| Submitter | Submission Point | Provision | Stance | Reasons | Decision Requested  |
| --- | --- | --- | --- | --- | --- |
|  S25 Carterton District Council  | S25.044 | General comments - non-regulatory policies | Support | CDC is generally supportive of the non-regulatory methods proposed but notes that there will be financial implications in giving effect to these. CDC would seek practical and financial support from GWRC in implementing these methods. | Retain the policies.GWRC to provide practical and financial support to implement these methods.  |
|  S32 Director-General of Conservation  | S32.035 | General comments - non-regulatory policies | Support | The proposed changes appropriately respond to climate change and national direction. | Retain as notified.  |
|  S94 Guardians of the Bays Incorporated  | S94.017 | General comments - non-regulatory policies | Support | No reasons given | Retain as notified  |
|  S163 Wairarapa Federated Farmers  | S163.079 | General comments - non-regulatory policies | Oppose | Defer to full review of the RPS in 2024 | Delete all amendments  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.041 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Oppose in part | This policy stretches the legislative powers and authority of territorial authorities and Council considers this policy should be a regional council function only.It is unclear what nature-based solutions would mean in a rural context, or how this would be achieved in a non- regulatory way. This could place additional burden without required financial support.The policy also does not consider how benefits would be apportioned when something is generated or demanded in an urban and rural area. | Amend to clarify as a regional council function only, what is meant and review to ensure that this can be achieved.  |
|  S128 Horticulture New Zealand  | S128.050 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | Support improving rural resilience to climate change, including in promoting and supporting land uses that will reduce gross greenhouse gas emissions | Retain as notified.  |
|  S133 Muaūpoko Tribal Authority  | S133.049 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | Supports the inclusion of additional policy that addresses climate change and climate change impacts across the region. | Retain as notified. ORAlternative relief that maybe necessary or appropriate to ensure Muaūpoko's connection to Te- Whanganui-a-Tarais recognised.  |
|  S144 Sustainable Wairarapa Inc  | S144.010 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | Important that knowledge of natural hazards is widespread | Retain as notified.  |
|  S147 Wellington Fish and Game Council  | S147.076 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | Necessary to give effect to the NPS-FM.  | Retain as notified.  |
|  S163 Wairarapa Federated Farmers  | S163.080 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Oppose | Defer to full review of the RPS in 2024The proposed over-arching Objective A and Objective B are intended to provide a more concrete pathway towards a similar result. | That Policy CC.15 be deletedDelete the FW icon  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.082 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support |  | Retain  |
|  S166 Masterton District Council  | S166.054 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Not Stated / Neutral | Is the intent of this policy to limit dairy farming intensification? If so, how are these communities going to be supported? | MDC requests involvement in the development of any RPS related policies about rural resilience to climate change.  |
|  S170 Te Rūnanga o Toa Rangatira  | S170.065 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Not Stated / Neutral | Policy CC.15 Reducing agricultural gross biogenic methane emissions - considerationDoes this policy cover methane emissions from landfills? | Policy CC.15 Reducing agricultural gross biogenic methane emissions - considerationDoes this policy cover methane emissions from landfills?  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0107 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | In principle Ātiawa supports the intent of this policy. | Retain as notified.   |
|  S167 Taranaki Whānui  | S167.0125 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | We (Taranaki Whānui) are aware that central government is taking the lead on the policy approach but given the climate crisis and the role agriculture plays, Taranaki Whānui as mana whenua feel strongly that the minimum expectation for this region should aim for reduction.Taranaki Whānui supports the new Policy CC.15. In particular the promotion and support of gross greenhouse gas emission reduction. | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0131 | Policy CC.15: Improve rural resilience to climate change - non-regulatory  | Support | Rangitāne o Wairarapa strongly support the inclusion of nature-based solutions in the promotion and support for land management practices and / or land uses that improve climate change resilience. Provision of information on climate change data and projections to rural communities, and promotion and support for land management and use practices that reduce GHG emissions is also supported. | Retain as notified.  |
|  S11 Outdoor Bliss Heather Blissett | S11.019 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Too passive | Amend as such:"Regional city and district Councils **will** ~~should~~ under Local Govenrment Act 2002..."  |
|  S11 Outdoor Bliss Heather Blissett | S11.020 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Take out last sentence of explanation as it cancels what has just been said. Too passive. | Amend Explanation as such:"... ~~but this is not expected to be a requirement~~"  |
|  S16 Kāpiti Coast District Council  | S16.028 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support | We support reference to dynamic adaptive planning pathways or similar adaptive planning approaches, and the other matters listed in the policy. | Retain  |
|  S30 Porirua City Council  | S30.080 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Oppose | Council oppose this policy and seek its deletion. The RPS should not direct when and how territorial authorities will use their powers under the Local Government Act.These are matters for councils to determine at their discretion and in response to the concerns and issues for their communities.There is no such thing as a city plan under the RMA. | Delete policy, or amend policy so that it provides clear and appropriate direction to plan users in line with objectives.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.022 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Council supports the intent of the policy, but it states it is non regulatory policy and then requires action under the Local Government Act, and for regulatory actions to be taken in district plans under clause (c). | Amend to make it non regulatory measures only and delete clause c).  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.028 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Generally supports the non-regulatory policies in the 'Climate Change' chapter. However, Māori landowners should also be included in the decision-making process. This will allow for a collaborative approach, ensuring that Māori landowners have an equitable stake when it comes to outcomes of adaptation, managed retreat or re- location. | Amend Policy CC.16 as follows: Regional, city and district councils should, under the Local Government Act 2002, partner with mana whenua / tangata whenua, **landowners** and engage local communities in a decision-making process to develop and implement strategic climate change adaptation plans that map out management options over short, medium and long term timeframes, using a range of tools and methods.  |
|  S115 Hutt City Council  | S115.083 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Oppose in part | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend PolicyCC.16 to make it clear it does not apply to city and districtcouncils.  |
|  S128 Horticulture New Zealand  | S128.051 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Support development of strategic climate change adaptation plans, seek some amendments to provide for water storage. | Add a subclause:**(h) options for water storage to promote resilience for rural and urban communities.**  |
|  S140 Wellington City Council (WCC)  | S140.084 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | WCC supports the intent of the Policy but is concerned that if done on a city or district wide scale, the benefits will be limited and not achieve integrated management throughout the region. | Amend so it is led and guided by Greater Wellington Regional Council.  |
