Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Victoria University of	123.18	Energy Infrastructure	Not	[No specific reason given beyond decision requested - refer to original submission].	Seeks that native animals are considered when planning large-scale renewable electricity		
Wellington Students'		and Transport /	specified	, , , , , , , , , , , , , , , , , , , ,	generation activities.		
Association		Renewable Electricity	l .				
		Generation / General					
		REG				Reject	No
Avryl Bramley	202.30	Energy Infrastructure	Amend	[No specific reason given beyond decision requested - refer to original submission]	Seeks the removal of any provisions which restrict the ability of a property owner to generate own		
		and Transport /			use power on site.		
		Renewable Electricity					
		Generation / General					
		REG				Accept in part	Yes
Bruce Crothers	319.5	Energy Infrastructure	Not	Considers that distributed solar generation should be encouraged and supported.	Not specified.		
		and Transport /	specified				
		Renewable Electricity Generation / General					
		REG General				Accept in part	No
Royal Forest and Bird	345.95	Energy Infrastructure	Not	Considers that for the overall chapter, the provisions should be no less protective than those in the	Amend the chanter to mirror the Ecocystems and Indigenous Riodiversity provisions, and he as	Accept in part	NO
Protection Society	343.33	and Transport /	specified		protective as that chapter. Delete all references to "operational need" and "identified" values in the		
Trotection society		Renewable Electricity	Specifica	made as sought by F&B in respect of that chapter. Delete any references to 'operational need', and	li i		
		Generation / General		'identified' values.			
		REG				Reject	No
Meridian Energy	FS101.78	Part 2 / Energy	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter	Disallow		
Limited		Infrastructure and		because the objectives and policies of that chapter apply anyway. Operational need is a valid			
		Transport / Renewable		consideration in the policy framework, particularly for regionally significant infrastructure, and			
		Electricity Generation /		ensures the Plan gives effect to the NPS-Renewable Electricity Generation. The values considered in			
		General REG		the policy framework should be those identified in the Plan as the basis for identification of the area			
				in the Plan Schedule(s).		Accept	No
Royal Forest and Bird	345.96	Energy Infrastructure	Oppose in	Considers the Introduction is silent on the potential adverse effects from renewable electricity	Amend REG-Introduction to clarify that indigenous biodiversity, landscape, and natural character		
Protection Society		and Transport /	part	generation on indigenous biodiversity, landscape and natural character values. Amend to make it	values are important values that may be affected by renewable energy generation, and that these		
		Renewable Electricity		clear that these are important values that may be adversely affected, and which require protection.	values require protection.		
		Generation / General					
Mandalian Francis	FC404 70	REG	0	Consider the table of the state	Disalla	Reject	No
Meridian Energy	FS101.79	Part 2 / Energy	Oppose	Considers that the potential for renewable electricity generation activities to create adverse	Disallow		
Limited		Infrastructure and		environmental effects is acknowledged in the REG chapter (Objective REG-O2 and Policies REG-P3,			
		Transport / Renewable Electricity Generation /		REG-P4, REGP5, REG-P6, REG-7, REG-P8, REG-P9 and in the REG rules which require consents for certain REG activities to ensure potential adverse effects are assessed and managed.			
		General REG		ler talli Neo activities to elisure potential auverse effects are assessed and managed.			
		General NEG				Accept	No
Royal Forest and Bird	345.97	Energy Infrastructure	Oppose in	Considers the objectives REG-O1 to REG-O4 are inadequate to protect indigenous biodiversity.	Amend chapter so that Ecosystems and Indigenous Biodiversity, Natural Character, Natural Features		110
Protection Society	0 15.57	and Transport /	part	Seeks that the objectives of the relevant chapters, including Ecosystems and Indigenous	and Landscapes, and Coastal Environment objectives all apply to Renewable Energy Generation		
,		Renewable Electricity		Biodiversity, Natural Character, Natural Features and Landscapes, and Coastal Environment apply to	1 1 1 2 2		
		Generation / General		all Renewable Electricity Generation provisions. Alternatively, seeks that a comprehensive set of	,, , , , , , , , , , , , , , , , , , , ,		
		REG		objectives to be included into the REG chapter to provide for these matters, mirroring the			
				objectives of the aforementioned chapters. Notes that the key NPS policy is C2: When considering			
				any residual environmental effects of renewable electricity generation activities that cannot be			
				avoided, remedied or mitigated, decision-makers shall have regard to offsetting measures or			
				environmental compensation including measures or compensation which benefit the local			
				environment and community affected.		Reject	No
Meridian Energy	FS101.80	Part 2 / Energy	Oppose	Considers that the potential for renewable electricity generation activities to create adverse	Disallow		
Limited		Infrastructure and		environmental effects is acknowledged in the REG chapter (Objective REG-O2 and Policies REG-P3,			
		Transport / Renewable		REG-P4, REGP5, REG-P6, REG-7, REG-P8, REG-P9 and in the REG rules which require consents for			
		Electricity Generation /		certain REG activities to ensure potential adverse effects are assessed and managed. The objectives			
		General REG		and policies that describe the values of indigenous biodiversity, landscape and natural character are			
Constant III	254.400	Francisco de la constante de l	C	set out in the relevant ECO chapters (ECO, NFL,NATC).	Date and the selection of the selection	Accept	No
Greater Wellington	351.100	Energy Infrastructure	Support	Supports the provisions and direction in this chapter, including the recognition of the contributions	Retain provision, subject to amendments, as outlined other submission points.		
