

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

Organised by Provision

5.1 Rules – General and Air Quality

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Summary of Decisions Requested: 5.1 Rules – General and Air Quality

Plan Provision	Submitter Name	Submission point number	Support /oppose	Summary of decision requested
5. Rules	Porirua City Council	S163/008	Not stated	[Address concerns with overlap/conflict of rules treating similar activities differently such as for discharge of "stormwater" versus "water/contaminants" and such as the rules relating to sites of significance.]
5. Rules	Porirua City Council	S163/009	Not stated	[Provide cross-referencing for rules/policies]
5. Rules	Porirua City Council	S163/007	Not stated	We recommend that the provisions are assessed against the tests for permitted activities set out in the Environment Court decision on Carter Holt Harvey vs Waikato Regional Council A123/08.
5. Rules	Bryce Derek Wilkinson	S109/026	Oppose in part	All rules that result in part from policies that are directed at pursuing objectives 5, 9, 10, 11, 13-31, 34-51, 58. Amend or delete all rules that are connected to these objectives and fail to explicitly require that benefits to affected members of the community exceed the costs.
5. Rules	Egon Guttke	S14/023	Not stated	[None stated; concerned about rules being overly complex]
5. Rules	Regional Public Health	S136/021	Support	Support for all Rules with the exception of those referred to in submission points s136/006-s136/020
5. Rules	Wellington Water Limited	S135/217	Amend	The permitted rules are reviewed to ensure they are clear and certain, do not invoke inappropriately subjective evaluations and comply with case law.

5. Rules	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/086	Amend	Amend the wording in the policies [P45, P138, P143, P148] and rules [R67, R114, R152, R162, R167, R195, R205, R198, R209, R215] to ensure necessary works [within scheduled sites], such as structures in rivers or in the CMA, can be carried out by HCC and UHCC.
5. Rules	GBC Winstone	S66/013	Amend	Modify all Interpretation sections in Rules 5.1 to 5.6 to incorporate a similar provision as in the last sentence in the second paragraph in Section 2.1.
5. Rules	Heritage New Zealand	S94/006	Support	Retain the rules that apply to requiring an assessment of disturbance in Schedule C and E4 sites.
5. Rules	Beef and Lamb NZ	S311/009	Amend	Rules should focus on the outcomes required to be achieved, and unless there are very specific reasons why a particular action needs to be specified, leave how the attainment of the outcome is to be achieved up to the land user. A focus on outcomes to be achieved can be managed through further guidance in the form of guidelines or codes of practice to assist with understanding. Other not statutory tools such as farm plans offer an effective way of managing to the agreed outcomes required, whilst being specifically designed for the particular circumstances of the land use.

5. Rules	Fish and Game	S308/128	Oppose in part	<p>Amend the rules so that:</p> <ul style="list-style-type: none"> • they are consistent with the relief sought under policies P107, P111 to P118, and Schedule Q; • takes below minimum flow are consistent with section 14(3) (b) of the RMA; • the life supporting capacity and ecological health and processes of freshwater are safeguarded and that natural character is protected; • water saving measures are undertaken before minimum flows are reached and to significantly reduce takes which cause minimum flows to be exceeded and the river to flatline; • necessary water takes are efficient • water storage during high flows is considered in order to provide for essential needs during periods of low flow and which may also be used to supplement flows; • limits are not breached and that further allocation does not occur; • provisions are deleted which allow takes below minimum flow for root stock and encourage water saving and storage options; • permitted activity takes do not cause or contribute to over allocation and are within limits.
5. Rules	Fish and Game	S308/085	Oppose	Amend the rules so that they are consistent with s70, ensure adverse effects including cumulative adverse effects are avoided, remedied or mitigated and that significant adverse effects are avoided. Amend the activity status of permitted activity rules to controlled where they are not consistent with s70.
5. Rules	Fish and Game	S308/084	Oppose	Retain, delete, or amend the rules in section 5 of the plan and schedules in section 12 of the plan to ensure that they will, individually and collectively, direct how the objectives, as retained or amended by the Wellington Fish and Game submission, are to be achieved.
5. Rules	Fish and Game	S308/111	Amend	The provisions [of Section 5.5] which are not specifically addressed [in the original submission from p64 onwards] are supported and Fish and Game seek that they be retained as notified.

5. Rules	Fish and Game	S308/097	Oppose	Amend rules so that they are both land use and ancillary discharge rules (both section 9 and 15 rules), and the rules and methods ensure that the freshwater objectives including section 3 table objectives continue to be met where they are currently achieved and that existing land use activities are managed to ensure that the objectives (including section 3 table objectives) are met by 2030 where they are currently exceeded, and that new land use activities in catchments which are over allocated, and which would cause or contribute to the over allocation or reduce the ability for the over allocation to be reduced, are prohibited.
5. Rules	Fish and Game	S308/098	Oppose	Include new rules which ensure [outcomes relating to sustainable nitrogen leaching rates, nutrient budgets, livestock exclusion, intensified use in currently over-allocated sub-catchments, nitrogen and phosphorus trading, allocation principles from Beef and Lamb; see original submission p60-62 for details]
5. Rules	Masterton District Council	S367/010	Oppose in part	Retain the intent of combining activities under a single rule for activities otherwise regulated by s9 and ss12-15 of the RMA. Confirm within the Plan that minor activities will not be required to obtain more restrictive consents where there is any uncertainty in interpretation.
5. Rules	Masterton District Council	S367/100	Amend	That the Plan be amended to provide certainty as to the intent of the relative prioritisation of determining "more specific" [in interpretation statement]
5. Rules	Joan Allin and Rob Crozier	S175/055	Oppose in part	Identify and remedy all clarity and consistency issues in the PNRP to address the concerns expressed. [See original submission S175 p36-40 for details].
5. Rules	Joan Allin and Rob Crozier	S175/053	Oppose in part	Revise Chapter 5 to address the concerns expressed, which could include revising/adding individual rules or creating a new section dealing with coastal hazard mitigation (including protection).
5. Rules	Joan Allin and Rob Crozier	S175/056	Amend	Reconsider all rules relating to activities in beds of rivers (including streams) and all rules relating to the coastal marine area to address the concerns expressed.

