

**Proposed Opotiki District Plan  
Summary of Decisions Requested**

Submitter No.	Submission Point	Submitter Name	Provision No.	Topic	Support / Amend / Oppose	Decision Requested (Relief Sought)	Further submitter no.	Further submission point no.	Submitter Name	Support/Oppose	Decision Requested (Relief Sought)	Planners recommendations
2	56.3	Alex Dobie	2	Grazing	Oppose	Council is asked to prohibit all grazing from occurring both on the residential stopbanks and on all land between the urban stopbanks and the Waioveka and Otara river's edge. ie alongside the Waioveka River from Duke Street right around the Opotiki Township then alongside the Otara River from Duke street. - The expensive flood protection is being compromised and the practice of council issuing grazing on river margins is short sighted and contributing to the degradation of the natural environment. Council is asked to cease the practice.						Reject. The Parks and Reserves team manage lease agreements with individuals. As part of this the Bay of Plenty Regional Council guide leasees around the appropriate management of grazing stock around flood protection infrastructure. No amendments recommended.
56	56.2	Alex Dobie	2.3	Status	Amend	The Council is asked to making the grazing of horses and cattle a Non Complying Activity on Residentially zoned land. Council is asked to include provisions / amenity standards that must be addressed before granting any resource consent for the grazing of animals in the residential zone. These need to include the following: - Land that is to be grazed must have animal proof fencing and adequate water supply that the animals can access at all time eg water troughs. - All animals being grazing on residentially zone land must be micro chipped and a register of their owner(s) be kept and maintained by the council - An annual grazing fee similar to the cost of a "full" dog fee be applied to each animal. - Over grazing or a lack of suitable grazing often leads to animal welfare issues. Before issuing any resources consents for grazing the council should ensure that a minimum standard (of one acre per horse /cattle beast is available E&OE) - The council consults with the SPCA's Animal welfare officer and where a person has a history / track record of concerns relating to animal welfare they should decline a resource consent application. - Where the grazing is to occur within 100 metres of an adjoining or adjacent residential dwelling, the consent of those near neighbours is required. A refusal to sign a consent form from an adjoining owner will not as of right result in an application for a resource consent for grazing in a residentially zone being declined, but their reasons / concerns for not signing will be taken into account and addressed as part of the process.						Accept in part. Council manages the control of animals in urban areas through its Animal Bylaw 2008. The Bylaw review is underway and the process for review will be undertaken in accordance with the Local Government Act. The issues raised in the submission point is best managed through this process. No amendments recommended.
17	17.104	Bay of Plenty Regional Council Fiona McTavish	2.1.5	Issues	Support / Amend	Amend Issue 2.1.5 to read:  <i>Effects of land use activities, such as earthworks, may compromise the capacity of ponding areas and overland flow paths, and that, compounded with the effects from flooding, may affect some residential areas of the Opotiki Township.</i>						Accept, amend as requested.
17	17.2	Bay of Plenty Regional Council Fiona McTavish	2.4	Heading	Amend	Amend Chapters 2 to 18 (excluding Chapter 16) to insert a new heading: <i>'Matters over which control is reserved'</i> before the heading <i>'Assessment Criteria for Controlled Activities'</i> . Copy 'matters' to the new 'Matters' heading. Amend the list of criteria so it includes only criteria. Replicate this process for RDA activities having inserted a new heading <i>'Matters over which discretion is restricted.'</i>						Accept, amend as requested.