Regional Council		and Transport /		that renewable energy can make to greenhouse gas emissions reduction. The chapter enables small			
		Renewable Electricity		scale renewable energy generation and provides for community and large-scale renewable energy			
		Generation / General REG		generation. This direction is consistent with Proposed RPS Change 1 climate change policies,			
		NEG		particularly Policy 11, and connects to the SRCC strategic objectives.		Accept in part	No
	I	-				necept iii part	INO

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
BP Oil New Zealand, Mobil Oil New Zealand Limited and Z Energy Limited (the Fuel Companies)	372.69	Energy Infrastructure and Transport / Renewable Electricity Generation / General REG	Support	The Renewable Electricity Generation chapter is supported, as it signals a direction to reduce carbon emissions and effects on climate change through the use of renewable energy technologies. This direction is reflected in the Renewable Energy Generation chapter which seeks to enable large and small-scale renewable energy investigation and generation activities.	Retain the Renewable Electricity Generation chapter as notified.	Accept in part	No
350 Wellington	396.1	Energy Infrastructure and Transport / Renewable Electricity Generation / General REG	Not specified	Supports the enabling and encouraging small and community-scale renewable energy generation projects.	Not specified.	Accept in part	No
Meridian Energy Limited	228.31	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O1	Support	Considers the objective gives effect to the NPS-REG, the plan's Strategic Objectives and promotes an increase in renewable electricity generation.	Retain Objective REG-O1 (Benefits of renewable energy use and development) as notified.	Accept	No
Transpower New Zealand Limited	315.159	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O1	Support	Supports the directive of the objective to enable the use and development of the renewable energy sources.	Retain Objective REG-O1 (Benefits of renewable energy use and development) as notified.	Accept	No
Greater Wellington Regional Council	351.101	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O1	Amend	Considers the District Plan going as far as it can to promote energy efficient design of buildings and developments, including alterations to have regard to Policy 11 of Proposed RPS Change 1.	Seeks to ensure the renewable electricity generation and subdivision provisions have regard to Policy 11 of Proposed RPS Change 1 such that the District Plan goes as far as it can to promote energy efficient design of buildings and developments and enable renewable energy generation. This could also include provisions in the zones chapters.	Reject	No
Meridian Energy Limited	FS101.81	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-01	Support	Considers that the original submission seeks to ensure the renewable electricity generation provisions in the Plan go as far as they can to promote energy efficient design of buildings and enable renewable energy generation. Meridian agrees this is important in order to facilitate the transition from fossil fuel dependence to low or zero emissions economy (this being part of the purpose of GWRC's proposed RPS Change No. 1). Meridian considers there is scope for the Plan to do better in this regard and its own submission proposes refinements to better achieve the outcome GWRC seeks. Meridian does not agree that additional provisions in zone chapters are required to achieve this outcome (the framework of a self-contained REG chapter plus objectives and policies addressing other values in other chapters works well for this purpose).	Disallow / Seeks to retain the structure of the Plan as notified and, otherwise, allow the submission point and the amendments Meridian and other submitters seek to better enable the generation of electricity from renewable sources.	Accept	No
Wellington International Airport Ltd	406.170	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O1	Support	Supports REG-O1 insofar as it encourage and enable the development of renewable energy and thus will help submitter achieve its sustainability and climate change goals.  [See paragraph 4.25 to 4.29 of original submission for further detail.]	Retain REG-O1 (Benefits of renewable energy use and development) as notified.	Accept	No
M&P Makara Family Trust	159.2	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O2	Amend	Considers that the addition of "and the potential national benefits" subsequent to the DDP is unnecessary. National benefit is recognised by REG-O1 and unfairly weights REG-O2 in favour of the renewable generation activity, which is and should not be not the point of this Objective. Between the two objectives the appropriate balance is achieved.	Amend REG-O2 (Adverse effects of renewable electricity generation activities) as follows:  The actual and potential adverse effects on the environment and communities of the investigation, development, operation, maintenance and repair, and upgrading of renewable electricity generation activities are effectively managed, while recognising the functional needs and operational needs of renewable electricity generation activities and the petential national benefits.	Reject	No
Meridian Energy Limited	FS101.82	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O2	Oppose	Considers that the recognition of the potential national benefits is relevant in both objectives is appropriate.	Disallow	Accept	No
Meridian Energy Limited	228.32	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O2	Support in part	Supports the outcome sought by Objective REG-O2 (adverse effects of renewable electricity generation activities) but considers the wording might be improved by deleting some superfluous words.	Retain Objective REG-O2 (Adverse effects of renewable electricity generation activities) with amendment.	Accept in part	No
Meridian Energy Limited	228.33	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-O2	Amend	Supports the outcome sought by Objective REG-O2 (adverse effects of renewable electricity generation activities) but considers the wording might be improved by deleting some superfluous words.	Amend Objective REG-O2 (Adverse effects of renewable electricity generation activities) as follows:  The actual and potential adverse effects on the environment and communities of the investigation, development, operation, maintenance and repair, and upgrading of renewable electricity generation activities are effectively managed, while recognising the functional needs and operational needs of renewable electricity generation activities and the potential national benefits.	Accept in part	Yes

	Sub No /	Sub-part / Chapter	Davida	e manual fe habita		UID December destan	Character BDB3
Submitter Name	Point No	/Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird	345.98	Energy Infrastructure	Oppose in	In addition to the above submission point, considers that REG-O2 needs revision to clarify that	Amend REG-O2 (Adverse effects of renewable electricity generation activities) to clarify that some		
Protection Society		and Transport / Renewable Electricity	part	certain natural values need protection, rather than adverse effects being 'effectively managed'.	values require protection.		
