Te Tai o Poutini Plan Proposed Plan

Submission form

We need your feedback. We want to hear from you on the proposed
Te Tai o Poutini Plan. What do you support and what would you like changed?
And why? It is just as important to understand what you like in the Proposed Plan as what you don't. Understanding everyone's perspectives is essential for developing a balanced plan.

Have Proposed Plan Proposed Plan Say!

Your details:

First name: Ray	Surname: Mudgway				
Are you submitting as an individual, or on behalf of an	organisation? Individual Organisation				
Organisation (if applicable): WMS Group (HQ) Limited a	and WMS Land Co. Limited				
Would you gain an advantage in trade competition th	nrough this submission? Yes No				
If you could gain an advantage in trade competition t	through this submission please complete the following:				
I am / am not 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.					
Postal address: 120 Medway Road, Hanmer Springs,	Hanmer Springs 7334, New Zealand				
Email: ray@wmsnz.com and alex.booker@al.nz	Phone: +64 27 575 7993, 0276562647				
Signature:	Date: 10 November 2022				
Your submission: The specific provisions of the proposal that my subm	ission relates to are:				
	astructure and Transport Hazards and Risks				
	rironment Values Subdivision				
General District Wide Matters Zones	Schedules				
Appendices General fee	edback				
All submitters have the opportunity to present their f Hearings are anticipated to be held in the middle of	eedback to Commissioners during the hearings process. 2023. Please indicate your preferred option below:				
I wish to speak to my submission	I do not wish to speak to my submission				
If others make a similar submission, would you conside	er presenting a joint case with them at a hearing?				
Yes, I would consider presenting a joint case	No, I would not consider presenting a joint case				

Public information - all information contained in a submission under the Resource Management Act 1991, including names and addresses for service, becomes public information. The content provided in your submission form will be published to the Te Tai o Poutini Plan website and available to the public. It is your responsibility to ensure that your submission does not include any personal information that you do not want published.





$\begin{tabular}{ll} \textbf{My submission:} \\ (Include whether you support or oppose the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have them amendated the specific provisions or wish to have the specific provision of th$	nded, reasons for your views and the decision you seek from us).
Please see attached submission.	
	_
	How to send in your
	submission form
	Did you know you can complete this submission form online?
	Online submission forms
	ttpp.westcoast.govt.nz
	▶ Ur post triis Jorm pack to us:
	TTPP Submissions, PO Box 66,
Please attach more pages if required.	Greymouth 7840

Submissions must be made by 5pm, Friday 30th September 2022

Want to know more? ttpp.westcoast.govt.nz 0508 800 118



Submission on notified proposal for Proposed Te Tai o Poutini Plan

This is a submission on the Proposed Te Tai o Poutini Plan (**TTPP**) by WMS Group (HQ) Limited (**WMS Group**) and WMS Land Co. Limited (**WMS Land**).

Background

- WMS Group was incorporated on 22 February 2022, with the purpose of managing the operations side of the 'Westland Mineral Sands' business (collectively **WMS**). WMS Group is the ultimate holding company for Westland Mineral Sands Co. Limited, WMS Shipping Co. Limited (**WMS Shipping**) and West Coast Bulk Logistics Limited (**WCBL**). WMS Land was incorporated on 20 August 2021 as the land holding entity for the WMS business. The purpose of WMS is to undertake mineral sand mine projects in the West Coast Region, and ensure the export of those mineral sands through secure and reliable logistics networks. The mineral sand mines will mine for ilmenite, garnet and Rare Earth Elements (**REE**) for export. WMS holds a number of mining, prospecting and exploration permits across the West Coast.
- The global demand for critical and green minerals is huge. Ilmenite is used for many industrial purposes e.g. paint tints, tile glazing, hardening steel etc. Every consumer uses ilmenite in many forms. Garnet is used for sand paper (the red coarse material), water jet cutting and similar uses, as well as having health benefits. New Zealand north Westland deposits have world class monazites which contain REE, these elements are small scale, extremely high value, and strategically important globally. Every electronic device, wind turbine, EV battery etc. needs REE. WMS considers that some of these minerals will be included in the New Zealand Critical Mineral List when it is released later this year.
- WMS aims to establish an inter-generational and sustainable mineral sands sector for the West Coast. The coast has seen its native logging disappear and other mines close. Mineral sands export is the largest and only identified future prospect of scale for the region, so its importance cannot be underestimated. The establishment of the sector provides a breadth of well-paid employment opportunities for the region. The skill sets required are in sync with the capabilities and proud history of extractive industries in the region.
- WMS has a wide breadth of mining experience within the company, and many of our people have a strong connection to the West Coast. We are proud to be a West Coast company, and intend to deliver positive economic impacts and employment opportunities to the West Coast community with minimum environmental impact.
- In addition to the positive economic impacts and employment opportunities directly attributable to our mining operations, it is also our intention to re-establish West Coast ports. WMS will be investing capital in the re-establishment of the Westport and Greymouth Ports, and potentially the Jackson Bay ports (**Ports**) beginning with the port at Westport. WMS (through WCBL) now has a long-term lease for both the Westport¹ and Greymouth² ports. With the help of a

¹ https://bullerdc.govt.nz/council-approves-port-lease/

funding package from the Provincial Development Unit in 2020, work is underway on a \$4m project to install floating pontoons at Westport Port. Funding of \$4m has also been received for floating pontoons at Greymouth Port. The funding will help secure the West Coast's fishing industry, responsible for 250 jobs and approximately \$35m GDP per year, while upgrades to the Ports will also improve transport and logistics across various industries.

- Our work on transport, logistics and supply chain networks across New Zealand to compliment the mineral sands business has a range of flow on benefits for the region, including much-needed emergency resilience. The regions heavy historical reliance on trucking routes makes it vulnerable to major natural disasters, such as an earthquake on the Alpine Fault. By creating new transport options via coastal shipping, WMS is enabling bulk shipping from the West Coast once again and improving the regions emergency resilience. As we work to secure a long-term transport supply chain for the West Coast, we will partner with other New Zealand industries, including the dairy sector, to get products in (such as fuel, fertilisers) and products out. Our operations will open a major opportunity for New Zealand-wide transport and logistics partnerships.
- In addition, WMS Land are landowners of significant areas of farmland. The intention being that, where viable, land will be used (in the short term) for mineral extraction and then be returned to productive farmland once extraction and rehabilitation is completed. In particular, WMS owns the following landholdings:
 - (a) Cape Foulwind: Lot 4 DP 13269, Lot 5 DP 13269, Lot 12 DP 354487 and Lot 4 DP 534034;
 - (b) Ruatapu: Lot 1 DP 3854, Section 32 SO 12249; and
 - (c) Karangarua: RS 4133, RS 6677, Section 5 SO 517318, Section 2 SO 517318, Lot 1 DP 537701, Section 1 SO 272, RS 4134 and Section 1 SO 517318.

Maps detailing the landholdings are attached as Appendix 1.

9 As a mining company, port operator and landholder, WMS have significant interest in the West Coast, and how activities will be managed through the TTPP.

Strategic Direction

- 10 WMS strongly supports the strategic direction within the TTPP. In particular, that:
 - (a) the Mineral Extraction Strategic Objectives recognise the vital role that extractive industries play in the West Coast, and those activities are enabled accordingly across appropriate zones (such as the mineral extraction, rural and open space zones):

 $^{^2\,\}underline{\text{https://www.greydc.govt.nz/04your-council/news-and-public-notices?item=id:2h72lnevc17q9s9jdng7}$

- (b) the importance of infrastructure is recognised and provided for;
- (c) the strategic objectives are to be considered in resource consent applications; and
- (d) for the purposes of interpreting and implementing the TTPP, all other objectives and policies in all other chapters are to be read and achieved in a manner consistent with the Strategic Objectives.
- The TTPP must also recognise the critical role that transport infrastructure plays on the West Coast (as elaborated on in the Infrastructure and Transport section of this submission). WMS has therefore sought:
 - (a) that objective TRN-O1 is moved to the 'Connections and Resilience' strategic objectives; and
 - (b) the 'Critical Infrastructure' definition should include the Westport, Greymouth and Jackson Bay Ports; and
 - (c) a new objective for critical infrastructure.
- 12 WMS has sought some minor amendments to wording of the strategic direction provisions, including amendment of NENV-03 to recognise mining alongside infrastructure by replacing the word "infrastructure" with "activities with a functional or operational need". Additional amendments are detailed in the Bulk Submission Spreadsheet attached.

Infrastructure and Transport

- WMS is required to use roads for its mineral sand operations, and the Ports all need to receive/distribute commodities for/from shipping.
- Roads should be required to be utilised to their full extent, and the Transport Chapter needs to recognise the importance of efficient and effective use and operation of the transport network. WMS seeks recognition of the importance of efficient and effective use and operation of the transport network in the Objectives, which should flow-through to the lower provisions. WMS has also sought a reverse sensitivity objective, seeking to protect the transport network from incompatible uses as required by the West Coast Regional Policy Statement.³ The level of investment required for roading means that roads need to be effectively used to capacity, not minimised for amenity purposes.
- Provisions in the Transport Chapter have an unnecessary heavy emphasis on amenity factors, which has the potential to stifle the efficient and effective use and operation of the transport network during resource consenting. This approach is not supported through robust section 32 analysis, other than stating amenity is an 'issue' raised over the past 20 years. Reference is

 $^{^{\}rm 3}\,\text{West}$ Coast Regional Policy Statement, Objective 1 and Policy 4.

also made to 'contemporary best practice' and 'higher order planning instruments' but there is no reference to the exact documents or what they actually seek to impose. Possible amenity effects to a small group of people should not reduce the efficient and effective use of the transport network, particularly given the significant investment required by the private companies, government bodies and rate payers and the corresponding economic benefits to the community.

Previous plans have expressly disregarded amenity and noise effects from roads,⁴ and WMS consider that the TTPP needs to exclude amenity and noise effects from roads for resource consent applications. Exclusions, like that found in NOISE-R2(7), should not be limited to use of the road that is 'part of or compatible with a normal residential activity'. Otherwise there will be implications for trucking activities (both day and night) requiring assessment of all activities along the proposed route. WMS has outlined specific relief sought in the Bulk Submission Spreadsheet, with deletion or amendment sought to TRN-O2, TRN-O3 and TRN-P1 to remove reference to amenity and associated effects (i.e. noise, vibration and glare).

Sites and Areas of Significance to Māori

- 17 WMS support the important role that Poutini Ngāi Tahu play in the management of the West Coast, including planning processes, and support their mana whenua in relation to their sites and areas of significance, pounamu and aotea.
- 18 WMS also support the identification of Sites and Areas of Significance to Māori (SASM) and the identification of the Aotea and Pounamu Management Areas, where these are clearly delineated to the extent necessary, and the values sought to be protected are expressly detailed in the schedule and supported in evidence. It is not clear what specific values are sought by the identified sites and the extent of those values. WMS seek review of the SASM and Management Areas by mana whenua and seeks changes to the rule framework applying to these areas so that a consenting pathway for fixed in location extractive activities is preserved. Any mineral extraction should be assessed for its effects, if any, on the specific values of a SASM, not presumed to have adverse effects.
- There are over 200 SASM detailed in Schedule 3, and the Aotea and Pounamu Management Areas (particularly the Pounamu Management Area) cover extensive areas of land, some of the land containing existing or consented extractive activities. WMS is concerned that some of the provisions will have unintended consequences that are problematic for mineral extraction and farming. Strong and directive objectives and policies seeking to "avoid" and "protect" are likely to cause problems for consideration of the gateway test. In this context,

⁴ Westland District Plan and Buller District Plan.

⁵ An example being SASM19, which covers the WMS consented mineral sand mine (RC210051), at Lot 4 DP 534034, Lot 12 DP 354487, Lot 5 DP 13269 and Lot 4 DP 13269.

discretionary, non-complying and prohibited rules are restrictive, particularly when Poutini Ngāi Tahu will be notified of applications in these areas in any case (which is supported).

- WMS seeks to remove and/or amend overly restrictive provisions to ensure a pathway for mineral extraction. We consider that mineral extraction activities can be undertaken in a manner that respects Poutini Ngāi Tahu as mana whenua, and appropriately manages effects on SASM and the Management Areas, without the use of provisions that could effectively prevent mineral extraction. For example:
 - (a) SASM-P1 This policy refers to 'cultural landscapes', which is not defined and could be interpreted to apply more widely than SASM and Management Areas. It also requires protection from adverse effects generally, meaning that not even a minor or less than minor adverse effect could be considered appropriate. This policy should instead require protection of SASM and the Management Areas from significant adverse effects.
 - (b) SASM-P6 This policy requires the avoidance of disturbance or removal of aotea and pounamu in the Management Areas. Extractive activities, or earthworks more generally, may cause unintentional disturbance/unintentional removal and this policy should be limited to the intentional disturbance or removal.
 - (c) SASM-P11 This policy seeks to avoid mining and quarrying (other than Poutini Ngāi Tahu collection of Pounamu and Aotea) in (and in proximity to) SASM. It involves a blanket assumption of adverse effects and is restrictive when combined with non-complying rule SASM-R15. Subsection a., relating to mining and quarrying, should be deleted. The reference to 'in proximity to' is uncertain.
 - (d) SASM-R7 This rule provides a default discretionary activity status for mineral extraction in a Management Area where written approval is not obtained by the relevant Poutini Ngāi Tahu rūnanga. SASM-R7 also means that any unintentional extraction of aotea/pounamu will result in a prohibited activity. Is the intended purpose of this rule (and Policy 6) is to prevent the *intentional* mining for aotea or pounamu, particularly given this rule only relates to mineral extraction and quarrying, rather than earthworks more generally? WMS seek a permitted rule with a standard requiring compliance with the Pounamu Vesting Act. Letters of approval from mana whenua to determine activity status is not an effects-based mechanism. In the instance that the letter of approval mechanism is retained, WMS seek a deemed approval provision to ensure that there is at least a timeframe to be adhered to. Amendment to SASM-R19, as sought in the Bulk Submission Spreadsheet.
 - (e) SASM-R15 Provides a default non-complying activity status for mineral extraction in an SASM. This rule assumes that mining will have adverse effects on the SASM and undermines the mineral extraction rule framework. Schedule 3 details the values

associated with a specific SASM, and WMS understand that the focus of the SASM is to protect those values. In that case, a restricted discretionary rule with the matter of discretion relating to the protection of those values would be a sufficient protection.

- Schedule 3 needs to be reviewed for accuracy and to ensure that the SASM areas and values are accurately delineated and captured.
- WMS is happy to discuss any of the above submission points and would like to engage with mana whenua.

Open Space and Rural Zones

- The TTPP intends mineral extraction to be enabled in the rural and open space zones, which WMS strongly supports.
- 24 WMS has proposed some minor amendments to provisions in the Rural and Open Space Zones to ensure mineral extraction is appropriately enabled. These amendments are around ensuring restricted discretionary rules operate as restricted discretionary rules not discretionary ones, references to 'functional and operational need', 'management' rather than 'minimisation' of effects, 'providing for' rather than 'supporting' mineral extraction and ensuring consistency by referring to 'primary production' rather than 'rural production'.

Special Purpose Zone - Mineral Extraction Zone

- 25 WMS strongly support the introduction of the Mineral Extraction Zone (**MEZ**), and its application to areas where there are currently authorised mineral extraction activities.
- WMS consider that the MEZ should also apply to mining permit areas under the Crown Minerals Act 1991, such as the mining permit areas held by WMS. Specifically, WMS seek that Lot 4 DP 13269, Lot 5 DP 13269, Lot 12 DP 354487 and Lot 4 DP 534034, being the area subject to RC210051 and identified at paragraph 1.1 of Appendix 1 to this Submission, be rezoned to MEZ. As this area is the subject of a resource consent (commenced by Order of the Environment Court⁶), it meets the 'currently authorised' criteria of the MEZ, and accordingly should be rezoned to MEZ.
- 27 WMS also specifically seek that their other landholdings, detailed at Appendix 1 paragraph 1.2 and 1.3 and subject to Mining Permits 60508 and 60503 respectively, are rezoned to MEZ. In our submission it would be appropriate to apply the MEZ to mining permit areas because:
 - (a) It would give effect to WCRPS Chapter 5, Policy 2(b)(i) by retaining the potential future use of land with significant mineral resources.

٠

⁶ Gane & ors v Buller District Council [2022] NZEnvC 110.

- (b) Mining permits have been subject to feasibility studies to ensure they are capable of retrieval on a cost/benefit analysis, meaning areas granted mining permits are likely to meet the WCRPS definition of 'significant mineral resources' being 'the monetary value of the mineral resource is significant to the local community, and employment is created in extracting the resource, based on the latest information available about the resource at the time'.⁷
- (c) It preemptively addresses reverse sensitivity effects associated with mineral extraction.
- (d) It protects the land for its highest value use.
- (e) It aids in the application of MINZ-P2 (seeking to prevent activities locating in areas that could compromise access to mineral deposits);
- (f) Mineral Extraction would remain subject to Council's control through the controlled activity status (as permits will not meet the definition of 'lawfully established' required for the permitted activity); and
- (g) the land is intended to be mined and is the more appropriate zone.
- 28 WMS strongly support the enabling provisions contained within the MEZ. WMS have recommended some minor amendments to provisions within the MEZ, for instance to refer to the 'management' of effects rather than the 'minimisation' of effects (i.e. MINZ-O2; MINZ-P7).
- WMS also strongly support the rule framework within the MEZ. However, WMS submit that as a Special Zone only applying to 'lawfully established' mining activities, the TTPP overlays should not apply to the MEZ. WMS understands that this was the original intention for the MEZ, and that is one of the reasons that overlay features are listed as matters of discretion in the restricted discretionary rules (otherwise it would reflect a duplication). This provides the ability for overlay objectives and policies to be considered.

Special Purpose Zone – Port Zone

- WMS support the application of the Port Zone to the Westport and Greymouth Ports (subject to some minor extensions to both zones to ensure all its leased land is covered). WMS also seek consideration and discussion with the Council and landowners about the potential to rezone the land at Jackson Bay surrounding the wharf area to Port Zone to future proof the area, including but not limited to Section 209 TN OF Arawata, Section 208 TN OF Arawata, Section 8 TN OF Arawata, Section 9 TN OF Arawata and Section 10 TN of Arawata (as identified in **Appendix 2**).
- 31 WMS consider that the Overview should emphasise the importance of the Ports for emergency resilience and diversification from land-transport, and establish the Ports as

⁷ RPS, Glossary, 'Significant mineral resource'.

'Critical Infrastructure' (in terms of the TTPP) and regionally significant infrastructure (in terms of the WCRPS). WMS have sought amendments in the bulk submission spreadsheet to appropriately enable the safe and efficient operation of the Ports, recognise their functional and operational needs, and remove unworkable requirements (such as consideration of amenity and nuisance effects, fencing/landscaping of storage/car parking and unusual recession plane requirements).

As a Special Purpose Zone applying on the basis of existing and future regionally significant port activities, WMS consider that the Port Zone should not be subject to the overlay chapters. As with the MEZ, where necessary permitted activity standards or matter of discretion could be included to ensure consideration of overlay objectives and policies.