17	17.18	Bay of Plenty Regional Council Fiona McTavish	2.4.1.4	Criteria CA	Support / Amend	Amend assessment criteria within Chapters 2 to 11 as they relate to <u>Historical and archaeological and cultural resources</u> to read:  <i>Historical, archaeological and cultural values and resources</i>  <i>2. The effects of the activity on historic, archaeological and cultural values and resources of importance to Māori.</i>	FS18	FS18.3	Heritage NZ	Support	Accept submission point	Accept amend as requested,

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17	17.38	Bay of Plenty Regional Council Fiona McTavish	2.4.1.5	Criteria CA	Support / Amend	Amend as a 'Matter of Control' in Chapters 2 to 8 (as listed in the index column) :  <i>The susceptibility of the site to natural hazards and the measures implemented to mitigate the effects of natural hazards and achieve a low level of risk .</i>	FS9	FS9.1	Department of Conservation	Support in part	Amend so that an increase in the risk of adverse effects from coastal hazards is avoided, rather than achieving a low level of risk.	Reject. The Ōpōtiki District Council is committed to managing the effects of natural hazards within its district. As part of this commitment Council will enter into a project with the Bay of Plenty Regional Council to respond to the management of use and development of land in a way that reduces natural hazard risk. This project is to commence within the next three years. The project will be undertaken in an integrated manner that incorporates a number of modelling projects, sustainability of the stopbanks on the Waioeka and Otara rivers, along with a number of other hazards including coastal hazards. It is intended that the project team will consult and engage with the Ōpōtiki Community to provide options around responding. At the completion of the project dependant on findings a plan change may be undertaken to implement the outcomes of the project in an RMA framework. This will guide use, development and subdivision of land within our District.
17	17.105	Bay of Plenty Regional Council Fiona McTavish	2.4.1.5	Criteria CA	Support / Amend	Amend 2.4.1.5 to include a new matter of control:  <i>5. The effects of the activity on any overland flow path .</i>						Accept amend as requested.
17	17.28	Bay of Plenty Regional Council Fiona McTavish	2.6.6.1	Standards	Oppose / Amend	Amend Floor Level rules in Chapters 2 to 11 (as listed in the index to read eg 9.6.9):  <i>Floor levels shall be sufficient to ensure that water does not enter buildings in a 1% AEP (Annual Exceedance Probability) event within the coastal environment or a 2% AEP (Annual Exceedance Probability) event for areas outside the coastal environment and a low level of risk achieved.</i>  <i>Ōpōtiki District Council will determine the appropriate freeboard that needs to be added to the flood level to set the required minimum floor level.</i>						Accept in part. The Ōpōtiki District Council is committed to managing the effects of natural hazards within its district. As part of this commitment Council will enter into a project with the Bay of Plenty Regional Council to respond to the management of use and development of land in a way that reduces natural hazard risk. This project is to commence within the next three years. The project will be undertaken in an integrated manner that incorporates a number of modelling projects, sustainability of the stopbanks on the Waioeka and Otara rivers, along with a number of other hazards including coastal hazards. It is intended that the project team will consult and engage with the Ōpōtiki Community to provide options around responding. At the completion of the project dependant on findings a plan change may be undertaken to implement the outcomes of the project in an RMA framework. This will guide use, development and subdivision of land within our District.  Accept amending the floor level requirements to 1% in the Coastal Environment and 2 % for areas outside.
17	17.48	Bay of Plenty Regional Council Fiona McTavish	2.7.1	Other Methods	Support / Amend	Amend 'Other Methods' referring to natural hazards (in 2.7.1, 3.7.1, 7.6.1, 8.7.1, 9.7.1 and 10.7.1) as notified to read:  <i>Through the use of Land Information Memoranda (LIM) and Project Information Memoranda (PIM) to provide information on known natural hazards to potential developers and applicants.</i>  <i>Insert the above 'Other Method' into sections 4.7.1, 5.6.1, 6.7.1 and 11.9.1.</i>						Accept amend as requested.
14	14.3	Department of Corrections Craig Plim	2.6.5.1.1	Standards	Oppose	Amend the Residential Zone standard for Parking and Loading (2.6.5.1.1) as follows:  <i>2.6.5.1 On-site carparking and provision for loading shall be provided in relation to every activity whether new, extended or where the activity has changed, as follows:</i> <i>1. On-site carparking shall be as follows:</i> <i>...</i> <i>Periodic detention and Probation centres- Community corrections activities.</i>						Accept amend as requested.
