

28 July 2023

Waitomo District Council 15 Queen Street PO Box 404 Te Kūiti 3941 Attn: Waitomo District Council Proposed District Plan - Further submissions

Email: districtplan@waitomo.govt.nz

Dear Waitomo District Council,

Re: Te Nehenehenui - Waitomo District Council Proposed District Plan - Further submissions

Please find attached the further submissions on Waitomo District Council Proposed District Plan on behalf of Te Nehenehenui (submitter).

Te Nehenehenui welcomes the opportunity to provide further submissions on the Proposed Waitomo District Plan and advises that we have an interest in the Proposed Waitomo District Plan that is greater than the interest the general public has.

Te Nehenehenui wishes to be heard in support of this further submission, if others make a similar submission, Te Nehenehenui may consider submitting a joint case.

Nāku iti nei, nā,

Samuel Mikaere Group Chief Executive Officer Te Nehenehenui

- 49 Taupiri Street, Te Kūiti 3910
- 🜔 PO Box 36, Te Kūiti 3910
- https://www.tenehenehenui.iwi.nz

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
02.02	NZHA	Support in part	9. Definitions	Conservation activities	Retain the definition and add: (e) The establishment, maintenance or upgrading of public walking/cycle tracks <u>and</u> <u>infrastructure</u> .	Oppose see right column	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. Where	
03.02	NZHPT	Support in part	9. Definitions	maintenance and/or minor modification (of a significant archaeological site listed in SCHED2 Significant Archaeological Sites).	That the definition of maintenance and/or minor modification (of a significant archaeological site listed in SCHED2 Significant Archaeological Sites) is retained and amended as follows: <u>"means, in relation to any site</u> <u>listed in SCHED2 -</u> significant archaeological sites, the following activities: (a) Vegetation management except for plantation forestry; and (b) Fencing; and (c) Removal of a building or structure not identified in SCHED2; and (d) Placement of approved or permitted signs; and (e) Any work required to stabilize a site; and (f) Any maintenance associated with an existing track.	removal of (c) Any work required to stabilize a site; and	submitters' 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 Te Nehenehenui area of interest, TNN opposes and requests that Waitomo District Council consider this when finalising the review. If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhanced, and not undermined. Maniapoto's respective Treaty Settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngaā Wai o Maniapoto (Waipā River Act) 2012 Aligns to Maniapoto Cultural values	TNN opposes as it does not define the details of the type of work required to stabilize the site. This could mean that a site could be heavily modified without any protocols in place or consideration given to Māori cultural values stabilisation methods must be referenced. Or add a clause that states that the modification or maintenance must be alignment to Maniapoto cultural values and to Ko Tā Maniapoto Mahere Taiao, Maniapoto Environmental Management Plan
03.17	NZHPT	Support	17. Energy	ENGY-R9	That the discretionary activity status of "One wind turbine with a rated capacity of up to and including 5kW per site, except for the industrial, general rural, rural production zones & PREC3 where the maximum is two wind turbines with a rated capacity of up to and including 5kW each per holding" locating within or on: "Heritage buildings and structures, sites and			TNN recommends that where there is a reference to sites and areas of significance to Māori, this part is separated or removed and/ or amended to become part of the non-complying activity status

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					areas of significance to Māori, significant archaeological sites, outstanding natural character" is retained.			
03.57	NZHPT	Oppose in part	19. Network utilities	NU-R33	That NU-R33 is amended to a discretionary activity for earthworks in Sites and areas of significance to Māori and significant archaeological sites.	Oppose, see right column		Earthworks in sites and areas of significance to Māori including Māori archaeological sites should be classified as a non-complying activity at a minimum asearthworks do not align to Maniapoto cultural values. Ensuring mechanisms and protocols are in place before conducting earthworks in/ on these areas are critical
03.76	NZHPT	Oppose	24. Historic heritage	HH-P17	That HH-P17 is amended as follows: Ensure activities on or adjoining significant archaeological sites avoid adverse effects on the site. in the first instance, and where avoidance is not possible, remedy or mitigate adverse effects, having regard to: 1. Protecting the cultural, and archaeological values present and their setting; and 2. Reducing the potential to lose or damage cultural and archaeological values; and 3. Providing the ability to interpret the place and its relationship with other scheduled features; and 4. The site's sensitivity to change or capacity to accommodate change without compromising any cultural and archaeological values; and 5. Any opportunities to enhance interpretation of the significant archaeological site."	column		

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03.167	NZHPT	Support in part	Schedule 2 - Significance Archaeological sites	SCHED2	 That the sites recognised within SCHED2-Significance Archaeological sites are retained subject to the following amendments: Prior to final mapping for the Plan, an archaeological inspection and condition assessment, and should be undertaken for these sites and the inventory forms and site records updated accordingly. Prior to final mapping for the plan, an archaeological survey should be undertaken by an archaeologist to map the extent of the site as part of this process to inform the extent of SAS05 shown in the Plan. The inventory form should be updated to advise the specific archaeological features of the pa site and how the pa site is currently accessed/used by the public. That consideration is given to the archaeological sites within the Te Kūiti Aerodrome and the Tainui domain, into the Plan schedule. 	column		
04.01	New Zealand Agricultural Aviation Association (NZAAA)	N/A	9. Definitions	New definition Agricultural aviation activities	Add a new definition for Agricultural aviation activities: Agricultural aviation activities: means the intermittent operation of an aircraft from a rural airstrip or helicopter landing area for primary production activities, and; conservation activities for biosecurity, or biodiversity purposes; including stock management, and the application of fertiliser, agrichemicals, or vertebrate toxic agents (VTA's). For clarity, aircraft includes fixed- wing aeroplanes, helicopters, and unmanned aerial vehicles (UAV's).	column	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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review. If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is	stated support for other submitters' submission points that may be in conflict with this submission, therefore TNN oppose the points of this submission that are not aligned to our Taiao and cultural
04.04	NZAAA	Support in part	9. Definitions	Conservation activities	Retain the definition and add:		in support of these points.	

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					(j) weed and pest control and the intermittent use of aircraft for conservation purposes.		Te Nehenehenui promotes and encourages direct engagement with Mana whenua.	
04.13	NZAAA	Support in part	26. Ecosystems and indigenous biodiversity - ECO	ECO-P3	Retain ECO-P3 and add: 8. weed and pest control		In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including;	
04.15	NZAAA	Support in part	26. Ecosystems and indigenous biodiversity - ECO	ECO-R10	Retain the rule Amend the definition of conservation activities as sought above to include: <u>"(j) weed and pest control and the</u> <u>intermittent use of aircraft for</u> <u>conservation purposes"</u>			
04.16	NZAAA	Support in part	27. Natural character - NATC	NATC-R1	Retain the rule. Amend the definition of conservation activities as sought above to include: <u>"(j) weed and pest control and the</u> <u>intermittent use of aircraft for</u> <u>conservation purposes"</u>		Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	
04.30	NZAAA	Support in part	42. General rural zone	GRUZ-R15	Retain the rule and add:2. Clearance of indigenous scrub vegetation (manuka, kanuka, tree ferns) outside of an identified significant natural area for pasture reinstatement, weed control or for a building platform must: (i) Not occur within 5 m of a water body; and (ii) Not be cleared if the vegetation is greater than 5 m in height.			
04.33	NZAAA	Support in part	48. Natural open space zone	NOSZ-R3	Retain NOSZ-R3 and add: 1. conservation activities Amend the definition of conservation activities as sought above to include: "(j) weed and pest control and the intermittent use of aircraft for conservation purposes"			
04.34	NZAAA	Support in part	48. Natural open space zone	NOSZ-R4	Retain NOSZ-R4 and add: <u>Conservation activities</u> in the list as a permitted activity or; specifically list <u>weed and pest control</u> as a	Oppose in part, see right column as it conflicts with this		

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					permitted activity on conservation and reserve land. Amend the definition of conservation activities as sought above to include: <u>"(j) weed and pest control and the</u> <u>intermittent use of aircraft for</u> <u>conservation purposes"</u>			
							_	
06.01	Tim Stokes	Delete	Schedule 6 - Significant natural areas	SCHED6	Requests the removal of R160P040 from SCHED6.	Support/ oppose on the provision it does not conflict with manawhenua, iwi hapu,		
06.02	Tim Stokes	Amend	Schedule 6 - Significant natural areas	SCHED6	Request removal of criteria number 5 from R16UP040.	cultural values or other submission points TNN supports		
06.03	Tim Stokes	Amend	PDP Maps	Map 4	Requests amendment to the northern boundary of R16U046.			
07.02	Omya New Zealand Limited (Omya)	Oppose / Amend	Zoning Maps	(Zone Map 11)	Omya seeks an amendment to Zoning Map 11 to rezone the Ngapenga Quarry to Rural Production Zone, identifying the future quarrying activity to be undertaken on that site. This change will also require the site to be listed as a scheduled site in the RPROZ Schedule 1. Image below contains a mark up of the District Plan Zoning Map showing the area Omya seek to be rezoned.	oppose where the submission conflicts with manawhenua, iwi, hapu, marae, cultural values or other submission points TNN support	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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, taiao, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review. If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and	Te Nehenehenui have stated support for other submitters submission points that may be in conflict with this submission, theresfore TNN oppose the points of this submission that are not aligned to our Taiao and cultural values, or those we have noted support for.

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
07.03	Omya	Oppose / Amend	Zoning Map	Zoning Map 20	Omya seeks an amendment to Zoning Map 20 to rezone the Rorisons Quarry and Processing Plantsite to Rural Production Zone, identifying the current and ongoing quarrying activity to be undertaken on that site. This change will also require changes and additions to RPROZ Schedule 1. The image below contains a mark up of the District Plan Zoning Map showing the area Omya seek rezoning.		 mauri is maintained, upheld, enhances, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; 	
					20 WE MARKET IN THE REAL REAL PARK AND		The Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	
07.04	Omya	Support	43. Rural production zone	RPROZ-O1 - RPROPZ-O6	Omya seeks that the specified objectives are retained as notified.			
07.07	Omya	Support in part / amend	43. Rural production zone	RPROZ-R12- RPROPZ- R13	Omya seeks amendment to include the Ngapenga Quarry Schedule 1 reference in rules RPROZ-12 and RPROZ-13 so that rules that apply to quarrying activities and mineral prospecting apply to this site.			
07.08	Omya	Support in part/amend	43. Rural production zone	RPROZ-R14	Omya seeks amendment to include the Rorisons Aglime Processing Plant Schedule 1 reference in Rule RPROZ-R14 so that the rules that apply to mineral processing etc. apply to this site.			
07.09	Omya	Support in part/amend	43. Rural production zone	RPROZ-R20	Omya seeks clarification that existing buildings are exempt from these rules. This could be achieved by an additional note at the end of RPROZ-R20 stating the following:			

	n part / ppose	Sub-section				opposition are:	whole or part (description) of the submission is granted or disallowed
				<u>"Note: Buildings existing prior to</u> the decisions version of this District Plan are exempt from this rule"			
nya Op	ppose	43. Rural production zone	RPROZ-R25	Omya requests that this rule excludes Mineral Processing Plants and Quarries. Alternatively, overburden associated with mineral processing plants and quarries should be excluded from the definition of outdoor storage (in Part 1 – Interpretation – 9. Definitions chapter of the			
nya Su		43. Rural production	RPROZ-R26	Omya seeks that the specified rule is retained as notified.			
		43. Rural production zone	RPROZ-SCHED1	Omya seeks the following amendments to RPROZ-SCHED1:(a) Omya supports the listing of Symonds Quarry (RPROZ-7) and Omya Mineral Processing Plant (RPROZ-10) within Schedule 1 of the RPROZ chapter, and their classification as regionally significant.(b) Omya seeks amendments to RPROZ Schedule 1 to include Ngapenga Quarry as a scheduled site for the purpose of limestone quarrying as an insertion after RPROZ-9.The details sought to be included are listed as follows:Unique identifier: To be confirmed by Council Site Name: Ngapenga Quarry Omya New Zealand Limited Location: Tawarau Road/Were Road Legal Description: Part Section 1 Block III Maungamangero SD, Section 10 Block III Maungamangero SD. Site type: Significant Mineral Resource (c) Omya seeks amendments to			
	/a S		va Support in production part/Amend production	va Support in production part/Amend production	ra Support 43. Rural production zone RPR0Z-R26 Omya seeks that the specified rule is retained as notified. ra Support in part/Amend 43. Rural production zone RPR0Z-SCHED1 Omya seeks the following amendments to RPR02-SCHED1: ra Support in part/Amend 43. Rural production zone RPR0Z-SCHED1 Omya seeks the following amendments to RPR02-SCHED1: (a) Omya supports the listing of Symonds Quarry (RPR02-7) and Omya Mineral Processing Plant (RPR0Z-10) within Schedule 1 of the RPR0Z chapter, and their classification as regionally significant. (b) Omya seeks amendments to RPR0Z Schedule 1 to include Nagenga Quarry as a scheduled site for the purpose of limestone quarrying as an insertion after RPR0Z-9. The details sought to be included are listed as follows: Unique identifier: To be confirmed by Council Site Name: Ngapenga Quarry Omya Naezaland Site Name: Ngapenga Quarry Omya Naezaland Manugamangero SD, Section 10 Block III Manugamangero SD, Section 10 Block III Manugamangero SD, Section 10 Block III	na Support 43. Rural production zone PRO2-R26 Omya seeks that the specified rule is retained as notified. na Support in part/Amend 43. Rural production zone Omya seeks that the specified rule is retained as notified. na Support in part/Amend 43. Rural production zone Omya seeks the following amendments to RPR02-SCHED1: (a) Omya supports the listing of symonds Outry (RPR02-T) and Omya Mineral Processing Plant (RPR02-T) and Omya Mineral Processing Plant (RPR02-T) and Omya Mineral Processing Plant (RPR02-T) and Omya Seeks amendments to RPR02 Schedule 1 of the RPR02 Schedule 1 of indue Ngapenga Quarry as a scheduled site for the purpose of limestone quarry in as a scheduled site for the purpose of limestone quarry in as a scheduled as follows: Unique identifier: To be confirmed by Quarry Omya Real as Outry Calabation: Tawarau Road/Were Road Unique identifier: To be confirmed by Quarry Omya Real and Cuarry Comya Real as Calabation: Site Name: Ngapenga Quarry Omya Real and Limited Location: Tawarau Road/Were Road Location: Tawarau Road/Were Road Lease Calabation: Significant Mineral Resource Road Lease Continues Calabation: Significant Mineral Resource	ra Support 43. Rural production zone RPR02-R26 Omya seeks that the specified rule is retained as notified. ra Support in part/Amend A. Rural production zone RPR02-SCHED1 Omya seeks that following amendments to RPR02-SCHED1: (a) Omya support the listing of Symonds Quarry (RPR02-10) with Schedule 1 of the RPR02 chapter, and their classification as regionally significant. (b) Omya seeks amendments to RPR02-SCHED1 in rule Quarry as a scheduled site for the purpose of limestom approxes in rule Quarry as a scheduled site for the purpose of limestom approxes and insertion after RR02-9. The definition of cuarry as a scheduled site for the purpose of limestom approxes and rule scheduled site for the purpose of limestom approxes and insertion after RR02-9. The definition of cuarry as a scheduled site for the purpose of limestom after RR02-9. The definition of the RR02-10 within Schedule 1 to rule Quarry as a scheduled site for the purpose of limestom after RR02-9. The definition of the RR02-10 method location: Tawara u Road/Were Road Location: Tawara u Road/Were Road Loc

