IN THE ENVIRONMENT COURT WELLINGTON REGISTRY

ENV-2019-WGN-

IN THE MATTER	of the Resource Management Act 1991
AND	
IN THE MATTER	of appeals under Clause 14(1) of the First Schedule of the Act in relation to the proposed Natural Resources Plan for the Wellington Region
BETWEEN	Horticulture New Zealand
	Appellant
AND	WELLINGTON REGIONAL COUNCIL
	Respondent

NOTICE OF APPEAL ON THE PROPOSED NATURAL RESOURCES PLAN FOR THE WELLINGTON REGION

To: The Registrar

Environment Court

Wellington

- 1. Horticulture New Zealand ("**HortNZ**") appeals part of the decisions on the proposed Natural Resources Plan for the Wellington Region.
- 2. HortNZ made a submission and further submissions on the Proposed Natural Resources Plan for the Wellington Region (submitter number S307 and further submitter number FS53).
- 3. HortNZ is not a trade competitor for the purposes of section 308D of the Resource Management Act 1991.
- 4. HortNZ received notice of the decisions on 31 July 2019.
- 5. The decisions were made by the Wellington Regional Council.
- 6. Decisions appealed against:
 - (a) Policy P14
 - (b) Policy P55
 - (c) Policy P90
 - (d) Policy P111
 - (e) Policy P112
 - (f) Rules R1, R2, General conditions for the discharge of agrichemicals
 - (g) General conditions for the discharge of agrichemicals
 - (h) Rule R36B
 - (i) Rule R94
- 7. The reasons for the appeals and relief sought are detailed in the table below.
- 8. General relief sought:
 - (a) That consequential amendments be made as a result of the relief sought from the specific appeal points above.

- 9. The following documents are attached to this notice:
 - (a) a copy of HortNZ's submission and further submissions
 - (b) a list of names and addresses of persons to be served with a copy of this notice

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Jordyn Landers

Environmental Policy Advisor, Natural Resources and Environment Horticulture New Zealand

6 September 2019

Address for service of the Appellant:

Horticulture New Zealand PO Box 10232, Wellington 6143 Phone: 04 470 5664 Fax: 04 471 2861 Email: jordyn.landers@hortnz.co.nz Contact person: Jordyn Landers

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
1.	Policy P14 (Incompatible activities adjacent to regionally significant infrastructure, renewable energy generation and significant mineral resources)	HortNZ submitted and further submitted on Policy P14	HortNZ is concerned that with the deletion of 'new'. Existing activities such as horticulture (particularly with regard to the National Grid) may be unduly affected where it not possible to 'locate or design' use and development to avoid, remedy or mitigate any reverse sensitivity effects. The deletion of 'new' overrides existing use rights that currently exist. If new infrastructure decides to locate next to existing activities the onus would be on the existing activities not the new infrastructure.	Amend Policy P14 to reinstate 'new', as follows: 'Regionally significant infrastructure, renewable energy generation activities and significant mineral resources shall be protected from <u>new</u> incompatible use and development occurring under, over or adjacent to it, by locating and designing any <u>new</u> use and development to avoid, remedy or mitigate any reverse sensitivity effects.'
2.	Policy P55 (Managing air amenity)	HortNZ made a submission on Policy P55	It is important to recognise within the plan that air amenity expectations reflect the different receiving environments that exist in the region (e.g. urban, rural, industrial and the coastal marine areas). This is important when assessing the appropriateness of a discharge of contaminants to air. This is particularly the case when assessing whether something is offensive or objectionable; it is noted that there is no further guidance provided elsewhere in the plan as to how this assessment will be undertaken. HortNZ considers the proposed amendment will better align with the rules of the pNRP.	Amend Policy P55 to recognise that receiving environments across the region differ: 'Air quality amenity in urban, rural and the coastal marine areas shall be managed to minimise offensive or objectionable odour, smoke and dust, particulate matter, fumes, ash and visible emissions, recognising that the background receiving environment varies across the region.' OR Insert a new policy to this effect.
3.	Policy P90 (Discharges of hazardous substances)	HortNZ made submissions and further submissions on P90	HortNZ supported Policy P90 as notified as it included management through the use of good management practice.	Amend Policy P90: The adverse effects of the discharge of a hazardous substance (excluding a

Decisions of Wellington Regional Council on the proposed Natural Resources Plan which are appealed by HortNZ:

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
			The decision has re-worded P90 to remove reference to good management practice and make the policy an 'avoid' policy (i.e adverse effects shall be avoided). HortNZ considered this inappropriate in light ok the King Salmon decision, as fertiliser and agrichemicals are considered hazardous substances. The proposed change (to a avoid, remedy or mitigate) better reflects the RMA.	discharge subject to Policy P89) to land, fresh water, including groundwater, coastal water or air shall be avoided, <u>remedied or mitigated using good</u> <u>management practice.</u> OR Amend Policy P90 so that significant adverse effects are avoided.
4.	Policy P111 (Water takes at minimum flows and minimum water levels	HortNZ made a further submission on Policy P111 and submitted and further submitted on Policy P115 (which has now been deleted and incorporated into P111)	The decision version of Policy P111 (which now includes matters addressed within the now deleted Policy P115) introduced a limitation that rootstock protection provisions only apply to replacement of existing resource consents. This fails to recognise the potential for horticultural growth in the region, particularly as we move towards a low carbon economy; this is inconsistent with the climate emergency that has been declared by Greater Wellington Regional Council. HortNZ consider that it would be appropriate that rootstock protection be provided for when assessing a consent application, whether this be a new consent or renewal of an existing consent. It is also noted that rootstock protection is provided for and/or referred to in Chapter 7 (Ruamahanga Whaitua), Chapter 10 (Kapiti Coast Whaitua) and Schedule R ; we seek that rootstock protection is appropriately provided for in the policy framework.	Amend Policy P111(iv) as follows: '(iv) permanent horticultural or viticultural root crops (excluding pasture species, animal fodder crops and maize), where an application is for the replacement of an existing resource consent, for the sole purpose of avoiding their death provided:'

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
5.	Policy P112 (Priorities in drought and serious water storage)	HortNZ submitted and further submitted on Policy P112	Recognition of rootstock protection is particularly important (with reference to both this appeal point and appeal point 4) because the social and economic benefits of the use of water for food production has been removed from the decision version of the plan. HortNZ seek that provision of rootstock protection within Policy P112 be reinstated.	Amend Policy P112 to reinstate the reference to rootstock protection, as follows: 'In times of drought and serious water shortage when flows or water levels fall below the minimum flows or minimum water levels in the whaitua chapters of the Plan (chapters 7-11), water takes shall be limited to that required for health needs of people , animal drinking water, <u>rootstock protection</u> and firefighting.'
6.	Rules R1 (Outdoor burning), R2 (Frost protection devices), General conditions for the discharge of agrichemicals	HortNZ made submissions on Rule R1, Rule R2, and made submissions and further submissions on Rule R36 and R37 (predecessors to the general conditions)	 These rules require that to be a permitted activity "the discharge shall not cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property" – this is an uncertain permitted activity standard. This interpretation is uncertain in that an assessment of the effects (particularly offensive and objectionable) could not be undertaken until after the event. Further, there is no further guidance within the plan as to how this would be determined or assessed. HortNZ seeks an amended wording that requires a user to take all reasonable steps to minimise the potential for noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property. 	Amend Rules R1(a), R2 (a) and General conditions for the discharge of agrichemicals (a), as follows: ' <u>all reasonable steps are taken to</u> <u>minimise the potential for</u> the discharge <u>to shall not</u> cause noxious, dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash beyond the boundary of the property ' AND any consequential amendments required to five effect to this relief.
7.	General conditions for	HortNZ made submissions and	HortNZ is concerned about condition (c) which states that agrichemical discharge cannot occur	Amend (c) to include a distance upstream of a group drinking water

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
Point	Decision the discharge of agrichemicals	further submissions on Rule R36 and R37 (predecessors to the general conditions)	 anywhere upstream of a surface water intake for a group drinking water supply. While we appreciate the intent of this condition, with no distance upstream this limitation applies anywhere upstream. Clause (g) as drafted, has the presumably unintended consequence of requiring all agrichemical spraying (including by hand held sprayers on private property) to display prominent signage advising that agrichemical spraying is taking place. HortNZ considers that this requirement would be more appropriate under (f), and therefore only apply to agricultural spraying in public places, including alongside roadways. A consequential amendment to (i) is sought, consistent with the relief sought in appeal point 6 above. 	 supply where agrichemical discharge is not permitted. AND Amend f) and to incorporate the requirement of (g) and delete (g), as follows: (f) in public places, including alongside roadways, (i) <u>all reasonable steps are taken to minimise the potential for</u> the discharge to shall not cause noxious dangerous, offensive or objectionable odour, dust, particulate, smoke, vapours, droplets or ash on any property adjacent to where the discharge originates, and (ii) <u>the applicator must display prominent signage advising that agrichemical spraying is taking place.</u>
8.	Rule R36B (Motorised and aerial discharge of agrichemicals)	HortNZ made submissions and further submissions on Rule R36 and R37 (predecessors to this rule)	A predecessor to this rule, Rule R27 of the notified plan, provided for agrichemical discharges into water. In the decisions version, the general conditions for the discharge of agrichemicals include as a permitted condition discharge into a surface water body (or the CMA) where the	agrichemical spraying is taking place. Amend Rule R36B(b), as follows: '(b) there is no discharge into water, or onto a roof used for rain water collection, and'