|  S144 Sustainable Wairarapa Inc  | S144.033 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support |  | Retain as notified.  |
|  S163 Wairarapa Federated Farmers  | S163.081 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Oppose | Defer to full review of the RPS in 2024 | That the amendments to Policy CC.16 be deleted.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.083 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support |  | Retain  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0108 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Ātiawa note that care should be taken where policies lump togetherpartnering with mana whenua and engaging the community, this relationshipshould be managed under a Tiriti framework to ensure the principles areupheld. Only mana whenua can identify te ao Māori and mātauranga Māoriapproaches, and Te Mana o te Wai and Te Rito o te Harakeke. | Ātiawa supports Policy CC.16, and are supportive of partnering with the Regional Council to prepare strategic climate change adaptation plans, mana whenua involvement will be enabled through subclause (g) of this policy. Ātiawa seek that the community is provided for in a separate policy.  |
|  S167 Taranaki Whānui  | S167.0126 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support | Taranaki Whānui supports the new Policy CC.16 | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0132 | Policy CC.16: Climate change adaptation strategies, plans and implementation programmes - non-regulatory | Support in part | Rangitāne o Wairarapa support in part the wording to partner with mana whenua in the decision-making process. However, we request that sub-clause (e) requires a range of tools and methods that 'give effect' to Te Mana o te Wai and Te Rito o te Harekeke, in order to be consistent with the relevant national policy statements. It is not sufficient to 'consider' these concepts.  | Amend the policy to include wording that will 'give effect' to Te Mana o te Wai and Te Rito o te Harakeke, as required by the relevant national policy statements.   |
|  S30 Porirua City Council  | S30.081 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Council recognises that iwi/Māori communities are particularly vulnerable to theeffects of climate change, including low lying settlements such as Takapuwahia and Hongoeka in Porirua. | Retain as notified.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.023 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Council supports mana whenua being supported to develop iwi climate change adaptation plans, to manage the impacts of climate change. | Retain provision as notified.  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.029 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support in part | This policy should be "considered" at implementation as climate change will disproportionately affect Māori.  | Amend policy as follows: Policy CC.17: Iwi climate change adaptation plans - ~~non-regulatory~~ **considered.**  |
|  S133 Muaūpoko Tribal Authority  | S133.050 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Supports the inclusion of additional policy that addresses climate change and climate change impacts across the region. | Retain as notified. ORAlternative relief that maybe necessary or appropriate to ensure Muaūpoko's connection to Te- Whanganui-a-Tarais recognised.  |
|  S147 Wellington Fish and Game Council  | S147.077 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Necessary to give effect to the NPS-FM.  | Retain as notified.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.084 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support |  | Retain  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0109 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Ātiawa supports Policy CC.17, Ātiawa want to ensure that iwi climate changeadaptation plans are provided equal consideration and implementation aspart of the wider adaptation action/frameworks to plan for climate change.  | Retain as notified.   |
|  S167 Taranaki Whānui  | S167.0127 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support in part | The success of this policy will rest on implementation and ability of Councils to work with iwi.Taranaki Whānui supports the principle of new Policy CC.17.Taranaki Whānui recommend this policy is updated to reflect opportunities to be involved in long-term planning process.Taranaki Whānui would like to ensure the funding of these plans and see them as part of the long-term planning process. | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0133 | Policy CC.17: Iwi climate change adaptation plans - non-regulatory | Support | Rangitāne o Wairarapa support wording to assist tangata whenua in the development of iwi-led climate change adaptation plans. | Retain as notified.  |
|  S11 Outdoor Bliss Heather Blissett | S11.021 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | Need a better more definitive word than preference | Amend Policy CC.18 as such:"... regeneration of permanent indigenous forest **instead of** ~~in preference~~ to exotic species"  |
|  S25 Carterton District Council  | S25.045 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | CDC supports this policy, and in particular the recognition of the effects that afforestation has on the social and economic wellbeing on communities. GWRC should work with local communities to manage the location and impacts of new forest, and any afforestation should be spread equitably across the region.CDC requests that this policy is more explicit in its preference for permanent, rather than plantation, forestry. | Amend the policy so that it applies to permanent forest.  |
|  S30 Porirua City Council  | S30.082 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Oppose | The Regional Policy Statement should not direct when and how territorial authorities will use their powers under the Local Government Act or under other statutes such as the management of reserves under the Reserves Act 1977. These are matters for councils to determine at their discretion and in response to the concerns and issues for their communities. | Delete policy or amend so that it applies to the regional council only.  |
|  S115 Hutt City Council  | S115.084 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Oppose in part | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend PolicyCC.18 to make it clear it does not apply to city and districtcouncils.  |
|  S123 Peter Thompson | S123.008 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | Strongly advocate for using the appropriate species for the forest cover  | Retain as notified.  |
|  S133 Muaūpoko Tribal Authority  | S133.051 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | Supports the inclusion of additional policy that addresses climate change and climate change impacts across the region. | Retain as notified. ORAlternative relief that maybe necessary or appropriate to ensure Muaūpoko's connection to Te- Whanganui-a-Tarais recognised.  |
|  S137 Greater Wellington Regional Council (GWRC)  | S137.060 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | The provisions aim to promote and support the planting or regeneration of, preferentially, permanent and indigenous trees on highly erodible land, and particularly in catchments that have issues with a large amount of sediment ending up in waterbodies. Increasing indigenous permanent forestry cover in these areas will have multiple benefits, for improving water quality, increasing biodiversity, and providing more forested areas that absorb carbon dioxide. To be clear, the intent of these provisions is not to support unfettered afforestation across the region with the sole purpose of providing a carbon sink.Amendments are required to make the intent clear. | Review and, where necessary, amend the wording of these provisions to ensure that their intent is clear, which is to support an increase in forest extent in the Wellington Region that meets the principles of "right tree right place", providing optimal outcomes for water quality, indigenous biodiversity, and carbon sequestration.  |
|  S140 Wellington City Council (WCC)  | S140.085 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | Support as proposed. | Retain as notified.  |