Other Relief

- Definitions: WMS strongly supports the inclusion of the National Planning Standards definitions of 'Functional Need' and 'Operational Need', and has sought amendment to some provisions in the TTPP to ensure that these definitions are utilised where appropriate. WMS consider that the National Planning Standards definition of 'Primary Production" should be included in the TTPP, and replace reference to 'rural production' (or the like) throughout the TTPP. WMS consider that the 'Mineral Exploration' and 'Mineral Prospecting' definitions could benefit from an inclusion of ancillary activities, bringing them in line with the 'Mineral Extraction' definition, which is supported. Finally, WMS consider that the Westport, Greymouth and Jackson Bay Ports should be included in the definition of 'Critical Infrastructure'.
- 34 *Glossary:* Ensure all Schedule 3 values are defined in the glossary, such as wāhi tohu, mahinga kai and nohoanga.
- 35 **Hazardous Substances:** WMS considers that there should be recognition of hazardous substance facilities associated with mining. We have sought amendment to HS-P3 in the Bulk Submission Spreadsheet on that basis.
- 36 **Ecosystems and Indigenous Vegetation:** WMS consider that directive provisions seeking to "minimise, restrict, preserve" can be problematic for passing the gateway test. Those types of provisions need to be limited to Significant Natural Areas meeting the significance threshold pursuant to the WCRPS (regardless of whether this assessment is undertaken as part of the TTPP and therefore mapped as an SNA, or as part of the site specific assessment required during resource consenting). In this regard, WMS has sought amendment to some provisions, and sought recognition for functional and operational need where it is not provided.
- Natural Features and Landscapes: Some of the WMS permits and landholdings are partially covered with Outstanding Natural Landscape (ONL) overlays, and the justification for those overlays is not entirely clear. WMS seek to ensure that the mapping of ONL and Outstanding Natural Features (ONF) is accurate, and consider that the ONL/ONF number should be added to the mapping to direct users to the type and values in Schedules 5 and 6.

WMS also seek minor amendments to the natural features and landscapes provisions to ensure that mining is enabled to the extent intended by the TTPP. For example, the inclusion of mineral extraction activities in NFL-P3 and the inclusion of 'functional and operational need' tests.

- 38 **Natural Character and Margins of Waterbodies:** WMS support the provisions of appropriate subdivision, use and development as well as the recognition of functional and operational need. WMS seek to amend provisions to ensure all relevant provisions refer to both functional *and* operation need.
- Coastal Environment: The Coastal Environment identified in the TTPP covers a large area of land, encompassing urban, rural, industrial and various other types of land. Of particular relevance to WMS, the Coastal Environment overlay encompasses the Greymouth and Jackson Bay Ports, along with permit areas and landholdings designated by WMS for future mineral sand mining. It is a restrictive overlay, with very limited permitted buildings (particularly if the underlying zone is General Rural). Application of the Coastal Environment will affect progress and development across various industries, including port activities, mineral extraction and farming. WMS seek recognition of functional and operational need within the Coastal Environment provisions. WMS also seek amendment to provisions to ensure the enablement, to the extent appropriate, of port, mineral extraction and farming activities. In particular, limitations on building ground floor area and height are overly restrictive in the context of the underlying General Rural Zone.
- 40 **Earthworks:** WMS support the enabling provisions of the Earthworks chapter, and seek minor amendments to ensure workability, such as by removing the works "temporary and small scale" from EW-P1, clarifying the cleanfill requirement in EW-R1 and referring the reader to the relevant Open Space/General Rural zone provisions in EW-R2. WMS also seek consequential amendments across all relevant earthworks provisions to reflect the exclusion of mineral extraction, exploration and prospecting from the definition of earthworks.
- 41 **Light:** WMS seeks minor amendments to wording of some provisions to ensure the read as intended, and also seeks to ensure appropriate Lux limits are applied to the Port, Industrial, Mineral Extraction and Rural zones.
- Noise: WMS support the limits and time periods identified for the MEZ (NOISE-R11) and the Port Zone (NOISE-R9). However, WMS does not consider there is an appropriate justification to limit the weekend/public holiday daytime hours to 8:00am to 8:00pm in the General Rural and Open Space Zones. WMS seeks that the weekend/public holiday hours are the same as the weekday hours, being 7:00am to 10:00pm.
- 43 **Spatial Mapping Zoning:** Rezone the landholdings detailed in Appendix 1 to MEZ, ensure Port Zone at Westport and Greymouth ports covers the WCBL lease area, and potentially

rezone landholdings detailed in Appendix 2 to Port Zone subject to discussions with the

Council and landowners.

Schedule 3: WMS seek that sites of significance reviewed for accuracy by mana whenua to

ensure relevance (particularly SASM 19, SASM 151 and SASM 179), and that the relevant

significance values are included in Schedule 3.

45 Schedule 9: WMS has reviewed this schedule and seeks the inclusion of the Cape Foulwind

mineral sand mine pursuant to RC210051.

46 Appendix 7: WMS seeks amendments to Appendix 7 as outlined in the bulk submission

spreadsheet in order to improve readability, relevance and cohesion.

Decision Sought

47 WMS seeks any and all relief required to give effect to this submission, including but not

limited to the relief detailed in the Bulk Submission Spreadsheet attached to this submission

at 'Attachment 1 Relief Sought'.

In addition, WMS specifically seek any other relief as may be required to give effect to this

Submission (including the Bulk Submission Spreadsheet), including alternative, further or consequential amendments to any provisions of the TTPP that address the matters raised by

WMS.

Dated this 10th day of November 2022

Ray Mudgway

Director, Westland Mineral Sands Co. Limited

Electronic address for service of submitter: ray@wmsnz.com; alex.booker@al.nz

Telephone: +64 27 575 7993, 0276562647

Contact persons: Ray Mudgway and Alex Booker

1.1 Cape Foulwind: Lot 4 DP 534034, Lot 12 DP 354487, Lot 5 DP 13269 and Lot 4 DP 13269:



1.2 Mananui/Lake Mahinapua: Lot 1 DP 3854 and Section 32 SO 12249:



1.3 Manakaiaua River: RS 4133, Section 1 SO 517318, Lot 1 DP 537701, Section 2 SO 517318, RS 6677, Section 5 SO 517318 and Section 3 SO 517318:



Appendix 2: Possible landholdings for rezoning to Port Zone

2.1 Jackson Bay: Section 209 TN OF Arawata, Section 208 TN OF Arawata, Section 8 TN OF Arawata, Section 9 TN OF Arawata and Section 10 TN of Arawata





How The Plan Works

How The Plan Works

How The Plan Works How The Plan Works

How The Plan Works

How The Plan Works How The Plan Works Settlement Zone

Commercial Zone

Town Centre Zone

Neighbourhood Centre Zone

Mixed Use Zone

Commercial and Mixed Use Zone Descriptions

Rural Zones

Te Tai o Poutini			name: WMS Group (HQ) Limited and WMS Land Co. Limited	
PLAN				n: Kate McKenzie, Principal Planner, TPRL
A combined district plan for the West Coast			Contact ema	il: info@tprl.co.nz
Plan section	Provision	Support Oppose	Reasons	Decision sought
[General]				
[General]	[General]			
	[General]			
Whole Plan				
	was to the		To enable alternative relief which may give effect to the matters in the	Alternative, consequential, or necessary additional relief to give effect to the
Whole Plan	Whole plan	Neutral	submission.	matters raised generally in this submission.
Introduction Section				
Introduction	Introduction			
Introduction	Mihi			
Introduction	He Mihi			
			This section of the Proposed Plan sets out the history of the three districts that comprise the West Coast region, and highlight the strong history of mining, and current reliance on mining as a key industry in each of the	
Introduction	Description of the Districts	Support	districts.	Retain as notified.
How The Plan Works Section				
How The Plan Works	How The Plan Works			
How The Plan Works	Satutory Context			
How The Plan Works	Figure 1 RMA Plan relationships			
How The Plan Works	Figure 2 RMA responsibilities and where they have effect			
How The Plan Works	Te Tiriti o Wāitangi (Treaty of Waitangi) and the Resource Management Act			
How The Plan Works	General Approach			
How The Plan Works	Table 1: Classes of Activities			
How The Plan Works	Step 1 - Check the planning maps			
How The Plan Works	Step 2 - Locate the relevant zone rules			
How The Plan Works	Step 3 - Locate the relevant district-wide rules			
How The Plan Works	Step 4 - Check the relevant standards			
How The Plan Works	Step 5 - Apply for resource consent			
How The Plan Works	Table 2: National Environmental Standards and rules in Te Tai o Poutini Plan			
How The Plan Works	Notification			
How The Plan Works	Information to be submitted with resource consents			
How The Plan Works	Legal effect of Rules			
How The Plan Works	Cross Boundary Matters			
How The Plan Works	Management of Cross Boundary Matters			
How The Plan Works	Relationships between spatial layers			
How The Plan Works	Spatial layer name			
How The Plan Works	Zone			
How The Plan Works	Overlay			
How The Plan Works	Precinct Specific controls			
How The Plan Works How The Plan Works	Specific controls Development area			
How The Plan Works	Designation			
How The Plan Works	Heritage Order			
How The Plan Works	Residential Zone Discriptions			
How The Plan Works	General Residential Zone			
How The Plan Works	Large Lot Residential Zone			
How The Plan Works	Medium Density Residental Zone			
How The Plan Works	Residential Zones			
How The Plan Works	Rural Zone Descriptions			
How The Plan Works	General Rural Zone			
How The Plan Works	Rural Lifestyle Zone			
How The Plan Works	Sottlement Zone			

Submitter name: WMS Group (HQ) Limited and WMS Land Co. Limited

How The Plan Works Commercial and Mixed Use Zones How The Plan Works **Industrial Zone Descriptions** How The Plan Works General Industrial Zone How The Plan Works Heavy Industrial Zone How The Plan Works Light Industrial Zone How The Plan Works **Industrial Zones**

Special Purpose Zone Descriptions How The Plan Works

How The Plan Works Airport Zone **Buller Coalfield Zone** How The Plan Works How The Plan Works Future Urban Zone Hospital Zone How The Plan Works

Mineral Extraction Zone How The Plan Works Māori Purpose Zone How The Plan Works

How The Plan Works Port Zone How The Plan Works Stadium Zone How The Plan Works Scenic Visitor Zone How The Plan Works Special Purpose Zones

Open Space and Recreation Zone Descriptions How The Plan Works

How The Plan Works Natural Open Space Zone

How The Plan Works Open Space Zone

How The Plan Works Sport and Active Recreation Zone How The Plan Works Open Space and Recreation Zones

How The Plan Works Precincts

How The Plan Works **Greymouth Town Centre Precinct** How The Plan Works Hokitika Town Centre Precinct How The Plan Works Reefton Town Centre Precinct How The Plan Works Westport Town Centre Precinct How The Plan Works Settlement Centre Precinct How The Plan Works Rural Residential Precinct How The Plan Works **Coastal Settlement Precinct** How The Plan Works Community Living Precinct

How The Plan Works Overlays

Rifle Range Protection Areas How The Plan Works How The Plan Works Airport Approach Paths

Airport Noise Contour Overlays How The Plan Works

Electricity Transmission and Distribution Yard How The Plan Works

Historic Heritage Items and Areas How The Plan Works

How The Plan Works **Notable Trees**

Sites and Areas of Significance to Māori How The Plan Works Statutory Acknowledgement Areas How The Plan Works How The Plan Works **Outstanding Natural Features Overlay** How The Plan Works **Outstanding Natural Landscapes Overlay** How The Plan Works Outstanding Coastal Environment Area How The Plan Works High Coastal Natural Character Area How The Plan Works General Coastal Environment Area

How The Plan Works Lawfully Established Mineral Extraction and Processing Areas How The Plan Works Previously Mined Locations in Rural and Open Space Zones

How The Plan Works Nohoanga Entitlements How The Plan Works Natural Hazard Overlays How The Plan Works Road Classification How The Plan Works Specific Control Areas

Jackson Bay Port How The Plan Works

How The Plan Works Main Street Frontage Streets How The Plan Works **Facade Control Streets**

Interpretation Section

Interpretation Interpretation

The purpose of the Mineral Extraction Zone is to reflect that mineral extraction and ancillary activities are the dominant use, and to enable those activites as the areas subject to this zone have been assessed as appropriate Areas where mineral extraction and ancillary activities are <u>enabled and</u> for mineral extraction.

Amend

Amend the explanation of the Mineral Extraction Zone as follows:

expected to be the prodominant use.

The submitter supports the recognition of the Jackson Bay Port activitieds within the Proposed Plan, however considers that further provision for the Amend the area around the Jackson Bay wharf currently used for port port activities should be made through rezoning the areas indicated for port activities to Port Zone. activities to Port Zone. If not rezoned, the Specific Control Area should be demarcated on the planning maps and the provisions made more enabling Alternatively, demarcate the Jackson Bay Port Specific Control Area on the of port activities.

planning maps, and provide more enabling provisions within this area.

Interpretation Definitions Advice Note Interpretation

ACCESSORY BUILDING Interpretation

ACCESSWAY Interpretation ACTIVITY Interpretation ADDITION Interpretation

ADDITIONS AND ALTERATIONS Interpretation

ADJACENT Interpretation ADJOINING Interpretation

AGRICULTURAL, PASTORAL AND HORTICULTURAL ACTIVITIES Interpretation

Interpretation AIRPORT ACTIVITIES Interpretation ALLOTMENT Interpretation AMENITY VALUES Interpretation ANCILLARY ACTIVITY

APPROVED BUILDING PLATFORM Interpretation

Interpretation ARCHAEOLOGICAL SITE

AREA OF SIGNIFICANT INDIGENOUS BIODIVERSITY Interpretation

Interpretation ARTIFICIAL LAKE OR POND

Interpretation BED

Interpretation **BOUNDARY ADJUSTMENT**

Interpretation **BROWNFIELD** Interpretation BUILDING

Interpretation BUILDING FOOTPRINT Interpretation **BUILDING PLATFORM** Interpretation **CAMPING GROUNDS** Interpretation CEMETARIES Interpretation CLEANFILL

Interpretation COASTAL ENVIRONMENT

Interpretation COMMERCIAL ACTIVITY Interpretation COMMUNITY CORRECTIONS ACTIVITY

Interpretation COMMUNITY FACILITIES, EDUCATION FACILITIES and HEALTH FACILITIES

CRITICAL RESPONSE FACILITIES

Interpretation COMMUNITY FACILITY Interpretation **COMMUNITY SCALE COMMUNITY SIGN** Interpretation **CONSERVATION ACTIVITIES** Interpretation Interpretation CONTAMINATED LAND

COUNCIL ENGINEERING STANDARDS Interpretation

CRITICAL INFRASTRUCTURE Interpretation

Interpretation **CULTURAL LANDSCAPE**

Interpretation DUST

Interpretation

A new definition is sought - PRIMARY PRODUCTION - which is contained in the 2019 National Planning Standards. This defintion recognises that primary production which typically occurs in a rural environment includes mining activities.

Insert PRIMARY PRODUCTION definition as follows:

"means:

a.any aquaculture, agricultural, pastoral, horticultural, mining, quarrying or forestry activities; and

b.includes initial processing, as an ancillary activity, of commodities that result from the listed activities in a);

c.includes any land and buildings used for the production of the

commodities from a) and used for the initial processing of the commodities in b); but

d.excludes further processing of those commodities into a different

product."

The definition of Critical Infrastructure appears to include the majority of infrastructure defined as "Regionally Significant Infrastructure" in the West Coast Regional Policy Statement, however it does not include the ports of Amend the definition of CRITICAL INFRASTRUCTURE as follows: Greymouth, Westport and Jackson Bay. It is unclear why the Proposed Plan has not used a term consistent with the Regional Policy Statement. The submitter seeks that the ports of Greymouth, Westport and Jackson Bay are wastewater, reticulated water and stormwater plants, defence facilities, included within the definition of Critical Infrastructure to give effect to the Support in part Regional Policy Statement.

Oppose in part

Amend

The definition of cultural landscape is vague, and should refer to specific areas which are identified as cultural landscapes, to provide clarity to plan users about where the corresponding provisions apply.

means the rail network, state highways, special purpose roads, airports, telecommunications networks and electricity generation, transmission and distribution assets, and the ports of Westport, Greymouth and Jackson Bay.

Amend the definition to refer to a schedule which specifically identifies landscapes of cultural significance to Poutini Ngai Tahu.

EARTHWORKS Interpretation **EDUCATIONAL FACILITY** Interpretation EMERGENCY SERVICE FACILITY Interpretation Interpretation **FNFRGY ACTIVITY** Interpretation ESPLANADE RESERVE Interpretation **FSPI ANADE STRIP EXISTING BUILDINGS AND STRUCTURES** Interpretation Interpretation **EXISTING USE RIGHTS** FAÇADE CONTROL STREET Interpretation Interpretation FARM QUARRY Interpretation FREEDOM CAMPING FUNCTIONAL NEED Interpretation GREENFIELD Interpretation Interpretation **GROSS FLOOR AREA** Interpretation GROUND LEVEL Interpretation HABITABLE ROOM HEALTHCARE AND MEDICAL ACTIVITIES Interpretation Interpretation HEAVY VEHICLE Interpretation HEIGHT Interpretation HERITAGE FABRIC Interpretation HERITAGE PROFESSIONAL Interpretation HERITAGE RESOURCE Interpretation HISTORIC HERITAGE Interpretation HOME BUSINESS Interpretation **HOMESTAY** Interpretation INDIGENOUS VEGETATION CLEARANCE Interpretation INDUSTRIAL ACTIVITY Interpretation INFRASTRUCTURE Interpretation INTENSIVE INDOOR PRIMARY PRODUCTION Interpretation IWI/PAPATIPU RŪNANGA MANAGEMENT PLAN Interpretation LAeq Interpretation LAF(max) Interpretation LAKE LAND DISTURBANCE Interpretation LARGE SCALE Interpretation LAWFULLY ESTABLISHED Interpretation MAIN STREET FRONTAGE Interpretation Interpretation MAINTENANCE Interpretation MĀORI LAND MĀORI PURPOSE ACTIVITIES Interpretation Interpretation MINERAL MINERAL EXPLORATION Interpretation MINERAL EXTRACTION Interpretation MINERAL EXTRACTION MANAGEMENT PLAN Interpretation

MINERAL PROSPECTING

Interpretation

The definition of earthworks would currently capture minerals extration, "means the alteration or disturbance of land, including by moving, exploration and prospecting. These activities have specific provisions and if removing, placing, blading, cutting, contouring, filling or excavating of earth the definition of earthworks includes these activities, there will be (or any matter constituting the land including soil, clay, sand and rock); but additional provisions which unneccessarily capture these activities, when excludes gardening, cultivation, mineral prospecting, mineral extraction, mineral exploration and disturbance of land for the installation of the matters of discretion or activity statuses of these activities already provide for the assessment of the effects of earthworks. fenceposts." Oppose in part The submitters support the inclusion of the National Planning Standards defintion of functional need. Retain as notified. Support has the same meaning as in the Crown Minerals Act 1991 (as set out below) The submitters support the inclusion of the mineral exploration defintion, ... includes any drilling, dredging or excavations (whether surface or however the defintion should provide for ancillary activities which are subsurface) and any ancillary activities that are reasonably necessary to Amend reasonably necessary to occur. An amendment is proposed to enable this. determine the nature and size of a mineral deposit. The definition of 'Mineral Extraction' is supported. However, the submitters ... and includes ancillary activities such as earthworks, indigenous vegetation Amend seek the inclusion of indigenous vegetation clearance/vegetation clearance. clearance/vegetation clearance, landscaping and rehabilitation works ...

