

Appendix 6: Summary Recommendation Table

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Wellington International Airport Limited (S101)	S101.003			General comments	General comments - fresh water	Amend		Does not oppose amendments to schedule F2(C), F4 and F5, and understands that a consenting pathway remains available through the operative NRP provisions for regionally significant infrastructure to continue to operate in these areas. Provided this pathway remains available, supports the identification of the additional scheduled items (namely Horse mussels and Adamsiella beds within Evans Bay), subject to the identification of these particular features being accurately identified and mapped.	Not stated		Reject
Wellington International Airport Limited (S101)		Forest & Bird	FS23.1256	General comments	General comments - fresh water		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought except for where points are consistent with Forest & Bird's submission points and specific relief.	Accept
Wellington International Airport Limited (S101)	S101.070			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Oppose		Notes the "Habitat Extent" as described in the Schedule only excludes the Southern Seawall but the description should be updated to also exclude the Western Seawall. Notes the section 32 evaluation cites that the schedules relate to objectives that give effect to the NPS-FM but the NPS-FM does not apply to coastal waters. Submitter questions the rationale for the change to Schedule F2c, particularly with respect to Wellington Harbour - (Port Nicholson) foreshore; Palmer Head to Lyall Bay excluding the seawall at the southern end of the Wellington International Airport as shown on the NRP GIS maps and Wellington Harbour (Port Nicholson) – inland waters.	Amend Schedule F2(c) as follow: Wellington Harbour (Port Nicholson) foreshore; Palmer Head to Lyall Bay excluding the seawall at the southern and western end of the Wellington International Airport as shown on the NRP GIS maps. Delete proposed changes to the identifies species list within Schedule F2(c) and renotify with an accompanying evaluation that meets the requirements of section 32 of the RMA. Evidence should also be provided that the mapped areas are sufficiently accurate for inclusion the Proposed NRP. References to "the site" should be replaced with "Overall the Harbour provides" or "Part of the Harbour provides" to reflect the size of the area. Or delete the changes to Schedule F2(c) that relate to the CMA.		Accept in part
Wellington International Airport Limited (S101)		Forest & Bird	FS23.1323	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought except for where points are consistent with Forest & Bird's submission points and specific relief.	Reject
Wellington International Airport Limited (S101)	S101.071			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Amend		Acknowledges the presence of these indigenous species within Evans Bay and notes Policies 38, 39 and P41 of the Operative NRP provides a pathway for regionally significant infrastructure to undertake works within these areas. Provided these operative provisions are not amended in any way as part of the Proposed NRP, submitter does not have any particular issue with the Horse mussel beds and Adamsiella beds being identified in Schedule F4, subject to the mapping being sufficiently accurate.	Amend the Schedule and associated planning map to accurately map the extent of the mussel beds. Reconsider the use of the NZCPS icon given the "regionally rare" status.		Reject
Wellington International Airport Limited (S101)		Forest & Bird	FS23.1324	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought except for where points are consistent with Forest & Bird's submission points and specific relief.	Accept
Wellington International Airport Limited (S101)	S101.072			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values	Amend		Acknowledges the presence of these indigenous species within Evans Bay and notes Policies 38, 39 and P41 of the Operative NRP provides a pathway for regionally significant infrastructure to undertake works within these areas. Provided these operative provisions are not	Amend the Schedule and associated planning map to accurately map the extent of the habitats. Reconsider the use of the NZCPS icon given the "regionally rare" status.		Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
					in the coastal marine area.			amended in any way as part of the Proposed NRP, submitter does not have any particular issue with the Horse mussel beds and Adamisella beds being identified in Schedule F4, subject to the mapping being sufficiently accurate.			
Wellington International Airport Limited (S101)		Forest & Bird	FS23.1325	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought except for where points are consistent with Forest & Bird's submission points and specific relief.	Accept
Zealandia Te Māra a Tāne (S113)	S113.013			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Amend		Notes that both ākahi/freshwater mussel (Echyridella menziesii) (At Risk declining) and E. aucklandica (Threatened- Nationally Vulnerable) have been reintroduced to the upper catchment in Zealandia	Amend to add reach of tidal influence' to the inanga spawning habitat column. Amend to add kākahi/freshwater mussel (Echyridella menziesii) (At Risk declining) and E. aucklandica (Threatened- Nationally Vulnerable) to nationally threatened freshwater species column.		Accept in part
Zealandia Te Māra a Tāne (S113)		Forest & Bird	FS23.1523	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought be unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept in part
Wellington Water Ltd (S151)	S151.105			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		Not stated	Other relief as may be required to address the issues identified, including relief that is alternative, additional or consequential.		Reject
Wellington Water Ltd (S151)		Forest & Bird	FS23.1432	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought except for where points are consistent with Forest & Bird's submission points and specific relief.	Accept