18	18.3	Heritage NZ Carolyn McAlley	2	Status	Oppose	That the ODC PDP is amended to include the following advice note: <i>"It should be noted that all pre 1900 sites, recorded or unrecorded are protected under the Heritage New Zealand Pouhere Taonga Act and Heritage New Zealand should be consulted prior to proposed works to identify the need for an archaeological authority"</i> in all chapters of the ODC PDP under the heading Activity Status, except in the Heritage Chapter, which already contains a similar note.						Reject. The Heritage Chapter provides a similar advice note which sits across all zones. Under 2.3.1 the Heritage chapter is referenced stating that additional controls apply. No amendments are recommended.
18	18.37	Heritage NZ Carolyn McAlley	2.4.1	Criteria CA	Support in part	Heritage New Zealand seeks that the assessment criteria 2.4.1.4 is amended to state the heritage items to which they are applicable.						The purpose of the criteria, is for an application for resource consent to provide discussion as to any effects the activity may have on any heritage values. This assessment is not limited to specific heritage items or those that scheduled in the heritage chapter.

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18	18.19	Heritage NZ Carolyn McAlley	2.5	Criteria RDA	Oppose	That the restricted discretionary assessment criteria are amended to include assessment criteria related to the impact of restricted discretionary activities on historic heritage.						The purpose of the criteria, is for an application for resource consent to provide discussion as to any effects the activity may have on any heritage values. This assessment is not limited to specific heritage items or those that scheduled in the heritage chapter.
11	11.5	Horticulture NZ Angela Halliday	2.3.2	Status	Amend	To include provisions for seasonal worker accommodation						Accept in part. It is not considered appropriate to include seasonal worker accommodaiton as a permitted activity. As there are a number of effects that need to be considered in the context of a residential environment. These effects include, noise, traffic, parking demand and amenity. It is considered appropriate to provide for the activity to be provided for as a controlled activity where the facility is to house up to 12 people and a Discretionary activity for a facility that provides for more than 12 people.
41	41.1	Ministry of Education Andrew Hill	2.3.3.1.7	Status	Support	Amend wording: 7.0 A sign not exceeding 1.1m2 in area for any public purposes or in connection with and on the same site as any of the following activities.  c) <del>Educational institutions</del> Education facilities						Accept - supports correct terminology
41	41.2	Ministry of Education Andrew Hill	2.3.5.1.4	Status	Support	Retain as notified						Accept support is noted
41	41.3	Ministry of Education Andrew Hill	2.6.4.1	Standards	Support	Retain as notified						Accept support is noted
41	41.4	Ministry of Education Andrew Hill	2.6.5.1	Standards	Support	Retain as notified						Accept support is noted
19	19.6	NZ Defence Force Rebecca Davies	2.3.2.1.8	Status	Support in Part	Retain permitted activity rule for TMTA, and include a statement to clarify that the other zone standards do not apply to TMTA (note: this appears to be the intent of the provisions but is not entirely clear in the rule framework). We suggest amending the introduction to the zone standards in each chapter (section 8.6 in the Rural Zone for example) to state – "For clarity, the zone standards shall not apply to temporary military training activities."						Accept amend to clarify that temporary military training activities are a permitted activity provided they comply with the noise standards as set out in Appendix 3. They are exempt from all other zone standards. Also insert an advice note under section 2.6 stating the following: "Temporary Military Activities are exempt from complying with Zone standards".
19	19.30	NZ Defence Force Rebecca Davies	2.3.3.1.5	Status	Oppose	Delete rule						Accept recommendations have been made in regard to TMTA being exempt from complying with Zone standards.