		Generation / REG-O2				Reject	No
Meridian Energy	FS101.83	Part 2 / Energy	Oppose	Considers that the clarification that certain values need protection is provided in the relevant	Disallow		
Limited		Infrastructure and		chapters addressing natural features and landscapes, indigenous biodiversity, heritage etc.			
		Transport / Renewable					
		Electricity Generation / REG-O2					
		REG-02					
						Accept	No
Wellington	406.171	Energy Infrastructure	Support	Supports REG-O2 insofar as it encourage and enable the development of renewable energy and	Retain REG-O2 (Adverse effects of renewable electricity generation activities) as notified.		
International Airport		and Transport /		thus will help submitter achieve its sustainability and climate change goals.			
Ltd		Renewable Electricity Generation / REG-O2				Accept in part	No
Meridian Energy	228.34	Energy Infrastructure	Support	Considers the objective is important for maintaining the operability and efficiency of existing	Retain Objective REG-O3 (Adverse effects on renewable electricity generation activities) as notified.	Accept in part	INO
Limited	220.54	and Transport /	Зарроге	renewable electricity generation activities.	The daily objective NEO OS (Novelse effects of Fellewable effectivity generation activities) as notined.		
		Renewable Electricity					
		Generation / REG-O3				Accept	No
Wellington	406.172	Energy Infrastructure	Support	Supports REG-O3 insofar as it encourage and enable the development of renewable energy and	Retain REG-O3 (Adverse effects on renewable electricity generation activities) as notified.		
International Airport Ltd		and Transport / Renewable Electricity		thus will help submitter achieve its sustainability and climate change goals.			
Liu		Generation / REG-O3		[See paragraph 4.25 to 4.29 of original submission for further detail.]		Accept	No
Greater Wellington	351.102	Energy Infrastructure	Amend	Considers the District Plan going as far as it can to promote energy efficient design of buildings and	Seeks to ensure the renewable electricity generation and subdivision provisions have regard to		
Regional Council		and Transport /		developments, including alterations to have regard to Policy 11 of Proposed RPS Change 1.	Policy 11 of Proposed RPS Change 1 such that the District Plan goes as far as it can to promote		
		Renewable Electricity			energy efficient design of buildings and developments and enable renewable energy generation.		
Wellington	406.173	Generation / REG-O4 Energy Infrastructure	Support	Supports REG-O4 insofar as they encourage and enable the development of renewable energy and	This could also include provisions in the zones chapters.  Retain REG-O4 (Energy efficiency and conservation) as notified.	Reject	No
International Airport	406.173	and Transport /	Support	thus will help submitter achieve its sustainability and climate change goals.	Retain Reg-04 (energy efficiency and conservation) as notified.		
Ltd		Renewable Electricity		this temposastimeter to sustain as my directioning goods.			
		Generation / REG-04		[See paragraph 4.25 to 4.29 of original submission for further detail.]		Accept	No
Meridian Energy	228.35	Energy Infrastructure	Support	Considers that Policy REG-P1 is necessary to give effect to the NPS-REG and the Plan's Reg and	Retain Policy REG-P1 (Recognising the significance and benefits of the use and development of		
Limited		and Transport / Renewable Electricity		Strategic objectives.	renewable energy) as notified.		
		Generation / REG-P1				Accept	No
Transpower New	315.160	Energy Infrastructure	Support	Supports the policy recognition of the benefits of the use and development of renewable energy	Retain Policy REG-P1 (Recognising the significance and benefits of the use and the development of		112
Zealand Limited		and Transport /	''	sources and generation.	renewable energy) as notified.		
		Renewable Electricity					
Royal Forest and Bird	345.99	Generation / REG-P1 Energy Infrastructure	Cummant in	Considers that as the objectives and religion of the Netwel Provincement Values and Constal	Amend REG-P1 (Recognising the significance and benefits of the use and development of renewable	Accept	No
Protection Society	345.99	and Transport /	Support in	Considers that as the objectives and policies of the Natural Environment Values and Coastal Environment chapters are not intended to apply to this chapter, this policy needs to include clauses			
Trocection society		Renewable Electricity	Part	recognising that natural values need to be protected, and may be adversely impacted by renewable			
		Generation / REG-P1		generation.	, 3,3	Reject	No
M&P Makara Family	FS41.31	Energy Infrastructure	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable	Allow		
Trust		and Transport /		energy generation, the underlying natural, coastal and ecological and cultural values need to be			
		Renewable Electricity Generation / REG-P1		recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported			
		Generation / REG-F1		where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c)			
				requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the			
				"environment or affected community" limits the necessary considerations.		Reject	No
Meridian Energy	FS101.84	Part 2 / Energy	Oppose	Considers that the clarification that certain values need protection is provided in the relevant	Disallow		
Limited		Infrastructure and Transport / Renewable		chapters addressing natural features and landscapes, indigenous biodiversity, heritage etc.			
		Electricity Generation /					
		REG-P1					
	254.400					Accept	No
Greater Wellington Regional Council	351.103	Energy Infrastructure and Transport /	Amend	Considers the District Plan going as far as it can to promote energy efficient design of buildings and developments, including alterations to have regard to Policy 11 of Proposed RPS Change 1.	Seeks to ensure the renewable electricity generation and subdivision provisions have regard to Policy 11 of Proposed RPS Change 1 such that the District Plan goes as far as it can to promote		
negional council		Renewable Electricity		developments, including alterations to have regard to rolley 11 or rioposed are clidinge 1.	energy efficient design of buildings and developments and enable renewable energy generation.		
