



Submission on Plan Change 1 to the Natural Resources Plan Greater Wellington Region

Te Awarua-o-Porirua Harbour and Catchments Community Trust & Guardians of Pāuatahanui Inlet

The Te Awarua-o-Porirua Harbour and Catchments Community Trust (Porirua Harbour Trust) & Guardians of Pāuatahanui Inlet make this submission on Plan Change 1 of Greater Wellington Regional Council's Natural Resources Plan (the 'NRP') or 'Regional Plan') for the Greater Wellington region.

We wish to be heard in any formal hearings relating to the submission process.

1. BACKGROUND

A. Te Awarua-o-Porirua Harbour and Catchments Community Trust (Porirua Harbour Trust)

The Te Awarua-o-Porirua Harbour and Catchments Community Trust is an independent entity with a role of monitoring and advocating for the sustainable management and environmental health of the Porirua Harbour and catchments.

The Objectives of the Porirua Harbour Trust (PHACCT) are to promote the sustainable management of the Porirua Harbour and its catchment by:

- Advocating for the sustainable management of the harbour's ecosystem and its catchments; Fostering the understanding of ecological and environmental issues associated with the harbour and its catchments through education and community awareness;
- b. Co-ordinating input from community groups on issues relating to the harbour and its catchments;
- c. Supporting, promoting and contributing to programmes and projects aimed at improvements to the Porirua Harbour ecosystem and its catchments;
- d. Fostering an understanding that the rural and urban areas around the harbour have specific needs; and

e. Engaging in any other activities and processes that are complementary to any of the foregoing objectives including to promote or undertake research.

The Guardians of Pāuatahanui Inlet (GOPI):

- supports the implementation of the Porirua Harbour Strategy and Action Plan by the management agencies;
- informs and educates the public about The Inlet, consults with the communities around The Inlet and provides opportunities for the public to share in celebrating and caring for The Inlet;
- prepares submissions on plans, proposals, and resource management applications affecting The Inlet and its catchment;
- promotes research and monitoring on the state of The Inlet and also undertakes some monitoring directly.

B. Porirua Harbour and Catchments – The Area of Interest

The Te Awarua-o-Porirua Harbour, comprising the Onepoto Arm and the Pāuatahanui Inlet and the outer harbour, and its contributing catchments (~19,000 ha.) provides a range of significant values to the wider Wellington region. The harbour contains the largest estuary system (11% intertidal with narrow opening) in the lower North Island, and has high importance for wildlife habitat, cultural, recreational, and economic values. The whole harbour forms one inter-related, interdependent ecosystem

Porirua Harbour and Catchments – Resource Management Responsibilities

Ngāti Toa Rangatira are recognised as mana whenua of the area and have traditional and ongoing interests as kaitiaki of the Porirua Harbour.

The Porirua Harbour catchment area is administered by three local authorities: Greater Wellington Regional Council, Porirua City Council and Wellington City Council.

C. Current State of Te Awarua-o-Porirua Harbour

The Porirua Harbour has been recognised as a degrading and 'Most at Risk' ecosystem^{1,2,3} (Estuarine Trophic Index^{4,5} = **D** - Most at Risk) reflected in eutrophication status, and susceptibility and resilience of estuarine habitats to sediment pulses. This is manifested by extent of sea grass (*Zostera Spp.*) beds⁶, fish nursery values, and extent of shellfish habitat.

The pressures that cause degradation of habitat and ecological health include¹: massive pulses of sedimentation (6-9mm per year), roading, reclamation, and urban development, and highly elevated Total Nitrogen loads from pastoral land use.

D. Expected Outcomes of the GWRC Natural Resource Plan to Enhance Degraded Environments

The PHT & GOPI recognise the vital importance of ecologically healthy water for maintaining the health of our waterbodies, freshwater ecosystems and the communities that rely upon them for their sustenance and wellbeing. By protecting the health and wellbeing of our streams and estuaries, we in turn protect the health and wellbeing of our people and surrounding environments.

The current principles underpinning current legislation provide consideration of outcomes that reflect the concepts of Te Mana o Te Wai in prioritising the health and wellbeing of waterbodies and freshwater ecosystems, including estuaries, first. If a waterbody is degraded, then it should be enhanced – and status quo and acceptance of a degraded state is not acceptable.

¹ Parliamentary Commissioner for the Environment. 2020. *Managing Our Estuaries.* 220pp

² Hume, T., Gerbeaux, P., Hart, D., Kettles, H. and Neale, D., 2016. *A classification of New Zealand's coastal hydrosystems*. *NIWA Client Report No. HAM2016-*062 prepared for the Ministry for the Environment. Hamilton: National Institute of Water and Atmospheric Research.

³ Plew, D., Dudley, B., Shankar, U. and Zeldis, J., 2018. Assessment of the eutrophication susceptibility of New Zealand Estuaries. *NIWA Client Report No. 2018206CH* prepared for Ministry for the Environment. Wellington: National Institute of Water and Atmospheric Research. Table A-1.

⁴ Robertson, B., Stevens, L., Robertson, B., Zeldis, J., Green, M., Madarasz-Smith, A., Plew, D., Storey, R., Hume, T., Oliver, M. 2016. *NZ Estuary Trophic Index Screening Tool 1. Determining eutrophication susceptibility using physical and nutrient load data.* Prepared for Envirolink Tools Project: *Estuarine Trophic Index, MBIE/NIWA Contract No: C01X1420:* 47.

⁵ Robertson, B.M, Stevens, L., Robertson, B., Zeldis, J., Green, M., Madarasz-Smith, A., Plew, D., Storey, R., Oliver, M. 2016. NZ Estuary Trophic Index Screening Tool 2. Determining Monitoring Indicators and Assessing Estuary Trophic State. Prepared for Envirolink Tools Project: *Estuarine Trophic Index, MBIE/NIWA Contract No: C01X1420.* 68p.

⁶ Zeldis J. and Plew, D.R., 2022. Predicting and Scoring Estuary Ecological Health Using a Bayesian Belief Network. *Frontiers in Marine Science Volume* **9**:89899

It is from this advocacy perspective that we recognise that Porirua Harbour is in a degraded state that the Porirua Harbour Trust & GOPI provide our commentary on the Plan Changes to the GWRC Natural Resources Plan (NRP).

The Porirua Harbour Trust strongly supports outcomes from the NRP that environments with current degraded ecological states are reversed, can recover and are enhanced (where practicable).

Recent Experiences and Observations

A. Porirua Harbour is in a degraded state and is continuing to decline under current conditions.

Reports on research findings and monitoring reports consistently report on the degraded state and the environmental stressors that need to be addressed.

Acknowledgement that there needs to be significant improvement JUST to maintain and reverse the continuing degradation. To achieve meaningful outcomes, sediment entering the estuaries needs to be significantly reduced, the ecosystem is under stress and can't self-restore.

- B. Transmission Gully Construction hundreds of non-compliance incidents with pulses of sediment and contaminants entering the harbour.
- C. Continued sediment and pollutant input from urban areas especially through stormwater discharges.
- D. Housing construction proposals Kāinga Ora promising flexible construction options – but little substance of how to achieve better environmental outcomes.

