oppose	Remove any provisions that seek to protect, maintain or enhance sites that would come under the NPS-FW definition of 'Te Hauora o te taiao/The health and mauri of the Environment in respect of Natural form and character, as this is a non-compulsory value and the inclusion of provisions providing for it in the Plan should be determined through the Whaitua process and through a plan change.
Tim Mansell and Family	S351/019	Schedule H1: Regionally significant primary contact recreation water bodies	Amend	Amend the Plan by deleting the regionally significant primary contact recreation water bodies listed in Schedule H1.
Tim Mansell and Family	S351/020	Map 20: Significant primary contact recreation rivers and lakes (Schedule H)	Amend	Delete the rivers shown on Map 20

Tim Mansell and Family	S351/021	Objective O5: Fresh and coastal water	Amend	<p>Fresh water bodies and the coastal marine area, as a minimum, are managed to:</p> <p>(a) safeguard aquatic ecosystem health and mahinga kai;</p> <p>(b) provide for contact recreation <u>secondary recreational contact and/or provision of potable water</u> and Maori customary use, and</p> <p>(c) in the case of fresh water, provide for the health needs of people <u>secondary recreational contact and/or provision of potable water</u>.</p> <p>Add a new definition for 'secondary recreational contact'.</p>
Tim Mansell and Family	S351/022	Objective O24: Contact recreation and Maori customary use	Amend	<p>Amend Objective 24: "Rivers, lakes, natural wetlands, and coastal water are suitable for <u>secondary recreational contact and/or provision of potable water, and significant contact recreation</u> fresh water bodies are suitable for <u>contact recreation</u> contact recreation and customary use, including by:...</p>
Tim Mansell and Family	S351/023	Objective O25: Aquatic ecosystem health and mahinga kai	Amend	<p>Objective O25</p> <p>To safeguard aquatic ecosystem health mahinga kai in fresh water bodies and coastal marine area:</p> <p>(a) water quality, flows , water levels and aquatic and coastal habitats are managed to maintain aquatic ecosystem health and mahinga kai, and</p> <p>(b) restoration of aquatic ecosystem health and mahinga kai is encouraged <u>over time</u>, and...</p>

Tim Mansell and Family	S351/024	Policy P10: Contact recreation and Maori customary use	Amend	<p>Amend Policy 10: The management of natural resources shall have particular regard to the actual and potential adverse effects on contact recreation <u>the health and mauri of people involved in secondary contact recreation</u> and Maori customary use <u>sites</u>, in fresh and coastal water. including by:</p> <ul style="list-style-type: none"> (a) Providing water quality and, in rivers, flows suitable for the community's objectives for contact recreation and Maori customary use (b) managing activities to maintain or enhance contact recreation values in the beds of lakes and rivers, including by retaining existing swimming holes and maintaining access to existing contact recreation locations, and (c) encouraging improved access to suitable swimming locations, and (d) providing for the passive recreation and amenity values of fresh water bodies and the coastal marine area.
Tim Mansell and Family	S351/025	Policy P31: Aquatic ecosystem health and mahinga kai	Amend	<p>Amend Policy P31: Aquatic ecosystem health and mahinga kai shall be maintained, or <u>where possible/identified restored over time</u>, by managing the effects of use and development on physical, chemical and biological processes to:</p> <ul style="list-style-type: none"> (a) minimise limit adverse effects on natural flow characteristics and hydrodynamic processes, and the natural pattern <u>where they exist</u>, and <u>natural range</u> of water level fluctuations in rivers, lakes and natural wetlands, and (b) minimise limit adverse effects on aquatic habitat diversity and quality, including the form, frequency and pattern of pools, runs, and riffles in rivers, and the natural form of rivers, lakes, natural wetlands and coastal habitats, and (c) minimise limit adverse effects on habitats that are important to the life cycle and survival of aquatic species, and (d) Minimise limit adverse effects at times which will most affect the breeding spawning, and dispersal or migration of aquatic species, and (e) avoid creating barriers to the migration or movement of indigenous aquatic species, and restore the connections between fragmented aquatic habitats where appropriate, and (f) minimise limit adverse effects on <u>established</u> riparian habitats and restore them where practicable, and...

Tim Mansell and Family	S351/026	Policy P32: Adverse effects on aquatic ecosystem health and mahinga kai	Amend	Amend Policy P32 Significant adverse effects on aquatic ecosystem health and mahinga kai shall be managed by: (a) avoiding significant adverse effects, and (b) where significant adverse effects cannot be avoided, remedying them, and (c) where significant adverse effects cannot be remedied, mitigating them, and <u>(d) where significant adverse effects cannot be avoided, remedied or mitigated and/or residual significant adverse effects remain, it is appropriate to consider the use of biodiversity offsets.</u> Proposals for mitigation and biodiversity offsetting will be assessed against the principles listed in Schedule G (biodiversity offsetting).
Tim Mansell and Family	S351/027	Policy P62: Promoting discharges to land	Amend	Amend Policy P62: The discharge of contaminants to land is promoted over direct discharges to water, particularly where there are adverse effects on: (a) aquatic ecosystem health and mahinga kai , or (b) <u>secondary recreational contact and/or provision of potable water</u> contact recreation and Māori customary use.
Tim Mansell and Family	S351/028	Policy P70: Managing point source discharges for aquatic ecosystem health and mahinga kai	Amend	Amend Policy P70: Managing point source discharges for aquatic ecosystem health and mahinga kai Where an objective in Table 3.4, Table 3.5, Table 3.6 or Table 3.8 of Objective O25 is not met, point source discharges to water shall be managed in the following way:...
Tim Mansell and Family	S351/029	Objective O25: Aquatic ecosystem health and mahinga kai	Amend	Amend the criteria of tables 3.4, 3.5, 3.6, 3.7 and 3.8 so the criteria are only assessing aquatic ecosystem health not mahinga kai.
Tim Mansell and Family	S351/030	Schedule G: Principles to be applied when proposing and considering mitigation and offsetting in relation to biodiversity	Amend	Delete Schedule G.

Tim Mansell and Family	S351/031	Objective O19: Natural processes	Oppose	Delete
Tim Mansell and Family	S351/032	Policy P26: Natural processes	Amend	Amend Policy P26: Natural processes Use and development will be managed to minimise <u>limit</u> adverse effects on the integrity and functioning of natural processes <u>and minimise adverse effects on significant habitats and landscapes.</u>
Tim Mansell and Family	S351/033	Objective O28: Extent of wetlands	Amend	Amend Objective O28: The extent of natural wetlands is maintained or increased and <u>where possible</u> their <u>extent and</u> condition is restored <u>over time.</u>
Tim Mansell and Family	S351/034	Policy P30: Natural buffers	Amend	Amend Policy 30: The adverse effects of use and development on natural features such as beaches, dunes or wetlands that buffer development from natural hazards shall be minimised, <u>if that use of development reduces the ability of that feature to operate as a buffer.</u>
Tim Mansell and Family	S351/035	Objective O3: Mauri	Amend	Amend Objective O3: Mauri is sustained and <u>where possible/identified</u> enhanced <u>over time</u> , particularly the mauri of fresh and coastal waters.
Tim Mansell and Family	S351/036	Objective O9: Recreational values	Amend	Amend O9: The recreational values of the coastal marine area, rivers and lakes and their margins and natural wetlands are maintained and <u>where possible/identified</u> enhanced <u>over time.</u>
Tim Mansell and Family	S351/037	Objective O11: Maori customary use	Amend	Amend O11: Opportunities for Māori customary use of the coastal marine area, rivers and lakes and their margins and natural wetlands for cultural purposes are recognised, maintained and <u>where possible/identified</u> [enhanced] improved <u>over time.</u>

Tim Mansell and Family	S351/038	Objective O23: Maintain or improve water quality	Amend	Amend O23 The quality of water in the region's rivers, lakes, natural wetlands, groundwater and the coastal marine area is maintained <u>and where possible/identified</u> or improved <u>over time</u> .
Tim Mansell and Family	S351/039	Objective O28: Extent of wetlands	Amend	Amend O28 The extent of natural wetlands is maintained or <u>where possible/identified</u> increased and their condition is restored <u>over time</u> .
Tim Mansell and Family	S351/040	Objective O29: Fish passage	Amend	Amend O29 Use and development provides for the passage of fish and koura, and <u>where possible/identified</u> the passage of indigenous fish and koura is restored <u>over time</u> .
Tim Mansell and Family	S351/041	Objective O30: Trout	Amend	Amend O30 The habitat of trout identified in Schedule I (trout habitat) is maintained and <u>where possible/identified</u> improved [restored] <u>over time</u> .
Tim Mansell and Family	S351/042	Objective O33: Significant mana whenua values	Amend	Amend O33 Sites with significant <u>The values of mana whenua values sites are recognised and provided for</u> [protected and restored] <u>[and where possible/identified] restored over time</u>
Tim Mansell and Family	S351/043	Objective O35: Significant indigenous biodiversity values	Amend	Amend O35 Ecosystems and habitats with significant indigenous biodiversity values are protected and <u>where possible/identified</u> restored <u>over time</u> .
Tim Mansell and Family	S351/044	Objective O38: Special amenity landscapes	Amend	Amend O38 Identified special amenity landscape values are maintained <u>and where possible/identified</u> [or] enhanced <u>over time</u> .

