

Waitomo District Council

Hearing on submissions on the Proposed Waitomo District Plan

Recommendations and Decisions of the Independent Hearing Commissioners

Report:

Chapter 55. Designations

19 June 2025

Commissioners

Greg Hill (Chair)

Wikitōria Tāne

Allan Goddard

Phil Brodie

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1. Introduction

1. This report relates to all the submissions received by the Waitomo District Council (Council) on Chapter 55 - Designations. The PDP contains a schedule of designations which sets out; the name of the requiring authority, designation number, purpose of designation, location, area, legal description, and to a limited extent the designation's conditions. All designations are annotated on the planning maps. The PDP identifies fourteen organisations that have designations in the PDP.
2. A district plan review triggers a number of processes under the Resource Management Act 1991 (RMA) which are specific to designations. With respect to designations, Council has dual roles and functions under the RMA. First, as a territorial authority, Council has a recommendatory role in relation to Notice of Requirements (NoR) notified as part of the PDP. Second, as a requiring authority themselves, Council has both a recommendatory role and decision-making powers in respect of its own designations notified as part of the PDP.
3. Both roles of Council have been delegated to us as the Waitomo District Plan **Hearings Panel (Panel)**. **As such, will make decisions on Council's own designations and make recommendations to all other requiring authorities on their respective designations.**

2. Hearing Arrangements

4. The hearing was held in person and online on 27 and 28 November 2024 in **Council's offices at 15 Queen Street, Te Kuiti. All of the relevant information pertaining to this hearing (i.e., section 42A reports, legal submissions and evidence) is contained on Council's website.**
5. The following parties submitted on this Chapter.

Submission No	Submitter
20	Ara Poutama- Department of Corrections
24	Ministry of Education
25	The Lines Company
31	Transpower New Zealand
17	Waka Kotahi / New Zealand Transport Agency
39	Firstgas
51	KiwiRail Holdings Limited
FS23	Te Nehenehenui Trust

6. The Panel did not hear any evidence from submitters at the hearing in relation to this Chapter. Those parties who wished to comment on the Hearing Report submitted evidence, which acknowledged and supported the recommendations in the Hearing Report.

3. Statutory Considerations

7. Under clause 4, Schedule 1 of the RMA, a territorial authority is required, prior to the notification of a PDP, to invite requiring authorities who have existing designations under the Operative District Plan (but which have not lapsed) to give written notice to the territorial authority. That written notice must state whether or not the requiring authority will require the existing designation to be rolled over in the PDP, with or without notification.
8. As early as 1 September 2017, Council staff contacted all requiring authorities to flag the upcoming district plan review, the statutory process being employed and the requirements of clause 4. This early informal contact was beneficial to a number of requiring authorities as some (particularly historic) designations are complicated and a 30-working day time frame was not considered adequate to provide a thorough informed response. The formal clause 4 requests were sent on 15 August 2019 and then draft schedules were sent to Requiring Authorities on 25 March 2021.
9. In addition to rollover designations, a requiring authority may also give written notice requesting a new site to be designated. The territorial authority can then include this requirement in the PDP in accordance with clause 4(5) of Schedule 1 of the RMA.
10. Clause 4(6) of Schedule 1 provides that a territorial authority may include, in its PDP, any requirement for a designation or existing designation that the territorial authority has responsibility for in its district.
11. With respect to Clause 4, of Schedule 1, Mr Bell set out the procedural matters completed by Council prior to the notification of the PDP in section 2.4 of the Hearing Report.

Recommendations to Requiring Authorities

12. Clause 9(1) of Schedule 1 states that a territorial authority must make and notify its recommendations in respect of any provision included in a proposed district plan under clause 4(5) to the appropriate authority in accordance with section 171 of the RMA.
13. Under section 171(2), giving reasons, the territorial authority may recommend to the requiring authority that it: (a) Confirm the requirement; (b) Modify the requirement; (c) Impose conditions; or (d) Withdraw the requirement.
14. The requiring authority must notify the territorial authority as to whether it accepts or rejects the recommendations in whole or part within the statutory timeframes.

The Territorial authority as the Requiring Authority

15. Clause 9(2) of Schedule 1 states that the territorial authority must make its decision on provisions included in a proposed district plan under clause 4(6) in accordance with section 168A(3) of the RMA.
16. The matters to be taken into account under the RMA when considering whether or not to include a designation in a district plan are the same regardless of who the requiring authority is. The matters for consideration are listed in section 168A

when the territorial authority is the requiring authority, and section 171 for other requiring authorities.

17. As mentioned above, where Council is the requiring authority, we have been **delegated the legal authority to make decisions on Council's own designations**. Under section 168A(4), we may make the decision to: (a) Confirm the requirement; (b) Modify the requirement; (c) Impose conditions; or (d) Withdraw the requirement.

The Panel's approach in this Report

18. Having considered the matters set out in section 171, we have made an evaluative judgement as to which of the options under sections 171(2) should be recommended.
19. Having considered the matters set out in section 168A (where Council is the requiring authority), we have made an evaluative judgement and a decision on the options available under section 168A(4).
20. Appendix 2 contains our recommended version of Chapter 55 - Designations of the PDP. It incorporates all of our recommendations or determinations as the case may be.

4. Hearing Report

21. Unless otherwise stated in the Panel decision below, the Panel has elected to adopt the outcomes of the Hearing Report and the Hearing Report Addendum.

5. Panel Decision

22. Having considered the analysis in the submissions and evidence presented, the Panel acknowledged evidence submitted to the hearings panel by the following requiring authorities; Waka Kotahi NZ Transport Agency, KiwiRail Holdings Limited and the Ministry of Education.
23. NZTA did not specifically discuss the recommendations on their designations at the hearing, but in her evidence, Ms Cowper noted that the recommendations in the hearing report and the additional amendments proposed in her evidence addressed the concerns of NZTA.
24. It was noted in her evidence that the only outstanding point Ms Cowper had sought was in relation to the state highway designation shapefiles be modified to better reflect the existing formed and operational state highway corridor. She noted that it was recommended in the Hearing Report that amendments of the **designation boundaries could be done on an 'as need' basis until the completed** designation boundaries for the length of the state highway were available.
25. Ms Cowper noted that she was supportive of the inclusion of the state highway designation geospatial files and mapped in the PDP maps as originally proposed. However, it was noted that in Appendix B: Table 1 to her evidence, Ms Cowper did not oppose the position of the Hearing Report writer, no further evidence was presented at the hearing, and no objection was raised to the current geospatial files that are provided on the Council geospatial mapping system. It is therefore

recommended that the current geospatial shapefiles as presented on the Council geospatial system, be recommended.

26. Ms Neda Bolouri for the Minister of Education, did not present any evidence to the Panel on designations as no changes beyond those requested in the section 42A report were sought by the Ministry of Education. However, Ms Bolouri did advise that she was supportive of the s42A Reporting Author's recommendations where **they accept or accept in part, the Ministry's submission points.**
27. Mr Bell, the Hearing Report author had accepted all of the amendments proposed to the designations in submissions. Therefore, it is recommended that the amendments proposed in the Hearing Report to the Minister of Education's designations be recommended to the Minister of Education.
28. Ms Pam Butler for KiwiRail Holdings Limited, advised that KiwiRail's submission opposed the inclusion of Waitomo District Council's new secondary designation over a sewage pump station (WDC51) insofar as it overlaps an area of KiwiRail's primary designation on the side of the railway corridor, and sought the extent of WDC51 be removed from KRH01. Mr Bell accepted KiwiRail's submission on the basis that the extent of WDC51 can be amended to pull back the designation from KRH01 without adversely affecting the operation of the pump station site or the legal description of the site. KiwiRail supported Mr Bell's recommendation to amend the mapped extent of WDC51 in the PDP to that effect. Therefore, it is **recommended that the amendments proposed in the Hearing Report to KiwiRail's** designations be recommended to KiwiRail for their decision.

6. Conclusion

29. Having considered all the information before us and being satisfied subject to Part 2, pursuant to section 171(2) of the RMA we recommend to each of the relevant requiring authorities (except Waitomo District Council), that they confirm their relevant designations and conditions (if any) as presented in Appendix 2.
30. After considering all the information before us, pursuant to section 168A(4), we confirm and modify Waitomo District **Council's designations and conditions (if any)** as presented in Appendix 2.

For the Hearing Panel



Greg Hill, Chair

Dated: 19 June 2025

7. Appendix 1 – Submitter Table

Designations – Submission points in order of s42A report

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
20.14	Ara Poutama- Department of Corrections	Support	Designation MCOR01	Retain designation MCOR01.	Accept
24.77	MoE	Support	Designations for MOE	Retain designations and plan maps.	Accept
25.01	The Lines Company (TLC)	Support	TLC01 Hangatiki Zone Substation	Retain designation TLC01 Hangatiki Zone Substation as notified.	Accept
25.02	TLC	Support	TLC02 Piripiri Zone Substation	Retain designation TLC02 Piripiri Zone Substation as notified.	Accept
25.03	TLC	Support	TLC03 Te Anga Zone Substation	Retain designation TLC03 Te Anga Zone Substation as notified.	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
25.04	TLC	Support	TLC04 Gadsby Road Zone Substation	Retain designation TLC04 Gadsby Road Zone Substation as notified.	Accept
25.05	TLC	Support	TLC05 Waitete Road Zone Substation	Retain designation TLC05 Waitete Road Zone Substation as notified.	Accept
25.06	TLC	Support	TLC06 Waitete Road Zone Substation	Retain designation TLC06 Waitete Road Zone Substation as notified.	Accept
31.77	Transpower	Support	TPR01	Retain designation TPR01.	Accept
39.83	Firstgas	Support	Designations FGL	Retain Chapter 55 Designations for First Gas Limited.	Accept
51.50	KRH	Support	KRH01	Retain as proposed.	Accept
51.52	KRH	Support	KRH01	Retain as notified. all KiwiRail designations as notified under 'KiwiRail Holdings Limited' and in the Planning maps.	Accept
01.01	Ministry of Justice	Amend	MJUS01	Amend the Requiring Authority referred to as follows: Minister of Justice Courts	Accept.

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
24.02	MoE	Support with amendment	Ministry of Education - Designation advice note	<p>Amend text in Explanatory note of the Designations chapter for</p> <p>'Education Purposes':</p> <p>...</p> <p>Enable the use of the facilities on the designated site ...</p> <p>And any consequential amendments required to give effect to the matters raised in this submission.</p>	Accept.
24.78	MoE	Support with amendment	MEDU05 Mokau school	<p>Amend WDC16/MEDU05 boundary to include 24 State Highway 3 (see submission for map showing the site)</p> <p>And any consequential amendments required to give effect to the matters raised in this submission.</p>	Accept.
51.53	KiwiRail Holdings Limited	Oppose	WDC51	Remove WDC 51.	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
17.161	Waka Kotahi	Support in Part	Designation Schedule – Title name	Amend title name from 'NZ Transport Agency Designations' to 'New Zealand Transport Agency Designations'.	Accept
17.162	Waka Kotahi	Support in Part	Designation unique identifier NZTA01 – NZTA04	Amend designation unique identifier from NZTA01, NZTA02, NZTA03 and NZTA04 to NZTA-1, NZTA-2, NZTA-3 and NZTA-4.	Reject
17.163	Waka Kotahi	Support in Part	Designation purpose NZTA01 – NZTA04	Amend designation purpose text to read: To undertake construction, maintenance, operation, use and improvement of the state highway network and associated infrastructure. To construct, operate, maintain, and improve a state highway and associated infrastructure.	Accept
17.164	Waka Kotahi	Support in Part	Designation hierarchy NZTA03	Amend designation hierarchy to read: 'Primary' 'Varies'	Accept
17.165	Waka Kotahi	Oppose in part	Conditions NZTA01	Remove the following conditions from NZTA01: ULDMP Implementation, Inspection and Remediation 9.6.1.9.6. The ULDMP, along with any changes agreed with Council as part of the Outline Plan, shall be implemented. As soon as areas become available for planting due to the progress of the works; and/or 9.6.2. Within 6 months of the road construction being issued a Certificate of Practical Completion in accordance with NZS 3910: 1998 Conditions of Contract	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>for Building and Civil Engineering Construction, unless the seasonal timing of works makes some planting impracticable, in which case such planting shall be completed no later than 12 months after the issue of the Certificate.</p> <p>10.1.2 Access to the Tunnel shall be grated off in a manner that enables visitors to walk up to and view the tunnel, but does not permit access inside the Tunnel.</p> <p>13. Tangata Whenua</p> <p>13.1. The Ngati Maniapoto Mokau ki Runga Regional Management Committee (MKRRMC) shall be provided with the opportunity to have monthly hui and/or other site visits during the Project's construction period. The MKRRMC shall notify the contractor at least one (1) working day in advance of the proposed date for the hui and/or site visit that one is required. The purposes of the hui and/or visits are:</p> <p>13.2.1. To oversee the project works; and</p> <p>13.2.2. To provide input and cultural advice on a (formal) monthly basis.</p> <p>13.3. The Transport Agency will provide organisational and administrative support to facilitate the visits and monthly hui.</p> <p>13.4. The Transport Agency and MKRRMC shall continue discussions regarding the possibility of developing a research package with respect to the overall historical environment of the Awakino Gorge.</p> <p>13.5. In the event that the Crown settles any claim under the provisions of the Treaty of Waitangi Act 1975 that may impact on the operation of the Designation, the Transport Agency may, within 12 months of such settlement, commence a review of the conditions of Designation. This is for the purposes of</p>	