19	19.31	NZ Defence Force Rebecca Davies	2.3.6.1	Status	Oppose	Provide for TMTA that do not comply with the noise standards as controlled activities in each Zone.						Accept amend as requested

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19	19.15	NZ Defence Force Rebecca Davies	2.6	Standards	Support in Part	Retain permitted activity rule for TMTA, and include a statement to clarify that the other zone standards do not apply to TMTA (note: this appears to be the intent of the provisions but is not entirely clear in the rule framework). We suggest amending the introduction to the zone standards in each chapter (section 8.6 in the Rural Zone for example) to state - "For clarity, the zone standards shall not apply to temporary military training activities."						Accept. Amend as follows: Temporary Military training activities are a permitted activity provided they comply with the noise standards as set out in Appendix
37	37.2	NZ Fire Commission Stephanie Dean	2.2.2	Objective	Support in part	Amend Objective 2.2.2 and add a new Policy as follows: *OBJECTIVE 2.2.2 To recognise and provide for non-residential activities that contribute to the health, safety and wellbeing of the community while managing their manage potential adverse effects of non-residential activities to ensure that the activities complement the amenity values of the District's residential areas. POLICIES 2.2.2.x Provide for non-residential activities that contribute to the health, safety and wellbeing of the community."	FS32	FS32.1	Department of Corrections	Support	Accept submission point.	Accept in part - the overall purpose of the objective is to manage non-residential activities. It is agreed that fire stations and other like activities do provide for the well-being of communities. However a policy would best fit under this objective. It is recommended the following new objective is inserted under objective 2.2.2: <u>Provide for non-residential activities that contribute to the health, safety and well-being of the community.</u>
37	37.3	NZ Fire Commission Stephanie Dean	2.2.2.1	Policies	Support	Retain						Accept support is noted
37	37.4	NZ Fire Commission Stephanie Dean	2.2.2.2	Policies	Support	Retain						Accept support is noted
37	37.5	NZ Fire Commission Stephanie Dean	2.3.2	Status	Oppose	Amend Rule 2.3.2.1 to include the following as a permitted activity: "x. Emergency services training and management activities."						Accept amend as requested.
37	37.6	NZ Fire Commission Stephanie Dean	2.3.3	Status	Oppose	Amend Rule 2.3.3.1 to include the following as a controlled activity: "x. Emergency service facilities."						Reject. Emergency service facilities can have the potential to produce a number of effects that are not consistent with the purpose and amenity of the zone. These effects include, traffic movements, parking demand and noise. It is considered more appropriate to allow for these activities and a discretionary activity within the residential environment. This will enable Council to undertake a full assessment of the effects and apply appropriate consent conditions as required.
37	37.11	NZ Fire Commission Stephanie Dean	2.5.1.3	Criteria RDA	Amend	As a consequence of the change to 2.6.11, amend 2.5.1.3 to include the following: *Firefighting water supply 1. Mitigation of the potential adverse effects of fire, including fire spread."						Accept in part. It is considered appropriate to manage the risk of fire within a residential zone. However all residential zones within the district are within areas where a Council reticulated water supply is provided. No amendments are recommended.
37	37.7	NZ Fire Commission Stephanie Dean	2.6.1.2	Standards	Support in part	Amend Standard 2.6.1.2 to include the following: "This Standard does not apply to hose drying towers up to 15m associated with emergency service facilities."						Reject, emergency service activities are recommended to be a discretionary activity and therefore hose drying towers can be considered as part of the consent process. No amendments are recommended.
37	37.8	NZ Fire Commission Stephanie Dean	2.6.4.1	Standards	Support in part	Amend Standard 2.6.4.1 to include the following: "These standards do not apply to sirens used by emergency services."						Accept amend as requested.
37	37.9	NZ Fire Commission Stephanie Dean	2.6.5.1	Standards	Support in part	Amend Standard 2.6.5.1 to include the following additional standard: "Emergency service facilities: 1 space per emergency service vehicle bay"						Accept amend as requested.