BPR02-4. The declarging product to be annoted as follows: Lacatic Kalaring Read / Aria integrations: Anizing 3B block, Arangi 3D block, Lot 2015 17671 and Part Kanotovietina Biological Anizing and Biological Anizing Anizin	Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
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Block, Aorang 301 Block, Lot 2015 To71 and Part Kanutewhena BSA Block. (d) Omya seeks amendments to RPROZ Schedule 1 to ensure that The Rorisons Agline Processing addition to existing RPROZ-4 Rorisons Riverside Wairere Line Quarry. These additions of the second proposed as follows - Uniques identifies: To be confirmed by RepCarship and Location as the existing RROZ-4 Rorisons Agline Processing Plant Regionally. Standarding Rorisons Agline Processing Plant Rorisons Reversite Wairer Regionally Significant Industry Or Courcel could combine the Agline Processing Plant with existing Schedule 1 site RROZ-4 (Norisons Riversite Wairer Regionally Significant Reversite Wa									
Karunderwinnan Biolick (d) Omya seeks amendments to RROZ Scholar La censure that the Rorisons Aglime Processing Plant is specifically identified in advision to endering one time Quarry. These activities operate in conjunction with each other on the asme site. There are two options proposed as follows: Purpose — Mineral Processing* section of detailuit Northing section of detailuit Processing Plant Road Section of detailuit Processing Plant Adarting Section of detailuit Section of detailuit Processing Plant Section of detailuit Section of detailuit Processing Plant Road Section Section Section Road						Block, Aorangi 3D1			
RPROZ Schedule 1 to ensure that the Rorizons Agime Processing Plant is specifically (dentified in addition to existing RPROZ+able) Rogitary. These additis operate in conjunction with each other on the same site. There are two options proposed as follows: 1. Add a new scheduled site under the "Primary There additis operate in conjunction with each other on the same site. There are two options proposed as follows: 1. Add a new scheduled site under the "Primary There additis operate in a scheet site optime and location as the existing RPROZ+4). Wording proposed as follows - Unique Ledentifier: To be confirmed by Council Site_Mama; Rorisons Agime Processing There are the additions and the confirmed by Council Site_Mama; Rorisons Agime Processing There are the addition optime and confirmed by Council Site_Mama; Rorisons Agime Processing There are the addition optime and there are the addition optime addition optime and there are the addition optime and the addition optime addition optime and the addition optime						Karuotewhenua			
the Rorisons Agiline Processing Plant is specifically identified in addition to existing RPROZ-4 Rorisons Reverside Wainere Line Conjunction with each other on the same site. There are two options proposed as follows: 1. Add a new scheduled site under that "Dring" Purpose existing a RPROZ-4 Rorisons of Schedule 1 (with the same legal description and location as the existing RPROZ-4. Wording proposed as follows - linique identifier; to be confirmed bisite. Name: Rorisons Aglime Processing Plant Road Legal Description: Lot 2 DPS 1.7.7. 301 Block, Aorangi 38 Alock, Part Karuotewhenue BAS Block Site type: Regionally Significant Industry O 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-1 Rorisons Road Legal Variant Stations Road Legal Variant Stations Road Legal Variant Road/Kataring Road Road Legal Description; Lot 2 DPS 1.7.7. 301 Block, Aorangi 38 Alock, Part Karuotewhenue BAS Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-12.						(d) Omya seeks amendments to RPROZ Schedule 1 to ensure that			
Rorisons Riverside Wainere Lime Quarry, These activities operate in Conjunction with each other on the same site. There are two options proposed as follows: 1. Add a new scheduled site under the "Primary" Purpose - Mineral Processing" section of Schedula 1 (with the same legal description and location as the existing RRO2-4). Wording proposed as follows - Unique identifier; Vouroil Site_Name; Rorison grant Rodo Rodo Book, Part Regional JD (Site) Advancy 301 Block, Arangi 313 Block, Part Karuotewhenue BSA Block Site type: Regionality Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aplime Schedule 1 site IRRO2-4 'tonisons Riverside Wainere Lime Schedule 1 site IRRO2-4 'tonisons Riverside Wainere Lime Schedule 1 site IRRO2-4 'tonisons Riverside Wainere Lime Schedule 1 siteleagainst Rule <						Plant is specifically identified in			
conjunction with each other on the same site. There are two options proposed as follows: 1. Add a new scheduled site under the "Primary" Purpose Schedule 1 (with the same legal description as the existing RFR02-4). Wording proposed as follows: Unique identifier; To be confirmed by Council Site_Name: Rocessing Plant Location: Aria Road/Kaitaringa Rody and an another of the same as the set of the sam						Rorisons Riverside Wairere Lime			
Image: Second						conjunction with each other on the			
Image: Section of Schedule 1 (with the same legal description and location as the existing RPRO2-4). Wording proposed as follows - Image: Mathematic Mathem						proposed as follows:			
section of Schedule 1 (with the same legal description and location as the existing RRO2-4). Wording proposed as follows - Unique identifier: To be confirmed by Council Site Name: Rorisons Aglime Processing Plant Location: Aria Road/Kaitaringa Road Legal Description: Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RRPQC-4'Rorisons Riverside Wairere Lime Quary'. If this option is opted for, RRPQZ-4 will need to be listed against Rule RPRQ2-14 in addition to RRPQC-12						the "Primary			
as the existing RPROZ-4). Wording proposed as follows – Unique_identifier; To be confirmed by Council Site_Name: Rorisons Aglime Processing Plant Location: Aria Road/Kaitaringa Road Legal_Description: Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua BSA Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 Rorisons Riverside Wairere Lime Quarry: If this option is opted For, RPROZ-4						section of Schedule 1 (with the			
by Council Site Name: Rorisons Aglime Processing Plant Location: Aria Road/Kaitaringa Road Leaal Description: Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPR0Z-4' Rorisons Riverside Wairere Lime Quary'. If this option is opted for, RPR02-4 will need to be listed against Rule RPR0Z-14 in addition to RPR0Z-12						as the existing RPROZ-4). Wording proposed as follows –			
Processing Plant Location: Aria Road/Kaitaringa Road Legal Description: Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-12						by Council			
Road Legal Description: Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quary'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Processing Plant			
Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPR0Z-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPR0Z-4 will need to be listed against Rule RPR0Z-14 in addition to RPR0Z-12						Road Legal Description: Lot 2 DPS			
Part Karuotewhenua B5A Block Site type: Regionally Significant Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Aorangi 3D1 Block, Aorangi 3B			
Industry Or 2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Part Karuotewhenua B5A Block			
2. Alternatively to 'b' above, Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Industry			
Council could combine the Aglime Processing Plant with existing Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12									
Schedule 1 site RPROZ-4 'Rorisons Riverside Wairere Lime Quarry'. If this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Council could combine the Aglime			
this option is opted for, RPROZ-4 will need to be listed against Rule RPROZ-14 in addition to RPROZ-12						Schedule 1 site RPROZ-4 'Rorisons			
						this option is opted for, RPROZ-4 will need to be listed against Rule			
and RPROZ-13 in the RPROZ chapter. Changes to the Schedule 1						and RPROZ-13 in the RPROZ			

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN opposition are:	
					description of RPROZ 4 will also be required. See wording as follows: <u>Unique identifier:</u> RPROZ-4 <u>Site Name:</u> Rorisons Riverside Wairere Lime Quarry and Aglime Processing Plant <u>Location:</u> Aria Road/Kaitaringa Road <u>Legal Description:</u> Lot 2 DPS 17671, Aorangi 3D1 Block, Aorangi 3B Block, Part Karuotewhenua B5A Block <u>Site type:</u> Significant mineral resource and regionally significant Industry			
08.01	Manulife Forest Management New Zealand Limited (MFMNZL)	Amend	9. Definitions	Cultivation	Amend the definition to exclude plantation forestry.	TNN requests that activities of this nature align to the cultural values of Maniapoto where they may impact sites and areas of significance to Māori		
08.07	MFMNZL	Amend	9. Definitions	Add new Plantation forestry	Add a definition of plantation forestry.		Environmental Manager submitters' submission	
08.08	MFMNZL	Support	24. Historic heritage		Retain rule as notified.		with this, or have the po impact on iwi, hapu, wh	
08.09	MFMNZL	Amend	24. Historic heritage	HH-R13	Restrict discretion to direct impacts only.		values, sites, the taiao Te Nehenehenui area of	
08.10	MFMNZL	Oppose	24. Historic heritage	HH-R17	Delete, or clarify which aspects of plantation forestry are to be regulated and amend status to restricted discretionary.		opposes and requests the Council consider this where the consider the construction of	
08.11	MFMNZL	Oppose	25. Sites and areas of significance to Māori	SASM-R13	Delete Or clarify which aspects of plantation forestry are to be regulated and amend status to restricted discretionary.	Oppose see right columns	If submitters submission enhance the protection its people and all taonga and the Te Nehenehenu TNN is in support	
08.17	MFMNZL	Amend	26. Ecosystems and indigenous biodiversity	ECO-P2	MFMNZL appears to be requesting ECO-P2.5 be deleted.		Te Nehenehenui promot direct engagement with In instances where a ma grouping cannot be con	
08.19	MFMNZL	Oppose	26. Ecosystems and indigenous biodiversity	ECO-P9	Delete ECO-P9 to align with NESPF.		within the Te Nehenehe TNN has an obligation a Settlement Governance to represent its people a ensure that the integrity	
08.28	MFMNZL	Oppose	26. Ecosystems and indigenous biodiversity	ECO-R17	Delete rule ECO-R17.	Oppose see right column Support in part where the submission points do not conflict with TNN's	mauri is maintained, up not undermined. Our respective treaty se	
08.29	MFMNZL	Amend	27. Natural character	Whole chapter	Amend to align with NESPF.	conflict with TNN submission or othe supported submissions		
08.30	MFMNZL	Oppose in part		NATC-P1	Amend NATC-P1 to include plantation forestry.		Process. Including;	

NN Support or	TNN seek that the whole or part (description) of the submission is granted or disallowed
eks to enhance the tenance of its people he taiao as guided by Ko re Taiao – Maniapoto's agement Plan. Where sion points do not align the potential to negatively , whanau cultural iao and all taonga within tea of interest, TNN sts that Waitomo District s when finalising the ssion points do align to	Te Nehenehenui have stated support for other submitters submission points that may be in conflict with this submission, theresfore TNN oppose the points of this submission that are not aligned to our Taiao and cultural values, or those we have noted support for.
tion and maintenance of onga within the taiao nenui area of interest,	
omotes and encourages with Mana whenua. a mana whenua contacted or consulted hehenui area of interest, on as the Post ance Entity for Maniapoto ple and taonga to grity of their mana and l, upheld, enhanced, and	
ty settlements must also proughout the and through the an and its review	

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					7. Providing for the continued operation of lawfully established farming and plantation forestry activities and recreational hunting.		The Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	
08.31	MFMNZL	Support and amend	33. Earthworks	EW-R6	Amend to say that the NES PF rules prevail.			
08.35	MFMNZL	Support in part	42. General rural zone	GRUZ-O6	To include plantation forestry. Maintain the capacity of rural areas and rural resources to support <u>plantation forestry,</u> agricultural, pastoral and horticultural activities and lawfully established rural- based activities.			
08.37	MFMNZL	Support in part	42. General rural zone	GRUZ-P1	To include plantation forestry. Ensuring agricultural, pastoral, <u>plantation forestry</u> and horticultural activities predominate in the zone; and			
08.41	MFMNZL	N/A	42. General rural zone	Add an additional rule to the general rural zone	To provide clarity add a statement referring plantation forestry activities to the NESPF.			
08.42	MFMNZL	Oppose	42. General rural zone	GRUZ-R16	Delete GRUZ-R16.			
08.43	MFMNZL	Oppose		GRUZ-R17	Delete GRUZ-R17.			
08.44	MFMNZL	Support in part		GRUZ-R37	Add an additional performance standard to GRUZ-R37 as follows: <u>3. 30-meter setback for dwellings</u> and all other buildings from neighbouring boundaries in planation forestry.			
09.05	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone New Zealand Limited Chorus New Zealand	part	 19. Network utilities 19. Network utilities 	NU-P8 Rule NU-R33	Amend Policy NU-P8 as follows or a change of like effect: Enable clearance of indigenous vegetation outside of overlays, scheduled sites and features, cave entrances and sinkholes, coastal and water body margins, <u>and</u> <u>manage indigenous vegetation</u> <u>clearance in other locations to</u> <u>minimise adverse effects on the</u> <u>values and attributes of these more</u> <u>sensitive environments.</u> Amend Rule NU-R33, clause (3)(i), as follows:	Oppose see right column	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. Where submitters' 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 Te Nehenehenui area of interest, TNN opposes and requests that Waitomo District Council consider this when finalising the review.	
	Limited, Connexa Limited, Spark New Zealand		dunues		PER and RDIS activities must:		If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao	

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN opposition are:
	Trading Limited and Vodafone New Zealand Limited				 3. Earthworks are permitted within 5m from the edge of a water body where: (i) The works are for maintenance or installation purposes on or within 2m of existing roads, driveways, tracks, fences or water intake structure; or 		and the Te Nehenehen TNN is in support Te Nehenehenui promo direct engagement with In instances where a m grouping cannot be cor within the Te Nehenehe TNN has an obligation Settlement Governance
09.19	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone New Zealand Limited	Oppose	19. Network utilities	Rule NU-R38	Amend Rule NU-R38 such that the 200m set back from the open coast does not apply to customer connections, and network utility structures in existing roads.		to represent its people ensure that the integrit mauri is maintained, up not undermined. Our respective treaty s be acknowledged throu submission process and Proposed District Plan a Process. Including; The Maniapoto Claims S
09.20	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone New Zealand Limited	Oppose in part	19. Network utilities	Rule NU-R39	Amend Rule NU-R38 such that the setbacks from Kawhia Harbour or any river in the Coastal Marine Area do not apply to customer connections, and network utility structures in existing roads.		Ngā Wai o Maniapoto (V
09.24	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone New Zealand Limited	Oppose	19. Network utilities	NU-45	Amend Rule NU-R45 by adding an additional clause as follows: <u>4. Except that the excavation</u> volumes in (1) and depth in (3) shall not apply to backfilled network utility trenches, excavation by trenchless means (e.g. directional drilling) or pole foundations.		
09.28	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone	Oppose	28. Natural features and landscapes	NFL-P1	Amend Policy NFL-P1 as follows: 2. Ensuring the location, scale, materials, design, colour and grouping of buildings, <u>and</u> structures and infrastructure avoid adverse effects on the values and character of outstanding natural features and landscapes; and 		

IN Support or	TNN seek that the whole or part (description) of the submission is granted or disallowed
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notes and encourages ith Mana whenua. mana whenua ontacted or consulted henui area of interest, n as the Post ce Entity for Maniapoto le and taonga to	
rity of their mana and upheld, enhanced, and	
settlements must also oughout the nd through the n and its review	
s Settlement Act 2022 (Waipā River Act) 2012	

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TN opposition are:
	New Zealand Limited				11. Network utilities are manged in accordance with Policies NU-P11 and NU-P12.		
09.29	Chorus New Zealand Limited, Connexa Limited, Spark New Zealand Trading Limited and Vodafone New Zealand Limited	Oppose in part	29. Subdivision	SUB-R18	Amend SUB-R18 as follows: 4. Except in the Te Maika precinct (PREC7), Every allotment in Residential, settlement, tourism, rural lifestyle, commercial and industrial zones and the Te Kuiti CBD precinct must have provision for telephone and/or ethernet connections to an open access fibre network. 5. For every allotment in the Future Urban, Rural Production, Tourism, Open Space and General Rural zones the applicant must provide written confirmation from a telecommunication network operator confirming that a telecommunications connection (fibre, mobile or wireless including satellite) can be provided to all new allotments and describing how this can be achieved. 6. In all zones except the Te Maika precinct (PREC7), at the time of subdivision, sufficient land for telecommunications, and any associated ancillary services must be set aside. For a subdivision that creates more than 15 lots, consultation with telecommunications network utility operators will be required. 7. All necessary easements for the protection of telecommunication network utility services must be duly granted and reserved.		
10.119	WRC	Amend	32. Coastal environment	CE-P17	Amend the wording to: "Provide for the restoration of coastal ecosystems by local authorities <u>or contractors and</u> <u>beachcare groups endorsed by</u> <u>local authorities</u> . Where private organisations or individuals wish to undertake restoration works, ensure the values of the area are protected by requiring that the works are designed and supervised by an appropriately qualified and experienced coastal scientist or coastal engineer."		Te Nehenehenui seeks protection and mainte and taonga within the Tā Maniapoto Mahere Environmental Manage submitters' submission with this, or have the impact on iwi, hapu, v values, sites, the taiao Te Nehenehenui area opposes and requests

NN Support or	TNN seek that the whole or part (description) of the submission is granted or disallowed
eks to enhance the itenance of its people he taiao as guided by Ko re Taiao – Maniapoto's agement Plan. Where ion points do not align he potential to negatively , whanau cultural iao and all taonga within ea of interest, TNN its that Waitomo District	

Submission no	Submitter Name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
10.162	WRC	Oppose	Appendix 5 – Structure Plan Requirements	APP-5.1	 Amend the matters to be addressed as part of a structure plan to include: how development shows delineation between urban and rural areas water requirements and how development will use water efficiently any alternatives considered where development cannot be directed away from high class soils how development avoids adverse effects on natural hydrological characteristics and processes, soil stability, water quality and aquatic ecosystems any sustainable design technologies adopted or considered climate change mitigation reference to the Te Ture Whaimana – the Vision and Strategy for the Waikato River plans for waste and waste minimisation. 		 Council consider this when finalising the review. If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhanced, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; The Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012 	

		Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
11.01	Queen Elizabeth the Second National Trust (QEII Trust)	Delete / amend	26. Ecosystems and indigenous biodiversity	ECO-R2	Trimming, pruning or removal of indigenous vegetation is permitted where undertaken in the following circumstances: In accordance with the terms of a Queen Elizabeth II Covenant, Ngā Whenua Rāhui Kawenata, Heritage Protection Order or covenant under the Reserves Act 1977 or Conservation Act 1987 or other relevant order, covenant, consent notice or encumbrance OR Trimming, pruning or removal of indigenous vegetation is permitted where undertaken in the following circumstances:	support 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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi,	