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>assessing if any such settlement requires amendment to be made to the conditions of this Designation.</p> <p>Advice Note:</p> <p>It is noted that Wai-898 (Te Rohe Potae Inquiry) is currently before the Waitangi Tribunal and is awaiting completion of the Tribunal report.</p> <p>14. Community Liaison</p> <p>14.1. A liaison person (or their replacement when necessary), shall be appointed by the Transport Agency following the inclusion of the Designation in the Waitomo District Plan and until the completion of the Project. This liaison person shall be the main and readily accessible point of contact for all persons affected by the Designation.</p> <p>14.2. The liaison person's name and contact details shall be notified to the owners and occupiers of all properties within 200 metres of the Designation boundaries, and shall be publicly notified by the Transport Agency within one (1) month of all parts of the Designation being treated as operative in the Waitomo District Plan. The agencies outlined in Condition 3.2.1 above shall also be advised of the liaison person's name and contact details.</p> <p>15 Access</p> <p>15.1 The Transport Agency shall provide the following properties with access to/from SH3 in the Project area, at least equal to their existing access: Lots 2, 3, 8 and 9 DP 17787, SA39B/295; and Lot 1 SOP 41152, SA68C/601.</p> <p>16 Complaints</p> <p>16.1.16.1 The Transport Agency shall notify the Council of complaints regarding the activities authorised by this notice, as soon as practicable and no later than one (1)</p>	

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>working day after the complaint has been received. When complaints are received, the Transport Agency shall record the following details in a Complaints Log: Time and type of complaint, including details of the incident, e.g. duration, any effects noted;</p> <p>16.1.2Name, address and contact phone number of the complainant (if provided);</p> <p>16.1.3Location from which the complaint arose;</p> <p>17 Disputes</p> <p>17.1In the event of any dispute, disagreement or inaction arising in respect of the approval of any Management Plan(s) the matter shall be referred in the first instance to the Highway Manager and the Council's Chief Executive Officer (or nominee) to determine a process for resolution. These parties will engage in good faith negotiations for up to 20 working days in an attempt resolve the dispute or disagreement.</p> <p>17.1.1If after good faith negotiations a resolution cannot be agreed, the matter may be referred to an independent appropriately qualified expert, agreeable to both parties, setting out the details of the matter to be referred for determination and the reasons the parties do not agree.</p> <p>17.1.2The independent expert shall be appointed within ten (10) working days of the Transport Agency or the Council giving notice of their intention to seek independent review. The appointed expert shall, as soon as possible, issue their recommendation on the matter. In making the recommendation, they shall be entitled to seek further information and hear from the parties as they see fit. The Council's Chief Executive Officer (or nominee) must notify</p>	

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>its decision to the Requiring Authority within ten (10) working days of receipt of the recommendation from the expert that the management plan is certified, declined, or request that the Requiring Authority incorporate changes suggested by the Council.</p> <p>18 Lapse of Designation 18.1 In accordance with Section 184(1)(c) of the Resource Management Act 1991, unless given effect to, the Designation shall lapse 10 years after the date on which it was included in the Waitomo District Plan.</p> <p>Advisory Notes 1. All necessary consents must be obtained from the Waikato Regional Council prior to the construction of the Project. 2. Extraction of material for construction of the Project from sites not currently authorised as extractive sites may require the Transport Agency to obtain additional consents from Waitomo District Council. 3. Final detailed designs have not been incorporated into the Designation. Such plans may therefore be required to be submitted to Waitomo District Council prior to implementing and/or carrying out work under this Designation. Pursuant to Section 36 of the Resource Management Act 1991, the actual and reasonable costs incurred by Waitomo District Council in monitoring the conditions of this Designation shall be paid by the Transport Agency.</p>	
FS23.62	Te Nehenehenui	Oppose in part		Te Nehenehenui seeks to enhance the protection and maintenance of its people and taonga within the taiao as guided by Ko Tā Maniapoto Mahere Taiao – Maniapoto's Environmental Management Plan.	Reject

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				Where submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, the taiao and all taonga within TNN area of interest, TNN opposes and requests that Waitomo District Council consider this when finalising the review.	
17.166	Waka Kotahi	Oppose in part	Conditions NZTA03	<p>Remove the following conditions from NZTA03:</p> <p>2. Construction Management Plan</p> <p>2.1 At least ten (10) working days prior to the commencement of construction works required to give effect to this alteration to designation, the Requiring Authority shall provide the Council's General Manager Strategy and Environment with a Construction Management Plan (CMP) prepared by an appropriately qualified person that details Waka Kotahi's intended approach to the following:</p> <ul style="list-style-type: none"> <input type="checkbox"/> General description of construction activities. <input type="checkbox"/> Proposed programme of work. <input type="checkbox"/> Working hours. <input type="checkbox"/> Dust mitigation. <input type="checkbox"/> Fuel storage and refilling protocols. <input type="checkbox"/> Community Liaison. Noise and Vibration: <ul style="list-style-type: none"> <input type="checkbox"/> Complaints procedure and register, including points of contact and maintenance of a complaints register. <p>3. Erosion and Sediment Control Plan</p> <p>3.1 Prior to the construction commencing, Waka Kotahi shall submit to the Council's General Manager Strategy and Environment, a finalised Erosion and Sediment Control Plan that has been certified by the Waikato Regional Council acting in a technical capacity.</p> <p>4. Design and Construction Plan – Local Road (Kopaki Road)</p> <p>4.1 Prior to the commencement of construction, the</p>	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>detailed engineering design and implementation of the realignment of Kopaki Road shall be undertaken in consultation with Waitomo District Council, in particular the detailed engineering design shall be submitted to the Council's General Manager Infrastructure Services for certification twenty (20) working days prior to works commencing on site.</p> <p>5. Accidental Discovery of Archaeological or Cultural y Significant Finds</p> <p>5.2 Waka Kotahi must invite Te Nehenehenui Maori Committee to provide monitoring services for any archaeological surveys, geotechnical drilling to depths where archaeological finds may occur and any other excavation work where archaeological finds may occur. The person will be appointed by Te Nehenehenui Maori Committee.</p> <p>7. Lapse of Designation</p> <p>7.1 In accordance with Section 184(1)(c) of the Resource Management Act 1991, unless given effect to, the Designation shall lapse 10 years after the date on which it was included in the Operative Waitomo District Plan.</p> <p>8. Outline Plan</p> <p>8.1 The requiring authority is not required to submit an Outline Plan in order to give effect to this Notice of Requirement.</p> <p>Advice Notes:</p> <p>1. All necessary consents must be obtained from the Waikato Regional Council prior to the construction of the Project.</p> <p>2. Extraction of material for construction of the Project from sites not currently authorised as extractive sites may require Waka Kotahi to obtain additional consents from Waitomo District Council.</p> <p>3. Some final detailed designs have not been incorporated into the Designation. Such plans may</p>	


Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>therefore be required to be submitted to Waitomo District Council prior to implementing and/or carrying out work under this Designation.</p> <p>Pursuant to Section 36 of the Resource Management Act 1991, the actual and reasonable costs incurred by Waitomo District Council in monitoring the conditions of this Designation shall be paid by Waka Kotahi.</p>	
FS23.63	Te Nehenehenui	Oppose in part		<p>Te Nehenehenui seeks to enhance the protection and maintenance of its people and taonga within the taiao as guided by Ko Tā Maniapoto Mahere Taiao – Maniapoto's Environmental Management Plan.</p> <p>Where submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, the taiao and all taonga within TNN area of interest, TNN opposes and requests that Waitomo District Council consider this when finalising the review.</p>	Reject
17.167	Waka Kotahi	Support in part	Additional Information NZTA01	<p>Amend wording to read: <u>Rollover designation</u></p> <p>1) The following sections of State Highway 3 are Limited Access Road, as declared under Section 88 of the Government Roading Powers Act 1989:-</p> <ul style="list-style-type: none"> From the Mangapu River Bridge No 2 in the north (RS/RP 003 0063/1.26) to the Te Kūiti Borough boundary (ie. near the intersection with Te Kumi Loop Road) in the south (RS/RP 003 0065/9.645*):- From the southern boundary of Te Kūiti in the north (RS/RP 003 0076/1.525*) to the intersection with State Highway 4 in the south (RS/RP 003 0076/11.666:- From the intersection with State Highway 4 in the 	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>north (RS/RP 003 0076/11.666), to the northern abutment of the Kuratahi Stream Bridge in the south (RS/RP 003 0088/10.754*);</p> <p>• From the intersection with Gribbin Street, Awakino in the north (RS/RP 003 0140/9.075), to north of Oha Street (ie. the southern boundary of Lot 1 DP 4235) in the south (RS/RP 003 0140/13.693*);</p> <p>* Approximate location as per Argonaut Roadrunner</p> <p><u>The following sections of State Highway 3 are Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989:</u></p> <ul style="list-style-type: none"> <u>• From the Ōtorohanga District boundary in the north to the Mangapu Bridge No 2 in the south (Gaz 1971 p 964);</u> <u>• Mangapu River Bridge No 2 in the north to the Te Kuiti Borough boundary (ie. near the intersection with Te Kumi Loop Road) in the south (Gaz 1969 p 1338);</u> <u>• From the southern boundary of Te Kuiti in the north to the intersection with State Highway 4 in the south (Gaz 1972 p 2425);</u> <u>• From the intersection with State Highway 4 in the north to the northern abutment of the Kuratahi Stream Bridge in the south (Gaz 2000 p 1021);</u> <p><u>From the intersection with Gribbin Street, Awakino in the north to north of Oha Street (ie. the southern boundary of Lot 1 DP 4235) in the south (Gaz 1972 p 1404).</u></p>	
17.168	Waka Kotahi	Support in part	Additional Information NZTA02	<p>Amend wording to read: Rollover designation Note- 1) The following sections of State Highway 4 are Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989:</p> <ul style="list-style-type: none"> • From the intersection with State Highway 3 in the north (RS/RP 003/0076-11.666), to the northern 	Accept

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<p>abutment of the Mapara Stream bridge in the south (RS/RP 004- 0000/12.22*);</p> <ul style="list-style-type: none"> • From the 3B/6 District boundary in the north (RS/RP 0040015/17.71*); to the Ruapehu District Council boundary in the south (RS/RP 004- 0035/9.496*); <p>* Approximate location as per Argonaut Roadrunner</p> <p><u>The following sections of State Highway 4 are Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989:</u></p> <ul style="list-style-type: none"> • <u>From the intersection with State Highway 3 in the north to the northern abutment of the Mapara Stream bridge in the south (Gaz 2000 p 1021);</u> <p><u>From the 3B/6 District boundary in the north to the Ruapehu District boundary in the south (Gaz 1978 p 1324).</u></p>	
17.169	Waka Kotahi	Support in part	Additional Information NZTA04	<p>Amend wording to read: <u>Rollover designation</u></p> <p>The entire section of State Highway 37 within Waitomo District is Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989.</p> <p><u>The following section of State Highway 37 is Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989: From the intersection with State Highway 3 in the east to the intersection with Waitomo Valley Road in the west (Gaz 2000 p 4056).</u></p>	Accept
17.173	Waka Kotahi	Support in Part	Proposed District Planning Maps	<p>Waka Kotahi requests that the state highway designation geospatial shapefiles be modified to better reflect the existing formed and operational state highway corridor.</p> <p>Waka Kotahi is currently mapping the updated designation boundaries geospatially to accurately reflect</p>	Reject

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				the operational state highway corridors and will provide these to Council in due course.	