		Generation / REG-P1			This could also include provisions in the zones chapters.	Reject	No
	•	•	•	·	·	•	•

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Wellington International Airport Ltd	406.174	Energy Infrastructure and Transport / Renewable Electricity	Support	Supports REG-P1 insofar as they encourage and enable the development of renewable energy and thus will help submitter achieve its sustainability and climate change goals.	Retain REG-P1 (Recognising the significance and benefits of the use and development of renewable energy) as notified.		
Meridian Energy	228.36	Generation / REG-P1 Energy Infrastructure and Transport /	Support	[See paragraph 4.25 to 4.29 of original submission for further detail.]  Considers that Policy Reg-P2 is necessary to give effect to the NPS-REG and the Plan's REG and Strategic objectives.	Retain Policy REG-P2 (Providing for renewable electricity generation activities) as notified.	Accept	No
	245 464	Renewable Electricity Generation / REG-P2	Comment			Accept	No
Transpower New Zealand Limited	315.161	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P2	Support	Supports the policy recognition of the constraints and needs of renewable electricity generation activities, and the benefits of locating renewable electricity generation activities close to end use and to electricity transmission infrastructure. Considers the policy provides the framework to appropriately consider the issues with renewable electricity generation	Retain Policy REG-P2 (Providing for renewable electricity generation activities) as notified.	Accept	No
Royal Forest and Bird Protection Society	345.100	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P2	Oppose in part	Considers that the policy is silent on the need to protect natural values. Given that the objectives and policies of the Natural Environment Values and Coastal Environment chapters are not intended to apply to this chapter, considers this policy needs to be amended to include clauses requiring that natural and coastal values are protected and should also clarify what the relationship between this policy and the later policies of this chapter are, as the later policies already appear to provide			NO
M&P Makara Family Trust	FS41.32	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P2	Support	comprehensive decision making guidance While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No No
Meridian Energy Limited	FS101.85	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P2	Oppose	Considers that the clarification that certain values need protection is provided in the relevant chapters addressing natural features and landscapes, indigenous biodiversity, heritage etc.	Disallow	Accept	No
Wellington International Airport Ltd	406.175	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P2	Support	Supports REG-P2 insofar as they encourage and enable the development of renewable energy and thus will help submitter achieve its sustainability and climate change goals.  [See paragraph 4.25 to 4.29 of original submission for further detail.]	Retain REG-P2 (Providing for renewable electricity generation activities) as notified.	Accept	No
Meridian Energy Limited	228.37	Energy Infrastructure and Transport / Renewable Electricity	Support	Considers provision for renewable electricity generation investigation activities in all areas is necessary to give effect to the NPS-REG and the Plan's REG and Strategic objectives.	Retain Policy REG-P3 (Renewable electricity generation investigation activities) as notified.		
Royal Forest and Bird Protection Society	345.101	Generation / REG-P3 Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Oppose in part	In point 1, supports the intent to avoid overlays and other sensitive areas in this policy, the Plan has not identified all areas that may be sensitive and require protection under higher order document. For example other areas of natural character in the coastal environment are required to be protected under policy 13 NZCPS. Further, residential SNAs are currently not protected. The direction to enable these activities where effects are minimised is contrary to the requirement in s5(2)(c) that effects are avoided, remedied or mitigated. Effects might be 'minimised' but still be very significant. Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating. 'Enable' should be amended to 'consider enabling.	Replace "enable" with "consider enabling". Amend to include direction to create lease amount of effects while also avoiding, remedying, or mitigating remaining effects.	Accept in part	No No
M&P Makara Family Trust	FS41.33	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA 55(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	FS101.86	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Oppose	Considers that the amendment inserting 'consider' adds no meaningful value to the policy.	Disallow	Account	No
Royal Forest and Bird Protection Society	345.102	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Oppose in part	In point 2, generally supports the requirement to avoid significant adverse effects in overlays and other sensitive areas. However, this does not give effect to areas that contain NZCPS policy 11(a) matters. In that case, all adverse effects must be avoided. Amend this policy to give effect to NZCPS 'Allow' should be changed to 'consider allowing'. Delete 'identified' for the reasons given elsewhere in this submission.  The list of ways to avoid, remedy or mitigate effects is not appropriate to ensure that natural values are protected. For example, ii. says nothing about the circumstances in which effects may need to be avoided in order to protect the values present. It starts from a presumption that there will not be avoidance, and that the adverse effects will be acceptable, where they are kept as small as possible. In our view it is not appropriate to include an exhaustive list of how to deal with effects in sensitive areas — unless that list includes direction that nonsignificant effects may need to be avoided altogether.	S11(a) of NZ Coastal Policy Statement. Remove list of ways to avoid, remedy, or mitigate effects.	Accept	No
M&P Makara Family Trust	FS41.34	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.87	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Oppose	Considers that the amendment inserting 'consider' adds no meaningful value to the policy.	Disallow		
Wellington International Airport Ltd	406.176	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Oppose in part	Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in	Opposes REG-P3 (Renewable electricity generation investigation activities) and seeks amendment.	Accept	No
Wellington International Airport Ltd	406.177	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P3	Amend	no way relevant to the establishment of renewable electricity generation.  Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in no way relevant to the establishment of renewable electricity generation.	Seeks that REG-P3 (Renewable electricity generation investigation activities) is amended to refer to the specific overlays of relevance.	Accept in part	No Yes
Victoria University of Wellington Students' Association	123.19	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Support	Supports REG-P4 in its entirety.	Retain REG-P4 (Small scale renewable electricity generation outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Meridian Energy Limited	228.38	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Support	Considers provision for all scales of renewable electricity in all areas is necessary to give effect to the NPS-REG and to the Plan's REG and Strategic objectives.	Retain Policy REG-P4 (Small scale renewable electricity generation outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Royal Forest and Bird Protection Society	345.103	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Oppose in part	Supports intent to avoid overlays and other sensitive areas in this policy, but considers the Plan has not identified all areas that may be sensitive and require protection under higher order document. For example other areas of natural character in the coastal environment are required to be protected under policy 13 NZCPS. Further, residential SNAs are currently not protected. Change 'enable' to 'consider enabling'.	Amend REG-P4 (Small scale renewable electricity generation outside Overlays, high coastal natural character areas, and coastal and riparian margins) to identify areas that may be sensitive and require protection under higher order documents. Change "enable" to "consider enabling".	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