Tim Mansell and Family	S351/045	Policy P17: Mauri	Amend	Amend P17: The mauri of fresh and coastal waters shall be recognised as being important to Māori by...: (b) providing for activities that sustain and <u>where possible/identified</u> enhance mauri <u>over time</u> , and...
Tim Mansell and Family	S351/046	Policy P38: Restoration of wetlands	Amend	Amend P38The restoration of natural wetlands and the construction of artificial wetlands to provide habitat for indigenous flora and fauna, and to carry out the physical and ecological functions of natural wetlands, shall be encouraged <u>where possible/identified, over time.</u>
Tim Mansell and Family	S351/047	Policy P44: Protection and restoration of sites with significant mana whenua values	Amend	Amend P44 <u>The values of mana whenua sites are recognised and provided for and where possible/identified restored over time.</u> Sites with significant mana whenua values identified in Schedule C (mana whenua) shall be protected and/or restored.
Tim Mansell and Family	S351/048	Policy P44: Protection and restoration of sites with significant mana whenua values	Amend	Policy P44: Protection and restoration of sites with significant mana whenua values Sites with significant mana whenua values <u>shall be identified in Schedule C (mana whenua).</u> shall be protected and/or restored.

Tim Mansell and Family	S351/049	Policy P45: Managing adverse effects on sites with significant mana whenua values	Amend	<p>Amend P45</p> <p>Policy P45: Managing adverse effects on sites with significant mana whenua values</p> <p>In the first instance, <u>Where possible alternative locations should be sought for activities in sites with significant mana whenua values identified in Schedule C (mana whenua) shall be avoided.</u></p> <p>If the site cannot be avoided, more than minor adverse effects on the significant mana whenua values must be evaluated through a cultural impact assessment undertaken by the relevant iwi authority or iwi authorities. <u>If alternative locations can not be found, the activities undertaken within these sites shall recognise and provide for the values mana whenua hold for that site as listed in Schedule C.</u> The adverse effects of activities shall be managed in accordance with tikanga and kaupapa Māori, as recommended in the cultural impact assessment by:</p> <p>(a) avoiding more than minor adverse effects, and</p> <p>(b) where more than minor adverse effects cannot be avoided, remedying them, and</p> <p>(c) where more than minor adverse effects cannot be remedied, mitigating them, and</p> <p>(d) receiving written consent of the iwi authority.</p> <p>Where more than minor adverse effects on significant mana whenua values identified in Schedule C (mana whenua) cannot be avoided, remedied or mitigated, the activity is inappropriate. Offsetting of effects in sites with significant mana whenua values is inappropriate.</p>
Tim Mansell and Family	S351/051	Entire Plan	Amend	[Remove] any provisions that seek to improve water quality with the exception of those water-bodies that have already been overallocated.
Tim Mansell and Family	S351/052	Rule R92: All discharges to land within community drinking water protection areas - restricted discretionary activity	Amend	Any provisions [Rule R92] should relate to any future lots and not existing lots subject to evidence showing that such provisions are necessary to give effect to the NPS-FW. If those provisions are not necessary they should be deleted.

Tim Mansell and Family	S351/053	Rule R82: Application of fertiliser from ground-based or aerial application - permitted activity	Amend	Amend R82 which provides for best practice when undertaking aerial top-dressing as opposed to a blanket no discharge rule. Supports changes to provisions that provide instead for 'best practice' and 'to avoid wherever practicable discharges to surface water bodies' by aerial topdressing pilots.
Tim Mansell and Family	S351/054	Rule R83: Discharge of collected animal effluent onto or into land - controlled activity	Amend	Amend R83 to provide for a variation to Rule 83(g) and any other relevant provisions which allows an extended period of time, in line with the timeframe granted to local authorities to upgrade stormwater systems (R50).
Tim Mansell and Family	S351/055	Rule R89: Farm refuse dumps - permitted activity	Amend	Amend R89 so that it refers to a set-back distance from water supplies which are used for potable water. Allow for a refuse up to 100m ³ in size. Delete clauses(c)(ii),(d)(i), (e), (h) and (i).
Tim Mansell and Family	S351/056	Rule R94: Cultivation or tilling of land - permitted activity	Amend	Amend R94 (b) to encourage best practice of starting break-feeding at the far side of the paddock to the waterbody. Amend the activity status so that not meeting a permitted activity condition would result in a controlled activity status rather than discretionary. Remove requirement for 5m setback.
Tim Mansell and Family	S351/057	Rule R95: Break-feeding - permitted activity	Oppose	Amend R95 to encourage best practice of starting break-feeding at the far side of the paddock to the waterbody. Amend the activity status so that not meeting a permitted activity condition would result in a controlled activity status rather than discretionary. Remove requirement for 5m setback.
Tim Mansell and Family	S351/058	Rule R96: Cultivation and break-feeding - discretionary activity	Oppose	Amend R96 to encourage best practice of starting break-feeding at the far side of the paddock to the waterbody. Amend the activity status so that not meeting a permitted activity condition would result in a controlled activity status rather than discretionary.
Tim Mansell and Family	S351/061	Earthworks	Amend	Amend the definition of earthworks to exclude the construction of new farm and forestry tracks in accordance with District Plan provisions.

Tim Mansell and Family	S351/062	Rule R48: Stormwater from an individual property - permitted activity	Amend	Delete R48.
Tim Mansell and Family	S351/063	Rule R100: Vegetation clearance on erosion prone land - permitted activity	Amend	Amend definition (see submission point S351/064)
Tim Mansell and Family	S351/064	Vegetation clearance	Amend	Amend definition of vegetation clearance to only refer to vegetation clearance which involves the removal of roots or stumps (e.g. root racking or stump clearance).
Tim Mansell and Family	S351/065	Erosion prone land	Amend	Amend definition of erosion prone land The pre-existing slope of the land exceeds 20 <u>28</u> degrees.
Tim Mansell and Family	S351/066	Rule R115: Culverts - permitted activity	Amend	Amend R115 to provide for culverts of a larger dimension than proposed for water bodies located on the Kapiti Coast. Refer only to the minimum size limit of 0.3m diameter but remove any maximum size.
Tim Mansell and Family	S351/067	Rule R121: Maintenance of drains - permitted activity	Amend	Have more practicable provisions that allow for a machine to clear both sides and the middle of the drain at one point in time.
Tim Mansell and Family	S351/068	Rule R121: Maintenance of drains - permitted activity	Amend	Amend the plan to include a 'best practicable provision' which states 'where possible, all fish and koura should be returned to the drain'.
Tim Mansell and Family	S351/069	Rule R121: Maintenance of drains - permitted activity	Amend	Amend rule to allow the removal of woody debris with a diameter greater than 0.2m from drains.
Tim Mansell and Family	S351/072	5.4.4 Earthworks and vegetation clearance	Amend	Include a permitted activity rule for new farm and forestry tracks [see original submission for suggested new rule wording]

Tim Mansell and Family	S351/073	Rule R99: Earthworks-permitted activity	Amend	Amend Rule 99 to either increase the minimum area of earthworks permitted per property based on it as an percentage area of the total property (so that larger properties can undertake more earthworks) and/or so that the rule is applied to catchments affected.
Tim Mansell and Family	S351/074	Rule R101: Earthworks and vegetation clearance - discretionary activity	Amend	Amend the activity status or R101 so that activities that don't comply with rule 99 or 100 are a restricted discretionary activity.
Tim Mansell and Family	S351/075	Rule R136: Take and use of water - permitted activity	Amend	Amend Rule to return to the limits set under the Operative Regional [freshwater] plan until the Whaitua process identifies which water bodies have been over allocated.
Tim Mansell and Family	S351/076	5.5.3 Activities in wetlands	Amend	[Do not include all ephemeral and wet areas as 'natural wetlands'; identify wetlands with significant values and protect them]
Tim Mansell and Family	S351/077	5.6.2 Take and use of water	Oppose	Maintain the existing limits [in the Regional Freshwater Plan].
Tim Mansell and Family	S351/078	Rule R36: Agrichemicals - permitted activity	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed.(g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and:...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and (h) ... (i) for ground-based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and