				<table><tr><td>Issue</td><td>Parcel ID / Legal Description</td><td>Example</td></tr><tr><td>State highway designation to be extended to include existing legal road parcels</td><td>Parcel ID: 4627288, 6608017, 6607102 and</td><td></td></tr></table>	Issue	Parcel ID / Legal Description	Example	State highway designation to be extended to include existing legal road parcels	Parcel ID: 4627288, 6608017, 6607102 and		
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			<table><tr><td>Issue</td><td>Parcel ID / Legal Description</td><td>Example</td></tr><tr><td>State highway designation to align with the current national authority boundaries</td><td>All the portions east of S415 at the boundary with Gloucester District</td><td></td></tr></table>	Issue	Parcel ID / Legal Description	Example	State highway designation to align with the current national authority boundaries	All the portions east of S415 at the boundary with Gloucester District			
Issue	Parcel ID / Legal Description	Example									
State highway designation to align with the current national authority boundaries	All the portions east of S415 at the boundary with Gloucester District										
			<table><tr><td>Issue</td><td>Parcel ID / Legal Description</td><td>Example</td></tr><tr><td>Strip the state highway designation (blue line) to the road corners legal road parcel boundaries</td><td>Adjacent Parcel ID: 6609110</td><td></td></tr></table>	Issue	Parcel ID / Legal Description	Example	Strip the state highway designation (blue line) to the road corners legal road parcel boundaries	Adjacent Parcel ID: 6609110			
Issue	Parcel ID / Legal Description	Example									
Strip the state highway designation (blue line) to the road corners legal road parcel boundaries	Adjacent Parcel ID: 6609110										
			<table><tr><td>Issue</td><td>Parcel ID / Legal Description</td><td>Example</td></tr><tr><td>State highway designation to be extended over non-road parcels to either the town boundary or to the adjoining locality to create meeting operational road</td><td>Parcel ID: 4626743, 4626666 and 6608120</td><td></td></tr></table>	Issue	Parcel ID / Legal Description	Example	State highway designation to be extended over non-road parcels to either the town boundary or to the adjoining locality to create meeting operational road	Parcel ID: 4626743, 4626666 and 6608120			
Issue	Parcel ID / Legal Description	Example									
State highway designation to be extended over non-road parcels to either the town boundary or to the adjoining locality to create meeting operational road	Parcel ID: 4626743, 4626666 and 6608120										
			<table><tr><td>Issue</td><td>Parcel ID / Legal Description</td><td>Example</td></tr><tr><td>When the state highway corridor is legal road intersections to open back from the legal road</td><td>Adjacent to Parcel ID: 4627107</td><td></td></tr></table>	Issue	Parcel ID / Legal Description	Example	When the state highway corridor is legal road intersections to open back from the legal road	Adjacent to Parcel ID: 4627107			
Issue	Parcel ID / Legal Description	Example									
When the state highway corridor is legal road intersections to open back from the legal road	Adjacent to Parcel ID: 4627107										

Submission No	Submitter	Support/in part/oppose	Plan Provision	Relief Sought	Recommendation
				<div> <div> <div>Issue</div> <div> <p>Surrounding superfluous road parcels are unnecessary for operation of road (overhead)</p> </div> </div> <div> <div>Plan or Legal Description</div> <div> <p>Adjoining Parcel A Parcel B</p> </div> </div> <div> <div>Example</div>  </div> </div>	

8. Appendix 2 – Decisions Version of the Chapter

DESIGNATIONS | **Ngā Tautapanga**

Chorus Designations

DESIGNATIONS

Te Kūiti Exchange	
Designation unique identifier	CNZ01
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Part Allot 16 Block VIII Te Kūiti Maori Township (RT: SA49A/444) 48 Taupiri Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Microwave Repeater Station	
Designation unique identifier	CNZ02
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Part Section 2 Block IX Awakino North SD (RT: SA44C/785 and SA46B/312) 1378 Taumatamairi Road, Awakino
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Secondary
Conditions	No
Additional information	Rollover designation

Microwave Repeater Station	
Designation unique identifier	CNZ03
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Part Section 10 Block VI Otanake SD and Part Lot DD DP 7219 (RT: SA47A/579) State Highway 3, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau Exchange	
Designation unique identifier	CNZ04
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Section 16 Block IV Mokau Village (RT: SA46B/313) 2 Rerenga Street, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or building) shall not exceed 15m above ground level (excluding any lightning rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met. 3. Any new mast and antennas shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 4. Antennas mounted on the roof of buildings shall not extend more than 3m above the maximum height of the highest part of the roof, provided that they comply with Condition 1, and shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 5. In regard to conditions 1-4 above, the dimensions of any antennas, masts and head frames shall comply with the Resource Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard. <p><u>Outline Plans</u></p> <ol style="list-style-type: none"> 6. That an Outline Plan of works shall not be required for <ol style="list-style-type: none"> (a) any internal building works (excluding equipment generating external noise); (b) replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below; (c) the replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility; (d) general site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan. <p><u>Noise</u></p> <ol style="list-style-type: none"> 7. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following noise limits: <ol style="list-style-type: none"> (a) the boundary of any adjacent residential or rural residential zoned property: <p>7am - 10pm on any day: Leq 50 dB(A)</p>

	<p>10pm - 7am on any day: Leq 40 dB(A)</p> <p>8. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 7 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.</p> <p>9. For any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 7, an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.</p> <p>10. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.</p> <p><u>Radiofrequency Fields</u></p> <p>11. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252772.1.1.999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.</p>
Additional information	New designation

Aria Exchange	
Designation unique identifier	CNZ05
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Section 2 SO 12918 (RT: TNH4/949) Barclay Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or building) shall not exceed 15m above ground level (excluding any lightning rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met. 3. Any new mast and antennas shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 4. Antennas mounted on the roof of buildings shall not extend more than 3m above the maximum height of the highest part of the roof,

provided that they comply with Condition 1, and shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees.

5. In regard to conditions 1-4 above, the dimensions of any antennas, masts and head frames shall comply with the Resource Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard.

Outline Plans

6. That an Outline Plan of works shall not be required for
 - (a) any internal building works (excluding equipment generating external noise);
 - (b) replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below;
 - (c) the replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility;
 - (d) general site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan.

Noise

7. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following noise limits:
 - (a) the boundary of any adjacent residential or rural residential zoned property:

7am - 10pm on any day: Leq 50 dB(A)

10pm - 7am on any day: Leq 40 dB(A)
8. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 7 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.
9. For any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 7, an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.
10. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.

Radiofrequency Fields

11. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252772.1.:1.999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.

Additional information

New designation

Maniaiti / Benneydale Exchange	
Designation unique identifier	CNZ06
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Lot 1 DP 7349 (RT: TNH4/748) 21 Ellis Road, Maniaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or building) shall not exceed 15m above ground level (excluding any lightning rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met. 3. Any new mast and antennas shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 4. Antennas mounted on the roof of buildings shall not extend more than 3m above the maximum height of the highest part of the roof, provided that they comply with Condition 1, and shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 5. In regard to conditions 1-4 above, the dimensions of any antennas, masts and head frames shall comply with the Resource Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard. <p><u>Outline Plans</u></p> <ol style="list-style-type: none"> 6. That an Outline Plan of works shall not be required for: <ol style="list-style-type: none"> (a) any internal building works (excluding equipment generating external noise); (b) replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below; (c) the replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility; (d) general site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan. <p><u>Noise</u></p> <ol style="list-style-type: none"> 7. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following noise limits <ol style="list-style-type: none"> (a) the boundary of any adjacent residential or rural residential zoned property: <p>7am - 10pm on any day: Leq 50 dB(A)</p>

	<p>10pm - 7am on any day: Leq 40 dB(A)</p> <p>8. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 7 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.</p> <p>9. For any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 7, an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.</p> <p>10. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.</p> <p><u>Radiofrequency Fields</u></p> <p>11. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252772.1.:1.999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.</p>
Additional information	New designation

Mahoenui Exchange	
Designation unique identifier	CNZ07
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	<p>Section 1 SO 20154 (RT: SA47C/376)</p> <p>Section 1 SO 37404 (RT: SA47C/377)</p> <p>10 Main Street, Mahoenui</p>
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act 1991	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or a building) shall not exceed 25m above ground level (excluding any lightening rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met. 3. Antennas mounted on the roof of buildings shall not extend more than 5m above the maximum height of the highest part of the roof, provided that they comply with Condition 1. 4. In regard to conditions 1-3 above, the dimensions of any antennas, masts and head frames shall comply with the Resource

Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard.

Outline Plans

5. That an Outline Plan of works shall not be required for
 - (a) Any internal building works (excluding equipment generating external noise);
 - (b) Replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below;
 - (c) The replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility;
 - (d) General site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan.

Noise

6. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following limits:
 - (a) At the boundary of any adjacent residential or rural residential zoned property;
 - (b) or At the notional boundary 20m from the facade of any dwelling in a rural zone, or at the site boundary, whichever is closest to the dwelling:
 - 7am- 10pm on any day: Leq 50 dB(A)
 - 10pm - 7am on any day: Leq 40 dB(A)
7. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 6 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.
8. For any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 6, an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.
9. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.

Radiofrequency Fields

10. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252712.1.:1999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.

Additional information

New designation

Piopio Exchange	
Designation unique identifier	CNZ08
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Lot 2 DPS 53486 (RT: SA45D/678) 45A Moa Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or building) shall not exceed 15 m above ground level (excluding any lightning rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met. 3. Any new mast and antennas shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 4. Antennas mounted on the roof of buildings shall not extend more than 5m above the maximum height of the highest part of the roof, provided that they comply with Condition 1, and shall comply with a height in relation to boundary control from any adjoining residential or rural residential zoned boundaries of 2.5m high at the boundary and 45 degrees. 5. In regard to conditions 1-4 above, the dimensions of any antennas, masts and head frames shall comply with the Resource Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard. <p><u>Outline Plans</u></p> <ol style="list-style-type: none"> 6. That an Outline Plan of works shall not be required for: <ol style="list-style-type: none"> (a) any internal building works (excluding equipment generating external noise); (b) replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below; (c) the replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility; (d) general site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan. <p><u>Noise</u></p> <ol style="list-style-type: none"> 7. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following noise limits: <ol style="list-style-type: none"> (a) At the boundary of any adjacent residential or rural residential zoned property:

	<p>7am - 10pm on any day: Leq 50 dB(A) 10pm - 7am on any day: Leq 40 dB(A)</p> <p>(b) At the boundary of any adjacent business zoned property: 7am- 10pm on any day: Leq 55 dB(A) 10pm - 7am on any day: Leq 45 dB(A)</p> <p>8. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 9 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.</p> <p>9. for any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 7 an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.</p> <p>10. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.</p> <p><u>Radiofrequency Fields</u></p> <p>11. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252772.7:1999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.</p>
Additional information	New designation

Waitanguru Pole	
Designation unique identifier	CNZ09
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Part Section 30 Waitanguru Village (RT: SA46B/589) Maire Road, Mangaotaki
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Masts and Antennas</u></p> <ol style="list-style-type: none"> 1. The height of any new mast and any antennas (mounted on a mast or a building) shall not exceed 25m above ground level (excluding any lightening rod). 2. Notwithstanding Condition 1, antennas attached to masts existing as at 20 October 2022 may be upgraded, reconfigured or additional antennas installed, provided that there is no overall increase in height where Condition 1 would otherwise not be met.

3. Antennas mounted on the roof of buildings shall not extend more than 5m above the maximum height of the highest part of the roof, provided that they comply with Condition 1.
4. In regard to conditions 1-3 above, the dimensions of any antennas, masts and head frames shall comply with the Resource Management (National Environmental Standards for Telecommunications Facilities) Regulations 2016 or any subsequent replacement standard where any equipment is regulated by that standard.

Outline Plans

5. That an Outline Plan of works shall not be required for
 - (a) Any internal building works (excluding equipment generating external noise);
 - (b) Replacement of equipment where the new equipment is of a similar size in height, breadth and depth and subject to compliance with noise conditions set out below;
 - (c) The replacement of any antennas with antennas of similar size provided that there is no increase in the overall height of the facility;
 - (d) General site maintenance and repair work, or boundary fencing otherwise permitted by the District Plan.

Noise

6. Any new noise generating equipment (excluding any engine alternator required for emergency back-up power generation) shall not exceed the following limits:
 - (a) At the boundary of any adjacent residential or rural residential zoned property;
 - (b) or At the notional boundary 20m from the facade of any dwelling in a rural zone, or at the site boundary, whichever is closest to the dwelling:

7am- 10pm on any day: Leq 50 dB(A)

10pm - 7am on any day: Leq 40 dB(A)

7. Any new noise generating equipment (excluding any engine alternator required for emergency backup power generation) shall cumulatively in combination with any other noise generating equipment on the site not result in any increase in existing noise levels received at any other property boundary where the noise levels in Condition 6 are exceeded. A noise assessment may need to be submitted as part of any outline plan (depending on circumstances such as the nature of the noise generating equipment, remoteness of the site, and proximity to sensitive boundaries) to confirm the existing noise levels and predicted new noise levels to confirm compliance with this condition.
8. For any changes or additions to the engine alternators on the site, where the noise from all engine alternators exceeds the noise limits in Condition 6, an outline plan shall be required which demonstrates how the equipment and any mitigation is the best practicable option (BPO) to ensure that noise levels do not exceed a reasonable level.