5. Rules	Joan Allin and Rob Crozier	S175/054	Support in part	Ascertain if the meaning of the interpretation statement is beyond dispute. If it is not beyond dispute, revise it so that its meaning is clear.
5. Rules	Rangitane o Wairarapa Inc	S279/181	Support	[General support for rules in 5.3 discharges to land]
5. Rules	Rangitane o Wairarapa Inc	S279/164	Amend	Retain, delete, or amend rules in Section 5 of the Plan to ensure that they will, individually and collectively, implement the objectives and policies, as retained or amended by the Rangitāne submission.
5. Rules	South Wairarapa District Council	S366/100	Amend	That the Plan be amended to provide certainty as to the intent of the relative prioritisation of determining "more specific" [in interpretation statement].
5. Rules	South Wairarapa District Council	S366/010	Oppose in part	Retain the intent of combining activities under a single rule for activities otherwise regulated by s9 and ss12-15 of the RMA. Confirm within the Plan that minor activities will not be required to obtain more restrictive consents where there is any uncertainty in interpretation.
5. Rules	Federated Farmers of New Zealand	S352/184	Amend	Any and all default rules for rural activities currently classified discretionary, be amended to controlled or restricted discretionary status, with matters for control or discretion restricted to conditions breached and clearly specified
5. Rules	Porirua City Council	S163/011	Not stated	Discretionary status would be more appropriate [than non-complying activity status for many activities within the highly modified urban environment].
5. Rules	Porirua City Council	S163/165	Amend	[Make clear how rules apply to sites classified in multiple schedules e.g. Pauatahanui Inlet - does Rule R109 or R162 take precedence?]

5. Rules	Coastal Ratepayers United Incorporated	S93/086	Amend	Reconsider the Interpretation statement that deals with the situation where an activity is covered by more than one rule and ascertain if its meaning is beyond dispute so that there is no potential for debate as to what rule(s) apply, especially where there are also specific rules about certain areas or resources. If its meaning is not beyond dispute, revise it so that its meaning is clear. Include the revised statement everywhere that it should be included and revise any rules necessary to ensure that there is no dispute about which rule trumps others.
5. Rules	Coastal Ratepayers United Incorporated	S93/086	Amend	Reconsider all the general conditions and rules in Chapter 5 to address the range of concerns expressed [with inconsistencies; see p32-36 of original submission for details].
5. Rules	Coastal Ratepayers United Incorporated	S93/086	Oppose in part	Revise Chapter 5 to appropriately reflect risk management approaches and to enable and address coastal hazard mitigation (including protection) activities, especially for areas of significant existing development. All of the matters addressed [in the original submission] and any suggested changes to provisions are subject to this general decision sought.
5.1 Air quality rules	Woodridge Homes Limited	S105/001	Oppose	Add a permitted rule for air discharges from cleanfills
5.1 Air quality rules	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/079	Amend	Amend the rules so that agrichemical use in public places and roadsides is permitted under similar conditions as the Operative Plan, including that the activity does not require an annual spray plan, neighbour notification, or a risk assessment. Include a cross-reference to Rules R36-R38 in the air discharges rules section to aid the reader.
5.1 Air quality rules	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/012	Amend	Amend the air quality rules chapter to apply an effects-based approach to managing air discharges, instead of being activity focussed.

5.1 Air quality rules	New Zealand Defence Force	S81/010	Amend	Rephrase the rules to clarify how the air quality rules would apply to 'noncontiguous' areas that are bisected by rivers or roads. For example, by inserting the statement "beyond the boundary of the premises where the activity takes place".
5.1 Air quality rules	New Zealand Defence Force	S81/009	Amend	Amend the air quality rules chapter to apply an effects-based approach to managing air discharges, instead of being activity focussed.
5.1 Air quality rules	Horticulture NZ	S307/061	Amend	Add a new rule in Air Quality: The discharge of contaminants into air from outdoor burning that is undertaken to dispose of unwanted organisms as declared by MPI Chief Technical Officer or/and emergency declared by the Minister under the Biosecurity Act 1993.
5.1.2 Outdoor Burning	Southern North Island branch of the National Beekeepers Association	S108/001	Amend	Amend Section 5.1.2 to allow for outdoor burning [of hives] activity [as described in submission] when necessary.
5.1.2 Outdoor Burning	Wairarapa Winegrowers Association	S103/001	Support	Retain
Rule R1: Outdoor burning - permitted activity	Hammond Limited	S132/025	Support	Retain R1
Rule R1: Outdoor burning - permitted activity	Hugh Lundie	S156/001	Amend	The activity (burnout competitions) should be outlawed and made illegal. Drag racing competitions should be compliant with district standards for air quality. There is also a discharge to water from the air discharge as the discharge may affect groundwater.
Rule R1: Outdoor burning - permitted activity	Waa Rata Estate	S152/026	Amend	Clarify the meaning in Rule R1 of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.

Rule R1: Outdoor burning - permitted activity	Dairy NZ and Fonterra Co-operative Group Ltd	S316/093	Amend	Reword condition (a) of Rule R1 as follows: "the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property <u>or properties comprising a farm enterprise</u> , and..." (Note that we seek that "farm enterprise" be defined in the Plan, in a separate submission point)
Rule R1: Outdoor burning - permitted activity	Horticulture NZ	S307/058	Amend	Delete 'noxious, dangerous' from Rule R1. [See also submission point S307/059]
Rule R1: Outdoor burning - permitted activity	Alexander Haddon Webster	S274/034	Amend	Rule 1(a) the person in charge of a fire shall take all care not to cause noxious, dangerous etc ADD (C) Continued breaching of this rule could result in an abatement notice.
Rule R1: Outdoor burning - permitted activity	Jim Hedley	S340/010	Oppose in part	Delete clause (b)
Rule R1: Outdoor burning - permitted activity	Allan A Smith	S35/012	Amend	Amend R1 to permit minor amounts of some specified materials to be burnt in rural areas.
Rule R2: Frost prevention devices - permitted activity	Wairarapa Winegrowers Association	S103/003	Support	Retain
Rule R2: Frost prevention devices - permitted activity	Waa Rata Estate	S152/035	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R2: Frost prevention devices - permitted activity	Hamish Trolove	S31/009	Not stated	[Seeks clarification that rule is correct - do frost prevention devices produce any emissions?]
Rule R2: Frost prevention devices - permitted activity	Horticulture NZ	S307/060	Amend	Delete 'noxious, dangerous' from Rule R2. [See also submission point S307/059]

Rule R3: Outdoor burning for firefighter training - permitted activity	New Zealand Fire Commission and Wellington Rural Fire Authority	S142/005	Support	Retain
Rule R3: Outdoor burning for firefighter training - permitted activity	New Zealand Defence Force	S81/011	Support	Retain rule as notified.
Rule R4: Pyrotechnics - permitted activity	Greater Wellington Regional Council	S133/004	Amend	Amend the rule to permit both private and public displays of pyrotechnics.
Rule R5: Outdoor burning of specified materials - prohibited activity	New Zealand Fire Commission and Wellington Rural Fire Authority	S142/006	Support	Retain
Rule R6: Fuels prohibited in domestic fires - prohibited activity	Robert Jackson	S89/010	Not stated	[Not stated; observes that this rule is a powerful aid to implementing the air quality policies]
5.1.4 Large scale combustion activities	Upper Hutt City Council	S107/005	Amend	Amend the air quality rules to apply an effects based approach to managing air quality.
Rule R7: Natural gas and liquefied petroleum gas - permitted activity	Waa Rata Estate	S152/036	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R8: Diesel or kerosene - permitted activity	Waa Rata Estate	S152/037	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.