37	37.10	NZ Fire Commission Stephanie Dean	2.6.11	Standards	Oppose	Amend Standard 2.6.11 as follows: *2.6.11 POTABLE WATER 2.6.11.1 Potable Water Supply A potable water supply ... 2.6.11.x Firefighting Water Supply 1. New buildings (excluding accessory buildings that are not habitable) shall have sufficient water supply for firefighting in accordance with the New Zealand Fire Service Firefighting Water Supplies Code of Practice. SNZ PAS 4509:2008.						Accept in part, it is recommended that the following advice note is included in Chapter 17 - Network Utiliues as follows: The New Zealand Fire Service recommends that water storage volumes and delivery systems be installed in accordance with the New Zealand Fire Service Firefighting Water supplies Code of Practice 2008. The Fire Service advises that often the best
37	37.12	NZ Fire Commission Stephanie Dean	2.6.12	Standards	Support in part	Amend Standard 2.6.12 as follows: "2.6.12.1 Residential and commercial vehicle entrance designs shall comply with Appendix 4, except where additional access width is necessary to provide access for emergency service vehicles in accordance with Standard 2.6.11.x(2)."						Accept amend as requested.

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12	12.4	NZ Transport Agency Mathew Stulen	2.6	Standards	Amend	Provide an effect based framework for signage that enables Council to consider the potential adverse effects of signs on the safety and efficiency of the transport network. Suggested provisions to include in the zone standards (including but not limited to):  <u>The proposed sign should not:</u> - <u>have reflective material or illumination that flashes and moves;</u> - <u>obstruct impair the view of any official traffic sign and signal, or the line of sight of any corner, bend, intersection or vehicle crossing;</u> - <u>Physically obstruct or impede traffic or pedestrians;</u> - <u>Resemble or be likely to be confused with any official traffic signs or signals; and</u> - <u>Use support structures which are not frangible.</u>  Amend the "approval of the Transport Agency" requirement so that it becomes an advice note and it is amended as follows: <del>Approval for signs visible from any state highway must be gained from NZ Transport Agency. Consultation with the NZ Transport Agency will be important in the assessment of traffic safety for sign resource consent applications where they are proposed to be located on private property and are visible from a State Highway. The NZ Transport Agency also controls signs on state highway corridor Legal Road by the means of the NZ Transport Agency signs on state highways bylaw July 2010.</del>						Accept amend as follows: Signs that are visible from the State Highway are a permitted activity provided the following are met: i. Do not have reflective material or illumination that flashes or moves ii. Must not obstruct impair the view of any official traffic sign and signal, or the line of sight of any corner, bend, intersection or vehicle crossing; iii. Must not physically obstruct or impede traffic or pedestrians; iv. Must not be likely to be confused with any official traffic sign or signals; v. Must not use support structures which are not frangible; and vi. Must not cause any traffic safety effects.
24	24.38	Opotiki District Council Aileen Lawrie	2.3.4.1	Status	Amend	Add 'Activities not complying with Rule 2.6.2.3 (Building setback from Council pipelines)' Similar changes to other Zone Chapters with reference to applicable standard number						Accept amend as requested.
24	24.23	Opotiki District Council Aileen Lawrie	2.3.4.1.2	Status	Amend	Include Restricted Discretionary criteria for buildings not complying with 2.6.2.2 and include in activity list in 2.3.4.1. Correct similar provisions in other chapters						Accept
24	24.29	Opotiki District Council Aileen Lawrie	2.5.1.2	Criteria RDA	Amend	Include Restricted Discretionary criteria for buildings not complying with 2.6.2.2 and include in activity list in 2.3.4.1. Correct similar provisions in other chapters						Accept
24	24.36	Opotiki District Council Aileen Lawrie	2.5.1.2	Criteria RDA	Amend	Add '2.6.2.2 (setback from roads' to the listed activities and heading of 2.5.1.2 Similar change to 8.3.3.3 and heading of 8.5.1.3						Accept amend as requested. Supports clarity of the plan.
24	24.43	Opotiki District Council Aileen Lawrie	2.6.12	Standards	Amend	Change 'Vehicle Entrance Designs' to 'Vehicle Entrances' Change 'Residential and commercial vehicle entrance designs shall comply with Appendix 4' to 'Residential and commercial vehicle entrances shall be provided and designs shall comply with Appendix 4'						Accept amend as requested.