2. Submission On Plan Change 1 To The GWRC Natural Resources Plan

 Plan Change 1 NRP should address issues to restore degraded and degrading ecosystems – i.e. the Te Awarua-o-Porirua Harbour and its associated catchments. We note that these issues were identified through a robust and lengthy process – the Whaitua Committee process – and we are pleased that their recommendations are to be reflected in detail in the Natural Resources Plan and we strongly support this initiative.

Greater Wellington Regional Council undertook an intensive programme of review water and land management issues and approaches to catchment management using a Whaitua Committee (independent appointees) process to provide guidance – with a list of recommendations⁷ for Te Awarua o Porirua Harbour and its catchments released in 2019. In addition, Ngāti Toa (as kaitiaki for the rohe) outlined their views and expectations⁸ for addressing the issues facing the harbour and surrounding environment.

⁷ Te Awarua-o-Porirua Whaitua Committee. 2019. Te Awarua-o-Porirua Whaitua Implementation Programme, April 2019

⁸ Te Awarua-o-Porirua Whaitua Implementation Programme: Ngāti Toa Rangatira Statement 2019

Porirua Harbour Trust notes that the Plan Changes align well with our Trust's vision:

- to maintain and enhance the health of Te Awarua o Porirua
- enhance the quality of the environment by protecting the integrity of existing ecosystems and by restoring degraded ecosystems wherever possible
- enable people to enjoy recreational activities
- enable people to enjoy recreational activities
 enable people to undertake economic activities without compromising the
- enable people to undertake economic activities without compromising the reasonable foreseable people of present and future concretions.
- reasonably foreseeable needs of present and future generations
- to be able to eat kai moana from the harbour

The PHT & GOPI therefore support the intent and substance of Plan Change 1 which reflects the recommendations that resulted from the work done from the Whaitua process for Porirua catchment zones.

Many of the Regional Plan changes need to be integrated with the related functions and initiatives from the respective statutory agencies, including the GW Regional Council, Porirua and Wellington City Councils and Wellington Water as current water managers. How this is undertaken (and subsequently funded) is for those agencies to determine – even if substantial funding and structural reform is required.

It is clear that there is an expectation from the community that implementation of recommendations and actions identified by the Whaitua committee should be carried out in a timely manner – given that there is awareness of the issues and that clear actions and timelines have been defined.

To this end the Porirua Harbour Trust strongly supports incorporating the appropriate Whaitua Committee's recommendations into Plan Change 1 to the NRP as proposed.

2. Timeframes must contain interim and measurable milestones (including five yearly reporting)

Long-term target attribute timeframes require interim target attribute state timeframes set for intervals of not more than 10 years with baselines which need to be achieved by the interim target date set. It is acknowledged that outcomes sought from actions to improve ecosystem health will be a long-term prospect. However, timeframes should not be arbitrarily set several decades in the future. They must include interim and measurable milestones (such as five yearly intervals) in achieving the ultimate goal by 2040 (for example). There must be a regular critique of the actions being implemented to ensure they are effective.

Even with development of previous harbour strategies⁹ (for example, *Te Awarua-o-Porirua Harbour and Catchment Strategy and Action Plan Annual Report 2017/18*), this gives the impression to the public that agencies are working together to improve the health of the harbour. Regrettably, while efforts are being made since the tabling of the Whaitua recommendations in 2019 have been minimal and they are overshadowed by continuing and dominating key stressors that continue to degrade the harbour ecosystem.

The PHT & GOPI support retention of the dates recommended by the Whaitua Committee rather than pushing out the dates of achieving an improved attribute state by decades.

⁹ Te Awarua-o-Porirua Harbour and Catchment Strategy and Action Plan Annual Report 2017/18

The PHT&GOPI and the catchment community has an expectation to meet the target attribute states of water quality by 2040 and any delay will mean that the community will have to (and continued risk of having to) continue living with an increasingly degraded environment. Further, the longer this degraded environment continues, the more costly its rehabilitation will be.

3. Ensure that the environmental limits that are set to achieve "ecological health" and other associated values such as recreation, amenity, and custodianship.

There is a need to establish meaningful and robust environmental limits. The inclusion of the limits recommended by the Whaitua Committee in 2019 and listed in Plan Change 1 are supported by PHT & GOPI.

4. PHT & GOPI support the long-term goal of improvement to target attribute state.

Target Attribute States need to be set to allow for the maintenance and/or restoration of this level of ecosystem health, which in cases will likely involve setting limits and bottom lines well above the national bottom lines.

All waterbodies, not just rivers and streams, should have set Target Attribute States. This includes **<u>estuaries</u>**, **wetlands**</u>, and groundwater.

A functional NRP requires Objectives, Policies, Methods, Rules, timelines and dates that are robust and scientifically based to succeed in restoring health to degraded waterbodies. The NRP needs to provide clear guidance as to how these will be incorporated into existing and future resource consents. This also applicable to developing resource consent conditions that allow for unambiguous enforcement options while undertaking the compliance function of the Regional Council.

5. Requirement to develop Freshwater Action Plans - Supported

The requirement for Freshwater Action Plans specified in section 6.16 is supported by PHT& GOPI. We support the approach of developing Freshwater Action Plans which protect, maintain, or enhance macroinvertebrate, periphyton, and fish abundance and community attributes as necessary and where applicable, where these communities also include life stage habitat protection actions for all species.

There is a particularly urgent need to develop Freshwater Action Plans for urban catchments. There is a physical and psychological disconnect from the Harbour for many residents of Tawa and Johnsonville in the Wellington City area – yet their contribution of total associated contaminants and flows into the Porirua Stream (and ultimately the Onepoto Arm of the harbour) is significant.

6. Focus required on key contributors to contaminant loading¹⁰ in the harbour

There is a need for urgent actions to address these environmental stressors that are driving degradation of waterbodies and harbour.

When looking at improving the ecosystem health of a degraded aquatic or estuarine system, it makes logical sense to deal with the main contributors to contaminant loadings – sedimentation, nitrogen, phosphorus, and bacterial (*E. coli*). Excessive nutrient and sediment inputs threaten ecological condition in many estuaries. Developing an approach to prioritise actions to improve ecosystem health can be modelled¹¹ to ensure the key actions are prioritised. Evaluation can be made for potential improvements in estuary health arising from diversion of wastewater from an estuary, and estimating catchment diffuse nutrient load reductions required to meet estuary health objectives. For example, prioritising actions to avoid sediment input from urban development and from stormwater pulses is better than a relying solely on a riparian planting programme. Both should be done but focus should be on the contributors to the key contaminants in the NRP.

This might provide potential leverage to increase the prioritisation of central government funding for cleaning up water bodies by highlighting the urgency of action – as well as noting the financial constraints and dilemma to fund the actions.

A do-nothing approach is not an option.