	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	
11.03	QEII Trust	Delete / amend	27. Natural character	NATC-R1	 In accordance with the terms of a Queen Elizabeth II Covenant, Ngā Whenua Rāhui Kawenata, Heritage Protection Order or covenant under the Reserves Act 1977 or Conservation Act 1987 or other relevant order, covenant, consent notice or encumbrance; <u>AND where the works are for the purpose of conservation activities.</u> Activity Status: PER Where: The trimming, pruning or removal of indigenous vegetation can occur within 5 m from the bankfull channel width (see NATC - Figure 1) only if the activity is undertaken: (ii) In accordance with the terms of a Queen Elizabeth II Covenant, Ngā Whenua Rāhui Kawenata, Heritage Protection Order or covenant under the Reserves Act 1977 or Conservation Act 1987 or other relevant order, covenant, consent notice or encumbrance; or OR The trimming, pruning or removal of indigenous vegetation can occur within 5 m from the bankfull channel width (see NATC - Figure 1) only if the activity is undertaken: 		H S S F F F F F F F F F T F V V T T F F V V V C C T T E V V V C C T T T C C T T T T T T T T T T
14.02	NZPIB	Support in part	9. Definitions	Earthworks	Add definition as follows " <u>Ancillary Rural Earthworks</u> " Means any earthworks or disturbance of soil associated with: (a) Crop cultivation and associated land preparation (including establishment of sediment and erosion control measures); (b) Harvesting of agricultural and horticultural crops (farming); (c) Maintenance and construction of facilities associated with farming activities, including, but not limited to, farm tracks, roads and landings, stock races, silage pits, offal pits, farm drains, farm effluent ponds, feeding pads, fertiliser storage pads, airstrips, helipads, post holes, fencing, drilling bores, stock water pipes, water tanks and troughs, the maintenance of on-farm land drainage networks, and erosion and sediment control measures; and (d) Burying of material infected by unwanted organisms as declared by the Ministry for Primary Industries Chief Technical Officer or an emergency declared by the Minister under the Biosecurity Act 1993.	Oppose see right column	
14.10	NZPIB	Support in part	29. Subdivision	SUB-P3	Change wording as follows: SUB-P3. Discourage <u>Avoid or otherwise</u> mitigate subdivision that would: 9. Constrain the operation of established intensive indoor primary production <u>Intensive Primary Production</u> activities; and/or		F

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
hapu, whanau cultural values, ites, and all taonga within Te lehenehenui area of interest, TNN opposes submission points of this nature and equests that Waitomo District Council consider this when inalising the PDP review.	
f submitters submission points align to enhance the protection and maintenance of ts people and all taonga within he taiao and the Te lehenehenui area of interest, TNN is in support of these points.	
Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within he Te Nehenehenui area of interest, TNN has an obligation is the Post Settlement Governance Entity for Maniapoto to represent its beople and taonga to ensure hat the integrity of their mana and mauri is maintained, upheld, enhances, and not indermined.	
Our respective treaty bettlements must also be incknowledged throughout the submission process and hrough the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Agā Wai o Maniapoto (Waipā River Act) 2012	

	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	
14.11	NZPIB	Support in full	29. Subdivision	SUB-P10	Change wording as follows: SUB-P10: 2. Minimising Protecting the use of highly productive land soils for activities other than primary production activities.	Oppose see right column	
14.34	NZPIB	Support in part	42. General rural zone	GRUZ-P3	Amend policy as follows: Ensure that rural character, amenity and safety is maintained and that reverse sensitivity effects are minimised avoided, mitigated or remedied by: 3. Ensuring that buildings housing residential sensitive activities are appropriately setback from the boundary of a rural production zone or an established site of intensive indoor primary production; and		
14.49	NZPIB	Oppose	42. General rural zone	GRUZ-R31	 Amend rule as follows: 1. Activity status: Restricted discretionary Where: a. All hard stand areas, treatment systems, buildings housing animals and any other structures related to an intensive primary production activity are setback 500m from the notional boundary of any sensitive activity on a site under separate ownership. Matters of discretion are restricted to: b. Odour, noise and dust effects c. Impacts on the transport network d. Scale, design and site layout e. Impacts on visual amenity 2. Activity status when compliance not achieved: Discretionary. 		
17.36	Waka Kotahi	Support in part	19. Network utilities	NU-R8	 Waka Kotahi seeks an amendment to the rule as follows: Where the activity is RDIS, the matters over which discretion is restricted are: (a) Adverse effects on the safe, efficient and effective operation of the road transport network <u>including outcomes from consultation with</u> <u>Waka Kotahi New Zealand Transport Agency;</u> and (b) Effects on the values of any scheduled site or feature including outcomes from consultation with mana whenua and Heritage New Zealand Pouhere Taonga where relevant; and (c) The extent and effect of non-compliance on the streetscape, pedestrian safety and the amenity of the area. Note: Any electric vehicle charging device to be located within the State Highway road reserve requires approval from Waka Kotahi New Zealand Transport Agency. 	Oppose in part see right column	T e r t Q N E F s v t F S V t F S T

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission	

	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
17.165	Waka Kotahi	Oppose in part	55. Designations	Conditions NZTA01	 Remove the following conditions from NZTA01: ULDMP Implementation, Inspection and Remediation 9.6. The ULDMP, along with any changes agreed with Council as part of the Outline Plan, shall be implemented: 9.6.1. 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 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. 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. 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. 13.2. The purposes of the hui and/or visits are: 13.2.1. To oversee the project works; and 13.3.2. The purposes of the hui and/or visits are: 13.2.1. To overse the project works; and continue discussions regarding the possibility of developing a research package with respect to the overall historical environment of the Awakino Gorge. 13.4. The Transport Agency will: provide organisational and administrative support to facilitate the visits and monthly hui. 13.4. The Transport Agency may, within 12 months of such settlement, commence a review of the conditions of Designation. This is for the purposes of assessing if any such settlement requires amendment to be made to the conditio		points of this nature and requests that Waitomo District Council consider this when finalising the PDP review. If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	

Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose
				 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, SA8C/601. 16 Complaints 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) working day after the complaint has been received. When complaints are received, the Transport Agency shall record the following details in a Complaint Log: 16.1.1 Time and type of complaint, including details of the incident, e.g. duration, any effects noted; 16.1.2 Name, address and contact phone number of the complainant (if provided); 16.1.3 Location from which the complaint arose; 17 Disputes 17.1 In 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 up to 20 working days in an attempt resolve the dispute or disagreement. 17.1.1 If after good faith negotiations for up to 20 working augs in an attempt resolve the dispute or disagreement 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. 17.1.2 The independent expert shall be appointed within ten (10) working days of the Transport Agency or the Council fy the recommendation on the matter. In making the recommendation on the matter. In making the recommendation on the reasons the specified to seek further information and hear from the parties as they see fit. The Gouncil's Chief Executive Officer (or nominee) wust notify its decision to the Requiring Authority within ten (10) working days of receipt of the recommendation from the expert that the manag	

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	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose
					Waitomo District Council prior to implementing and/or carrying out work under this Designation. 4. 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.	
17.166	Waka Kotahi	Oppose in part	55. Designations	Conditions NZTA03	 Remove the following conditions from NZTA03: 2: Construction Management Plan 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: General description of construction activities. Proposed programme of work. Working hours. Dust mitigation. Fuel storage and refilling protocols. Complaints procedure and register, including points of contact and maintenance of a complaints register. 3: 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. 4: Design and Council acting in a technical capacity. 4: Design and Council acting in a technical capacity. 4: Design and construction Plan Local Road (Kopaki Road) 4: 1: Prior to the commencement of construction, the detailed engineering design and implementation of the realignment of Kopaki Road) 4: 1: Prior to the commencement of any archaeological or Culturally Significant Finds 5: 2: Waka Kotahi must invite Te Nehenehenui Maori Committee to provide monitoring services for any archaeological finds may occur and any other excavation work where archaeological finds may occur and any other excavation work where archaeological finds may occur and any other excavation where archaeological finds may occur and any other excavation the Vehenehenui Maori Committee.<	Oppose see right column

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed

	request: Cha		request: Chapter/ Support / Sub-section in part /		Submitters Relief sought	TNN Support or Oppose	S
					 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. 3. Some 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. 4. 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. 		
18.15	AWFG	Seek amendment	28. Natural Features and Landscapes	NFL-R8	Seek an amendment for conservation activities or otherwise bring the area allowed for earthworks to 500m ² in line with the NES-F.	Oppose	ea cu co wł
19.09	PFO P Olsen	Support in part	9. Definitions	Earthworks	Amend the definition of 'earthworks' to include an exclusion tor	Oppose see right	Те
19.11	PFO	Oppose	24. Historic heritage	HH-R17	plantation forestry earthworks. Delete HH-R17; Or	_ column	en ma tao gu Ma
19.12	PFO	Oppose	25. Sites and areas of significance to Māori	SASM-R13	Delete SASM-RI3 Or Provide advice on the need to obtain an Authority Māori and from Heritage NZ and not require resource consent. Or		En Pla sul to ha sit Ne TN po
19.13	PFO	Oppose	26. Ecosystems and indigenous biodiversity	ECO-P9	Amend ECO-P9 to apply to all primary production activities. Or Delete ECO-P9.		Co fin If po pro
19.14	PFO	Oppose	28. Natural features and landscapes	Rule NFL – R8	Delete NFL-R8. Or Amend NFL-R8 to increase the permitted volumes of earthworks that would enable plantation forestry earthworks (minimum of 2000 m ³). And Delete indigenous vegetation from the matters of discretion for NFL-R8.	Oppose see right column	Te en wit wh

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
earthworks to align with cultural values and direct consultation with iwi and mana whenua	
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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review.	
If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.	
Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be	

	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	
							0
19.15	PFO	Oppose	28. Natural features and landscapes	NFL-R13	Delete NFL-R13. Or Amend NFL-R13 to permit plantation forest harvesting where the plantation forest existed prior to the date of the Proposed Waitomo District Plan.		
19.16	PFO	Oppose	28. Natural features and landscapes	NFL-R20	Delete NFL-R20(3). Or Amend NFL-R20 (1) and (2) to provide equity between the limits on plantation forest afforestation and indigenous vegetation afforestation.		
19.18	PFO	Oppose	27. Natural character	NATC-P1	Include the following advice in NATC - Table I - Activities Rules introduction that states (or words to similar effect): <u>Plantation forestry activities are regulated under the National</u> <u>Environmental Standards for Plantation Forestry 2017 (NES-PF) and are</u> <u>not managed through the District Plan.</u>		F I A F
19.19	PFO	Oppose	33. Earthworks	EW-R6 (EW- Table 1)	Include the following advice in EW - Table 1 - Activities Rules introduction that states (or words to similar effect): <u>Earthworks associated with plantation forestry are regulated under the</u> <u>National Environmental Standards for Plantation Forestry 2017 (NES- PF) and are not managed through the District Plan except where district plan rules may be more stringent under Regulation 6 of the NES-PF. If the activity relates to earthworks associated with plantation forestry, refer to the NES-PF. However, if plantation forestry earthworks are located in [specify the sections where stringency has been applied e.g. the Coastal Environment or Natural Features and Landscape}, refer to the rules in the relevant chapter.</u>		
					And Delete EW-R6(3).		
19.20	PFO	Oppose	37. Noise	Noise-R8	Delete NOISE-R8 and provide for the emission of noise from primary production helipads etc.		
19.21	PFO	Oppose	37. Noise	Advice Note 6	Delete the reference to forestry planting and forestry harvesting in advice note 6 in the NOISE chapter.		
19.22	PFO	Support in part	37. Noise	New	Insert the following advice note (or words with similar effect) to the NOISE chapter:		

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
contacted or consulted within the Te Nehenehenui area of nterest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.	
Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	

	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	
					Noise associated with plantation forestry activities is regulated under the National Environmental Standards for Plantation Forestry 2017 (NES-PF) and is not managed through the District Plan.		
19.23	PFO	Support in part	42. General rural zone	GRUZ-O6	Amend GRUZ-O6 to include plantation forestry; Or Replace the list of activities in GRUZ-O6 with the words "primary production".		
19.24	PFO	Support in part	42. General rural zone	GRUZ-P1	It is considered that this is submission point is meant to be GRUZ-P1, but the submitter has listed amend GRUZ-06 to include plantation forestry; Or Replace the list of activities with the words "primary production". (refer submission 19.23).		
19.25	PFO	Support in part	42. General rural zone	GRUZ-R15	 Amend GRUZ-P15(1) and (2) by removing the reference to pasture reinstatement and broaden the rule to apply to primary production purposes. For example (or with words to similar effect); Clearance of non-indigenous vegetation (excluding plantation forestry) for primary production or for a building platform where this is located outside of an identified significant natural area is permitted; and Clearance of indigenous scrub vegetation (manuka, kanuka, tree ferns) outside of an identified significant natural area for primary production or for a building platform must Not occur within 5 m of a water body; and Not be cleared if the vegetation is greater than 5 m in height. 		

Submission no	Submitter name	Submitters request: Support / in part / oppose	Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
27.01	Horticulture NZ (Hort NZ)	Support with amendment	9. Definitions	Agricultural, pastoral and horticultural activities	Amend the definition of 'Agricultural, pastoral and horticultural activities' as follows: Agricultural, pastoral and horticultural activities Rural production activities Means the	right column	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. Where submitters'	for other submitters submission points that may be in conflict with this submission, theresfore TNN oppose the points of this submission

The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed

Submission no	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					 (i) <u>agricultural aviation</u> (j) ancillary rural earthworks And Any alternative amendments or consequential amendments required to address the concerns raised in the submission. 		submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review.	cultural values, or those we have noted support for.
27.14	Hort NZ	Support with amendment	9. Definitions	Shelterbelt	Amend the definition of Shelterbelt as follows: has the same meaning as Resource Management (National Environmental Standards for Plantation Forestry) Regulations 2017 (as set out below): means a row or rows of trees or hedges planted to partially block wind flow means any trees planted primarily to provide shelter for stock, crops or buildings from the prevailing wind(s) or to mitigate potential spray drift from agrichemical applications		If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui	
27.17	Hort NZ	New	9. Definitions	Ancillary rural earthworks	Add a new definition for 'ancillary rural earthworks' as follows: <u>Ancillary rural earthworks is the</u> <u>disturbance of soil, earth or substrate</u> <u>land surfaces ancillary to primary</u> <u>production that includes:</u> • <u>Land preparation and</u> <u>cultivation (including</u> <u>establishment of sediment and</u> <u>erosion control measures), for</u> <u>planting and growing</u> <u>operations and harvesting of</u> <u>agricultural and horticultural</u> <u>crops (farming)</u> • <u>Burying of material infected by</u> <u>unwanted organisms as</u> <u>declared by Ministry for</u> <u>Primary Industries Chief</u> <u>Technical Officer or an</u> <u>emergency declared by the</u> <u>Minister under the Biosecurity</u> <u>Act 1993</u> • <u>Irrigation and land drainage</u> • <u>Maintenance and construction</u> <u>of facilities, devices and</u> <u>structures typically associated</u> <u>with farming activities</u> <u>including but not limited to</u>		area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	

Submission no	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					farm tracks, driveways and unsealed parking areas, stock races, silage pits, farm drains, farm effluent ponds, and feeding lots, fencing, crop protection and sediment control measures			
					And Provide for the activity in the General Rural Zone.			
27.24	Hort NZ	New	9. Definitions	Land based primary production	Add a new definition for 'Land based primary production' as follows: <u>Production from agricultural, pastoral,</u> <u>horticultural, or forestry</u>			
27.27	Hort NZ	New	16. Strategic direction, urban form and development	New objective Rural environment	Add a new strategic objective as follows: <u>SD-OX Primary production activities can</u> <u>operate efficiently and effectively and</u> <u>the contribution that they make to the</u> <u>economic and social well-being and</u> <u>prosperity of the district is recognised</u> <u>and provided for.</u>			
27.45	Hort NZ	New	33. Earthworks	New policy	Add a new policy to the Earthworks chapter as follows: Enable earthworks necessary to provide for the district's social, economic and cultural well-being, and their health and safety where they provide for: i. urban land uses and development within urban zones ii. rural land uses and development including, farm tracks, land drainage, and other farming activities within the rural zones iii. conservation and recreation activities iv. land drainage and flood control works; and v. installation, upgrade and maintenance of infrastructure.			
27.46	Hort NZ	Oppose with amendment	33. Earthworks	EW-R5 Earthworks for any other purpose Including Table 2	Amend EW-R5 as follows: <u>Activity status: PER</u> <u>Where:</u> <u>1. All of the performance standards in</u> <u>EW Table 2 are complied with. OR</u> <u>2. The activity is ancillary rural</u> <u>earthworks</u> And			