13	13.3	Overington Surveyors Karl Rendall	2.6.1.3	Standards	Oppose	No part of any building shall penetrate a daylight recession plane of 45 deg from a height of 2.7m above <del>original</del> ground level at any boundary. Non-compliance with this standard shall be assessed as a Restricted Discretionary Activity						Reject. In some instances ground level may need to be built up to meet minimum floor levels and the relief sought would limit the height of building unreasonably to meet the standard. No amendments recommended.
57	57.10	Toi Te Ora - Public Health Service Sally Webb	2.1	Issues	Support	Support						Accept support is noted
57	57.12	Toi Te Ora - Public Health Service Sally Webb	2.1	Issues	Support / Amend	Amend the list of requirements to maintain and enhance a high level of amenity on residential sites by adding point 4 to the list: The provision of reticulated sanitary services (sewerage and water). Or Policy is included to reflect that onsite effluent treatment systems are only appropriate for residential sites which meet strict criteria related to the size and location of the lot, the type of soil, the cumulative impact of all onsite systems in the immediate location and the anticipated loading.						Reject submission point, issue 6 provides detail regarding on-site effluent treatment systems. These systems must also comply with the Regional Onsite Effluent Treatment Plan. The District Plan must manage lot sizes to ensure sufficient space for systems that are appropriate.
57	57.53	Toi Te Ora - Public Health Service Sally Webb	2.1	Issues	Support / Amend	Allow the provision in part and amend as follows: In sub-clause 3, insert "unreasonable" before "noise."	FS19	FS19.5	Horticulture NZ	Support	Accept submission point	Accept, amend as requested.

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57	57.15	Toi Te Ora - Public Health Service Sally Webb	2.1.2	Issues	Support	Retain points 2 and 2.5.1.2						Accept support is noted
57	57.18	Toi Te Ora - Public Health Service Sally Webb	2.1.3	Issues	Support / Amend	Retain Point 3 and 2.5.1.3 wastewater connections and stormwater connections.  Amend 'potable water connections' by adding the ability for the water supply to provide potable and adequate water for the lifetime of the activity.						Reject. The NZ Building Code manages activities that require non-reticulated water supply to ensure that adequate potable water systems are provided for.
57	57.11	Toi Te Ora - Public Health Service Sally Webb	2.1.6	Issues	Amend	Amend point 6 to read: Residential sites need to be suitable so that where on-site effluent treatment is appropriate there will be no unacceptable adverse effects on the site, or adjoining sites.						Reject - these matters must be considered when demonstrating compliance with the Bay of Plenty Regional On Site Effluent Treatment Plan. It is considered appropriate to manage this through the building consent process. No amendments are recommended.
57	57.6	Toi Te Ora - Public Health Service Sally Webb	2.2	Objectives & Policies	Support	Retain the objectives and policies for this zone.						Accept support is noted
57	57.7	Toi Te Ora - Public Health Service Sally Webb	2.2.1	Objective	Amend	Add an objective to provide for a healthy residential environment with a high level of amenity by providing a wide range of affordable, safe and suitable housing.						Accept in part. Objective 2.2.1 and its associated policies seek to ensure development within the zone achieves a high level of amenity by maintaining the characteristics and managing effects. No amendments are recommended.
57	57.13	Toi Te Ora - Public Health Service Sally Webb	2.2.1.6	Policies	Support / Amend	Amend the list of requirements to maintain and enhance a high level of amenity on residential sites by adding point 4 to the list: The provision of reticulated sanitary services (sewerage and water). Or Policy is included to reflect that onsite effluent treatment systems are only appropriate for residential sites which meet strict criteria related to the size and location of the lot, the type of soil, the cumulative impact of all onsite systems in the immediate location and the anticipated loading.						Reject. The management of On-site effluent treatment systems in managed through the building consent process and each system needs to comply with the Bay of Plenty Regional On-site Effluent Treatment Plan. No amendments recommended.
57	57.8	Toi Te Ora - Public Health Service Sally Webb	2.2.2	Objective	Amend	Add an objective to provide for a healthy residential environment with a high level of amenity by providing a wide range of affordable, safe and suitable housing.						Accept in part. Objective 2.2.1 and its associated policies seek to ensure development within the zone achieves a high level of amenity by maintaining the characteristics and managing effects. No amendments are recommended.