As an example, the extent and health of eel grass (*Zostera muelleri*) beds has been reduced over many decades in Porirua Harbour. There is substantial evidence to infer that there are multiple stressors¹² existing in the harbour that impede ecosystem resilience and that it will not simply promote regeneration¹³ and recovery by natural processes¹⁴. There is clear evidence that the multi-stressor effects of fine sediment on seagrasses, with substrate suitability for seagrass being detrimentally affected even where light exposure seems sufficient¹⁵.

Sediment inputs into waterways from earthworks from new urban development (subdivision), land use, and forestry must be avoided or tightly controlled to allow freshwater and coastal receiving environments to be restored to a state of health and wellbeing. Rules and methods should focus on **avoiding** activities which contribute the most sediment from construction, subdivision development and forestry. The effects of

¹⁰ Zeldis J. and Plew, D.R., 2022. Predicting and Scoring Estuary Ecological Health Using a Bayesian Belief Network. *Frontiers in Marine Science Volume* 9:898992

¹¹ Zeldis J. and Plew, D.R., 2022. Predicting and Scoring Estuary Ecological Health Using a Bayesian Belief Network. *Frontiers in Marine Science Volume* 9:898992

¹² Zabarte-Maeztu, I., Matheson, F.E., Manley-Harris, M., Davies-Colley, R., Oliver, M., and Hawes, I., 2020. Effects of Fine Sediment on Seagrass Meadows: A Case Study of *Zostera muelleri* in Pāuatahanui Inlet, New Zealand. *Journal of Marine Science and Engineering* volume 8(9):645-665

¹³ Matheson, F.E., Reed, J., Dos Santos, V.M., Cummings, V., Mackay, G. (2017). Seagrass rehabilitation: successful transplants and evaluation of methods at different spatial scales. *New Zealand Journal of Marine and Freshwater Research 51*: 96-109.

¹⁴ Lundquist, C.J., Jones, T.C., Parkes, S.M., and R.H. Bulmer. (2018). Changes in benthic community structure and sediment characteristics after natural recolonisation of the seagrass Zostera muelleri. *Scientific Reports Volume 8*, Article 13250.

¹⁵ Zabarte-Maeztu, I., Matheson, F.E., Manley-Harris, M., and Hawes, I. (2019) . Sediment-effect thresholds for the New Zealand seagrass Zostera muelleri: a case study in Porirua Harbour, NZ. *New Zealand Marine Sciences Society Conference, Dunedin, New Zealand*

these activities are seldom mitigated and never remedied – once the silt has entered the harbour there is little interest in active management of the effects.

Aquatic ecosystem health and wellbeing depends on managing diffuse discharges of nutrients and E. coli from farming activities – albeit most farming activities in the catchments are relatively low intensity farming activities.

The policies governing adverse effects of stormwater discharges (e.g., Policy P.P10, Policy WH. P10) contain many clauses giving reasons to not put good management practices into effect. This is not supported in current form.

When discussing adverse environmental impacts of stormwater or wastewater discharges, it is also required to actively consider ecosystem health – this requires a demonstration of a functional need for that activity, and if there is a functional need, then the effects management hierarchy must be applied. This should be referred to in the PC1 GWRC NRP.

PHT & GOPI support Methods M43 and M45 to support the health of, and funding for, urban waterbodies, particularly in relation to stormwater discharges – and this needs to be considered by the City Councils when assessing improving existing urban sites or urban development projects.

PHT & GOPI also support Method M44 to support the health of rural water bodies.

We wish to stress, however, that in order for rural landowners to retire pasture and undertake protective fencing of vegetation, especially on high erosion prone slopes, that there must be a sufficient quid-pro quo for landowners by way of incentives and financial relief. We disagree, for instance, with local authority suggestions that lower valuations of land and therefore lower rates are already baked in to rating formulas and sufficient to compensate landowners for "doing the right thing" for the environment.

7. Stakeholder Engagement – Providing Transparency of Implementation and Progress.

There is a need to include a method for providing for a structured process of community engagement to ensure updates on progress of implementation are carried out – and the actions are not deferred due to arguments of economic affordability or feasibility.

This method should include support for catchment communities and other groups who work for the environment by providing far greater financial assistance and administrative support at both the catchment and regional level.

The recently released Whanganui River Strategy¹⁶ *Te Heke Ngahuru ki Te Awa Tupua* is an example of an iwi lead collaboration of local authorities and interest groups in the river catchment. This involves <u>all interest groups</u> – not just mana whenua and crown partnerships, in order to develop an enduring legacy. Te Kōpuka chairperson Gerrard Albert stated that reform was needed to improve outcomes for the awa - "to improve the way we practice resource management …. after 30-plus years of regional-based governance, and of the Resource Management Act …… and it starts with reforming the way we interact with one another."

¹⁶ Te Kōpuka nā Te Awa Tupua. 2023 . Te Heke Ngahuru ki Te Awa Tupua – Whanganui River Strategy

PHT & GOPI would support the inclusion of a method that provides for meaningful community engagement. This would define requirements for structures and processes that enable communities to participate in all issues in advocating for environmental guardianship.

8. Fish Passage – Need to address existing fish passage barriers as discretionary activities.

Rule 5.4.8 should be a discretionary activity to provide fish passage over artificial barriers such as dams even for those that have existed for 10 years or more – rather than reverting to permitted activity status. If these are consented using permitted activity status, then this will authorise a past decision which leaves a negative legacy and does not address the issues around fish passage that remain.

9. Clarify and strengthen rules and methods to support actions to increase wetland habitat.

PHT & GOPI support rules and methods that provide for, or encourage, increasing the extent of wetland habitat in the rural landscape and in the river/stream corridors.

10. Assistance to the rural community for farm plans and hill country management.

We note that Change 1 to the NRP includes strong provisions (such as Policy P.P22) to reduce sediment discharges from farming activities on land with a high risk of erosion.

We support the measures proposed in P.P22 which will deliver farm management plans and risk erosion plans. However, as we have already indicated, implementing these can be costly to landowners and we consider that, as mentioned in that policy in Item (d), support is needed for both risk erosion and farm management plans.

We also note and strongly support implementing the proposals set out in M44:

(a) investigate financial support and rates relief options for accelerating retirement/revegetation of pastoral and plantation forestry land uses, and

(b) support the effective uptake and implementation of Farm Environment Plans, and

(c) promote uptake of good management practice in rural land uses, including for pastoral farming and plantation forestry, and

(d) develop and deliver a specific programme of engagement and education with small (<20ha) landowners.

CONCLUSION:

Porirua Harbour Trust and Guardians of Pāuatahanui - Expectations:

- 1. <u>The degraded ecosystems of the Te Awarua Porirua Harbour and the</u> <u>catchments that flow into the harbour are improved.</u>
- The actions to improve the ecosystem health are undertaken with haste with long-term achievement of attribute targets by 2040. There needs to defined milestones and reporting dates (five-yearly) to report on the progress being made.
- 3. <u>That the community is engaged and kept informed of the progress made with</u> <u>regular transparent reporting.</u> It is assumed that mana whenua will be consulted and/or be involved with implementation of a long overdue harbour improvement strategy – and that the wider community stakeholders will also be involved in such collaborations.
- 4. To keep credibility and confidence of the community (including mana whenua) in the Whaitua Committee process sponsored by GWRC, then <u>Regional Council MUST</u> <u>implement those recommendations in the Natural Resource Plan by this Plan</u> <u>Change.</u>
- 5. <u>There is also an expectation that the implementation of actions that result from</u> <u>these plan changes will be appropriately resourced and funded.</u>
- The provisions of the Plan Change to the GWRC NRP are generally supported

 and reflect the recommendations of the Whaitua Committee process with some subtle clarifications and emphasis suggested.