Submission no	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					Add a definition for 'Ancillary rural earthworks' as sought in submission point 27.17.			
27.47	Hort NZ	Oppose with amendment	33. Earthworks	EW-R6 Volume of Earthworks	 Amend EW-R6 as follows: 1. Earthworks must not exceed a total volume of 1000 5000 m³ in a single activity or in cumulative activities in any one calendar year, per holding 8. Earthworks must not exceed a total volume of 2000 5000 m³ in a single activity or in cumulative activities in any one calendar year, per holding. And 			
					Add a new point to EW-R6 as follows: 10. <u>For any ancillary rural earthworks,</u> <u>there is no limit</u>			
27.48	Hort NZ	Oppose with amendment	32. Coastal environment	CE -R8 Earthworks	AmendCE-R8 to include ancillary rural earthworks as a permitted activity.			
27.49	Hort NZ	Support with amendment	32. Coastal environment	CE-R15 Indigenous vegetation removal	 Delete CE- R15. And Add a new rule to the Coastal Environment chapter as follows: <u>Activity status: Permitted</u> <u>Where:</u> <u>PER-1</u> <u>The earthworks or indigenous</u> <u>vegetation clearance is:</u> <u>required for the repair or</u> <u>maintenance</u> <u>required to provide for safe and</u> <u>reasonable clearance for existing</u> <u>overhead power lines.</u> <u>necessary to address a risk to public</u> <u>health and safety.</u> for removal of unwanted organisms <u>under the Biosecurity Act 1993.</u> for the sustainable non-commercial <u>harvest of plant material for rongoā</u> <u>Māori.</u> 			
27.50	Hort NZ	Oppose with amendment	37. Noise	NOISE - P1	Amend NOISE-P1 (2) as follows: The general rural and future urban zones are working and living environments. Noise from rural			

Submission no	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
					activities is an accepted part of these environments, including higher noise levels at night or in the morning during different times of the year.			
27.56	Hort NZ	Support with amendment	37. Noise	NOISE-Advice Notes	Retain the content of the advice notes in the NOISE chapter but include as a permitted activity rule without conditions as notified.			
27.57	Hort NZ	Oppose with amendment	37. Noise	SIGN - R14	Amend SIGN-R14 (1) to read: The sign is located in the commercial, tourism, industrial or rural production zones			
27.59	Hort NZ	Support with amendment	42. General rural zone	GRUZ-O8	Amend GRUZ-O8 as follows: <u>Provide for non-rural production</u> <u>activities that are ancillary to rural</u> <u>production activities or have a functional</u> <u>or operational need to locate in the</u> <u>General Rural Zone.</u>			
27.73	Hort NZ	Oppose with amendment	42. General rural zone	GRUZ -R38	Amend GRUZ-R38 as follows: The minimum setback for <u>habitable</u> buildings housing a <u>residential activity</u> from side and rear internal boundaries must <u>is 20m</u>			
					be (24) 5 m on sites 2,500 m2 or less; or (ii) 10 m on sites 2,501 m2 or greater; OR 2 The minimum setback for all other buildings from internal site boundaries must be: (24) 10 m for buildings less than or equal to 150 m2; or			
					(iv) 25 m for buildings greater than 150 m2;			
30.01	New Zealand Forest Managers Ltd (NZFM)	New	9. Definitions	Afforestation	Add a new definition for 'Afforestation' as per the National Environmental Standards for Plantation Forestry.	Oppose and support in part where the submission points	protection and maintenance of its people and taonga within the taiao as	for other submitters submission points that may be in conflict with
30.02	NZFM	New	9. Definitions	Forestry	Add a new definition for 'Forestry' as per the National Environmental Standards for Plantation Forestry.	align to the	Taiao – Maniapoto's Environmental Management Plan. Where submitters' submission points do not align with	oppose the points of this submission that are not aligned to our Taiao and cultural values, or those we have
30.03	NZFM	New	9. Definitions	Harvesting	Add a new definition for 'Harvesting' as per the National Environmental Standards for Plantation Forestry.		this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all	noted support for.
30.04	NZFM	New	9. Definitions	Plantation Forestry	Add a new definition for 'Plantation Forestry' as per the National Environmental Standards for Plantation Forestry.		taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that	

Submission no	Submitter name	Submitters request: Support / in part / oppose	Plan Chapter/ Sub-section	Plan provision	Submitters Relief sought	TNN Support or Oppose	The reasons for TNN Support or opposition are:	TNN seek that the whole or part (description) of the submission is granted or disallowed
30.05	NZFM	New	9. Definitions	Sustainable forest management	Add a new definition for 'sustainable forest management'.		Waitomo District Council consider this when finalising the PDP review.	
30.06	NZFM	New	9. Definitions	Sustainable harvesting	Add a new definition for `sustainable harvesting'.		If submitters submission points align to enhance the protection and	
30.07	NZFM	Support with amendment	9. Definitions	Earthworks	Amend the definition of 'Earthworks' to exclude earthworks associated with plantation forestry; And		maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.	
					Add a reference to the National Environmental Standards for Plantation Forestry.		Te Nehenehenui promotes and encourages direct engagement with Mana whenua.	
30.08	NZFM	Support with amendment	9. Definitions	Farm Airstrips and Farm helipads	Amend the definition and use of the term 'Farm Airstrips and Farm helipads 'so that it applies to all 'Primary production airstrips and helipads'.		In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance	
30.09	NZFM	Oppose	24. Historical heritage	HH-R13	Delete HH-R13.		Entity for Maniapoto to represent its people and taonga to ensure that the	
30.10	NZFM	Oppose	24. Historical heritage	HH-R17	Delete HH-R17.		integrity of their mana and mauri is maintained, upheld, enhances, and	
30.11	NZFM	Oppose	25. Sites of significance to Māori	SASM-R8	Delete SASM-R8. The PWDP classifies 'Plantation Forestry' as a non-complying activity for Sites of Significance to Māori. Although it is unclear what is defined as 'Plantation forestry', the submitter presumes this to mean afforestation.		not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River	
30.12	NZFM	Oppose	25. Sites of significance to Māori	SASM-R13	Delete SASM-R13.		Act) 2012	
30.13	NZFM	Oppose with amendment	26. Ecosystems and indigenous biodiversity	ECO-P9	Amend or Delete Policy ECO-P9 in conjunction with rule ECO-R17.			
30.14	NZFM	Oppose with amendment	26. Ecosystems and indigenous biodiversity	ECO-R17	Amend or Delete rule ECO-R17 in conjunction with Policy ECO-P9.			
30.15	NZFM	Support with amendment	28. Natural features and landscapes	NFL-R8	Amend NFL-R8 to increase the permitted activity volumes.			
30.16	NZFM	Oppose	28. Natural features and landscapes	NFL-R20	Delete from NFL-R20 the reference to indigenous plantation forestry (submission point 3) so that rule applies to all plantation forestry.			
30.17	NZFM	Oppose with amendment	28. Natural features and landscapes	NFL-R21	Amend NFL-R21 by deleting the 2ha restriction for existing plantation forests.			
30.18	NZFM	Support with amendment	33. Earthworks	EW-Table 1- Activity Rules	Amend the Earthworks chapter by adding a reference within 'EW-Table 1- Activity Rules' as follows:			

no na	Si pa	equest: Support / in art / ppose	Sub-section		Oppose	The reasons for TNN Support or opposition are:	(description) of the submission is granted or disallowed
				Earthworks associated with plantation forestry are regulated by the National Environmental Standards for Plantation Forestry (NES-PF) are excluded from the rules within this section of the Waitomo District Plan, please refer to the NES-PF for detail			

Submission no	Submitter	Submitter Request: Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN support or Oppose Submitters request	TNN reasons for supporting or opposing	Which component of the submission to disallow or support
31.28	Transpower	Amend	18. National electricity and gas transmission	NEGT-R1	Amend NEGT-R1 as follows: NEGT-R1. Earthworks, vertical holes or land disturbance within the National Grid Yard. Activity status: PER Where: 1. Earthworks, vertical holes or land disturbance within the National Grid Yard must not: Nothing in this rule shall limit Māori cultural and customary uses and burials in sites or areas of significance to Māori or in the Māori purpose zones identified on the planning maps. Activity status where compliance is not achieved: NC And Any consequential amendments.	Oppose see right columns	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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review.	support for other submitters submission points that may conflict with several aspects of this submission, therefore TNN oppose the points of this submission that are not aligned to our Taiao and cultural values, or those we have noted support
31.40	Transpower	Amend	19. Network utilities	NU-P9	Amend NU-P9 as follows: For roads in all locations and all land located outside of overlays,			

Submission no	Submitter	Submitter Request: Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN support or Oppose Submitters request	TNN reasons for supporting or opposing	Which component of the submission to disallow or support
					scheduled sites and features, manage the adverse effects of network utilities whilst taking into account their functional and operational needs, by: 1. Controlling the height, bulk and location of network utilities in a manner that minimises to the smallest amount reasonably practicable any adverse effects on the anticipated outcomes for the receiving environment including the role, function, character and identified qualities of the zone or precinct; and 2		Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.	
31.41	Transpower	Amend	19. Network	NU-P10	And Any consequential amendments. Amend NU-P10 as follows:	-	Maniapoto's respective Treaty Settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process.	
			utilities		Ensure the location, scale and operation of <u>new</u> network utilities and their ancillary activities avoid, remedy or mitigate adverse effects on nearby sensitive activities as far as <u>reasonably</u> practicable by: AND		Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012	
31.47	Transpower	Amend	19. Network utilities	NU-P20	Any consequential amendments.Amend NU-P20 as follows:Enablethe operation,maintenance and minor upgradeand repair of the National Grid.In the event of any conflict withany other policies within the plan,NUP20, NU-P21 and NU-P22 takeprecedence.And	Oppose see right columns		
					Any consequential amendments.			
31.48	Transpower	Amend	19. Network utilities	NU-P21	Add a new clause to NU-P2 as follows: Provide for the upgrading of the National Grid by: 			

Submission no	Submitter	Submitter Request: Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN support or Oppose Submitters request	TNN reasons for supporting or opposing	Which component of the submission to disallow or support
					 6. In the event of any conflict with any other policies within the plan, NUP20, NUP21 and NU-P22 take precedence. And Any consequential amendments. 			
31.49	Transpower	Amend	19. Network utilities	NU-P22	Amend NU-P22 as follows: Provide for the development of the National Grid: 3(iii) Seeking to avoid significant adverse effects on: i. SCHED11 — areas of high/very high natural character, SCHED9 landscapes of high amenity value and SCHED12 — karst overlay; other areas of-natural character in the-coastal environment and ii. SCHED1 — heritage buildings and structures, SCHED2 significant archaeological sites, SCHED3 and SCHED 4 — sites of significance to Māori; natural attributes and characteristics of other natural features and landscapes in the coastal environment; iii. indigenous biodiversity values that meet the criteria in Policy 11(b) of the NZCPS 2010; and iv. Avoiding, remedying or mitigating other adverse effects to the extent practicable; and 4. Remedying or mitigating other adverse effects to the extent practicable; and 6. Other than policies relating to the coastal environment, <u>I</u> in the event of any conflict with any other policies within the plan, NUP20, NU-P21 and NU-P22_take precedence. And			
31.55	Transpower	Support and Amend	19. Network utilities	NU-R30	Any consequential amendments. Amend NU-R30 to clarify the activities anticipated to be subject to NU-R30, and amend the activity status to discretionary should it apply to any National Grid activities. Or			

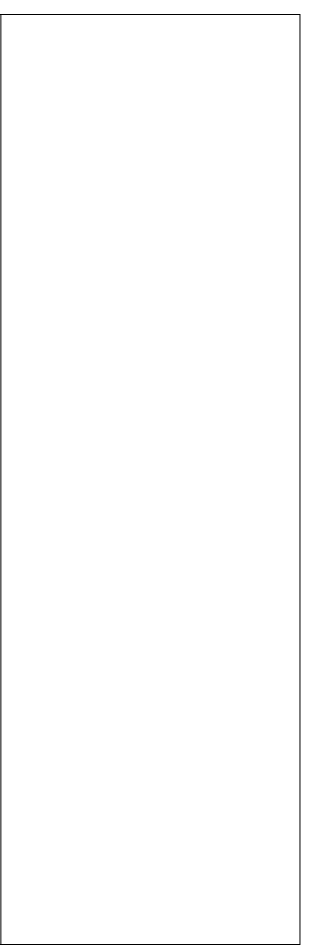
Submission no	Submitter	Submitter Request: Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN support or Oppose Submitters request	TNN reasons for supporting or opposing	Which component of the submission to disallow or support
					Amend NU-R30 to clearly state it does not apply to the National Grid. And			
31.56	Transpower	Support and Amend	19. Network utilities	NU-R33	Any consequential amendments. Amend NU-R33 to make earthworks associated with the National Grid no worse than a discretionary activity. And			
31.57	Transpower	Support and Amend	19. Network utilities	NU-R37	Any consequential amendments. Amend NU-R37 to make the activity status to make removal of indigenous vegetation associated with the National Grid no worse than a Discretionary activity. And Any consequential amendments.			

Submission no	Submitter	Submitter Request: Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN support or Oppose Submitters request	TNN reasons for supporting or opposing
33.12	KCE	Support with amendment	17. Energy	ENGY-P1	Amend ENGY-P1 as follows: Enable the ongoing operation, maintenance, repair and minor upgrade of existing renewable electricity generation activities within the district, providing significant adverse effects on the environment are avoided, remedied or mitigated.	Oppose see right columns	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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that
33.16	KCE	Oppose	17. Energy	ENGY-P5	Amend ENGY-P5 to read: Allow activities associated with the investigation, identification and assessment of potential sites and energy sources for renewable electricity generation, however they must be avoided within <u>the following</u> <u>areas</u> , unless any adverse <u>effects associated with them</u> <u>are no more than minor in</u> <u>scale</u> :		Waitomo District Council consider this when finalising the PDP review. If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.

Which component of the submission to disallow or support

Te Nehenehenui have stated support for other submitters submission points that may conflict with several aspects of this submission, theresfore TNN oppose the points of this submission that are not aligned to our Taiao and cultural values, or those we have noted support for.

						1	
33.17 33.22	KCE	Oppose Oppose	17. Energy 17. Energy	ENGY-P6 ENGY-P12.4	Delete ENGY-P6.		Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure
			57				that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.
33.25	KCE	Support with amendment	17 Energy	ENGY-P15	Amend ENGY-P15 as follows: Ensure the scale and location of any expansion of an existing hydro <u>electricity</u> generation <u>activity</u> f acility located within the rural production zone: does not adversely affect local character or amenity by : 3.Ensuring that industrial buildings are designed as far as practicable to not overshadow or overly dominate the wider surrounding area.		Maniapoto's respective Treaty Settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; The Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012
33.26	KCE	Support with amendment	17. Energy	ENGY-R1	Amend ENGY-R1 as follows: The operation, maintenance, repair, replacement, minor upgrade, demolition or removal of existing buildings and structures of any existing <u>renewable</u> <u>electricity</u> energy generation activity.		
33.27	KCE	Support with amendment	17. Energy	ENGY-R2	Amend ENGY-R2 as follows: The operation, maintenance, repair, replacement, and minor upgrade of an existing hydro-electricity generation activity infrastructure identified on the Planning Maps	Oppose see right column	
33.31	KCE	Support with amendment	17. Energy	ENGY-R7	Amend ENGY-R7 and R8 to recast and simplify to provide one rule for small scale and community scale hydro- electricity generation and the		



				development, operation, maintenance and upgrading of the same.	
33.32 KCE	Support with amendment	17. Energy	ENGY-R9	Amend ENGY-R9 as follows: DIS: Heritage buildings and structures, sites and Areas of significance to Māori, significant archaeological sites, outstanding natural character, and Outstanding Natural Features PR: Outstanding natural features	
33.33 KCE	Support with amendment	17. Energy	ENGY-R10	Amend ENGY-R10 to provide for renewable energy exploration activities to be permitted in all zones, and where compliance is not achieved, a restricted discretionary or discretionary activity status is to be applied.	
33.34 KCE	Support with amendment	17. Energy	ENGY-R11	Amend ENGY-R11 as follows:OutstandingNaturalLandscapes,OutstandingNatural Features,OutstandingNatural Character,Heritagebuildings and structures,sitesor areas of significance toMāoriMāoriandsignificantarchaeological sites.DIS NC:OutstandingDuitand features,heritagebuildingsandstructures,sites or areas of significancetoMāori,significantarchaeological sites.Sites or areas of significancetoMāori,significantarchaeological sites.Sites or areas of significantarchaeological sites.DIS PR:OUS PR:Outstanding naturalfeatures,outstanding naturalfeatures,outstanding naturalfeatures,outstanding naturalcharacterAndAmend the rule framework toprovide two rules for each typeofrenewableelectricitygenerationactivity within theWaitomoDistrict,asperpolicies E and F of the NPS-REG depending on whether theactivity fits within or exceedsthedefinition ofsmalland	

22.20	KCE	Commence 112	17 5		Amond ENOV D10		
33.36	KCE	Support with amendment	17. Energy	ENGY-R19	Amend ENGY-R19 and ENGY- R20 to recast and simplify to provide one rule for small and community-scale wind energy generation and the development, operation, maintenance and upgrading of the same.		
33.44	KCE	Oppose	26. Ecosystems and indigenous biodiversity	ECO-P2	Amend ECO-P2 as follows: <u>While providing for those</u> <u>activities explicitly referenced</u> <u>within ECO-P2, rRecognize</u> , protect, and enhance the ecological sustainability, indigenous biodiversity values and characteristics of significant natural areas by: 3. Avoiding indigenous vegetation clearance in locations that are of significance to mana whenua, to the maximum <u>extent practicable, while</u> <u>providing for the</u> <u>maintenance, repair and</u> <u>minor upgrading of</u> <u>existing nationally and</u> <u>regionally significant</u> <u>infrastructure</u> ; And Amend the planning maps so that R17028 and R17UP035 are not overlaid on any parts of the Mokauiti Scheme.		
33.45	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P3	Amend ECO-P3 as follows: Provide for permitted activities and for the continued operation, repair, maintenance and upgrading of lawfully established activities in and adjacent to significant natural areas by enabling the removal of indigenous vegetation for: <u>7. Indigenous vegetation</u> removal for nationally or regionally significant infrastructure, 7. Limited Iindigenous vegetation removal for small scale renewable energy electricity generation.	Oppose see right column	

33.47	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P5	Add a new clause to ECO-P5 as follows:11. Whether the activity is required for the continued operation, repair, maintenance and upgrading of nationally or regionally significant infrastructure.		
33.48	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P13	Add a new clause to ECO-P13 as follows:8. The need for the activity to provide for nationally or regionally significant infrastructure or for renewable electricity generation.		
33.50	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R5	Amend ECO-R5 as follows: For maintenance purposes on or within 2 m of existing roads, driveways, tracks, fences or and within 5 m of existing water intake/discharge structures associated with renewable electricity generation.		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. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission
33.53	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R1	Amend ECO-R1 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District, Or Amend the Proposed District Plan to provide detail of the area size of each SNA within Schedule 6.	Oppose see right column	If submitters submission points align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.
33.58	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R6	Amend ECO-R6 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District. Or Amend the Proposed District Plan to provide detail of the area size of each SNA within Schedule 6.	Oppose see right column	Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation as the Post Settlement Governance Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.

