

Notification of decision on plan change

Whangarei District Council gives notice that it has made its **decision** on the provisions and matters raised in submissions on the following Plan Change:

Plan Change 91 – Hazardous Substances

The Plan Change amends the Hazardous Substances chapter of the District Plan to give effect to the 2017 amendments to the Resource Management Act 1991 (RMA). These amendments to the RMA removed the explicit function for local authorities to control the adverse effects of the storage, use, disposal, and transportation of hazardous substances.

The decision on the plan change is available for viewing on the Council's website at: www.wdc.govt.nz/PlanChanges and available for printing upon request at Whangarei District Council Service Centres at Rust Avenue, Whangarei; Ruakākā Service Centre, Takutai Place, Ruakākā and Whangarei Central Library, Rust Avenue, Whangarei.

Please contact Council's District Plan Department if you have any questions about the Plan Change.

Those parties entitled to lodge appeals to the Environment Court must lodge their appeals within 30 working days of receipt of the decision.

This notice is given pursuant to Clause 10 of the First Schedule of the Resource Management Act 1991.

S Weston
CHIEF EXECUTIVE

Appeal Information Sheet

Making an Appeal on Decisions on a Plan Change

Under Clause 14 of the First Schedule of the Resource Management Act 1991 (RMA), any person who made a submission or further submission on a plan change may lodge an appeal with the Environment Court in regard to any matter, or matters, on which they made a submission.

Such an appeal must be lodged within 30 working days of service of the decision(s) on the submitter (ie delivery of letter containing decisions to the submitter's address as given in the submission).

A copy of the appeal must also be served on the Whangarei District Council within the 30 working day period.

In addition, the appeal must be served on every person who made a submission on that particular provision within 5 working days of lodging the appeal. The list of names on whom the appeal was served has to be submitted to the Court within 10 working days.

A list of people who made submissions on the plan change can be found on the plan change webpage.

Any appeal to the Environment Court should state:

- a. The decision that is appealed (include the summary of the decision);
- b. The reasons for the appeal and relief sought;
- c. Include documentation regarding the original or further submission, the decision, and one other document explaining the reason for the appeal;
- d. The address for service of the person who made the appeal; and
- e. Any other matters required by regulations (see form 7 of the RMA Regulations).

The appeal must be filed with the Environment Court in Auckland, PO Box 7147, Wellesley Street, Auckland 1141, together with the filing fee as required.

PC- %< UnUfXci g'Gi VgHUbWYg - Mailing List 'cZU`'Gi Va JhYfg

Submission No	Submitter	Addressee	Address1	Address2	Address3	Email	Hearing	Joint
001	Ursula Buckingham		C/- Manulife Forest Management	PO Box 1860	Whangarei 0110	ubuckingham@manulife.com	Yes	Yes
002	Channel Infrastructure NZ Limited	Chris Simmons and Ebony Ellis	C/- ChanceryGreen	PO Box 47516	Ponsonby 1144	chris.simmons@chancerygreen.com / ebony.ellis@chancerygreen.com	Yes	Yes
003	Northpower	David Johnson	C/- Reyburn and Bryant	PO Box 191	Whangarei 0110	David@reyburnandbryant.co.nz	Yes	Yes
004	Horticulture NZ	Sarah Cameron	C/- Horticulture NZ	PO Box 10-232	Wellington	sarah.cameron@hortnz.co.nz	Yes	Yes
005	Nga Tai Ora Public Health Northland	Gavin De Clerk	C/- Nga Tai Ora Public Health Northland	Private Bag 9742	Whangarei 0110	Gavin.DeKlerk@northlanddhhb.org.nz	Yes	Yes
006	4Sight Consulting Limited on behalf of BP Oil NZ Limited / Mobil Oil NZ Limited / Z Energy Limited	Sarah Westoby	C/- 4Sight Consulting	PO Box 911310	Auckland Central	sarahw@4sight.co.nz	Yes	Yes