	<p>9. The requiring authority shall adopt the best practicable option to ensure emission of noise from its designated site does not exceed a reasonable level.</p> <p><u>Radiofrequency Fields</u></p> <p>10. Any equipment transmitting radiofrequency energy shall comply with the exposure levels stated in New Zealand Standard N252712.1.:1999 or any successor standard as required by the National Environmental Standards for Telecommunications Facilities at any place where the public has reasonable access.</p>
Additional information	New designation

First Gas Limited Designations

Te Kūiti south sales gate	
Designation unique identifier	FGL01
Designation purpose	Gas Transmission
Site identifier	Lot 1 DPS 39832 (RT: SA39B/893) 1 State Highway 30, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti south lateral	
Designation unique identifier	FGL02
Designation purpose	Gas transmission
Site identifier	From FGL14 1785178.6, 5754498.6 to FGL01 1790688.7, 5753716.9
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti north sales gate	
Designation unique identifier	FGL03
Designation purpose	Gas transmission
Site identifier	Lot 1 DPS 32256 (RT: SA31D/134) 1538 State Highway 3, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti north lateral	
Designation unique identifier	FGL04
Designation purpose	Gas transmissions
Site identifier	From FGL05 1786138.2, 5757491.6 to FGL03 1787344.3, 5756781.7
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti MLV	
Designation unique identifier	FLG05
Designation purpose	Gas transmission
Site identifier	Lot 1 DPS 28091 (RT: SA36D/777) Oparure Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mairoa Road MLV	
Designation unique identifier	FLG06
Designation purpose	Gas transmission
Site identifier	Lot 1 DPS 28090 (RT: SA33B/63) Mairoa Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mahoenui Compressor Station	
Designation unique identifier	FLG07
Designation purpose	Gas transmission

Site identifier	Lot 1 DPS 78189 (RT: SA62A/670) Papakauri Road, Mahoenui
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Oparure MLV	
Designation unique identifier	FLG08
Designation purpose	Gas transmission
Site identifier	Part Te Uira A5B Block (RT: 289689) Oparure Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Maui pipeline	
Designation unique identifier	FLG09
Designation purpose	Gas transmission
Site identifier	From the boundary with New Plymouth District, where it meets State Highway 3 in the south 1740311.8, 5714166.3; to the boundary with Otorohanga District in the north 1790915.6, 5767656.3
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mangaotaki MLV	
Designation unique identifier	FLG10
Designation purpose	Gas transmission
Site identifier	Part Lot 3 DP 11419 (SO 45164) Mangaotaki Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)

Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mahoenui scraper station	
Designation unique identifier	FLG11
Designation purpose	Gas transmission
Site identifier	Lot 1 DPS 28158 (RT: SA33D/92) State Highway 3, Mahoenui
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Kapuni pipeline	
Designation unique identifier	FLG12
Designation purpose	Gas transmission
Site identifier	From the boundary with New Plymouth District, where it meets State Highway 3 in the south 1740312.6, 5714175.7; to the boundary with Otorohanga District in the north 1790943.2, 5767610.1
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Awakau MLV	
Designation unique identifier	FLG13
Designation purpose	Gas transmission
Site identifier	Mangaawakino 4D2B Block ML 419589 (RT: 484399) Awakau Road, Awakino
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary

Conditions	No
Additional information	Rollover designation

Te Kūiti south offtake	
Designation unique identifier	FLG14
Designation purpose	Gas transmission
Site identifier	Lot 1 DPS 69476 (RT: SA55D/137) Mangatea Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

KiwiRail Holdings Limited Designations

DESIGNATIONS

KiwiRail Holdings Limited	
Designation unique identifier	KRH01
Designation purpose	Railway purposes
Site identifier	Railway Lines within Waitomo District comprising the North Island Main Trunk (NIMT) Line on land from Poroo-tarao (442.5km NIMT) to Hangatiki (485.4km NIMT)
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Meteorological Services of New Zealand Limited Designations

Automatic Weather Station	
Designation unique identifier	MSNZ01
Designation purpose	Weather Observation
Site identifier	Taharoa C Block (RT: SA34B/688) Taharoa Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Minister of Corrections Designations

Community Corrections Centre	
Designation unique identifier	MCOR01
Designation purpose	Corrections purposes
Site identifier	Part Allotment 7 and 33 Block XIV Te Kūiti Maori Township (RT: SA45D/267) 9 Queen Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

DESIGNATIONS

Minister of Education Designations

Advice note: Education Purposes means for the purpose of these designations shall, in the absence of specific conditions to the contrary:

- I. *Enable the use of the facilities on the site by and for the educational benefit of any school age students (i. e. years 0 to 13) and early childhood children regardless of whether they are enrolled at the institution located on that designated site.*
- II. *Enable the provision of supervised care and study opportunities for students outside school hours in school facilities.*
- III. *Enable the provision of community education (e.g. night classes for adults) outside school hours in school facilities and which will not be restricted to the primary syllabus taught to school age children during school hours.*
- IV. *Include but not be limited to the provision of academic, sporting, social and cultural education including through:*
 - i) *Formal and informal recreational, sporting and outdoor activities and competitions whether carried out during or outside school hours;*
 - ii) *Formal and informal cultural activities and competitions whether carried out during or outside school hours;*
 - iii) *The provision of specialist hubs and units (including language immersion units and teen parent units) for children with particular educational requirements or special needs.*
- V. *Enable the use of facilities for purposes associated with the education of students including school assemblies, functions, fairs and other gatherings whether carried out during or outside school hours.*
- VI. *Enable the provision of associated administrative services; carparking and vehicle manoeuvring; and health, social services and medical services (including dental clinics and sick bays).*
- VII. *Enable housing on site for staff members whose responsibilities require them to live on site (e.g. school caretaker) and their families.*

Aria School	
Designation unique identifier	MEDU01
Designation purpose	Education purposes
Site identifier	Section 13 Aria Suburban (SO 2621) Part Section 54 & Closed Road Aria Suburban (SO 9214) Barclay Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Benneydale School	
Designation unique identifier	MEDU02
Designation purpose	Education purposes
Site identifier	Part Section 9 Block X Mapara SD (SO 8958) 60 Mine Road, Maniaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Centennial Park School	
Designation unique identifier	MEDU03
Designation purpose	Education purposes
Site identifier	Te Kūiti 2B10 Block (ML 7017) Te Kūiti A40 Block (ML 14710, SO 37130) Part Te Kūiti 2B1J2B1 Block (ML 9718, SO 37130) Section 11 Block IV Otanake SD (SO 29926) 50 Te Kūiti Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Kinohaku School	
Designation unique identifier	MEDU04
Designation purpose	Education purposes
Site identifier	Lot 2 DP 8331 Lot 1 DP 8750 and Lot 1 DPS 85736 (RT: SA67D/565) 24 Kawhia Harbour Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau School	
Designation unique identifier	MEDU05
Designation purpose	Education purposes
Site identifier	Section 1 Block III Village of Mokau (RT: SA814/2) Section 2 Block III Village of Mokau (RT: SA820/165) Sections 3-8 Block III Village of Mokau (RT: SA623/162) Closed Road SO 42791 Sections 1- 5 Block IV Village of Mokau (SO 4233) 7 Rangi Street, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio College	
Designation unique identifier	MEDU06
Designation purpose	Education purposes
Site identifier	Part Piopio A1A1 and A1B Block (RT: 356129) 18 Aria Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio School	
Designation unique identifier	MEDU07
Designation purpose	Education purposes
Site identifier	Part Kinohaku East 4B1 Block (RT: 353438) Part Lot 1 DPS 4555 Part Lot 1 DPS 25009 and Old Stream Bed (SO 52672) 14 Aria Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piripiri School	
Designation unique identifier	MEDU08
Designation purpose	Education purposes
Site identifier	Part Section 8 Block X Kawhia South SD (SO 25604) 2703 Te Anga Road, Te Anga
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Pukenui School	
Designation unique identifier	MEDU09
Designation purpose	Education purposes
Site identifier	Allots 15-18 Block XVII Te Kūiti Maori Township (SO 42557) Part Lots 2-5 DP 9641 (SO 42557) Part Lots 2-3 DP 9620 (SO 42557) Part Lots 1-3 DP 7224 (SO 42557) Part Allots 14, 23 & 24 Block XVII Te Kūiti Maori Township (SO 42557) 85 King Street West, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Rangitoto School	
Designation unique identifier	MEDU10
Designation purpose	Education purposes
Site identifier	Part Rangitoto Tuhua 26F2D2 Block (SO 23322) 949 Rangitoto Road, Rangitoto
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

St Joseph's Catholic School	
Designation unique identifier	MEDU11
Designation purpose	Education purposes

Site identifier	Allot 3-5 Block XVII Te Kūiti Maori Township (RT: SA935/161) Allot 22 Block XIV Te Kūiti Maori Township (RT: SA674/147) Allot 23-24 Block XIV Te Kūiti Maori Township (RT: SA2019/27) Allot 25 Block XIV Te Kūiti Maori Township (RT: SA2019/8) Allot 26 Block XIV Te Kūiti Maori Township (RT: SA2019/26) Allot 27 Block XIV Te Kūiti Maori Township (RT: SA1485/18) Allot 28 Block XIV Te Kūiti Maori Township (RT: SA1485/17) Allot 29 Block XIV Te Kūiti Maori Township (RT: SA745/299) Allot 31 Block XIV Te Kūiti Maori Township (RT: SA713/37) 26 Seddon Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kura O Tahaaroa	
Designation unique identifier	MEDU12
Designation purpose	Education purposes
Site identifier	Taharoa 2 Block (RT: SA178/13) Taharoa Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti High School	
Designation unique identifier	MEDU13
Designation purpose	Education purposes
Site identifier	Part Lot 9 DP 16188 Lot 1 & 6 DP 34583 Part Lot 13 DP 6731 (SO 37132) Part Lot 3 DP 18943 (SO 37132, SO 553077) Part Lot 4 DP 18943 (SO 37132) Lot 11 DPS 4189 (SO 553077) 41 Hospital Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Primary School	
Designation unique identifier	MEDU14
Designation purpose	Education purposes
Site identifier	Section 27 & 28 Block III Otanake SD (SO 12201) 1 Rora Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Wharekura O Maniapoto	
Designation unique identifier	MEDU15
Designation purpose	Education purposes
Site identifier	Part Kinohaku East 1F16 Block (RT: SA133/196) Part Kinohaku East 1F16 Block (RT: SA25C/1015) Part Ototoika A17A Block (ML 17442, SO 50392) 308 Oparure Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Waitomo Caves School	
Designation unique identifier	MEDU16
Designation purpose	Education purposes
Site identifier	Section 26 Block X Orahiri SD (SO 35120) Part Hauturu East 1A5C Block (SO 37760) Part Hauturu East 1A5C Block (SO 36968) Part Section 18 Block X Orahiri SD (RT: SA748/61) Part Section 23 Block X Orahiri SD (SO 31250) Closed Road SO 36968 Closed Road SO 31250 Part Lot 1 DP 30223 (RT: SA748/60) 17 Waitomo Village Road, Waitomo
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Whareorino School	
Designation unique identifier	MEDU17
Designation purpose	Education purposes
Site identifier	Part Section 3 Block X Whareorino SD (SO 43027) 8 Waikawau Road, Waikawau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Minister of Courts Designations

Te Kūiti Courthouse	
Designation unique identifier	MJUS01
Designation purpose	Judicial, court, tribunal and related purposes including collection of fines and reparation, administration, support, custodial services, and ancillary activities. Works include development and operation of land and buildings for aforementioned purposes.
Site identifier	Part Allots 9 and 11 Block XIV Te Kūiti Maori Township (RT: SA45D/267) 11 Queen Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Minister of Police / NZ Police Designations

Te Kūiti Police Station	
Designation unique identifier	MPOL01
Designation purpose	Police station
Site identifier	Part Allots 1 & 2 Block XIV Te Kūiti Maori Township (SO 15982, SO 51862) 62 Carroll Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio Police Station	
Designation unique identifier	MPOL02
Designation purpose	Police station
Site identifier	Lot 1 DP 27135 (SO 30384) 17 Tui Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Benneydale Police Station	
Designation unique identifier	MPOL03
Designation purpose	Police station
Site identifier	Lot 9 DP 6917 66 Ellis Road, Maniaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau Police Station	
Designation unique identifier	MPOL04
Designation purpose	Police station
Site identifier	Section 2 Block II Mokau Village (RT: SA39B/155) Tainui Street, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