The submitters support the inclusion of the mineral prospecting defintion,

reasonably necessary to occur. An amendment is proposed to enable this.

however the defintion should provide for ancillary activities which are

Amend

Amend the definition of earthworks to exclude minerals extraction

has the same meaning as in the Crown Minerals Act 1991 (as set out below)

iv. Taking small samples offshore by low-impact mechanical methods,; and

v. ancillary activities reasonably necessary to identify land likely to contain

iii. Taking samples by hand or hand held methods; and

mineral deposits or occurrences.

prospecting and exploration, as follows:

Interpretation MINIMUM LOT SIZE
Interpretation MINOR RESIDENTIAL UNIT

Interpretation NATIONAL GRID

Interpretation NATIONAL GRID SUBDIVISION CORRIDOR

Interpretation NATIONAL GRID YARD

Interpretation NATURAL HAZARD MITIGATION ACTIVITIES
Interpretation NATURAL HAZARD MITIGATION STRUCTURE

Interpretation NET SITE AREA

Interpretation NETWORK UTILITY OPERATOR

Interpretation NOISE

Interpretation NOTIONAL BOUNDARY

Interpretation OFFICIAL SIGN

Interpretation OPEN SPACE MANAGEMENT PLAN

Interpretation OPERATIONAL NEED
Interpretation OUTDOOR LIVING SPACE

Interpretation OUTSTANDING COASTAL ENVIRONMENT

InterpretationOVERLAY CHAPTERInterpretationPAPAKĀINGAInterpretationPAPATIPU RŪNANGAInterpretationPARKS FACILITIESInterpretationPARKS FURNITUREInterpretationPOINT STRIP

Interpretation PORT ACTIVITIES
Interpretation POUTINI NGĀI TAHU

Interpretation POUTINI NGĀI TAHU ACTIVITIES

 Interpretation
 RECREATION ACTIVITY

 Interpretation
 RECONSTRUCTION

 Interpretation
 RELOCATED BUILDING

Interpretation RELOCATION

Interpretation RENEWABLE ELECTRICITY GENERATION

Interpretation RENEWABLE ELECTRICITY GENERATION ACTIVITIES

Interpretation REPOSITIONING Interpretation RESEARCH ACTIVITY Interpretation RESIDENTIAL ACTIVITY Interpretation RESIDENTIAL BUILDING Interpretation RESIDENTIAL UNIT Interpretation RETAIL ACTIVITY Interpretation RETIREMENT VILLAGE Interpretation REVERSE SENSITIVITY Interpretation RIPARIAN MARGIN

Interpretation RIVER

InterpretationROOT PROTECTION AREAInterpretationRURAL INDUSTRYInterpretationSENSITIVE ACTIVITYInterpretationSHARED PATHWAY

Interpretation SIGN

Interpretation SIGNIFICANT ELECTRICITY DISTRIBUTION LINE

Interpretation SIGNIFICANT NATURAL AREA

Interpretation SITE

InterpretationSMALL SCALEInterpretationSTADIUM ACTIVITYInterpretationSTORMWATERInterpretationSTRUCTUREInterpretationSTRUCTURE PLAN

Interpretation SUBSTATION (DISTRIBUTION)

Interpretation SUBSTATION (ZONE)

Interpretation SUPPORTED RESIDENTIAL ACCOMMODATION

Interpretation TEMPORARY ACTIVITY

Interpretation TEMPORARY MILITARY TRAINING ACTIVITY
Interpretation TRADE RETAIL AND TRADE SUPPLIERS

Interpretation TRANSMISSION LINES
Interpretation UNOCCUPIED BUILDING

Interpretation UPGRADING

The submitters support the inclusion of the National Planning Standards

Support definition of Operational Need. Retain as notified.

The submitters support the inclusion of a definition of port activities, and

Support the list of activities which are included. Retain as notified.

URBAN ZONE Interpretation VEHICLE CROSSING Interpretation

VISITOR ACCOMMODATION Interpretation

Interpretation WATERBODY WETLAND Interpretation

Glossary Section

Glossary Glossary ahikāroa Glossary Glossary ana tūpāpaku Glossary Glossary ara tawhito Glossary hāpua Glossary ingoa Glossary kāinga Glossary karakia Glossary kawa Glossary ki uta ki tai Glossary kōiwi

Glossary mana whenua Glossary mātauranga Māori

Glossary maunga Glossary mauri Glossary рā Glossary pā tawhito Glossary papatūānuku Glossary rākau tapu Glossary ranginui Glossary rohe Glossary roto Glossary ruapara Glossary rūnanga Glossary tangata whenua Glossary tapu

Glossary Tai o Poutini Glossary taonga tuku iho Glossary tauranga waka Glossary Te Waipounamu Glossary tikanga

Glossary tino rangitiratanga Glossary tohu

Glossary tuhituhi o neherā

tūpuna Glossary Glossary urupā Glossary wāhi tapu Glossary wāhi tongarerewa

Glossary wāhi tūpuna Glossary waiwhakaheke tūpāpaku

Glossary whakairo Glossary whakapapa Glossary whānau Glossary whanaungatanga Glossary whenua pakanga

Abbreviations Section

National Direction Instruments Section

Amend the Glossary to include new terms, as follows:

The inclusion of a glossary is supported, however there are a number of terms referenced in SCHEDULE THREE which are not defined in the glossary. mahinga kai These definitions need to be included to assist plan users with interpreting nohoanga the values associated with sites and areas of significance to Maori. It is noted that some of these terms are explained in the Tangata Whenua section of the Proposed Plan, but should be repeated here for ease of use.

Amend

wāhi tohu wāhi taonga Māori Reserve tohu whenua

Tangata Whenua Section

PART 2 - DISTRICT WIDE MATTERS Section

PART 2 - DISTRICT WIDE MATTERS PART 2 - DISTRICT WIDE MATTERS

Strategic Direction Section

Strategic Direction

Strategic Direction STRATEGIC DIRECTION

Short ois Dispation	Charles in Directions Counting
Strategic Direction Strategic Direction	Strategic Directions Overview AG
Strategic Direction	Agriculture
Strategic Direction	Agriculture Strategic Objectives
Strategie Birection	Agriculture Strategie Objectives
Strategic Direction	AG - 01
Strategic Direction	AG - O2
Strategic Direction	CR
Strategic Direction	Connections and Resilience
Strategie Birection	Connections and resilience
Strategic Direction	Connections and Resilience Strategic Objectives
Strategic Direction	CR - O1
Strategic Direction	CR - O2
Strategic Direction	CR - O3
Strategic Direction	CR - O4
Strategic Direction	MIN
Strategic Direction	Mineral Extraction
Strategic Direction	MIN - 01
•	
Strategic Direction	MIN - O2
Strategic Direction	MIN - O3
•	
Strategic Direction	MIN - 04
Strategic Direction	MIN - 05
Strategic Direction	MIN - 06
Strategic Direction	NENV
Stratogic Direction	Natural Environment

Natural Environment

Support	The submitters support the overview, and in particular the requirement that all other objectives and policies in all other chapters of the Plan are to be read and achieved in a manner consistent with the strategic directions, and that strategic objectives may require specific consideration and application to resource consent applications.	Retain as notified.
Support in part Support	The submitters support this objective, however seeks that the objective refers to primary production, which is defined in the National Planning Standards. The submitters support this objective which recognises the significance of agriculture to the West Coast economy .	To maintain the productive value of versatile soils and agricultural land for current and future agricultural and horticultural uses primary production. Retain as notified.
Amend	The Strategic Directions in the Proposed Plan do not recognise the critical importance of land transport infrastructure in servicing communities and providing for economic activity. The importance of land transport should be appropriately recognised.	Include a new objective in the Connections and Resilience section (move from Transport Section) as follows: "To recognise and provide for the critical role land transport infrastructure plays in supporting communities including emergency services, and economic activity on the West Coast/Te Tai o Poutini."
Support	"Critical infrastructure" includes vital land transport networks which are crucial for economic activity, including the transportation of mineral sands and other products. This objective recognises the importance of critical infrastructure. As noted in submissions on the definition section the submitters seek that the West Coast ports are recognised as Critical Infrastructure, consistent with the West Coast Regional Policy Statement.	Retain as notified.
Support	The submitters support the recognition that the West Coast needs to become more self sufficient in terms of critical infrastructure, and this is one of the drivers behind WMS re-establishing the ports at Greymouth, Westport and Jackson Bay.	Retain as notified.
Support Support	This objective recognises and provides for mining, and seeks to avoid duplication of regulation, which is a critical component of the West Coast economy. This objective recognises that mineral extraction, prospecting and exploration occur throughout a number of proposed zones, including Rural and Open Space Zones.	Retain as notified. Retain as notified.
Support	This objective recognises that minerals only occur in certain locations, and therefore require consenting pathways where other activities may be considered inappropriate. This is becing recognised in national policy statements and national environmental standards, and should be reflected in the Proposed Plan. This objective seeks to protect mineral extraction activities from reverse sensitivity effects. While the objective is supported, there is concern about	Retain as notified. Amend the objective as follows:
Support in part	the use of the word "existing", because this may preclude consideration of effects on Minerals Extraction Zones where activity is not currently occuring but anticipated by the Proposed Plan.	"To ensure that new subdivision, use and development does not compromise existing mineral extraction activities, including through reverse sensitivity to effects such as dust, noise and traffic generation."
Support	This objective recognises that there may be effects associated with mining, and provides for the effects to be avoided, remedied or mitigated.	Retain as notified.

Strategic Direction Natural Environment Strategic Objectives

Strategic Direction NENV- 01 Strategic Direction NENV- O2

Strategic Direction NENV - O3

Strategic Direction NENV - O4 Strategic Direction POU

Strategic Direction Poutini Ngāi Tahu

Strategic Direction Poutini Ngāi Tahu Strategic Objectives

Strategic Direction POU - 01 Strategic Direction POU - 02 Strategic Direction POU - 03 Strategic Direction POU - 04

Strategic Direction Poutini Ngāi Tahu Strategic Policies

Strategic Direction POU - P1 POU - P2 Strategic Direction Strategic Direction POU - P3 POU - P4 Strategic Direction Strategic Direction POU - P5 Strategic Direction POU - P6 Strategic Direction POU - P7 Strategic Direction POU - P8 Strategic Direction POU - P9

POU - P10 Strategic Direction Strategic Direction TRM Strategic Direction Tourism

Strategic Direction **Tourism Strategic Objective**

Strategic Direction TRM - 01 Strategic Direction UFD

Strategic Direction Urban form and development

Strategic Direction Urban Form and Development Strategic Objective

Strategic Direction UFD - 01

Energy Infrastructure and Transport Section

Energy Infrastructure and Transport Energy Infrastructure and Transport

Energy Section

Infrastructure Section

Transport Section

TRN Transport Transport Transport Transport Overview

Transport Other relevant Te Tai o Poutini Plan provisions Amend NENV - O3 as follows:

"To recognise:

a. The substantial contribution to the protection of natural environment values that is made by the existence of public conservation land in protecting significant areas, habitats and features;

This objective recognises the fact that the West Coast has a large proportion b.The <u>functional and operational</u> need for infrastructure <u>and mineral</u> extraction activities to sometimes be located in significant areas; and c.The need to support the ethic of stewardship and to consider the positive effects of the conservation estate in achieving the requirements of the and the fact that sometimes these locations coincide with significant areas. RMA.

Amend NENV - O4 as follows:

"To clearly identify:

a. Unique and important natural environment areas and features on the West Coast/Te Tai o Poutini which require a greater degree of protection must be protected; and

b. Areas where subdivision, use and development to enable community economic, cultural and social wellbeing can be sustainably managed."

This objective is directive, and there are examples of minerals extraction within sites and areas of significance to Maori that have previously obtained resource consent. It is considered that the objective should seek consideration of the values and significance and management of potential adverse effects on the values of the site or area of significance, rather than Oppose in part seek absolute protection of the site.

of land protected by virtue of being public conservation land and being

subject to additional controls to protect flora and fauna. The objective

This objective suggests that some areas of the West Coast <u>must</u> be

Oppose in part achieved.

protected, which is directive. The submitters seek that this objective is

amended to provide a pathway for instances where protection cannot be

should also recognise the fixed-in-location nature of minerals extraction,

Amend POU - P10 as follows:

Protect Manage adverse effects on Poutini Ngāi Tahu taonga and cultural sites, including sites and areas of significance to Māori identified in Schedule Three while ensuring Poutini Ngãi Tahu's key role in decision making around their management.

Transport	TRN - O1
Transport	TRN - O2
Transport	TRN - 03
Transport	TRN - O4
Transport	TRN - 05
Transport	Transport Policies
Transport	TRN - P1
Transport	TRN - P2
Transport	TRN - P3
Transport	TRN - P4
Transport	TRN - P5
Transport	TRN - P6
Transport	TRN - P7
Transport	TRN - P8
Transport	TRN - P9
Transport	Transport Rules
Transport	Advice Notes:
Transport	Permitted Activities
Transport	Permitted Activities TRN - R1
	Permitted Activities

TRN - R4 TRN - R5

TRN - R6

TRN - R7

TRN - R8

TRN - R9

Restricted Discretionary Activities

Transport Objectives

Transport

Transport

Transport

Transport Transport

Transport

Transport

Transport

Support in part Support in part	Additional objectives are sought which seek to enable the efficient and effective operation of the transport network and which will protect land transport infrastructure from incompatible development. This will give effect to the West Coast Regional Policy Statement (RPS)which refers to regionally significant infrastructure and the need to enable its safe and efficient operation and protect infrastructure from reverse sensitivity effects. Without such an objective the Proposed Plan may not be giving effect to the RPS. This objective is strongly supported, however given the significance of the land transport infrastructure network to the local economy and communities, this objective should be located in the Strategic Directions chapter.	Include two new objectives in the Transport objectives as follows: "To provide for the safe, effective and efficient operation and use of land transport infrastructure to enable the movement of goods and people across the region." "Land transport corridors and land transport infrastructure are protected from incompatible land use activities and subdivision development, where these are defined as critical infrastructure." Retain, but move to CONNECTIONS AND RESILIENCE under STRATEGIC DIRECTIONS. Include an additional objective within the Transport chapter which similarly recognises the importance of protecting the land transport infrastructure.
Oppose Oppose in part	This introduces the requirement to consider amenity effects of land transport infrastructure, which is not required by current District Plans on the West Coast, and is contrary to CR - O2. Previous plans made road noise permitted/not applicable when considering resource consents beyond the immediate application site area. Housing has typically been built very close to roads on the West Coast, including the State Highway network, and such a requirement could significantly restrict the movement of people and goods across the region, including mineral concentrate. There are few viable alternatives to land transport, and every aspect of the West Coast economy relies on it. As above, this introduces the requirement to consider amenity effects of land transport infrastructure, which is not required by current District Plans on the West Coast, and is contrary to CR - O2. This objective can be retained, with deletion of the reference to amenity.	Delete objective TRN - O2, or alternatively amend as follows: "To provide for the safe and efficient operation of land transport infrastructure, while managing adverse effects on the surrounding environment." Amend objective TRN - O3 as follows: "To enable accessibility, safety and connectivity of land transport infrastructure and consider the amenity of or all transport users, including pedestrians and cyclists."
Amend	The current policies do not adequately protect or enable vital land transport links. An additional policy is required to give effect to CR - O2. This policy requires amenity effects of road and rail networks to be	Include an additional policy as follows: "Recognise, protect and enable the function of land transport infrastructure to ensure the safe and efficient movement of people and goods." Amend TRN - P1 as follows: "The road and rail networks shall; a.Be maintained or enhanced to provide safe and efficient transportation;
Oppose in part	minimised, and is contrary to CR - O2. Because existing housing is located in close proximity to roads, this aspect of the policy would be difficult for many activities to achieve.	b.Consider the needs of all transport users and modes of transport; and c.Minimise effects on adjoining properties including the impacts of vibration, noise and glare."

Transport TRN - R10 TRN - R11 Transport Transport TRN - R12

Transport **Discretionary Activities**

Transport TRN - R13 TRN - R14 Transport

HAZ - Hazards and Risks Section

HAZ - Hazards and Risks HAZ - Hazards and Risks

Contaminated Land Section

Hazardous Substances Section

Hazardous Substances HS

Hazardous Substances Hazardous Substances

Hazardous Substances Overview

Hazardous Substances Objectives Hazardous Substances

HS - 01 **Hazardous Substances**

Hazardous Substances Policies **Hazardous Substances**

HS - P1 **Hazardous Substances** HS - P2 **Hazardous Substances**

HS - P3 **Hazardous Substances** HS - P4 **Hazardous Substances Hazardous Substances** NH

Natural Hazards **Hazardous Substances**

Natural Hazards Objectives **Hazardous Substances**

Hazardous Substances NH - 01 **Hazardous Substances** NH - O2 **Hazardous Substances** NH - O3 **Hazardous Substances** NH - 04 **Hazardous Substances** NH - 05 **Hazardous Substances** NH - 06 **Hazardous Substances Policies Hazardous Substances** NH - P1 **Hazardous Substances** NH - P2 **Hazardous Substances** NH - P3 **Hazardous Substances** NH - P4 **Hazardous Substances** NH - P5 **Hazardous Substances** NH - P6 **Hazardous Substances** NH - P7

Hazardous Substances NH - P8 **Hazardous Substances** NH - P9 Hazardous Substances NH - P10 **Hazardous Substances** NH - P11 Hazardous Substances NH - P12 Hazardous Substances NH - P13 Hazardous Substances NH - P14 Hazardous Substances Advice Notes:

Hazardous Substances Rules - All Natural Hazard Overlays

Hazardous Substances Permitted Activities

Hazardous Substances NH-R1 Hazardous Substances NH - R2 NH-R3 Hazardous Substances Hazardous Substances NH - R4

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R5

Hazardous Substances Rules - Flood Severe Overlay and Flood Susceptibility Overlay

Hazardous Substances Permitted Activities

Hazardous Substances NH - R6 **Hazardous Substances** NH - R7 NH - R8 Hazardous Substances

This policy recognises that hazardous substances occur in certain locations, Amend HS - P3 as follows: however does not reference the Minerals Extraction Zones. These zones often have a requirement for storage of reasonable quantities of fuel and other chemicals to enable daily operations. The submitter has sought elsewhere in this submission for a Minerals Extraction Zone over their Support in part consented activity at Okari Road.