|  S144 Sustainable Wairarapa Inc  | S144.013 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | This is excellent: "Priority should be given to promoting and incentivising the planting and regeneration of permanent indigenous forest in preference to exotic species, particularly on highly erodible land and in catchments where water quality targets for sediment are not reached."Strongly advocate for using the appropriate species for the forest cover as benefits to regional biodiversity will be maximised if this approach is used | Retain as notified.   |
|  S147 Wellington Fish and Game Council  | S147.078 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | Necessary to give effect to the NPS-FM.  |  Retain as notified.  |
|  S163 Wairarapa Federated Farmers  | S163.082 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Oppose | As set out for climate change objectives. | That Policy CC.18 be deletedDelete the FW icon.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.085 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | Support this, however, request that where forests are to be used as carbon offsets, it should be a regulatory requirement to plant indigenous species rather than exotic forest.As such, this method will need amendment to reflect that part of its subject matter is a regulatory matter. | Amend provision to address releif sougth in submission.   |
|  S166 Masterton District Council  | S166.055 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | Supportive in principle of the 'right tree right place' approach.The Wairarapa should not be the carbon sink for the Greater Wellington region. | Retain as notified. However:This policy requires more clarity as it has potential significant impacts on the Wairarapa economy.  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0110 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support | Ātiawa supports increasing regional forest cover, particularly indigenouspermanent forest. Ātiawa requests that the Regional Council look foropportunities for mana whenua to partner together in regards to Policy CC.18and planting of indigenous forest.  | Retain as notified.  |
|  S167 Taranaki Whānui  | S167.0128 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | Given historical land confiscations and development barriers - there needs to be a specific protection in place to prevent further disadvantage to mana whenua.Future planning in partnership with mana whenua will provide greater confidence that the of implementation through regional plans.Taranaki Whānui supports the principle of new Policy CC.18 but would like to see firm protections for mana whenua in both resourcing and partnering in the development of regional forest plans. | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0134 | Policy CC.18: Increasing regional forest cover to support climate change mitigation: "right tree-right place" - non-regulatory  | Support in part | Rangitāne o Wairarapa strongly support the promotion and support for planting and natural regeneration of forests to realise the benefits identified in the policy, particularly indigenous biodiversity, erosion control, protecting aquatic ecosystems and increasing social and economic well-being. However, Rangitāne o Wairarapa request that cultural well-being is included as one of the benefits which is subsequently maximised. Prioritising promotion and incentives for planting and regenerating permanent indigenous forest in preference to exotic species is also strongly supported.  | Amend policy to read:"Promote and support the planting and natural regeneration of forest to maximise the benefits for carbon sequestration, indigenous biodiversity, erosion control, freshwater and coastal ecosystems, and the social, **cultural**, and economic well-being of local communities. ...."  |
|  S11 Outdoor Bliss Heather Blissett | S11.005 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | Remove words information, promote, support and encourage and replace with action. Now is time for action and these words are still too passive. My local Council have been ignoring GWRC information, promotion, support and encouragement to date. | Amend as follows: **Incentivizing** efficient use and conservation of resources - **regulatory**.  |
|  S16 Kāpiti Coast District Council  | S16.044 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Council supports the sharing of responsibilities with GWRC on information provision on the topics identified via non-district plan methods. | Retain  |
|  S30 Porirua City Council  | S30.083 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | This would improve the certainty and clarity of the policy. | Amend policy to clarify who is responsible for each of these initiatives.  |
|  S63 Mary Beth Taylor | S63.008 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Conservation first must lead all future resource use decisions. Councils must 'teach', encourage and support conservation practices especially for land, water, energy. | Retain as notified.  |
|  S78 Beef + Lamb New Zealand Limited  | S78.019 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Not Stated / Neutral | Accepts that the amendments to operative Policy 65 are required to give effect to the NPS-UD but neither supports nor opposes the provisions. | Retain as notified  |
|  S95 Tony Chad | S95.007 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Conservation first must lead all future resource use decisions. Councils must 'teach', encourage and support conservation practices especially for land, water, energy. | Retain as notified.  |
|  S99 Genesis Energy Limited  | S99.004 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | The expansion of electricity generated from renewable sources assists in the purpose of the policy to reduce emissions. Accordingly, Genesis considers it is appropriate that the policy explicitly seeks to support and encourage the increased development in renewable electricity generation. | Amend Policy 65 as shown below.Policy 65: Supporting and encouraging efficient use and conservation of resources - non-regulatoryTo support and encourage conservation and efficient use of resources by:(a) applying the 5 Rs (Reduce, Reuse, Recycle, Recover, and Residual waste management);(b) reducing organic waste at source from households and commercial premises;(c) increasing the diversion of wastewater sludge from wastewater treatment plants before deposition to municipal landfills;(d) requiring efficient municipal landfill gas systems;**(e) increasing the proportion of electricity generated from renewable sources;**(f) using water and energy efficiently; and(g) conserving water and energy.ExplanationPolicy 65 promotes the efficient use of resources to reduce emissions**and supports the expansion of electricity generation from renewable sources to assist the transition from fossil fuel dependence.** The policy endorses the waste hierarchy and also promotes similar principles for efficient water and energy use.   |
|  S100 Meridian Energy Limited  | S100.022 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | Policy 65 addresses some, but not all, of the issues. To respond to the regionally significant issues identified in relation to fossil fuel dependence and the aim of transitioning to a low emission economy reliant on renewable energy, the RPS needs to include positive support for optimising the efficiency of use of renewable energy sources for electricity generation (which includes increasing generation capacity). | Amend Policy 65 by inserting a clause that seeks to increase the proportion of electricity generated from renewable sources as follows (or similar) and insert explanatory text and renumber the following clauses sequentially:To support and encourage conservation and efficient use of resources by:(a) applying the 5 Rs (Reduce, Reuse, Recycle, Recover, and Residual waste management);(b) reducing organic waste at source from households and commercial premises;(c) increasing the diversion of wastewater sludge from wastewater treatment plants before deposition to municipal landfills;(d) requiring efficient municipal landfill gas systems;**(e) increasing the proportion of electricity generated from renewable sources;**(f) using water and energy efficiently; and(g) conserving water and energy.ExplanationPolicy 65 promotes the efficient use of resources to reduce emissions **and supports the expansion of electricity generation from renewable sources to assist the transition from fossil fuel dependence**. The policy endorses the waste hierarchy and also promotes similar principles for efficient water and energy use.  |
|  S115 Hutt City Council  | S115.085 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Oppose in part | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend Policy 65 to make it clear it does not apply to city and district councils.  |