Tim Mansell and Family	S351/079	Policy P42: Protecting and restoring ecosystems and habitats with significant indigenous biodiversity values	Amend	Amend P42: In order to protect the ecosystems and habitats with significant indigenous biodiversity values identified in Policy P40, particular regard shall be given to managing the adverse effects of use and development in surrounding areas on physical, chemical and biological processes to: (a) maintain ecological connections within and between these habitats, or (b) provide for the enhancement of ecological connectivity between fragmented habitats through biodiversity offsets, and (c) provide adequate buffers around ecosystems and habitats with significant indigenous biodiversity values, and (d) avoid cumulative adverse effects on, and the incremental loss of the values of these ecosystems and habitats.
Tim Mansell and Family	S351/080	Objective O9: Recreational values	Amend	Amend O9: The recreational values of the coastal marine area, rivers, lakes and their margins and natural wetlands are maintained and <u>where possible, enhanced, over time.</u>
Tim Mansell and Family	S351/081	Objective O11: Maori customary use	Amend	Amend O11: Opportunities for Māori customary use of the coastal marine area, rivers and lakes and their margins and natural wetlands for cultural purposes are recognised, maintained and <u>where possible, improved, over time.</u>
Tim Mansell and Family	S351/082	Objective O23: Maintain or improve water quality	Amend	Amend O23: The quality of water in the region's rivers, lakes, natural wetlands, groundwater and the coastal marine area is maintained, <u>or where possible, improved, over time.</u>
Tim Mansell and Family	S351/083	Policy P3: Precautionary approach	Amend	Amend P3: Use and development shall be managed with a precautionary approach where there is limited information regarding the <u>risk of adverse effects the activity may have on this environment may be both high and likely to occur.</u>
Tim Mansell and Family	S351/084	Objective O47: Sediment runoff	Amend	Amend O47: The amount of sediment-laden runoff entering water is reduced <u>over time.</u>

Tim Mansell and Family	S351/085	Policy P20: Exercise of kaitiakitanga	Amend	Amend P20:(a) managing natural and physical resources in sites with significant [manage] mana whenua values listed in Schedule C (mana whenua) in accordance with tikanga and kaupapa Maori as exercised by mana whenua, <u>when possible</u> ;
Tim Mansell and Family	S351/086	Policy P35: Restoring fish passage	Amend	Amend P35: The passage of indigenous fish and koura shall be restored, <u>over time</u> , where this is appropriate for the management and protection of indigenous fish and koura populations.
Tim Mansell and Family	S351/087	Policy P38: Restoration of wetlands	Amend	Amend P38: The restoration of natural wetlands and the construction of artificial wetlands to provide habitat for indigenous flora and fauna, and to carry out the physical and ecological functions of natural wetlands, shall be encouraged <u>where possible, and supported by local and regional government.</u>
Tim Mansell and Family	S351/088	Objective O38: Special amenity landscapes	Oppose	Delete O38.
Tim Mansell and Family	S351/089	Policy P49: Use and development adjacent to outstanding natural features and landscapes and special amenity landscapes	Amend	Policy P49: Use and development adjacent to outstanding natural features and landscapes and special amenity landscapes Use and development in the coastal marine area on sites adjacent to an outstanding natural feature or landscape or special amenity landscape identified in a district plan shall be managed by:...
Tim Mansell and Family	S351/090	Rule R114: River crossing structures - permitted activity	Amend	Amend R114(f)(ii) Increase the area to 200ha as per the east coast. [none stated for amending R114(g)]
Tim Mansell and Family	S351/091	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Oppose Rule 97(d) and livestock exclusion that includes dry cows and heifers.

Tim Mansell and Family	S351/092	Dairy cows	Amend	Amend the definition of 'dairy cows' to exclude 'dry cows and hieifers'.
Tim Mansell and Family	S351/094	Rule R36: Agrichemicals - permitted activity	Oppose	Delete all references in Rules R36 and 37 to requirements to hold a GROWSAFE certificate. Also see S351/073.
Tim Mansell and Family	S351/095	Natural wetland	Amend	Amend the definition: Natural wetlands do not include: (a) damp gully heads, or wetted pasture, or pasture <u>predominately containing with patches of rushes or pastures predominately containing one wetland species having no other wetland indicator species...</u> "
Tim Mansell and Family	S351/096	5.5.2 Wetlands general conditions	Oppose	None stated.
Tim Mansell and Family	S351/097	Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity	Oppose	Amend R104: ...is a permitted activity, provided the following conditions are met: (e) only hand held machinery is used in any area of the natural wetland, and (f) the activity...
Tim Mansell and Family	S351/098	Rule R105: Planting and pest plant control in natural wetlands, significant natural wetlands and outstanding natural wetlands - permitted activity	Oppose	Amend R105: (h) only agrichemicals approved by the Environmental Protection Authority are used, and (i) agrichemicals are not applied by aerial spraying, and (j) only hand held machinery is used in any area of the wetland and (k) the activity shall comply...
Tim Mansell and Family	S351/099	Rule R106: Restoration of natural wetlands, significant natural wetlands and outstanding natural wetlands - controlled activity	Oppose	[Not stated]

Tim Mansell and Family	S351/100	Rule R107: Activities in natural wetlands and significant natural wetlands - discretionary activity	Oppose	[Not stated]
Tim Mansell and Family	S351/101	Rule R108: Activities in natural wetlands and significant natural wetlands - non-complying activity	Oppose	[Not stated]
Tim Mansell and Family	S351/102	Rule R109: Activities in outstanding natural wetlands - discretionary activity	Oppose	[Not stated]
Tim Mansell and Family	S351/103	Rule R110: Activities in outstanding natural wetlands - non-complying activity	Oppose	[Not stated]
Tim Mansell and Family	S351/104	Rule R111: Reclamation of outstanding natural wetlands - prohibited activity	Oppose	[Not stated]
Tim Mansell and Family	S351/105	Rule R136: Take and use of water - permitted activity	Amend	Oppose restrictions to prevent water take where the water is within 50m of a natural wetland.
Timothy Bruce Caughley	S39/001	Entire Plan	Oppose in part	Revise the whole PNRP, including the objectives, policies, rules, methods, schedules, maps and definitions, to appropriately address and enable coastal hazard mitigation (including protection) activities in the coastal marine area and other areas (including beds of rivers and streams), including especially for areas of significant existing development. [See original submission for details].

Timothy Bruce Caughley	S39/002	3.4 Natural character, form and function	Amend	Include objectives and policies that recognise the importance and benefits of coastal hazard mitigation (including protection) activities, especially in areas of significant existing development. Include objectives and policies that, if a resource consent is required, support that consent being obtained, not provisions that would hinder consent being obtained.
Timothy Bruce Caughley	S39/003	4.4 Natural form and function	Amend	[See submission point S39/002].
Timothy Bruce Caughley	S39/004	5.7.6 Seawalls	Amend	Provide for appropriate coastal hazard mitigation (including protection) activities to be permitted or controlled activities. Provide for coastal hazard mitigation (including protection) activities to be, at worst, discretionary activities and ensure that none of them is (or could become due to other rules) a non-complying or prohibited activity.
Timothy Bruce Caughley	S39/005	Entire Plan	Amend	The decisions sought in the submission of Coastal Ratepayers United Inc. [S93] are supported and adopted in this submission.
Titahi Bay Boatshed Owners	S194/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Titahi Bay Fisherman's Club	S250/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.