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
			agrichemical is approved for use by the	OR reinstate Rule R37 Agrichemicals
			Environmental Protection Authority; however Rule	into surface water.
			R36(b) requires there be no discharge to water, this	
			is inconsistent with the general conditions noted	AND
			above.	
				Reinstate GROWSAFE requirements as
			Additionally we note that the decision does not	additional clauses in Rule R36B, as
			provide specific provision for discharge of to	follows:
			manage an incursion of unwanted organisms as	
			declared by MPI Chief Technical Officer or an	(f) Persons carrying out spraying of
			emergency declared by the Minister under the	agrichemicals under this rule, must be
			Biosecurity Act 1993, therefore this activity may be	certified as follows:
			unable to occur at short notice (should this be	(i) For ground-based applications
			required to occur over water).	by a commercial operator, a
				current GROWSAFE®
			HortNZ seek an amendment to this condition as	Registered Chemical
			there needs to be provision for application to water	Applicators Certificate, or a
			to control aquatic weeds, would include drains	current GROWSAFE®
			(considered surface water bodies) and on banks.	Introductory Certificate and be
				supervised by a person holding
			Rules R36B and R36A, along with the general	a current GROWSAFE®
			conditions for the discharge of agrichemicals)	Registered Chemical
			replace Rules R36 and R37 in the notified pNRP;	Applicators Certificate
			the new framework removes the reference to	
			GROWSAFE and only refers to NZS 8409: 2004	(ii) For ground-based applications
			Management of Agrichemicals (section 5.3, and	by a non-commercial operator, a
			Appendix M4) as a note.	GROWSAFE® Introductory
				Certificate, or be supervised by
			HortNZ seeks the inclusion of GROWSAFE training,	a person holding a current
			as this will help ensure that best practice is followed	GROWSAFE® Advanced
			and that adequate training has been undertaken.	<u>Certificate</u>
			The note which refer to ensure here here to the second	(iii) For aerial applications, hold a
			The note which refer to spray plans being prepared	Pilot's Agrichemical Rating
			in accordance NZS 8409: 2004 Management of	Certificate issued by the Civil
			Agrichemicals, is worded as though it is a permitted	Aviation Authority under Civil
			activity condition and is the only reference to spray	Aviation Rule 61, and the

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
			plans; it is therefore unclear whether a spray plan is required. In our view spray plans are an important part of managing and mitigating potential effects.	company or operator must hold a suitable accreditation for agrichemical application
				AND
				Amend the note 'A spray plan is prepared in accordance with NZS 8409: 2004 Management of Agrichemicals (section 5.3, and Appendix M4)', so that it is a condition of the rule.
9.	Rule R94 (Cultivation of land)	HortNZ made a submission and further submission on Rule R94.	 HortNZ sought in our submission that cultivation be undertaken in accordance with good management practice to minimise potential sediment run-off to a surface water body, with HortNZ's Erosion and Sediment Control Guidelines for Vegetable Production (Horticulture New Zealand 2014) referred to as a note. While the decision version is preferred over the notified version (which required a blanket 5m setback), this rule stills gives preference to one method for managing cultivation and introduces 3 degrees as a qualifier. The conditions in b) for cultivation over 3 degrees are impractical and not based on best management practice for cultivation. This is particularly significant on the context of the definition of surface water body, which includes a drain or water race, and the default to a Discretionary activity. 	 Amend Rule R94, to delete (a) and (b) and insert, as follows: (a) Cultivation is undertaken in accordance with good management practice, and shall either: i. not occur within 5m of the bed of a surface water body or the coastal marine area; or ii. not occur within 2m of the bed of a surface water body or the coastal marine area, if the land between the cultivated land and the bed of a surface water body or the coastal marine area is in pasture or other groundcover vegetation throughout the period of cultivation; or iii. be undertaken with suitable mitigation measures, which

Appeal Point	Provision or Decision	Scope	Reason	Relief sought
			The addition of section 70 (RMA) matters in (c), provides sufficient safeguards with regard to water quality that the means of reaching this outcome should be more flexible.	interception drains, cultivation on the contour or other alternative methods, as documented in a erosion and sediment control plan. OR an alternative relief that achieves the outcome sought and consequential amendments to give effect to this relief.