33.59	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R7	Amend ECO-R7 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District. Or Amend the Proposed District		Maniapoto's respective Treaty Settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012
					Plan to provide detail of the area size of each SNA within Schedule 6.		
33.60	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R8	Amend ECO-R8 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District. Or	Oppose see right columns	
					Amend the Proposed District Plan to provide detail of the area size of each SNA within Schedule 6.		
33.61	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R9	Amend ECO-R9 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District. Or		
					Amend the Proposed District Plan to provide detail of the area size of each SNA within Schedule 6.		
33.62	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R10	Amend ECO-R10 to: To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District. Or Amend the Proposed District		
					Plan to provide detail of the area size of each SNA within Schedule 6.		

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33.64	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity		No specific decision requested, but submission notes that there is no alternate permitted activity rule for either existing or new renewable energy generation (that falls outside of small-scale) or for national or regionally significant infrastructure, within the ECO chapter.		
33.65	KCE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R16	Add a new clause to ECO- R16(3) as follows:3. The removal of vegetation is associated with nationally or regionally significant infrastructure that exceeds 500 m2 at any one time, or in total cumulatively per holding.		
33.67	KCE	Support with amendment	28. Natural features and landscapes	NFL-P4	Amend NFL-P4.7 as follows: 7. Providing for the continued operation, maintenance and repair <u>and upgrading</u> of lawfully established renewable electricity generation activities.		
33.68	KCE	Oppose	28. Natural features and landscapes - Cave and Sinkholes	NFL-R17	Amend NFL-R17 as follows: Any earthworks or clearance of vegetation (other than plant pest species, wilding pines, or when required in emergency situations such as the recovery of stock) within a 20 m radius of an entry or opening into any cave or <u>sinkhole</u> , <u>except where</u> <u>required for the continued</u> <u>operation, maintenance or</u> <u>minor upgrading of lawfully</u> <u>established renewable</u> <u>electricity generation</u> <u>activities.</u> Activity Status: NC-DIS Where: Outstanding Natural Features, Outstanding Natural Landscapes, Karst Overlay, and Landscapes of <u>High Amenity Value.</u> Activity Status: DIS <u>Landscapes of High Amenity</u> Value.		

36.11	Kāinga Ora	Oppose with amendment	29. Subdivision	SUB-P4	Amend SUB-P4 as follows:		
		amenument	Suburvision		In all zones, avoid subdivision that creates <u>vacant</u> allotments <u>that are unable to contain a</u> <u>permitted household unit.</u>		
					-in the following situations:		
					1. In townships, minor residential units		
					are ancillary to the principal dwelling and provide an		
					and social benefit of the		
					property owner. Subdivision of minor residential units		
					where the minimum allotment size for the zone		
					cannot be achieved should be avoided in order to retain the		
					built character and scale that is consistent with the		
					surrounding residential environment; and		
					2. Papakāinga and tiny		
					house developments are provided as part of a range		
					of innovative housing choices offered by this		
					plan. Subdivision of individual tiny houses or		
					papakāinga units where the minimum allotment		
					size cannot be achieved should be avoided to		
					prevent compromising the character and amenity		
					values of the underlying zone		
					And		
					Any further, alternative or consequential relief as may		
					be necessary to fully		
					achieve the relief sought.		
36.12	Kāinga Ora	Oppose with	29.	SUB-R1	Amend SUB-R1 as follows:		
		amendment	Subdivision	Residential, settlement &	Restricted Discretionary		
				tourism zones	<u>Controlled</u> Where:		
					1. All of the performance		
					standards in SUB - Table 2 are complied with; and		
					2. The site is serviced by wastewater reticulation,		
					every allotment including		

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					the balance allotment must have a minimum <u>vacant</u> net site area of <u>450300</u> m ² and must not have a maximum net site area greater than 2000 m2 ; and 3. The site is un-serviced by wastewater reticulation, every allotment including the balance allotment, must have a minimum <u>vacant</u> net site area of 2500 m ² and must not have a maximum net site area greater than <u>5000 m²</u> <u>Restricted</u> Discretionary: where compliance is not achieved.		
36.13	Kāinga Ora	Oppose with amendment	29. Subdivision	SUB-R1 All other zones	And Any further, alternative or consequential relief as may be necessary to fully achieve the relief sought. Amend SUB-R1 as follows: Restricted DiscretionaryControlled Restricted Discretionary: where compliance is not achieved. And		
36.15	Kāinga Ora	Oppose with amendment	29. Subdivision		Any further, alternative or consequential relief as may be necessary to fully achieve the relief sought. Amend SUB-R5 as follows: Restricted Discretionary Controlled: Restricted Discretionary: where compliance is not achieved.		
36.16	Kāinga Ora	Oppose with amendment	29. Subdivision	SUB-R6 To amend cross leases or unit	And Any further, alternative or consequential relief as may be necessary to fully achieve the relief sought. Amend SUB-R6 as follows: Restricted Discretionary Controlled	Oppose see right column	

					Restricted Discretionary where compliance is not achieved. And Any further, alternative or consequential relief as may be necessary to fully achieve the relief sought.		
39.13	Firstgas	Support with amendment	18. National electricity and gas transmission	NEGT-R5	Amend NEGT-R5 to read: NEGT-R5 Earthworks within 20m10m of the gas transmission network. 1. The earthworks are within 20m 10m of the gas transmission network and do not include:	Oppose see right column	

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and do which part of the submis should be granted and/o disallowed
42.01	Ventus Energy (VE)	Support with amendment	17. Energy	Entire chapter	Retain the ENERGY chapter with amendments.	Support in part	Te Nehenehenui seeks to e protection and maintena
42.02	VE	Support with amendment	17. Energy	ENGY-01	Retain ENGY-01. And Amend ENGY-01 as follows: 1. Enabling renewable electricity generation activities where appropriate; and	Oppose Support in part, see reason in right column	people and taonga within t guided by Ko Tā Maniap Taiao – Maniapoto's En Management Plan. Where submission points do not ali or have the potential to impact on iwi, hapu, what values, sites, and all taong
42.04	VE	Support with amendment	17. Energy	ENGY-P1	Retain ENGY-P1. And Amend ENGY-P1 as follows: Enable the ongoing operation, maintenance, repair, replacement and upgrade		Nehenehenui area of int opposes submission poin nature and requests tha District Council consider finalising the PDP review. If submitters submission po to enhance the prote maintenance of its peop taonga within the taiao
42.05	VE	Support with amendment	17. Energy	ENGY-P4	Retain ENGY-P4. And Amend ENGY-P4 as follows: 3. the scale, intensity duration or frequency of the activity's effects including at the time of construction; and 4. Adverse amenity, visual, traffic generation, safety, light		Nehenehenui area of intere support of these points. Te Nehenehenui prom encourages direct engage Mana whenua. In instances where a ma grouping cannot be co consulted within the Te N area of interest, TNN has a as the Post Settlement

to enhance the enance of its in the taiao as iapoto Mahere Environmental ere submitters' align with this, to negatively /hanau cultural onga within Te interest, TNN points of this that Waitomo ler this when

points do align rotection and eople and all o and the Te erest, TNN is in

omotes and agement with

mana whenua contacted or Nehenehenui an obligation t Governance

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason for supporting and opposing the submission points and describing which part of the submission should be granted and/or disallowed
					overspill, shadow, earthworks, glare and noise effects; and 5. Adequate separation distances from existing and consented sensitive activities to ensure conflict between activities, adverse effects and reverse sensitivity effects are minimised; and 6. Effects on scheduled sites, features or overlays. In doing so		Entity for Maniapoto to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022
42.06	VE	Support with amendment	17. Energy	ENGY-P5	Amend ENGY-P5 as follows: Allow activities associated with the investigation, identification and assessment of potential sites and energy sources for renewable electricity generation, however they effects must be avoided, remedied or mitigated within: 		Ngā Wai o Maniapoto (Waipā River Act) 2012
42.07	VE	Support with amendment	17. Energy	ENGY-P6	Retain ENGY-P6. And Amend ENGY-P6 as follows: Recognise that increasing levels of renewable electricity generation activities may alter existing visual amenity values., but the level of adverse visual effects may not be appropriate in some overlays, scheduled sites and features.		
42.08 42.09	VE VE	Support with Support with amendment	17. Energy 17. Energy	ENGY-P7 ENGY-P13	Retain ENGY-P7 as notified. Retain ENGY-P13. And Amend ENGY-P13 as follows: Within the rural production zone where the removal of indigenous vegetation in a significant natural area is unavoidable to provide for regionally or nationally significant energy infrastructure, adverse effects		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reaso supporting and opposing submission points and o which part of the submi should be granted and/ disallowed
					must be remedied in the first instance, or mitigated or offset if this is not possible:		
42.11	VE	Support	17. Energy	ENGY-R10 General Rural Zone – Permitted	Retain ENGY-R10 – Permitted Activity Status for General Rural Zone as notified.		
42.12	VE	Oppose	17. Energy	ENGY-R10 Non-complying status in the ONL, ONF, and ONC,	Amend ENGY-R10 from Non- Complying to Discretionary in the ONL, ONF, and ONC.		
42.13	VE	Support	17. Energy	ENGY-R11 Table 1 – Discretionary	Retain NGY-R11 Table 1 – Discretionary status for General rural zone and landscapes of high amenity value and significant natural areas (local significance) as notified.		
42.14	VE	Oppose with amendment	17. Energy	ENGY-R11 Non complying activity	Amend ENGY-R11 as the non- complying activity status is opposed for Outstanding natural landscapes, outstanding natural features, heritage buildings and structures, sites or areas of significance to Māori, significant archaeological sites, but there is also a prohibited activity status for Outstanding natural features, outstanding natural character.		
42.18	VE	Support with amendment	19. Network utilities	NU-R17	Amend NU-R17 Table 2 and in particular NU-R44 by reducing the number of performance standards required to be complied with to retain permitted activity status.	-	
42.21	VE	Support with amendment	42. General rural zone	GRUZ-07	Amend GRUZ-O7 to read: In locations where effects can be appropriately managed, provide for rural based industry, such as energy infrastructure and		
42.23	VE	Support with amendment	42. General rural zone	GRUZ-P3	Amend GRUZ-P3(5) as follows: 5. Recognising that farming, forestry, and quarrying		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reaso supporting and opposing submission points and d which part of the submi should be granted and/o disallowed
					activities <u>, and energy</u> <u>infrastructure</u> are an		
42.25	VE	Support with amendment	28. Natural features and landscapes	Overview: Landscapes of high amenity value	Amend the Overview of the Natural Features and Landscapes chapter as follows:		
					Landscapes of high amenity value		
					 These landscapes are managed to maintain and enhance their rural character and naturalness while allowing for appropriate development, particularly the ongoing use of rural land for agricultural, pastoral, and horticultural activities, whilst also providing for key infrastructure activities, such as wind farms, reliant on locating within the rural zones.		
42.26	VE	Support with amendment	28. Natural features and landscapes	New	Add a new objective or policy in the Natural Features and Landscapes chapter as follows: <u>Recognise that some</u> <u>landscapes of high amenity</u> <u>value provide excellent sites</u> <u>for renewable energy activities</u> <u>such as wind farms, and the</u> <u>positive benefits of such</u> <u>activities shall be considered in</u> <u>determining their effects upon</u>		
42.27					such sites.		
42.27	VE	Support with amendment	28. Natural features and landscapes	NFL-R4	Amend NFL-R4 as follows: Any building <u>or structure</u> that is greater than 8 m in height and/or greater than 300 m ² in size.		
42.28	VE	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R16	Amend ECO-R16 to read: Where: 1. The activity is located in a significant natural area – <u>of regional or</u> <u>local significance local</u> category ; or 2		
42.29	VE	Oppose	Maps	Significant Natural Areas	Amend all maps to more accurately detail the location of SNA's.	Support in part,	

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and do which part of the submis should be granted and/o disallowed
42.30	VE	Oppose	Maps	Outstanding Natural Landscapes	Amend all maps to more accurately detail the location of areas of Outstanding Natural Landscape and Character.	iwi hapu and mana whenua cultural values must be considered	
43.01	Graymont	Support	9. Definitions	Industrial activity	Retain the definition for		
43.07	Limited (GL) GL	Support with amendment	43. Rural production zone	RPROZ-SCHED1	'Industrial Activity' as notified. Amend RPROZ-SCHED1 to identify Oparure Quarry and associated Te Kuiti Processing Plant as 'regionally significant industry'.		Te Nehenehenui seeks to o protection and maintena people and taonga within guided by Ko Tā Maniap Taiao – Maniapoto's En Management Plan. Where
43.09	GL	Support with amendment	9. Definitions	significant mineral resources	Amend definition of 'Significant mineral resources' to include the assessment criteria for defining significant mineral resources, (as per Method UFD-M29 of the WRPS) for ease of access for the plan user.	Oppose see right column	submission points do not ali or have the potential to impact on iwi, hapu, wha values, sites, and all taono Nehenehenui area of int opposes submission poir nature and requests tha District Council consider finalising the PDP review. If submitters submission po
43.10	GL	Support with amendment	16. Strategic direction, urban form and development	SD-05	Amend SD-O5(1) as follows: 1. Are consistent with the anticipated character and amenity values of the areas where they are located, <u>while</u> <u>recognising the functional</u> , <u>locational and operational</u> <u>needs of particular activities</u> ; and		to enhance the prote maintenance of its peop taonga within the taiao Nehenehenui area of intere support of these points. Te Nehenehenui pron encourages direct engag Mana whenua. In instances where a ma grouping cannot be co
43.22	GL	Oppose with amendment	28. Natural features and landscapes	NFL-P1	Amend NFL-P1 as follows: 8. Avoiding <u>in the first</u> <u>instance, and where avoidance</u> <u>is not practicable, remedying</u> <u>and mitigating</u> the adverse <u>effects</u> 10. Providing for the continued operation of lawfully <u>established farming</u> activities; <u>and</u> <u>11. Providing for nationally</u> <u>and regionally significant</u> <u>infrastructure and industry,</u> <u>and for those activities</u> <u>associated with significant</u> <u>mineral resources.</u>	Oppose see right column	 grouping cannot be consulted within the Te N area of interest, TNN has a as the Post Settlement Entity for Maniapoto to repeople and taonga to ensure integrity of their mana and maintained, upheld, enhand undermined. Our respective treaty settle also be acknowledged three submission process and the Proposed District Plan and Process. Including; Maniapoto Claims Settleme Ngā Wai o Maniapoto (Waip 2012)

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enhance the ance of its the taiao as poto Mahere invironmental e submitters' ilign with this, to negatively anau cultural nga within Te nterest, TNN ints of this nat Waitomo r this when	
ooints do align tection and ople and all and the Te rest, TNN is in	
motes and gement with nana whenua contacted or Nehenehenui an obligation Governance represent its sure that the and mauri is nces, and not	
lements must roughout the through the nd its review	
ent Act 2022 ipā River Act)	