Rule R8: Diesel or kerosene - permitted activity	Wellington Water Limited	S135/134	Support	Support
Rule R8: Diesel or kerosene - permitted activity	Blended Fuel Solutions NZ Ltd	S58/001	Amend	Amend text to " ... from the combustion of diesel or kerosene or blends outside a polluted airshed is a permitted activity ..."
Rule R9: Biogas - permitted activity	Waa Rata Estate	S152/038	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R10: Untreated wood - permitted activity	Waa Rata Estate	S152/039	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R11: Coal, light fuel oil, and petroleum distillates - permitted activity	Waa Rata Estate	S152/040	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R11: Coal, light fuel oil, and petroleum distillates - permitted activity	Blended Fuel Solutions NZ Ltd	S58/002	Amend	Replace "petroleum distillates" with "petroleum distillates of higher viscosity" in the rule heading and text
Rule R12: Emergency power generators - permitted activity	Wellington Electricity Lines Limited	S126/025	Support in part	Amend Rule R12 to provide for planned maintenance activities where by temporary non-grid power is required, by amending R12 as follows:"The discharge of contaminants into air from combustion equipment not exceeding a maximum generating capacity of 300kW, but up to 2MW in ... (c) the electricity connection is not available <u>due to planned outages</u> ..."

Rule R12: Emergency power generators - permitted activity	CentrePort Limited (CentrePort)	S121/086	Support	Retain Rule R12 in its current form.
Rule R12: Emergency power generators - permitted activity	NZ Transport Agency	S146/136	Support	Retain
Rule R12: Emergency power generators - permitted activity	Waa Rata Estate	S152/044	Support	Retain.
Rule R12: Emergency power generators - permitted activity	Wellington Water Limited	S135/135	Amend	Change "Emergency power generators" to "standby power generators".
Rule R12: Emergency power generators - permitted activity	Chorus New Zealand Limited	S144/021	Amend	Amend Rule R12 as follows: The discharge of contaminants into air(c) the electricity connection is not available is a permitted activity; <u>or</u> <u>(d) load shedding/peak load generation is required.</u>
Rule R12: Emergency power generators - permitted activity	The Oil Companies	S55/042	Support	Retain Rule 12 without further modification.

Rule R12: Emergency power generators - permitted activity	Spark New Zealand Trading Limited	S98/020	Support in part	Amend R12: The discharge of contaminants into air from combustion equipment not exceeding a maximum generating capacity of 300kW, but up to 2 MW in (a) applies from the combustion of diesel, petrol, natural gas or.....when: <u>(d) load shedding/peak load generation is required.</u>
Rule R12: Emergency power generators - permitted activity	Powerco	S29/039	Support	Retain Rule 12 without further modification.
Rule R14: Spray coating within an enclosed space - permitted activity	Mt Victoria Residents' Association Inc (MVRA)	S162/006	Not stated	All vents should also be 3m above the roofs of any residential buildings within a radius of 50m of the vents (as is the case in Rule R7).
Rule R14: Spray coating within an enclosed space - permitted activity	Greater Wellington Regional Council	S133/005	Amend	Amend the rule to be more inclusive of other products, such as water-based paints, used in a spray booth.
Rule R14: Spray coating within an enclosed space - permitted activity	Moir Street Residents Group	S123/001	Amend	Rule R14: Spray coating within an enclosed space should be amended from:"all vents shall be 3m above the building roof..." to "all vents shall be 3m above the roof line of any residential buildings within a radius of 50m of the vents...".Comment: This is the case with Rule R7.
Rule R14: Spray coating within an enclosed space - permitted activity	Regional Public Health	S136/006	Amend	That the proposed rule wording is amended by the addition of a further clause "(g) That the emission is 20 meters from a sensitive activity or sensitive area."
Rule R14: Spray coating within an enclosed space - permitted activity	New Zealand Defence Force	S81/012	Amend	Bundle the rules to include discharges onto or into land where it may enter water, in addition to discharges to air.

Rule R15: Spray coating not within an enclosed space - permitted activity	Mt Victoria Residents' Association Inc (MVRA)	S162/007	Not stated	This condition should be increased to within 50m of an educational facility or residence.
Rule R15: Spray coating not within an enclosed space - permitted activity	Greater Wellington Regional Council	S133/006	Amend	Amend the rule to be more inclusive of other products, such as water-based paints, used in a spray booth.
Rule R15: Spray coating not within an enclosed space - permitted activity	Moir Street Residents Group	S123/002	Amend	[Not stated; Rule to be amended]
Rule R15: Spray coating not within an enclosed space - permitted activity	CentrePort Limited (CentrePort)	S121/087	Support	Retain Rule R15 in its current form.
Rule R15: Spray coating not within an enclosed space - permitted activity	Regional Public Health	S136/007	Amend	That the wording of proposed rule (c) is amended to read: "The discharge shall be located at least 20 meters from a sensitive activity or sensitive areas."
Rule R15: Spray coating not within an enclosed space - permitted activity	New Zealand Defence Force	S81/013	Amend	Bundle the rules to include discharges onto or into land where it may enter water, in addition to discharges to air.
Rule R21: Thermal metal spraying - permitted activity	The Oil Companies	S55/043	Support	Retain Rule 21 without further modification.
Rule R21: Thermal metal spraying - permitted activity	Powerco	S29/040	Support	Retain Rule 21 without further modification.

Rule R23: Crematoria - discretionary activity	Mt Victoria Residents' Association Inc (MVRA)	S162/008	Amend	We recommend discharge into air from a crematorium should be prohibited within a residential area.
Rule R24: Flaring of gas - discretionary activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/013	Amend	Include rules that specifically address the types of air discharges from solid waste disposal activities, and that appropriately differentiates activity status with various levels of effect.
Rule R24: Flaring of gas - discretionary activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/016	Amend	Include a rule that specifically addresses odour, and in particular provides for minor discharges as a permitted activity.
Rule R24: Flaring of gas - discretionary activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/014	Amend	Include a rule that provides for minor discharges to air from landfills as a permitted activity
5.1.7 Dust generating activities	CentrePort Limited (CentrePort)	S121/089	Amend	Add a new permitted activity rule for the discharge to air from sorting and storage of powdered or bulk products [see original submission p20-21 for suggested wording].
5.1.7 Dust generating activities	Hutt City Council	S84/016	Amend	Amend the plan to add provisions that allow for the discharge of odour, smoke and dust unless discharging beyond the property boundary.