Once you have completed your feedback, please email to regionalplan@gw.govt.nz

	Please enter your details below
*Submitter Name: Full name, or Name of Organisation / Company	our and Catchments Community Trust & Guardians of Pāuatahanui In
Contact person for submission: (If different to above)	Michael Player (Chairperson PHACCT)
Telephone no: (Not required)	Insert
*Address for service: (Email, or physical address) Please note, an <u>email address</u> is the preferred method	phacctsec@gmail.com
*I wish to be heard in support of my submission at a hearing	Yes
*I would consider presenting a joint case at the hearing with others who make a similar submission	No
*I could gain an advantage in trade competition through this submission	No
Only answer this question if you answered 'yes' to the above question. I am directly affected by an effect of the subject matter of the submission that: A) adversely affects the environment; and B) does not relate to trade competition or the effects of trade competition	Select A or B
	Wellingtion, I agree to having read and butlined in this Information Statement
If providing a submission on behalf of a company / organisation I confirm that I have authority to do so:	MD Player
Date:	14/12/2023
provisions in the proposed change have bee correponding cells.	en included so please place your comments in the provisions of the please place your comments in the pomission form please vist our Submitter User Help

Chapter No and Name	Provision No. & Title	Type of Change	Stance	RMA Process	Reason for feedback:	Decision Sought *
		Amended	Support	Freshwater	Please provide a	Please describe the actual changes to the provision
		New Not applicable to	Oppose Neutral	Part 1 Schedule 1 Both	summary of the reasons for your	that you would like to see and, where possible, include your suggested alternative wording.
		Whaitua	Amend		feedback on each	
		Not applicable to Te-Awarua-o-	Not stated		provision to help	NOTE: Any deletions should be identified using strikethrough , and insertions should be identified
		Porirua			position.	using bold .
2 Interpretation	2.2 Definitions	<i>N/A</i> Amended		Both		
	Afforestation	New	Select stance	Freshwater		
	Allocation amount Annual stocking rate	Amended New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
	Catchment management unit	Amended	Select stance	Part 1 Schedule 1		
	Coastal water management units	New	Select stance	Part 1 Schedule 1		
	Containment standard Core allocation	New Amended	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	Dry weather discharges	New	Select stance	Part 1 Schedule 1		
	Earthworks Effective hectares	New New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
	Environmental outcomes	New	Select stance	Part 1 Schedule 1		
	Erosion and sediment management plan Erosion risk treatment plan	New New	Select stance Select stance	Freshwater Freshwater		
	Existing wastewater discharge	New	Select stance	Part 1 Schedule 1		
	Harbour arm catchments	New	Select stance	Part 1 Schedule 1		
	Harvesting High risk industrial or trade premise	New New	Select stance Select stance	Freshwater Part 1 Schedule 1		
	Highest erosion risk land (plantation	New	Select stance	Freshwater		
	forestry) Highest erosion risk land (pasture)	New	Select stance	Freshwater		
	High erosion risk land (pasture)	New	Select stance	Freshwater		
	Highest erosion risk land (woody vegetation)	New	Select stance	Freshwater		
	Hydrological control	New	Select stance	Part 1 Schedule 1		
	Impervious surfaces	New New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
	Intensive grazing Limit	New	Select stance Select stance	Part 1 Schedule 1		
	Mechanical land preparation	New	Select stance	Freshwater		
	Nationally threatened freshwater species Nitrogen discharge risk	New New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
	Part Freshwater Management Unit	New	Select stance	Freshwater		
	Primary contact sites Recognised Nitrogen Risk Assessment Tool	New New	Select stance Select stance	Freshwater Freshwater		
	Redevelopment Registration	New New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
	Registered forestry adviser	New	Select stance	Freshwater		
	Replanting Sacrifice paddocks	New New	Select stance Select stance	Freshwater Freshwater		
	Small stream riparian programme	New	Select stance	Freshwater		
	Stabilisation	New	Select stance	Part 1 Schedule 1		
	Stormwater Stormwater catchment or sub-catchment	Amended New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	Stormwater management strategy	New	Select stance	Part 1 Schedule 1		
	Stormwater network Stormwater treatment system	Amended New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	Stocking rate	New	Select stance	Freshwater		
	Stock unit Unplanned greenfield development	New New	Select stance Select stance	Freshwater Part 1 Schedule 1		
	Vegetation clearance (for the purposes of	New	Select stance	Freshwater		
	Rules WH.R20, WH.R21 and P.R19, P.R20)	Now	Select stance	Dart 1 Schodulo 1		
	Wastewater network catchment or sub- catchment	New	Select stance	Part 1 Schedule 1		
	Wet weather overflows	New	Select stance	Part 1 Schedule 1		
	Whaitua Winter Stocking rate	Amended New	Select stance Select stance	Part 1 Schedule 1 Freshwater		
3 Objectives	Amendments to Chapter 3 - Objectives	Not applicable to		Part 1 Schedule 1		
	Objective O2	Whaitua Not applicable to	Select stance	Part 1 Schedule 1		
		Whaitua				
	Objective O5	Not applicable to	Select stance	Freshwater		
	Objective O6	Whaitua Not applicable to	Select stance	Part 1 Schedule 1		
		Whaitua				
	Objective O17	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Objective O20	Not applicable to	Select stance	Part 1 Schedule 1		
	Objective O34	Whaitua Not applicable to	Select stance	Part 1 Schedule 1		
		Whaitua				
	Objective O35	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Objective O36	Not applicable to	Select stance	Part 1 Schedule 1	1	
		Whaitua	Colort			
	Objective O37	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Objective O38	Not applicable to	Select stance	Part 1 Schedule 1		
	3.6 Water quality	Whaitua Amended/Not		Part 1 Schedule 1		
		applicable to				
	Objective O18: Rivers, lakes, natural	Whaitua Amended	Select stance	Part 1 Schedule 1		
	wetlands and coastal water are suitable for	, unchueu				
	contact recreation and Māori customary					
	use. Table 3.1 Primary contact recreation and	Not applicable to	Select stance	Part 1 Schedule 1		
	Māori customary use objectives in	Whaitua				
	freshwater bodies. Table 3.2 Secondary contact and Māori	Amended	Select stance	Part 1 Schedule 1		
	customary use recreation objectives in					
	freshwater bodies. Table 3.3 Contact recreation and Māori	Not applicable to	Select stance	Part 1 Schedule 1		
	customary use objectives in coastal water.	Whaitua				
	3.7 Biodiversity, aquatic ecosystem health and mahinga kai	Amended/Not applicable to		Part 1 Schedule 1		
		auquicable to				