M&P Makara Family Trust	FS41.35	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA 55(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.88	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Oppose	Considers that the amendment inserting 'consider' adds no meaningful value to the policy.	Disallow	Accept	No
Wellington International Airport Ltd	406.178	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Oppose in part	Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in	Opposes REG-P4 (Small scale renewable electricity generation outside Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.		No
Wellington International Airport Ltd	406.179	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P4	Amend	no way relevant to the establishment of renewable electricity generation.  Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in	Seeks that REG-P4 (Small scale renewable electricity generation outside Overlays, high coastal natural character areas, and coastal and riparian margins) is amended to refer to the specific overlays of relevance.	Accept in part	No
Victoria University of Wellington Students' Association	123.20	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Support	no way relevant to the establishment of renewable electricity generation.  Supports REG-P5 in its entirety.	Retain REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	Yes
Meridian Energy Limited	228.39	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Support	Considers provision for all scales of renewable electricity in all areas is necessary to give effect to the NPS-REG and to the Plan's REG and Strategic objectives.	Retain Policy REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Royal Forest and Bird Protection Society	345.104	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose in part	Delete references to 'operational need', and 'identified' values. Change 'allow' to 'only allow' or 'consider allowing'.  Point 3 - Considers the direction to enable these activities where effects are minimised is contrary to the requirement in s5(2)(c) that effects are avoided, remedied or mitigated. Effects might be 'minimised' but still be very significant. Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating.	Amend REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins):  Consider Allowing small scale renewable electricity generation activities within Overlays, high coastal natural character areas, or coastal margins and riparian margins within the coastal environment, where:  3. If located within an area identified as ridgelines and hilltops, any adverse effects on visual amenity and landscape values are minimised; [Add direction to create least amount of effects while avoiding, remedying, or mitigating]	Reject	No
M&P Makara Family Trust	FS41.36	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.89	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose	Considers that the operational need is a relevant consideration. The values that should be considered are those that are identified for the relevant identified areas. The amendment inserting 'consider' adds no meaningful value to the policy. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. The matters in NFL-P3, NFL-P4, ECO-P2, ECO-P7, CE-P5, CE-P6 and CE-P7 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). Policy REG-P5 correctly applies the mitigation hierarchy intended by the NZCPS for the coastal environment.	Disallow	Accept	No

Submitter Name	Sub No /	Sub-part / Chapter	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird Protection Society	Point No 345.105	/Provision Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose in part	Delete references to 'operational need', and 'identified' values. Change 'allow' to 'only allow' or 'consider allowing'.  Point 4 - Amend to include the same level of protection that SALs receive under the ONFL chapter. Amend a. to 'The activity is of a scale and nature". Amend 'having regard to' the NFL policies to 'while applying'.	Amend REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins):  Consider Allowing small scale renewable electricity generation activities within Overlays, high coastal natural character areas, or coastal margins and riparian margins within the coastal environment, where:  4. If located within an area identified in SCHED11 - Special Amenity Landscapes: [Amend to include same level of protection as SALs receive under NFL chapter]  a. The activity is of a scale and nature that maintains or restores the identified values, including restoration and conservation activities;  b. Outside the coastal environment any adverse effects are avoided, remedied or mitigated;  c. Within the coastal environment, any significant adverse effects are avoided and any other adverse effects are avoided, remedied or mitigated; and  d. There is a functional need or operational need for the activity to be undertaken inside a Special Amenity Landscape and there are no reasonably practical alternative locations outside of these areas;  while having regard to applying the matters in NFL-P3 and NFL-P4;	Reject	No
M&P Makara Family Trust	FS41.37	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the	Allow	Reject	No
Meridian Energy Limited	FS101.90	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose	"environment or affected community" limits the necessary considerations.  Considers that the operational need is a relevant consideration. The values that should be considered are those that are identified for the relevant identified areas. The amendment inserting 'consider' adds no meaningful value to the policy. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. The matters in NFL-P3, NFL-P4, ECO-P2, ECO-P7, CE-P5, CE-P6 and CE-P7 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). Policy REG-P5 correctly applies the mitigation hierarchy intended by the NZCPS for the coastal environment.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.106	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-PS	Oppose in part	Delete references to 'operational need', and 'identified' values. Change 'allow' to 'only allow' or 'consider allowing'.  Point 5 - Amend to include the same level of protection that ONFLs receive under the ONFL chapter. Amend a. to 'The activity is of a scale and nature". Amend 'having regard to' the NFL policies to 'while applying'.	Amend REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins):  Allow small scale renewable electricity generation activities within Overlays, high coastal natural character areas, or coastal margins and riparian margins within the coastal environment, where:  5. If located within an area identified in SCHED10 - Outstanding Natural Features and Landscapes: [Amend to include same level of protection as ONFLs receive under NFL chapter]  a. The activity is of a scale and nature that maintains or restores the identified values, including restoration and conservation activities and other adverse effects on these matters; [Clarify what is meant by restoration and conservation activities, and/or delete as it introduces different standard to ECO-P2]  b. Outside the coastal environment significant adverse effects on the identified values are avoided and any other adverse effects on the identified values are avoided, remedied or mitigated; c. Within the coastal environment any adverse effects on the identified values are avoided; and d. There is a functional need or operational need for the activity to be undertaken inside an Outstanding Natural Feature or Landscape and there are no reasonably practical alternative locations outside of these areas; while having regard to applying the matters in NFL-P5 and NFL-P6; [Correct references?]		