"Provide for the establishment and expansion of major hazard facilities within the Industrial, Port, Minerals Extraction and General Rural Zones, where adequate separation distances are maintained from sensitive activities and valued natural, cultural and historic heritage features."

Hazardous Substances NH - R9
Hazardous Substances NH - R10

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R11 Hazardous Substances NH - R12

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R13

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R14

Hazardous Substances Rules - Earthquake Hazard Overlays - All

Hazardous Substances Permitted Activities - All Earthquake Hazard Overlays

Hazardous Substances Permitted Activities

Hazardous Substances NH - R15

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R16

Hazardous Substances Prohibited Activities

Hazardous Substances NH - R17

Hazardous Substances Rules - Earthquake Hazard Overlay - 20m

Hazardous Substances Permitted Activities

Hazardous Substances NH - R18

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R19

Hazardous Substances Rules - Earthquake Hazard Overlay - 50m

Hazardous Substances Permitted Activities

Hazardous Substances NH - R20

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R21

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R22

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R2

Hazardous Substances Rules - Earthquake Hazard Overlay - 100m

Hazardous Substances Permitted Activities

Hazardous Substances NH - R24

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R25

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R26

Hazardous Substances Rules - Earthquake Hazard Overlay - 150m

Hazardous Substances Permitted Activities

Hazardous Substances NH - R27

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R28

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R29

Hazardous Substances Rules - Earthquake Hazard Overlay - 200m

Hazardous Substances NH - R30

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R31

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R32

Hazardous Substances Rules - Land Instability Overlay
Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R33

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R34

Hazardous Substances Rules - Lake Tsunami Hazard Overlay

Hazardous Substances Permitted Activities

Hazardous Substances NH - R35

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R36

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R37

Hazardous Substances Rules for the Coastal Severe and Coastal Alert Overlays

Hazardous Substances Permitted Activities

Hazardous Substances NH - R38 Hazardous Substances NH - R39 Hazardous Substances NH - R40 Hazardous Substances NH - R41

Hazardous Substances **Restricted Discretionary Activities**

Hazardous Substances NH - R42

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R43

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R44

Hazardous Substances Coastal Setback Overlay

Hazardous Substances Restricted Discretionary Activities

Hazardous Substances NH - R45

Hazardous Substances Non-complying Activities

NH - R46 **Hazardous Substances**

Coastal Tsunami Overlay **Hazardous Substances Hazardous Substances** Permitted Activities

Hazardous Substances NH - R47

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R48

Hazardous Substances Non-complying Activities

Hazardous Substances NH - R49

Hazardous Substances Hokitika Coastal Overlay **Hazardous Substances** Permitted Activities

Hazardous Substances NH - R50

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R51

Hazardous Substances Westport Hazard Overlay **Hazardous Substances** Permitted Activities

Hazardous Substances NH - R52

Hazardous Substances Discretionary Activities

Hazardous Substances NH - R53

HCV - Historical and Cultural Values Section

Historic Heritage Section

Notable Trees Section

Sites and Areas of Significance to Māori Section

Sites and Areas of Significance to Māori

Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori

Sites and Areas of Significance to Māori Overview

Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Objectives

Sites and Areas of Significance to Māori SASM - O1 Sites and Areas of Significance to Māori SASM - O2

Sites and Areas of Significance to Māori SASM - O3

Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Policies

Sites and Areas of Significance to Māori **Cultural Landscapes**

Sites and Areas of Significance to Māori SASM - P1

Identification and access to significant sites and areas Sites and Areas of Significance to Māori

Sites and Areas of Significance to Māori SASM - P2 Sites and Areas of Significance to Māori SASM - P3 Sites and Areas of Significance to Māori SASM - P4

The objective seeks protection of values of sites and areas of significance to Amend SASM - O3 as follows: Maori, however these sites often coincide with beach locations and mineral sand deposits. Seeking protection of these values may not provide for mineral extraction of these resources which are only found in certain locations on the West Coast. Amendments to the objective are sought to provide a consenting pathway for these activities. Support in part

The values of sites and areas of significance to Māori and cultural landscapes are protected from by managing adverse effects associated with inappropriate subdivision, use and development including inappropriate modification, demolition or destruction.

Amend SASM - P1 as follows:

Protect Poutini Ngāi Tahu cultural landscapes from <u>significant</u> adverse effects of inappropriate subdivision, use and development while enabling their values to be enhanced through ongoing Poutini Ngāi Tahu access and cultural use.

The policy seeks proection of Poutini Ngai Tahu cultural landscapes. An Support in part amendment has been proposed for consistency with SASM - O3

Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori	Poutini Ngãi Tahu Roles SASM - P5			
Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori	SASM - P6 Management of Activities on Identified Significant Sites and Areas	Support in part	This policy seeks to support Aotea and Pounamu management. Pounamu ownership is managed through the Pounamu Vesting Act, and also through Crown Minerals Permits. Mineral extraction activities (or earthworks more generally) may cause unintentional disturbance/removal and the policy should be clarified to ensure that unintentional disturbance through mineral extraction for other resources is not captured by this policy.	Amend SASM - P6 as follows: "Within the Pounamu and Aotea Management overlay, enable tino rangatiratanga and kaitiakitanga of the pounamu and aotea resource by Poutini Ngāī Tahu and avoid the intentional disturbance or intentional removal of this resource by non-hapū members. Amend SASM - P7 as follows: Protect and maintain sites and areas of significance to Māori from adverse
Sites and Areas of Significance to Māori	SASM - P7	Support in part	A wording amendment is proposed to reflect changes requested to SASM - O3.	a.Ensuring identified sites and areas of significance to Māori are not disturbed, destroyed, removed and/or visually encroached upon by inappropriate activities; and b.Requiring activities on sites and areas of significance to Māori to minimise manage adverse effects on cultural, spiritual and/or heritage values, interests or associations of importance to Poutini Ngāi Tahu. Amend SASM - P8 as follows: Where an activity is proposed within any site or area of significance to Māori identified in Schedule Three ensure that:
Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori	SASM - P8 SASM - P9 Inappropriate Activities SASM - P10	Support in part	This policy recognises that some activities have a function need to be located within sites and areas of significance to Maori. However, the policy should also recognise that activities may have an operational need to locate within these areas also. Wording amendments are suggested to reflect these requirements.	it is not possible to avoid all adverse effects; and d.Any residual effects that cannot be practicably avoided are mitigated in a way that protects, maintains or enhances the values of the site or area. Amend SASM P11 as follows: Recognise the significance to Poutini Ngāi Tahu of the sites and areas of
Sites and Areas of Significance to Māori	SASM - P11	Oppose in part	This policy is directive and seeks avoidance of mining and quarrying. The sites and areas of significance cover vast coastal areas which coincide with mineral sands deposits. Consents have previously been granted within areas that have been recognised as sites and areas of significance to Maori, through consultation with Poutini Ngai Tahu, indicating that in some circumstances mining can be an appropriate activity within these areas. This policy seeks to avoid demolition and destruction of sites and areas of significance to Maori, which may preclude mining. With such vast areas identified as areas of significance, and these coinciding with valuable	significance to Māori listed in Schedule Three and protect the identified values of these sites and areas by avoiding the following activities in, or in close proximity to, these areas; a.Mining and quarrying other than Poutini Ngāi Tahu collection of Pounamuand Aotea; b.Landfills and waste disposal facilities, hazardous facilities and offensive industries; c.Intensive indoor primary production; d.Cemeteries and crematoria; and e.Wastewater treatment plants and disposal facilities.
Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori	SASM - P12 Appropriate Activities SASM - P13 SASM - P14	Oppose in part	mineral sand resources, this policy is problematic. The submitters consider that SASM-P15 is a more appropriate policy for consideration of activities within SASM, and would cover off the requirement for protection in absence of this policy.	Delete SASM - P12, or amend to exclude minerals exploration, prospecting and extraction.

Sites and Areas of Significance to Māori SASM - P15 Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori Rules Sites and Areas of Significance to Māori Advice Notes: Sites and Areas of Significance to Māori Permitted Activities Sites and Areas of Significance to Māori SASM -R1 Sites and Areas of Significance to Māori SASM -R2 Sites and Areas of Significance to Māori SASM -R3 Sites and Areas of Significance to Māori SASM -R4

SASM -R5

Sites and Areas of Significance to Māori SASM -R6

Sites and Areas of Significance to Māori

Sites and Areas of Significance to Māori SASM -R7 Sites and Areas of Significance to Māori SASM -R8 SASM -R9 Sites and Areas of Significance to Māori Sites and Areas of Significance to Māori **Controlled Activities** Sites and Areas of Significance to Māori SASM - R10 Sites and Areas of Significance to Māori **Discretionary Activities**

Sites and Areas of Significance to Māori SASM - R11 Sites and Areas of Significance to Māori SASM - R12

This policy recognises in some instances there may be a functional or operational need for the activity to locate within sites and areas of significance to Maori, however the policy refers to "any other use" indicating that some of the previously precluded activities are not provided Māori in Schedule Three where it can be demonstrated that the for with this policy, which includes mining and quarrying. Wording amendments are suggested to ensure this policy provides for any activity that has a functional or operational need to occur in these areas.

Amend SASM - P15 as follows:

Allow any other-use and development on sites and areas of significance to identified values of the site or area are protected and maintained, having regard to: ...

The definition of earthworks would currently capture minerals extration, exploration and prospecting. There are other rules which capture these activities within sites and areas of significance to Maori and it is not considered appropriate for this rule to also apply to these activities. Wording amendments are suggested to reflect this.

Amend SASM - R6 as follows:

SASM - R6

Earthworks (excluding minerals extraction, exploration and prospecting) Buildings and Structures not Provided for in SASM - R2 in Schedule Three -Sites and Areas of Significance to Māori Amend SASM - R7 as follows:

Activity Status Permitted

Where:

1.In relation to extraction of Aotea:

i. Any extraction of Aotea is only undertaken by Te Rūnanga o Makaawhio or their authorised representatives or contractors;

ii.Where an Aotea Management Plan prepared by Te Rūnanga o Makaawhio exists, any extraction of Aotea is in accordance with that plan;

iii. Where this is Aotea extraction in the Aotea overlay, notice of the activity is provided to the Westland District Council by Te Rūnanga o Makaawhio, at lease 10 working days prior to the activity occurring.

2.In relation to extraction of Pounamu:

i. Any extraction of Pounamu is only undertaken by Te Rūnanga o Ngāti Waewae, Te Rūnanga o Makaawhio or their authorised representatives or contractors:

ii. Where a Pounamu Management Plan prepared by Poutini Ngāi Tahu exists, any extraction of Pounamu is in accordance with that plan; iii. Where this Pounamu extraction is within the Pounamu overlay, notice of

the activity is provided to the relevant district council by the relevant Poutini Ngāi Tahu rūnanga, at least 10 working days prior to the activity commencing;

3.In relation to other mineral extraction and quarrying activity:

i. The mineral extraction or quarrying activity complies with the Pounamu mineral extraction should be a permitted activity subject to adhering to the Vesting Act. Written approval is provided by the relevant Poutini Ngāi Tahurūnanga - Te Rūnanga o Ngāti Waewae or Te Rūnanga o Makaawhio, that-

Support in part

Oppose in part

Support in part Pounamu Vesting Act.

ownership is managed through the Pounamu Vesting Act, and also through Crown Minerals Permits. This rule requires written approval from Poutini Ngai Tahu or alternatively resource consent will be required as a discretionary activity. This will override many of the more permissive activity statuses provided for in the Minerals Extraction Zone. Amendments have been sought to SASM-R7 which would make mineral extraction within Activity Status Discretionary the overlays permitted subject to adhering to the Pounamu Vesting Act, and

This rule seeks to support Aotea and Pounamu management. Pounamu

Crown Minerals Permits. The submitter is concerned about the use of a

This rule seeks to support Aotea and Pounamu management. Pounamu

written approval to determine permitted activity status, and suggests that

ownership is managed through the Pounamu Vesting Act, and also through

subsequent amendments are suggested here to enable mineral extraction not complying with the permitted activity provisions to be notified to the

Oppose in part relevant runanga

Amend SASM-R11 as follows:

Notification: Applications for farm quarries and mineral extraction on sites and areas of significance to Māori will always be limited notified to the relevant Poutini Ngāi Tahu rūnanga (absent their written approval).

Sites and Areas of Significance to Māori SASM - R13 Sites and Areas of Significance to Māori SASM - R14

Sites and Areas of Significance to Māori Non-complying Activities

Sites and Areas of Significance to Māori SASM - R15 Sites and Areas of Significance to Māori SASM - R16 Sites and Areas of Significance to Māori SASM - R17 Sites and Areas of Significance to Māori SASM - R18 Sites and Areas of Significance to Māori **Prohibited Activities**

Sites and Areas of Significance to Māori SASM - R19

Natural Environment Values Section

Natural Environment Values Natural Environment Values

Ecosystems and Indigenous Biodiversity Section

Ecosystems and Indigenous Biodiversity

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity

Ecosystems and Indigenous Biodiversity Overview

Ecosystems and Indigenous Biodiversity Plantation Forestry **Ecosystems and Indigenous Biodiversity** Strategic Objectives

Ecosystems and Indigenous Biodiversity Wetlands on the West Coast

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Objectives

Ecosystems and Indigenous Biodiversity ECO- 01

ECO- 02 Ecosystems and Indigenous Biodiversity **Ecosystems and Indigenous Biodiversity** ECO- 03

Ecosystems and Indigenous Biodiversity FCO- O4

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Policies

Ecosystems and Indigenous Biodiversity ECO - P1

ECO - P2 **Ecosystems and Indigenous Biodiversity**

ECO - P3 **Ecosystems and Indigenous Biodiversity**

This rule makes mineral extraction activities non-complying. It is not considered necessary to have a non-complying activity status for mineral extraction in sites and areas of significance to Maori. As noted in other submission matters, sites and areas of significantce to Maori cover many coastal environments that coincide with valuable mineral sand resources and a non-complying activity status may be prohibitve. A restricted

discretionary activity status is sought.

Oppose in part

Oppose

Amend

Support

Support

Amend SASM - R15 as follows:

SASM - R15Mineral Extraction by other than by Poutini Ngãi Tahu in Sites and Areas of Significance to Māori

Activity Status Non-complying Restricted Discretionary, with discretion restricted to the protection of the specific values associated with the SASM under Schedule 3.

This rule seeks to support Aotea and Pounamu management. Pounamu ownership is managed through the Pounamu Vesting Act, and also through Crown Minerals Permits. A prohibited activity status is problematic, as minerals extraction may sometimes involve inadvertent extraction of Pounamu which is not the target resource, but may coincide with the target resource. It is considered the discretionary activity status of SASM-R11 adequately provides for the runanga to manage their Aotea and Pounamu resources without including a potentially challenging prohibited activity status.

Delete SASM - R19

as follows:

An additional objective is sought to give effect to NENV - O3, which recognises that vast tracts of land are afforded a greater degree of protection by virtue of being in public conservation land.

"When considering resource consent applications which have effects on ecosystems and indigenous biodiversity, have regard to the protection afforded to other similar ecosystems and indigenous biodisversity within public conservation land."

Include an additional objective into Ecosystems and Indigenous Biodiversity

This objectie supports mineral extraction where values can be maintained.

This objective supports the maintenance of the range and diversity of ecosystems on the West Coast.

Retain as notified.

Retain as notified

Amend ECO - P2 as follows:

"Allow activities within areas of significant indigenous vegetation or significant habitats of indigenous fauna where:

a. This is for a lawfully established activity; or b.It is for a Poutini Ngāi Tahu cultural purpose; or c.This is undertaken on Poutini Ngāi Tahu or Te Rūnanga o Ngāi Tahu land in accordance with an Iwi/Papatipu Rūnanga Management Plan; or d.The activity has a functional <u>or operational</u> need to be located in the area; e.The activity has no more than minor adverse effects on the significant

indigenous vegetation or fauna habitat."

Subsections b and c are supported. Minerals extraction activities often provide the ability for restoration and rehabilitation of ecological corridors. Retain subsections b and c as notified.

This policy recognises that some activities have a functional need to be

located within areas of significant indigenous vegetation or habitats of

fauna, but should similarly recognise that activities may also have an

Support in part operational need to locate within these areas.

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity	ECO - P4 ECO - P5			
				Amend ECO P6 as follows:
				"When assessing consents for subdivision, use and development, avoid activities which will:
Ecosystems and Indigenous Biodiversity	ECO - P6	Oppose in part	This policy contains language which is inconsistent with the same policy in the West Coast Regional Policy Statement, and does not belong in the Proposed Plan. The policy should also include an exception for Manuka and Kanuka, where there are permitted activity rules for clearance of these species.	a.Prevent an indigenous species or community being able to persist in their habitats within their natural range in the Ecological District; b.Result in a degradation of the threat status, further measurable loss of indigenous cover (with the exception of Manuka and Kanuka) or disruption-to-ecological processes, functions or connections in land environments in category one or two of the Threatened Environment Classification at the Ecological District level; and c.Result in a reasonably measurable reduction in the local population of threatened taxa in the Department of Conservation Threat Categories 1 – 3a -nationally critical, nationally endangered and nationally vulnerable."
				When assessing resource consents in areas of significant indigenous vegetation and significant habitats of indigenous fauna, consider the following matters:
				a.The necessity for the activity to provide for critical infrastructure or renewable electricity generation; b.Whether formal protection and active management of all or part of any area of significant indigenous vegetation or habitat will occur as part of the subdivision, use or development; c.The extent to which the proposed activity recognises and provides for Poutini Ngāi Tahu cultural and spiritual values, rights and interests; d.The cumulative effects of activities within or adjacent to any area of significant indigenous vegetation or habitat;
Ecosystems and Indigenous Biodiversity	ECO - P7	Support in part	The policy recognises the need to provide for offsetting or compensation to deal with residual adverse effects, and this is supported. This policy should also recognise the fixed-in-location nature of minerals extraction, and the fact that sometimes the location of minerals locations coincide with, and have a functional and/or operational need to occur within, areas containing indigenous biodiversity.	e.The effects the activity may have on the introduction or spread of exotic weed species and pest animals both terrestrial and aquatic; f.The impacts on mahinga kai; g.The impact of the activity on the values of any area of significant indigenous vegetation or habitat, or threatened species and how any potential impact could be avoided, remedied or mitigated; h. The functional or operational need for the activity to occur within areas of significant indigenous vegetation or significant habitats of indigenous fauna; and
				Amend ECO - P8 as follows: Maintain indigenous habitats and ecosystems across the West Coast/Te Tai
				o Poutini by:
			The policy seeks to maintain indigenous biodiversity, however the proposed wording is inconsistent with the Coastal Environment chapter of the West Coast Regional Policy Statement 2020 which also gives effect to the New Zealand Coastal Policy Statement 2010. Wording amendments are	wetlands; d. Preserving Managing adverse effects on protected wildlife; and e.Recognising the benefits of active management of indigenous
Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity	ECO - P8 ECO - P9	Oppose in part	proposed to recitfy this, and for consistency with wording sought in other submission points.	biodiversity, including voluntary animal and plant pest and stock control and/or formal legal protection.