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Yvonne Weeber (S183)	S183.031			2 Interpretation	Nationally threatened freshwater species	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.031	2 Interpretation	Nationally threatened freshwater species		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Yvonne Weeber (S183)	S183.182			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Not stated	Not stated		Accept

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Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.182	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Yvonne Weeber (S183)	S183.270			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents	FS27.270	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek	Allow	Not stated	Accept

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		Community Incorporate ("MPHRCI")			habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.			Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.343			12 Schedules	Schedule A: Outstanding water bodies	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.343	12 Schedules	Schedule A: Outstanding water bodies		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be	Allow	Not stated	Accept

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								considered part of the ‘planned / existing urban area’’. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.344			12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate (“MPHRCI”)	FS27.344	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’’. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept

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Yvonne Weeber (S183)	S183.345			12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.345	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Yvonne Weeber (S183)	S183.346			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.346	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance	Allow	Not stated	Accept

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								and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.347			12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate (“MPHRCI”)	FS27.347	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste	Allow	Not stated	Accept

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								management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.348			12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.348	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Yvonne Weeber (S183)	S183.349			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Support		Notes banded dotterel have been known to breed in the Palmer Head to Lyall Bay area	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents	FS27.349	12 Schedules	Schedule F2c: Significant habitats for indigenous		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek	Allow	Not stated	Accept

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		Community Incorporate ("MPHRCI")			birds in the coastal marine area.			Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.350			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.350	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several	Allow	Not stated	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

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								expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.351			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.351	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural	Allow	Not stated	Accept

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								purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.399			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.399	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Yvonne Weeber (S183)	S183.400			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents	FS27.400	13 Maps	Map 27: Sites with significant indigenous biodiversity values		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek	Allow	Not stated	Accept

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		Community Incorporate ("MPHRCI")			in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).			Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.401			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.401	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural	Allow	Not stated	Accept

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								to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Yvonne Weeber (S183)	S183.402			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.	Support		Not stated	Not stated		Accept
Yvonne Weeber (S183)		Manor Park and Haywards Residents Community Incorporate (“MPHRCI”)	FS27.402	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste	Allow	Not stated	Accept

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								management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Guardians of the Bays Inc (S186)	S186.099			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.522	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does	Allow	Not stated	Accept

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								not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Guardians of the Bays Inc (S186)	S186.140			12 Schedules	Schedule A: Outstanding water bodies	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.563	12 Schedules	Schedule A: Outstanding water bodies		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Guardians of the Bays Inc (S186)	S186.141			12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporate	FS27.564	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30	Allow	Not stated	Accept

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		("MPHRCI")						Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Guardians of the Bays Inc (S186)	S186.142			12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.565	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant	Allow	Not stated	Accept

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Guardians of the Bays Inc (S186)	S186.143			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.566	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept

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Guardians of the Bays Inc (S186)	S186.144			12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.567	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Guardians of the Bays Inc (S186)	S186.145			12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.568	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and	Allow	Not stated	Accept

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								mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Guardians of the Bays Inc (S186)	S186.146			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Support		Banded dotterl have been known to breed in the Palmer Head to Lyall Bay area.	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated (“MPHRCI”)	FS27.569	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters	Allow	Not stated	Accept

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								seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Guardians of the Bays Inc (S186)	S186.147			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.570	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Guardians of the Bays Inc (S186)	S186.148			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Not stated		Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.571	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Guardians of the Bays Inc (S186)	S186.190			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).	Support		Not stated	Not stated		Accept
Guardians of the Bays Inc (S186)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.613	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have	Allow	Not stated	Accept