M&P Makara Family Trust	FS41.38	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-PS	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited  Royal Forest and Bird	FS101.91	Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose in	Considers that the operational need is a relevant consideration. The values that should be considered are those that are identified for the relevant identified areas. The amendment inserting 'consider' adds no meaningful value to the policy. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. The matters in NFL-P3, NFL-P4, ECO-P7, ECO-P7, CE-P5, CE-P6 and CE-P7 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). Policy REG-P5 correctly applies the mitigation hierarchy intended by the NZCPS for the coastal environment.  Delete references to 'operational need', and 'identified' values. Change 'allow' to 'only allow' or	Disallow  Amend REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal	Accept	No
Protection Society	3-5.107		part	Point 6 - Amend to include the same level of protection that SNAs receive under the ECO chapter. Include the deleted SCHED 9. Amend a. to 'The activity is of a scale and nature"Clarify what is meant by 'including restoration and conservation activities'. Consider deleting as this introduces potentially different standard to ECO P2. Make the clause 'and other effects on these matters' apply to both i and ii. Delete "operational need". Amend 'while having regard to' ECO policies, to 'while applying'. Notes the references appear incorrect.	Consider Allowing small scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins):  Consider Allowing small scale renewable electricity generation activities within Overlays, high coastal natural character areas, or coastal margins and riparian margins within the coastal environment, where:   6. If located within an area-identified in SCHED8 — Significant Natural Areas of natural character in the coastal area: [Amend to include the same level of protection that SNAs receive under the ECO chapter, include reference to SCHED9]  a. The activity is of a scale that maintains or restores the identified values, including restoration and conservation activities; [Clarify restoration and conservation activities]  b. Outside the coastal environment, significant adverse effects on the identified values are avoided, remedied or mitigated; c. Within the coastal environment:  i. Adverse effects on the matters in Policy 11(a) of the New Zealand Coastal Policy Statement 2010 are avoided and other adverse effects on these matters are avoided, remedied or mitigated; and ii. Significant adverse effects on the matters in Policy 11(b) of the New Zealand Coastal Policy Statement 2010 are avoided, and other adverse effects on these matters are avoided, remedied or mitigated; and ii. Significant adverse effects on the matters in Policy 11(b) of the New Zealand Coastal Policy Statement 2010 are avoided, and other adverse effects on these matters are avoided, remedied or mitigated; and ii. Significant adverse avoided, and other adverse effects on these matters are avoided, remedied or mitigated; and ii. Significant adverse effects on the matters in Policy 11(b) of the New Zealand Coastal Policy Statement 2010 are avoided, and other adverse effects on these matters are avoided, remedied or mitigated; and ii. Significant adverse effects on the matters in Policy 11(b) of the New Zealand Coastal Policy Statement 2010 are avoided, and other adverse effects o		
Meridian Energy Limited	FS101.92	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose	Considers that the operational need is a relevant consideration. The values that should be considered are those that are identified for the relevant identified areas. The amendment inserting 'consider' adds no meaningful value to the policy. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. The matters in NFL-P3, NFL-P4, ECO-P2, ECO-P7, CE-P5, CE-P6 and CE-P7 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). Policy REG-P5 correctly applies the mitigation hierarchy intended by the NZCPS for the coastal environment.	Disallow	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird Protection Society	345.108	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-PS	Oppose in part	Delete references to 'operational need', and 'identified' values. Change 'allow' to 'only allow' or 'consider allowing'.  Point 7 - Apply policy to all areas of natural character in the coastal area. Delete "operational need". Amend "while having regard to" CE policies to "while applying.	Amend REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins):  Consider Allowing small scale renewable electricity generation activities within Overlays, high coastal natural character areas, or coastal margins and riparian margins within the coastal environment, where:   7. If located within an area identified in SCHED12 – High Coastal Natural Character Areas, or a coastal margin or riparian margin within the coastal environment:  a. The activity is of a scale that maintains or restores the identified values, including restoration and conservation activities;  b. Any significant adverse effects are avoided and any other adverse effects are avoided, remedied or mitigated;  c. The design and location of the activity is subordinate to and does not compromise the identified characteristics and values of the high coastal natural character area, or the coastal or riparian margin within the coastal environment; and  d. There is a functional need or operational need for the activity to be undertaken inside a high coastal natural character area or within coastal or riparian margins within the coastal environment, and there are no reasonably practical alternative locations outside of these areas; while having regard to applying the matters in CE-P5, CE-P6 and CE-P7;		No
M&P Makara Family Trust	FS41.39	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-PS	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Wellington International Airport Ltd	406.180	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Oppose in part	Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in	Opposes REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.		