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reaso supporting and opposing submission points and d which part of the submi should be granted and/ disallowed
43.23	GL	Support with amendment	28. Natural features and landscapes		Amend NFL-P3 as follows: 1 Providing thresholds to allow limited earthworks and vegetation removal, particularly where this is part of the continued operation of the continued operation of lawfully farming established activities; and 2 Ensuring buildings and structures are setback from riparian and coastal margins and do not dominate ridgelines or coastal headlands, while recognising the functional, locational and operational needs of particular activities.		
43.24	GL	Support	28. Natural features and landscapes		Retain NFL-O4 as notified.	-	
43.25	GL	Oppose with amendment	28. Natural features and landscapes	NFL-P4	Amend NFL-P4 as follows: 6 Providing for the continued operation of lawfully established farming activities; and 7. renewable electricity generation activities; and 8. Providing for nationally and regionally significant infrastructure and industry, and for those activities associated with significant mineral resources.		
43.26	GL	Oppose with amendment	28. Natural features and landscapes		Amend NFL-P5 as follows: 3 <u>Ensuring that the effects of</u> Avoiding any activity, particularly vegetation clearance and large-scale earthworks including quarrying activities, where these will adversely affect the values of the karst systems or features <u>are avoided in the</u> <u>first instance, and where this is</u>		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reaso supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
					not practicable, remedied or mitigated; and 4. Ensuring developments I in locations that are of significance to mana whenua appropriately assess adverse effects and any resulting development is managed in a way that protects (to the extent warranted by the circumstances) the values of the site; 7. Providing for the continued operation of lawfully established farming activities; and 8. Providing for nationally and regionally significant infrastructure and industry, and for those activities associated with significant mineral resources, where the effects of these activities do not compromise the values of the karst overlay.		
43.27	GL	Support with amendment	28. Natural features and landscapes	NFL-R16	Amend NFL-R16 as follows: Karst Overlay – NC <u>DIS: Rural</u> <u>production zone</u> <u>PR: All other zones</u>		
43.28	GL	Support with amendment	28. Natural features and landscapes	NRL-R17	Amend NFL-R17 as follows: Karst Overlay - NC <u>DIS: Rural</u> <u>production zone</u> <u>PR: All other zones</u>		
43.29	GL	New	28. Natural features and landscapes	New	Add a new rule in the Natural features and landscapes chapter as follows: Fencing to protect caves and sinkholes The rules apply to all zones. 1. Any fencing and associated earthworks and weed removal or indigenous planting at a 20 m radius (or greater) of an entry or opening to a cave or sinkhole to protect an entry or opening into any cave or sinkhole – PER		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reas supporting and opposit submission points and which part of the subm should be granted and disallowed
					 Any fencing and associated earthworks and weed removal or indigenous planting within a 20 m radius of an entry or opening to a cave or sinkhole to protect an entry or opening into any cave or sinkhole – CONTROLLED 		
43.36	GL	Oppose with amendment	26. Ecosystems and indigenous biodiversity	ECO-P2	Amend ECO-P2 as follows: 3. <u>Ensuring</u> Avoiding indigenous vegetation clearance in locations that are of significance to mana whenua <u>appropriately</u> assess those effects and any resulting development is managed in a way that protects the indigenous biodiversity values of the site; and 4. Protecting the health and functioning of significant natural areas that are wetland or include part of a wetland, by avoiding inappropriate land use practices, subdivision and development, <u>and</u> 5 Protect and enhance connectivity along and between significant natural areas and other areas of indigenous vegetation and habitat of indigenous fauna, <u>and</u> 6. While providing for indigenous vegetation clearance required for the continued operation of lawfully established activities.	Oppose, see right column	
43.37	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P3	Amend ECO-P3 as follows: Provide for permitted activities and for the continued operation, <u>maintenance, repair</u> <u>and minor upgrading</u> of lawfully established activities in and adjacent to significant natural areas by enabling the removal of indigenous vegetation for:	Oppose, see	

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
					1.The relocation, maintenance or construction of <u>all</u> fence lines, <u>including fence lines</u> for stock exclusion; and 2. Conservation activities; and 3. Construction of permitted building platforms including services and access; and 4.Maintenance <u>or minor</u> <u>upgrading</u> of existing roads, driveways, tracks and water intake/discharge structures; and <u>5. For maintenance of culverts</u> and bridges; and <u>6. For maintenance associated</u> with stormwater detention and treatment facilities; and <u>7. As part of maintenance or</u> <u>minor upgrading of existing</u> <u>drains; and</u> 8. Sustainable harvesting of indigenous vegetation and/or removal of manuka or kanuka where the indigenous biodiversity values and ecological characteristics of the significant natural area are maintained or enhanced; and <u>9. Limited</u> indigenous vegetation removal to manage fire risk; and 10. Limited indigenous vegetation removal for small scale renewable energy generation <u>, and</u> <u>11. Providing for nationally</u> and regionally significant <u>infrastructure and industry</u> , and for those activities <u>associated with significant</u> <u>mineral resources</u> .		
43.39	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P5	Add a new clause to ECO-P5 as follows: <u>11. Whether the activity is</u> <u>required for the continued</u> <u>operation, repair, maintenance</u> <u>and minor upgrading of</u> <u>nationally or regionally</u> <u>significant industry,</u> <u>infrastructure, or is associated</u> <u>with significant mineral</u> <u>resources.</u>		

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43.40	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-P13	Add a new clause to ECO-P13 as follows: <u>8. The need for the activity to</u> provide for nationally or regionally significant industry, infrastructure or activities associated with significant mineral resources.		
43.41	GL	Support	26. Ecosystems and indigenous biodiversity Table 1	ECO-R3	Retain ECO-R3 as notified. Amend ECO-R5: 1. To provide a link to guidance on where to determine the		
43.49	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R5	areas of those SNA's located within the Waitomo District, or 2. That the proposed plan		
43.50	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R6	provides detail of the area size of each SNA within Schedule 6. Amend ECO-R6:		
43.51	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R7	1. To provide a link to guidance on where to determine the		
43.52	GL	Support with amendment	26. Ecosystems and indigenous biodiversity		areas of those SNA's located within the Waitomo District, or 2. That the proposed plan provides detail of the area size of each SNA within Schedule 6. Amend ECO-R7: 1. To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District, or 2. That the proposed plan provides detail of the area size of each SNA within Schedule 6. Amend ECO-R8: 1. To provide a link to guidance on where to determine the areas of those SNA's located within the Waitomo District, or 2. That the proposed plan provides detail of the area size of each SNA within Schedule 6.		
43.55	GL	Support with amendment	26. Ecosystems and indigenous biodiversity	ECO-R16	Add a new clause to ECO-R16 as follows: <u>3.The removal of vegetation is</u> <u>associated with nationally or</u> <u>regionally significant industry,</u> <u>infrastructure or those</u> <u>activities associated with</u> <u>significant mineral resources</u>		

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					that exceeds 500 m2 at any one time, or in total cumulatively per holding And <u>4.</u> 3. A report from an experienced		
43.58	GL	Support with amendment	27. Natural character	NATC-R4	Amend NATC-R4 as follows: (ii) To maintain or construct <u>or</u> <u>for the minor upgrading of</u> perimeter fences <u>and fences</u> for stock exclusion; or (v) For maintenance associated with stormwater detention and treatment <u>facilities facilities</u> ; or (vi) For maintenance purposes <u>or minor upgrading</u> on or within 2 m of existing roads, tracks or water intake/discharge structures; or (vii) As part of maintenance <u>or</u> <u>minor upgrading</u> of existing drains.	Oppose see right column	
43.60	GL	Support with amendment	30. Activities on the surface of water	ASW-P2	Amend ASW-P2 as follows: 3. Ability to provide, maintain, or enhance public access to the water body, where practicable; and 4. Ability to restore and rehabilitate the water body and/or off-set any adverse effects, where required; and 5. Ability		
43.69	GL	Oppose with amendment	33 Earthworks	EW-P1	Amend EW-P1 as follows: Enable earthworks where they maintain the stability of land, buildings, structures and network utilities, or are associated with significant <u>mineral resources</u> while minimising:	Oppose see right column	
43.70	GL	Oppose with amendment	33. Earthworks	EW-P5	Amend EW-P5 as follows: <u>Manage</u> Avoid earthworks where their scale and location have the potential to create or exacerbate natural hazards.	oppose	
43.72	GL	Oppose with amendment	33. Earthworks	EW-R7	Amend EW-R7 as follows: This rule does not apply to lawfully established	Oppose, see right column	

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					underground tanks and septic systems where the replacement is 'like for like'. That is a cut or fill that is in the same location and the effects are the same or similar in character, intensity and scale to those that previously existed. <u>The rules relating to quarrying</u> <u>activities in the industrial and</u> <u>rural production zones prevail</u> <u>over this rule.</u>		
43.78	GL	Support with amendment	37. Noise	NOISE-R19	Amend NOISE-R19 as follows: 5. Blasting, which may include one or more blasts undertaken within a short time period, must not occur more than once per day. This requirement does not apply to minor blasts as identified in the Australian and New Zealand Environment Council - Technical basis for guidelines to minimise annoyance due to blasting overpressure and ground vibration, September 1990 or blasting necessary for safety purposes; and Or Add a definition to address what blasting means, noting that this definition needs to be clear that the term 'blasting' includes a number of blasts undertaken within a set window of time. In that regard, the definition needs to be clear that the term 'blasting' refers to a planned blasting event within a set window of time rather than one blast.	oppose	
43.88	GL	Support with amendment	42. General rural zone	GRUZ-P5	Amend GRUZ-P5(5) as follows: 5. Employing all methods that are <u>considered both</u> necessary <u>and that are practicable</u> , to protect the values of scheduled sites and features.	Oppose, see right column	
43.89	GL	Support with amendment	42. General rural zone	GRUZ-P12	Amend GRUZ-P12 as follows:		

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					 Controlling and filtering sediment movement at source to prevent entry of sediment into karst hydrological systems, <u>where practicable</u>; and <u>As appropriate, e</u>Employing methods to manage and reduce peak runoff in order to simulate near natural infiltration rates and patterns of karst hydrological systems; and 		
43.92	GL	Oppose with amendment	42. General rural zone	GRUZ-P15	Amend GRUZ-P15 as follows: <u>In the first instance, a</u> Avoid modification to abiotic and biotic cave features by protecting the immediate radius around cave entries and sinkholes from earthworks and vegetation disturbance. <u>Where</u> this is not practicable, employ appropriate remediation, mitigation measures and/or offsetting mechanisms to ensure that there is a net ecological gain in terms of the broader localities abiotic and biotic features.	Oppose see right column	
43.94	GL	Support with amendment	43. Rural production zone	RPROZ-O2	Retain RPROZ-O2 as notified. And Amend proposed District Plan to also specifically recognise and provide for significant mineral resources (as identified in SCHED1 – Scheduled rural production sites) in addition to providing for a recognising regionally significant industry (as highlighted in the relief to specific provisions throughout the submission).		
43.100	GL	Support with amendment	43. Rural production zone	RPROZ-P4	Amend RPROZ-P4(4) as follows: 4. Avoiding <u>, remedying or</u> <u>mitigating</u> adverse effects on water bodies; and	Oppose amendment	

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45.01	Marama Henare-Waho	Support with amendment	15. Mana whenua	Entire chapter	Amend chapter 15 Mana whenua to include Ngati Tu and Ngati Wai and whanau.		Te Nehenehenui seeks to enhance the
45.02	Marama Henare-Waho	Support with amendment	15. Mana whenua	Entire chapter	Amend chapter 15 Mana whenua to note that mana whenua is held by the hapu and whanau who hold the mana of that area.		protection and maintenance of its people and taonga within the taiao as guided by Ko Tā Maniapoto Mahere Taiao – Maniapoto's Environmental Management Plan. Where submitters' submission points do not align with this,
45.03	Marama Henare-Waho	Support with amendment	15. Mana whenua	Entire chapter	Amend chapter 15 Mana whenua to note that consultation and engagement with mana whenua will occur directly with hapu and whanau who hold mana whenua and not the iwi authority.		or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review.
					And Amend chapter 15 Mana whenua to delete the reference to Maniapoto Māori Trust Board as it no longer exists.		Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012
							If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.
							Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.
		_				_	
46.01	Federated Farmers of NZ (FF)	Oppose with amendment	Entire plan	Provisions in respect of public access over private property	Amend the plan in respect of public access across private property in all sections to identify: (a) that no public access across private property is	part, where the access to sites of customary	Te Nehenehenui seeks to enhance the protection and maintenance of its people and taonga within the taiao as guided by Ko Tā Maniapoto Mahere

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					allowed without the permission of the landowner (b) where public access or limited access by other specified parties is sought and is required to meet RMA legislated obligations , the Council will engage with the relevant landowners to reach an acceptable agreement about the terms of the access; and (c) that all public access agreements reached are formalized between the Council and the landowner and any other relevant parties; and (d) issues in respect of health and safety related to people using public access or access tracks across private property are comprehensively addressed so that there is no liability for the landowner of the land across which the public access / access occurs; and (e) any other consequential Amendments required as a result of the relief sought (a) to (c) above.		Taiao – Maniapoto's Environmental Management Plan. Where submitters' submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012 If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points.
46.02	FF	Oppose with amendment	Entire plan	Overlays, schedule sites, areas and features	Amend the plan in respect of overlays, scheduled sites and features identified on private property to: (a) Provide the opportunity for on-going mapping refinement and ground-truthing of scheduled sites, particularly SNAs including where a proposed activity requires a resource consent solely as a result of an area being identified as a significant natural area (SNA) and the site has not been ground-truthed, Council will meet the costs of the ground-truthing assessment to confirm the status and boundaries of the significant natural area. The assessment will be carried out by a Council approved suitably qualified and experienced ecologist prior to an	part, Include: where this involves sites and areas of significance to Māori and significant archaeological sites, iwi, hapu and mana whenua must be involved	encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined. Te Nehenehenui supports other submission points that may be in conflict with some of the submitter's submission points therefore will seek to oppose the points that do not align to our Taiao and cultural values. And covers submission points 46

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					application for resource consent being lodged.(b) ensure no changes are made to sites without landowner involvement.		
46.14	FF	Support with amendment	16. Strategic direction, urban form and development	SD-011	Amend SD-O11 as follows:The components of the coastal environmentincluding outstanding landscapes and features, natural character and ecosystems, together with the cultural and spiritual values accorded by mana whenua, are recognised and protected fromfrominappropriate subdivision, usesubdivision,useanddevelopment;AndRewordSD-O11 apply in the coastal environment or more widely;AndAnyconsequential amendments required as a result of the relief sought.	Oppose see right column	
46.16	FF	Support with Amendment	16. Strategic direction, urban form and development	SD-030	Amend SD-O30 to implement the relief sought by Federated Farmers for the definition of 'regionally significant industry' in other submission points. And Any consequential amendments required as a result of the relief sought.		
46.31	FF	Oppose	26. Natural hazards	NH-R6	Amend NH-R6 to make primary production activities exempt from the earthworks thresholds. And		

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					Any consequential amendments required as a result of the relief sought.		
46.32	FF	Oppose with amendments	24. Historic heritage	New policy	Add a new policy to the Historic Heritage chapter to provide plan users with a clear understanding that access to significant archaeological sites, or sites of significance to Māori identified on private land will only be enabled with the express consent of the private landowner. The policy should also provide direction to plan users that potential adverse effects on private landowners must be avoided.AndAny result of the relief sought.		
46.33	FF	Oppose with amendments	24. Historic heritage		Amend HH-R13 so that the activity status is restricted discretionary rather than discretionary.AndAdd matters of discretion to HH-R13AndAnyConsequential amendments required as a result of the relief sought.		
46.34	FF	Oppose with amendments	24. Historic heritage	HH-R14	Amend HH-R14 to make the activity status restricted discretionary rather than discretionary. And Add matters of discretion to HH-R14.		