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								<p>resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.</p>			
Wellington Fish and Game Regional Council (S188)	S188.034			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		<p>Considers if sports fish or game bird habitats and interactions are considered to potentially impact on nationally threatened freshwater species, Wellington Fish and Game Council as statutory managers are required to be involved in any management plans and actions.</p>	<p>If sports fish or game bird habitats and interactions are considered to potentially impact on nationally threatened freshwater species, Wellington Fish and Game Council to be involved in management plans and strategy creation as the statutory managers of these and as the organisation with the comprehensive knowledge to be involved in management plans and actions.</p>		Reject
Wellington Fish and Game Regional Council (S188)		New Zealand Farm Forestry Association (NZFFA)	FS9.034	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat		Oppose	Not stated	Disallow	Not stated	Accept

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
					classification status.						
Wellington Fish and Game Regional Council (S188)		Manor Park Golf Club (Incorporated) (MPGC)	FS21.039	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	In keeping with the sanctuary environment status that the MPGC has established and is looking to maintain.	Allow	Not stated	Reject
Wellington Fish and Game Regional Council (S188)		Forest & Bird	FS23.1190	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought be unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Wellington Fish and Game Regional Council (S188)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1123	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban	Allow	Not stated	Reject

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								area”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Wellington Fish and Game Regional Council (S188)	S188.070			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		If sports fish or game bird habitats and interactions are considered to potentially impact on nationally threatened freshwater species, WFGC to be involved in management plans and strategy creation as the statutory managers of these and as the organisation with the comprehensive knowledge to be involved in management plans and actions.	Amend to provide for Wellington Fish and Game Council involvement in management plans and action where sports fish or game bird habitats and interactions are considered to potentially impact on nationally threatened freshwater species.		Reject
Wellington Fish and Game Regional Council (S188)		New Zealand Farm Forestry Association (NZFFA)	FS9.070	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Not stated	Disallow	Not stated	Accept
Wellington Fish and Game Regional Council (S188)		Manor Park Golf Club (Incorporated) (MPGC)	FS21.075	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term		Support	In keeping with the sanctuary environment status that the MPGC has established and is looking to maintain.	Allow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
					population numbers of these species and the area over which they occur are increased, improving their threat classification status.						
Wellington Fish and Game Regional Council (S188)		Forest & Bird	FS23.1226	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought be unless otherwise stated or where points are inconsistent with Forest & Bird’s submission points and specific relief.	Reject
Wellington Fish and Game Regional Council (S188)		Manor Park and Haywards Residents Community Incorporated (“MPHRCI”)	FS27.1159	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30	Allow	Not stated	Reject

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								Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Wairarapa Federated Farmers (S193)	S193.060			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		Considers threat classification relies on factors outside the scope of this objective.	Delete "improving their threat classification" Make any consequential amendment(s) necessary to give effect to the relief sought.		Reject
Wairarapa Federated Farmers (S193)		Forest & Bird	FS23.1016	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought unless otherwise stated or where points are consistent with Forest & Bird's submission points and specific relief.	Accept
Wairarapa Federated Farmers (S193)	S193.116			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		Outside council control	Delete reference to improving threat classification status Make any consequential amendment(s) necessary to give effect to the relief sought.		Reject

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Wairarapa Federated Farmers (S193)		Forest & Bird	FS23.1072	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought unless otherwise stated or where points are consistent with Forest & Bird's submission points and specific relief.	Accept
Pareraho Forest Trust (S213)	S213.011			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Supports improved catchment quality for more diverse, abundant and healthy populations of threatened species including 'Lamprey'.	Retain as notified		Accept
Pareraho Forest Trust (S213)	S213.027			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Support		Confirms presence of lamprey in Speedy's Stream and submitter stated they have an eDNA sample.	Retain as notified		Accept
Environmental Defence Society Inc. (S222)	S222.005			2 Interpretation	Nationally threatened freshwater species	Amend		Does not align with NPSFM, which is "threatened species".	Amend to "threatened species".		Reject
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.186	2 Interpretation	Nationally threatened freshwater species		Oppose	Not stated	Disallow	Not stated	Accept
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.161	2 Interpretation	Nationally threatened freshwater species		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community	FS27.897	2 Interpretation	Nationally threatened freshwater species		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan	Allow	Not stated	Reject