Advice to recipients:

How to become a party to proceedings

You may be a party to the appeal if you made a submission or further submission on the matter of this appeal.

To become a party you must:

- within 15 working days after the period for lodging a notice of appeal ends lodge a notice of your wish to be a party to the proceedings (in Form 33) with the Environment Court and serve copies of your notice on the relevant local authority and the appellant
- Within 20 working days after the period for lodging a notice of appeal ends serve copies of your notice on all other parties

Your right to be a party to the proceedings in the court may be limited by the trade competition provisions in <u>section 274(1)</u> and <u>Part 11A</u> of the Resource Management Act 1991.

You may apply to the Environment Court under section 281 of the Resource Management Act 1991 for a waiver of the above timing requirements (see Form 38).

How to obtain copies of documents relating to the appeal

The copy of this notice served on you does not attach a copy of the appellants submission or the decisions appealed. These documents may be obtained, on request, from the appellant.

Advice

If you have any question about this notice contact the Environment Court in Wellington.

APPENDIX A - Copy of the Appellant's submission and further submission to which this appeal relates.

APPENDIX B - Name and address of persons to be served with a copy of this notice.

Greater Wellington Regional Council RegionalPlanAppeals@gw.govt.nz PO Box 11646, Manners Street, Wellington 6142

Minister of Conservation

kanton@doc.govt.nz PO Box 10420, Wellington 6143

Submitter	Address
DairyNZ and Fonterra Co- operative Group Limited	PO Box 10002, Wellington 6143
Kāpiti Coast District Council	Private Bag 60 601, Paraparaumu, 5032
Wellington Water Limited	Private Bag 39804, Wellington Mail Centre, Lower Hutt, 5045
Masterton District Council	C/ Boffa Miskell Ltd, PO Box 11340, Wellington 6142
South Wairarapa District Counci	PO Box 6, Martinborough 5741
Wellington Chamber of Commerce	PO Box 1087, Wellington 6140
Carterton District Council	PO Box 9, Carterton 5743
Wellington International Airport Limited	PO Box 489, Dunedin 9054
Federated Farmers of New Zealand	PO Box 715, Wellington 6140
Transpower NZ Ltd	PO Box 11 340, Level 4, Huddart Parker Building, 1 Post Office Square, Wellington 6142
Kiwi Rail Holdings Limited	PO Box 593, Wellington, 6140
Meridian Energy Limited	PO Box 2146, Christchurch 8140
Rangitāne o Wairarapa Inc	PO Box 9348, Hamilton 3240
The Oil Companies	201 Victoria Street West, PO Box 911 310, Victoria St, West Auckland 1142
Spark New Zealand Trading Limited	Private Bay 92028, 167 Victoria Street, West Auckland 1010
Kapiti Coast Airport Holdings Limited	PO Box 2313, Wellington 6140
First Gas Ltd	PO Box 3942, Wellington, 6140
Chorus New Zealand Limited	PO Box 632, Wellington, 6140
NZ Transport Agency	PO Box 5084, Lambton Quay, Wellington, 6145
CentrePort Limited (CentrePort)	PO Box 794, Hinemoa Street, Wellington, 6140
Wellington Electricity Lines	PO Box 31049, Lower Hutt, Wellington, 5040
Rural Residents Environmental Society Incorporated	56 Settlement Road, Greytown 5794