|  S133 Muaūpoko Tribal Authority  | S133.015 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | The intent of this policy is supported. However, notes that the freshwater provisions require review to ensure they effectively incorporate local expressions of Te Mana o te Wai. | Retain asappropriate, noting a review of freshwater provisions is necessary.  |
|  S140 Wellington City Council (WCC)  | S140.086 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Support as proposed. | Retain as notified.  |
|  S147 Wellington Fish and Game Council  | S147.079 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Necessary to give effect to the NPS-FM. | Retain as notified.  |
|  S162 Winstone Aggregates  | S162.017 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Generally supports for Policy 64 with minor amendments to the policy heading. | Retain as notified.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.086 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | The explanation to this policy states that it is about the efficient use of resources to reduce emissions. However, the policy appears to be broader than emissions reduction, and covers waste reduction. | Amend explanation to reflect actual intent and effect of policy.  |
|  S166 Masterton District Council  | S166.041 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Energy efficiency and waste minimisation are part of our Climate Action Plan so we are supportive of this policy. | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.054 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support in part | Rangitāne o Wairarapa support the conservation and efficient use of water and energy. However, this policy is not strong enough in directing the efficient use of water. Policy 11 of the NPS FM is worded in a directive way so as to 'require' efficient use, it is not sufficient to 'support' or 'encourage' efficient use of water | Amend the policy and its explanatory text:So that it is consistent with the directive language of Policy 11 of the NPS FM in relation to the efficient use of freshwater.  |
|  S170 Te Rūnanga o Toa Rangatira  | S170.015 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Not Stated / Neutral | Objective 11 could be worded to express a stronger behavioral direction to say: the quantity of waste disposed of is reduced to ultimately remove our reliance on landfills. Policy 65 is non-regulatory for the extent of the Objective. To be able to remove our reliance on landfills, a policy that is regulatory will be required. | Move Policy 65 to Regulatory policy chapter  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0111 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | In principle Ātiawa supports Policy 65. Ātiawa would like to see moreemphasis on reducing waste first.  | (a) applying the 5 Rs (reduce, reuse, recycle, recover, and residual waste management), **in particular encourage and supports actions to reduce waste;**  |
|  S167 Taranaki Whānui  | S167.0129 | Policy 65: Supporting and encouraging efficient use and conservation of resources -non-regulatory | Support | Taranaki Whānui supports the amendments to Policy 65.Taranaki Whānui want to signal their intention to be involved in partnership and decision-making regarding waste management. | Retain as notified.  |
|  S16 Kāpiti Coast District Council  | S16.073 | Policy FW.7: Water attenuation and retention - non-regulatory  | Oppose | Council considers water attenuation and retention should be required via regulatory methods. Council notes water attenuation via hydraulic neutrality is a recurring theme within the Whaitua plans that have been completed to date (which do not yet include the Kapiti Coast District).Council notes including water attenuation, retention and hydraulic neutrality requirements in the RPS would assist any city or district council that has included stormwater attenuation provisions in their Intensification Planning Instruments. | Amend to require water attenuation and retention via hydraulic neutrality to be implemented in district plans via regulatory methods.  |
|  S30 Porirua City Council  | S30.084 | Policy FW.7: Water attenuation and retention - non-regulatory  | Oppose | These matters are covered by earlier regulatory and consideration policies, it is unclearhow it fits with these or adds more guidance for plan users. | Delete policy, or amend policy so that it provides clear and appropriate direction to plan users in line with objectives.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.059 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Council supports the need to attenuate and retain water and considers that this should be a regulatory approach, except that the measures to achieve this should be non-regulatory, particularly given our comments on nature-based solutions. | Retain clauses a) and b) as a non-regulatory means of compliance but include a new regulatory policy that identifies that plan changes and variations should promote and support water attenuation and retention.  |
|  S78 Beef + Lamb New Zealand Limited  | S78.002 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Supports proposed new Policy FW.7 | Retain as notified  |
|  S86 Irrigation New Zealand (IrrigationNZ)  | S86.005 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Further clarification to be provided to ascertain other types of storage to within sub-clause (b), such as catchment for irrigation purposes, to ensure that primary industries are sufficiently accounted for. | Amendment sub-clause (b) of Policy FW.7 to providefurther specification of natural and built solutionsto attenuate and retain water to provide adequate provision forprimary industries.  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.049 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Policy FW.7 should be a "Matter to be considered", rather than non- regulatory. This will work towards strengthening a change of view and promoting and encouraging ecosystem health. | Amend Policy FW.7 to a 'considered' policy.  |
|  S113 Wellington Water  | S113.045 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Clause (b) should be amended to support public health outcomes | Amend clause (b) as follows:(b) built solutions including storage at community, farm, and domestic (rain tanks) scales, groundwater augmentation, built retention (wetlands, bunds)**, while ensuring appropriate consideration of public health outcomes.**  |
|  S115 Hutt City Council  | S115.086 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend Policy FW.7 to make it clear it doesnot apply to city and district councils.  |
|  S128 Horticulture New Zealand  | S128.052 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Support promotion and support of options for water attenuation and retention, such as groundwater recharge and water storage at varying scales. These will be important for climate change resilience. | Retain as notified   |
|  S136 DairyNZ  | S136.019 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Water availability will continue to be a pressing issue for the Greater Wellington region due to both the regulatory implications of implementing Te Mana o te Wai and the increasing pressures of Climate Change. Support Policy FW.7 and would like to see an ambitious and collaborative approach to investing and developing a diverse portfolio of nature based and constructed solutions to water storage in the region. This works could begin prior to any further regulatory changes. Water availability is crucial to most land uses and reliable access to water will create flexible for farmers and the wider community to adapt to climate change. | Delete Policy FW.7 and address the issue through a full review of the RPS.  |
|  S139 Ian Gunn | S139.009 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | The potential of nature based solutions to slow water down, maintain stream/river base flows reduce sedimentation, improve water quality, improve carbon sequestration etc. There is an opportunity for council to specifically develop prototypes to advance the nature based approach.  | Add examples of nature based solutions to the policy eg. more room for rivers, allow temporary shallow flooding outside existing stop banks, resulting increased natural character of waterways. include research and protyping of nature based solutions. Add to the explanation:**Flood management is undergoing a change in approach from hard structures down river to the exploration of NBS up river and on the flood plain. The creation orrehabilitation of wetlands, construction of bunds all have multiple benefits varying to reducing flood peaksto increasing water resilience.**  |