5.1.7 Dust generating activities	Transpower NZ Ltd	S165/023	Support in part	Amend Section 5.1.7, to provide specific references to Regulations 25 and 26 of the NESETA. Such reference could be inserted as notes to the relevant rule/s, or specific amendment to the relevant rules, as follows: <u>The rules in Section 5.1 relating to abrasive blasting, do not apply to the discharge of contaminants in relation to an existing National Grid line (existing at 14 January 2010) that forms part of the National Grid. These activities are covered by Rules 25 and 26 of the Resource Management (National Environmental Standards for Electricity Transmission Activities).</u>
Rule R25: Abrasive blasting within an enclosed booth - permitted activity	New Zealand Defence Force	S81/014	Amend	Amend the rule structure to bundle rules to include discharges onto or into land where it may enter water, in addition to discharges to air.
Rule R25: Abrasive blasting within an enclosed booth - permitted activity	Wellington City Council	S286/042	Amend	Amend the rules to permit the blasting of lead based paint when the activity is managed to prevent the discharge of lead into the environment.
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	CentrePort Limited (CentrePort)	S121/088	Support	Retain Rule R26 in its current form.
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	NZ Transport Agency	S146/137	Support	Retain
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	Vector Gas Ltd	S145/051	Support	Retain Rule 26

Rule R26: Abrasive blasting outside an enclosed area - permitted activity	The Oil Companies	S55/044	Support	Retain Rule 26 without further modification.
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	New Zealand Defence Force	S81/015	Amend	Amend the rule structure to bundle rules to include discharges onto or into land where it may enter water, in addition to discharges to air.
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	Powerco	S29/041	Support	Retain Rule 26 without further modification.
Rule R26: Abrasive blasting outside an enclosed area - permitted activity	Transpower NZ Ltd	S165/024	Support in part	(b) the operation of a mobile abrasive blasting unit used at one property is no more than 10 days in any 12 month period (<u>except for abrasive blasting of the National Grid</u>), and
Rule R27: Handling of aggregate - permitted activity	NZ Transport Agency	S146/138	Support in part	Amend Rule 27:.... <u>Note: for the purposes of this rule, a noxious, dangerous, offensive and objectionable discharge is a discharge that is considered to be noxious, dangerous, offensive of objectionable by at least two independent observers; including at least one suitably trained Council officer, after considering the FIDOL factors (Frequency, Intensity, Duration, Offensiveness and Location)</u>
Rule R27: Handling of aggregate - permitted activity	GBC Winstone	S66/014	Support	Retain the rule unchanged.

Rule R27: Handling of aggregate - permitted activity	Holcim (New Zealand) Ltd	S276/014	Support	Retain these rules unchanged.
Rule R27: Handling of aggregate - permitted activity	Spencer Holmes Limited	S273/002	Amend	Expand R27 to include cleanfill operations
Rule R27: Handling of aggregate - permitted activity	Masterton District Council	S367/101	Amend	Amend as follows: (a) the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property <u>or</u> (b) <u>where the discharge emanates from a riverbed, the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash within 500m of the activity.</u> or an alternative relief with the same intent.
Rule R27: Handling of aggregate - permitted activity	South Wairarapa District Council	S366/101	Amend	Amend as follows : (a) the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property <u>or</u> (b) <u>where the discharge emanates from a riverbed, the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash within 500m of the activity.</u> or an alternative relief with the same intent.
Rule R28: Cement storage - permitted activity	CentrePort Limited (CentrePort)	S121/090	Support	Retain Rule R28 in its current form.

Rule R28: Cement storage - permitted activity	GBC Winstone	S66/015	Support	Retain the rule unchanged.
Rule R28: Cement storage - permitted activity	Holcim (New Zealand) Ltd	S276/015	Support	Retain these rules unchanged.
5.1.8 Food, animal or plant matter manufacturing and processing	Greater Wellington Regional Council	S133/007	Amend	Amend to permit the refinement of sugars, roasting or drying of berries, grains or plant matter (except roasting of green coffee beans in Rule R30) curing by smoking, flour or grain milling, baking, roasting, deep fat or oil frying not exceeding 250kg/hour of product subject to standard air condition in respect of odour, smoke and dust over the boundary.
Rule R31: Food, animal or plant matter manufacturing and processing - discretionary activity	Imperial Tobacco New Zealand	S134/001	Amend	<p>Amend the Plan by: Including a new rule in Section 5.1.8 that specifically provides for tobacco product manufacturing as a permitted activity. [The new rule could read] "The discharge of contaminants into air from tobacco product manufacturing is a permitted activity, provided the discharge shall not cause offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property."</p> <p>Amending proposed Rule R31(f) to exclude tobacco manufacturing as follows: "refinement of sugars, roasting or drying of berries, grains or plant matter (except roasting of green coffee beans in Rule R30 and tobacco product manufacturing in Rule R#), curing by smoking, flour or grain milling, baking , roasting, deep fat or oil frying exceeding 250kg/hour of product, or ..."</p>
Rule R31: Food, animal or plant matter manufacturing and processing - discretionary activity	Masterton District Council	S367/102	Oppose	<p>Include a new permitted activity Rule as a default activity for small scale and domestic discharges to air; and</p> <p>Confirm the thresholds at which the Discretionary Activity status applies for Rule R31; and</p> <p>Confirm how this regulation is intended to integrate with local authority by-laws and regulatory function</p>

Rule R31: Food, animal or plant matter manufacturing and processing - discretionary activity	South Wairarapa District Council	S366/102	Oppose	Include a new permitted activity Rule as a default activity for small scale and domestic discharges to air; and Confirm the thresholds at which the Discretionary Activity status applies for Rule R31; and Confirm how this regulation is intended to integrate with local authority by-laws and regulatory function
Rule R32: Petroleum storage or transfer facilities - permitted activity	NZ Transport Agency	S146/139	Support	Retain
Rule R32: Petroleum storage or transfer facilities - permitted activity	CentrePort Limited (CentrePort)	S121/091	Support	Retain Rule R32 in its current form.
Rule R32: Petroleum storage or transfer facilities - permitted activity	The Oil Companies	S55/045	Oppose	Modify Rule 32 as follows: The discharge of contaminants ... are met: (a) ... (b) there is no emission of hazardous air pollutants as identified in Schedule L2 (air pollutants) beyond the boundary of the property <u>that does, or is likely to, cause adverse effects on human health, ecosystems or property.</u>
Rule R33: Mobile source emissions - permitted activity	CentrePort Limited (CentrePort)	S121/092	Support	Retain Rule R33 in its current form.
Rule R33: Mobile source emissions - permitted activity	NZ Transport Agency	S146/140	Support	Retain
Rule R33: Mobile source emissions - permitted activity	Kiwi Rail Holdings Limited	S140/048	Support	Retain