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					And Any consequential amendments required as a result of the relief sought.		
46.35	FF	Oppose with amendments	24. Historic heritage	HH-R15	Amend HH-R15 to make the activity status restricted discretionary rather than discretionary. And		
					Add matters of discretion to HH-R15		
					And Any consequential amendments required as a result of the relief sought.		
46.36	FF	NEW	24. Historic heritage	New rule	Add to Chapter 24 Historic Heritage a new rule that provides permitted activity status for the erection, repair, maintenance and replacement of fences and the cultivation of land for primary production or protection purposes;		
					And		
					Any consequential amendments required as a result of the relief sought.		
46.37	FF	Oppose with amendments	25. Sites and areas of significance to Māori	New objective	Add a new objective to Chapter 25 Sites and areas of significance to Māori as follows:	Support in part, see right column	
					SASM-OX Ensure private landowners who host sites and areas of significance to Māori are identified as stakeholders and supported through any proposals to access sites and values on their properties. This may include negotiating formal access agreements, iwi liaison support or providing contestable funding for		

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					maintenanceandenhancement works includingformingtrackaccessifnecessary.And		
			25. 21		Any consequential amendments required as a result of the relief sought.	2	-
46.38	FF	Support with amendment	25. Sites and areas of significance to Māori	SASM-P7	Amend SASM-P7 as follows:Earthworks must be managedto avoid significantadverseeffects on the values ofscheduled sites;AndAnyAnyconsequentialamendmentsreguiredas aresult of the relief sought.	Oppose see right column	
46.39	FF	Support with amendment	25. Sites and areas of significance to Māori	SASM-P9	Add a clause to SASM-P9 that requires the Council's initial involvement with landowners seeking to engage and establish relationships with mana whenua.AndAnyAnyconsequential amendments required as a result of the relief sought.	Support see right column	
46.40	FF	Support	25. Sites and areas of significance to Māori	SASM-P10	Retain SASM-P10 as notified.		
46.41	FF	Support with amendment	25. Sites and areas of significance to Māori	SASM-P11	Amend SASM-P11 as follows: Investigate opportunities for Māori and by Māori, which facilitate improved management of scheduled sites <u>on Māori land, reserves or</u> <u>public land</u> , including the transfer of powers to mana whenua to manage cultural heritage resources. And		

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					Any consequential amendments required as a result of the relief sought.		
46.42	FF	Oppose with amendment	25. Sites and areas of significance to Māori	SASM-R7	Amend SASM-R7 so that activities provided for as 'minor earthworks' but are excluded from the definition of 'earthworks' are a separate permitted activity.	right column,	
					Any consequential amendments required as a result of the relief sought.		
46.43	FF	Support with amendment	25. Sites and areas of significance to Māori	SASM-R7 points 3 and 4	Amend SASM-R7(3) and (4) as follows: 3. The earthworks are for maintaining or upgrading existing fences on the same <u>or</u> <u>similar</u> alignment; and 4. The earthworks are for maintenance of existing driveways and existing farm tracks on the same <u>or similar</u> alignment; And Any consequential amendments required as a result of the relief sought.	See above	
46.45	FF	Oppose with amendment	25. Sites and areas of significance to Māori	SASM-R8(e)	Delete SASM-R8(e). And Any consequential amendments required as a result of the relief sought.	Oppose see right column	
46.48	FF	Oppose with amendment	27. Natural character	NATC-R3	Amend NATC-R3 to default to restricted discretionary activity status rather than discretionary status where cultivation is to occur within 5 m of a waterbody.		

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					And Any consequential amendments required as a result of the relief sought.		
46.51	FF	Oppose	28. Natural features and landscapes		Delete from chapter 28 Natural Features and Landscapes all objectives, polices and rules relating to landscapes of high amenity value. And Add a new objective to chapter 28 Natural Features and Landscapes as follows: <u>NFL-XX</u> <u>Recognise the attributes which contribute to identified Landscapes of high amenity value.</u> <u>This objective will be implemented by the relevant zone rules which control effects of land use relative to the zone.</u> And/or Add the following advice note: <u>Note: There are no rules</u> relating specifically to high amenity landscapes. However, where discretionary or non- complying activity resource consents are required under rules of this Plan, and where those activities are located within these landscapes the proposed activities will be assessed in terms of their consistency with this objective. And Any consequential amendments required as a result of the relief sought.	Oppose see right column	

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46.52	FF	Support with amendment	28. Natural features and landscapes	Rules	Add to the Natural Features and landscapes chapter a rule that allows for gardening, cultivation, and disturbance of land for the installation of fence posts as permitted activities. And Any consequential amendments required as a result of the relief sought.	Support in part due to having regard for iwi and manawhenua cultural values where this may apply	
46.59	FF	Support with amendment	29. Subdivision	SUB-P27	Amend SUB-P27 as follows: Unless specifically protecting a scheduled site or feature or archaeological site, <u>council will</u> <u>consider taking esplanade</u> <u>reserves or strips when</u> subdivision of land adjoining water bodies and the coastline is proposed.		
46.63	FF	Oppose with amendment	32. Coastal environment	CE-P2	Add a new clause to CE-P2 as follows:6.Engage with private landowners over which public access is sought so that a formal agreement can be reached on what suitable and appropriate public access should be developed.AndAny amendments required as a result of the relief sought.	Oppose where this conflicts with cultural values	
46.65	FF	Oppose with amendment	32. Coastal environment	Objectives and policies Coastal Hazards	 Amend objectives and policies for Coastal Hazards to recognise and provide for: the functional need of certain activities to be in areas where the resource is located; and existing and lawfully established activities to continue to operate 		

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					And Any consequential amendments required as a result of the relief sought.		
46.66	FF	Oppose with amendment	32 Coastal environment	Rules	Amend rules in Coastal Environment to provide for more realistic building sizes, earthwork volumes etc for existing and lawfully established activities and operations.		
					And Any consequential amendments required as a result of the relief sought.		
46.69	FF	Support with amendment	33. Earthworks	EW-Table 2	Add a new standard to EWR-R6 Volume of Earthworks for all zones and scheduled sites:		
					This rule does not apply to land disturbance		
46.70	FF	New	33. Earthworks	New rule	Add a new rule to the Earthworks chapter or elsewhere in the Proposed District Plan that allows for gardening, cultivation, and disturbance of land for the installation of fence posts as permitted activities throughout the District.	Oppose see right column	
					Any consequential amendments required as a result of the relief sought.		
47.01	Forest & Bird (F&B)	Support with amendment	12. National Policy Statements	General	 Amend Chapter 12 to include: National Policy Statement for Highly Productive Land 2022; A statement of how the plan has regard to the National Emissions 	Support and oppose as per the right column	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. Where submitters'

ing the I describing mission I/or	
to enhance the enance of its in the taiao as iapoto Mahere Environmental ere submitters'	

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47.192	F&B	Oppose with	Appendix 4	General	Reductionand Adaption Plans ; and• NationalPolicy Statement• NationalPolicy StatementIndigenous BiodiversityAndAny consequential changes or alternative relief to achieve the relief sought.DeleteAppendix4wording		submission points do not align with this, or have the potential to negatively impact on iwi, hapu, whanau cultural values, sites, and all taonga within Te Nehenehenui area of interest, TNN opposes submission points of this nature and requests that Waitomo District Council consider this when finalising the PDP review. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review
		amendment	Offsetting framework		and replace with the following: The following sets out principles for the use of biodiversity offsets. These principles represent a standard for biodiversity offsetting and must be complied with for an action to qualify as a biodiversity offset: 1 Adherence to effects management hierarchy: A biodiversity offset is a commitment to redress any more than minor residual adverse effects and should be contemplated only after steps to avoid, remedy, or mitigate adverse effects are demonstrated to have been sequentially exhausted. 2 Limits to biodiversity values cannot be offset and if they are adversely affected then they will be permanently lost. Examples of where an offset would be inappropriate include where: (a) residual adverse effects cannot be offset because of the irreplaceability or vulnerability of the	oppose in part, amend to include Mātauranga Māori expertise is mandatory within such processes that involve taonga and the taiao. Mana whenua, hapu, marae involvement and engagement encouraged	Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012 If the submitters submission points align to enhance the protection and maintenance of Maniapoto iwi hapu marae whanau and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points providing it does not undermine the integrity, mana and mauri of Maniapoto whanui, taonga and taiao. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.

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					 indigenous biodiversity_affected; (b) effects on indigenous biodiversity_that are uncertain,_unknown, or little_understood, but_potential_effects are_significantly adverse; (c) there are no_technically_feasible options_by_which_to secure_gains_within acceptable_timeframe. No_net_loss_and preferably_a_net gain: The biodiversity values_to_be_lost through the activity_to which_the_offset applies_are counterbalanced which_is_at_least commensurate_or exceeded_by_the proposed_offsetting activity, so_that_the result_is_no_net_and preferably_a_net_gain when_compared_to that_loss_No_net_loss and_net_gain_are measured_by_type, amount_and_condition at_the_impact_site_and offset_site_and_is subject_to_an_explicit loss_and_gain calculation. Additionality: A biodiversity_offset must_achieve_gains_in indigenous biodiversity_above_and beyond_gains_that would_have_occurred in_the_absence_of_the offset, including_that gains_are_additional_to any_remediation_and mitigation_undertaken in_relation_to_the adverse_effects_of_the activity. Offset_design 		
					<u>and</u> implementation <u>must avoid displacing</u> <u>activities harmful to</u>		

,	Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
						undertaken where twill result in the becological outcompreferably close to tlocationdevelopment or wittthe same ecologidistrict, and mconsiderlandscape contextboth the impact sand the offset sitaking into accorinteraction betweespecies habitats aecosystem function7Long-termoutcomes:biodiversity offmust be managedsecure outcomesthe activity that lastleast as long as f	he es he he ng ite of int us ng ne t: set be ng ite of int us ng ne t: set be ns set he of nin cal st he of inical st he of ite cal st he of nin cal st he cal st he of nin cal st he of nin cal st he of nin cal st he cal st he cal st to to to to to to to to to to to to to	disallowed
						<u>minimised so t</u> gains are achiev		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
					 9 Trading up: When trading up forms part of an offset, the proposal must demonstrate that the indigenous biodiversity values gained are demonstrably of higher value than those lost, and the values lost are not indigenous taxa that are listed as Threatened, At-Risk or Data deficient in the New Zealand Threat Classification System list, or considered vulnerable or irreplaceable. 10 Offset in advance: A biodiversity offset developed in advance of an application for resource consent must provide a clear link between the offset and the future effect. That is, the offset can be shown to have been created or commenced in anticipation of the specific effect and would not have occurred if that effect were not anticipated. 11 Proposing a biodiversity offset must include a specific biodi		should be granted and/o
					mataurangaMāori:Thedesignandimplementationofabiodiversityoffsetmust be a documentedprocessinformedbyscience,includinganappropriate		

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
					considerationof matauranga Māori.13Stakeholder participation: Opportunity for the effective participation of stakeholders should be provided when planning for biodiversity offsets, including their evaluation, selection, design, implementation and monitoring. Stakeholders are best engaged early in the offset process.14Transparency: The design and implementation of its results to the public should be undertaken in a transparent and timely manner. This includes transparency of the loss and gain calculation and the data that informs a biodiversity offset.AndAny consequential changes or 		
48.01	S Machra	Oppose	Maps	Amenity precinct	Delete the Amenity Precinct from the property at 1054 Mangarino Road, Hangatiki.	Oppose see right column	Te Nehenehenui seeks to
48.02	S Machra	Oppose with amendment	25. Sites and Areas of significance to Māori	SSM099-A	Amend the extent of SSM099- A for the property at 1054 Mangarino Road, Hangatiki (see submission for map).		protection and maintena people and taonga within guided by Ko Tā Maniap Taiao – Maniapoto's En Management Plan. Where submission points do not al or have the potential to impact on iwi, hapu, wha values, sites, and all taon Nehenehenui area of in opposes submission poin nature and requests th

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to enhance the enance of its in the taiao as iapoto Mahere Environmental ere submitters'	
align with this, to negatively hanau cultural onga within Te interest, TNN points of this that Waitomo	

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason for supporting and opposing the submission points and describing which part of the submission should be granted and/or disallowed
							District Council consider this when finalising the PDP review. Our respective treaty settlements must also be acknowledged throughout the submission process and through the Proposed District Plan and its review Process. Including; Maniapoto Claims Settlement Act 2022 Ngā Wai o Maniapoto (Waipā River Act) 2012 If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui area of interest, TNN has an obligation to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.
49.06	TIL	Oppose	25. Sites and areas of significance to Māori	SASM 074-A SSM159A SSM133A	TIL seeks the following relief:(i)DeletionofSASMrefSSM074-Afromthe PWDP.(ii)RezoningofSSM159AfromGeneralRuralZonetoRuralProductionZone.(iii)SSM113A-neutral position.	Oppose see right column	If submitters submission points do align to enhance the protection and maintenance of its people and all taonga within the taiao and the Te Nehenehenui area of interest, TNN is in support of these points. Te Nehenehenui promotes and encourages direct engagement with Mana whenua. In instances where a mana whenua grouping cannot be contacted or consulted within the Te Nehenehenui
49.07	TIL	Oppose	Maps	 R16UP014.01 Lake Rotoroa R16UP015 - no description R16UP015.01 	TIL seeks the following relief: (i) Deletion of all SNAs directly on or immediately adjacent to the Taharoa C Block	Oppose see right column	area of interest, TNN has an obligation to represent its people and taonga to ensure that the integrity of their mana and mauri is maintained, upheld, enhances, and not undermined.

Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reaso supporting and opposing submission points and d which part of the submis should be granted and/o disallowed
				 Lake Numiti R16UP015.01 Lake Rototapu Wetland R16UP002 - Lake Taharoa R17UP183 - Coastal Strip 	including but not limited to SNA refs R16UP014.01, R16UP015, R16UP015.01, R16UP00, and R17UP183. (ii) Any alternative and/or consequential amendments to the same effect as the primary relief sought above.		
50.36	TNN	Support	Appendix 2 – Cultural Impact Assessment Process	Appendix 2	Retain Appendix 2 – The Tāngata Whenua Effects Assessment Report ('TWEAR') and Amended to include: where a Cultural Impact Assessment (CIA) is required, this process must include engagement, consultation with iwi, mana whenua or whare representative. The 'TWEAR' must be reviewed by iwi/ mana whenua or whare reps to ensure the cultural values of Maniapoto are included.	Support and further amend to include reference to the respective treaty settleme. Where it references Te Ture Whaimana, reference must also be given to the Ngā Wai o Maniapoto (Waipā River Act) 2012 and where the plan references the Maniapotos EMP , please state the entire name " Ko Tā Maniapoto Mahere Taiao, Maniapoto's Environmental Management Plan "	

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Submission no	Submitter	Submitter Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose the submitters request	Te Nehenehenui's reason supporting and opposing submission points and de which part of the submis should be granted and/o disallowed
50.37	TNN	Support	Appendix 6 – 8 Statutory Acknowledgement Areas		Retain Appendix 6 – 8 Statutory Acknowledgement Areas.		

Submission no	Submitter	Submitter request to Support / in part / oppose	Plan section	Plan provision	Submitter Relief sought	TNN Support or oppose	Te Nehenehenui's supporting and opp submission points and which part of the submiss granted and/or disallowed
51.01	KiwiRail (KRH)	Support	9. Definitions	Functional Need	Retain as proposed.		Te Nehenehenui promotes a
51.21	KRH	Seek amendment	19. Network utilities	NU-R4	Amend table as follows: Outstanding natural features, heritage buildings and structures, sites and areas of significance to Māori and significant archaeological sites DIS RDIS.	Support in part, where the activity impacts the sites and areas of significance to Māori and significant archaeological sites, Maniapoto cultural values must be considered	direct engagement with Mana In instances where a n grouping cannot be contacte within the Te Nehenehenui an TNN has an obligation to people and taonga to ensi integrity of their mana a maintained, upheld, and not
51.35	KRH	New	23. Natural hazards	New rule	Amend to add new rule as follows; Applying to all Hazard overlays NH- RX Existing Regionally Significant Infrastructure - maintenance, replacement and upgrading Where: PER-1 The infrastructure is within 5m of the existing alignment or location; and - PER-2 The above ground footprint of the infrastructure is not increased by more than 10%; Activity status where compliance not achieved: Restricted Discretionary - Matters of discretion are restricted to: any adverse effects arising from locating the regionally significant infrastructure in this location; and any potential adverse effects of diverting or		Te Nehenehenui seeks to protection and maintenance and taonga within the taiao a Tā Maniapoto Mahere Taiao Environmental Management submitters' submission point with this, or have the potentii impact on iwi, hapu, whanau sites, and all taonga within T area of interest, TNN oppose that Waitomo District Counc when finalising the review. If submitters submission poi enhance the protection and r its people and all taonga withi the Te Nehenehenui area of i in support

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es and encourages Mana whenua. a mana whenua acted or consulted ui area of interest, to represent its ensure that the a and mauri is not undermined.	
to enhance the ance of its people ao as guided by Ko aiao – Maniapoto's nent Plan. Where points do not align ential to negatively nau cultural values, in Te Nehenehenui poses and requests uncil consider this v.	
points do align to nd maintenance of vithin the taiao and of interest, TNN is	

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					blocking overland flow path(s), including upstream and downstream flood risks; and the effectiveness and potential adverse effects of any proposed mitigation measures; and alternative locations for the regionally significant infrastructure; and any positive effects of locating the regionally significant infrastructure at this location; and the ability for the regionally significant infrastructure to be efficiently recovered after a hazard event; and the operational need or functional need for the activity to be established in this location.		
51.43	KRH	New	40. Temporary activities	New rule	Amend by adding a new rule as follows:TEMP-RX Temporary buildings and structures ancillary to construction work All zonesActivity status: Permitted Where: PER-1 The temporary building and/or structure is located on the same site as the associated construction work; andPER-2 The maximum combined gross floor area of any temporary buildings and/or structures does not exceed 50m2 where the site is located within or adjoining a Residential zone; andPER-3 The temporary building and/or structure is removed from the site upon completion of the associated construction work, or within 24 months from the date it was located on the site, whichever is sooner; andPER-4 The temporary building and/or structure must comply with the height, height in relation to boundary, and setback requirements of the zone where the activity is located.	Support in part, Include: where the activity impacts sites and areas of significance to Māori and significant archaeological sites, Maniapoto cultural values must be considered	