Joan Allin and Rob Crozier	47 Rodney Ave, RD1, Otaki, 5581
Robert Jackson	4 Napier Grove, Waikanae Beach, Waikanae 5036
Wellington Civic Trust	PO Box 10183, Wellington 6143
Porirua City Council	PO Box 50-218, 16 Cobham Court, Porirua, 5240
Ravensdown Limited	8 Stafford Street, Dunedin 9016
Fertiliser Association of New Zealand Inc	Ground Floor, 4 Hazeldean Road, PO Box 110, Christchurch 8140
Minister of Conservation	RMA Shared Services, Department of Conservation, Private Bag 3072, Hamilton 3240
Powerco	201 Victoria Street West, PO Box 911 310, Victoria St, West Auckland 1142
Jeffrey Arthur	Unknown
Richard Osborne	8 Backwater Road, RD 3, Martinborough 5783
Brad Gooding	Prairie Holm Company, 1346 Western Lake Road, Featherston 5773
Noel and Ann Gray	113 Te Maire Rd, RD 1, Featherston 5771
Jim Hedley	153 Hikunui Road, RD 1, Featherston 5771
NDR and BA Davies	151 Papatahi Road, RD 3, Featherston 5773
Alexander Haddon Webster	50 Bicknells Rd, RD1, Featherston, 5771
Sandra Shivas	28 Mangatere Road, RD 1, Carterton 5791
Lewis Herrick	1513 State Highway 53, RD 3, Martinborough 5783
Gary James and Anne Marie Daysh	112 Hururua Road, RD 1, Carterton 5791
Bob Tosswill	277 Woodside Road, RD 1, Greytown 5794
Michael John Slater	24A Hupenui Road, RD 1, Greytown, 5794
Susannah and Mark Guscott	1087 Ponatahi Road, RD 2, Carterton 5792
Graeme Hugh Tulloch	Mahoe, 302 Cornwall Road, RD 7, Masterton 5887
Mike Moran	153 Whareroto Road, RD 2, Featherston 5772
Sandy Bidwell	153 Whareroto Road, RD 2, Featherston 5772
Bernie George	28 Georges Rd, RD 3, Martinborough 5783
Daniel George	100 Georges Rd, RD 3, Martinborough 5783
Owen Butcher	PO Box 370, Masterton 5840
Blair Roberts	94 Georges Road, RD 3, Martinborough 5783
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Stewart Weatherstone	2154 Kahutara Rd, RD 2, Featherston 5772
Hayden Thurston	299 Kahutara Road, RD 1, Featherston 5771
Gerard Vollebregt	107 Buicks Road, RD 1, Featherston 5771
Willy and Sally Bosch	1339 State Highway 53, RD 3, Martinborough 5783
Donald McCreary	1974 Hinakura Road, RD 4, Martinborough 5784
Leo Vollebregt	235 Pahautea Rd, RD 1, Featherston 5771
George Ritchie	243 Te Maire Road, RD 1, Featherston 5771
Brian Bosch	1145 Kahutara Road, RD 2, Featherston 5772
Edward Handyside	24 Te Hopai Road, RD 2, Featherston 5772
Andrew Patrick	102 Buchanan Road, RD 4, Masterton 5884
Chris Engel	Waihakeke Rd, RD 2, Carterton, 5792
Hamish Trolove	188 Whites Line, East Waiwhetu, Lower Hutt 5010
Gary Svenson	148 Whareroto Road, RD 2, Featherston 5772
Willem Stolte	153 Wiltons Road, RD 1, Carterton 5791
Shaun Rose	127 Dorset Road, RD 2, Carterton 5792
Ray Craig	144 Lincoln Road, Carterton 5713
Richard Kershaw	134 Moiki Road, RD 1, Greytown 5794
David G Holmes	Pakaraka, RD 4, Masterton 5884
Rod Sutherland	2582 Lake Ferry Road, RD 2, Featherston 5772
Matthew Honeysett	806 Kahutara Road, RD 1, Featherston 5771
Bryan Thompson Tucker	76 Cross Line, RD 1, Greytown 5794
Simon Vaughan Campbell	471 Te Muna Road, RD 1, Martinborough 5781
Stephen Hammond	120 Papawai Road, RD 1, Greytown 5794
Mike Warren	36 Warrens Road, RD 2, Featherston 5772
Shane Matthew Gray	197 Park Road, RD 2, Carterton 5792
Andrew Douglas Harvey	100 Fenwicks Line, RD 1, Greytown 5794
Richard John and Carolyn Ann Stevenson	288 Kokotau Road, RD 2, Carterton 5792
Peter Vollebregt	301 South Featherston Road, RD 1, Featherston 5771
John Petrie	40 Pahautea Road, RD 1, Featherston 5771
Kurt Simmonds	Unknown
Simon Vaughan Campbell	471 Te Muna Road, RD 1, Martinborough 5781