Rule R33: Mobile source emissions - permitted activity	Wellington Water Limited	S135/136	Support	Support
Rule R33: Mobile source emissions - permitted activity	The Oil Companies	S55/046	Support	Retain Rule 33 without further modification.
Rule R34: Gas, water and wastewater - permitted activity	Vector Gas Ltd	S145/052	Amend	Amend Rule 34: The discharge of contaminants into air from the storage, conveyance and pumping of gas, water and wastewater is a permitted activity, provided the following conditions are met: (a) the discharge shall not cause offensive or objectionable odour at the boundary of a sensitive activity. <u>Note: for the purposes of this rule, an offensive or objectionable odour is an odour that is considered to be offensive or objectionable by at least two independent observers; including at least one suitably trained Council officer, after considering the FIDOL (Frequency, Intensity, Duration, Offensiveness and Location).</u>
Rule R34: Gas, water and wastewater - permitted activity	Wellington Water Limited	S135/137	Amend	Insert "processes" after "wastewater" in the title of the rule.
Rule R34: Gas, water and wastewater - permitted activity	Masterton District Council	S367/103	Support	Retain rule R34 and its intent
Rule R34: Gas, water and wastewater - permitted activity	Powerco	S29/042	Support	Retain Rule 34 without further modification.

Rule R34: Gas, water and wastewater - permitted activity	Porirua City Council	S163/080	Support	Insert "processes" after "wastewater" in the title of the rule
Rule R34: Gas, water and wastewater - permitted activity	South Wairarapa District Council	S366/103	Support	Retain rule R34 and its intent
Rule R35: Drying and heating of minerals - permitted activity	Waa Rata Estate	S152/041	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
5.1.13 Ground-based and aerial applications	Heather Jean Phillips	S138/015	Amend	Registered chemical applicator certification should not be limited to one provider. Refer to GROWSAFE as an example of appropriate certification.
5.1.13 Ground-based and aerial applications	Kaitiaki o Ngahere	S56/001	Amend	Please delete the need for RCA qualified field supervisors
5.1.13 Ground-based and aerial applications	Horticulture NZ	S307/065	Amend	Add a new rule as follows: Rxx Agrichemicals for biosecurity purposes - permitted activity The discharge of agrichemicals into air or onto or into land where it may enter water to manage an incursion of unwanted organisms as declared by MPI Chief Technical Officer or an emergency declared by the Minister under the Biosecurity Act 1993 is a permitted activity.
Rule R36: Agrichemicals - permitted activity	Porirua City Council	S163/081	Amend	Amend the third line of the rule as follows "...For all applications excluding all urban areas, road and hand-held/knapsack applications..."
Rule R36: Agrichemicals - permitted activity	Porirua City Council	S163/082	Amend	Define "hand-held/knapsack agrichemical applications" and "public amenity areas".

Rule R36: Agrichemicals - permitted activity	Graeme Hugh Tulloch	S375/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Michael John Slater	S113/051	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Friends of the Paekakariki Streams	S112/089	Amend	Change to Discretionary
Rule R36: Agrichemicals - permitted activity	Simon Stannard	S115/001	Amend	In Rule R36 remove (h) for ground-based applications where the applicator is not a commercial applicator ... or amend to exempt Growsafe requirement for less than for single application of less than 1,001lt of (mixed/diluted) agrichemical.
Rule R36: Agrichemicals - permitted activity	Wairarapa Winegrowers Association	S103/004	Oppose in part	Include a separate permitted activity rule with appropriate conditions for ground based and aerial applications of agrichemicals in residential areas and hand/held knapsack applications and any other consequential amendments.
Rule R36: Agrichemicals - permitted activity	Wairarapa Winegrowers Association	S103/002	Support in part	Delete Rule R36 conditions (g) to (o)
Rule R36: Agrichemicals - permitted activity	Warren Bryant	S151/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	NZ Transport Agency	S146/141	Support	No specific relief

Rule R36: Agrichemicals - permitted activity	Waa Rata Estate	S152/045	Amend	Amend R36 to ensure that pest plants are permitted to be controlled in community water supply protection areas. Define 'public amenity area' [Rule R36(n)] to ensure it does not inadvertently include private land. Amend references to 'adjacent' to specify the distance set back (e.g. 20 metres) for discharges adjoining (rather than adjacent to) a sensitive area.
Rule R36: Agrichemicals - permitted activity	Waa Rata Estate	S152/042	Amend	Clarify the meaning of 'beyond the boundary of the property' (e.g. height above boundary) or 'noxious, offensive or objectionable'. Make any necessary consequential amendments to other rules.
Rule R36: Agrichemicals - permitted activity	Heather Jean Phillips	S138/006	Amend	Amend Rule R36 to read "hand-held and/or knapsack applications".
Rule R36: Agrichemicals - permitted activity	Heather Jean Phillips	S138/008	Amend	Amend Rule R36 to refer instead to the Standard NZS8409:2004.
Rule R36: Agrichemicals - permitted activity	Heather Jean Phillips	S138/005	Amend	Amend the plan to define "residential areas" either with maps or clarify where to find the legal map to be referred to.
Rule R36: Agrichemicals - permitted activity	Heather Jean Phillips	S138/007	Amend	Define where a "spray plan" form/template is located or describe what is needed to be included in a "spray plan". Perhaps refer to NZS8409:2004 from M4.
Rule R36: Agrichemicals - permitted activity	Diane Strugnell	S128/001	Amend	That the plan retains the provision for a distance-based notification as in the existing Regional Air Quality Management Plan i.e. "Written notice (either direct notification to individual properties or public notification) is given to all adjacent properties, and places of common public assembly (e.g., schools, kindergartens, offices, etc.) located within 300 metres of the area to be sprayed or dusted with agrichemical powder."
Rule R36: Agrichemicals - permitted activity	Christine Marjorie Stanley	S87/007	Amend	Amend R36 so that it can address small non-domestic lots.

Rule R36: Agrichemicals - permitted activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/080	Amend	Change the activity status of the discharge of agrichemicals not permitted under Rule R36 or R37 back to a restricted discretionary activity as in the Draft NRP.
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/116	Amend	Amend control [condition (b)] to enable use of agrichemicals for control of environmental weeds.
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/115	Support	Retain permitted activity rule for agrichemical use
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/122	Oppose	Delete [conditions] (k), (l), (m)
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/117	Amend	Amend control (e) so that it refers to discharge directly into water, and allows discharge to land where it may enter water (consistent with the text at the start of the rule)
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/123	Oppose	Delete [condition] (n)(i)
Rule R36: Agrichemicals - permitted activity	Kairoa Farms Limited	S74/042	Oppose	Amend Rule 36: Change condition g) to more reasonably reflect practicalities and risks: in water supply protection areas, undertake a risk analysis prior to the hearing to support appropriate conditions being established in a controlled rule, rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/121	Amend	Amend by removing the word 'suitable' from (j)(ii)
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/118	Amend	Amend control [condition (e)] to enable use of agrichemicals for environmental weed control in community water supply protection areas.

Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/119	Amend	Amend [condition] (f) to ensure that the discharge is in accordance with NZS:8409 unless inconsistent with the conditions of the relevant EPA approval
Rule R36: Agrichemicals - permitted activity	Minister of Conservation	S75/120	Oppose	Delete [conditions] (h) and (l)
Rule R36: Agrichemicals - permitted activity	Sandy Bidwell	S399/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Mike McCreary	S397/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Mike Moran	S400/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Daniel George	S395/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Bernie George	S396/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Guy Didsbury	S391/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Hayden Thurston	S390/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Owen Butcher	S394/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Jeremy Bennill	S389/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Pip Wilkinson	S387/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Shane and Geoff Wilkinson	S386/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Gerard Vollebregt	S388/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	DW and PC McKay	S323/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Pip Tocker	S331/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Edward Handyside	S321/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Chris and Steven Price	S339/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Alan Westbury	S334/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Hiwi Trust	S332/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Rex McKay	S322/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Rex McKay	S322/043	Amend	Adopt the provisions in the Growsafe Manual.
Rule R36: Agrichemicals - permitted activity	Chris and Steven Price	S339/043	Oppose	Delete condition R36(e)
Rule R36: Agrichemicals - permitted activity	Andrew Thomson	S336/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Bob Tosswill	S337/088	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Porirua Harbour and Catchment Community Trust	S33/031	Amend	Amend R36 to remove requirements for Growsafe qualifications for spraying on small rural properties.
Rule R36: Agrichemicals - permitted activity	Porirua Harbour and Catchment Community Trust	S33/029	Amend	Clearly define 'aerial spraying' for purposes of Rules R36 and R37.
Rule R36: Agrichemicals - permitted activity	Jim Hedley	S340/009	Oppose	R36. Delete (G) Add to (H) "or approved handler certificate"
Rule R36: Agrichemicals - permitted activity	Tim Williams	S324/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Charlie Matthews	S320/045	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Susannah and Mark Guscott	S317/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Dairy NZ and Fonterra Co-operative Group Ltd	S316/094	Amend	Amend Rule 36 as follows: "(a) the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property <u>or properties comprising a farm enterprise</u> , and" "(g) the applicator, manager or owner of the property <u>or properties comprising a farm enterprise</u> shall prepare a spray plan at least once per annum, and..."
Rule R36: Agrichemicals - permitted activity	John Carred	S314/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Tony Dowman	S312/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Hamish Trolove	S31/010	Amend	[Rule R36(g)] Include continuous monitoring of spray drift onto neighbouring areas.
Rule R36: Agrichemicals - permitted activity	Horticulture NZ	S307/062	Amend	Delete 'noxious, dangerous' from Rule R36 Amend clause d): There is no aerial spraying in areas zoned residential or urban in district plans. Clause e) Delete 'or within community drinking water supply protection areas'. Clause f) Delete 'including' Clause g iii) Change 'and' to 'or' Amend Clause g iv) If requested by the owner/ occupier of property identified as a sensitive area and the application will be within 100 metres of that property provide notification of intent to spray 12 hours prior to the discharge of agrichemicals. [See also submission point S307/059]
Rule R36: Agrichemicals - permitted activity	Jamie Falloon	S373/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Leo Vollebregt	S372/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	George Ritchie	S371/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Richard Wilkie	S369/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Craig and Janet Morrison	S303/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Anders and Emily Crofoot	S304/006	Amend	(g)(ii) and (iii) should be worded so that there is a better connection to likelihood of effect than property boundary. So rather than simply "adjacent neighbours" it should be "neighbours likely to be effected".
Rule R36: Agrichemicals - permitted activity	Carter Families	S295/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed. (g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and: ...(iv)-supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> -or likely to be directly affected by the discharge, or requests a copy, and(h) ... (i) for ground based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and

Rule R36: Agrichemicals - permitted activity	Anders and Emily Crofoot	S304/016	Amend	Reference should be to "a suitable qualification" and a note that refers to GROWSAFE as an example.
Rule R36: Agrichemicals - permitted activity	A T McKay	S298/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Kennott Family Trust	S297/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed. (g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and: ...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and (h) ... (i) for ground based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and
Rule R36: Agrichemicals - permitted activity	Julian and Ruth Blackett	S299/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed. (g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and: ...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and (h) ... (i) for ground based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and

Rule R36: Agrichemicals - permitted activity	Richard Tosswill	S368/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Jan and Jock Richmond	S280/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Bell Camp Trust	S294/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed.(g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and:...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals</u> <u>the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and(h) ... (i) for ground-based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and
Rule R36: Agrichemicals - permitted activity	Jim, Pascoe and Henry Reynolds	S281/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Robert Kyle	S290/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Margaret Niven	S293/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	Charlotte and Toby McDonald	S289/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Land Matters LTD	S285/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed. (g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and: ...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and(h) ... (i) for ground based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and
Rule R36: Agrichemicals - permitted activity	Andrew Patrick	S292/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Wellington City Council	S286/036	Amend	Map the areas where Rule 36 applies or define the residential area to which the rule applies.
Rule R36: Agrichemicals - permitted activity	Alexander Haddon Webster	S274/035	Support	Retain R36 (g)(iv)
Rule R36: Agrichemicals - permitted activity	N & S Terry	S173/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.

Rule R36: Agrichemicals - permitted activity	Chris Engel	S170/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Stuart Woodman	S171/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	David and Michael Keeling	S169/002	Amend	Condition (g) must be amended to reflect practicalities and risks.
Rule R36: Agrichemicals - permitted activity	David Hume	S341/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Blair Roberts	S393/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Stewart Weatherstone	S392/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Willy and Sally Bosch	S380/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Clayton Hartnell	S379/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R36: Agrichemicals - permitted activity	A J Barton	S365/101	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Donald McCreary	S377/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	James Falloon	S376/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Michael Taylor	S374/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Max Lutz	S348/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Max Lutz	S348/120	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed.(g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and:...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and(h) ... (i) for ground-based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and

Rule R36: Agrichemicals - permitted activity	Lewis Herrick	S378/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Lewis Herrick	S378/80	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	A J Barton	S365/010	Oppose	Delete condition (g).
Rule R36: Agrichemicals - permitted activity	Sandra Shivas	S361/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary. A cost benefit analysis is required to show the benefits that will be measured for drinking water supply areas.
Rule R36: Agrichemicals - permitted activity	Kyle Wells	S360/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Michael Hewison	S355/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary. Declare if something needs to be refused or heavily controlled.
Rule R36: Agrichemicals - permitted activity	Gavin Bruce	S363/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Griffin Ag-Air Ltd	S357/002	Oppose	Change condition (g) to more reasonable reflect practicalities and risks. In water supply protection areas, establish a Controlled Rule rather than Discretionary.