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		Incorporate ("MPHRCI")						amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Environmental Defence Society Inc. (S222)	S222.026			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		Considers it does not align with NPSFM, which is "threatened species".	Amend to "threatened species".		Reject
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.207	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term		Oppose	Not stated	Disallow	Not stated	Accept

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					population numbers of these species and the area over which they occur are increased, improving their threat classification status.						
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.182	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.918	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30	Allow	Not stated	Reject

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								Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Environmental Defence Society Inc. (S222)	S222.115			12 Schedules	Schedule A: Outstanding water bodies	Amend		Considers outstanding water bodies need to be listed and mapped.	List and map outstanding water bodies in the area that are streams, rivers and wetlands, including Te Awakairangi, the Akatarawa River, and the Pakuratahi River.		Reject
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.296	12 Schedules	Schedule A: Outstanding water bodies		Oppose	Not stated	Disallow	Not stated	Accept
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.271	12 Schedules	Schedule A: Outstanding water bodies		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1007	12 Schedules	Schedule A: Outstanding water bodies		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Reject
Environmental Defence	S222.116			12 Schedules	Schedule A2: Lakes with	Amend		Considers further detail is required to ensure values can be protected.	List Indigenous fish diversity as a value of Lake Wairarapa (Wairarapa Moana).		Reject

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Society Inc. (S222)					outstanding indigenous ecosystem values.				Note threatened fish species known to be present for each lake.		
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.297	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Oppose	Not stated	Disallow	Not stated	Accept
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.272	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1008	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Reject
Environmental Defence Society Inc. (S222)	S222.117			12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.	Amend		Considers additional detail from the DOC report on habitat requirements of native fish is required.	Consider including additional detail in the soon-to-be published DOC literature review of habitat requirements of native fish species.		Reject
Environmental Defence		New Zealand Farm	FS9.298	12 Schedules	Schedule F: Ecosystems and habitats with		Oppose	Not stated	Disallow	Not stated	Accept

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Society Inc. (S222)		Forestry Association (NZFFA)			significant indigenous biodiversity values.						
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.273	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Reject
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1009	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Wellington International Airport Limited	FS31.086	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Oppose	It is inappropriate to seek to include new species from a yet to be published report. A subsequent variation should be advanced, as appropriate, to incorporate such changes.	Disallow	Consider including additional detail in the soon-to-be published DOC literature review of habitat requirements of native fish species.	Accept
Environmental Defence Society Inc. (S222)	S222.118			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry	FS9.299	12 Schedules	Schedule F1: Rivers and lakes with significant		Oppose	Not stated	Disallow	Not stated	Reject