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity

Ecosystems and Indigenous Biodiversity

ECO - P10

Ecosystems and Indigenous Biodiversity Rules

Note:

Permitted Activities

Ecosystems and Indigenous Biodiversity

ECO - R1

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity

ECO - R2

Controlled Activities

ECO - R3

ECO - R4/SUB - R7

Restricted Discretionary Activities

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity

ECO - R5

ECO - R6/SUB - R9 **Discretionary Activities**

Ecosystems and Indigenous Biodiversity Ecosystems and Indigenous Biodiversity

ECO - R7

ECO - R8/SUB - R15 Non-complying Activities ECO - R9/SUB - R27 ECO - R10

ECO - R11

Natural Features and Landscapes Section

Amend ECO - P9 as follows:

Protect indigenous biodiversity in the coastal environment from inappropriate subdivision, use and development by: a. Avoiding adverse effects on significant indigenous biodiversity; and b. Avoiding, remedying or mitigating other significant adverse effects on other indigenous vegetation, habitats and species within the coastal environment.

This policy is supported, however requires amendment to fully give effect Support in part to Policy 9.1 of the West Coast Regional Policy Statement.

This permitted activity rule provides for a number of vegetation clearance activities within the West Coast Region, and recognises the unique context associated with the large area of land which is public conservation land. It recognises that Manuka and Kanuka are abundant species that can quickly regenerate where land clearance has occurred, and provides for clearance of previously cleared areas. The ability to clear vegetation within the Grey District which has already identified Significant Natural Areas is also supported.

Support

This rule contains a very restrictive vegetation clearance requirement in the coastal environment, which covers large areas of the West Coast Region which are used for various economic activities. The 500m2 clearance rule is considered to be unduly restrictive and unneccessary for the protection of coastal character or indigenous biodiversity. There is no permitted activity clearance for any activities other than residential, network utilities or roads, tracks etc. It is not considered that there is any need to further protect the coastal environment beyond the existing permitted activity provisions in ECO - R1, and there should be no distinguishing between the type of activity such as 2,000m2 and allow any activity (not just residential, network utility, subject to the rule.

Retain as notified.

Delete ECO - R2. Alternatively, set a higher vegetation clearance activity, tracks etc) to carry out limited clearance works.

Oppose

Include function and operational need in ECO - P7 as per relief sought above, and/or amend ECO - R5 as follows:

Discretion is restricted to:

a. Whether there are other regulations impacting the site that have meant the land is unable to be used for economic rural uses;

b.Constraints imposed by functional or operational need of network utilities and critical infrastructure;

c.Effects on habitats of any threatened or protected species;

d.Effects on the threat status of land environments in category one or two of the Threatened Environments Classification;

e. Effects on ecological functioning and the life supporting capacity of air, water, soil and ecosystems;

f.Effects on the intrinsic values of ecosystems;

g.Effects on recreational values of public land; and

seeks to address. However, a matter which should also be considered is the h.The matters outlined in Policies ECO - P6 and ECO - P7 ; and

The functional or operational need for the activity to locate within the area where indigenous vegetation clearance is proposed to occur.

Support

Support in part vegetation clearance.

The discretionary activity status for vegetation clearance within the specified areas is supported

The restricted discretionary activity status for indigenous vegetation

clearance not meeting permitted or controlled activity standards is

functional and/or operational need of the activity to carry out such

supported. It is appropriate to limit discretion to matters which the rule

Retain as notified.

Natural Features and Landscapes

Natural Features and Landscapes Natural Features and Landscapes

Natural Features and Landscapes Overview

Natural Features and Landscapes Plantation Forestry

Other relevant Te Tai o Poutini Plan provisions Natural Features and Landscapes Natural Features and Landscapes Objective Natural Features and Landscapes

Natural Features and Landscapes NFI - 01

Natural Features and Landscapes Natural Features and Landscapes Policies

Natural Features and Landscapes NFL - P1

Natural Features and Landscapes NFL - P2

NFL - P3 Natural Features and Landscapes NFL - P4 Natural Features and Landscapes

NFL - P5 Natural Features and Landscapes NFL - P6 Natural Features and Landscapes NFL - P7 Natural Features and Landscapes

Natural Features and Landscapes Permitted Activities

Natural Features and Landscapes NFL - R1

The submitters own land at Ruatapu, and are concerned at the arbitrary nature of the Outstanding Natural Landscape boundary around Lake Mahinapua, which does not appear to follow any logical topographic or vegetation boundaries. The submitters have reasonably progressed plans to undertake mineral extraction on this site, and are concerned that the boundary of the ONL is not accurate and may affect future consenting. It is possible that by the time decisions are made on this Proposed Plan, that consents may have been obtained for the site, which may also impact the Oppose in part extent of the ONL.

Remove the Outstanding Natural Landscape overlay on the planning maps from Lot 1 Deposited Plan 3854, and reflect any consent decisions for this parcel of land when making decisions on the ONL boundary.

Amend NFL - P1 as follows:

a. Existing land uses and lawfully established activities including existing network utilities, energy activities, agricultural, horticultural and pastoral activities:

b.Conservation activities:

c.Recreational activities:

d.Natural hazard mitigation activities;

e.Operation, maintenance and upgrade of renewable electricity generation facilities;

f.Operation, maintenance and upgrading of network infrastructure; g. Upgrading and/or new infrastructure and renewable electricity generation facilities where there is a functional need for it to be located in these areas;

h.Poutini Ngāi Tahu uses; or

i. The alteration, maintenance or removal of existing buildings or

Activities with a functional or operational need to locate within these areas.

Retain as notified.

Amend NFL P3 as follows:

Recognise that there are settlements, farms, minerals extraction, exploration and prospecting, and infrastructure located within outstanding natural landscapes or outstanding natural features and provide for new This policy is supported, however it should also include minerals extraction, activities and existing uses in these areas where the values that contribute to the outstanding natural landscape or feature are not adversely affected.

Amend NFL P4 as follows:

Minimise adverse effects on outstanding natural landscapes and outstanding natural features by considering the following matters when assessing proposals for land use or subdivision:

a. The scale of modification to the landscape;

b. Whether the proposal is located within a part of the outstanding natural feature or outstanding natural landscape that has capacity to absorb change;

c. Whether the proposal can be visually integrated into the landscape and whether it would break the skyline or ridgelines;

d.The temporary , short term or permanent nature of any adverse effects;

This policy is supported as it seeks to provide for activities to locate within oustanding natural landscapes, however also should recognise the fixed-in-structures; location nature and functional or operational need of activities to

Support in part sometimes locate within these areas.

This policy is supported because it recognises that sometimes adverse effects are not possible to avoid, but provides for adverse effects to be

remedied, mitigated or offset.

Support

Support in part exploration and prospecting.

This policy is supported, however should be amended to include consideration of short term, in addition to temporary, effects. Minerals

extraction activities often generate relatively short term effects, which are

different to temporary or permanent and require consideration in the Support in part context of landscape change.

Natural Features and Landscapes NFL - R2 Natural Features and Landscapes NFL - R3 Natural Features and Landscapes NFL - R4 Natural Features and Landscapes NFL - R5

NFL - R6 Natural Features and Landscapes NFL - R7 Natural Features and Landscapes NFL - R8 Natural Features and Landscapes

Controlled Activities Natural Features and Landscapes

NFL - R9 Natural Features and Landscapes NFL - R10 Natural Features and Landscapes

Restricted Discretionary Activities Natural Features and Landscapes

Natural Features and Landscapes NFL - R11 NFL - R12 Natural Features and Landscapes

Discretionary Activities Natural Features and Landscapes

Natural Features and Landscapes NFL - R13 NFL - R14 Natural Features and Landscapes NFL - R15 Natural Features and Landscapes

Public Access Section

Natural Character and Margins of Waterbodies Section

Natural Character and Margins of

Waterbodies NC

Natural Character and Margins of

Waterbodies Natural Character and Margins of Waterbodies

Overview

NC - 01

Natural Character and the Margins of Waterbodies Objectives

Natural Character and the Margins of Waterbodies Policies

Natural Character and Margins of Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies NC - O2

Natural Character and Margins of

NC - O3 Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of NC - P1

Waterbodies

Natural Character and Margins of

Waterbodies NC - P2

Natural Character and Margins of

Waterbodies NC - P3

Natural Character and Margins of

Waterbodies NC - P4 Amend NFL - R6 as follows:

Because the definition of Earthworks does not specifically exclude minerals Five or Outstanding Natural Feature described in Schedule Six ... extraction, exploration and prospecting, this rule would apply to these activities. This is not considered necessary, because other provisions already adequately provide for these activities to be appropriately assessed minerals extraction, exploration and prospecting activities so that these Oppose in part without adding another rule.

Earthworks, excluding minerals extraction, exploration and prospecting activities, within an Outstanding Natural Landscape described in Schedule

Alternatively, amend the definition of earthworks to specifically exclude rules do not apply to these activities.

This objective provides for activities to occur, provided adverse effects are avoided or mitigated. Support

This objective recognises the functional need of some activities to occur within the margin of lakes, rivers and wetlands, however also should recognise that some activities also have an operational need to locate within these environments. Support in part

Amend NC O3 as follows:

Retain as notified.

To provide for activities which have a functional or operational need to locate in the margins of lakes, rivers and wetlands in such a way that the

impacts on natural character are minimised.

This policy recognises the functional and/or operational need of some activities to occur within margins of waterbodies and provides for them to

occur. As the submission seeks that minerals extraction activities are not covered by the defintion of earthworks, additional wording is sought to provide for these activities which also have a functional or operational need rivers and wetlands where significant adverse effects on natural character to occur within the margins of waterbodies. Support in part

This policy recognises the functional need of some activities to occur within Provide for buildings and structures within riparian margins of lakes, rivers the margin of lakes, rivers and wetlands, however also should recognise that some activities also have an operational need to locate within these Support in part environments.

Amend NC - P2 as follows:

Provide for indigenous vegetation removal, minerals extraction, exploration and prospecting activities and earthworks within riparian margins of lakes, are minimised as far as practicable and:

Amend NC - P3 as follows:

and wetlands where these:

a. Have a functional or operational need for their location; and

Natural Character and Margins of

Waterbodies NC - P5

Natural Character and Margins of

Natural Character and Margins of

Waterbodies

Natural Character and the Margins of Waterbodies Rules

Note:

NC - R1

NC - R2

NC - R3

NC - R4

NC - R5

Permitted Activities

Discretionary Activities

Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies

NC - R3

Natural Character and Margins of Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies

Natural Character and Margins of

Waterbodies

Financial Contributions Section

Subdivision Section

General District Wide Matters Section

Activities on the surface of water Section

Coastal Environment Section

Coastal Environment

Coastal Environment Coastal Environment

Coastal Environment Overview

Coastal Environment Coastal Environment Objectives

Coastal Environment CE - 01 Coastal Environment CE - O2

Coastal Environment CE - O3

Coastal Environment Policies **Coastal Environment**

CE - P1 **Coastal Environment**

Amend NC - R3 as follows:

Indigenous Vegetation Clearance and Earthworks excluding minerals extraction, exploration and prospecting activities, not meeting the Permitted Activity Rules

Because the definition of Earthworks does not specifically exclude minerals
Activity Status Discretionary

Alternatively, amend the definition of earthworks to specifically exclude already adequately provide for these activities to be appropriately assessed minerals extraction, exploration and prospecting activities so that these rules do not apply to these activities.

Amend the overview as follows:

This overview recognises that due to the topography of the West Coast Region, many people live within the coastal environment. The overview to occur within the coastal environment, some of which has a functional and operational need to locate within this environment, such as mineral Support in part sands extraction.

extraction, exploration and prospecting, this rule would apply to these activities. This is not considered necessary, because other provisions

without adding another rule.

Oppose in part

This objective recognises that many people in the West Coast region derive benefit from the coastal environment, and that the coastal environment covers large areas of land which is used for vital economic activities.

This objective recognises the functional need of some activities to occur within the coastal environment, however also should recognise that some activities also have an operational need to locate within these environments. The New Zealand Coastal Policy Statement recognises that activities "have a functional need to locate and operate within the coastal environment" and it is considered that the Proposed Plan should also

The narrow strip of land between the mountains and the sea in the West Coast/Te Tai o Poutini means that most of the community lives on or near the coast - with three of the four major towns and many small settlements should also recognise that a significant amount of economic activity also has being located on or near the coast. A significant proportion of activities also occur within the coastal environment, some have a functional or operational need to occur there, and the coastal environment is therefore vital to providing for the economic well-being of the region.

Retain as notified.

Amend CE - O3 as follows:

To provide for activities which have a functional or operational need to locate in the coastal environment in such a way that the impacts on natural character, landscape, natural features, access and biodiversity values are minimised.

Support in part provide for this.

Support

Coastal Environment CE - P2

Coastal Environment CE - P3

Coastal Environment CE - P4

Coastal Environment CE - P5 **Coastal Environment** CE - P6 **Coastal Environment** CE - P7 **Coastal Environment** CE - P8

Coastal Environment Rules **Coastal Environment**

Coastal Environment Note:

Permitted Activities **Coastal Environment**

CE - R1 **Coastal Environment** CE - R2 **Coastal Environment** CE - R3 **Coastal Environment**

Coastal Environment CE - R4

Permitted Activities within the High Coastal Natural Character Overlay **Coastal Environment**

Coastal Environment CE - R5 CE - R6 **Coastal Environment** CE - R7 **Coastal Environment**

Permitted Activities within the Outstanding Coastal Environment Area **Coastal Environment**

CE - R8 **Coastal Environment** CE - R9 **Coastal Environment** CE - R10 **Coastal Environment Coastal Environment** CE - R11

Coastal Environment Controlled Activities

Coastal Environment CE - R12

Coastal Environment Restricted Discretionary Activities

Coastal Environment CE - R13 **Coastal Environment** CE - R14 **Coastal Environment** CE - R15 **Coastal Environment** CE - R16 **Coastal Environment** CE - R17 **Coastal Environment** CE - R18

Coastal Environment Discretionary Activities

Coastal Environment CE - R19 **Coastal Environment** CE - R20 **Coastal Environment** CE - R21

Coastal Environment Non-complying Activities

Coastal Environment CE - R22

Earthworks Section

Amend CE - P3 as follows:

Only allow new subdivision, use and development within areas of outstanding and high coastal natural character, outstanding coastal natural landscapes and outstanding coastal natural features where:

a. The elements, patterns, processes and qualities that contribute to the outstanding or high natural character or landscape are maintained; b. Significant adverse effects on natural character, natural landscapes and natural features, and adverse effects on areas of significant indigenous biodiversity, areas of outstanding natural character and outstanding natural environment, however also should recognise that there are other activities landscapes and features are avoided;

which also have an operational need to locate within these environments. c.The development is of a size, scale and nature that is appropriate to the The New Zealand Coastal Policy Statement recognises that activities "have a environment;

functional need to locate and operate within the coastal environment" and d.lt is for a Poutini Ngāi Tahu cultural purpose; or

it is considered that the Proposed Plan should also provide for this, not just e.It is National Grid infrastructure an activity that has a functional and operational need to locate in these areas.

Retain as notified.

Retain as notified.

The coastal environment encapsulates vast areas of the West Coast Region, which are utilised for economic activities. The proposed floor area and height limits are considered unduly restrictive, and a significant departure from what has previously been considered appropriate in the coastal environment previously, particularly in an agricultural context. Previously, Delete Section 2 of CE-R4 entirely, or alternatively allow an increased gross most District Plans allowed for moderately sized agricultural buildings, and floor area and height limit which is in line with what is permitted in the the Proposed Plan should also provide for this.

This policy recognises the functional and operational need of National Grid

activities to occur within identified character areas in the coastal

This policy provides for existing farming activities within areas of

outstanding and high natural coastal character and is supported.

structures within the coastal environment.

This policy recognises the functional and operational need for buildings and

Support in part

Support

Support

Oppose

for the National Grid.

current District Plans.

Earthworks Earthworks Earthworks Earthworks	EW Earthworks Overview Earthworks Objectives	
Earthworks Earthworks	EW - O1 Earthworks Policies	
Earthworks Earthworks Earthworks Earthworks Earthworks Earthworks Earthworks	EW - P1 EW - P2 EW - P3 EW - P4 Earthworks Rules Note: Permitted Activities	
Earthworks	EW - R1	
Earthworks Earthworks	EW - R2 EW - R3	
Earthworks Earthworks	EW - R4 EW - R5	
Earthworks Earthworks Earthworks	EW - R6 Restricted Discretionary Activities EW - R7	
Earthworks	EW - R8	
Light Section		
Light Light Light	LIGHT Light Overview	

Support Support in part	This objective is supported, however it is noted that the submission seeks for minerals extraction, exploration and prospecting activities to be excluded from the definition of earthworks. This policy gives effect to EW - O1, however should enable all earthworks, instead of just temporary or small scale earthworks.	Retain as notified. Amend EW - P1 as follows: Enable temporary and small scale earthworks for the subdivision, use and development of land, the provision of utilities, and hazard mitigation, while managing those with the potential to create significant adverse effects.
Support in part	Earthworks are permitted provided that all fill consists of cleanfill material. When mining, vegtetative matter is removed from the surface of extraction areas, and this vegetative matter will often be spread with topsoil over the remediated areas. If the definition of earthworks includes minerals extration, exploration and prospecting, this will capture mining activities. It is suggested that the spreading of vegetative matter is provided for within this permitted activity rule. Because the definition of Earthworks does not specifically exclude minerals extraction, exploration and prospecting, this rule would apply to these activities. This is not considered necessary, because other provisions already adequately provide for these activities to be appropriately assessed without adding another rule.	All fill must consist of cleanfill material <u>except for any vegetative matter</u> <u>which is being used as fill on the same site</u> ;
Support in part Oppose Support in part	Because the definition of Earthworks does not specifically exclude minerals extraction, exploration and prospecting, this rule would apply to these activities. This is not considered necessary, because other provisions already adequately provide for these activities to be appropriately assessed without adding another rule. This rule permits earthworks within the Minerals Extraction and Buller Coalfield Zones. Control over earthworks separately is not considered necessary, as the zone provisions adquately provide for consideration of these activities. Because the definition of Earthworks does not specifically exclude minerals extraction, exploration and prospecting, this rule would apply to these activities. This is not considered necessary, because other provisions already adequately provide for these activities to be appropriately assessed without adding another rule.	Amend EW - R4 as follows: Earthworks excluding minerals extraction, exploration and prospecting activities in the GRUZ - General Rural Zone, RLZ - Rural Lifestyle Zone, any INZ - Industrial Zone, FUZ - Future Urban Zone, AIRPZ - Airport Zone, any OSRZ - Open Space and Recreation Zone and the MPZ - Māori Purpose Zone Delete EW - R6 Amend EW - R8 as follows: EW - R8Earthworks excluding minerals extraction, exploration and prospecting activities in any Zone not meeting Permitted Activity standards