Rule R36: Agrichemicals - permitted activity	Sandra Shivas	S361/080	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Mike Butterick	S356/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Craig Dairy Farm Ltd	S358/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Federated Farmers of New Zealand	S352/185	Amend	<p>The discharge of agrichemicals into air or onto or into land where it may enter water is a permitted activity, provided the following conditions are met:...</p> <p>e) there is no discharge into water or within a community drinking water supply protection area, and...</p> <p>g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and:</p> <p>a....</p> <p>b. notify adjacent neighbours <u>identified as sensitive</u> that a spray plan is available on request at start of a spray season, <u>and follow up with advice closer to planned spraying activities if requested</u></p> <p>c. gain written agreement from adjoining neighbours that notification is not required, and</p> <p>d. supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals to the owner/occupier of a property identified as a sensitive area or likely to be directly affected by the discharge, or requests a copy, and ...</p> <p>i) for ground-based applications where the applicator is not a commercial applicator the applicator shall:</p> <p>a. hold a GROWSAFE® Introductory Certificate, <u>or Approved Handler...</u></p> <p>o) for <u>aerial</u> discharges adjacent to a sensitive area a risk assessment prior to the discharge shall be undertaken in accordance with NZS 8409:2004: Management of Agrichemicals.</p>
Rule R36: Agrichemicals - permitted activity	Tim Mansell and Family	S351/094	Oppose	Delete all references in Rules R36 and 37 to requirements to hold a GROWSAFE certificate. Also see S351/073.

Rule R36: Agrichemicals - permitted activity	Sam Orsborn	S354/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Beryl Masters Stuart	S426/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Blair Percy	S429/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Garry Daniell	S431/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	AB & DE Smith	S427/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	James and Jane Smallwood	S428/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Ali & Dion Kilmister	S430/005	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Joe Hintz	S401/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	J.Q and P.M Donald	S404/039	Oppose	[Decision unclear; see original submission p12 for details].

Rule R36: Agrichemicals - permitted activity	Andy Phillips	S343/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Gary James and Anne Marie Daysh	S342/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Brian Bosch	S347/072	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Alex Kyle	S345/039	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.
Rule R36: Agrichemicals - permitted activity	Gary James and Anne Marie Daysh	S342/80	Amend	Remove criterion (e) requiring that there is no discharge within a community drinking water supply protection area.
Rule R36: Agrichemicals - permitted activity	Tim Mansell and Family	S351/078	Amend	Amend R36 to be limited to a specific distance from the area which is being sprayed.(g) the applicator, manager or owner of the property shall prepare a spray plan at least once per annum, and:...(iv) supply a copy of the spray plan at least 24 hours prior to the discharge of agrichemicals <u>verbally notify at least 24 hours prior to the discharge of agrichemicals</u> <u>the owner/occupier of a property which is either identified as a sensitive area or is within 50 metres of the area which will be affected by the discharge</u> or likely to be directly affected by the discharge, or requests a copy, and (h) ... (i) for ground-based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and
Rule R36: Agrichemicals - permitted activity	Dan Riddiford	S350/051	Oppose	Change condition (g) [spray plan] to more reasonably reflect practicalities and risks. [Regarding condition (e) community drinking water supply protection area] undertake a risk analysis to support condition for a controlled rule rather than discretionary.

Rule R37: Agrichemicals into water - permitted activity	Kaiwaiwai Dairies Limited	S119/020	Amend	Amend Rule 37 by inserting: <u>for ground-based applications where the applicator is not a commercial applicator the applicator shall: (i) hold a GROWSAFE® Introductory Certificate, or (ii) be supervised by a person holding a current GROWSAFE® Advanced Certificate, and</u>
Rule R37: Agrichemicals into water - permitted activity	Friends of the Paekakariki Streams	S112/090	Amend	Change to Discretionary
Rule R37: Agrichemicals into water - permitted activity	Waa Rata Estate	S152/047	Amend	Amend R37 to: <ul style="list-style-type: none"> • Clarify 'discharge of agrichemicals' is to a surface water body that flows over land as part of a tributary or main water body (ie not water bodies that disappear underground and do not connect with the main river trunk). • Add an exclusion where the discharge is to water where there is no surface water body that flows over land into a tributary of the community drinking water supply protection area. • Limit notification to just the regional council and not all consent holders or all persons with potable water supply. • Be clearer about the level of intensity [of discharge permitted]. • Make clear that 'public amenity area' does not inadvertently include private land.
Rule R37: Agrichemicals into water - permitted activity	Regional Public Health	S136/008	Amend	That Rule 37 (i) be amended to delete the words 12 hours and insert the words one week.
Rule R37: Agrichemicals into water - permitted activity	Greater Wellington Regional Council	S133/008	Amend	Amend to permit with no conditions the spraying of agrichemicals into stock dams, ponds and other artificial places. The conditions on this rule should only relate to surface water bodies as defined by the proposed Plan.
Rule R37: Agrichemicals into water - permitted activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/081	Amend	Change the activity status of the discharge of agrichemicals not permitted under Rule R36 or R37 back to a restricted discretionary activity as in the Draft NRP.

Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/124	Support	Retain as notified
Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/129	Amend	Delete note
Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/125	Amend	Amend (b) to ensure that the discharge is in accordance with NZS:8409 unless inconsistent with the conditions of the relevant EPA approval, in which case the conditions of the relevant EPA approval are followed.
Rule R37: Agrichemicals into water - permitted activity	New Zealand Defence Force	S81/016	Amend	Amend the activity status [of Rule R37] to restricted discretionary activity, which will provide clear guidance on the matters for discretion, giving more certainty to those using agrichemicals.
Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/128	Amend	Delete (f)(i)
Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/126	Oppose	Delete [condition] (c)
Rule R37: Agrichemicals into water - permitted activity	Minister of Conservation	S75/127	Amend	Amend by removing the word 'suitable' from (d)(ii)
Rule R37: Agrichemicals into water - permitted activity	Porirua Harbour and Catchment Community Trust	S33/030	Amend	Clearly define 'aerial spraying' for purposes of Rules R36 and R37.

