

FURTHER SUBMISSION ON PROPOSED PLAN CHANGE 1 AND VARIATION 1 TO THE WAIKATO REGIONAL PLAN

Clause 6 of First Schedule, Resource Management Act 1991

TO: WAIKATO REGIONAL COUNCIL

SUBMITTER: IWI OF HAURAKI

1. This is a further submission by Iwi of Hauraki in relation to the Proposed Plan Change 1 and Variation 1 to the Waikato Regional Plan.
2. Iwi of Hauraki made a submission on the proposal on 23 May 2018.
3. Iwi of Hauraki have an interest in the proposal greater than the general public has as it is rights and interests are directly affected by the proposal.
4. The submissions and/or submission points that Iwi of Hauraki support or oppose are set out in the attached schedule along with the reasons for support or opposition.
5. Iwi of Hauraki wish to be heard in support of its further submission.
6. If others make a similar submission, we will consider presenting a joint case with them at a hearing.



DATE: 17 September 2018

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on behalf of **Iwi of Hauraki**

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SCHEDULE

Submitter	Submission point ID	Decision Requested	Support / Oppose	Reason
Waikato and Waipa River Iwi	PC1-13187	RECOGNISE and account for in PPC1 the contribution of Māori land in offsetting the discharge of contaminants from other developed land, at some stage in the future. RECOGNISE and protect the investment made by landowners, particularly the owners of Māori land, to reduce contaminants discharged from land use.	Support	It is appropriate and equitable that the historical context to PC1 and Var 1 is expressly acknowledged. Future accounting for the contribution of Māori land in offsetting the discharge of contaminants from other developed land should be expressly provided for in the objectives, policies and methods.
Waikato and Waipa River Iwi	PC1-13170	No specific decision requested for PPC1, however, the submitter recognises that further plan changes will be required to achieve Te Ture Whaimana within 80 years. The submitter is clear that any future framework for the allocation of rights to discharge contaminants, will not be based on a pure grandparenting approach.	Support	It is necessary to avoid a grandparenting approach in order to equitably account for the contribution of Māori land in offsetting the discharge of contaminants from other developed land.
Waikato and Waipa River Iwi	PC1-3248	AMEND Objective 2 to read: "Objective 2: Social, economic, <u>spiritual</u> and cultural well-being <u>and prosperity</u> is maintained in the long term... Waikato and Waipā communities... enables the people and communities, <u>in particular the Waikato and Waipā River Iwi,</u> to continue to provide for their social, economic, <u>spiritual</u> and cultural wellbeing <u>and prosperity</u> ."	Support	The spiritual well-being and prosperity of River iwi (including Hauraki river iwi) should be recognised and provided for in PC1 and Var 1.
Waikato and Waipa River Iwi	PC1-3405	RETAIN Policy 16. Flexibility for development of land returned under Te Tiriti o Waitangi settlements and multiple owned Māori land	Support	Policy 16 is a proper recognition of historical context that justifies flexibility for development of land returned under Te Tiriti o Waitangi settlements and multiple owned Māori land.
Waikato and Waipa	PC1-3526	RETAIN Rule 3.11.5.7. Non-Complying Activity Rule – Land Use Change	Oppose	For the reasons set out in the primary submission of Iwi of Hauraki, non-complying activity for change of use of Tangata Whenua Ancestral Land is not the

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River Iwi				most appropriate way to achieve policy 16 and the purpose of the RMA. Change of use of Tangata Whenua Ancestral Land should be provided for as a restricted discretionary activity for the reasons set out in the Iwi of Hauraki primary submission.
Waikato and Waipa River Iwi	V1PC1-731	RECOGNISE and account for the contribution of Māori land in offsetting the discharge of contaminants from other developed land, at some stage in the future. (V1) RECOGNISE and protect the investment made by landowners, particularly the owners of Māori land, to reduce contaminants discharged from land use.	Support	It is appropriate and equitable that the historical context to PC1 and Var 1 is expressly acknowledged. Future accounting for the contribution of Māori land in offsetting the discharge of contaminants from other developed land should be expressly provided for in the objectives, policies and methods.
Waikato and Waipa River Iwi	V1PC1-737	No specific decision requested for V1 however, the submitter recognises that further plan changes will be required to achieve Te Ture Whaimana within 80 years. The submitter is clear that any future framework for the allocation of rights to discharge contaminants, will not be based on a pure grandparenting approach.	Support	It is necessary to avoid a grandparenting approach in order to equitably account for the contribution of Māori land in offsetting the discharge of contaminants from other developed land.
Waikato and Waipa River Iwi	V1PC1-825	RETAIN the V1 addition of 'and other iwi' in section 3.11.1. AND RETAIN the V1 amendment 'wetlands and springs'.	Partial support and partial opposition	The reference in the Proposal to "other iwi" should be deleted. This drafting draws an improper distinction between "river iwi" and Iwi of Hauraki. Inclusion of "wetlands and springs" is supported.
Waikato and Waipa River Iwi	V1PC1-493	RETAIN the amendments to Te Mana o te Wai: Mana Atua, Mana tangata - Picture 3.2.	Support	The amendments to picture 3.2 are appropriate to give effect to the purpose of the Act.
Waikato and Waipa River Iwi	V1PC1-491	RETAIN the insertion of the consultation statement within the Background and Explanation section. (V1)	Oppose	The Proposal text regarding consultation is superficial and inconsistent with the Proposal.