New Zealand Transport Agency Designations

State Highway 3	
Designation unique identifier	NZTA01
Designation purpose	To construct, operate, maintain, and improve a state highway and associated infrastructure.
Site identifier	State Highway 3 from the Otorohanga District boundary in the north to the New Plymouth District boundary in the south.
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>The conditions of the Designation (DS0001) still to be complied with by the Requiring Authority.</p> <p><i>ULDMP Implementation, Inspection and Remediation</i></p> <p>9.6 Deleted</p> <p>9.7 A report on the outcomes of the inspection shall be forwarded to the Council within one (1) month of implementing the ULDMP. Provision shall be made for remedial works to be undertaken if future inspections identify that any significant plants or areas of planting have not become established and/or planting has not occurred.</p> <p>9.8 The Transport Agency shall undertake inspections at two (2) and five (5) years after the implementation of the ULDMP, to confirm that the planting has been completed and plants have become established.</p> <p>9.9 Remedial works shall be undertaken by the Transport Agency no later than the next planting season to ensure implementation of the ULDMP.</p> <p>10 Maintaining Safe Access to Awakino Tunnel</p> <p>10.1.1 Upon completion of the Project:</p> <p>10.1.2 The Transport Agency shall maintain safe pedestrian / visitor access to the Awakino Tunnel via a rest area and walking track in general accordance with the Overview Plan (#C2002) contained in Appendix A.</p> <p>10.2 Deleted</p> <p>General</p> <p>11. Operational Noise</p> <p>11.1 As per NZS 6806, where practicable, all Protected Premises and Facilities (PPFs) identified in the Opus International Consultants SH3 Awakino Tunnel Bypass Project, <i>Assessment of Noise Effects</i>, August 2017, will achieve Category A noise criteria for altered roads. Where this is inconsistent with the best practicable option, the criteria of Category B shall apply. Where this would also be inconsistent with the best practicable option to achieve the noise criteria of Category B, the noise criteria of Category C of Table C shall apply.</p>

Category	Criterion	Altered roads	New roads	New road > 75,000 AADT (ie in Auckland)
A	External	64 dB	57 dB	64 dB
B	External	67 dB	64 dB	67 dB
C	Internal	40 dB	40 dB	40 dB

Table C: New Zealand Standard 6806 Guide to Assessing Road Traffic Noise: 2010 (Source: Standards New Zealand)

- 12 Operational Vibration
- 12.1 No later than 12 months after completion of the Project, the surface vibrations shall not exceed 110 NAASRA counts per kilometre.
- 13 Tangata Whenua
- 13.1 Deleted
- 13.2 Deleted
- 13.3 Deleted
- 13.4 Deleted
- 13.5 Deleted
- Advice Note:*
Deleted
- 13.6 The Transport Agency must ensure at all times that secure post fencing is installed to delineate the Otiao Pa Exclusion Zone (as shown on plan number 2_32705.00_C2002 Overview Plan) for the preservation/protection of archaeological site R17/306. The delineation shall ensure that no heavy machinery or accidental damage occurs within the sub-soil strata of the archaeological site.
- 13.7 The construction of the project shall be carried out in accordance with all current industry standards and conditions as determined by the Council and Archaeological Authority 2018/646. Should any variation be considered in respect of the consented design and conditions, MKRRMC shall be consulted regarding the scale and extent of the variation proposed.
- 14 Deleted
- 15 Deleted
- 16 Deleted
- 17 Deleted
- 18 Deleted

Advisory Notes – Deleted

Additional information

Rollover designation

The following sections of State Highway 3 are Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989:

- From the Ōtorohanga District boundary in the north to the Mangapu Bridge No 2 in the south (Gaz 1971 p 964);
- Mangapu River Bridge No 2 in the north to the Te Kuiti Borough boundary (ie. near the intersection with Te Kumi Loop Road) in the south (Gaz 1969 p 1338);
- From the southern boundary of Te Kuiti in the north to the intersection with State Highway 4 in the south (Gaz 1972 p 2425);
- From the intersection with State Highway 4 in the north to the northern abutment of the Kuratahi Stream Bridge in the south (Gaz 2000 p 1021);

	<ul style="list-style-type: none"> From the intersection with Gribbin Street, Awakino in the north to north of Oha Street (ie. the southern boundary of Lot 1 DP 4235) in the south (Gaz 1972 p 1404).
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State Highway 4	
Designation unique identifier	NZTA02
Designation purpose	To construct, operate, maintain, and improve a state highway and associated infrastructure.
Site identifier	State Highway 4 from the intersection with State Highway 3 in the north to the Ruapehu District boundary in the south.
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	<p>Rollover designation</p> <p>Note:</p> <p>The following sections of State Highway 4 are Limited Access Road, as declared under Section 88 of the Government Roadway Powers Act 1989:</p> <ul style="list-style-type: none"> From the intersection with State Highway 3 in the north to the northern abutment of the Mapara Stream bridge in the south (Gaz 2000 p 1021); From the 3B/6 District boundary in the north to the Ruapehu District boundary in the south (Gaz 1978 p 1324).

State Highway 30	
Designation unique identifier	NZTA03
Designation purpose	To construct, operate, maintain, and improve a state highway and associated infrastructure.
Site identifier	State Highway 30 from the intersection with State Highway 3 at Te Kūiti in the north to the Otorohanga District boundary to the south-east.
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Varies
Conditions	<p>The conditions of the Designation (DS0005) still to be complied with by the Requiring Authority.</p> <p>Description of Works</p> <p>1.1. The works to give effect to the Designation of the New Zealand Transport Agency's (Waka Kotahi) State Highway 30, Kopaki Project (the Project) and associated Alteration to the Designation shall be in accordance with the State Highway 30 General Arrangement Plan and the Land Requirement Plan included as to the report titled "State Highway 30, Replacement Kopaki Overbridge: Alteration to Designation (the Notice)", dated 4 March 2020, except as modified by these designation conditions and subject to final detailed design.</p>

- 1.2. The works shall be undertaken in general accordance with the Design Plans and Designation Plans below, and contained in Appendix A:
 - 1.2.1. Designation Plan:
 - *SH30 Kopaki Stream Bridge Replacement Designation Plan, Drawing Number 146040-02-7502 revision G;*
 - 1.2.2. Design Plans:
 - *Overview SH30 Kopaki Stream Bridge Replacement Overview Plan Drawing Number 146040-02-1200 Rev O – Information*
 - *SH30 Kopaki Stream Bridge Replacement General Arrangement and Longsection Plans Drawing Series 146040-02-1201 – 1204 Rev O*
 - *SH30 Kopaki Stream Bridge Replacement Typical Cross Sections Drawing Series 146040-02-1301 to 1303 Rev O*
 - *SH30 Kopaki Stream Bridge Replacement Land Requirement Plan Drawing Number 146040-02-7001 Rev M*
 - *SH30 Kopaki Stream Bridge Replacement Indicative Earthworks Plan, Drawing 146040-02-3001 Rev O*
 - *The Landscape Plan prepared by BBO Consultants, Drawing Numbers 146040-02-6001 Rev OA, 146040-02-6002 Rev O and 146040-02-6003 Rev OA*
2. Construction Management Plan
- 2.1 Deleted
- 2.2 At all times during construction, Waka Kotahi shall ensure that a copy of the latest approved version of the CMP (and sub management plans as required) are kept on site and on the Waka Kotahi website, and that all key personnel aware of each plan's contents.
3. Deleted
4. Deleted
5. Accidental Discovery of Archaeological or Culturally Significant Finds
- 5.1 In the event that any archaeological sites, remains, artefacts, taonga (Maori artefacts) or koiwi are unearthed, dislodged, uncovered or otherwise found or discovered during the earthworks (Discovery) for the bridge replacement works, Waka Kotahi shall:
 - (a) Adopt and follow the procedure defined under New Zealand Transport Agency Minimum Standard P/45 – Accidental Discovery Procedures, unless otherwise specified below.
 - (b) The work in the immediate affected area immediately cease, the area made safe, and Maniapoto Maori Trust Board, *Te Nehenehenui Maori Committee* and Heritage New Zealand Pouhere Taonga advised as soon as practicable and within 48 hours.
 - (c) Any bones uncovered shall be assessed by an archaeologist or osteologist, to determine whether the bones are animal or human.
 - (d) Any non-wooden artefacts discovered shall be analysed by an archaeologist, then registered if they fall within the definition of taonga tuturu. The non-wooden artefacts shall be returned to iwi/hapu. The Waka Kotahi shall also inform Heritage New Zealand Pouhere Taonga of the discovery.

	<p>(e) Any wooden artefacts found shall be retrieved immediately and taken to the laboratory at the University of Auckland for conservation, then registered if they fall within the definition of taonga tuturu. The wooden artefacts shall be returned to iwi/hapu when the conservation process is completed.</p> <p>(f) Works may recommence with the written approval of the Council's General Manager Strategy and Environment.</p> <p>Advice Note:</p> <p><i>In providing such approval Waitomo District Council shall consider any views that may be provided by the Maniapoto Maori Trust Board, the Te Nehenehenui Maori Committee and Heritage New Zealand Pouhere Taonga.</i></p> <p>5.2 Deleted</p> <p>6. Planting Plan</p> <p>6.1 The planting shall be undertaken in general accordance with the Planting Plan submitted with the application (<i>Plan Reference: 146040-02-6001 Rev OA, 146040-02-6002 Rev O and 146040-02-6003 Rev OA</i>) and enclosed to this decision as Appendix A. Planting shall be implemented:</p> <p>(a) As soon as areas become available during the first planting season of construction works; or</p> <p>(b) Within twelve months of the road construction being issued a Certificate of Practical Completion in accordance with NZS 3910:1998 Conditions of Contract for Building and Civil Engineering Construction; or</p> <p>(c) If the seasonal timing of works makes some planting impracticable, the planting shall be completed no later than twenty-four months after the issue of the Certificate of Practical Completion.</p> <p>6.2 Waka Kotahi shall maintain all landscape planting and replace any unsuccessful planting undertaken as part of the Project for a period of 4 years following practical completion in accordance with "NZTA P39 Standard Specification for Highway Landscape Treatments 2013".</p> <p>7. Deleted</p> <p>8. Deleted</p> <p>Advice Notes: - Deleted</p>
Additional information	Rollover designation

State Highway 37	
Designation unique identifier	NZTA04
Designation purpose	To construct, operate, maintain, and improve a state highway and associated infrastructure.
Site identifier	State Highway 37 from the intersection with State Highway 3 in the east to the intersection with Waitomo Valley Road, Waitomo in the west.
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No.

Additional information	<p>Rollover designation</p> <p>The following section of State Highway 37 is Limited Access Road, as declared under Section 88 of the Government Roding Powers Act 1989: From the intersection with State Highway 3 in the east to the intersection with Waitomo Valley Road in the west (Gaz 2000 p 4056).</p>
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Spark New Zealand Trading Limited Designations

Te Kūiti Cell Site	
Designation unique identifier	SPK01
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Lot 1 DPS 63705 (RT: SA66B/778) State Highway 3, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Microwave Repeater Station	
Designation unique identifier	SPK02
Designation purpose	Telecommunications, radiocommunications and ancillary purposes
Site identifier	Part Lot DD DP 7219 and Part Section 10 Block VI Otanake SD (RT: SA47A/579) State Highway 3, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Secondary
Conditions	No
Additional information	Rollover designation

The Lines Company Designations

Hangatiki Zone Substation	
Designation unique identifier	TLC01
Designation purpose	Electricity supply purposes
Site identifier	Delineated area within Lot 2 DPS 71444 (RT: SA57B/801) Waitomo Caves Road, Hangatiki
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Secondary
Conditions	<p><u>General</u></p> <p>1 The operation and construction of the T3 Transformer shall proceed in general accordance with the information submitted by the Requiring Authority in support of Notice of Requirement DS0002 officially received by Council on 17 May 2018 and the further information received 04 June 2018, except where another condition of this Designation must be complied with. The Land Requirement Plan approved with this Notice of Requirement is attached.</p> <p><u>Noise of T3 Transformer</u></p> <p>2 Following installation, the T3 Transformer shall not emit an effective sound power level exceeding 73 dBA LAeq measured one metre from the transformer main tank wall or sound wall (if required to be fitted for compliance), in accordance with the recommendations of the acoustic report prepared by Marshall Day Consultants Ltd entitled "Hangatiki Substation Acoustical Assessment" Rev. Rp 002 r01 20170016, dated 12 May 2017.</p> <p>3 Within a period of no less than six (6) months following the installation of the T3 Transformer, the noise level at locations MP01 – MP06 shall be measured to demonstrate compliance with condition 2, and the results provided to Waitomo District Council's Group Manager – Compliance, within ten (10) workings days of the measurements being undertaken. Measurement of noise shall be undertaken at the notional boundary of each receiver. The locations of those receivers are demonstrated within the acoustic report prepared by Marshall Day Consultants Ltd entitled "Hangatiki Substation Baseline Acoustic Survey" Rev. Rp001 r05 20170016, dated 28 April 2017.</p> <p>4 Advice note: "Notional boundary" means a line 20m from the most exposed external walls of any dwelling or any building used for accommodation; or the legal boundary of a site on which a dwelling is located, where that boundary is closer than 20m to the dwelling or building used for accommodation.</p> <p>5 Where the noise level measured in condition 3 shown an exceedance with the effective sound power limit of 73 dBA LAeq, the Requiring Authority shall undertake all works necessary to mitigate the effects of the exceedance. Following the implementation of those works, the noise level at those locations shall be measured and the results provided to Waitomo District Council's Group Manager – Compliance within ten (10) workings days of the measurements being undertaken.</p>

- 6 Noise levels shall be measured in accordance with the requirements of AS/NZS 60076.10:2009 Power Transformers and NZS 6801:2008 Measurement of Sound; and assessed in accordance with the requirements of NZS 6802:2008 Assessment of Environmental Sound.
- 7 The consent holder must undertake, at its expense, noise monitoring as and when required by an authorised officer of the Waitomo District Council as a result of reasonable and legitimate noise complaints. The results of this monitoring must be provided to the Waitomo District Council's Group Manager - Compliance within ten (10) working days of it being undertaken.