|  S140 Wellington City Council (WCC)  | S140.087 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Support as proposed.  | Retain as notified.  |
|  S144 Sustainable Wairarapa Inc  | S144.043 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Solutions like these need to be built at scale and support is needed to make it easier for landowners. The regions stock water races presently provide some groundwater recharge. Some races have been closed without fully investigating the effect of removing this source of recharge. | Amend clause (a) to expand the examples of nature based solutions to include more detail around flood management, to read"(a) nature based solutions including slowing water down in the landscape and increasing groundwater recharge (riparian management, wetland enhancement/restoration, flood management)**, giving rivers more room, allowing some temporary, shallow flooding of areas outside existing stop banks and allowing more natural character of waterways**; and  |
|  S144 Sustainable Wairarapa Inc  | S144.044 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Built solutions should be limited to farm scale except if they are solely used for public water supply. Large scale built solutions for water storage are unlikely to give effect to Te Mana o te Wai. | Amend clause (b): (b) built solutions including storage **for public water supply** ~~at community~~, farm, and domestic (rain tanks) scales, groundwater augmentation, built retention (wetlands, bunds).  |
|  S144 Sustainable Wairarapa Inc  | S144.045 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Researching and prototyping nature-based solutions will provide evidence of the benefits to landowners and encourage them to invest in these solutions. | Promote and support could be expanded to include researching and prototyping nature-based solutions.  |
|  S144 Sustainable Wairarapa Inc  | S144.046 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | The regions stock water races presently provide some groundwater recharge. Some races have been closed without fully investigating the effect of removing this source of recharge.  | To include maintaining and enhancing the groundwater recharging capacity of the region's stock water races.   |
|  S144 Sustainable Wairarapa Inc  | S144.047 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Existing legislation makes it difficult to build bunds because resource consents may be needed. Solutions like these need to be built at scale and support is needed to make it easier for landowners. | Add information relating to legislative change to support non-regulatory policies.  |
|  S144 Sustainable Wairarapa Inc  | S144.061 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Flood management, particularly in times of small freshes in the rivers during the summer, has potential to provide water resilience by storing water in the landscape. It could also reduce flood peaks in rivers | Provide for opportunities for increased recharge (e.g. in times when there are freshes in the rivers).  |
|  S145 Wairarapa Water Users Society  | S145.003 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | The recognition of both Nature-based and built solutions is vital in allowing water to assist in achieving community wellbeing in Wairarapa and the rest of the region.The aim of this new Policy echo's the principles in the Wairarapa Water Resilience Strategy. The Wairarapa Water Users Society believes the foundations laid by this policy would be enhanced if it became an Objective. | Retain as notified.  |
|  S147 Wellington Fish and Game Council  | S147.080 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Necessary to give effect to the NPS-FM.  | Retain as notified.  |
|  S163 Wairarapa Federated Farmers  | S163.083 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Supports the intent of the policy, which is consistent with Ruamahanga WIP recommendations, the Wairarapa Water Resilience Strategy and the recent MPI report "Water Availability and Security". However, concern that it is non-regulatory.The proposed over-arching Objective B is intended to recognise the importance of this matter, and to provide a concrete pathway towards achieving it. | That the intent of Policy FW.7 be retained and expressed as an objective.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.087 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part |  | 'Nature based solutions' should be italicised.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.060 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support in part | Rangitāne o Wairarapa consider this policy needs amending so that it is clear who the policy is directed at. It should also be made clearer as to what flood management methods are considered nature-based solutions, as built or engineered flood management solutions would not fit within this definition.  | Amend the policy:So that it is clearer who this policy is directed at; To be clearer as to what types of flood management are considered 'nature based solutions'.   |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0112 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Ātiawa supports the Regional Council promoting and supporting natural andbuilt solutions to attenuate and retain water. | Retain as notified.  |
|  S167 Taranaki Whānui  | S167.0130 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | Taranaki Whānui supports Policy FW.7 | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0180 | Policy FW.7: Water attenuation and retention - non-regulatory  | Support | The inclusion of nature-based solutions for attenuation and retention is supported. | Retain as notified.  |
|  S16 Kāpiti Coast District Council  | S16.074 | Policy FW.8: Land use adaptation - non-regulatory | Support | Council supports the intent of this policy and the identified methods and implementation responsibilities for this policy. | Retain  |
|  S30 Porirua City Council  | S30.085 | Policy FW.8: Land use adaptation - non-regulatory | Support in part | These matters align with the Regional Council's functions under s30. | Amend policy to clarify the regional council is responsible for supporting rural communities.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.016 | Policy FW.8: Land use adaptation - non-regulatory | Oppose in part | It is unclear who will be promoting this and how, and at what scale properties are expected to have a farm plan. It is also unclear which mechanism is intended to be used to require farm plans and suggests regulatory processes such as resource consents may be intended to serve this function.Territorial authorities are unlikely to have the expertise or resources to support this.Farm plans under clause (b) are also not defined and this could have range ofrequirements. | Clarify policy and define farm plans or delete clause (b).  |
|  S115 Hutt City Council  | S115.087 | Policy FW.8: Land use adaptation - non-regulatory | Oppose in part | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend Policy FW.7 to make it clear it doesnot apply to city and district councils.  |
|  S128 Horticulture New Zealand  | S128.053 | Policy FW.8: Land use adaptation - non-regulatory | Support in part | Land use change is an option for reducing emissions. | Amend subclause (c):(c) supporting primary sector groups and landowners in researching and promoting climate resilient **or lower emissions** land uses and pathways to move to new land uses.  |
|  S140 Wellington City Council (WCC)  | S140.088 | Policy FW.8: Land use adaptation - non-regulatory | Support in part | For better consistency and guidance of land use adaption, this should be led by the Regional Council. | Amend Policy FW.7 to make it clear it does not apply to city and district councils.  |
|  S144 Sustainable Wairarapa Inc  | S144.048 | Policy FW.8: Land use adaptation - non-regulatory | Support in part | There are many nature-based solutions for water resilience that can be developed at a farm scale, but individual landowners have little incentive because the benefits are often downstream and they need more encouragement and proof of the benefits. | Expand to include prototyping, researching and promoting nature based solutions like swales, bunds and leaky dams.  |
|  S147 Wellington Fish and Game Council  | S147.081 | Policy FW.8: Land use adaptation - non-regulatory | Support | Necessary to give effect to the NPS-FM. |  Retain as notified.  |