				_		
	Objective O19: Biodiversity, aquatic ecosystem health and mahinga kai in fresh	Amended	Select stance	Part 1 Schedule 1		
	water bodies and the coastal marine area are safeguarded.					
	Table 3.4 Rivers and Streams.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Table 3.5 Lakes.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Table 3.6 Groundwater.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Table 3.7 Natural wetlands.	Amended	Select stance	Part 1 Schedule 1		
	Table 3.8 Coastal waters.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	3.8 Sites with significant values Objective O25: Outstanding water bodies	Amended Amended	Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	identified in Schedule A (outstanding water bodies) and their significant values are					
	protected and restored. Objective O28: Ecosystems and habitats	Amended	Select stance	Part 1 Schedule 1		
	with significant indigenous biodiversity values are protected from the adverse					
	effects of use and development, and where appropriate restored to a healthy					
	functioning state including as defined by					
	Tables 3.4, 3.5, 3.6, 3.7 and 3.8.	Not applicable to		Part 1 Schedule 1		
		Whait / Not applicable to				
4 Policies		Whaitua Te Awarua-o-Porirua				
			Select stance	Freshwater		
	discharge consents.	Not applicable to	Select stance	Part 1 Schedule 1		
	use activities. Policy P71: Managing the discharge of	Whaitua Not applicable to	Select stance	Part 1 Schedule 1		
	nutrients.	Whaitua		Freshwater		
	Policy P72: Priority Catchments.	Not applicable to Whaitua	Select stance			
	Policy P73: Implementation of farm environment plans in priority catchments.	Not applicable to Whaitua	Select stance	Freshwater		
	effects of rural land use activities and	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	associated diffuse discharges of contaminants.					
	Policy P76: Consent duration for rural land use in priority catchments.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Policy P77: Improving water quality for	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	use. Policy P79: Quality of point source	Not applicable to	Select stance	Freshwater		
	discharges to rivers.	Whaitua				
	Policy P82: Avoiding inappropriate discharges to water.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Policy P83: Minimising adverse effects of stormwater discharges.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	stormwater.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
		Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	authority and state highway network consents.					
	Policy P86: Second-stage local authority and state highway network consents.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	Policy P87: Minimising wastewater and stormwater interactions.	Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
		Not applicable to Whaitua	Select stance	Part 1 Schedule 1		
	wastewater. Policy P118: Water takes at minimum flows		Select stance	Freshwater		
	and minimum water levels.	Te Awarua-o- Porirua Whaitua		and a converter		
	Policy P121: Core allocation for rivers.	Not applicable to	Select stance	Freshwater		
		Te Awarua-o- Porirua Whaitua		Devidence		
	and mahinga kai.	Amended		Part 1 Schedule 1		
	health and mahinga kai.	Amended	Select stance	Part 1 Schedule 1		
	Policy P36: Restoring Wairarapa Moana 4.7.3 Sites with significant indigenous	Amended Amended	Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	biodiversity value. Policy P45: Protecting trout habitat.	Amended	Select stance	Part 1 Schedule 1		
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	Rule R14: Spray coating within an enclosed space – permitted activity.	Amended	Select stance	Part 1 Schedule 1		

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Rule R15: Spray coating not within an enclosed space – permitted activity.	Amended	Select stance	Part 1 Schedule 1		
Rule R16: Printing processes – permitted	Amended	Select stance	Part 1 Schedule 1		
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 Rule R18: Fume cupboards – permitted	Amended	Select stance	Part 1 Schedule 1		
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Rule R19: Workplace ventilation – permitted activity.	Amended	Select stance	Part 1 Schedule 1		
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Rule R29: Alcoholic beverage production – permitted activity.	Amended	Select stance	Part 1 Schedule 1		
Rule R30: Coffee roasting – permitted activity.	Amended	Select stance	Part 1 Schedule 1		
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Method M40: Fish passage action plan New Select stance Freshwater programme for Whaitua Te Whanganui-a- Image: Comparison of the stance Image: Comparison of the stance Image: Comparison of the stance	
Tara and Te Awarua-o-Porirua Whaitua.	
Method M41: Identifying and responding to New Select stance Freshwater degradation in freshwater bodies within Image: Comparison of the second stance Image: Comparison of the second stance Image: Comparison of the second stance	
Whaitua Te Whanganui-a-Tara and Te	
Awarua-o-Porirua Whaitua. Freshwater 6.17 Small farm property registration New	
Method M42: Small farm property New Select stance Freshwater	
registration within Whaitua Te Whanganui- a-Tara and Te Awarua-o-Porirua Whaitua.	
6.16 Supporting improved water quality New Part 1 Schedule 1 outcomes.	
Method M43: Supporting the health of New Select stance Part 1 Schedule 1	
urban waterbodies. Select stance Part 1 Schedule 1 Method M44: Supporting the health of rural New Select stance	
waterbodies.	
Method M45: Funding of wastewater and stormwater network upgrades New Select stance Part 1 Schedule 1	
8 Whaitua Te Whanganui-a-T 8.1 Objectives New Both	
Objective WH.O1: The health of all New Select stance Part 1 Schedule 1 freshwater bodies and the coastal marine Image: Coastal marine Image: Coastal marine Image: Coastal marine	
area within Whaitua Te Whanganui-a-Tara	
is progressively improved and is wai ora by 2100.	
Objective WH.02: The health and wellbeing New Select stance Freshwater	
of Te Whanganui-a-Tara's groundwater, rivers and natural wetlands and their	
margins are on a trajectory of measurable	
improvement towards wai ora.	
Objective WH.O3: The health and wellbeing New Select stance Part 1 Schedule 1	
of coastal water quality, ecosystems and habitats in Te Whanganui-a-Tara is	
maintained or improved to achieve the	
coastal water objectives set out in Table 8.1.	
Table 8.1 Coastal water objectives. New Select stance Part 1 Schedule 1	
Objective WH.O4: The extent, condition, New Select stance Part 1 Schedule 1 and connectivity of habitats of nationally	
threatened freshwater species are	
increased and the long-term population numbers of these species and the area over	
which they occur are increased, improving	
their threat classification status.	