Cumulative Noise from New Activities

- 8 For any other activities to be undertaken via any subsequent Outline Plan of Works application pursuant to s176A of the Resource Management Act 1991 the cumulative noise levels shall be in general accordance with existing noise levels as referenced within Table 1 of the acoustic report prepared by Marshall Day Consultants Ltd entitled "Hangatiki Substation Baseline Acoustic Survey" Rev. RP001 r05 20170016, dated 28 April 2017, unless specifically authorised and assessed as part of the Outline Plan of Works application.

Construction Noise

- 9 Construction noise originating from all activities on the site shall comply with the provisions of NZS 6803:1999 Acoustics – Construction Noise.

Electric and Magnetic Fields

- 10 The works shall be designed and constructed to limit the electrical and magnetic field exposure at or beyond the boundary of the substation site boundary to the International Commission on Non-Ionising Radiation Protection Guidelines for limiting exposure to time-varying electric, magnetic and electromagnetic fields (up to 300 GHz) (Health Physics, 1998, 74(4): 494 – 522) (ICNIRP Guidelines).

Archaeological

- 11 The Requiring Authority shall ensure that the exercise of this designation does not disturb any sites of archaeological value. If taonga (treasured or prized possessions, including Maori artefacts) or archaeological sites are discovered in any area being earth-worked, the consent holder shall cease work within a 100m radius of the discovery immediately and contact local iwi, Heritage New Zealand (HNZ) and Waitomo District Council. Works shall not recommence in that area until a site inspection is carried out by iwi representatives, relevant Council staff and staff of HNZ (if they consider it necessary); the appropriate action has been carried out to remove the Taonga and record the site, or alternative action has been taken; and approval to continue work is given by Waitomo District Council. The site inspection shall occur within three (3) working days of the discovery being made.
- 12 If during construction activities, any Koiwi (skeletal remains) or similar material are uncovered, works are to cease within a 100m radius of the discovery immediately, and the Requiring Authority shall notify the New Zealand Police, local iwi, HNZ and Waitomo District Council. Works shall not recommence in that area until a site inspection is carried out by iwi representatives, relevant Council staff and staff from HNZ and the New Zealand Police (if they consider it necessary); the appropriate ceremony has been conducted by iwi (if

	<p>necessary); the materials discovered have been removed by the iwi responsible for the tikanga appropriate to their removal and preservation or re-interment, or alternative action (e.g. works are relocated) has been taken; and approval to continue work is given by Waitomo District Council.</p> <p><u>Monitoring and Enforcement</u></p> <p>13 The Requiring Authority shall notify the Waitomo District Council enforcement team in writing two (2) weeks prior to the commencement of activities associated with this designation.</p> <p><i>Advice Note: this advice should be emailed to: info@waitomo.govt.nz</i></p> <p>14 Pursuant to Section 36 of the Resource Management Act 1991, the Requiring Authority must pay the actual and reasonable costs incurred by the Waitomo District Council when monitoring the conditions of this designation.</p>
Additional information	Rollover designation

Piripiri Zone Substation	
Designation unique identifier	TLC02
Designation purpose	Electricity supply purposes
Site identifier	Lot 1 DP 431716 (RT: 522338) Te Anga Road, Te Anga
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Electric magnetic fields</u></p> <p>1. The works shall be designed and constructed to limit the EMF exposure at or beyond the secure boundary of the Sub-station site boundary to the International Commission on Non-Ionising Radiation Protection Guidelines for limiting exposure to time-varying electric, magnetic, and electromagnetic fields (up to 300 GHz) (Health Physics, 1998, 74(4): 494 –522) (ICNIRP Guidelines).</p> <p><u>Protocol for accidental discovery of archaeological site</u></p> <p>2. The following procedure will be adopted in the event that koiwi or taonga are unearthed or are reasonably suspected to have been unearthed during the course of construction and other activities.</p> <p>(a) Immediately it becomes apparent or is suspected by workers at the site that koiwi or taonga have been uncovered, all activity at the site will cease.</p> <p>(b) The plant operator will shut down all machinery or activity immediately, leave the area and advise his or her Supervisor of the occurrence.</p> <p>(c) The Supervisor shall take steps immediately to secure the area in a way that ensures that koiwi or taonga remain untouched as far as possible in the circumstances and shall notify the Project Manager.</p> <p>(d) The Project Manager will notify the New Zealand Police, the project archaeologist and NZ Historic Places Trust or the</p>

	<p>Department of Conservation (as the case may be) that it is suspected that koiwi and taonga have been uncovered at the site.</p> <p>(e) The Project Manager will also immediately notify the local iwi contact person that it is suspected that koiwi or taonga have been uncovered at the site.</p> <p>(f) Local iwi will contact the appropriate kaumatua to act on their behalf in this matter in order to guide and advise TLC and other parties as to the appropriate course and will immediately advise the Project Manager of the identity of such kaumatua and such other details as may be appropriate in the circumstances.</p> <p>(g) The Project Manager will ensure that an appropriate staff member is available to meet and guide kaumatua, police, the project archaeologist, DOC or Historic Places Trust staff to the site, assisting with any requests that they may make.</p> <p>(h) If the kaumatua are satisfied that the koiwi or taonga are of Māori origin the kaumatua will decide how they are to be dealt with and will communicate such decision to TLC, NZ Police and such other parties as are considered appropriate.</p> <p>(i) Activity on site will remain halted until the Police, an TLC appointed archaeologist, DOC, Historic Places Trust (as the case may be) and the kaumatua have given approval for operations to recommence.</p> <p>(j) The Project Manager shall ensure that kaumatua are given the opportunity to undertake karakia and such other religious or cultural ceremonies and activities at the site as may be considered appropriate in accordance with tikanga Māori (Māori custom and protocol).</p> <p>Definitions: In this condition the following terms shall have the meanings set out herein:</p> <ol style="list-style-type: none"> Koiwi - means human remains such as skeletal material. Taonga - means cultural artefacts such as implements, weapons or decorations traditionally and historically utilised by tangata whenua and include parts or the remains thereof.
Additional information	New designation

Te Anga Zone Substation	
Designation unique identifier	TLC03
Designation purpose	Electricity supply purposes
Site identifier	Lot 1 DP 431301 (RT: 521015) 112 Taharoa Road, Te Anga
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority: <u>Electric magnetic fields</u></p> <ol style="list-style-type: none"> The works shall be designed and constructed to limit the EMF exposure at or beyond the secure boundary of the Sub-station site boundary to the International Commission on Non-Ionising Radiation

Protection Guidelines for limiting exposure to time-varying electric, magnetic, and electromagnetic fields (up to 300 GHz) (Health Physics, 1998, 74(4): 494 –522) (ICNIRP Guidelines).

Protocol for accidental discovery of archaeological site

2. The following procedure will be adopted in the event that koiwi or taonga are unearthed or are reasonably suspected to have been unearthed during the course of construction and other activities.
 - (a) Immediately it becomes apparent or is suspected by workers at the site that koiwi or taonga have been uncovered, all activity at the site will cease.
 - (b) The plant operator will shut down all machinery or activity immediately, leave the area and advise his or her Supervisor of the occurrence.
 - (c) The Supervisor shall take steps immediately to secure the area in a way that ensures that koiwi or taonga remain untouched as far as possible in the circumstances and shall notify the Project Manager.
 - (d) The Project Manager will notify the New Zealand Police, the project archaeologist and NZ Historic Places Trust or the Department of Conservation (as the case may be) that it is suspected that koiwi and taonga have been uncovered at the site.
 - (e) The Project Manager will also immediately notify the local iwi contact person that it is suspected that koiwi or taonga have been uncovered at the site.
 - (f) Local iwi will contact the appropriate kaumatua to act on their behalf in this matter in order to guide and advise TLC and other parties as to the appropriate course and will immediately advise the Project Manager of the identity of such kaumatua and such other details as may be appropriate in the circumstances.
 - (g) The Project Manager will ensure that an appropriate staff member is available to meet and guide kaumatua, police, the project archaeologist, DOC or Historic Places Trust staff to the site, assisting with any requests that they may make.
 - (h) If the kaumatua are satisfied that the koiwi or taonga are of **Māori** origin the kaumatua will decide how they are to be dealt with and will communicate such decision to TLC, NZ Police and such other parties as are considered appropriate.
 - (i) Activity on site will remain halted until the Police, an TLC appointed archaeologist, DOC, Historic Places Trust (as the case may be) and the kaumatua have given approval for operations to recommence.
 - (j) The Project Manager shall ensure that kaumatua are given the opportunity to undertake karakia and such other religious or cultural ceremonies and activities at the site as may be considered appropriate in accordance with tikanga **Māori** (**Māori** custom and protocol).

Definitions:

In this condition the following terms shall have the meanings set out herein:

- i. Koiwi - means human remains such as skeletal material.

	ii. Taonga - means cultural artefacts such as implements, weapons or decorations traditionally and historically utilised by tangata whenua and include parts or the remains thereof.
Additional information	New designation

Gadsby Road Zone Substation	
Designation unique identifier	TLC04
Designation purpose	Electricity supply purposes
Site identifier	Lot 3 DPS 14640 (RT: SA12C/1053) 15 Gadsby Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Electric magnetic fields</u></p> <ol style="list-style-type: none"> 1. The works shall be designed and constructed to limit the EMF exposure at or beyond the secure boundary of the Sub-station site boundary to the International Commission on Non-Ionising Radiation Protection Guidelines for limiting exposure to time-varying electric, magnetic, and electromagnetic fields (up to 300 GHz) (Health Physics, 1998, 74(4): 494 –522) (ICNIRP Guidelines). <p><u>Protocol for accidental discovery of archaeological site</u></p> <ol style="list-style-type: none"> 2. The following procedure will be adopted in the event that koiwi or taonga are unearthed or are reasonably suspected to have been unearthed during the course of construction and other activities. <ol style="list-style-type: none"> (a) Immediately it becomes apparent or is suspected by workers at the site that koiwi or taonga have been uncovered, all activity at the site will cease. (b) The plant operator will shut down all machinery or activity immediately, leave the area and advise his or her Supervisor of the occurrence. (c) The Supervisor shall take steps immediately to secure the area in a way that ensures that koiwi or taonga remain untouched as far as possible in the circumstances and shall notify the Project Manager. (d) The Project Manager will notify the New Zealand Police, the project archaeologist and NZ Historic Places Trust or the Department of Conservation (as the case may be) that it is suspected that koiwi and taonga have been uncovered at the site. (e) The Project Manager will also immediately notify the local iwi contact person that it is suspected that koiwi or taonga have been uncovered at the site. (f) Local iwi will contact the appropriate kaumatua to act on their behalf in this matter in order to guide and advise TLC and other parties as to the appropriate course and will immediately advise the Project Manager of the identity of such kaumatua and such

	<p>other details as may be appropriate in the circumstances.</p> <p>(g) The Project Manager will ensure that an appropriate staff member is available to meet and guide kaumatua, police, the project archaeologist, DOC or Historic Places Trust staff to the site, assisting with any requests that they may make.</p> <p>(h) If the kaumatua are satisfied that the koiwi or taonga are of Maori origin the kaumatua will decide how they are to be dealt with and will communicate such decision to TLC, NZ Police and such other parties as are considered appropriate.</p> <p>(i) Activity on site will remain halted until the Police, an TLC appointed archaeologist, DOC, Historic Places Trust (as the case may be) and the kaumatua have given approval for operations to recommence.</p> <p>(j) The Project Manager shall ensure that kaumatua are given the opportunity to undertake karakia and such other religious or cultural ceremonies and activities at the site as may be considered appropriate in accordance with tikanga Māori (Māori custom and protocol).</p> <p>Definitions: In this condition the following terms shall have the meanings set out herein:</p> <p>iii. Koiwi - means human remains such as skeletal material.</p> <p>iv. Taonga - means cultural artefacts such as implements, weapons or decorations traditionally and historically utilised by tangata whenua and include parts or the remains thereof.</p>
Additional information	New designation