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
		Association (NZFFA)			indigenous ecosystems.						
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.274	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.1010	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Environmental Defence Society Inc. (S222)	S222.119			12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.300	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Oppose	Not stated	Disallow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.275	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1011	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Environmental Defence Society Inc. (S222)		Ngā Hapū o Ōtaki	FS37.036	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support in part	NHoŌ support the proposed amendments to Schedule F2a, F2b, F2c and F4 to the extent that they update the status of indigenous bird species and include new species. We note that we would like to explore with GWRC including further sites to these Schedules at the appropriate time. Through our kaitiaki and their observations, as well as our research conducted, we have observed indigenous species at sites not currently included in the Schedule. Schedules must be continually reviewed and updated to ensure that taonga species are protected across the rohe. As kaitiaki, we are obligated to ensure that taonga species are protected through mechanisms such as the regional plan. As Te Tiriti partners we look forward to working together with Greater Wellington Regional Council to Schedule additional sites in the future.	Allow in part	Allow the submission point.	Accept
Environmental Defence Society Inc. (S222)	S222.120			12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.301	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Oppose	Not stated	Disallow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.276	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1012	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Environmental Defence Society Inc. (S222)		Ngā Hapū o Ōtaki	FS37.037	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support in part	NHoO support the proposed amendments to Schedule F2a, F2b, F2c and F4 to the extent that they update the status of indigenous bird species and include new species. We note that we would like to explore with GWRC including further sites to these Schedules at the appropriate time. Through our kaitiaki and their observations, as well as our research conducted, we have observed indigenous species at sites not currently included in the Schedule. Schedules must be continually reviewed and updated to ensure that taonga	Allow in part	Allow the submission point.	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								species are protected across the rohe. As kaitiaki, we are obligated to ensure that taonga species are protected through mechanisms such as the regional plan. As Te Tiriti partners we look forward to working together with Greater Wellington Regional Council to Schedule additional sites in the future.			
Environmental Defence Society Inc. (S222)	S222.121			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.302	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.277	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1013	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Environmental Defence Society Inc. (S222)		Ngā Hapū o Ōtaki	FS37.038	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Support in part	NHoO support the proposed amendments to Schedule F2a, F2b, F2c and F4 to the extent that they update the status of indigenous bird species and include new species. We note that we would like to explore with GWRC including further sites to these Schedules at the appropriate time. Through our kaitiaki and their observations, as well as our research conducted, we have observed indigenous species at sites not currently included in the Schedule. Schedules must be continually reviewed and updated to ensure that taonga species are protected across the rohe. As kaitiaki, we are obligated to ensure that taonga species are protected through mechanisms such as the regional plan. As Te Tiriti partners we look forward to working together with Greater Wellington Regional Council to Schedule additional sites in the future.	Allow in part	Allow the submission point.	Accept
Environmental Defence Society Inc. (S222)	S222.122			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.303	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.278	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1014	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban	Allow	Not stated	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Environmental Defence Society Inc. (S222)		Ngā Hapū o Ōtaki	FS37.039	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support in part	NHoO support the proposed amendments to Schedule F2a, F2b, F2c and F4 to the extent that they update the status of indigenous bird species and include new species. We note that we would like to explore with GWRC including further sites to these Schedules at the appropriate time. Through our kaitiaki and their observations, as well as our research conducted, we have observed indigenous species at sites not currently included in the Schedule. Schedules must be continually reviewed and updated to ensure that taonga species are protected across the rohe. As kaitiaki, we are obligated to ensure that taonga species are protected through mechanisms such as the regional plan. As Te Tiriti partners we look forward to working together with Greater Wellington Regional Council to Schedule additional sites in the future.	Allow in part	Allow the submission point.	Accept
Environmental Defence Society Inc. (S222)	S222.123			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.	Support		Gives effect to NPSFM and complies with RMA.	Not stated		Accept
Environmental Defence Society Inc. (S222)		New Zealand Farm Forestry Association (NZFFA)	FS9.304	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Environmental Defence Society Inc. (S222)		Forest & Bird	FS23.279	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Support	Submission points will help maintain, protect, and restore indigenous biodiversity and waterways throughout Wellington and are consistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Allow	Support the whole of the submission and all relief sought unless otherwise stated or where points are inconsistent with Forest & Bird's submission points and specific relief.	Accept
Environmental Defence Society Inc. (S222)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.1015	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental	Allow	Not stated	Accept

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Upper Hutt City Council (S225)	S225.062			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Supports in principle but may have specific comments on policies and rules that implement this objective.	Retain as notified		Accept
Upper Hutt City Council (S225)		Forest & Bird	FS23.890	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought unless otherwise stated or where points are consistent with Forest & Bird's submission points and specific relief.	Reject

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
					classification status.						
Porirua City Council (S240)	S240.028			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Supports in principle.	Retain as notified.		Accept
Porirua City Council (S240)		New Zealand Farm Forestry Association (NZFFA)	FS9.125	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Not stated	Disallow	Not stated	Reject
Woodridge Holdings Ltd (S255)	S255.081			12 Schedules	Schedule A: Outstanding water bodies	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.082			12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject

Section 42A Report – Hearing Stream 1 – Schedules and Threatened Species Objectives – 3 October 2024

Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Woodridge Holdings Ltd (S255)	S255.083			12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)		Kāinga Ora – Homes and Communities	FS45.102	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support in part	Subject to the Kāinga Ora primary submission, as notified, the rule requires EW consent for ALL EW (no matter scale) unless all discharge can be prevented, which essentially means water has to be contained on site until EW stabilisation. This is not practical and has resulted in most urban development, even small scale EW requiring a regional discharge consent.	Allow in part	Considers it will not be possible to comply with these rules as their conditions specify that there should be no discharge of sediment and suggests the majority small scale earthworks which are currently permitted would need a consent to ensure compliance is not an issue. Concern about GW resourcing to accommodate the costs generated by PC1. Considers WRC's own ESCP Guidelines don't consider or provide solutions for the level of treatment required, which is greater than that of a permitted stormwater discharge. Notes that as a result of these rules, the pre-earthworks development is allowed to discharge a prescribed level of SS and the post-development site is allowed to discharge a prescribed level of SS but the development phase is not allowed any, and topography and permeability in Wellington and Porirua makes treatment difficult. Withdraw and redraft PC1 or amend Rules WH.R23 and P.P22 so that they allow an appropriate level of SS in any stormwater discharge. 50g/m3 to Schedule A sites and 100g/m3 to any other water body are noted in WH.R3 (notes these levels may need to be amended following submission by experts in this field).	Reject
Woodridge Holdings Ltd (S255)	S255.084			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.085			12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject

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								where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.			
Woodridge Holdings Ltd (S255)	S255.086			12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.087			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.088			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.089			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.	Amend		Considers unnamed streams in all schedules be given a reference and mapped, including provision of a hyperlink to the coordinates, so that the location can be more readily identified. Considers it not sufficient to state coordinates alone. Considers all streams with names should also be mapped and provided with a hyperlink so that it's easier to determine where they are, noting not everyone knows individual stream names and where they are and it can be difficult to determine their locations using the available online info.	Provide a reference and map all unnamed streams in all schedules and include the provision of a hyperlink to the coordinates. Map and provide a hyperlink to all streams with names.		Reject
Woodridge Holdings Ltd (S255)	S255.099			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).	Amend		Considers maps are basic and do not allow you to zoom into to a large enough scale to see exactly where boundaries are relative to property boundaries.	Provide TA District Plan style online maps.		Reject
Woodridge Holdings Ltd (S255)	S255.100			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).	Amend		Considers maps are basic and do not allow you to zoom into to a large enough scale to see exactly where boundaries are relative to property boundaries.	Provide TA District Plan style online maps.		Reject

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Woodridge Holdings Ltd (S255)	S255.101			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).	Amend		Considers maps are basic and do not allow you to zoom into to a large enough scale to see exactly where boundaries are relative to property boundaries.	Provide TA District Plan style online maps.		Reject
Woodridge Holdings Ltd (S255)	S255.102			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.	Amend		Considers maps are basic and do not allow you to zoom into to a large enough scale to see exactly where boundaries are relative to property boundaries.	Provide TA District Plan style online maps.		Reject
Forest & Bird (S261)	S261.018			2 Interpretation	Nationally threatened freshwater species	Amend		Notes the NPSFM refers to "threatened species" rather than "threatened freshwater species", and that some species that rely on freshwater for part of their life cycle will not constitute "freshwater species".	Amend to "nationally threatened species" or "threatened species" Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.345	2 Interpretation	Nationally threatened freshwater species		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.637	2 Interpretation	Nationally threatened freshwater species		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the "planned / existing urban area". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30	Allow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.053			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Oppose		Notes the NPSFM refers to "threatened species" rather than "threatened freshwater species", and that some species that rely on freshwater for part of their life cycle will not constitute "freshwater species". Notes amendment is also needed to definition. Seeks to avoid conflation between freshwater species habitat and threatened species direction from the NPSFM.	Amend as follows: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status. Retain balance of policy to provide direction for protection and monitoring of habitat. Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.380	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.672	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several	Allow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.137			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Amend		Notes the NPSFM refers to "threatened species" rather than "threatened freshwater species", and that some species that rely on freshwater for part of their life cycle will not constitute "freshwater species". Considers amendment is also needed to definition. Seeks to avoid conflation between freshwater species habitat and threatened species direction from the NPSFM.	Amend as follows: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status. Retain balance of policy to provide direction for protection and monitoring of habitat. Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.464	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community	FS27.756	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan	Allow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
		Incorporate ("MPHRCI")			threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.			amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.208			12 Schedules	Schedule A: Outstanding water bodies	Amend		Considers outstanding water bodies need to be listed and mapped.	List and map outstanding water bodies in the area that are streams/rivers/wetlands, including Te Awakairangi, the Akatarawa River, and the Pakuratahi River. Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.535	12 Schedules	Schedule A: Outstanding water bodies		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.827	12 Schedules	Schedule A: Outstanding water bodies		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community	Allow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
								objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.209			12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.	Amend		Considers further detail is required to ensure values can be protected	List Indigenous fish diversity as a value of Lake Wairarapa (Wairarapa Moana). Note threatened fish species known to be present for each lake. Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.536	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.828	12 Schedules	Schedule A2: Lakes with outstanding indigenous ecosystem values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to,	Allow	Not stated	Reject