Objective WH.O5: By 2040 the health and wellbeing of the Parangarahu Lakes and associated natural wetlands are on a trajectory of improvement towards wai ora. New Select stance Freshv	
associated natural wetlands are on a	water
Table 8.2 Target attribute states for lakes. New Select stance Freshv	water
Objective WH.O6: Groundwater flows and New Select stance Freshv	water
levels, and water quality, are maintained.	
Objective WH.O7: The physical integrity of aquitards is protected so that confined New Select stance Freshv	water
aquifer pressures are maintained.	
Objective WH.O8: Primary contact sites New Select stance Freshv	water
within Te Awa Kairangi/Hutt River,	
Pākuratahi River, Akatarawa River and	
Wainuiomata River are suitable for primary contact.	
Table 8.3 Primary contact site objectives in New Select stance Freshv	water
rivers.	
Objective WH.O9: Water quality, habitats, New Select stance Freshv	water
water quantity and ecological processes of rivers are maintained or improved.	
Table 8.4: Target attribute states for rivers. New Select stance Freshv	water
8.2 Policies New Both	
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ecosystem health. Policy WH.P2 Management of activities to New Select stance Part 1	L Schedule 1
achieve target attribute states and coastal	
water objectives.	
Policy WH.P3: Freshwater Action Plans role New Select stance Freshv	water
in the health and wellbeing of waterways.	
Policy WH.P4: Achievement of the visual New Select stance Freshv	water
clarity target attribute states.	
Table 8.5: Sediment load reductions New Select stance Freshv	water
required to achieve the visual clarity target	
attribute states.	
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point source discharge. Policy WH.P6: Cumulative adverse effects of New Select stance Part 1	L Schedule 1
point source discharges.	
Policy WH.P7: Discharges to groundwater. New Select stance Freshv	water
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achieve the target attribute states and	
coastal water objectives.	
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stormwater discharges.	
Policy WH.P11: Discharges of contaminantsNewSelect stancePart 1in stormwater from high risk industrial or	L Schedule 1
trade premises.	
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network discharges through a Stormwater Management Strategy.	
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from new and redeveloped impervious	
surfaces.	
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offsetting for new greenfield development.	
Policy WH.P16: Stormwater discharges New Select stance Part 1	L Schedule 1
from new unplanned greenfield	
development.	
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to achieve target attribute states and	
coastal objectives. Policy WH.P18: Progressing works to meet New Select stance Freshv	water
Escherichia coli target attribute states.	
Policy WH.P19: Managing wastewater New Select stance Part 1	L Schedule 1
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wastewater treatment plant discharges. 8.2.4 Rural land use and earthworks New Both	
Policy WH.P21: Managing diffuse New Select stance Freshv	water
discharges of nutrients and Escherichia coli	
from farming activities.	water l
Policy WH.P22: Capping, minimising and New Select stance Freshw reducing diffuse discharges of nitrogen	
from farming activities.	
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Policy WH.P23: Achieving reductions in New Select stance Freshv	
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	exceeding minimum flows or core allocation			Treshwater		
	exceeding minimum flows or core allocation – prohibited activity.					

	Table 8.8: Surface water allocation amounts for rivers and Category A groundwater and Category B groundwater in the Te Awa Kairangi/Hutt River, Wainuiomata River and Ōrongorongo River catchments.	Amended	Select stance	Freshwater	
	Table 8.9: Groundwater allocation amounts for Category B groundwater and Category C groundwater in the Whaitua Te Whanganui-	Amended	Select stance	Freshwater	
	a-Tara. Figure 8.1: Te Awa Kairangi / Hutt River and Upper Hutt groundwater in Tables 8.8 and 8.9.	Amended	Select stance	Freshwater	
	Figure 8.2: Te Awa Kairangi / Hutt River and Lower Hutt groundwater in Tables 8.8 and	Amended	Select stance	Freshwater	
Chapter 9 Te Awarua-o-	8.9. 9.1 Objectives	New		Both	
Porirua Whaitua	Objective P.O1: The health of Te Awarua-o-	New	Select stance	Part 1 Schedule 1	
	Porirua's groundwater, rivers, lakes, natural wetlands, estuaries, harbours and coastal marine area is progressively improved and is wai ora by 2100.				
	Objective P.O2: Te Awarua-o-Porirua's groundwater, rivers, lakes and natural wetlands, and their margins are on a trajectory of measurable improvement towards wai ora.	New	Select stance	Freshwater	
	Objective P.O3: The health and wellbeing of coastal water quality, ecosystems and habitats in Pāuatahanui Inlet, Onepoto Arm and the open coastal areas of Te Awarua-o- Porirua is maintained or improved to achieve the coastal water objectives set out in Table 9.1.	New	Select stance	Part 1 Schedule 1	
	Table 9.1: Coastal water objectives.	New	Select stance	Part 1 Schedule 1	
	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	New	Select stance	Part 1 Schedule 1	
	Objective P.O5: Groundwater flows and	New	Select stance	Freshwater	
	levels, and water quality, are maintained. Objective P.O6: Water quality, habitats, water quantity and ecological processes of rivers are maintained or improved.	New	Select stance	Freshwater	
	•	New	Select stance	Freshwater	
	9.2 Policies	New		Both	
	9.2.1 Ecosystem healtha and water quality Policy P.P1: Improvement of aquatic	New New	Select stance	Both Part 1 Schedule 1	
	ecosystem health. Policy P.P2: Management of activities to achieve target attribute states and coastal	New	Select stance	Part 1 Schedule 1	
	water objectives. Policy P.P3: Freshwater Action Plans role in the health and wellbeing of waterways.	New	Select stance	Freshwater	
	Policy P.P4: Contaminant load reductions.	New New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1	
	contaminant load reductions. Table 9.4: Part Freshwater Management Unit sediment load reductions required to	New	Select stance	Part 1 Schedule 1	
	achieve the visual clarity target attribute state.				
	8.2.1 Discharges to water Policy P.P5: Localised adverse effects of	New New	Select stance	Both Part 1 Schedule 1	
	point source discharges. Policy P.P6: Point source discharges.	New	Select stance	Part 1 Schedule 1	
	Policy P.P6: Point source discharges. Policy P.P7 Discharges to groundwater. Policy P.P8 Avoiding discharges of specific products and waste.	New New	Select stance Select stance	Freshwater Part 1 Schedule 1	
	9.2.2 Stormwater	New	Soloot store	Part 1 Schedule 1	
	Policy P.P9: General stormwater policy to achieve the target attribute states and coastal water objectives.	New	Select stance	Part 1 Schedule 1	
	Policy P.P10: Managing adverse effects of stormwater discharges. Policy P.P11: Discharges of a contaminant in	New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1	
	stormwater from high risk industrial or trade premises.				
	Policy P.P12: Managing stormwater network discharges through a Stormwater Management Strategy.	New	Select stance	Part 1 Schedule 1	
	new and redeveloped impervious surfaces.	New	Select stance	Part 1 Schedule 1	
	Policy P.P14: Stormwater contaminant offsetting for new greenfield development.	New	Select stance	Part 1 Schedule 1	
	Policy P.P15: Stormwater discharges from new unplanned greenfield development.	New	Select stance	Part 1 Schedule 1	
	9.2.3 Wastewater	New New	Select stance	Both Part 1 Schedule 1	
	water objectives. Policy P.P17: Progressing works to meet Escherichia coli target attribute states.	New	Select stance	Freshwater	
	Policy P.P18: Managing wastewater network catchment discharges.	New	Select stance	Part 1 Schedule 1	
	Policy P.P19: Managing existing wastewater treatment plant discharges.		Select stance	Part 1 Schedule 1	
	9.2.4 Rural Land Uses and EarthworksPolicy P.P20: Managing diffuse discharges	New New	Select stance	Both Freshwater	
	of nutrients and Escherichia coli from farming activities.				