Light Light	Light Objectives LIGHT - O1			Amend LIGHT - O2 as follows:
Light Light	LIGHT - O2 Light Policies	Oppose in part	This policy requires protection of views of the night sky, which is not always possible while providing for operational lighting requirements. There are only certain areas where there is a need to protect views of the night sky,	Artificial outdoor lighting is located, designed and operated to maintain the character and amenity values within zones, so that it does not adversely affect the health and safety of people, the safe operation of the transport network, protects views of the night sky, the habitats and ecosystems of nocturnal native fauna and the species themselves. Amend LIGHT - P1 as follows:
				Provide for the use of artificial outdoor lighting that: a.Allows people and communities to enjoy and use sites and facilities during night time hours and contributes to the security and safety of private and public spaces; b.Maintains the character and amenity values of the zone and surrounding area; c.Supports the social, cultural, and economic wellbeing or health and safety of people and communities, including road safety;
Light	LIGHT - P1	Oppose in part	The wording of this policy is inconsistent with the corresponding objective. $ \\$	d.Minimises sky glow and light spill; and e. Protects Minimises the adverse effects on the health and well-being of people and ecosystems. Amend LIGHT - P2 as follows:
Light Light Light Light	LIGHT - P2 LIGHT - P3 Light Rules Note:	Oppose in part	The submission seeks amendments to LIGHT O2 which relates to the requirement to protect views of the night sky. As previously noted, it is not always necessary to protect these views and doing so could affect operational requirements. An amendment is suggested to this policy to	Control the intensity, location and direction of any artificial outdoor lighting to: a.Ensure that any artificial outdoor lighting avoids conflict with existing light sensitive areas and uses;
Light	Permitted Activities LIGHT - R1	Oppose	This rule requires the discretion of the relevant territorial authority to assess compliance, and is unneccessary if compliance with the relevant zone rules is achieved.	Delete LIGHT - R1 Amend LIGHT - R2 as follows:
Light	LIGHT - R2	Oppose	This rule has a particularly restrictive Lux limit for lighting after 10pm in industrial zones, which is considered inappropriate. In the Grey District, Commercial and Industrial limits are currently 10 lux, in Westland the District plan permits 10 lux in Hokitika and the Buller District Plan permits 10 lux in all zones. The night time Port Zone limit is also considered unduly restrictive and potentially would create an unsafe working environment.	Where: 1.Outdoor artificial lighting must not exceed the following vertical or horizontal light levels: a.7.00am – 10.00pm: 25 Lux; b.10.00pm – 7.00am: 10 Lux in the PORTZ – Port Zone MINZ - Mineral Extraction Zone; and c.10.00pm – 7am: 5 Lux in the TCZ - Town Centre, MUZ - Mixed Use, COMZ - Commercial, HOSZ - Hospital, STADZ - Stadium, AIRPZ - Airport and all INZ - Industrial Zones; d. All hours - 25 Lux in the PORTZ - Port Zone
			this overlay. Wording amendments are suggested to ensure that lighting	Amend LIGHT - R3 as follows: Artificial Outdoor Lighting in the NOSZ - Natural Open Space Zone, SETZ - PREC 2 - Settlement Zone - Coastal Settlement Precinct, and in All Zones
Light	LIGHT - R3	Amend	limits only apply to lighting within the overlay to allow for other permitted activity provisions to prevail on parts of the site not subject to the overlay.	where the site falls lighting is located within the Outstanding Coastal Natural Character Overlay

Light LIGHT - R4

Light **Restricted Discretionary Activities**

Light LIGHT - R5

Discretionary Activities Light

LIGHT - R6 Light

Noise Section

Noise NOISE Noise Noise Noise Overview Noise **Noise Objectives** Noise NOISE - 01 Noise NOISE - O2 Noise NOISE - O3 Noise **Noise Policies** Noise NOISE - P1 Noise NOISE - P2 Noise NOISE - P3 Noise NOISE - P4 Noise Rules Noise Note: Noise

Noise Permitted Activities

Noise NOISE - R1

NOISE - R2 Noise NOISE - R3 Noise NOISE - R4 Noise NOISE - R5 Noise

NOISE - R6 Noise NOISE - R7 Noise NOISE - R8 Noise

NOISE - R9 Noise NOISE - R10 Noise

NOISE - R11 Noise

Restricted Discretionary Activities Noise

NOISE - R12 Noise NOISE - R13 Noise

Signs Section

This rule introduces a very stringent lux limit for night time lighting in all zones that are not covered by LIGHT - R2 or LIGHT - R3, which is in excess of Amend LIGHT - R4 as follows: what is required by the current operative District Plans. The least permissive current plan in terms of lighting is the Grey District Plan which Where: permits 2.5 lux in the Rural Environmental Area. The Proposed Plan should 1. Outdoor artificial lighting must not exceed the following vertical or not be more stringent than this in areas that are not considered particularly horizontal light levels: sensitive to lighting. A limit which is consistent with the current plans Oppose in part generally is sought.

a. 7.00am - 10.00pm: 10 Lux; and b.10.00pm - 7.00am: 2 Lux:

The submitters support NOISE-R2. The submitters support in particular the inclusion of sub-paragraph 7., as it accords with the relief sought in the Transport Chapter seeking removal of amenity effects from consideration. However, the submitters do not consider there is a justification for the exemption to apply only to emissions 'as part of or compatible with a normal residential activity'. Roads are not only designed for residential traffic. The current District Plans provide for road noise to occur as a permitted activity, and the submitters seek the same info.

Amend NOISE - R2 as follows:

Where the following activities are exempted from meeting Zone noise standards: ... 7. Vehicles being driven on a road (within the meaning of Section 2(1) of the Transport Act 1998), or within a site as part of orcompatible with a normal residential activity; ...

Amend NOISE - R6 as follows:

Where:

1. Noise generated by any activity shall not exceed the following noise limits at any point within the notional boundary of any sensitive activity within any site receiving noise:

a.7:00am to 10:00pm Monday to Sunday Friday and 8:00am to 8:00pm weekends and public holidays: 55 dB LAeq (15 min)

b.10:00pm to 7:00am Monday to Sunday Friday and 8:00pm to 8:00am weekends and public holidays: 45 dB LAeq (15min)

c.10:00pm to 7:00am all days - 75 dB LAFmax

WMS support reliance on NZS 6809: 1999 Acoustics Port Noise

The submitters support the inclusion of appropriate noise standards.

However, they do not consider there is an appropriate justification to limit the weekend/public holiday daytime hours to 8:00am to 8:00pm in the

General Rural and Open Space Zones in particular. A consistent time is

Management and Land Use Planning. Support

sought for every day of the week.

Support in part

Support in part

Support

The submitters support the inclusion of an appropriate noise standard for

Retain as notified

the Mineral Extraction Zone. Retain as notified.

Temporary Activities Section

PART 3 - AREA-SPECIFIC MATTERS Section

ZONES Section

Open Space and Recreation Zones Section

Open Space and Recreation Zones

Open Space and Recreation Zones Open Space and Recreation Zones Open Space and Recreation Zones	OSRZ Open Space and Recreation Zones Overview
Open Space and Recreation Zones	OSRZ - Open Space and Recreation Zones Objective
Open Space and Recreation Zones	OSRZ - 01
Open Space and Recreation Zones	OSRZ - O2
Open Space and Recreation Zones	OSRZ - Open Space and Recreation Zones Policies
Open Space and Recreation Zones	OSRZ - P1
Open Space and Recreation Zones	OSRZ - P2
Open Space and Recreation Zones	OSRZ - P3
Open Space and Recreation Zones	OSRZ - P4
Open Space and Recreation Zones	OSRZ - P5
Open Space and Recreation Zones	OSRZ - P6
Open Space and Recreation Zones	OSRZ - P7
Open Space and Recreation Zones	OSRZ - P8

Open Space and Recreation Zones

Open Space and Recreation Zones	OSRZ - P9
Open Space and Recreation Zones	OSRZ - P10
Open Space and Recreation Zones	Open Space Zone
Open Space and Recreation Zones	OSRZ - P11
Open Space and Recreation Zones	OSRZ - P12
Open Space and Recreation Zones	OSRZ - P13

Oppose	The Proposed Plan includes Open Space and Recreation Zones. These have been placed over public conservation land in addition to recreational land such as parks in urban areas. The need for an Open Space Zone over rural public conservation land is not considered necessary. Where Open Space Zones are proposed over rural public conservation land, the submission seeks a General Rural Zone instead of the proposed Open Space Zones.

This policy seeks to provide for a range of activities, and provides for

Support in part minerals extraction, however the wording could be improved.

Support in part occur within the Open Space Zones. This is supported.

In the Planning Maps, replace the Open Space Zones with General Rural Zone on rural public conservation land

"The nature of the West Coast, with its extensive mineral deposits,

Retain the following wording:

combined with 84% of the land area being located in public conservation The overview of the Open Space Zone notes that minerals extraction can estate, means that provision is also made for mineral extraction within the Open Space Zone."

Amend OSRZ - P9 as follows:

Provide for the range of purposes where compatible with the open space values including:

- a. The ongoing operation and appropriate management of cemeteries; b.Camping opportunities at rivers, lakes and coastal areas where this is compatible with the values of the open space;
- c.Gravel and shingle extraction for roading networks and other local purposes;
- d.Quarries for rock;
- e.Pastoral farming including grazing as a management tool;
- f.Mineral extraction , exploration and prospecting of resources where there is a functional or operational need to locate therethese are limited in theirlocation; and
- g. Water supply and drainage networks where this supports local community needs.

Open Space and Recreation Zones OSRZ - P14

Open Space and Recreation Zones Sport and Active Recreation Zone

Open Space and Recreation Zones OSRZ - P15 OSRZ - P16 Open Space and Recreation Zones OSRZ - P17 Open Space and Recreation Zones

Natural Open Space Zone Open Space and Recreation Zones

OSRZ - P18 Open Space and Recreation Zones OSRZ - P19 Open Space and Recreation Zones OSRZ - P20 Open Space and Recreation Zones

Natural Open Space Zone Section

Open Space Zone Section

OSZ Open Space Zone

Open Space Zone Open Space Zone

Open Space Zone Overview

Open Space Zone OSZ - Open Space Zone Rules

Open Space Zone Note:

Open Space Zone **Permitted Activities**

Open Space Zone OSZ - R1 Open Space Zone OSZ - R2 Open Space Zone OSZ - R3 OSZ - R4 Open Space Zone OSZ - R5 Open Space Zone OSZ - R6 Open Space Zone OSZ - R7 Open Space Zone OSZ - R8 Open Space Zone OSZ - R9 Open Space Zone OSZ - R10 Open Space Zone OSZ - R11 Open Space Zone OSZ - R12 Open Space Zone

Controlled Activities Open Space Zone

OSZ - R13 Open Space Zone

Open Space Zone **Restricted Discretionary Activities**

OSZ - R14 Open Space Zone Open Space Zone OSZ - R15 OSZ - R16 Open Space Zone Open Space Zone OSZ - R17 Open Space Zone OSZ - R18

Open Space Zone OSZ - R19 Open Space Zone OSZ - R20

Discretionary Activities Open Space Zone

OSZ - R21 Open Space Zone

Amend OSRZ - P14 as follows:

Provide for mineral extraction activities within the OSZ - Open Space Zone

a.Impacts on open space and recreation values of the site are minimised; b.This is provided for within any Open Space Management Plan for the-

c.Adverse effects on open space and recreation values and the environment are avoid, mitigated, remedied, offset or compensated; d. Sites are rehabilitated at the end of the mineral extraction activity to enable the land to be used for an appropriate activity.

Support in part

rely on an Open Space Management Plan to determine whether an activity is appropriate, because this is managed through a separate permissions process and does not belong in the Proposed Plan.

This policy specifically provides for minerals extraction activities, however contains duplication of both wording and regulation. It is not necessary to

Amend the Overview as follows:

The overview of the Open Space Zone notes that minerals extraction can occur within the Open Space Zones. This is supported but there appears to In some cases they are also the locations for quarrying and mineral Support in part be a word missing. And amendment is suggested.

extraction before the land is remediated for other open space uses.

This rule classifies mineral extraction, exploration and prospecting as a restricted discretionary activity. This activity status is considered appropriate given the recognition in the objectives and policies and overview text, which recognises that minerals are located within open space

Support and recreation zones. Retain as notified.

Open Space Zone OSZ - R22 Open Space Zone OSZ - R23

Open Space Zone Non-complying Activities

Open Space Zone OSZ - R24 OSZ - R25 Open Space Zone OSZ - R26 Open Space Zone

Sport and Active Recreation Zone Section

Commercial and Mixed Use Zones Section

Commercial Zone Section

Mixed Use Zone Section

Neighbourhood Centre Zone Section

Town Centre Zone Section

Industrial Zones Section

General Industrial Zone Section

Light Industrial Zone Rules Section

Residential Zones Section

General Residential Zone Section

Large Lot Residential Zone Section

Medium Density Residential Zone Section

Rural Zones Section

Rural Zones **Rural Zones Rural Zones**

Rural Zones - Objectives and Policies **Rural Zones**

Rural Zones Overview

Note with Regard to Plantation Forestry **Rural Zones**

Rural Zones Rural Zones Objectives

RURZ - O1 **Rural Zones** RURZ - O2 **Rural Zones Rural Zones** RURZ - O3 **Rural Zones** RURZ - O4

Rural Zones RURZ - O5 **Rural Zones** RURZ - O6

Rural Zones Rural Zones Policies Rural Zones Rural Amenity and Character

This rule classifies mineral extraction, exploration and prospecting as a discretionary activity within specific overlay areas. This activity status is considered appropriate given the recognition in the objectives and policies and overview text, which recognises that minerals are located within open space and recreation zones.

Retain as notified.

Support

in the National Planning Standards 2019. Support in part

Amend

This objective recognises the extraction of mineral resources occurs in the rural zone and should be supported, however wording amendments are suggested to improve this objective. Many mineral extraction activities within the West Coast Region occur outside of minerals extraction zones Support in part zones.

This objective is enabling of activities in the rural zones, however wording

The submitter notes that the land surrounding Jackson Bay Port has not been zoned Port Zone, and has been zoned Settlement Zone (Coastal Settlement Precinct) instead. The submitters, subject to discussions with the Council and landowners, have sought that the areas used for port activities are zoned Port Zone. However if this relief is not accepted, or the Add a new Rural Zones Policy as follows: Council and/or landowners are against rezoning, the Settlement Zone and associated Rural policies should appropriately provide for port activities at Jackson Bay. An additional policy is sought to provide for this.

Amend RURZ - O1 as follows:

"To provide for a range of activities, uses and developments, including primary production, that maintain the amenity and rural character values of could be improved, and should refer to primary production which is defined the rural environment, while retaining highly productive land for and rural activities, and supporting a productive rural working environment."

Amend RURZ - O5 as follows:

To support provide for the use and extraction of mineral resources located within the rural environment, recognising that mineral resources are widespread, and that provided adverse effects are minimised managed and and so the Proposed Plan should provide for these activities to occur in rural rehabilitation of land occurs following mineral extraction, mineral extraction can be appropriate in a range of locations.

Enable the efficient operation, use and development of Jackson Bay Port by providing for port activities within the settlement of Jackson Bay.

Bural Zanas	D11D7 D4	Cupport	This policy supports a wide range of activities, which includes minerals extraction. The policy is supported.	Potain as notified
Rural Zones Rural Zones	RURZ - P1 RURZ - P2	Support	extraction. The policy is supported.	Retain as notified.
Natal Zones	NONE 12			Amend RURZ - P3 as follows:
Rural Zones	RURZ - P3	Support in part	The policy provides for management of reverse sensitivity effects on certain activities, however this should be extended to all primary production activities. Wording amendments are proposed to rectify this.	Expansion of existing settlements beyond current boundaries should support the existing character and amenity of the settlement and avoid areas of high hazard risk, high natural or Poutini Ngãi Tahu cultural values, or significant agricultural primary production values.
Rural Zones	RURZ - P4	Support in part	activities. Wording amendments are proposed to rectify this.	or significant agricultural <u>primary</u> production values.
Rural Zones	Production Values			
Rural Zones	RURZ - P5			
Rural Zones	Non-Rural Activities			
Rural Zones	RURZ - P6			
Rural Zones	RURZ - P7			
Rural Zones	RURZ - P8			
Rural Zones	Visitor Economy			
Rural Zones	RURZ - P9			
Rural Zones	RURZ - P10			
Rural Zones	Infrastructure in Rural Areas			
Rural Zones	RURZ - P11			
Rural Zones	RURZ - P12			
Rural Zones	RURZ - P13			
Rural Zones	RURZ - P14			
Rural Zones	Reverse sensitivity			
Devel 7	DUD7 D45	Comment	The policy provides for management of reverse sensitivity effects and is	Detain as matified
Rural Zones	RURZ - P15	Support	supported.	Retain as notified.
Rural Zones Rural Zones	RURZ - P16			
Rural Zones Rural Zones	Papakāinga housing RURZ - P17			
Rural Zones	Mineral Extraction			
Nutai Zones	Willer at Extraction			Amend RURZ - P18 as follows:
Rural Zones	RURZ - P18	Support in part	This policy provides for adverse effects to be avoided, remedied or mitigated, but should include the ability to offset or compensate to provide for the full effects management hierarchy	Recognise that mineral resources are fixed in location and enable mineral
				Amend RURZ - P19 as follows:
				Manage conflicts between mineral extraction activities and other land uses by ensuring that:
				a.Standards to <u>manage adverse effects</u> minimise impacts on the amenity, rural character and natural values of rural areas are met; and b.Activities that are incompatible with the effects of mineral extraction
Rural Zones	RURZ - P19	Support in part	This policy is supported, however amendments are sought for consistency	activities are not established close to existing mineral extraction activities.
Rural Zones	RURZ - P20			
			This policy requires the provision of adequate information to assess effects	
Rural Zones	RURZ - P21	Support	and is supported.	Retain as notified.
			This policy requires rehabilitation of land following mineral extraction in an $$	
Rural Zones	RURZ - P22	Support	appropriate manner and is supported.	Retain as notified.
		_	This policy supports co-ordination which will avoid duplication of effort in	
Rural Zones	RURZ - P23	Support	resource consent processes and is supported. This policy supports the creation of Minerals Extraction Zones where the	Retain as notified.
Rural Zones	RURZ - P24	Support	resources are significant and of regional or national importance and is supported.	Retain as notified.