Titahi Bay Residents' Association	S272/001	Policy P149: Protection of the Titahi Bay fossil forest	Oppose	<p>To have this provision amended to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach.</p> <p>That the local inner-beach boundaries of these areas be the streams across the beach at Bay Drive at the north end and south Beach Access Road at the south end.</p> <p>Amend to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach.</p> <p>That the RC application requires public notification, assessment of environmental effects and an agreed, practical, sustainable management plan to satisfactorily avoid, remedy, or mitigate the identified potential adverse environmental effects.</p>
Titahi Bay Residents' Association	S272/002	Rule R196: Motor vehicles - permitted activity	Oppose	<p>To have this provision amended to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach.</p> <p>That the local inner-beach boundaries of these areas be the streams across the beach at Bay Drive at the north end and south Beach Access Road at the south end.</p> <p>Amend to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach. That the RC application requires public notification, assessment of environmental effects and an agreed, practical, sustainable management plan to satisfactorily avoid, remedy, or mitigate the identified potential adverse environmental effects.</p>
Titahi Bay Residents' Association	S272/003	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	<p>To have this provision amended to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach.</p> <p>That the local inner-beach boundaries of these areas be the streams across the beach at Bay Drive at the north end and south Beach Access Road at the south end.</p> <p>Amend to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach. That the RC application requires public notification, assessment of environmental effects and an agreed, practical, sustainable management plan to satisfactorily avoid, remedy, or mitigate the identified potential adverse environmental effects.</p>

Titahi Bay Residents' Association	S272/004	Map 35: Titahi Bay fossil forest (indicative)	Oppose	<p>To have this provision amended to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach.</p> <p>That the local inner-beach boundaries of these areas be the streams across the beach at Bay Drive at the north end and south Beach Access Road at the south end.</p> <p>Amend to allow blanket resource consent for motor vehicles in the boat shed areas at the ends of the beach. That the RC application requires public notification, assessment of environmental effects and an agreed, practical, sustainable management plan to satisfactorily avoid, remedy, or mitigate the identified potential adverse environmental effects.</p>
Titahi Bay Residents' Association	S272/005	Policy P149: Protection of the Titahi Bay fossil forest	Amend	<p>Amendment to allow resource consent for special event motor vehicles in the central prohibited area of the beach. Our support for this provision is contingent on first satisfying conditions of our submission Item 1. (ie RC conditions/agreement settled for the boat shed areas at the ends of the beach as a prerequisite to any possibility of RC for special activity in the central beach area).</p>
Titahi Bay Residents' Association	S272/006	Rule R196: Motor vehicles - permitted activity	Amend	<p>Amendment to allow resource consent for special event motor vehicles in the central prohibited area of the beach.</p> <p>Support for this provision is contingent on first satisfying conditions of our submission Item 1. (ie RC conditions/agreement settled for the boat shed areas at the ends of the beach as a prerequisite to any possibility of RC for special activity in the central beach area).</p>
Titahi Bay Residents' Association	S272/007	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Amend	<p>Amendment to allow resource consent for special event motor vehicles in the central prohibited area of the beach.</p> <p>Support for this provision is contingent on first satisfying conditions of [this] submission Item 1. (ie RC conditions/agreement settled for the boat shed areas at the ends of the beach as a prerequisite to any possibility of RC for special activity in the central beach area).</p>

Titahi Bay Residents' Association	S272/008	Map 35: Titahi Bay fossil forest (indicative)	Amend	Amendment to allow resource consent for special event motor vehicles in the central prohibited area of the beach. Support for this provision is contingent on first satisfying conditions of [this] submission Item 1. (ie RC conditions/agreement settled for the boat shed areas at the ends of the beach as a prerequisite to any possibility of RC for special activity in the central beach area).
Titahi Bay Residents' Association	S272/009	Policy P147: Motor vehicles on the foreshore	Oppose	Deletion of the provision. Reinstatement of previous Coastal Plan wording which clearly specified Rule 82 (2) any motor vehicle used for litter removal or dog control; or (3) any motor vehicle used for beach grooming or clearance of piped storm water outfall, maintenance of lawful structures, or other activities permitted by this plan.
Titahi Bay Residents' Association	S272/010	Policy P149: Protection of the Titahi Bay fossil forest	Oppose	Deletion of the provision. Reinstatement of previous Coastal Plan wording which clearly specified Rule 82 (2) any motor vehicle used for litter removal or dog control; or (3) any motor vehicle used for beach grooming or clearance of piped storm water outfall, maintenance of lawful structures, or other activities permitted by this plan.
Titahi Bay Residents' Association	S272/011	Rule R197: Motor vehicles for certain purposes - permitted activity	Oppose	Deletion of the provision. Reinstatement of previous Coastal Plan wording which clearly specified Rule 82 (2) any motor vehicle used for litter removal or dog control; or (3) any motor vehicle used for beach grooming or clearance of piped storm water outfall, maintenance of lawful structures, or other activities permitted by this plan.
Titahi Bay Residents' Association	S272/012	Policy P149: Protection of the Titahi Bay fossil forest	Amend	Reinstatement of Coastal Plan Rule 29 (2) Conditions (7) If the activity is carried out on Titahi Bay beach, it shall be carried out by or on behalf of a local authority to maintain amenity values and any vehicle used shall not have tracks and the activity is not to involve recontouring or reshaping. Reinstatement of the essence of Coastal Plan Rule 82 (albeit with a changed centre-beach area), which provides prohibition of motor vehicles, motorcycles, trailers and land yachts on Titahi Bay Beach within the centre of Titahi Bay...; and any part of the remaining foreshore at Titahi Bay where any fossil forest is exposed. Prohibition of tracked vehicles on any part of the foreshore and seabed of Titahi Bay beach.

Titahi Bay Residents' Association	S272/013	Rule R190: Launching, retrieving or temporary mooring of vessels - permitted activity	Amend	Reinstatement of Coastal Plan Rule 29 (2) Conditions (7) If the activity is carried out on Titahi Bay beach, it shall be carried out by or on behalf of a local authority to maintain amenity values and any vehicle used shall not have tracks and the activity is not to involve recontouring or reshaping. Reinstatement of the essence of Coastal Plan Rule 82 (albeit with a changed centre-beach area), which provides prohibition of motor vehicles, motorcycles, trailers and land yachts on Titahi Bay Beach within the centre of Titahi Bay...; and any part of the remaining foreshore at Titahi Bay where any fossil forest is exposed. Prohibition of tracked vehicles on any part of the foreshore and seabed of Titahi Bay beach.
Titahi Bay Residents' Association	S272/014	Rule R191: Disturbance associated with beach grooming - permitted activity	Not stated	Reinstatement of Coastal Plan Rule 29 (2) Conditions (7) If the activity is carried out on Titahi Bay beach, it shall be carried out by or on behalf of a local authority to maintain amenity values and any vehicle used shall not have tracks and the activity is not to involve recontouring or reshaping. Reinstatement of the essence of Coastal Plan Rule 82 (albeit with a changed centre-beach area), which provides prohibition of motor vehicles, motorcycles, trailers and land yachts on Titahi Bay Beach within the centre of Titahi Bay...; and any part of the remaining foreshore at Titahi Bay where any fossil forest is exposed. Prohibition of tracked vehicles on any part of the foreshore and seabed of Titahi Bay beach
Titahi Bay Residents' Association	S272/015	Rule R192: Beach recontouring for coastal restoration purposes - controlled activity	Amend	Reinstatement of Coastal Plan Rule 29 (2) Conditions (7) If the activity is carried out on Titahi Bay beach, it shall be carried out by or on behalf of a local authority to maintain amenity values and any vehicle used shall not have tracks and the activity is not to involve recontouring or reshaping. Reinstatement of the essence of Coastal Plan Rule 82 (albeit with a changed centre-beach area), which provides prohibition of motor vehicles, motorcycles, trailers and land yachts on Titahi Bay Beach within the centre of Titahi Bay...; and any part of the remaining foreshore at Titahi Bay where any fossil forest is exposed. Prohibition of tracked vehicles on any part of the foreshore and seabed of Titahi Bay beach

Titahi Bay Residents' Association	S272/016	Map 35: Titahi Bay fossil forest (indicative)	Amend	Reinstatement of Coastal Plan Rule 29 (2) Conditions (7) If the activity is carried out on Titahi Bay beach, it shall be carried out by or on behalf of a local authority to maintain amenity values and any vehicle used shall not have tracks and the activity is not to involve recontouring or reshaping. Reinstatement of the essence of Coastal Plan Rule 82 (albeit with a changed centre-beach area), which provides prohibition of motor vehicles, motorcycles, trailers and land yachts on Titahi Bay Beach within the centre of Titahi Bay...; and any part of the remaining foreshore at Titahi Bay where any fossil forest is exposed. Prohibition of tracked vehicles on any part of the foreshore and seabed of Titahi Bay beach
Titahi Bay Residents' Association	S272/017	Schedule J: Significant geological features in the coastal marine area	Support	Retain continued recognition of its significance.
Titahi Bay Residents' Association	S272/018	Rule R196: Motor vehicles - permitted activity	Oppose	Delete or alternatively qualify it with addition of "also", "under a local bylaw" to clarify wording.
Titahi Bay Residents' Association	S272/019	Entire Plan	Oppose	Remove all references [to separate/undisclosed documents so that the plan is stand alone]. Alternatively modify the plan to meet this requirement and repeat the submission process.
Titahi Bay Residents' Association	S272/020	Policy P146: Introduction of pest plants	Oppose	Deletion of the provision.
Titahi Bay RSA	S268/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Tom Kerr and Gabrielle Harris	S330/001	Rule R198: Motor vehicles inside sites of significance - non complying activity	Amend	We seek to amend Rule 198 of the Proposed NRP to be a discretionary activity for the Golden Gate Peninsula including Browns Bay and Ivey Bay. That is, retain the existing provisions for this area.