|  S163 Wairarapa Federated Farmers  | S163.084 | Policy FW.8: Land use adaptation - non-regulatory | Oppose | Supports the intent of the policy, which is consistent with Ruamahanga WIP recommendations, the Wairarapa Water Resilience Strategy and the recent MPI report "Water Availability and Security. However, prefer that proposed over-arching Objectives A and B are included as they are intended to provide a concrete pathway towards a similar result. | That Policy FW.8 be deleted.Delete the FW icon.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.088 | Policy FW.8: Land use adaptation - non-regulatory | Support |  | Retain  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0113 | Policy FW.8: Land use adaptation - non-regulatory | Support | Ātiawa supports this policy | Retain as notified.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.0146 | Policy FW.8: Land use adaptation - non-regulatory | Support |  | Retain  |
|  S167 Taranaki Whānui  | S167.0131 | Policy FW.8: Land use adaptation - non-regulatory | Support | Taranaki Whānui supports Policy FW.8. | Retain as notified.  |
|  S11 Outdoor Bliss Heather Blissett | S11.022 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Not stated.  | Amend Policy IE.3(b) as such:"Where possible, priorities ~~should~~ **will** also deliver benefits for..."  |
|  S16 Kāpiti Coast District Council  | S16.064 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Council notes city and district councils are responsible for the maintenance of indigenous biodiversity but have no role under the RMA or higher-legal statutory planning document for indigenous ecosystem restoration. Council requests these roles are clarified via the methods and implementation responsibilities in accordance with the functions specified under sections 30 and 31 of the RMA. | Clarify methods to deliver the policy and who will be responsible for the implementation of the methods in accordance with the functions specified under sections 30 and 31 of the RMA.  |
|  S30 Porirua City Council  | S30.086 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Oppose | This policy does not make sense. It is a non-regulatory policy that requires a regulatory response. It is unclear why the Wellington Regional Council hasn't addressed this through Proposed Change 1, but rather is requiring itself to do this through anotherchange. | Delete policy.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.081 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Oppose | Council is concerned that the proposed non-regulatory approach, appears to be setting targets. It is unclear how these targets are intended to be applied via a non-regulatory mechanism.Council also notes that any targets set under the RPS require consultation. | Delete policy in its entirety and review once NPS-IB is gazetted.  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.059 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support | Generally supports the non-regulatory policies in the 'Indigenous ecosystems' chapter. | Retain as notified.   |
|  S115 Hutt City Council  | S115.088 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Oppose | While indigenous biodiversity is a key issue, we expect the government to soon gazette a National Policy Statement on Indigenous Biodiversity ("NPS-IB"). The proposed provisions may well conflict with the NPS-IB especially with regards to the process for identifying indigenous ecosystems.We request that all provisions relating to indigenous biodiversity be deleted and if regional direction is thought necessary after the NPS-IB is gazetted, that should occur through a variation or a separate policy statement change.It is also unclear what is achieved by a direction in the Regional Policy Statement that the Regional Policy Statement should be amended. | Delete PolicyIE.3  |
|  S123 Peter Thompson | S123.019 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support | This is a key piece of work that needs to be completed to ensure that a difference is made | Retain as notified.  |
|  S133 Muaūpoko Tribal Authority  | S133.024 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Supports the requirement to partner with mana whenua/tangata whenua, but request that Muaūpoko are also recognised. | Recognise Muaūpoko as also having connection to indigenous biodiversity in Te-Whanganui-a-Tara. OR Alternative relief that may be necessary or appropriate to ensure Muaūpoko connection to Te Whanganui-a-Tara is recognised.  |
|  S140 Wellington City Council (WCC)  | S140.089 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support | Support as proposed | Retain as notified.  |
|  S144 Sustainable Wairarapa Inc  | S144.024 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support | This is a key piece of work that needs to be completed to ensure that a difference is being made - at present biodiversity is threatened by an ongoing decline in ecosystem and habitat health. | Retain as notified.   |
|  S147 Wellington Fish and Game Council  | S147.038 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | amend title and textPolicy IE.3: Maintaining and restoring ~~indigenous ecosystem health~~ **the health of indigenous ecosystems and habitats with significant biodiversity or other values**.To maintain, enhance and restore the ecosystem health, ecological integrity and ecological connectivity of the region's indigenous ecosystems, **and habitats with significant biodiversity or other values,** and the ecological processes that support them, giving effect to Te Rito o te Harakeke, the Regional Policy Statement shall, as soon as practicable:  |
|  S147 Wellington Fish and Game Council  | S147.039 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | amend subclause:(a) identify the characteristics required for the region's indigenous ecosystems **and habitats with significant biodiversity or other values** to be in a healthy functioning state, including the processes that enable them to persist over the long-term, and  |
|  S147 Wellington Fish and Game Council  | S147.040 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | amend subclause(b) identify strategic targets and priorities to ensure that management and restoration of indigenous ecosystems and habitats **with significant biodiversity or other values** (including pest management) are directed at areas [etc.]..."  |
|  S163 Wairarapa Federated Farmers  | S163.085 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Oppose | Defer to the 2024 RPS review.Clause a) would more efficiently be progressed at the national level. Generally support the intent of clause b) and c) but note that RPS Change One is not a pre-condition to action. Clause c) is broadly supported however question the extent to which proposals for imposing limitations to offsets is necessary and useful. | That Policy IE.3 be deleted.Delete the FW icon.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.089 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part |  | This policy should be a regulatory policy, and have regulatory method(s) giving effect to it.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.080 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Rangitāne o Wairarapa support the intention of this policy, however, further amendments are sought in relation to the following:The timeframe to ensure identification and prioritisation is completed in a timely manner, rather than 'as soon as practicable';The process surrounding prioritisation of ecosystems and habitats in subclause (b) should include partnership with iwi to ensure matauranga and taonga species are included and considered in the prioritisation process.  | Amend the policy to provide for partnering with iwi in the prioritisation of indigenous ecosystems and habitats process. Alternatively, include an additional policy that recognises and provides for the role of mana whenua/tangata whenua in the identification of priority ecosystems, habitats and species for management and restoration. Include a timeframe (no later than 2024) in the policy to ensure identification and prioritisation is completed in a timely manner, rather than 'as soon as practicable'.   |