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								30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.210			12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.	Neutral		Notes additional detail is forthcoming from the DOC report on habitat requirements of native fish.	Consider including additional detail in soon-to-be published DOC literature review of habitat requirements of native fish species. Any further consequential or alternative relief as may be necessary and appropriate to address concerns.		Reject
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.537	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Oppose	Not stated	Disallow	Not stated	Accept
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.829	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited	Allow	Not stated	Reject

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								activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)		Wellington International Airport Limited	FS31.087	12 Schedules	Schedule F: Ecosystems and habitats with significant indigenous biodiversity values.		Oppose	It is inappropriate to seek to include new species from a yet to be published report. A subsequent variation should be advanced, as appropriate, to incorporate such changes.	Disallow	Consider including additional detail in the soon-to-be published DOC literature review of habitat requirements of native fish species.	Reject
Forest & Bird (S261)	S261.211			12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.	Support		Not stated	Retain as notified		Accept in part
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.538	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated (“MPHRCI”)	FS27.830	12 Schedules	Schedule F1: Rivers and lakes with significant indigenous ecosystems.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’”. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as ‘planned urban’. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept in part
Forest & Bird (S261)		Ngā Hapū o Ōtaki	FS37.035	12 Schedules	Schedule F1: Rivers and lakes with significant		Support in part	NHoŌ support the proposed amendments to Schedule F1 to amend the status of indigenous fish species and include new indigenous fish species in Schedule F1.	Allow in part	Allow the submission point.	Accept in part

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					indigenous ecosystems.						
Forest & Bird (S261)	S261.212			12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.	Support		Not stated	Retain as notified		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.539	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.831	12 Schedules	Schedule F2a: Significant habitats for indigenous birds in rivers.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Forest & Bird (S261)	S261.213			12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.	Support		Not stated	Retain as notified		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.540	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Oppose	Not stated	Disallow	Not stated	Reject

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.832	12 Schedules	Schedule F2b: Significant habitats for indigenous birds in lakes.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Forest & Bird (S261)	S261.214			12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.	Support		Not stated	Retain as notified		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.541	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.833	12 Schedules	Schedule F2c: Significant habitats for indigenous birds in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance	Allow	Not stated	Accept

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								and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.			
Forest & Bird (S261)	S261.215			12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Retain as notified		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.542	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.834	12 Schedules	Schedule F4: Sites with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be	Allow	Not stated	Accept

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Forest & Bird (S261)	S261.216			12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.	Support		Not stated	Retain as notified		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.543	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated (“MPHRCI”)	FS27.835	12 Schedules	Schedule F5: Habitats with significant indigenous biodiversity values in the coastal marine area.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that “planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the ‘planned / existing urban area’’. This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters	Allow	Not stated	Accept

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
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Forest & Bird (S261)	S261.250			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).	Support		Considers maps assist with plan interpretation.	Retain as notified.		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.577	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.869	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
Forest & Bird (S261)	S261.251			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).	Support		Considers maps assist with plan interpretation.	Retain as notified.		Accept
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.578	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.870	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 1: (Kāpiti).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Forest & Bird (S261)	S261.252			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2:	Support		Considers maps assist with plan interpretation.	Retain as notified.		Accept

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Original Submitter	Original Submission Point (SP)	Further Submitter (FS)	FS number	Plan section	Provision	SP Position	FS Position	Reasons	Decision Requested	FS decision sought	Officer recommendation
					(Wellington Harbour).						
Forest & Bird (S261)		New Zealand Farm Forestry Association (NZFFA)	FS9.579	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).		Oppose	Not stated	Disallow	Not stated	Reject
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporated ("MPHRCI")	FS27.871	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: (Wellington Harbour).		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Forest & Bird (S261)	S261.253			13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.	Support		Considers maps assist with plan interpretation.	Retain as notified.		Accept
Forest & Bird (S261)		New Zealand Farm	FS9.580	13 Maps	Map 27: Sites with significant indigenous		Oppose	Not stated	Disallow	Not stated	Reject