Tony Dowman	S312/001	Category 2 surface water body	Oppose	Exclude water races and drains from [definition of] Category Two [2 surface water body].
Tony Dowman	S312/002	Schedule I: Important trout fishery rivers and spawning waters	Oppose	Specify criteria for "important" trout spawning rivers; delete those that don't meet the criteria.
Tony Dowman	S312/003	Map 22: Trout fishery rivers and trout spawning waters (Schedule I)	Oppose	Specify criteria for "important" trout spawning rivers: delete those that don't meet the criteria.
Tony Dowman	S312/004	Rule R97: Access to the beds of surface water bodies by livestock - permitted activity	Oppose	Extend the timeframes, e.g. Category 1 surface water bodies by 2020, category 2 surface water bodies by 2025. Exclude sheep from Category 1 surface water bodies. Delete requirement for dairy cow exclusion from hill country rivers >1 metre wide. Specify that stock exclusion from inanga or trout spawning sites is during the spawning season. Allow for stock drinking points. Ensure that alternative stock water supplies are available and rules don't apply until they are.
Tony Dowman	S312/005	Stock crossing point	Oppose	Amend the definition of "stock crossing" to match hill country practicalities and effects.
Tony Dowman	S312/006	Natural wetland	Oppose	Amend definition to exclude intermittent and ephemeral water bodies and clarify these do not include hill country seeps or paddocks subject to regular ponding, dominated by cultivated pasture, whether or not associated with sedge, raupo or rush species.
Tony Dowman	S312/007	Significant natural wetland	Oppose	Re-prioritise to focus efforts on the highest value sites; change minimum size from 0.1ha to 1.0ha.
Tony Dowman	S312/008	Schedule F3: Identified significant natural wetlands	Oppose	Re-prioritise to focus efforts on the highest value sites; change minimum size from 0.1ha to 1.0ha.

Tony Dowman	S312/009	Rule R105: Planting and pest plant control in natural wetlands, significant natural wetlands and outstanding natural wetlands - permitted activity	Oppose	Allow for planting introduced species for bees or ducks
Tony Dowman	S312/010	Rule R106: Restoration of natural wetlands, significant natural wetlands and outstanding natural wetlands - controlled activity	Oppose	Amend to provide for restoration or enhancement of wetlands to be a permitted activity, with plans prepared as a non-regulatory partnership.
Tony Dowman	S312/011	Rule R107: Activities in natural wetlands and significant natural wetlands - discretionary activity	Oppose	Amend to provide for restoration or enhancement of wetlands to be a permitted activity, with plans prepared as a non-regulatory partnership.
Tony Dowman	S312/012	Rule R108: Activities in natural wetlands and significant natural wetlands - non-complying activity	Oppose	Allow diversion of water as part of a restoration plan.
Tony Dowman	S312/013	Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity	Oppose	Allow use of machines rather than just hand held

Tony Dowman	S312/014	Rule R83: Discharge of collected animal effluent onto or into land - controlled activity	Oppose	Undertake more rigorous regional cost-benefit analysis of pond storage and sealing requirements. Provide reasonable timeframes and a stepped approach for the installation of storage (eg 3-5 years). Clarify the definition of ponding; and exclude extreme weather events, breakdowns out of manager's control, be consistent with urban conditions. In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary. Extend consent timeframe to 20 years to reflect investment made.
Tony Dowman	S312/015	Rule R93: All other discharges to land - discretionary activity	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tony Dowman	S312/016	Map 27a: Groundwater community drinking water supply protection areas - Wairarapa (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tony Dowman	S312/017	Map 27b: Groundwater community drinking water supply protection areas - Hutt Valley (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tony Dowman	S312/018	Map 27c: Groundwater community drinking water supply protection areas - Kapiti Coast (incorporates Schedule M2)	Oppose	[Regarding discharge of collected animal effluent rule R83] In groundwater protection areas, undertake a risk analysis to support a controlled rule rather than discretionary.
Tony Dowman	S312/019	Silage	Oppose	Change definition to specify this does not include baleage.

Tony Dowman	S312/020	Rule R90: Manufacture and storage of silage and compost - permitted activity	Oppose	Delete requirement for impermeable lining; retain condition that there be no discharge to water. Delete requirement for location not allowed within 20m of a surface water body.
Tony Dowman	S312/021	Rule R94: Cultivation or tilling of land - permitted activity	Oppose	Delete condition requiring a 5m setback.
Tony Dowman	S312/022	Rule R95: Break-feeding - permitted activity	Oppose	Delete condition requiring a 5m setback.
Tony Dowman	S312/023	Highly modified river or stream	Oppose	Change definition to include all streams that have been modified by human activity - straightening, deepening, channeling.
Tony Dowman	S312/024	Rule R121: Maintenance of drains - permitted activity	Oppose	[Condition (j)] Provide maps clearly showing drains and highly modified streams that are covered by Rule R121. Provide direction to landowners about the type of waterways on their land. Extend timeframe for implementation of new conditions from 2017 to 2020.
Tony Dowman	S312/025	Rule R122: Removing vegetation - permitted activity	Oppose	[Condition l] Provide direction to landowners about the type of waterways on their land.
Tony Dowman	S312/026	Method M14: Maintenance of drains	Oppose	Fast-forward Method M14 to develop agreed good practice for drain clearing prior to the hearing.
Tony Dowman	S312/027	Earthworks	Oppose	Amend definition and Rule R99 to allow construction of farm tracks as permitted as well as maintenance.
Tony Dowman	S312/028	Rule R99: Earthworks-permitted activity	Oppose	Amend definition and Rule R99 to allow construction of farm tracks as permitted as well as maintenance.
Tony Dowman	S312/030	Erosion prone land	Oppose	Change definition to increase the slope and exclude stable substrate, e.g. greywacke.

Tony Dowman	S312/031	Vegetation clearance	Oppose	Change definition to exclude hand clearance, hand or aerial spraying and roller crushing.
Tony Dowman	S312/032	Rule R100: Vegetation clearance on erosion prone land - permitted activity	Oppose	See submission point on definition of "erosion prone" and "vegetation clearance".
Tony Dowman	S312/033	Rule R101: Earthworks and vegetation clearance - discretionary activity	Oppose	Change rule to controlled or restricted discretionary with clear conditions.
Tony Dowman	S312/034	Rule R114: River crossing structures - permitted activity	Oppose	Change the 50ha catchment restriction to 200ha (or clarify rationale for the difference). Increase the size for fords and bridges.(20m2 too small). Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (h)] - not leaving this to a consent process at landowner cost.
Tony Dowman	S312/035	Rule R115: Culverts - permitted activity	Amend	Delete condition [(h)(ii)] restricting culvert diameter. retain condition that culvert be constructed to allow for 20 year flood. Provide advice to landowner of appropriate culvert sizes. Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (f)] - not leaving this to a consent process at landowner cost.
Tony Dowman	S312/036	Rule R125: Structures within a site identified in Schedule C (mana whenua) - restricted discretionary activity	Oppose	Undertake proper assessment of restrictions proposed for mana whenua sites [Condition (h)] - not leaving this to a consent process at landowner cost.
Tony Dowman	S312/037	Rule R89: Farm refuse dumps - permitted activity	Oppose	Increase size from 50m3 to 100m3. Heavily prune the fourteen other conditions to focus on clear effects.
Tony Dowman	S312/038	Rule R91: Offal pit - permitted activity	Oppose	Retain condition (a) and condition (h). Heavily prune the seven other conditions to focus on clear effects.