|  S170 Te Rūnanga o Toa Rangatira  | S170.055 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Not Stated / Neutral | Policy IE.3 Giving effect to mana whenua roles and values when managing indigenous biodiversity - considerationIt is confusing mana whenua roles and values are recognised in this particular policy and given consideration for a resource consent, however in other parts of the RPS we do not see them. Policy 49 has connections to Policy IE.3 and all taonga will need to be linked to a kaitiaki monitoring framework; it is confusing why the plan picks out a regime of giving effect to mana whenua values and roles particularly managing indigenous biodiversity but not other parts of the Plan. | Require mana whenua roles and values to be given consideration in consent applications. All taonga need to be linked to a kaitiaki monitoring framework  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0114 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Ātiawa supports the overall intent of Policy IE.3. Ātiawa seeks that manawhenua partner with Regional Council in this policy. Mana whenua canprovide mātauranga Māori that is essential to understanding and identifyingmeasures of ecosystem health. In addition, mana whenua are often acutelyaware of areas that would benefit from restoration efforts. Further,partnering with mana whenua upholds Te Tiriti and the responsibility ofRegional Council to work with mana whenua to protect and provide for manawhenua values at all levels of resource management (governance, decisionmaking, through to practical actions/operational level).  | Amend introductory text to Policy IE.3 as follows:To maintain, enhance and restore the ecosystem health, ecological integrity and ecological connectivity of the region's indigenous ecosystems, and the ecological processes that supports them, giving effect to Te Rito o te Harakeke, the Regional Policy Statement in **partnership with mana whenua** shall, as soon as practicable:  |
|  S167 Taranaki Whānui  | S167.0132 | Policy IE.3: Maintaining, enhancing and restoring indigenous ecosystem health - non-regulatory | Support in part | Taranaki Whānui supports the principle of Policy IE.3 buts wants to see clearer reference to partnership with and the resourcing of mana whenua. | Retain as notified.  |
|  S16 Kāpiti Coast District Council  | S16.065 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support | Council supports the recognition of the significant role landowners and communities play in the management of indigenous biodiversity. | Retain  |
|  S30 Porirua City Council  | S30.087 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Oppose | This policy does not make sense. It is a non-regulatory policy that requires a regulatoryresponse. | Delete policy, or amend policy so that it provides clear and appropriate direction to plan users in line with objectives.  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.060 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support | Generally supports the non-regulatory policies in the 'Indigenous ecosystems' chapter. | Retain as notified.   |
|  S115 Hutt City Council  | S115.089 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Oppose | While indigenous biodiversity is a key issue, we expect the government to soon gazette a National Policy Statement on Indigenous Biodiversity ("NPS-IB"). The proposed provisions may well conflict with the NPS-IB especially with regards to the process for identifying indigenous ecosystems.We request that all provisions relating to indigenous biodiversity be deleted and if regional direction is thought necessary after the NPS-IB is gazetted, that should occur through a variation or a separate policy statement change.We also oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Delete PolicyIE.4  |
|  S133 Muaūpoko Tribal Authority  | S133.025 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | Supports the requirement to partner with mana whenua/tangata whenua, but request that Muaūpoko are also recognised. | Recognise Muaūpoko as also having connection to indigenous biodiversity in Te-Whanganui-a-Tara. OR Alternative relief that may be necessary or appropriate to ensure Muaūpoko connection to Te Whanganui-a-Tara is recognised.  |
|  S140 Wellington City Council (WCC)  | S140.090 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support | Support as proposed.  | Retain as notified  |
|  S147 Wellington Fish and Game Council  | S147.041 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | amend title:Policy IE.4: Recognising the roles and values of landowners and communities in the ~~management~~ **maintenance and restoration** of indigenous biodiversity **and habitats with significant biodiversity or other values** - non-regulatory  |
|  S147 Wellington Fish and Game Council  | S147.042 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | Amend policy textRecognise and provide for the values of landowners and communities as stewards of the ~~indigenous~~ biodiversity of the Wellington Region, by:"  |
|  S147 Wellington Fish and Game Council  | S147.043 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | The suggested amendment follows from the suggested amendment to Objective 16, above, and is intended to give better effect to the NPS-FM (including Policy 10).While the protections of indigenous ecosystems and habitats is vital, so too is the maintaining and enhancing of the whole environment, including those containing valued introduced species.An unduly narrow indigenous - centric focus could lead to lessening or removal of protections for non-indigenous dominant systems, habitats, and species. The loss of protections, enhancements, and restorations risks adverse environmental effects and weakened climate change resilience for the region. | amend subclauses:(a)involving communities in the identification of targets and priorities for protecting, enhancing and restoring indigenous biodiversity a**nd habitats with significant biodiversity or other values**; and(b) supporting landowner and community restoration of indigenous ecosystems **and habitats with significant biodiversity or other values.**"  |
|  S163 Wairarapa Federated Farmers  | S163.086 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Oppose | Support the intent of this policy, however the proposed over-arching Objective A is intended to recognise the importance of this matter, and to provide a concrete pathway towards achieving it. | That Policy IE.4 be deleted.Delete the FW icon.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.090 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support |  | Retain  |
|  S168 Rangitāne O Wairarapa Inc  | S168.081 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | Rangitāne o Wairarapa acknowledge the role of landowners in the protection, enhancement and restoration of indigenous biodiversity, however the special relationship tangata whenua have with indigenous biodiversity must also be recognised and acknowledged in the identification and prioritisation process.  | Amend policy IE.3 to include partnership with iwi in the prioritisation process and include a reference in the explanatory text to policy IE.4 which explains the special relationship of tangata whenua in this process. **Alternatively**, include an additional policy that recognises and provides for the role of tangata whenua in the identification of priority ecosystems, habitats and species for management and restoration.   |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0115 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support | Ātiawa supports the role and contribution of landowners and communities inthe management of indigenous biodiversity. Ātiawa are supportive of Ātiawaacknowledge the collective efforts required to create meaningfulimprovements to te taiao.  | Retain as notified.  |
|  S167 Taranaki Whānui  | S167.0133 | Policy IE.4: Recognising the roles and values of landowners and communities in the management of indigenous biodiversity - non-regulatory | Support in part | Taranaki Whānui supports the principle of Policy IE.4 and feel mana whenua as Treaty partners also have role in this policy and this should be referred to and enabled. | Retain as notified.  |
|  S16 Kāpiti Coast District Council  | S16.083 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose | Council opposes references to the WRGF and the attempt to give the document legal weight under the RMA as we express elsewhere in our submission. We seek deletion of such references from Policy 67 (and from throughout the plan change).We also oppose the inclusion and use of proposed definitions for high density development and medium density residential development. As expressed elsewhere in our submission, these definitions are not consistent with the NPS-UD and conflict with the Intensification Planning Instrument notified by Council. | Amend Policy 67 as follows:(a) implementing the New Zealand Urban Design Protocol and any urban design guidance that provides for best practice urban design ~~and amenity outcomes, including for high density development and medium density residential development;~~(e) implementing the actions in the Future Development Strategy, ~~or the regional and local strategic growth and/or development framework or strategy that describes where and how future urban development should occur in the region;~~ and  |