Wellington International Airport Ltd	406.181	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P5	Amend	no way relevant to the establishment of renewable electricity generation.  Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in no way relevant to the establishment of renewable electricity generation.	Seeks that REG-P5 (Small-scale renewable electricity generation activities within Overlays, high coastal natural character areas, and coastal and riparian margins) is amended to refer to the specific overlays of relevance.	Accept in part	Yes
Victoria University of Wellington Students' Association	123.21	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Support	Supports REG-P6 in its entirety.	Retain REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone, General Industrial and Airport Zones, outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Meridian Energy Limited	228.40	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Support	Considers provision for all scales of renewable electricity in all areas is necessary to give effect to the NPS-REG and to the Plan's REG and Strategic objectives.	Retain Policy REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone, General Industrial and Airport Zones, outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Royal Forest and Bird Protection Society	345.109	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Support	Supports the policy as long as areas of natural character in the coastal environment are appropriately protected.	Retain REG-P6 (Community scale generation in certain zones outside sensitive areas) as notified.	Accept in part	No
WCC Environmental Reference Group	377.40	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Support	Supportive of the policy due to its ambitious wording of "Provide" that aligns with the spirit of the Wellington regions long term sustainability goals and the amended REG-01 by demonstrating commitment to the development of Community Scale.	Retain REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone) as notified.	Accept in part	No
Ministry of Education	400.26	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Support	Supports REG-P6 as having particular regard to the location of the renewable electricity generation activity from existing sensitive activities (including educational facilities) and whether there is adequate separation and buffering provided to manage any effects on educational facilities and reduce reverse sensitivity effects.	Retain REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone, General Industrial and Airport Zones, outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Wellington International Airport Ltd	406.182	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Oppose in part	Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in no way relevant to the establishment of renewable electricity generation.	Opposes REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone, General Industrial and Airport Zones, outside Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.	Accept in part	Yes
Wellington International Airport Ltd	406.183	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P6	Amend	Considers that the policy should expressly state which overlays apply to the site.  Based on the subparagraphs, it appears to be confined to overlays relating to the natural environment, historic and cultural values and natural hazards. There are, however, a number of other overlays within the plan that are captured by the broad use of the term "overlay" which are in no way relevant to the establishment of renewable electricity generation.	Seeks that REG-P6 (Community scale renewable electricity generation activities in the General Rural Zone, General Industrial and Airport Zones, outside Overlays, high coastal natural character areas, and coastal and riparian margins) is amended to refer to the specific overlays of relevance.	Accept	Yes
Victoria University of Wellington Students' Association	123.22	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support	Supports REG-P7 in its entirety.	Retain REG-P7 (Community-scale renewable electricity generation activities within other zones, locations and Overlays) as notified.	Accept in part	No
Meridian Energy Limited	228.41	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Considers provision for all scales of renewable electricity generation in all areas is necessary to give effect to the NPS-REG and to the Plan's REG and Strategic objectives. For consistency with Policy REG-P6, the words 'Only allow' should be amended to 'Provide for'. The list of circumstances given in the policy defines the situations where community-scale renewable electricity generation will be allowed. Considers the expression 'energy' should be replaced with 'electricity' which is the Plan's defined term.	Retain Policy REG-P7 (Community-scale renewable electricity generation activities within other zones, locations and overlays) with amendment.	Accept in part	No
Meridian Energy Limited	228.42	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Amend	Considers provision for all scales of renewable electricity generation in all areas is necessary to give effect to the NPS-REG and to the Plan's REG and Strategic objectives. For consistency with Policy REG-P6, the words 'Only allow' should be amended to 'Provide for'. The list of circumstances given in the policy defines the situations where community-scale renewable electricity generation will be allowed. Considers the expression 'energy' should be replaced with 'electricity' which is the Plan's defined term.	Amend Policy REG-P7 (Community-scale renewable electricity generation activities within other zones, locations and overlays) as follows (or similar):  Community-scale renewable electricity generation activities within other zones, locations and Overlays  Only allow-Provide for community-scale renewable energy electricity generation activities in other		
Royal Forest and Bird Protection Society	345.110	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Point 5 - Amend to include the same level of protection that SNAs receive under the ECO chapter. Amend 'while having regard to' ECO policies to 'while applying'. Check ECO policies are correctly referenced.	zones, locations and Overlays where:  Amend REG-P7 (Community scale generation in other zones and within sensitive areas):  5. If located on a site identified in SCHED8 - Significant Natural Areas: [Amend to include the same level of protection that SNAs receive under the ECO chapter, check ECO policy referencing] a. Outside the coastal environment, significant adverse effects on the identified values are avoided and any other adverse effects on the identified values are avoided, remedied or mitigated; b. Within the coastal environment: i. Adverse effects on the matters in Policy 11(a) of the New Zealand Coastal Policy Statement 2010 are avoided; and ii. Significant adverse effects on the matters in Policy 11(b) of the New Zealand Coastal Policy Statement 2010 are avoided, and other adverse effects on these matters are avoided, remedied or mitigated; while having regard to applying the matters in ECO-P2, ECO-P3, ECO-P4 and ECO-P7;	Reject	No
M&P Makara Family Trust	FS41.40	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.93	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P4, ECO-P5, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P4, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No

Submitter Name	Sub No / Point No	Sub-part / Chapter / Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird Protection Society  M&P Makara Family	345.111 FS41.41	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part  Support	Point 6 - Amend to apply to all areas of natural character in the coastal environment. Amend 'while having regard to' NFL policies, to 'while applying'. Amend a. to 'The activity is of a scale and nature"  While the intent of the PDP and the REG chapter is to create an easier pathway for renewable	Amend REG-P7 (Community scale generation in other zones and within sensitive areas): 6. If located within an area identified in SCHED12 — High Coastal Natural Character Areas, or a coastal margin or riparian margin within the coastal environment, an area of natural character in the coastal environment any significant adverse effects are avoided and any other adverse effects are avoided, remedied or mitigated, while having regard to applying the matters in CE-P5, CE-P6 and CE-P7, and: a. The activity is of a scale and nature that maintains or restores the identified values, including restoration and conservation activities; and b. The design and location of the activity is subordinate to and does not compromise the identified characteristics and values; Allow	Reject	No