Tony Dowman	S312/039	Rule R36: Agrichemicals - permitted activity	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Tony Dowman	S312/040	Rule R82: Application of fertiliser from ground-based or aerial application - permitted activity	Oppose	Amend condition (a) to reflect the practicalities of aerial fertiliser application.
Tony Dowman	S312/041	Rule R48: Stormwater from an individual property - permitted activity	Oppose	Delete condition (a). Delete condition (e). Retain condition (g).
Tony Dowman	S312/042	Entire Plan	Not stated	Support Wairarapa Federated Farmers submission [S352].
Tony Dowman	S312/043	7.2 Rules	Oppose	Remove the figure of 1700l/sec from the Waingawa River [in Table 7.1].
Tony Dowman	S312/044	Entire Plan	Not stated	[Support submissions made by the Wairarapa Water Users Group S124].
Tracey Waters	S196/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Transpower NZ Ltd	S165/001	1.1 Overview of the Wellington Region	Amend	Amend Section 1, paragraph seven, as follows: Wellington provides the northern link for State Highway 1 and the main trunk railway between the North Island and the South Island. Wellington Harbour (Port Nicholson) is an important New Zealand port, particularly for imports such as fuel oils. Wellington Airport is the third biggest passenger airport in New Zealand. <u>The National Grid within the Wellington Region plays a vital role in providing for the wellbeing of New Zealand, its people and the environment. This includes the Cook Strait cables which transmit electricity between the North and South Islands.</u>

Transpower NZ Ltd	S165/002	1.5 Factors shaping this Plan	Amend	Amend Section 1.5.1, paragraph 11, as follows:the National Policy Statement on Electricity Transmission-2014, <u>2008</u> .
Transpower NZ Ltd	S165/003	1.5.1 Statutory framework	Amend	Amend Section 1.5.1, paragraph 18, as follows: National environmental standards are also prepared by central government. They can prescribe technical standards, methods or other requirements for environmental matters. such as <u>The current National Environmental Standards</u> include: [list of current National Environmental Standards]; <u>and the Resource Management (National Environmental Standards for Electricity Transmission Activities) Regulations 2009</u> . The same <u>National Environmental</u> standards are enforced by all Councils <u>throughout New Zealand</u> , both regional and district. <u>The rules in a National Environmental Standard prevail over the equivalent rules of the plan</u> . In some circumstances, councils can impose stricter standards than the national standard, <u>if the standard provides that a rule may be more stringent</u> .
Transpower NZ Ltd	S165/004	3.2 Beneficial use and development	Support	Retain section 3.2 (in particular Objectives O12 and O13) and the Heading Beneficial Use and Development, except for the specific relief sought in submission points S165/005 and S165/006.
Transpower NZ Ltd	S165/005	Objective O12: Benefits of regionally significant infrastructure	Amend	Amend Objective O12 as follows:The social, economic, cultural and environmental benefits <u>at the national, regional and local scale</u> of regionally significant infrastructure, and renewable energy generation activities are recognised <u>and provided for</u> .
Transpower NZ Ltd	S165/006	Objective O13: Protecting regionally significant infrastructure	Amend	Amend Objective O13 as follows:The <u>ongoing use, and ongoing operation, maintenance and upgrade</u> of regionally significant infrastructure and renewable energy generation activities in the coastal marine area are protected from new incompatible <u>or inappropriate</u> use and development occurring under, over or adjacent to the infrastructure or activity.
Transpower NZ Ltd	S165/007	4. Policies	Support	Retain, except for individual changes to policies.

Transpower NZ Ltd	S165/008	Policy P12: Benefits of regionally significant infrastructure and renewable electricity generation facilities	Amend	Amend Policy P12, as follows: <u>The national, regional and local benefits of regionally significant infrastructure and renewable electricity generation facilities are recognised and provided for by having regard to:.....(e) the technical and operational requirements associated with developing, operating, maintaining and upgrading regionally significant infrastructure, particularly the National Grid.</u>
Transpower NZ Ltd	S165/009	Policy P13: Existing regionally significant infrastructure and renewable electricity generation facilities	Support	Retain
Transpower NZ Ltd	S165/010	4. Policies	Not stated	Add an additional policy as follows (or similar): <u>Policy P13A: Managing environmental effects of new National Grid infrastructure. When considering the environmental effects of new infrastructure associated with the National Grid, or major upgrades of the existing National Grid, decision makers shall have regard to:</u> <u>(a) the benefits of the infrastructure to meet the needs of present and future generations,</u> <u>(b) the extent to which any adverse environmental effects have been avoided, remedied or mitigated by the route, site and method selection; and</u> <u>(c) the constraints imposed by the technical and operational requirements of the National Grid.</u>
Transpower NZ Ltd	S165/011	Policy P14: Incompatible activities adjacent to regionally significant infrastructure and renewable electricity generation activities	Support in part	Amend Policy P14, as follows: Incompatible activities adjacent to <u>Protection of</u> regionally significant infrastructure and renewable electricity generation activities. <u>The ongoing use, maintenance, and upgrade of</u> regionally significant infrastructure and renewable energy generation activities shall be protected from new incompatible <u>or inappropriate</u> use and or development occurring under, over or adjacent to it <u>the infrastructure or activity</u> , by locating and designing any new use and development to avoid, remedy or mitigate any reverse sensitivity effects.

Transpower NZ Ltd	S165/012	Policy P102: Reclamation or drainage of the beds of lakes and rivers	Support	Retain as drafted.
Transpower NZ Ltd	S165/013	Policy P132: Functional need and efficient use	Support in part	Amend Policy P132, as follows: Use and development in the coastal marine area shall: (a) have a functional need, or (b) have an <u>technical or</u> operational requirement to locate within the coastal marine area, and no reasonable or practicable alternative to locating in the coastal marine area, or ... <u>Except in relation to the National Grid, shall:</u> (f) result in the removal of structures ...
Transpower NZ Ltd	S165/014	Policy P138: Structures in sites with significant values	Support	Retain
Transpower NZ Ltd	S165/015	Policy P139: Seawalls	Support	Retain
Transpower NZ Ltd	S165/016	Policy P143: Deposition in a site of significance	Support	Retain
Transpower NZ Ltd	S165/017	Policy P144: Dumping in a site with significant values	Support	Retain
Transpower NZ Ltd	S165/018	Policy P147: Motor vehicles on the foreshore	Support	Retain
Transpower NZ Ltd	S165/019	Policy P148: Motor vehicles in sites with significant value	Support	Retain
Transpower NZ Ltd	S165/020	Regionally significant infrastructure	Amend	Amend clause (d) as follows: the National electricity Grid

Transpower NZ Ltd	S165/021	National electricity grid	Amend	Amend the definition to National Electricity Grid: National electricity Grid means the assets used or owned by Transpower New Zealand Limited, including: (a) transmission lines, and (b) electricity substations.
Transpower NZ Ltd	S165/022	4. Policies	Support	Retain activity based policies.
Transpower NZ Ltd	S165/023	5.1.7 Dust generating activities	Support in part	Amend Section 5.1.7, to provide specific references to Regulations 25 and 26 of the NESETA. Such reference could be inserted as notes to the relevant rule/s, or specific amendment to the relevant rules, as follows: <u>The rules in Section 5.1 relating to abrasive blasting, do not apply to the discharge of contaminants in relation to an existing National Grid line (existing at 14 January 2010) that forms part of the National Grid. These activities are covered by Rules 25 and 26 of the Resource Management (National Environmental Standards for Electricity Transmission Activities).</u>
Transpower NZ Ltd	S165/024	Rule R26: Abrasive blasting outside an enclosed area - permitted activity	Support in part	(b) the operation of a mobile abrasive blasting unit used at one property is no more than 10 days in any 12 month period (<u>except for abrasive blasting of the National Grid</u>), and
Transpower NZ Ltd	S165/025	Rule R41: All other discharges - discretionary activity	Oppose	Amend Rule R41, as follows (or similar): Rule R41: All other discharges - discretionary activity The discharge of contaminants into air that are not permitted <u>by Rules R1- R4, R7-R12, R14-R21, R25-R28, R32, R33, R36, R37, or R38</u> , or controlled by Rule R40, discretionary or non-complying <u>by Rule R13</u> , or prohibited <u>by Rules R5 or R6</u> is a discretionary activity. OR Add a new rule for "Minor discharges of contaminants to air" (similar to R42 for Minor discharges to water - permitted activity provided that certain baseline conditions are met).