Policy P.P21: Capping, minimising and reducing diffuse discharges of nitrogen	New	Select stance	Freshwater	
from farming activities. Policy P.P22: Achieving reductions in	New	Select stance	Freshwater	
 sediment discharges from farming activities on land with high risk of erosion. Policy P.P23: Phasing of farm environment	New	Select stance	Freshwater	
 plans. Policy P.P24: Managing rural land use	New	Select stance	Freshwater	
change.				
Policy P.P25: Promoting stream shading. Policy P.P26: Achieving reductions in	New New	Select stance Select stance	Freshwater Freshwater	
sediment discharges from plantation				
forestry. Policy P.P27: Management of earthworks	New	Select stance	Part 1 Schedule 1	
 sites. Policy P.P28: Discharge standard for	New	Select stance	Part 1 Schedule 1	
 earthworks sites. Policy P.P29: Winter shut down of	New	Select stance	Part 1 Schedule 1	
earthworks.				
9.2.5 Water allocation Policy P.P30: Minimum flows and minimum	Amended/New Amended	Select stance	Freshwater Freshwater	
water levels in Te Awarua-o-Porirua Whaitua.				
Policy P.P31: Water takes at minimum flows	New	Select stance	Freshwater	
and minimum water levels. Policy P.P32: Allocation in the Te Awarua-o-	New	Select stance	Freshwater	
 Porirua Whaitua. 9.3 Rules	New		Both	
 9.3.1 Discharges of contaminants	New		Both	
Rule P.R1: Point source discharges of specific contaminants – prohibited activity.	New	Select stance	Part 1 Schedule 1	
	New	Select stance	Freshwater	
activity. Rule P.R3: Stormwater from an existing	New	Select stance	Part 1 Schedule 1	
individual property to surface water or coastal water – permitted activity.				
Rule P.R4: Stormwater from an existing high risk industrial or trade premise – permitted	New	Select stance	Part 1 Schedule 1	
 activity.	Nou	Colort		
Rule P.R5: Stormwater from new and redeveloped impervious surfaces –	New	Select stance	Part 1 Schedule 1	
permitted activity. Rule P.R6: Stormwater from new greenfield	New	Select stance	Part 1 Schedule 1	
impervious surfaces – controlled activity.				
 Rule P.R7: Stormwater from new and	New	Select stance	Part 1 Schedule 1	
redeveloped impervious surfaces of existing urbanised areas- controlled activity.				
 Rule P.R8: Stormwater from a local	New	Select stance	Part 1 Schedule 1	
authority or state highway network–restricted discretionary activity.				
Rule P.R9: Stormwater from new state	New	Select stance	Part 1 Schedule 1	
highways– discretionary activity. Rule P.R10: Stormwater from new and	New	Select stance	Part 1 Schedule 1	
redeveloped impervious surfaces– discretionary activity.				
Rule P.R11: All other stormwater discharges – non-complying activity.	New	Select stance	Part 1 Schedule 1	
Rule P.R12 – Stormwater discharges from	New	Select stance	Part 1 Schedule 1	
 new unplanned greenfield development – prohibited activity.				
 9.3.3 Wastewater Rule P.R13: Wastewater network	New New	Select stance	Part 1 Schedule 1 Part 1 Schedule 1	
catchment discharges to water – restricted discretionary activity.				
 Rule P.R14: Existing wastewater discharges	New	Select stance	Part 1 Schedule 1	
from a treatment plant to coastal and freshwater – discretionary activity.				
Rule P.R15: All other discharges of	New	Select stance	Part 1 Schedule 1	
wastewater – non-complying activity.				
9.3.4 Land usesRule P.R16: Vegetation clearance on highest	New New	Select stance	Freshwater Freshwater	
erosion risk land– permitted activity.				
Rule P.R17: Vegetation clearance on highest erosion risk land – controlled activity.	New	Select stance	Freshwater	
Rule P.R18: Vegetation clearance –	New	Select stance	Freshwater	
discretionary activity.				
Rule P.R19: Plantation forestry – controlled activity.	New	Select stance	Freshwater	
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9.3.5 Earthworks	New		3oth	
Rule P.R22: Earthworks – permitted activity.	New	Select stance	Freshwater	
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9.3.6 Nutrients and sediment from	New		Freshwater	
pastoral farmingRule P.R25: Farming activities on properties	New	Select stance	Freshwater	
of between 4 hectares and 20 hectares – permitted activity.				
Rule P.R26: Farming activities on 20 hectares or more of land – permitted	New	Select stance	Freshwater	
activity.	N	C-Lucia		
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	Rule P.R28: Change of rural land use –	New	Select stance	Freshwater		
	discretionary activity. Rule P.R29: Farming activities – non-	New	Select stance	Freshwater		
	complying activity.	New	Select stance	Freshwater		
	9.3.7 Take and use of water Rule P.R30: Take and use of water –	New New	Select stance	Freshwater Freshwater		
	permitted activity.			Trestiwater		
	Rule P.R31: Take and use of water – restricted discretionary activity.	New	Select stance	Freshwater		
	Rule P.R32: Take and use of water –	New	Select stance	Freshwater		
	discretionary activity. Rule P.R33: Taking and use of water that	New	Select stance	Freshwater		
	exceeds minimum flows or allocation					
	amounts – prohibited activity. Table 9.6: Minimum flows for Te Awarua-o-	New	Select stance	Freshwater		
	Porirua Whaitua.					
	Table 9.7: Surface water allocation amounts for Te Awarua-o-Porirua Whaitua.	New	Select stance	Freshwater		
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	Schedule F: Ecosystems and habitats with	Amended	Select stance	Part 1 Schedule 1		
	significant indigenous biodiversity values. Schedule F1: Rivers and lakes with	Amended	Select stance	Part 1 Schedule 1		
	significant indigenous ecosystems.	Amended		Fait I Schedule I		
	Schedule F2a: Significant habitats for indigenous birds in rivers.	Amended	Select stance	Part 1 Schedule 1		
	Schedule F2b: Significant habitats for	Amended	Select stance	Part 1 Schedule 1		
	indigenous birds in lakes. Schedule F2c: Significant habitats for	Amended	Select stance	Part 1 Schedule 1		
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	indigenous biodiversity values in the coastal					
	marine area. Schedule 27: Freshwater Action Plan	New	Select stance	Part 1 Schedule 1		
	requirements.	N 1				
	A Freshwater Action Plans A1 Purpose	New New	Select stance Select stance	Freshwater Freshwater		
	A2 Freshwater Action Plans required in	New	Select stance	Freshwater		
	Whaitua Te Whanganui-a-Tara. A3 Freshwater Action Plans required in Te	New	Select stance	Freshwater		
	Awarua-o-Porirua Whaitua.	Now	Coloct stores	Freehwater		
	B Freshwater Action Plan requirements. B1. Principles.	New New	Select stance Select stance	Freshwater Freshwater		
	B2. General Content.	New New	Select stance	Freshwater Freshwater		
	B3 Necessary actions. C. Freshwater Action Plans in Whaitua Te	New	Select stance Select stance	Freshwater		
	Whanganui-a-Tara D Freshwater Action Plans in Te Awarua-o-	New	Select stance	Freshwater		
	Porirua Whaitua	New	Select statice	Freshwater		
	Schedule 28: Stormwater Contaminant Treatment.	New	Select stance	Part 1 Schedule 1		
		New	Select stance	Part 1 Schedule 1		
	and Zinc Table 2: Additional Devices and Specified	New	Select stance	Part 1 Schedule 1		
	Load Reductions for Copper and Zinc					
	Schedule 29: Stormwater Impact Assessments.	New	Select stance	Part 1 Schedule 1		
	Schedule 30: Financial Contributions.	New	Select stance	Part 1 Schedule 1		
	A Context B Purpose	New New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	C Definition of an Equivalent Household	New	Select stance	Part 1 Schedule 1		
	Unit D Calculation of level of contribution	New	Select stance	Part 1 Schedule 1		
	Table D1. Financial contribution calculations		Select stance	Part 1 Schedule 1		
	for residential greenfield development					
		New	Select stance	Part 1 Schedule 1		
	for non-residential greenfield development and new roads/state highways					
		New	Color 1			
	E Use Schedule 31: Stormwater Management	New New	Select stance Select stance	Part 1 Schedule 1 Part 1 Schedule 1		
	Strategy – Te Whanganui-a-Tara and Te					
	Awarua-o-Porirua. Schedule 32: Wastewater Network	New	Select stance	Part 1 Schedule 1		
	Catchment Improvement Strategy.					
	Schedule 33: Vegetation Clearance Erosion and Sediment Management Plan.	New	Select stance	Freshwater		
	A Purposes of the Erosion and Sediment	New	Select stance	Freshwater		
	Management Plan B Management objectives	New	Select stance	Freshwater		
	C Requirements of the Erosion and	New	Select stance	Freshwater		
	Sediment Management Plan C1 Contents of the Erosion and Sediment	New	Select stance	Freshwater		
	Management Plan D Amendment of Erosion and Sediment	New	Select stones	Frechwatar		
	D Amendment of Erosion and Sediment Management Plan		Select stance	Freshwater		
	Schedule 34: Plantation Forestry Erosion and Sediment Management Plan.	New	Select stance	Freshwater		
	A Purpose of the Erosion and Sediment	New	Select stance	Freshwater		
	Management Plan B Management objectives	New	Select stance	Freshwater		
	C Requirements of the Erosion and	New	Select stance Select stance	Freshwater		
			1			
	Sediment Management Plan	Νον	Salact stance	Freshwater		
	Sediment Management Plan C1 Contents of the Erosion and Sediment Management Plan	New	Select stance	Freshwater		
	Sediment Management PlanC1 Contents of the Erosion and SedimentManagement PlanC2 Certification of the Erosion and Sediment		Select stance Select stance	Freshwater Freshwater		
	Sediment Management PlanC1 Contents of the Erosion and SedimentManagement PlanC2 Certification of the Erosion and SedimentManagement Plan					