Rural Zones Airfields and Helipads RURZ - P26 **Rural Zones** RURZ - P27 **Rural Zones** RURZ - P28 **Rural Zones** GRUZ - PREC1 - Community Living Precinct Policy **Rural Zones Rural Zones** GRUZ - PREC1 - P1 SETZ - PREC2 - Settlement Centre Precinct Policy **Rural Zones** SETZ - PREC2 - P2 **Rural Zones** SETZ - PREC3 - Coastal Settlement Precinct Policy **Rural Zones** SETZ - PREC3- P3 **Rural Zones** SETZ - PREC4 - Rural Residential Precinct Policy **Rural Zones** SETZ - PREC4 - P4 Rural Zones GRUZ - PREC 5 - Highly Productive Land Precinct Policy Rural Zones **Rural Zones** GRUZ - PREC5 - P5 **General Rural Zone Section** General Rural Zone GRUZ General Rural Zone General Rural Zone - Rules General Rural Zone Overview General Rural Zone General Rural Zone Rules General Rural Zone Note: Permitted Activities General Rural Zone General Rural Zone GRUZ - R1 General Rural Zone GRUZ - R2 General Rural Zone GRUZ - R3 General Rural Zone GRUZ - R4 General Rural Zone GRUZ - R5 General Rural Zone GRUZ - R6 General Rural Zone GRUZ - R7 General Rural Zone GRUZ - R8 General Rural Zone GRUZ - R9 General Rural Zone GRUZ - R10 GRUZ - R11 General Rural Zone GRUZ - R12 General Rural Zone GRUZ - R13 General Rural Zone General Rural Zone GRUZ - R14 General Rural Zone **Controlled Activities** General Rural Zone GRUZ - R15 General Rural Zone GRUZ - R16 General Rural Zone GRUZ - R17 General Rural Zone GRUZ - R18 General Rural Zone GRUZ - R19 General Rural Zone **Restricted Discretionary Activities** General Rural Zone GRUZ - R20

GRUZ - R21

GRUZ - R22

GRUZ - R23

RURZ - P25

Rural Zones

General Rural Zone

General Rural Zone

General Rural Zone

Amend RURZ - P25 as follows:

RURZ - P25

Retain as notified.

Maintain the quality of the environment and amenity of areas surrounding the mineral extraction activities as far as practicable by:

a.Utilising management, mitigation and rehabilitation plans as a key tool; b.Managing dust, noise, vibration, access and lighting to maintain amenity values;

c.Managing traffic generation impacts on the operation and maintenance

d. Avoiding or mitigating impacts Managing adverse effects on significant indigenous vegetation and significant habitats of indigenous fauna;

This policy seeks maintenance of amenity and quality of the environment, however seeks to avoid or mitigate impacts on indigenous biodiversity. The policy does not reflect the full effects management hierarchy. Wording or mitigating of the transport network; amendments are proposed to rectify this.

This rule provides for minerals exploration and prospecting and is supported.

This rule provides for minerals extraction as a permitted activity, albeit in

Support limited volumes, and is supported

Support

Retain as notified.

General Rural Zone GRUZ - R24

General Rural Zone GRUZ - R25 General Rural Zone GRUZ - R26

General Rural Zone Discretionary Activities

General Rural Zone GRUZ - R27
General Rural Zone GRUZ - R28
General Rural Zone GRUZ - R29
General Rural Zone GRUZ - R30
General Rural Zone GRUZ - R31

General Rural Zone GRUZ - R32 General Rural Zone GRUZ - R33

General Rural Zone Non-complying Activities

General Rural Zone GRUZ - R34 General Rural Zone GRUZ - R35

Rural Lifestyle Zone Section

Settlement Zone Section

Settlement Zone SETZ

Settlement Zone Settlement Zone

Settlement Zone Overview

Settlement Zone
Other relevant Te Tai o Poutini Plan provisions
Settlement Zone
Note with Regard to Plantation Forestry

Settlement Zone Rules
Settlement Zone Note:

Settlement Zone Permitted Activities

SETZ - R1 Settlement Zone SETZ - R2 Settlement Zone SETZ - R3 Settlement Zone SETZ - R4 Settlement Zone SETZ - R5 Settlement Zone SETZ - R6 Settlement Zone SETZ - R7 Settlement Zone Settlement Zone SETZ - R8 Settlement Zone SETZ - R9 Settlement Zone SETZ - R10 Settlement Zone SETZ - R11 Non-rural activities is not defined. Without any definition it is unclear what Oppose is sought to be controlled by this rule, and it should be deleted.

Delete GRUZ - R24

Amend GRUS - R25 as follows:

GRUZ - R25Mineral Extraction , <u>Prospecting and Exploration</u> Activities not meeting Permitted or Controlled Activity Standards

ig Permitted of Controlled At

•••

Discretion is restricted to:

a.Management of access, parking and traffic generation;

 $\hbox{b.Noise, glare, light, dust, blasting and vibration management;}\\$

c.Hours of operation;

d. Hazardous substances and waste management;

e. Historic and Poutini Ngāi Tahu cultural heritage requirements;

f.Extent and management of earthworks and indigenous vegetation

clearance

g.Effects on any threatened fauna or flora or their habitats;

 $h. Design \ and \ location \ of \ buildings, \ structures \ and \ infrastructure;$

i.Landscape measures;

j. Maintaining public access;

Matters of discretion include water quality. This is not a district planning k.Effects on riparian margins and water quality; matter and should be addressed through discharge permits sought through l.Monitoring, reporting and community liaison requirements;

m.Financial contributions and any requirement for bonds; and

n.Site rehabilitation and mine closure requirements.

GRUZ - R25 makes minerals extraction a restricted discretionary activity. If amendments are made as suggested to GRUZ-R25 to include minerals prospecting and exploration activities, then this rule becomes superfluous, as the activity status cannot default to discretionary, as GRUZ -R25 refers the plan user to the relevant overlay chapters.

regional consenting. In order to be consistent with GRUZ-R11, this rule

Oppose in part should apply to minerals prospecting and exploration also.

Oppose

Delete GRUZ-32.

Settlement Zone SETZ - R12 Settlement Zone SETZ - R13 Settlement Zone SETZ - R14 Settlement Zone SETZ - R15

SETZ - R16 Settlement Zone

Controlled Activities Settlement Zone

SETZ - R17 Settlement Zone

SETZ - R18 Settlement Zone

Restricted Discretionary Activities Settlement Zone

SETZ - R19 Settlement Zone SETZ - R20 Settlement Zone SETZ - R21 Settlement Zone SETZ - R22 Settlement Zone SETZ - R23 Settlement Zone

Discretionary Activities Settlement Zone

Settlement Zone SETZ - R24 Settlement Zone SETZ - R25 Settlement Zone SETZ - R26 Settlement Zone SETZ - R27

Settlement Zone Non-complying Activities

Settlement Zone SETZ - R28

SPZ - Special Purpose Zones Section

Airport Zone Section

Buller Coalfield Zone Section

Future Urban Zone Section

Hospital Zone Section

Mineral Extraction Zone Section

Mineral Extraction Zone MINZ Amend SETZ - R16 as follows:

Activity Status Permitted

Where:

1.These are undertaken on lots fronting The Esplanade within the Jackson

Bay Port Specific Control Area as follows:

a.On legal road reserve between Mean High Water Springs and the edge of

the road carriageway; b.On the following lots:

i.Sections 208 and 209 TN OF Arawata: and

ii.Sections 8. 9 and 10 TN of Arawata:

2.Permitted Port Activities are limited to the following:

i.Cargo handling, including the loading, unloading, storage, processing and

transit of cargo (including fish);

ii.Passenger handling, including the loading, unloading and transit of

offices and other facilities.

4. Maximum building height is 105m;

5. Buildings must be setback 1m from the road and internal boundaries;

6.No building shall project beyond a building envelope defined by a

in Jackson Bay. Elsewhere in this submission the submitters have sought the appropriate recognition of Jackson Bay Port and for it to be listed as critical infrastructure given that it is Regionally Significant Infrastructure in the West Coast Regional Policy Statement. The submitters are therefore seeking, subject to discussions with the Council and landowners, that the area being utilised for port activities is zoned appropriately as Port Zone to passengers including passenger or cruise ship terminals; enable and provide for the port. This would also enable port activities to be iii. Port administration; managed in accordance with NOISE - R9. In the event that this submission iv. Facilities for recreational boating; point is not accepted, or the Council/landowners disagree, the submitters v.Activities associated with maritime navigation; and are supportive of a specific rule which allows for port activities to occur. The vi. Ancillary buildings, structures, utilities, signs, parking, landscaping, submitter considers that this area should be demarcated on the planning maps, and considers that (as notified) the rules proposed are too limiting to 3.Maximum building size is 500200m2; be supportive of port activities in Jackson Bay. In fact in some instances they are more restrictive than the rules for residential activities (i.e. 5m height limit). Amendments to the rules are sought to appropriately reflect and the regional significance of this infrastructure.

Support in part

The submitter supports having more enabling provisions for port activities

Mineral Extraction Zone Mineral Extraction Zone
Mineral Extraction Zone Overview
Mineral Extraction Zone Mineral Extraction Zone Objectives

Mineral Extraction Zone MINZ - O1

Mineral Extraction Zone MINZ - O2
Mineral Extraction Zone Mineral Extraction Policies

Mineral Extraction Zone MINZ - P1

Mineral Extraction Zone MINZ - P2

Mineral Extraction Zone MINZ - P3

Mineral Extraction Zone MINZ - P4

Mineral Extraction Zone MINZ - P5

MINZ - P6

Mineral Extraction Zone

Mineral Extraction Zone MINZ - P7

Mineral Extraction Zone MINZ - P8
Mineral Extraction Zone Rules
Mineral Extraction Zone Note:

Mineral Extraction Zone Permitted Activities

Mineral Extraction Zone MINZ - R1

Support in part	The submitters support the inclusion of the Mineral Extraction Zone, which recognises the uniquely high importance of mineral extraction activities to the West Coast Economy, and the wider national and international interest in these high quality mineral sand resources which can support green and clean technologies. The Minerals Extraction Zones that have been mapped do not sufficiently cover mineral extraction activities on the West Coast and should be extended to include the recently consented mineral extraction activity at Okari Road, 9 Mile, which is authorised by resource consents RC210051A and 2021-0091-V1.	Amend the planning maps to include an additional Mineral Extraction Zone over Westland Mineral Sands Co. Ltd's recently consented mining activities are occurring.
Support	This objective enables mineral extraction activities in the MINZ and is supported	Retain as notified. Amend MINZ - O2 as follows:
Support in part	This objective recognises the need to address adverse effects, however a wording amendment is proposed to allow for the full effects management hierarchy.	To ensure exploration, extraction and processing of minerals within the MINZ - Mineral Extraction Zone minimises-manages adverse effects on the environment, the community and the relationship of Poutini Ngāi Tahu with their ancestral lands, sites and areas of significance, water, wāhi tapu and other taonga.
Support	This policy encourages the recognition of important mineral resources through mineral extraction zones and is supported This policy recognises the need to protect mineral resources from reverse	Retain as notified.
Support	sensitivity effects and is supported.	Retain as notified. Amend MINZ - P3 as follows:
Support in part	This policy requires rehabilitation of land following mineral extraction, and is supported, however a wording amendment is sought to refer to the best practicable environmental outcome rather than best practice.	To ensure that after mineral extraction, all mine sites in the MINZ - Mineral Extraction Zone are rehabilitated to the best practicable practice- environmental standards and to provide for future use and activities appropriate to the area. Amend MINZ - P4 as follows:
Support in part Support Support	This policy recognises the need to address adverse effects, however a wording amendment is proposed to allow for the full effects management hierarchy. This policy provides for adverse effects to be managed using the effects management hierarchy and is supported. This policy recognises the need for Poutini Ngai Tahu involvement in certain resource consent processes and is supported.	Maintain the quality of the environment, landscape, ecological values, character and amenity of the areas surrounding the MINZ - Mineral Extraction Zone as far as practicable by: a. Utilising management, monitoring, rehabilitation and mine closure plans as a key tool; b. Managing dust, noise, vibration, access and lighting to maintain amenity values; c. Managing traffic generation, load type and vehicle characteristics on the operation and maintenance of the transport network; d. Managing adverse effects impacts on significant indigenous vegetation and significant habitats of indigenous fauna; Retain as notified. Retain as notified. Manage conflicts between mineral extraction activities and other land uses
Support in part Support	This policy seeks manage conflicts between activities. A wording amendment is proposed for consistency. This policy seeks to ensure coordination with the West Coast Regional Council and is supported	by ensuring that: a.Performance standards to manage adverse effectsminimise impacts on the amenity, rural character and natural values of adjacent areas are met; and b.Activities that are incompatible with the effects of mineral extraction and ancillary activities are not established in the MINZ - Mineral Extraction Zone. Retain as notified.

Mineral Extraction Zone	MINZ - R2
Mineral Extraction Zone	MINZ - R3
Mineral Extraction Zone	MINZ - R4
Mineral Extraction Zone	MINZ - R5
Mineral Extraction Zone	Controlled Act

Mineral Extraction Zone Controlled Activities

Mineral Extraction Zone MINZ - R6

Mineral Extraction Zone Restricted Discretionary Activities

Mineral Extraction Zone MINZ - R7

Mineral Extraction Zone Discretionary Activities

Mineral Extraction Zone MINZ - R8

Mineral Extraction Zone Non-complying Activities

Mineral Extraction Zone MINZ - R9
Mineral Extraction Zone MINZ - R10

Māori Purpose Zone Section

Māori Purpose Zone MPZ

Māori Purpose Zone Māori Purpose Zone

Māori Purpose Zone Overview

Māori Purpose Zone Māori Purpose Zone Objectives

Māori Purpose Zone MPZ - O1 Māori Purpose Zone MPZ - O2

Māori Purpose Zone MPZ - O3

Māori Purpose Zone Māori Purpose Zone Policies

Māori Purpose Zone MPZ - P1

Māori Purpose ZoneMPZ - P2Māori Purpose ZoneMPZ - P3Māori Purpose ZoneMPZ - P4Māori Purpose ZoneMPZ - P5Māori Purpose ZoneMPZ - P6

Māori Purpose Zone Rules

Māori Purpose Zone Note:

Māori Purpose Zone Permitted Activities

Māori Purpose Zone MPZ - R1 Māori Purpose Zone MPZ - R2 MPZ - R3 Māori Purpose Zone Māori Purpose Zone MPZ - R4 Māori Purpose Zone MPZ - R5 Māori Purpose Zone MPZ - R6 Māori Purpose Zone MPZ - R7 Māori Purpose Zone MPZ - R8 Māori Purpose Zone MPZ - R9 MPZ - R10 Māori Purpose Zone

Māori Purpose Zone Restricted Discretionary Activities

Māori Purpose ZoneMPZ - R11Māori Purpose ZoneMPZ - R12Māori Purpose ZoneMPZ - R13Māori Purpose ZoneMPZ - R14Māori Purpose ZoneMPZ - R15Māori Purpose ZoneMPZ - R16

Māori Purpose Zone MPZ - R17 Māori Purpose Zone MPZ - R18

Māori Purpose Zone Discretionary Activities

Māori Purpose ZoneMPZ - R19Māori Purpose ZoneMPZ - R20Māori Purpose ZoneMPZ - R21Māori Purpose ZoneMPZ - R22

Support in part Support Support Support	This rule seeks to provide for minerals extraction activities where lawfully established, which is generally not required in a District Plan context. It is unclear why this rule is required, and appears to be providing for activities which may already be provided for through the protection of consented activities under section 9 (3)(a) of the Resource Management Act 1991, or existing use rights afforded by section 10 of the Act. This rule provides for ancillary activities and is supported. The activity status for vegetation clearance is supported. The activity status for mineral extraction activities is supported	An additional advice note is sought as follows: "This rule does not override the protection of consented activities under Section 9(3)(a) of the Resource Management Act 1991 or existing use rights provided for under Section 10 of the Act." Retain as notified. Retain as notified. Retain as notified.
Support	The submitters support this objective which enables appropriate use and development, which can include mineral extraction.	Retain as notified.
Support	This policy provides for "other economic activities", which in appropriate circumstances could include minerals extraction	Retain as notified.
Oppose	Non-rural activities is not defined. Without any definition it is unclear what is sought to be controlled by this rule, and it should be deleted.	Delete MPZ - R17

Māori Purpose Zone	MPZ - R23	
Māori Purpose Zone Port Zone Section	MPZ - R24	Oppose
Port Zone Port Zone	PORTZ Port Zone	Suppor

Overview

Port Zone

The submitters have a minerals permit covering part of the Maori Purpose Zone at the Manukaiaua River in South Westland. The submitters are concerned that without specific mineral extraction provisions within this zone, the activity would default to non-complying under MPZ - R24. The submitters believe that mineral extraction should be provided for as a discretionary activity, to enable runanga to benefit from potential future mining access arrangements should they choose to, which could be

Provide for minerals extraction as a discretionary activity, rather than ise in part beneficial for the economic and social well-being of the runanga in this area. defaulting to non-complying as currently is the case under MPZ-R24.

The submitters support the inclusion of a Port Zone which reflects the regional importance of the West Coast ports. The ports of Westport, Greymouth and Jackson Bay are listed in the West Coast Regional Policy Statement as Regionally Significant Infrastructure. The submitters have interests in all three ports, and support an enabling zone and policy framework which will enable the functional and operational requirements of these ports. The submitters have also sought appropriate recognition of the ports as regionally significant infrastructure through the inclusion of the ports in the definition of Critical Infrastructure.

The area of Port Zone identified at the Westport and Greymouth Ports does not reflect the area leased by West Coast Bulk Logisitics Limited (a subsidiary of WMS Group) and utilised for port activities. The submitters therefore seek that the Port Zone at the Westport and Greymouth Ports is extended to cover the area leased by West Coast Bulk Logistics Limited (or any other current or future subsidiary of WMS Group). WMS Group will be happy to provide the Committee with a map delineating the leased area at the Westport and Greymouth Ports.

In addition, the submitters are concerned that there has been no land zoned for port activities at Jackson Bay, despite there being land which is utilised for port-based industrial activities both currently and in the past. It Section 9-10 Town of Arawata is important to provide for sufficient land to support the functional and ort in part operational requirements of Jackson Bay port, both now and in the future.

Undertake necessary rezoning to ensure that the areas of the Westport and Greymouth Ports leased by West Coast Bulk Logistics Limited (or any other current or future subsidiary of WMS Group) are zoned Port Zone.

Subject to discussions with the Council and landowners, rezone land at Jackson Bay surrounding the wharf area where port based industrial activities have operated and continue to operate, including the following land parcels:

Section 209 Town of Arawata Section 8 Town of Arawata Section 208 Town of Arawata

Amend the Overview as follows:

Westport, and Greymouth and Jackson Bay Ports are the major ports on the West Coast/Te Tai o Poutini and are considered critical infrastructure. They are significant connections to the rest of New Zealand/Aotearoa me Te Waipounamu as well as providing the bases for the West Coast/Te Tai o Poutini fishing fleet. The West Coast ports are critical infrastructure because they are essential for local industry, but also have the potential to be used for alternatives to land-based transport and may provide an important lifeline for emergency response to natural distasters.

The submitters support the Overview of the Port Zone, however seek that the Overview includes reference to Jackson Bay, which is also listed in the West Coast Regional listed in the West Coast Regional Policy Statement as Regionally Significant infrastructure. The submitter seeks that the Jackson

Bay Port is provided for with appropriate Port Zone area covering current port activities. The submitter also seeks that the Overview recognises the ports as critical infrastructure in accordance with other relief sought, to reflect the fact that they are Regionally Significant Infrastructure in the RPS. The Overview should also recognise the role that the West Coast ports provide in terms of natural hazards resilience and providing alternatives to Support in part land based transport.