Transpower NZ Ltd	S165/026	5.2 Discharges to water rules	Support in part	Amend Section 5.2 to provide specific references to Regulations 28 and 29 of the NESETA. Such reference could be inserted as notes to the relevant rules, or specific amendment to the relevant rules, as follows: <u>The rules in Section 5.2 relating to the discharge of contaminants to water, do not apply to the discharge of contaminants to water in relation to an existing National Grid line (existing at 14 January 2010) that forms part of the National Grid. These activities are covered by Rules 28 and 29 of the Resource Management (National Environmental Standards for Electricity Transmission Activities).</u>
Transpower NZ Ltd	S165/027	Rule R42: Minor discharges - permitted activity	Support	Retain
Transpower NZ Ltd	S165/028	Rule R43: Water to water - permitted activity	Support	Retain
Transpower NZ Ltd	S165/029	Rule R48: Stormwater from an individual property - permitted activity	Support	Retain
Transpower NZ Ltd	S165/030	Rule R49: Stormwater to land - permitted activity	Support	Retain

Transpower NZ Ltd	S165/031	Contaminated land	Support in part	<p>Amend definition as follows: Contaminated Land: Land that has a hazardous substance in or on it that - <u>is within Category III - Contamination Confirmed land in the Selected Land Use Register for the Wellington Region.</u> <u>Note: Land within Category III is considered to meet the definition of contaminated land in the RMA, in that it:</u> (a) has significant adverse effects on the environment (b) is reasonably likely to have significant adverse effects on the environment. Note: Contaminated land means the same as Category III - Contamination Confirmed land in the Selected Land Use Register for the Wellington Region. Also add a guidance note clarifying the intent of how "adverse effects on human health" in the SLUR definition of Category III is measured (i.e. whether the intent is that contaminants in soil exceeding the upper threshold in the NES for Assessing and Managing Contaminants in Soil to Protect Human Health are "adverse effects on human health").</p>
Transpower NZ Ltd	S165/032	Rule R53: All other stormwater - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/033	Rule R54: Site investigation - permitted activity	Support	Retain
Transpower NZ Ltd	S165/034	Rule R55: Discharges from contaminated land - permitted activity	Amend	<p>Amend Rule R55, as follows (or similar): (b)(i) the concentration of contaminants in groundwater meets <u>[the maximum acceptable values and guideline values set out in Tables XX of]</u> the Drinking-Water Standards New Zealand 2005 (Revised 2008) for potable water for 90% of species, and (ii) the concentration of contaminants in groundwater, at the property boundary, or at the location of existing bores, or at any point where the groundwater exits to the surface meets <u>[the maximum acceptable values set out in Section XX]</u> of ... OR Specifically reference the maximum acceptable values/guidelines/standards within the PNRP itself (by way of an appendix or within Rule R55).</p>

Transpower NZ Ltd	S165/035	Rule R56: Discharges from contaminated land - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/036	Rule R57: Discharge of hazardous substances - non-complying activity	Support	Retain
Transpower NZ Ltd	S165/037	Rule R67: Discharges inside sites of significance - non complying activity	Support	Retain
Transpower NZ Ltd	S165/038	Rule R68: All other discharges - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/039	Rule R69: Minor contaminants - permitted activity	Support	Retain
Transpower NZ Ltd	S165/040	Rule R74: Existing on-site wastewater systems - permitted activity	Support	Retain
Transpower NZ Ltd	S165/041	Rule R75: New or upgraded on-site wastewater systems - permitted activity	Support	Retain
Transpower NZ Ltd	S165/042	On-site domestic wastewater treatment and discharge system	Support	Retain

Transpower NZ Ltd	S165/043	Rule R79: Discharge of treated wastewater - controlled activity	Support	Retain
Transpower NZ Ltd	S165/044	Rule R93: All other discharges to land - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/045	Rule R99: Earthworks-permitted activity	Support	Retain
Transpower NZ Ltd	S165/046	Rule R100: Vegetation clearance on erosion prone land - permitted activity	Support	Retain
Transpower NZ Ltd	S165/047	Rule R101: Earthworks and vegetation clearance - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/048	Earthworks	Amend	(d) the construction, repair, <u>upgrade</u> or maintenance of: (i) pipelines, and (ii) electricity lines <u>including the National Grid</u> , and (iii) telecommunication structures or lines, and (iv) radio communication structures, and (v) firebreaks or fence lines (e) <u>upgrade</u> , repair or maintenance of existing roads and tracks, and
Transpower NZ Ltd	S165/049	Stabilised	Support	Retain
Transpower NZ Ltd	S165/050	Upgrade	Support	Retain
Transpower NZ Ltd	S165/051	Erosion prone land	Support	Retain

Transpower NZ Ltd	S165/052	Vegetation clearance	Support	Retain
Transpower NZ Ltd	S165/053	Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity	Amend	Amend Rule R104, as follows (or similar): Rule R104: Structures in natural wetlands and significant natural wetlands - permitted activity The <u>following activities within a natural wetland or significant natural wetland (including those listed on Schedule F3):</u> <u>(a) maintenance, repair, addition, alteration, or replacement (like for like) of an existing structure, and or</u> <u>(b) the placement of a new structure with a footprint of of an area less than 10m2 for the purpose of hunting and recreation (including maimai and jetties); or for the purpose of the development, operation, maintenance or upgrade of the National Grid, and or</u> <u>(c) the removal of an existing structure in a natural wetland or significant natural wetland, including any associated...</u> <u>(g) the activity shall comply with the wetland general conditions for activities in natural wetlands, significant natural wetlands and outstanding natural wetlands specified above in Section 5.5.2. are permitted activities.</u>
Transpower NZ Ltd	S165/054	Rule R107: Activities in natural wetlands and significant natural wetlands - discretionary activity	Amend	<u>(a) the placement of new structures with a footprint of 10m2 or greater for the purpose of hunting and recreation (including maimai and jetties); or for the purpose of the development, operation, maintenance or upgrade of the National Grid, or all other structures,</u>
Transpower NZ Ltd	S165/055	Rule R109: Activities in outstanding natural wetlands - discretionary activity	Amend	<u>(b) the placement of new structures with a footprint of an area less than 10m2 for the purpose of hunting and recreation (including maimai and jetties), or for the purpose of the development, operation, maintenance or upgrade of the National Grid.</u>
Transpower NZ Ltd	S165/056	Rule R110: Activities in outstanding natural wetlands - non-complying activity	Amend	<u>(c) the placement of new structures with <u>a footprint</u> an area 10m2 or greater for the purpose of hunting and recreation (including maimai and jetties), or for the purpose of the development, operation, maintenance or upgrade of the National Grid, or and all other structures,</u>

Transpower NZ Ltd	S165/057	5.5.4 Beds of lakes and rivers general conditions	Amend	Amend condition 5.5.4(e) as follows (or similar): (e) <u>Except for emergency works in streams/rivers that are necessary for the ongoing use, operation or maintenance of the National Grid</u> , in any part of the river bed identified as inanga spawning habitat...
Transpower NZ Ltd	S165/058	Rule R112: Maintenance, repair, replacement, upgrade or use of existing structures (excluding the Barrage Gates) - permitted activity	Amend	(e) the activity shall comply with the beds of lakes and rivers general conditions specified above in Section 5.5.4 <u>except condition (l) (not altering the natural course of the river)</u> , and
Transpower NZ Ltd	S165/059	Rule R114: River crossing structures - permitted activity	Amend	(e) the activity shall comply with the beds of lakes and rivers general conditions specified above in section 5.5.4 <u>except condition (l) (not altering the natural course of the river)</u> ,, and (h) <u>Except for river crossing structures associated with the operation, maintenance or upgrade of the National Grid</u> , the activity does not occur within a site identified in Schedule C (mana whenua).
Transpower NZ Ltd	S165/060	Rule R115: Culverts - permitted activity	Amend	(f) <u>Except for culverts associated with the operation, maintenance or upgrade of the National Grid</u> the activity does not occur within a site identified in Schedule C (mana whenua), and
Transpower NZ Ltd	S165/061	Rule R117: New structures - permitted activity	Amend	(e) the activity shall comply with the beds of lakes and rivers general conditions specified above in section 5.5.4 <u>except condition (l) (not altering the natural course of the river)</u> ,, and (f) <u>Except for river crossing structures associated with the operation, maintenance or upgrade of the National Grid</u> , the activity does not occur within a site identified in Schedule C (mana whenua), excluding adding pipes or cables to an existing structure and.