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	·	New	Select stance	Freshwater	
	Farm Environment Plans in Whaitua Te				
	Whanganui-a-Tara and Te Awarua-o-				
	Porirua Whaitua.	N1.		E I I	
	·	New	Select stance	Freshwater	
	Resource Management (Freshwater Farm Plans) Regulations 2023.				
		New	Select stance	Freshwater	
		New	Select stance	Freshwater	
	· · · · · ·	New	Select stance	Freshwater	
	address risk.				
	Table D1 Sediment loss and transport risk	New	Select stance	Freshwater	
	factors				
	E Erosion Risk Treatment Plan.	New	Select stance	Freshwater	
	· · · · ·	New	Select stance	Freshwater	
13 Maps		New		Both	
		New	Select stance	Part 1 Schedule 1	
	biodiversity values in the coastal marine				
	area (Schedule F4). Map 27: Sites with significant indigenous	New	Select stance	Part 1 Schedule 1	
	biodiversity values in the coastal marine	New	Select stallce	Fait I Schedule I	
	area (Schedule F4) Insert 1: (Kāpiti).				
		New	Select stance	Part 1 Schedule 1	
	biodiversity values in the coastal marine				
	area (Schedule F4) Insert 2: (Wellington				
	Harbour).				
		New	Select stance	Part 1 Schedule 1	
	biodiversity values in the coastal marine				
	area (Schedule F4) Insert 2: Te Awarua-o-				
	Porirua.	NI		Dant 4. Calcaduda 4	
	Map 77: Habitats of nationally threatened freshwater species – Te Awarua-o-Porirua	New	Select stance	Part 1 Schedule 1	
	and Te Whanganui-a-Tara (Schedule F1).				
	Map 78: Part freshwater management units	New	Select stance	Freshwater	
	and target attribute state sites (rivers) – Te				
	Awarua-o-Porirua.				
	Map 79: Part freshwater management units	New	Select stance	Freshwater	
	and target attribute state sites (rivers) – Te				
	Whanganui-a-Tara.				
	Map 80: Part freshwater management units	New	Select stance	Freshwater	
	and target attribute state sites (lakes) – Te				
	Whanganui-a-Tara. Map 81: Rivers and catchment	New	Select stance	Freshwater	
	management units for water takes – Te	New	Select stallce	Freshwater	
	Awarua-o-Porirua.				
	Map 82: Coastal water management units –	New	Select stance	Part 1 Schedule 1	
	Te Awarua-o-Porirua.				
	Map 83: Coastal water management units –	New	Select stance	Part 1 Schedule 1	
	Te Whanganui-a-Tara.				
		New	Select stance	Part 1 Schedule 1	
	Awarua-o-Porirua.	N 1			
	. ,	New	Select stance	Freshwater	
	Whanganui-a-Tara. Map 86: Unplanned greenfield areas –	New	Select stance	Part 1 Schedule 1	
	Porirua City Council.			rait I Schedule I	
	•	New	Select stance	Part 1 Schedule 1	
	Wellington City Council.				
		New	Select stance	Part 1 Schedule 1	
	Upper Hutt City Council.				
	Map 89: Unplanned greenfield areas – Hutt	New	Select stance	Part 1 Schedule 1	
	City Council.				
	Map 90: Highest and high erosion risk land	New	Select stance	Freshwater	
	(Pasture) – Te Awarua-o-Porirua.	New	Colort - t		
		New	Select stance	Freshwater	
	vegetation) – Te Awarua-o-Porirua. Map 92: Highest erosion risk land	New	Select stance	Freshwater	
	(Plantation forestry) – Te Awarua-o-Porirua.			. i convater	
	Map 93: Highest and high erosion risk land	New	Select stance	Freshwater	
	(Pasture) – Te Whanganui-a-Tara.				
		New	Select stance	Freshwater	
	vegetationclearance) – Te Whanganui-a-				
	Tara.				
		New	Select stance	Freshwater	
	(Plantation forestry) – Te Whanganui-a- Tara				
	Tara. Map 96: Mākara catchment.	New	Select stance	Freshwater	
				i i convatci	
		New	Select stance	Freshwater	