The PORTZ - Port Zone applies to the two ports and their surrounds and the zone's purpose is to enable the efficient operation and development of the ports and associated land and activities. Flexibility for the ports to develop and adapt is important. The ports have special operational needs and environmental effects and the special purpose zoning is tailored to address those needs and effects. This includes providing for a degree of operational flexibility subject to environmental considerations.

Essentially the PORTZ - Port Zone has been developed as a type of heavy industrial zone, which recognises Port Activities as the major use for the area. It does, however, provide for other types of activities, but recognises

Port Zone Port Zone	Port Zone Objectives PORTZ - O1	Amend	The current objective does not sufficiently give effect to the West Coast Regional Policy Statement which identifies the West Coast ports as Regionally Significant Infrastructure. The objective should be amended to enable the safe and efficient operation of West Coast Ports, not manage them.	Amend Objective O1 as follows: Manage Enable the safe and efficient operation of West Coast/Te Tai o Poutini ports to and sustain their current and future potential use and development.
Port Zone	PORTZ - 01 PORTZ - 02	Amenu	tieni.	development.
Port Zone	Port Zone Policies	Amend	The current policies do not recognise that ports have a functional and operational need to locate within the coastal environment and adjacent to/within the Coastal Marine Area. A policy is required to give effect to the New Zealand Coastal Policy Statement, to ensure that the functional and operational need of port activities to locate within this environment is recognised when considering potential adverse effects. The West Coast Regional Policy Statement also recognises this requirement in the Regionally Significant Infrastructure chapter.	Include a new policy as follows: "Recognise the functional and operational needs of activities within the Port Zone, while managing their adverse effects on the surrounding environment."
				Amend PORTZ - P1 as follows:
Port Zone	PORTZ - P1 PORTZ - P2 PORTZ - P3 PORTZ - P4 PORTZ - P5	Amend	The submitter supports the intent of this policy, however it contains two important policy directives which should be separated. The West Coast ports should be enabled, not just with respect to restricting incompatible activities. Ports need to be enabled through both enabling provisions and protection against reverse sensitivity effects.	Enable the efficient operation, use and development of West Coast/Te Tai o Poutini ports. by ensuring incompatible activities or developments do not compromise port operations or development of port and maritime facilities. Add a new Port Zone policy as follows: Ensure incompatible activities or developments do not compromise port operations or development of port and maritime facilities.
Port Zone	PORTZ - P6	Oppose	This policy indicates that standards must be obtained to protect the amenity of the surrounding environment, and does not give effect to the West Coast Regional Policy Statement which seeks to provide for Regionally Significant Infrastructure. The proposed new policy will ensure that effects are managed, while port operations are appropriately enabled given their regional significance. The submitters are concerned about the drafting of the Port Zone rules, which require significant revision to adequately provide for port activities, and remove drafting errors and ultra vires provisions. The specific details of relief sought for these matters are addressed further below, however	Delete PORTZ-P6
Port Zone	Port Zone Rules	Oppose in part	further revision may be required to adequately address the submitters' concerns.	
		,		

Port Zone PORTZ - R1 PORTZ - R2 Port Zone PORTZ - R3 Port Zone PORTZ - R4 Port Zone

PORTZ - R5 Port Zone

Port Zone Controlled Activities

PORTZ - R6 Port Zone

Restricted Discretionary Activities Port Zone

PORTZ - R7 Port Zone PORTZ - R8 Port Zone Port Zone PORTZ - R9

Port Zone **Discretionary Activities**

Port Zone PORTZ - R10 Port Zone PORTZ - R11

Port Zone Non-complying Activities

Port Zone PORTZ - R12

Stadium Zone Section

Scenic Visitor Zone Section

Development Areas Section

Amend PORTZ - R1 as follows, and delete Advice Note 2 relating to stormwater:

Where:

1. The maximum building height above ground level is 20m;

2.Maximum site coverage is 80%;

3. Buildings are setback a minimum:

i.5m from road boundaries, the rail corridor and any RESZ - Residential Zone or MUZ - Mixed Use Zone boundary; and

ii.10m from State Highways:

4.All external storage and car parking areas shall be screened by a 1.8mfence or landscaping so that it is not visible from any adjoining RESZ -Residential Zone boundary or adjoining public place outside of the PORTZ -Port Zone:

5. Vibration from any site due to blasting shall not exceed a peak particle velocity of 5mm/sec measured in the frequency range 3-12 Hz at the notional boundary of any noise sensitive activity;

6. Airblast overpressure from blasting shall not exceed a peak sound pressure level of 120 dBC at the notional boundary of any noise sensitive The rule also requires adherence to recession planes (section 11), and this is activity;

7. There shall be no offensive or objectionable dust nuisance at or beyondthe PORTZ - Port Zone boundary as a result of the activity; approval of a neighbour in order to be a permitted activity. The rule should 8.No noxious or offensive odour shall be detected beyond the PORTZ - Port-

be amended to only apply to residential zone boundaries, and remove the Zone boundary that the activity occurs in; 9. The area adjoining the road frontage of all sites, and the side boundary of a site that adjoins a RESZ - Residential, OSRZ - Open Space and Recreation

Oppose in part

This rule contains an ultra vires requirement to obtain confirmation from Oppose the District Council that the activity will not impede port function.

trigger a separate activity status. The rule only relates to recession plane

breaches, however the matters of discretion contain matters which are

Revisions to the rule are proposed for clarity.

ultra vires requirement to obtain neighbour's approvals.

This rule contains a number of problematic provisions for port activities,

limited land resource available to conduct such activities. Section 4 and

This rule requires as a condition that there is no dust nuisance at the Port

Zone Boundary. While dust nuisance is often a matter of discretion when

Similarly the West Coast Regional Land and Water Plan is the appropriate

plan to control stormwater discharge, and there is no requirement for a

not limited to residential zone boundaries, but presumably applies to all

boundaries, and contains an ultra vires requirement to obtain written

considering land use consents required by a District Plan, it would be unusual to have a rule which effectively seeks to limit air discharges. The

West Coast Regional Air Plan controls air dishcharges and the rule is

stormwater disposal rule in the Proposed Plan.

and fails to recognise the regional significance of these operations and

Section 9 of the rule conflict.

inappropriate.

Delete PORTZ-R6

Amend PORTZ - R7 as follows:

Activity Status Restricted Discretionary

Where:

1.The building does not comply with a recession plane as defined in Appendix Two to commence 2.5m above any boundary with a RESZ -Residential Zone projects into the 35 degree recession plane;

2.All other performance standards for Rule PORTZ - R1 are complied with ÷

3. Rules NOISE - R8 and LIGHT - R2 are complied with.

This rule as drafted does not make sense and needs to be revised. There is Discretion is restricted to:

no explanation as to why the 35 degree recession plane in particular would a.Design, height, bulk and location of buildings;

b. Whether the activity has a functional or operational need to be located within the recession plane; Design and location of parking and access; c.Management of hazardous substances in accordance with the objectivesand policies of the Hazardous Substances chapter; and

d.Landscape measures.

completely unrelated to recession plane breaches and cross reference to other rules, which have their own activity status for non-compliance.

Designations Section

PART 4 - APPENDICES Section

PART 4 - APPENDICES PART 4 - APPENDICES

Schedules Section

Schedules Schedules

SCHED1A - SCHEDULE OF HISTORIC HERITAGE ITEMS AND AREAS Section

SCHED1B - SCHEDULE OF ARCHEOLOGICAL SITES Section

SCHED2 - SCHEDULE OF NOTABLE TREES Section

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI Section

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI
TO MĀORI	SASM 1
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACAA
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 2
TO MĀORI	SASM 3
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 4
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 5
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACAAC
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 6
TO MĀORI	SASM 7
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3/3/17
TO MĀORI	SASM 8
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 9
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 10
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI	SASM 11
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 12
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 12
TO MĀORI	SASM 13
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	5, 6, 11, 25
TO MĀORI	SASM 14
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 15
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 16
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACNA 17
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 17
TO MĀORI	SASM 18
TO WINOM	JAJIN 10

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI

SASM 19

The submitters support the inclusion of sites and areas of significance to Maori in the Proposed Plan, however are concerned about the accuracy of some sites, and the lack of information supporting the significance of the sites. There does not appear to be an explanation of the categories, and in The submitters seek that the identified sites of significance to Maori are some instances there are no identified cultural values associated with the Support in part site.

reviewed by mana whenua for accuracy and further information is provided on the cultural values associated with each site.

This SASM is located within Westland Mineral Sands Co. Ltd's minerals permit, and covers an extensive area marked by an elliptical shape on the planning maps. The accuracy of this SASM is questioned. Westland Mineral Sands Co. Ltd commissioned an extensive archaeological assessment of the consented area, which only identified one small archaeological exclusion zone. The current provisions relating to minerals extraction would make any extension of the mineral extraction activity a non-complying activity. It The submitters seek that SASM19 is re-evaluated to provide an accurate is important that SASMs are accurately mapped with such provisions being area on the planning maps showing the location of the kainga and mahinga Support in part included in the Proposed Plan.

kai sites.

SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MAORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 20
TO MĀORI	SASM 21
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 22
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 23
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 25
TO MĀORI	SASM 24
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 25
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 26
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3,13111 23
TO MĀORI	SASM 27
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 28
TO MĀORI	SASM 29
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 30
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACNA 24
TO MAORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 31
TO MĀORI	SASM 32
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 33
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 34
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3//3/1/1/34
TO MĀORI	SASM 35
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 36
TO MĀORI	SASM 37
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3,13,11,13,1
TO MĀORI	SASM 38
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	5451430
TO MAORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 39
TO MĀORI	SASM 40
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 41
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 42
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	JAJIVI 42
TO MĀORI	SASM 43
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 44
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 45
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 46
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 47
TO MĀORI	SASM 48
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	-
TO MĀORI	SASM 49
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACAAFO
TO MAORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 50
TO MĀORI	SASM 51

SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 52
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 53
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 54
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACMAEE
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 55
TO MĀORI	SASM 56
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 57
TO MĀORI	SASM 58
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 59
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 60
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 00
TO MĀORI	SASM 61
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	5451452
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 62
TO MĀORI	SASM 63
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 64
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 65
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	37.3111.03
TO MĀORI	SASM 66
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACNA 67
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 67
TO MĀORI	SASM 68
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 69
TO MĀORI	SASM 70
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 71
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 72
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	JAJIVI 72
TO MĀORI	SASM 73
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	6464474
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 74
TO MĀORI	SASM 75
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 76
TO MĀORI	SASM 77
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 78
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 79
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 75
TO MĀORI	SASM 80
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	64646
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 81
TO MĀORI	SASM 82
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 83

SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
3CHEDS - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 84
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 85
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 86
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 87
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 88
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 89
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 90
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 91
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 92
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 93
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 94
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 95
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 96
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 97
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 98
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 99
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI	SASM 100
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	0.00.4.04
TO MÃORI	SASM 101
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	
	CACNA 103
	SASM 102
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 102 SASM 103
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105 SASM 106
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105 SASM 106
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111 SASM 112
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111 SASM 112
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111 SASM 112 SASM 113
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 103 SASM 104 SASM 105 SASM 106 SASM 107 SASM 108 SASM 109 SASM 110 SASM 111 SASM 112 SASM 113

SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 116
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 117
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 118
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 119
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 120
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 121
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 122
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 123
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 124
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 125
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MAORI	SASM 126
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 127
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI	SASM 128
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 129
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI	SASM 130
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 131
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 132
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 133
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI	SASM 134
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MAORI	SASM 135
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 136
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 137
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACNA 420
TO MÃORI	SASM 138
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACNA 120
TO MÃORI	SASM 139
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACNA 140
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 140
TO MĀORI	CACNA 1.41
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 141
TO MĀORI	SASM 142
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 142
TO MĀORI	SASM 143
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	2U3INI 143
TO MĀORI	SASM 144
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3/13/VI 144
TO MĀORI	SASM 145
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	55 175
TO MĀORI	SASM 146
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 147

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 148
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 149
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 150
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 151
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 152
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 153
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 154
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 155
TO MĀORI	SASM 156
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 157
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 158
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 159
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 160
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 161
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 162
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 163
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 164
TO MĀORI	SASM 165
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 166
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 167
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 168
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MÃORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 169
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 170
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 171
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 172
TO MĀORI	SASM 173
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 174
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 175
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 176
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 177
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 178

Westland Mineral Sands Co. Ltd has a minerals exploration permit in this area, and the current provisions relating to minerals extraction would make mineral extraction a non-complying activity. It is important that SASMs are The submitters seek that SASM151 is re-evaluated to provide an accurate Support in part being included in the Proposed Plan.

accurately mapped and associted with cultural values with such provisions area on the planning maps which reflects cultural values associated with the site.

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 179
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASIVI 175
TO MĀORI	SASM 180
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 181
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MAORI	SASM 182
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 183
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3A3W 103
TO MĀORI	SASM 184
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 185
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 186
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 187
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	3A3IVI 107
TO MĀORI	SASM 188
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 189
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 190
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACNA 101
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 191
TO MĀORI	SASM 192
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 193
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 194
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	CACNA 10F
TO MĀORI SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 195
TO MĀORI	SASM 196
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 197
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 198
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACNA 100
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 199
TO MĀORI	SASM 200
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 201
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 202
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	CACN4 202
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	SASM 203
TO MĀORI	SASM 204
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 205
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 206
SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI	SASM 207
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	JAJIVI ZU/
TO MĀORI	SASM 208
SCHED3 - SITES AND AREAS OF SIGNIFICANCE	
TO MĀORI	SASM 209

Westland Mineral Sands Co. Ltd has a minerals exploration permit in this area, and the current provisions relating to minerals extraction would make mineral extraction a non-complying activity. It is important that SASMs are The submitters seek that SASM179 is re-evaluated to provide an accurate Support in part being included in the Proposed Plan.

accurately mapped and associted with cultural values with such provisions area on the planning maps which reflects cultural values associated with the site.

SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 210** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 211** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 212** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 213** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 214** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 215** SCHED3 - SITES AND AREAS OF SIGNIFICANCE TO MĀORI **SASM 216** SCHED4 - SCHEDULE OF SIGNIFICANT NATURAL AREAS Section SCHED5 - SCHEDULE OF OUTSTANDING NATURAL LANDSCAPES Section **SCHED6 - SCHEDULE OF OUTSTANDING NATURAL FEATURES Section** SCHED7 - SCHEDULE OF HIGH COASTAL NATURAL CHARACTER Section SCHED8 - SCHEDULE OF OUTSTANDING COASTAL NATURAL CHARACTER Section SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Section SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Amend SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS **Buller Coalfield Zone** SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Stockton Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Denniston Plateau SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Mineral Extraction Zone SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Roa Mine Blackball SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Rajah Mine, Blackball SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Echo Mine, Reefton SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS New Creek Mine, New Creek SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Giles Creek Mine Reefton SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Mai Mai Siding

Reefton Distribution Centre

Island Block Mine Reefton

SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS

SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS

Add the Cape Foulwind Mineral Sand Mine, consented pursuant to

RC210051.

Add Cape Foulwind Mineral Sand Mine

SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Grey Valley Distribution Centre, Ikamatua SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Strongman Mine, Rapahoe SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Strongman Mine, Access and infrastructure SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Strongman East Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Rapahoe Coal Yard SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Rocky Creek Coal Washery SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Kaiata Yard SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Kiwi Quarry SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Karamea Quarry SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Blackball Quarry SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Okuru Quarry SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS BRM Developments lanthe Forest Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Birchfields Ross Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS R&M Mining Mine Ross Township SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Reefton Restoration Project/ Globe Progress Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Snowy River Gold Mine SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Westland Schist Quarry SCHED9 - LAWFULLY ESTABLISHED MINERAL EXTRACTION AND PROCESSING AREAS Karamea Lime Quarry SCHED10 - PREVIOUSLY MINED LOCATIONS IN THE RURAL AND OPEN SPACE AND RECREATION ZONES Section

Appendix One: Transport Performance Standards

Appendices Section

Appendix One: Transport Performance Standards Section

Appendix One: Transport Performance

Standards

Appendix One: Transport Performance TRN Table 1

Standards

Appendix One: Transport Performance

TRN Table 2 Standards

Appendix One: Transport Performance TRN Table 3 Standards Appendix One: Transport Performance Standards TRN S1 Appendix One: Transport Performance Standards TRN S2 Appendix One: Transport Performance Standards TRN S3 Appendix One: Transport Performance Standards TRN Figure 1 Appendix One: Transport Performance Standards TRN S4 Appendix One: Transport Performance Standards TRN Table 4 Appendix One: Transport Performance Standards TRN S5 Appendix One: Transport Performance Standards TRN Table 5 Appendix One: Transport Performance Standards TRN S6 Appendix One: Transport Performance Standards TRN S7 Appendix One: Transport Performance Standards TRN S8 Appendix One: Transport Performance TRN S9 Standards Appendix One: Transport Performance Standards TRN S10 Appendix One: Transport Performance Standards TRN S11 Appendix One: Transport Performance Standards TRN – Figure 2 Appendix One: Transport Performance Standards TRN – Figure 3 Appendix One: Transport Performance Standards TRN – Figure 4 Appendix One: Transport Performance Standards TRN S12 Appendix One: Transport Performance Standards TRN S12 Appendix One: Transport Performance Table TRN 6 Standards Appendix One: Transport Performance TRN S14 Standards **Appendix Two: Recession Planes Section Appendix Three: Design Guidelines Section**

Appendix Four: Accidental Discovery Protocols Section

Appendix Five: Statutory Acknowledgements Section

Appendix Six: Nohoanga Entitlements Section

Appendix Seven: Mineral Extraction Management Plan Requirements Section

Appendix Seven: Mineral Extraction

Management Plan Requirements Appendix Seven: Mineral Extraction Management Plan Requirements Support the 'Mining and Quarrying' High Trip Generating Activities being

triggered by >30 heavy vehicle movements per day.

Support

Retain as notified

Appendix Seven: Mineral Extraction

Management Plan Requirements Outline of Content Requirements for a Mineral Extraction Management Plan

Appendix Eight: Community Living Precinct Concept Plans Section

Appendix Nine: Airport Approach Path Overlay Section

Appendix Ten: New Zealand Archaeological Association Sites of Māori Origin Section

Amend Outline of Content Requirements for a Mineral Extraction Management Plan as follows:

1.Introduction

i.Statutory Approvals – status

ii.Location

iii.Overview of the mineral extraction operations

2. Recieving Environment (address all that are relevant)

i.Climate

ii.Geology

iii. Hydrology – including presence of lakes, wetlands and waterways

iv.Terrestrial ecology including key species

v.Landscape context

vi.Neighbouring land uses

vii.Coastal environment

3.Management of Environmental Effects

i.Terrestrial Ecology (address all that are relevant)

a.Native vegetation

b.Native fauna

c.Significant natural areas

d.Key species

The proposed Mineral Extraction Management Plan requirements are

Oppose in part proposed for consistency and clarity.

presented in a confusing manner, and not all matters listed in the outline

e.Key risks to be managed

f.Any specific species or ecosystem management plans

ii.Landscape values and Amenity (address all that are relevant)

may be required for each specific mineral extraction site. Amendments are a.Landscape values

b.Neighbouring landuses