Stephen Hammond	120 Papawai Road, RD 1, Greytown 5794
Royal Forest and Bird Protection Society	PO Box 631, Wellington 6140
Kintyre Meats/Kintyre Trust	530 Gladstone Road, Carterton 5792
Te Runanga o Toa Rangatira Inc	26 Ngati Toa Street, Takapuwahia, Porirua 5022
Fish and Game	PO Box 1325, Palmerston North 4440
Christine Marjorie Stanley	325 Grays Road, Pauatahanui, RD1, Porirua 5381
New Zealand Fire Commission and Wellington Rural Fire Authority	PO Box 3942, Wellington, 6140
Wairarapa Water Users Society Incorporated	235 Pahautea Road, RD 1, Featherston, 5771
Irrigation New Zealand Incorporated	PO Box 69119, Lincoln, Christchurch 7640
Waa Rata Estate	149 Terrace Road, Reikorangi, RD 1, Waikanae, 5391
Hugh Lundie	916 Bidwills Cutting Road, RD 1, Greytown, 5794
Hammond Limited	Private Bag 1959, Dunedin, 9054
Allan A Smith	150 Terrace Road, RD 1, Waikanae 5391
Wairarapa Winegrowers Association	c/o T De Jonge, 15 Cologne Street, Martinborough 5711
Forest Owner Marketing Services Ltd	8 Weld St, Feilding 4702
Kyle Wells	715 East Taratahi Road, RD 7, Masterton 5887
AJ Barton	Ongaha Farm, RD 1, Featherston 5771
Tim Mansell and family	20 Addington Road, RD1, Otaki 5581
Rex McKay	1142 Longbush Road, Masterton 5884
Chris and Steven Price	138 Gordon Street, Masterton 5810
Max Lutz	20 Addington Road, RD 1, Otaki 5581
Julian and Ruth Blackett	235 Akatarawa Road, RD1, Waikanae 5391
Lewis Herrick	1513 State Highway 53, RD 3, Martinborough 5783
Beryl Masters Stuart	107 Manuka Street, Masterton 5810
AB and DE Smith	60 Chester Road, RD 1, Carterton 5791
James and Jane Smallwood	19 Homestead Lane, Greytown 5712
Blair Percy	36 Masterton Stronvar Road, RD 6, Masterton 5886
N and S Terry	Richmond Road, Carterton, 5713
Ali and Dion Kilmister	1665 Te Ore Ore Bideford Rd, RD 11, Masterton 5871
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Gary James and Anne Marie Daysh	112 Hururua Road, RD 1, Carterton 5791
Garry Daniell	Te Ore Ore Road, Masterton 5810
Regional Public Health	Private Bag 31907, Lower Hutt, 5040
Kaiwaiwai Dairies Limited	893a State Highway 53, RD 1, Featherston, 5771
Beef and Lamb NZ	PO Box 121, Wellington 6140
Roading, Parks and Gardens and Solid Waste departments of Hutt City Council and Upper Hutt City Council	PO Box 2083, Wellington 6140
New Zealand Defence Force	Private Bag 902, National Service Centre, Cnr Alexander and Dante Roads, Upper Hutt 5018
Greater Wellington Regional Council	PO Box 11646, Manners Street, Wellington, 6142
Porirua Harbour and Catchment Community Trust	Porirua Harbour Trust, PO Box 50078, Porirua 5240
New Zealand Deer Farmers Association - Wairarapa Branch	121 Perrys Rd, RD7, Masterton 5887
Derek Neal	1791 Whangaehu Valley Road, RD6, Masterton, 5886
Kennott Family Trust	20 Addington Road, RD 1, Otaki 5581
Bell Camp Trust	115 Manly Street, Paraparaumu Beach, Paraparaumu 5032
Land Matters Ltd	20 Addington Road, RD 1, Otaki 5581
David Hume	2605 Lake Ferry Road RD 2 Featherston, 5772 New Zealand
GBC Winstone	26 Patrick Street, Petone, Wellington 5012
Queen Elizabeth II National Trust	PO Box 3341, Level 4, 138 The Terrace, Wellington, 6140
Wairarapa Regional Irrigation Trust	235 Pahautea Road, RD 1, Featherston, 5771
Wainuiomata Rural Community Association	c/- The Secretary, Craig Innes, 29 Sunny Grove, Wainuiomata, Lower Hutt 5014