Waitete Road Zone Substation	
Designation unique identifier	TLC05
Designation purpose	Electricity supply purposes
Site identifier	Part Lot 2 DPS 7194 (SA1797/62) Lot 1 DPS 7194 (SA13C/45) Lot 3 DPS 7194 (SA13C/46) 27 Waitete Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p>Conditions recommended by the Requiring Authority:</p> <p><u>Electric magnetic fields</u></p> <p>1. The works shall be designed and constructed to limit the EMF exposure at or beyond the secure boundary of the Sub-station site boundary to the International Commission on Non-Ionising Radiation Protection Guidelines for limiting exposure to time-varying electric, magnetic, and electromagnetic fields (up to 300 GHz) (Health Physics, 1998, 74(4): 494 –522) (ICNIRP Guidelines).</p>

Protocol for accidental discovery of archaeological site

2. The following procedure will be adopted in the event that koiwi or taonga are unearthed or are reasonably suspected to have been unearthed during the course of construction and other activities.
- (a) Immediately it becomes apparent or is suspected by workers at the site that koiwi or taonga have been uncovered, all activity at the site will cease.
 - (b) The plant operator will shut down all machinery or activity immediately, leave the area and advise his or her Supervisor of the occurrence.
 - (c) The Supervisor shall take steps immediately to secure the area in a way that ensures that koiwi or taonga remain untouched as far as possible in the circumstances and shall notify the Project Manager.
 - (d) The Project Manager will notify the New Zealand Police, the project archaeologist and NZ Historic Places Trust or the Department of Conservation (as the case may be) that it is suspected that koiwi and taonga have been uncovered at the site.
 - (e) The Project Manager will also immediately notify the local iwi contact person that it is suspected that koiwi or taonga have been uncovered at the site.
 - (f) Local iwi will contact the appropriate kaumatua to act on their behalf in this matter in order to guide and advise TLC and other parties as to the appropriate course and will immediately advise the Project Manager of the identity of such kaumatua and such other details as may be appropriate in the circumstances.
 - (g) The Project Manager will ensure that an appropriate staff member is available to meet and guide kaumatua, police, the project archaeologist, DOC or Historic Places Trust staff to the site, assisting with any requests that they may make.
 - (h) If the kaumatua are satisfied that the koiwi or taonga are of **Māori** origin the kaumatua will decide how they are to be dealt with and will communicate such decision to TLC, NZ Police and such other parties as are considered appropriate.
 - (i) Activity on site will remain halted until the Police, a TLC appointed archaeologist, DOC, Historic Places Trust (as the case may be) and the kaumatua have given approval for operations to recommence.
 - (j) The Project Manager shall ensure that kaumatua are given the opportunity to undertake karakia and such other religious or cultural ceremonies and activities at the site as may be considered appropriate in accordance with tikanga **Māori** (**Māori** custom and protocol).

Definitions:

In this condition the following terms shall have the meanings set out herein:

- v. Koiwi - means human remains such as skeletal material.
- vi. Taonga - means cultural artefacts such as implements, weapons or decorations traditionally and historically utilised by tangata whenua and include parts or the remains thereof.

Additional information

New designation

Waitete Road Zone Substation	
Designation unique identifier	TLC06
Designation purpose	Electricity supply purposes
Site identifier	Lot 3 DPS 80846 (RT: SA65C/176) 30 Waitete Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	<p><u>General</u></p> <ol style="list-style-type: none"> 1. The scale and nature of works and the ongoing operation of the substation site shall be in general accordance with the information submitted by The Lines Company Limited in support of Notice of Requirement DS0006 including the "Planning Considerations Report and Assessment of Environmental Effects, 30 Waitete Road Zone Substation Designation", dated 31 August 2020; the additional information provided in the Edison Consulting Group letter dated 5 October 2020; and the email from Tim Lester dated 13 October 2020; except where another condition of this Designation must be complied with. <p><u>Operational Noise</u></p> <ol style="list-style-type: none"> 2. The Waitete Road substation site shall be designed and operated to ensure the noise levels do not exceed the applicable noise performance standards of the Industrial Zone of the Operative Waitomo District Plan. 3. Noise from the substation operation shall be measured in accordance with the requirements of NZS 6801:2008 'Acoustics Measurement of Environmental Sound'. 4. Within one month of commissioning the substation, the noise levels at the site boundary shall be measured to determine compliance with the Waitomo District Plan. The results shall be forwarded to the Environmental Services Manager of the Waitomo District Council within one month of the measurements being completed. Noise from the substation operation shall be assessed in accordance with the requirements of NZS 6802: 2008 'Acoustics Environmental Noise' and shall be undertaken by a qualified acoustic engineer. 5. If the noise levels do not comply with the required noise limits, then the requiring authority shall carry out necessary noise attenuation measures within one month of the report required under condition 4. Additional noise compliance reporting shall then be provided to satisfy condition 4. <p><u>Construction: Dust / Noise</u></p> <ol style="list-style-type: none"> 6. Sediment control measures will be installed around earthworks activities and temporary stockpiles to prevent discharge, run-off and dust emissions. 7. Within two weeks of earthworks being completed, areas of the site that are not forming the sealed or metalled yard or access to the site shall be planted, regressed or otherwise stabilised where earth has been disturbed. 8. Construction at the site shall be restricted to Monday to Saturday: 7 am to 6pm.

9. Noise from temporary construction and maintenance activities shall not exceed the limits recommended in, and shall be measured and assessed in accordance with, the requirements of NZS 6803:1999 'Acoustics - Construction Noise'.
10. Prior to construction a construction traffic management plan is to be submitted to the Waitomo District Council Environmental Services Manager and NZTA for approval.

Cultural

11. If during site works any urupa, traditional sites, taonga (significant artefacts), koiwi (human remains), or other archaeological sites are exposed, the following procedures shall apply:
 - a) All works in the immediate vicinity shall cease immediately;
 - b) The site supervisor shall immediately secure the area in a way that ensures that any artefacts or remains are not further disturbed;
 - c) If any finds of organic material are uncovered from water logged or impervious mud or clays, these shall be kept wet to prevent aerobic degradation until appropriate actions, such as conservation treatment, is determined, and
 - d) The site supervisor shall immediately notify Nga Mana whenua, Heritage NZ, the department of Conservation, the Waitomo District Council, and in the case of human remains, the New Zealand Police, that an archaeological or traditional site has been exposed, so that appropriate action can be taken. This includes such persons being given reasonable time as determined by the Waitomo District Council to record and recover archaeological features discovered, before work may recommence.

Amenity/Character

12. Landscaping and planting shall be completed in accordance with an approved Landscape Planting Plan to be lodged with Council as a component of the future s176A Outline Plan submission.
13. All lighting must be directed away from Waitete Road to prevent any glare towards traffic.

Health and Safety

14. Exposures to extremely low frequency electric and magnetic fields at the boundary of the site and at all publicly accessible areas within the site, shall comply with the guidelines recommended by the International Commission on Non-Ionising Radiation protection in 1998.

Hazardous Substances

15. **The substation shall be operated in accordance with TLC's procedures for 'Oil Containment and Spill Mitigation.**
16. Prior to construction, a Transformer bund Design Plan shall be submitted to the Environmental Services Manager of the Waitomo District Council (in a certifying capacity).
17. The Transformer Bund Design Plan shall include, but not limited to the following:
 - a) A plan showing the location of the drainage system on site, including the bund, sump and the pipe work for drainage to the discharge point; and
 - b) A selection of spill contaminant volumes based on the quantity of oil in the transformers.

	<p><u>Transportation</u></p> <p>18. Prior to construction a construction traffic management plan is to be submitted to the Waitomo District Council Environmental Services Manager.</p> <p><u>New Zealand Transportation Agency</u></p> <p>19. No works shall be undertaken within State Highway 30 without the prior approval of the NZ Transport Agency pursuant to Section 51 of the Government Roding Powers Act 1989. A Traffic Management Plan and Consent to Work on the Highway shall be submitted to and approved by the Transport Agency at least seven working days prior to the commencement of any works on the state highway.</p> <p>20. The existing vehicle entrance (i.e eastern vehicle entrance) shall be upgraded and maintained to a Diagram C Standard (refer to Appendix B) as per the Regional Infrastructure Technical Specifications and the requiring authority shall provide confirmation from the NZ Transport Agency that the works have been completed to this standard.</p> <p>Advice Note: This entrance will need to be sealed to the legal boundary of the site to prevent loose debris from tracking onto State Highway 30.</p> <p>21. The consent holder shall construct and permanently maintain the new western access to a Diagram C Standard (refer to Appendix B) as per the Regional Infrastructure Technical Specifications.</p> <p><u>Monitoring and Enforcement</u></p> <p>22. The Requiring Authority shall notify the Waitomo District Council enforcement team in writing two (2) weeks prior to the commencement of activities associated with this designation.</p> <p>Advice Note: this advice should be emailed to: info@waitomo.govt.nz</p> <p>23. Pursuant to Section 36 of the Resource Management Act 1991, the Requiring Authority must pay the actual and reasonable costs incurred by the Waitomo District Council when monitoring the conditions of this designation.</p>
Additional information	Rollover designation

Transpower New Zealand Limited Designations

Hangatiki substation	
Designation unique identifier	TPR01
Designation purpose	Electricity substation
Site identifier	Lot 2 DPS 71444 (RT: SA57B/801) Waitomo Caves Road, Hangatiki
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Waipa Networks Limited Designations

Te Awamutu Reinforcement Project	
Designation unique identifier	WNL01
Designation purpose	To construct, operate, replace and maintain a 110kV transmission line
Site Identifier	Lot 3 DPS 64768 (RT: SA52A/802) Lot 5 DPS 64768 (RT: SA52A/900) Portions of the Mangapu River Lot 4 DPS 53259 (RT: SA51B/864) State Highway 3 (Otorohanga-Te Kūiti) Lot 4 DPS 64768 (RT: SA52A/802) Lot 1 DPS 62836 (RT: SA51C/852) Lot 2 DPS 62836 (RT: SA51C/853) Lot 2 DPS 71444 (RT: SA57B/801) Section 4 SO 518392 (RT: 960375)
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	Given effect to (i.e. no lapse date)
Additional information	Rollover designation

Waitomo District Council Designations

Te Kūiti Aerodrome	
Designation unique identifier	WDC01
Designation purpose	Airport runway and ancillary facilities and structures
Site identifier	Part Te Kumi 7C (Aerodrome NZGZ 1961 p712 SO 31636) Part Lots 1 & 2 DP 8140 (Aerodrome NZGZ 1961 p712 SO 31636) Lot 2 DP 7392 (Aerodrome NZGZ 1961 p712) 37 Te Kumi Station Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date).
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Aria Cemetery	
Designation unique identifier	WDC02
Designation purpose	Interment and remembrance of the dead and accessory buildings
Site identifier	Section 9 Block X Totoro SD (Cemetery Reserve NZGZ 1984 p2864 SO 3210) Barclay Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Kiritehere Cemetery	
Designation unique identifier	WDC03
Designation purpose	Interment and remembrance of the dead, and accessory buildings
Site identifier	Section 5 Block VI Marokopa SD (Cemetery Reserve NZGZ 1907 p3650 SO 16552) Soundy Road, Marokopa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mapiu Cemetery	
Designation unique identifier	WDC04
Designation purpose	Interment and remembrance of the dead, and accessory buildings
Site identifier	Section 52 Block XI Mapara SD (SO 10372) McBeths Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau Cemetery	
Designation unique identifier	WDC05
Designation purpose	Interment and remembrance of the dead, and accessory buildings
Site identifier	Section 17 Block I Awakino SD (Cemetery Reserve NZGZ 1960 p1748 SO 39658) Section 16 Block I Awakino SD (Cemetery Reserve NZGZ 1933 p1983 SO 26946) Part Section 1 Block I Mokau Village (Cemetery Reserve NZGZ 1898 p1552 SO 4233) Part Section 1 Block I Mokau Village (Cemetery Reserve NZGZ 1899 p2085 SO 4233) Aria Terrace, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio Cemetery	
Designation unique identifier	WDC06
Designation purpose	Interment and remembrance of the dead, and accessory buildings
Site identifier	Section 4 Block IX Otanake SD (Cemetery Reserve NZGZ 1916 p2413 SO 12615/A) Mangakowhai Road, Piopio
Lapse date	Given effect to (i.e. no lapse date).
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Cemetery – New	
Designation unique identifier	WDC07
Designation purpose	Internment and remembrance of the dead, and accessory buildings
Site identifier	Lot 1 DPS 2589 and Lot 1 DP 541975 (RT: 911726) Mangarino Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Te Kūiti Cemetery – Old	
Designation unique identifier	WDC08
Designation purpose	Internment and remembrance of the dead, and accessory buildings
Site identifier	Section 7 Block XVI Orahiri SD (Cemetery Reserve NZGZ 1909 p2762 SO 11964) Part legal road Mangarino Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Te Waitere Cemetery	
Designation unique identifier	WDC09
Designation purpose	Interment and remembrance of the dead and accessory buildings
Site identifier	Section 14 Block XIV Kawhia North SD (Cemetery Reserve NZGZ 1915 p3177 SO 18264) Te Waitere Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Aria Hall	
Designation unique identifier	WDC10
Designation purpose	Community and events facility