|  S30 Porirua City Council  | S30.088 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose | This policy does not make sense. It is a non-regulatory policy that requires a regulatoryresponse. | Delete policy, or amend policy so that it provides clear and appropriate direction to plan users in line with objectives.  |
|  S34 Te Kaunihera o Te Awa Kairangi ki Uta, Upper Hutt City Council  | S34.097 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose | Council is concerned that the proposed non-regulatory method, appears to rely on a future regulatory process under clause (e). In addition, it is inappropriate to rely on future plans and strategies where the content of these is unknown. References to an undeveloped strategy are ultra vires. | Amend policy to provide clarity on where this should apply and include non-regulatory methods that could achieve an outcome rather than a regulatory approach and remove all references to the yet to be developed Future Development Strategy.  |
|  S78 Beef + Lamb New Zealand Limited  | S78.020 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Not Stated / Neutral | Accepts that the amendments to operative Policy 67 are required to give effect to the NPS-UD but neither supports nor opposes the provisions. | Retain as notified  |
|  S102 Te Tumu Paeroa | Office of the Māori Trustee  | S102.079 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Generally supports the non-regulatory policies in the 'Regional form, design and function' chapter. | Retain as notified.  |
|  S115 Hutt City Council  | S115.090 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose in part | Oppose the inclusion of non-regulatory policies and methods that apply to territorial authorities. | Amend Policy 67 to make it clear it does not apply to city and district councils.  |
|  S128 Horticulture New Zealand  | S128.054 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support in part | Policy 67 previously includes (g) safeguarding the productive capability of the rural area. A mention of highly productive land is valid in terms of establishing urban environments. | Add a new subclause:**(g) recognising the values of highly productive land, including long-term for food production**  |
|  S129 Waka Kotahi NZ Transport Agency  | S129.029 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Supports the direction to implement the actions in the Future Development Strategy which describes where and how future urban development should occur. Well-functioning urban communities are reliant on transport choice to enable communities to operate at a scale that reduces VKT and lowers emissions. | Retain as notified.  |
|  S133 Muaūpoko Tribal Authority  | S133.075 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support in part | Supports these policies, however, requests amendment to ensure Muaūpoko is specifically recognised. | Specific recognition of Muaūpokoas having connection to Te-Whanganui-a-Tara and interest in these policies.  |
|  S137 Greater Wellington Regional Council (GWRC)  | S137.037 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support in part | The qualities and characteristics of well-functioning urban environments articulated in Objective 22 applies to all urban areas in the Wellington Region. A sentence to this effect in the relevant policy explanations will assist with clarity. | Add a sentence to the Explanation section**Well-functioning urban environments, as referred to in this policy and articulated in Objective 22, apply to all urban areas in the Wellington Region.**  |
|  S137 Greater Wellington Regional Council (GWRC)  | S137.055 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support in part | Amendments are required to improve readability, consistency and clarity.Add 'improve' into heading and wording for consistency with Policy 31. | Amend Policy 67 as shown below:Policy 67: Establishing**, improving** and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatoryTo establish**, improve** and maintain and enhance the qualities and characteristics of well-functioning urban environments  |
|  S140 Wellington City Council (WCC)  | S140.091 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Support provided that the definitions of 'high density development' and 'medium density residential development' is amended as outlined below in the definition. With the current definitions the policy is too prescriptive and does not meet the intent of the NPS-UD. | Retain as notified provided the definitions of 'high density development' and 'medium density residential development' are amended.  |
|  S147 Wellington Fish and Game Council  | S147.082 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Necessary to give effect to the NPS-FM.  | Retain as notified.  |
|  S154 Investore Property Limited  | S154.007 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose in part | Policy 67 fails to recognise that the NPS-UD seeks to focus intensification around centres and rapid transport nodes, to ensure efficient use of infrastructure, and to enable more sustainable urban environments. | Amend Policy 67 to give effect to the NPS-UD to recognise that intensification is to be focused around major centres and rapid transit nodes, to support the efficient use of infrastructure and create well-functioning and sustainable urban environments.   |
|  S155 Stride Investment Management Limited  | S155.005 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Oppose in part | Policy 67 fails to recognise that the NPS-UD seeks to focus intensification around centres and rapid transport nodes, to ensure efficient use of infrastructure, and to enable more sustainable urban environments. | Amend Policy 67 to give effect to the NPS-UD to recognise that intensification is to be focused around major centres and rapid transit nodes, to support the efficient use of infrastructure and create well-functioning and sustainable urban environments.  |
|  S158 Kāinga Ora Homes and Communities  | S158.031 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Supports the wording in this policy identifying urban design guidance as non-regulatory. | Retain as notified.  |
|  S165 Royal Forest and Bird Protection Society of New Zealand Inc. (Forest & Bird)  | S165.091 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support |  | Retain  |
|  S131 Ātiawa ki Whakarongotai Charitable Trust  | S131.0116 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Ātiawa approach to growth is grounded in and guided by our mātauranga,thus recognising the rangatiratanga of hapū and iwi, applying the enduringwisdom of kaupapa Māori and enhancing the unique identity and culture ofthis place. Proactive initiatives are required to ensure that our unique history,identity and culture is respected and given expression in the region. TheDesign Guides are a key mechanism in giving effect to our kaupapa (values),huanga (vision) through our tikanga (approach) as expressed inWhakarongotai o te moana, Whakarongotai o te wā. | Amend as follows:(a) implementing the New Zealand Urban Design Protocol and any urban design guidance that provides for best practice urban design and amenity outcomes, including **mātauranga Māori** and for high density development and medium density residential development;  |
|  S167 Taranaki Whānui  | S167.0134 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support | Taranaki Whānui supports the amendments to Policy 67.We note subclause (d) and (f) and are keen to work in partnership with council on this. | Retain as notified.  |
|  S168 Rangitāne O Wairarapa Inc  | S168.0181 | Policy 67: Establishing and maintaining the qualities and characteristics of well-functioning urban environments - non-regulatory | Support in part | It is noted that this policy covers a range of matters, potentially not all of which non-regulatory - see clause d in particular. The inclusion of subclause (f) relating to partnering with mana whenua / tangata whenua to develop papakāinga design guidelines that are underpinned by Kaupapa Māori is supported. However, the clause only needs to refer to partnering (as this is the same as working together). The amendment of subclause (d) to substitute "encouraging" with "providing for" and the inserted reference to meeting "cultural" needs along with social and economic needs is supported.The explanation provided for Policy 67 does not address the range of matters covered in the policy. The Explanation should be expanded. | Amend clause (f) of the policy to read: "~~work together~~ and partner**ing** with mana whenua / tangata whenua to prepare papakāinga design guidelines that are underpinned by kaupapa Māori."Provide a more comprehensive explanation of the policy.  |