57	57.54	Toi Te Ora - Public Health Service Sally Webb	2.3.2.1.8	Status	Support	Allow the provision for temporary military training as a permitted activity complying with noise controls in Appendix 3.						Accept support is noted
57	57.16	Toi Te Ora - Public Health Service Sally Webb	2.3.4.1	Status	Support	Retain points 2 and 2.5.1.3						Accept support is noted,
57	57.19	Toi Te Ora - Public Health Service Sally Webb	2.3.4.1	Status	Support / Amend	Retain Point 3 and 2.5.1.3 wastewater connections and stormwater connections.  Amend 'potable water connections' by adding the ability for the water supply to provide potable and adequate water for the lifetime of the activity.						Reject. The purpose of the assessment criteria for Potable Water is for connections into Councils reticulated water system rather than an individual system.
57	57.17	Toi Te Ora - Public Health Service Sally Webb	2.5.1.2	Criteria RDA	Support	Retain points 2 and 2.5.1.4						Accept support is noted.
57	57.20	Toi Te Ora - Public Health Service Sally Webb	2.5.1.3	Criteria RDA	Support / Amend	Retain Point 3 and 2.5.1.3 wastewater connections and stormwater connections.  Amend 'potable water connections' by adding the ability for the water supply to provide potable and adequate water for the lifetime of the activity.						Reject. The purpose of the assessment criteria for Potable Water is for connections into Councils reticulated water system rather than an individual system.

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57	57.63	Toi Te Ora - Public Health Service Sally Webb	2.6.4.1	Standards	Support / Amend	Allow the provision in part and amend as follows: B. Delete "within the oundary" and substitute "any other" C. Amend incorrect title of NZS 6801 to NZS 6801:2008 Acoustics-Measurement of Environmental Sound. D. Amend incorrect title of NZS 6802 to NZS 6802:2008 Acoustics-Environmental Noise. E. Amend incorrect title of NZS 6803 to NZS 6803:1999 Acoustics- Construction Noise.						Accept in part. Amend to update references to NZ Standards.
57	57.22	Toi Te Ora - Public Health Service Sally Webb	2.6.5	Standards	Amend	Add cycle storage facilities (bicycle parking) and drinking water fountains in each urban zone.						It is noted and will provide as feedback to Councils Long Term
57	57.14	Toi Te Ora - Public Health Service Sally Webb	2.6.9.1	Standards	Support / Amend	Amend the list of requirements to maintain and enhance a high level of amenity on residential sites by adding point 4 to the list: The provision of reticulated sanitary services (sewerage and water). Or Policy is included to reflect that onsite effluent treatment systems are only appropriate for residential sites which meet strict criteria related to the size and location of the lot, the type of soil, the cumulative impact of all onsite systems in the immediate location and the anticipated loading.						Reject. Onsite effluent disposal must meet the Onsite Effluent Treatment Plan. Compliance with this plan is assessed at Building Consent stage.
57	57.21	Toi Te Ora - Public Health Service Sally Webb	2.6.11.1	Standards	Support / Amend	Retain Point 3 and 2.5.1.3 wastewater connections and stormwater connections.  Amend "potable water connections" by adding the ability for the water supply to provide potable and adequate water for the lifetime of the activity.						Reject. The NZ Building Code manages activities that require non-reticulated water supply to ensure that adequate potable water systems are provided for.
57	57.9	Toi Te Ora - Public Health Service Sally Webb	2.8	EER	Support	Retain the expected environmental results.						Accept support is noted
39	39.24	Transpower NZ Ltd Pauline Whitney	2.3.1	Status	Support in part	(i) Amend the clause as follows: <i>Network utilities are subject to the provisions in Chapter 17 and are not subject to the <del>Zone Standards Rules</del> in this Chapter.</i> (ii) Insert the above clause in other zone chapters as appropriate.						Accept amend as requested.