Transpower NZ Ltd	S165/062	Rule R118: Removing or demolishing structures - permitted activity	Support	Retain
Transpower NZ Ltd	S165/063	Rule R120: Minor sand and gravel extraction - permitted activity	Amend	(h) the extraction site shall be set back more than 150m upstream from any established water level recorder, more than 50m upstream <u>or downstream</u> from any established weir, ford, culvert, bridge, dam, surface water intake structure or <u>National Grid support structure</u> , network utility pole or...
Transpower NZ Ltd	S165/064	Rule R122: Removing vegetation - permitted activity	Support	Retain
Transpower NZ Ltd	S165/065	Rule R125: Structures within a site identified in Schedule C (mana whenua) - restricted discretionary activity	Amend	<u>Except for activities associated with the operation, maintenance or upgrade of the National Grid as provided for as a permitted activity in Rules R114, R115 or R117, the placement of a river crossing structure, a culvert, new small dam, or other small structure that that is fixed in, on or under...</u>
Transpower NZ Ltd	S165/066	Rule R127: Reclamation of the beds of rivers or lakes - non-complying activity	Amend	If Rule R127 is to be retained, Add a new definition for Reclamation (in relation to Rule R127) (or similar): <u>Reclamation (in relation to Rule R127) means the piping or covering of a stream for a distance greater than required to form a reasonable crossing point is considered to be reclamation of the river bed.</u>
Transpower NZ Ltd	S165/067	Rule R130: Diversion of groundwater - permitted activity	Support	Retain
Transpower NZ Ltd	S165/068	Rule R131: Damming or diverting water within or from rivers - discretionary activity	Support	Retain

Transpower NZ Ltd	S165/069	Rule R140: Dewatering - permitted activity	Amend	(b) the take and diversion and discharge is not from, onto or into contaminated land <u>or potentially contaminated land</u> , and
Transpower NZ Ltd	S165/070	Rule R136: Take and use of water - permitted activity	Support	Retain
Transpower NZ Ltd	S165/071	Rule R141: Take and use of water not permitted - controlled activity	Support	Retain
Transpower NZ Ltd	S165/072	Rule R142: All other take and use - discretionary activity	Support	Retain
Transpower NZ Ltd	S165/073	Rule R146: Geotechnical investigation bores - permitted activity	Support	Retain
Transpower NZ Ltd	S165/074	Entire Plan	Amend	Adopt any other such relief, including additions, deletions or consequential amendments necessary as a result of the matters raised in these submissions, as necessary to give effect to this submission.
Transpower NZ Ltd	S165/075	5.7 Coastal management rules	Amend	Retain the coastal management general conditions specified in Section 5.7.2 except as follows: Amend or remove standard (b) to clarify what is the intent of the standard, as follows; Standard (b) any disturbance of the foreshore or seabed is removed in 48 hours.
Transpower NZ Ltd	S165/076	5.7 Coastal management rules	Not stated	Add an additional Rule R156A: Activities associated with the National Grid on the foreshore and in the Cook Strait Cable Protection Zone, including those within Schedule C (mana whenua sites of significance) - permitted activity [see original submission for suggested wording]

Transpower NZ Ltd	S165/077	Rule R160: Structures and disturbance associated with motor vehicles inside the Cook Strait Cable Protection Zone - discretionary activity	Amend	Amend as follows (or similar): New structures and <u>or</u> disturbance associated with motor vehicles inside <u>of the foreshore or seabed</u> in the Cook Strait Cable Protection Zone and mana whenua sites of significance, - discretionary activity A new structure and the associated use of the structure and <u>or</u> disturbance associated with motor vehicles <u>of the foreshore or seabed</u> in the coastal marine area related to the Cook Strait Cable within the Cook Strait Cable Protection Zone shown on Map 52, including any associated: (a)... that is not <u>permitted under Rule 156A</u> , controlled by Rule R157, <u>or a non-complying activity</u> , is a discretionary activity.
Transpower NZ Ltd	S165/078	Rule R160: Structures and disturbance associated with motor vehicles inside the Cook Strait Cable Protection Zone - discretionary activity	Amend	Add an additional rule as follows (or similar): <u>Rule R160A:</u> <u>Activities associated with the National Grid on the foreshore or in Cook Strait Cable Protection Zone, including those within Schedule C (mana whenua sites of significance) - discretionary activity</u> <u>Activities associated with the use, operation, maintenance, upgrade or development of the Cook Strait cable on the foreshore or in the Cook Strait Cable Protection Zone, including within sites of significance listed in Schedule C (mana whenua), including any associated:</u> <u>(a) occupation of the common marine and coastal area, and</u> <u>(b) disturbance of the foreshore or seabed, and</u> <u>(c) deposition in, on or under the foreshore or seabed, and</u> <u>(d) discharge of contaminants, and</u> <u>(e) diversion of open coastal water</u> <u>that is not permitted by Rule R156A is a discretionary activity.</u>
Transpower NZ Ltd	S165/079	Rule R160: Structures and disturbance associated with motor vehicles inside the Cook Strait Cable Protection Zone - discretionary activity	Amend	Amend Rules R151, R152, R155, R157, R161, R162, R164, R182, R183, R186, R187, R188, R195, R196, R197, R198, R204, R204, R205, R209, and R214 to ensure that activities covered by new Rules R165A and R160A are exempt from these rules, as follows (or similar): ... <u>That is not permitted by Rule R156A, or a discretionary activity under Rule R160A, is a permitted activity, provided the following conditions are met</u>

Transpower NZ Ltd	S165/080	Rule R183: Renewal of existing resource consents for occupation of space by structures - controlled activity	Amend	Rule R183: Renewal of existing resource consents for occupation of space by structures - controlled activity <u>Except as provided for in Rule R156A or R160A...</u>
Transpower NZ Ltd	S165/081	5.7.2 Coastal management general conditions	Amend	Add an advice note to Section 5.7.2 and/or to 5.7.11, as follows (or similar): <u>Advice Note: Any activities which disturb the foreshore or seabed within the Cook Strait Cable Protection Zone (shown in Map 52), including anchoring and fishing, has the potential to damage the Cook Strait Cables, and is required to comply with the Submarine Cables and Pipeline Protection Order 2009.</u>
Transpower NZ Ltd	S165/082	Reclamation	Support	Retain
Transpower NZ Ltd	S165/083	Rule R215: Reclamation and drainage - non-complying activity	Amend	(e) diversion of open coastal water that is not a discretionary activity under <u>Rule R160A</u> or Rule R214 is a noncomplying activity.
Transpower NZ Ltd	S165/084	Rule R126: Placement of a dam in an outstanding water body - non-complying activity	Amend	Amend as: <u>Except as provided for in Rules R156A and R160A</u> , the destruction of the foreshore or seabed in the coastal marine area including...
Trelissick Park Group	S88/001	Objective O23: Maintain or improve water quality	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/002	Objective O25: Aquatic ecosystem health and mahinga kai	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/003	Objective O48: Stormwater networks	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.

Trelissick Park Group	S88/004	Rule R48: Stormwater from an individual property - permitted activity	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/005	Rule R49: Stormwater to land - permitted activity	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/006	Rule R50: Stormwater from a local authority network at plan notification - controlled activity	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/007	Rule R51: Stormwater from a local authority network two years after public notification - restricted discretionary activity	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/008	Policy P31: Aquatic ecosystem health and mahinga kai	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/009	Policy P32: Adverse effects on aquatic ecosystem health and mahinga kai	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/010	Policy P33: Protecting indigenous fish habitat	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/011	Policy P73: Minimising adverse effects of stormwater discharges	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.

Trelissick Park Group	S88/012	Policy P74: First-stage local authority network consents	Amend	Amend the Plan to include a mandatory zero effects on stormwater runoff any new developments.
Trelissick Park Group	S88/013	Method M10: Water quality investigations and remediation actions	Amend	Amend the plan to include Kaiwharawhara and Korimako Streams in M10.
Trelissick Park Group	S88/014	Method M15: Regional stormwater working group	Support	[Not stated]
Trelissick Park Group	S88/015	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values	Support	Retain the listing of Kaiwharawhara Stream, tributaries and estuary in Schedule F1 and F4.
Trelissick Park Group	S88/016	Policy P24: Outstanding natural character	Support	That the Plan protects this area from inappropriate development to maintain the natural character that will increase over time.
Trelissick Park Group	S88/017	Policy P25: Natural character	Support	That the Plan protects this area from inappropriate development to maintain the natural character that will increase over time.
Trelissick Park Group	S88/018	Method M24: Outstanding natural features and landscapes and high natural character	Support	That the Plan protects this area from inappropriate development to maintain the natural character that will increase over time.
Trelissick Park Group	S88/019	Objective O9: Recreational values	Amend	The northern beach of the reclamation needs improved public access.
Trelissick Park Group	S88/020	Objective O10: Public access	Amend	The northern beach of the reclamation needs improved public access.

Trelissick Park Group	S88/021	Objective O55: Public open space	Amend	The northern beach of the reclamation needs improved public access.
Trelissick Park Group	S88/022	Policy P9: Public access to and along the coastal marine area and the beds of lakes and rivers	Amend	The northern beach of the reclamation needs improved public access.
Trelissick Park Group	S88/023	Method M22: Integrated management of the coast	Amend	The northern beach of the reclamation needs improved public access.
Trelissick Park Group	S88/024	2. Interpretation	Amend	Amend the Plan to include a definition of 'structure'.
Trevor Carrier	S238/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.
Tyrone Gardiner	S264/001	Rule R199: Motor vehicles in the fossil forest at Titahi Bay - prohibited activity	Oppose	Amend provision to allow blanket resource consent for motor vehicles in the boat shed areas at the end of the beach.