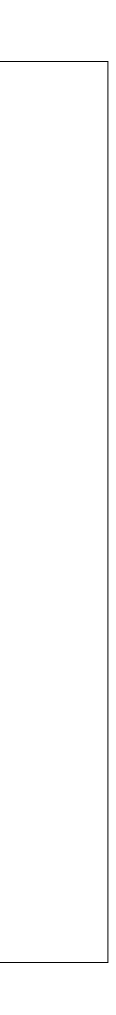
		-					
					Note: The activity must comply with NOISE-R4		
					Activity status where compliance not achieved with PER-4: Restricted Discretionary		
					Matters of discretion are restricted to:		
					loss of outlook, shading, loss of privacy and loss of amenity; and location and design. Activity status where compliance not achieved with PER-1 or PER- 2 or PER-3: RDIS		
51.51	KRH	Support with amendment	SCHED6 Significant natural areas		That the Proposed District Plan Maps are Amended to remove the Significant Natural Area overlay from KiwiRail's corridor designations (as listed under "KR 01 in the Designations schedule).		
53.01	Department	Support	9. Definitions	All definitions	Retain as notified, except where		
55.61	of Conservation (DOC)		5. Definitions		specific changes are requested below.		Te Nehenehenui promotes a direct engagement with Mana In instances where a n
53.17	DOC	Oppose in part	17. Energy	ENGY-R9	I seek the following or relief to like effect: One wind turbine with a rated capacity up to and including 5kW per site, except for the industrial, general rural, rural production zones & PREC3 where the maximum is two wind turbines with a rated capacity of up to and including 5kW each per holding. <u>PER: Outstanding Natural landscapes</u> DIS: Heritage buildings and structures, sites and areas of significance to Māori, significant archaeological sites, outstanding natural character, significant natural areas, bat protection areas, outstanding natural landscapes.	Support in part, remove sites and areas of significance to Māori, significant archaeological sites	grouping cannot be contacte within the Te Nehenehenui ar TNN has an obligation to people and taonga to ensi- integrity of their mana a maintained, upheld, and not Te Nehenehenui seeks to protection and maintenance and taonga within the taiao a Tā Maniapoto Mahere Taiao Environmental Management submitters' submission point with this, or have the potentia impact on iwi, hapu, whanau o sites, and all taonga within Te area of interest, TNN opposes that Waitomo District Counci when finalising the review. If submitters submission point enhance the protection and n its people and all taonga with and the Te Nehenehenui area TNN is in support
53.18	DOC	Oppose in part	17. Energy	ENGY-R11	New renewable electricity generation activities including community scale renewable electricity activities not provided for elsewhere in Table 1	Support in part, add sites and areas of significance to Māori, significant archaeological sites	
					Outstanding natural landscapes, outstanding		

and encourages na whenua. mana whenua ted or consulted area of interest, o represent its nsure that the and mauri is t undermined.	
o enhance the ce of its people as guided by Ko o – Maniapoto's nt Plan. Where nts do not align tial to negatively u cultural values, Te Nehenehenui ses and requests ncil consider this	
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					 4. Recognising the potential benefits of upgrades to the national grid to people and communities; and 5. Where appropriate, substantial upgrades should be used as an opportunity to reduce existing effects of the national grid. 		
53.26	DOC	Oppose in part	19. Network Utilities	NU-R37	I seek the following or relief to like effect: NU-37 Remo val of indige nous veget ation PER activit ies must (exce pt for SNA): Note: There are no rules in this plan that control the removal of exotic vegetation other than in relation to plantation forestry. PER: Significant Natural Area PER activities in an SNA must: 2. Not exceed 50m ² 150 per holding, per calendar year or 250m ² of clearance per holding in any five-year period AND 3. Be required by statute or regulations, including the Electricity (Hazards from Trees) Regulations 2003 and the Telecommunications Act 2001; or 4. Be undertaken because indigenous vegetation is threatening or damaging a network utility; or 5. Be for maintenance purposes on or within 2 m of existing roads, driveways, tracks, fences or water intake/discharge structures. PER activities in SNA that do not comply are DIS activities	Support in part, where the SNA is also culturally significant to iwi and mana whenua, consultion must occur	

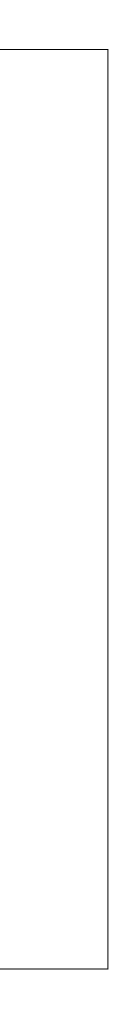




					7. Effects on natural waterway and wetland habitats and hydrology; and
					8. The legal and physical protection of existing habitat; and
					 9. Whether consideration has been given to opportunities that contribute to no net loss of indigenous biodiversity at a regional scale; and 10. Whether any practicable alternative locations that would reduce the need for removal of indigenous vegetation or habitats of indigenous fauna or disturbance of wetland areas, are used in the
					first instance.
53.39	DOC	Oppose in part	26. Ecosystems and indigenous biodiversity	ECO-P3 ECO-R13	Amend objectives, policies and rules as appropriate to recognise and implement measures to address and manage the increased threat status of myrtle rust for manuka and kanuka.Support in part, include consideration given to the effects on iwi and mana whenua cultural values
					Any other similar, alternative, additional, or consequential relief which will address the matters outlined above.
					In regard ECO-R13 I seek the
					following or similar relief to like
					effect: ECO-R13 Removal of
					Manuka or Kanuka on a
					sustainable basis Activity
					Status: PER
					Where: 1. The removal of
					manuka or kanuka is
					no more than 2<u>50</u> m², or 1% of the SNA
					whichever is the
					lesser, per holding per calendar year, <u>or 250</u>
					<u>m² over any 5-year</u>
					period; and



		•	•		
			 The area from which manuka or kanuka is removed shall be replanted within 6 months or allowed to regenerate; and No removal of manuka or kanuka occurs within 5–10 m of a water body. No removal of manuka or kanuka occurs within a bat protection area The removal of manuka or kanuka will not adversely affect any at- risk or threatened indigenous fauna. Note: For setbacks from natural wetlands see the Resource Management (National Environmental Standards for Freshwater) Regulations 2020. 		
53.42 DOC	Oppose in part Oppose in part and indigenous biodiversity	Indigenous Biodiversity in the coastal environment ECO-P11	ECO-P11. Protect indigenous biodiversity, including significant natural areas, located in the coastal environment overlay by: 1. 1. Avoiding adverse effects on: adverse avoid adverse effects of activities on: (i) indigenous taxa that are listed as threatened or at risk in the New Zealand Threat Classification System lists; (ii) taxa that are listed by the International Union for Conservatio n of Nature and Natural Resources as threatened; (iii) indigenous ecosystems and vegetation types that are threatened in the coastal	Support in part, include consideration given to the effects on iwi and mana whenua cultural values and/ or in regards to customary activities	



			<u>environment, or</u>	
			are naturally	
			rare;	
		(iv)	habitats of	
			indigenous species	
			where the species are	
			at the limit of their	
			natural range, or are	
			naturally rare;	
		(v)	areas	
		. ,	<u>containing</u>	
			nationally	
			<u>significant</u>	
			examples of	
			<u>indigenous</u>	
			community	
		<i>.</i>	types; and	
		(vi)	<u>areas set aside for</u>	
		-	<u>full or partial</u>	
			protection of	
			indigenous	
			biological diversity	
			<u>under other</u>	
			legislation;	
		2	Avoiding significant	
		۷.		
			adverse effects and	
			avoiding,	
			remedying or	
			mitigating the other	
			adverse effects of	
			activities on:	
		(i)	Areas of	
		(.)	predominately	
			indigenous	
			vegetation in the	
			coastal	
			environment; and	
		(::)		
		(ii)	Habitats in the	
			coastal	
			environment that	
			are important	
			during the	
			vulnerable life	
			stages of	
			indigenous	
			species; and	
		····>		
		(iii)	Indigenous	
			habitats and	
			ecosystems that	
			are unique to the	
			coastal	
			environment and	
			vulnerable to	
			modification and	
			the impacts of	
			the impacts of	
			climate change,	
			including estuaries,	
			lagoons, coastal	
			wetlands, dune	
			lands and dune	
			lakes, intertidal	
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Mana whenua.
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tacted or consulted
nui area of interest,
n to represent its
ensure that the

					development of Māori freehold land.	integrity of their mana maintained, upheld, and not
					The Draft Waitomo Plan can be further enhanced to enable the development of Māori owned land referred to in the Māori Land Court as Māori Freehold land (ancestral lands), that	Te Nehenehenui seeks to protection and maintenance and taonga within the taiao a Tā Maniapoto Mahere Taiao Environmental Management submitters' submission poin
					will also give effect to section 6 of the RMA.Although the	with this, or have the potenti impact on iwi, hapu, whanau sites, and all taonga within T area of interest, TNN oppose
					mapping/zoning of Māori Purpose Zones may have some benefit to Mana whenua who are associated with that	that Waitomo District Counc when finalising the review. If submitters submission point enhance the protection and point
					marae and surrounding areas (particularly if the land is under general title), the Waitomo District Plan should	its people and all taonga with the Te Nehenehenui area of i in support
					recognise Māori freehold land through a rule framework and not zoning. This approach would be more beneficial	
					for Mana whenua and the development of Māori land.	
55.02	Kura Stratford	Support ir part	41. Residential zone, 42. General rural zone and 45. Settlement zone	Whole chapters	 Retain the provisions in the residential, general rural and settlement zone that provide for papakaainga development around each marae. However, there needs to be recognition of Māori freehold land and treaty settlement land (general land use for Māori purpose) rather than a zoning approach. 	
					Amend the PDP to enable the development of Māori freehold land (ancestral lands) inherited by whakapapa, that will better give effect to section 6 matters of the RMA.	
					 Amend the PDP to include the same approach that has been adopted by the Waikato District Council in its appeals version (17. Māori Land) of the PDP 	

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to enhance the nce of its people to as guided by Ko iao – Maniapoto's ent Plan. Where oints do not align ential to negatively au cultural values, in Te Nehenehenui oses and requests uncil consider this A

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					for Māori land (which includes Māori freehold land and treaty settlement land.		
					 I suggest the Proposed District Plan can be improved by enabling the Māori landowners to decide how many houses they need for their whānau and not limiting it to just six whānau members on one fee simple title. 		
					 I suggest the restrictions on the number of houses for Māori land should be removed. Māori landowners should be afforded the opportunity to use tikanga, kawa, Mātauranga to develop their lands for their future development and for successive generations. 		
56.05	The Fuel Companies	Support in part	19. Network utilities	NU-R8	Amend the title and performance standards of Rule NU-R8 as follows: NU-R8. New electric vehicle charging facilities devices 1. Be installed in an existing, permitted or consented vehicle parking space, vehicle depot or garage structure, or installed on the road reserve; and 2. Not exceed a height of 1.8 3.0 m and an area of 1.5 3.0 m ² . This rule does not apply to poles, cables and cable support systems associated with the electric vehicle charging device. Use 'electric vehicle charging devices' in all other instances in the Plan which currently use other terms to refer to electric vehicle charging infrastructure. These terms include, but are not limited to, 'electric vehicle	Oppose see right column	Te Nehenehenui promotes a direct engagement with Man In instances where a grouping cannot be contact within the Te Nehenehenui a TNN has an obligation to people and taonga to er integrity of their mana maintained, upheld, and not Te Nehenehenui seeks to protection and maintenance and taonga within the taiao a Tā Maniapoto Mahere Taiao Environmental Managemen submitters' submission poin with this, or have the potent impact on iwi, hapu, whanau sites, and all taonga within Ta area of interest, TNN oppose that Waitomo District Counter when finalising the review. If submitters submission poin enhance the protection and its people and all taonga with the Te Nehenehenui area of in support

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to as guided by Ko iao – Maniapoto's ent Plan. Where oints do not align ential to negatively au cultural values, n Te Nehenehenui oses and requests uncil consider this

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56.07 The Fuel Companies Support in 23. Waturel hazards NH-P5 Amend clause (1) of Policy NH-P5 gis follows: 56.07 Companies Support in 23. Waturel hazards NH-P5 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 33. Extrimonts EV-R7 Amend clause (1) of Policy NH-P5 gis follows: 56.11 The Fuel Companies Support in 70. Fuel Companies Support in 70. Fuel Companies Support in 70. Fuel Companies 610 The Fuel Comp	Companies part hazards PS as follows: I. In Building Platform Suitability Area C, ensuing that the potential adverse effects of hards the potential bards the potential adverse effects of hards the potential adverse effects adverse effects adverse effects and the potential adverse effects and the potential adverse effects and the potential adverse effects and the same location and the effects adverse effects a					
36.11 The Fuel Companies Support in part	26.11 The Fuel Companies Support in part	56.07		NH-P5		
56.11 The Fuel Support in 23. Earthworks EW-R7 Amend the performance standards of Rule EW-R7 as follows: 1. The cut depth or fill height (measured vertically) must not exceed: (i) Outside the minimum building setback for the underlying zore - 1.1.5 m; and (ii) Dutside the building setback for the underlying zore - 0.5.5 m; and (iii) Where not minimum building setback applies the building setback for the underlying zore - 0.5.5 m; and (iii) Where not minimum building setback applies (c) in the cut depth or fill height shall not exceed in the read reserve), the cut depth or fill height shall not exceed in the read reserve), the cut depth or fill height shall not exceed in the setback applies cost apply to; (a) Lawfully. This rule deas not apply to; index cost of fill the is in the same location and the defects are the same location and the replacement and/or removal	56.11 The Fuel Companies Support in 33. Earthworks EW-R7 Amend the performance standards of Rule EW-R7 as follows: 1. The cut depth or fill height (measured vertically) must not exceed: (i) Outside the minimum building subtack for the underlying zone - 1.5 m; and (ii) Joing zone - 0.5 m; and (iii) Amend be exceed: (iii) Must not exceed: (iiii) Where no minimum building subtack for the underlying zone - 0.5 m; and (iii) Must not exceed: (iii) Where no minimum building subtack apples (eg in the road reserve), the cut depth or fill height shall not exceed 1.5 m vertically. This rule des not apply to; law with a site subtack apples activation of the standard with the replacement associated with reserved proven and refers are the same location and the first site are the same location and the replacement and/or removal of underground funk exceed 1.5 m				Area C, ensuring that the potential adverse effects of land disturbance earthworks activities on flood storage capacity, overland flows and run-off volumes on surrounding properties and infrastructure,	
follows: 1. The cut depth or fill height (measured vertically) must not exceed: (i) (i) Outside modeling subscription one - 1.5 m; and mone - 1.5 m; and mone - (ii) Inside the minimum building setback for the underlying zone - 0.5 m; and (iii) (iii) Where no minimum building setback applies (eg in the road reserve), the cut depth or fill height shall not exceed 1.5 m vertically. This rule does not apply to; (a) Lawfully established underground fuel Setorage systems where the replacement is like for like. That is a cut or fill that is in the same location and the effects are the same or similar in character, intensity and scale to those that previously existed; and did the replacement is like for like. That is a nume location and the effects are the same or similar in character, intensity and scale to those that previously existed; and did the replacement is number of the set	follows: 1. The cut depth or fill height (measured vertically) must not exceed: (i) (i) Outside building subscription one - 1.5 m; and sector (ii) Inside the minimum building setback for the underlying zone - 0.5 m; and sector (iii) Where no minimum building setback for the underlying zone - 0.5 m; and (iii) (iii) Where no minimum building setback for fill heights hall not exceed 1.5 m vertically. This rule does not apply to; (a) Lawfully established underground fuels excluding underground fuels excluding setback are the replacement is like for like. That is a cut or fill that is in the same location and the effects are the same or similar in character, intensity and scale to those that previously existed; and did (b) and (b) Land distupce.essociated with the replacement is like for like. That is a new or similar in character, intensity and scale to those that previously existed; and did with the replacement and/or removal of underground fuel storage systems.	56.11		EW-R7	Amend the performance	
					standards of Rule EW-R7 as follows: 1. The cut depth or fill height (measured vertically) must not exceed: (i) Outside the minimum building setback for the underlying zone - 1.5 m; and (ii) Inside the minimum building setback for the underlying zone - 0.5 m; and (iii) Where no minimum building setback applies (eg in the road reserve), the cut depth or fill height shall not exceed 1.5 m vertically. This rule does not apply to: (a) Lawfully established underground tanks (excluding underground fuel storage systems) and septic systems where the replacement is 'like for like'. That is a cut or fill that is in the same location and the effects are the same or similar in character, intensity and scale to those that previously existed-; and (b) Land disturbance associated with the replacement and/or removal of underground fuel storage systems and drainage	