Site identifier	Section 5 Block 7 Town of Aria (Local Purpose Reserve, Hall NZGZ 1984 page 5471 SO 3227) Aria Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Maniaiti / Benneydale Hall	
Designation unique identifier	WDC11
Designation purpose	Community and events facility
Site identifier	Section 24 and 116 Block X Mapara SD (Local Purpose Reserve, Hall NZGZ 2015 In2577 RT: 697785) 12 Maniaiti Street, Maniaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Waitomo Cultural and Arts Centre	
Designation unique identifier	WDC12
Designation purpose	Community, cultural and arts event facility
Site identifier	Lot 6 DP 4795 (RT: SA179/242) Lot 7 DP 4795 (RT: SA252/28) Lot 8 DP 4795 (RT: SA198/38) Lot 9 DP 4795 (RT: SA252/27) Lot 10 DP 4795 (RT: SA211/27) Lot 11 DP 4795 (RT: SA240/237) Lot 12 DP 4795 (RT: SA194/78) Lot 13 DP 4795 (Drainage Reserve) Lot 14 DP 4795 (Drainage Reserve) Lots 15 and 16 DP 4795 (RT: SA474/54) Lot 17 DP 4795 (RT: SA474/53) Part Lot 19 DP 4795 (RT: SA211/28) King Street East, Jennings Street, Esplanade, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mahoenui Hall	
Designation unique identifier	WDC13
Designation purpose	Community and events facility
Site identifier	Lot 4 DP 10331 (RT: SA496/160) 6 Main Street, Mahoenui
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mairoa Hall	
Designation unique identifier	WDC14
Designation purpose	Community and events facility
Site identifier	Sections 41 and 42 Mairoa Village (Hall NZGZ 1961 p562 SO 13325) 1124 Mairoa Road, Mangaotaki
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mapiu Hall	
Designation unique identifier	WDC15
Designation purpose	Community and events facility
Site identifier	Lot 1 DP 8823 (RT: TN266/59) 2763 State Highway 4, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau Hall	
Designation unique identifier	WDC16
Designation purpose	Community and events facility, and public ablutions
Site identifier	Section 10 Block IV Mokau Village (RT: SA54/286) Sections 1 – 3 SO 473459 Section 1 SO 546569 (RT: 1017395)

	28 North Street, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Piopio War Memorial Hall	
Designation unique identifier	WDC17
Designation purpose	Community and events facility
Site identifier	Lot 9 DP 6751 (RT: SA260/104) 49 Moa Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Waitomo District Council Offices, Carpark and Depot	
Designation unique identifier	WDC18
Designation purpose	Office, carparking and depot
Site identifier	Part Allot 11 Block XIV Te Kūiti Maori Township (RT: SA45D/268) Section 1 SO 58757 (RT: SA50C/67) 15 Queen Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Arapae Quarry	
Designation unique identifier	WDC19
Designation purpose	Quarrying
Site identifier	Lot 1 DPS 46147 (RT: SA39C/796) Lot 1 DPS 13888 (RT: SA12B/1335) Oparure Road, Pomarangai
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary

Conditions	No
Additional information	Rollover designation

McKenzie Quarry	
Designation unique identifier	WDC20
Designation purpose	Quarrying
Site identifier	Lot 1 DP 16449 (TNJ1/431 and TNPR23/52) Aria Road, Aria
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Manganui Quarry	
Designation unique identifier	WDC21
Designation purpose	Quarrying
Site identifier	Section 7 Block V Awakino North SD (SO 40460) Manganui Road, Awakino
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Sewage Pump Station	
Designation unique identifier	WDC22
Designation purpose	Sewage pumping
Site identifier	Part of Te Kūiti A33A Block (RT: SA1017/25) 133 Esplanade, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Rangitoto Quarry	
Designation unique identifier	WDC23

Designation purpose	Quarrying
Site identifier	Section 30 Block I Pakaumanu SD (RT: SA47C/688) Rangitoto Road, Rangitoto
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Manaiaiti / Benneydale Refuse Transfer Station	
Designation unique identifier	WDC24
Designation purpose	Refuse transfer station and ancillary buildings
Site identifier	Part of Part section 21 Block X Mapara SD (RT: TNA2/449) Part legal road 115 Mine Road, Manaiaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Refuse Disposal	
Designation unique identifier	WDC25
Designation purpose	Decommissioned landfill and transfer station
Site identifier	Part Lot 1 DPS 9961 and Lot 1 DPS 15731 (RT: SA13D/596) Section 51 Block IV Otanake SD (RT: SA26B/879) Walker Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date).
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Kinohaku Refuse Transfer Station	
Designation unique identifier	WDC26
Designation purpose	Refuse transfer station and ancillary buildings
Site identifier	Part Johnsons GRANT (RT: SA259/63) 2 Kawhia Harbour Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)

Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio Refuse Transfer Station	
Designation unique identifier	WDC27
Designation purpose	Refuse transfer station and ancillary buildings
Site identifier	Part of Lot 4 DPS 30865 (RT: SA28A/866) Part Legal Road 6 Aria Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Sanitary Landfill	
Designation unique identifier	WDC28
Designation purpose	Landfill and transfer station and ancillary buildings
Site identifier	Te Kūiti B1 Block and Lot 1 DPS 19909 (RT: SA18A/642) Part Te Kūiti A42B2 Block (RT: SA13D/597) Lot 1 DPS 18392 (RT: SA22C/469) Section 48 Block IV Otanake SD (RT: SA11A/610) 45A William Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Maniaiti / Benneydale Sewage Treatment Plant	
Designation unique identifier	WDC29
Designation purpose	Treatment and disposal of sewage, liquid Waste, and sludge and ancillary buildings
Site identifier	Lot 1 DP 6040 (RT: 548718) and Part of Section 29 Block X Mapara SD (RT: 548719) 20 Georgetti Street, Maniaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)

Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Te Kūiti Oxidation Ponds	
Designation unique identifier	WDC30
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings
Site identifier	Part Te Kumi A21 Block (RT: SA22D/243) Part Lot 1 DP 10413, Part Te Kumi 12B2B3B2A1 Block and Part Te Kumi A28 Block (RT: SA19C/34) Part Te Kumi A22 Block (RT: SA39A/282) Part Te Kumi A29 Block (RT: SA22D/244) 48 Te Kumi Station Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Sewage Pump Station	
Designation unique identifier	WDC31
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings
Site identifier	Part of Section 28 Block III Otanake SD (School Reserve NZGZ 1092 p734 SO 12201) Part Legal Road 1 Rora Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Secondary
Conditions	No
Additional information	Rollover designation

Te Waitere Sewage Disposal	
Designation unique identifier	WDC32
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings
Site identifier	Part of Lot 6 DP 501262 (RT: 748507) 1057 Te Waitere Road, Taharoa
Lapse date	Given effect to (i.e. no lapse date)

Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Te Waitere Sewage Disposal	
Designation unique identifier	WDC33
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings
Site identifier	Lot 12 DPS 27769 Part Lot 8 DP 14750 (RT: 419493) Te Waitere Road / Whiteley Place, Te Waitere
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Manaiaiti / Benneydale Water Supply	
Designation unique identifier	WDC34
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Lot 1 DP 7741 (RT: TNB1/962) Manaiaiti Road, Manaiaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Manaiaiti / Benneydale Water Supply	
Designation unique identifier	WDC35
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Lot 1 DP 10165 (RT: 654065) Lot 1 DP 8361 (NZGZ 1984 p5471) Manaiaiti Road, Manaiaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Manaiaiti / Benneydale Water Treatment Plant	
Designation unique identifier	WDC36
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Part of Part Section 11 Block X Mapara SD (RT: TNC1/668) Manaiaiti Road, Manaiaiti / Benneydale
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Te Kūiti Water Reservoir	
Designation unique identifier	WDC37
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Part of Part Lot 4 Section 11 Block XIV Orahiri SD (RT: SA184/62) Mangarino Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Mokau Water Supply	
Designation unique identifier	WDC38
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Lot 2 DPS 21285 (RT: SA24B/678) Part of Section 2 SO 482206 (RT: 713962) State Highway 3, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Mokau Water Supply	
Designation unique identifier	WDC39
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Lot 1 DPS 21285 (RT: SA24B/678)

	Section 1 SO 482206 (RT: 713961) State Highway 3, Mokau
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Piopio Water Reservoir	
Designation unique identifier	WDC40
Designation purpose	Treatment, storage and pumping of water and ancillary buildings
Site identifier	Lot 1 DPS 32577 (RT: SA30A/710) Mangaotaki Road, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio Water Supply	
Designation unique identifier	WDC41
Designation purpose	Treatment, storage and pumping of water and ancillary buildings
Site identifier	Lot 1 DPS 37857 and Lot 1 DPS 65565 (RT: SA56D/479) Kuratahi Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Water Reservoir	
Designation unique identifier	WDC42
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Pukenui A23B Block (RT: SA1D/1160) Hetet Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No

Additional information	Rollover designation
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Te Kūiti Water Reservoir – Blackmans	
Designation unique identifier	WDC43
Designation purpose	Treatment, storage and pumping of water and ancillary buildings
Site identifier	Lot 1 DP 434066 and Lot 2 DP 325769 (RT: 529128) 99B Awakino Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation with modifications to spatial boundary

Te Kūiti Water Reservoir	
Designation unique identifier	WDC44
Designation purpose	Treatment, storage and pumping of water, and ancillary buildings
Site identifier	Part of Part Lot 1 DP 36120 (RT: SA925/265) 30 Alisa Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Te Kūiti Water Supply	
Designation unique identifier	WDC45
Designation purpose	Water storage, supply intake, treatment and pumping of water and ancillary buildings
Site identifier	Part Pukenui A14A Block (RT: SA1003/229) Part of Part Pukenui A14B2 Block (RT: SA1273/94) Part Pukenui A14A and 2D3A Block (Soil Conservation and River Control Reserve NZGZ 1980 p2612) River Bed SO 47882 – Soil Conservation and River Control Reserve (NZGZ 1980 p2612) Waitete Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Awakino Refuse Transfer Station	
Designation unique identifier	WDC46
Designation purpose	Refuse transfer station and ancillary buildings
Site identifier	No legal description. The site is located within the road reserve. Manganui Road, Awakino
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Marokopa Refuse Transfer Station	
Designation unique identifier	WDC47
Designation purpose	Refuse transfer station and ancillary buildings
Site identifier	Part of Lot 2 DPS 74923 (RT: SA60B/312) Part of Lot 1 DPS 80303 (RT: 296840) Part Legal Road 1408 Marokopa Road, Marokopa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Marokopa Hall	
Designation unique identifier	WDC48
Designation purpose	Community and events facility
Site identifier	Part of Lot 1 DPS 9815 (RT: SA5B/430) 31 Marokopa Road, Marokopa
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	Rollover designation

Piopio Wastewater Treatment Plant	
Designation unique identifier	WDC49
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings

Site identifier	Lot 1 DPS 12822 (RT: SA11A/747) 31 Tui Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Piopio Wastewater Treatment Plant	
Designation unique identifier	WDC50
Designation purpose	Treatment and disposal of sewage, liquid waste and sludge, and ancillary buildings
Site identifier	Section 1 SO 452967 (RT: 587201) Huia Street, Piopio
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Sewage Pump Station	
Designation unique identifier	WDC51
Designation purpose	Sewage pumping
Site identifier	Tammadge Street, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation

Sewage Pump Station	
Designation unique identifier	WDC52
Designation purpose	Sewage pumping
Site identifier	Part of Part Lot 3 SO 21570 Part of Riverbed Te Kumi Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary

Conditions	No
Additional information	New designation

Sewage Pump Station	
Designation unique identifier	WDC53
Designation purpose	Sewage pumping
Site Identifier	Part of Lot 4 DP 409215 (RT: 442138) 69 Waitete Road, Te Kūiti
Lapse date	Given effect to (i.e. no lapse date)
Designation hierarchy under section 177 of the Resource Management Act	Primary
Conditions	No
Additional information	New designation