Rule R37: Agrichemicals into water - permitted activity	Porirua Harbour and Catchment Community Trust	S33/032	Amend	Amend R37 to remove requirements for Growsafe qualifications for spraying on small rural properties.
Rule R37: Agrichemicals into water - permitted activity	Horticulture NZ	S307/063	Amend	Amend Rule R 37 Clause e) by deleting 'applicator' and replacing with 'person responsible for the application'.
Rule R37: Agrichemicals into water - permitted activity	Beef and Lamb NZ	S311/010	Amend	Amend R37 (c) for ground-based applications, <u>or water-based applications for the control of pest species that are Unwanted Organisms under the Biosecurity Act 1993 or a pest species in a Regional Pest Management Strategy</u> , the applicator shall hold either:...
Rule R37: Agrichemicals into water - permitted activity	Jim Hedley	S340/084	Amend	In Rule R37 add to (c) "or approved handler certificate"
Rule R37: Agrichemicals into water - permitted activity	Porirua City Council	S163/083	Amend	Define "public amenity area".
Rule R37: Agrichemicals into water - permitted activity	Federated Farmers of New Zealand	S352/186	Amend	e)(ii) each resource consent holder for taking water from a community drinking water supply protection area <u>within 1km</u> downstream of the discharge one week before.
Rule R38: Agrichemicals not permitted - discretionary activity	New Zealand Defence Force	S81/017	Amend	Amend the activity status [of Rule R38] to restricted discretionary activity, which will provide clear guidance on the matters for discretion, giving more certainty to those using agrichemicals.

Rule R38: Agrichemicals not permitted - discretionary activity	Horticulture NZ	S307/064	Amend	Amend Rule R 38 to Restricted Discretionary and include matters of discretion as follows: Matters of discretion 1. The location, nature, scale, timing, method and duration of the agrichemical application. 2. The nature of the areas sensitive to agrichemicals that may be affected and methods to avoid adverse effects on those areas. 3. Any beneficial effects of the agrichemical application. 4. Any effects on species which are not the target of the agrichemical application. 5. Any effects on water quality including potable water. 6. Adverse effects or risks to human health or public use of the area. 7. Extent of compliance with relevant national regulations, nationally accepted guidelines or codes of practice, including compliance with the NZS 8409:2004 Management of Agrichemicals.
Rule R38: Agrichemicals not permitted - discretionary activity	Wellington City Council	S286/037	Amend	Agrichemical use that is not permitted should be a restricted discretionary activity.
Rule R39: Fumigation - permitted activity	CentrePort Limited (CentrePort)	S121/093	Support	Retain Rule R39 in its current form.
Rule R39: Fumigation - permitted activity	Friends of the Paekakariki Streams	S112/091	Amend	Change to discretionary
Rule R39: Fumigation - permitted activity	Porirua City Council	S163/084	Amend	Amend the wording of R39 and R40 to differentiate between these two rules. Either amend R39 to exclude the fumigants listed in R40, or amend R40 to state that the discharge of fumigants not meeting the conditions of R39 is a controlled activity.

Rule R40: Discharge of other fumigants - controlled activity	CentrePort Limited (CentrePort)	S121/094	Support	Retain Rule R40 in its current form.
Rule R40: Discharge of other fumigants - controlled activity	Friends of the Paekakariki Streams	S112/092	Amend	Change to discretionary
Rule R40: Discharge of other fumigants - controlled activity	Simon Stannard	S115/002	Oppose	In Rule R40 remove the rule or modify it to be a controlled activity only when used to fumigate areas are greater than 17m3 per application.
Rule R40: Discharge of other fumigants - controlled activity	Regional Public Health	S136/009	Amend	That the wording of the proposed rule be amended by addition of a new item 3 to Matters of Control "In the case of application for use of methyl bromide the extent of re-capture technology."
Rule R40: Discharge of other fumigants - controlled activity	Andrew Francis Carman	S40/001	Amend	GWRC should insist that CentrePort urgently [implements recapture technology for all use of methyl bromide gas, does not wait until 2020 as currently planned and adds something to give it a pungent smell].
Rule R40: Discharge of other fumigants - controlled activity	Porirua City Council	S163/085	Amend	Include quantity of use and location in the matters of control. Provide more clarification regarding "distance of the buffer zone". Restrict the use of fumigants inside or adjacent to sites of significance.
5.1.15 All other discharges	Rural Residents Environmental Society Incorporated	S125/021	Support	Add new Rule R42: Other discharges hazardous substances - non-complying activity. The discharge of hazardous substances into air that are not permitted, controlled, restricted discretionary, discretionary prohibited is a non-complying activity.
5.1.15 All other discharges	Royal Forest and Bird Protection Society	S353/134	Support	Retain Rules 42 to 93 subject to any consequential amendments necessary to give effect to submitter's submissions on the objectives and policies.

Rule R41: All other discharges - discretionary activity	Vector Gas Ltd	S145/053	Support	Retain Rule 41
Rule R41: All other discharges - discretionary activity	NZ Transport Agency	S146/142	Support	Retain
Rule R41: All other discharges - discretionary activity	Friends of the Paekakariki Streams	S112/081	Support	[Not stated]
Rule R41: All other discharges - discretionary activity	Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	S85/015	Amend	Amend the rule to require consent only for discharges to air that will have adverse effects on air quality.
Rule R41: All other discharges - discretionary activity	GBC Winstone	S66/016	Support	Retain the rule unchanged.
Rule R41: All other discharges - discretionary activity	New Zealand Defence Force	S81/018	Amend	Amend the rules to permit minor discharges. This could be achieved by listing all discharges considered to be covered by the discretionary activity and those that are not listed are permitted, subject to fair and reasonable conditions.
Rule R41: All other discharges - discretionary activity	Holcim (New Zealand) Ltd	S276/016	Oppose	Amend R41 to establish that infringements of permitted activity performance standards are a restricted discretionary activity, and insert appropriate matters of discretion and assessment criteria.

<p>Rule R41: All other discharges - discretionary activity</p>	<p>Transpower NZ Ltd</p>	<p>S165/025</p>	<p>Oppose</p>	<p>Amend Rule R41, as follows (or similar): Rule R41: All other discharges - discretionary activity The discharge of contaminants into air that are not permitted <u>by Rules R1- R4, R7-R12, R14-R21, R25-R28, R32, R33, R36, R37, or R38</u>, or controlled by Rule R40, discretionary or non-complying <u>by Rule R13</u>, or prohibited <u>by Rules R5 or R6</u> is a discretionary activity.</p> <p>OR</p> <p>Add a new rule for "Minor discharges of contaminants to air" (similar to R42 for Minor discharges to water - permitted activity provided that certain baseline conditions are met).</p>
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