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		Forestry Association (NZFFA)			biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.						
Forest & Bird (S261)		Manor Park and Haywards Residents Community Incorporate ("MPHRCI")	FS27.872	13 Maps	Map 27: Sites with significant indigenous biodiversity values in the coastal marine area (Schedule F4) Insert 2: Te Awarua-o-Porirua.		Support	Our natural environment should be protected or improved where it is degraded or risks being degraded, especially our remaining native bush areas and all streams and rivers in the Dry Creek Catchment and surrounding area. MPHRCI supports retention of provisions (and plan amendments) that will help achieve this outcome, and opposes provisions that will not help achieve or will frustrate this outcome. 30 Benmore Street had, until very recently, relatively high natural character and ecological values, open space values, and rural amenity values. Recent substantial vegetation clearance and earthworks activities on the site have resulted in significant adverse environmental effects which should be remedied and mitigated. There is substantial community objection to this land being rezoned from rural to urban. MPHRCI does not agree with Waste Management New Zealand Limited that "planning for the site to be used for a resource recovery park is well advanced, with several expert assessments undertaken that demonstrate the use is suitable and environmental effects and as such it should be considered part of the 'planned / existing urban area'". This is a disingenuous and arrogant statement to make. There is considerable community concern about, and opposition to, 30 Benmore Street being considered as a potentially appropriate site for urban development, let alone being considered appropriate for industrial and waste management land uses. MPHRCI does not agree with the relief sought by those submitters seeking to facilitate the rezoning of 30 Benmore Street to an urban zone. Similarly, MPHRCI does not agree with the submitters reasoning. 30 Benmore Street is rural land zoned for rural purposes and in no way should it be considered as urban or as 'planned urban'. A prohibited activity status to prevent urban land uses on this site, or discharges to water from activities on this site, is appropriate.	Allow	Not stated	Accept
Taranaki Whānui (S286)	S286.022			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat	Support		Support in principle.	Retain as notified.		Accept

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					classification status.						
Taranaki Whānui (S286)		Ātiawa ki Whakaron gotai Charitable Trust	FS2.019	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	Support in principle.	Allow	Retain objective provided: -Method M45 is implemented as a priority and new infrastructure funding mechanisms are put in place; and - regular monitoring and reporting is undertaken on progress towards the target.	Accept
Taranaki Whānui (S286)		Rangitāne o Wairarapa	FS24.022	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Support	We support the entirety of the submission in relation to Chapter 8 and support Taranaki Whānui's right to self-determination as per Te Tiriti o Waitangi.	Allow	Retain provisions as notified or allow amendments as per the submission from Taranaki Whānui.	Accept
China Forest Group Company New Zealand Ltd (S288)	S288.041			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Not stated	Not stated		Accept
China Forest Group Company New Zealand Ltd (S288)		Forest & Bird	FS23.065	8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought unless otherwise stated or where points are consistent with Forest & Bird's submission points and specific relief.	Reject

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					threatened freshwater species are increased and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.						
China Forest Group Company New Zealand Ltd (S288)	S288.084			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Not stated	Not stated		Accept
China Forest Group Company New Zealand Ltd (S288)		Forest & Bird	FS23.108	9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.		Oppose	Submission points would likely result in the further loss of indigenous biodiversity and degradation of waterways throughout Wellington and be inconsistent with higher order documents, including the NPS-FM, the NPS-IB, the NZCPS, and the RMA (including s6).	Disallow	Oppose the whole of the submission and all relief sought unless otherwise stated or where points are consistent with Forest & Bird's submission points and specific relief.	Reject
Wellington City Council (S33)	S33.027			8 Whaitua Te Whanganui-a-Tara	Objective WH.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased and the long-term population numbers of these species and the area over which	Support		Support the goal that nationally threatened freshwater species are increased.	Retain as notified.		Accept

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					they occur are increased, improving their threat classification status.						
Wellington City Council (S33)	S33.078			9 Te Awarua-o-Porirua Whaitua	Objective P.O4: The extent, condition, and connectivity of habitats of nationally threatened freshwater species are increased, and the long-term population numbers of these species and the area over which they occur are increased, improving their threat classification status.	Support		Support the goal that nationally threatened freshwater species are increased	Retain as notified		Accept