Trust		and Transport / Renewable Electricity Generation / REG-P7		energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA 55(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.		Reject	No
Meridian Energy Limited	FS101.94	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P7, CE-P5, CE-P6, CE-P7, NFL-P2, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.112	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Point 7 - Amend c. to 'The activity is of a scale and nature". Amend 'while having regard to' NFL policies, to 'while applying'.	Amend REG-P7 (Community scale generation in other zones and within sensitive areas): 7. If located within an area identified in SCHED10 - Outstanding Natural Features and Landscapes: a. Outside the coastal environment, significant adverse effects on the identified values are avoided and any other adverse effects on the identified values are avoided, remedied or mitigated; b. Within the coastal environment, any adverse effects on the identified values are avoided; c. The activity is of a scale and nature that maintains or restores the identified values, including restoration and conservation activities; and d. The design and location of the activity is subordinate to and does not compromise the identified characteristics and values; while having regard to applying the matters in NFL-P5 and NFL-P6;	Delara	No
M&P Makara Family Trust	FS41.42	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No No
Meridian Energy Limited	FS101.95	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P4, ECO-P7, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P4, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.113	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Point 8 - Amend 'while having regard to' NFL policies, to 'while applying'	Amend REG-P7 (Community scale generation in other zones and within sensitive areas):  8. If located on a site identified in SCHED11 - Special Amenity Landscapes: a. Outside the coastal environment, any adverse effects are avoided, remedied or mitigated; and b. Within the coastal environment, any significant adverse effects are avoided and any other adverse effects are avoided, remedied or mitigated; while having regard to applying the matters in NFL-P2 and NFL-P4.	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
M&P Makara Family Trust	FS41.43		Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.96	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P7, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.114	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Point 9 - Considers the direction to allow these activities where effects are minimised is contrary to the requirement in s5(2)(c) that effects are avoided, remedied or mitigated. Effects might be 'minimised' but still be very significant. Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating.	Amend REG-P7 (Community scale generation in other zones and within sensitive areas): 9. If located within an area identified as ridgelines and hilltops, any adverse effects on visual amenity and landscape values are minimised; [Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating]	Reject	No
M&P Makara Family Trust	FS41.44	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.97	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P7, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.115	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Point 11 - Considers it is not clear how this paragraph apply in relation to the previous paragraphs of this policy. Amend to clarify.	Amend REG-P7 (Community scale generation in other zones and within sensitive areas): 11. There is an operational need or functional need for the identified location and there are no reasonable alternatives; and [clarify how this point applies to previous points]	Reject	No
Meridian Energy Limited	FS101.98	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3, ECO-P7, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.116	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support in part	Points 12 - Considers it is not clear how this paragraph apply in relation to the previous paragraphs of this policy. Amend to clarify. In terms of 12.k., opposes term 'adaptive management'. Opposes the phrase 'which may benefit the local environment or the community affected' as this introduces a different consideration to the offsetting and compensation principles in APP2 and APP3.		Reject	No
M&P Makara Family Trust	FS41.45	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No

Submitter Name	Sub No /	Sub-part / Chapter	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
	Point No FS101.99	/Provision Part 2 / Energy					
Meridian Energy Limited	FS101.99	Infrastructure and	Oppose	Considers that it is not necessary to include the same level of protection as in the ECO chapter	Disallow		
Limited		Transport / Renewable		because the objectives and policies of that chapter apply anyway. The matters in ECO-P2, ECO-P3,			
		Electricity Generation /		ECO-P4, ECO-P7, CE-P5, CE-P6, CE-P7, NFLP2, NFL-P4, NFL-P5 and NFL-P6 are matters to which regard should be had (not applied) in the consenting framework proposed by this Plan (consistent			
		REG-P7					
		KEG-P7		with s. 104 of the RMA). The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may			
				benefit the local environment is a relevant consideration and will be considered in accordance with			
				APP2 and APP3 in any event.		Accept	No
350 Wellington	396.2	Energy Infrastructure	Amend	Considers that the wording in REG-P7 (Community-scale renewable electricity generation activities	Amend REG-P7 (Community-scale renewable electricity generation activities within other zones,	Ассерт	110
330 Wennigton	330.2	and Transport /	, unicina	within other zones, locations and Overlays) should be amended to be more permissive and less	locations and Overlays) as follows:		
		Renewable Electricity		restrictive, in line with other REG policies, regarding community-scale generation projects outside o			
		Generation / REG-P7		the General Rural Zone.	Only allow Provide for community-scale renewable energy generation activities in other zones,		
					locations and Overlays where:		
				The wording in REG-P7, "Only allow community-scale renewable energy generation activities",			
				currently means that approval for these projects must prove why they should be allowed as			
				opposed to being evaluated for if there is cause to disallow them or require amendments. This is in			
				contrast with wording in the majority of REG policies which is to "provide for" various scale			
				renewable energy generation projects. REG-P7 projects should have wording to "Provide for" them,			
				unless through the consenting process it is found that they are at odds with the restrictions			
				outlined.		Reject	No
350 Wellington	396.3	Energy Infrastructure	Support in	Support the restrictions in REG-P7 (Community-scale renewable electricity generation activities	Retain REG-P7 (Community-scale renewable electricity generation activities within other zones,		
		and Transport /	part	within other zones, locations and Overlays) as outlined to protect natural and cultural environments	locations and Overlays) as notified, subject to wording changes suggested by this submission.		
		Renewable Electricity		from adverse affects of such projects.			
		Generation / REG-P7				Accept in part	No
Ministry of Education	400.27	Energy Infrastructure	Support	Supports REG-P7 as having particular regard to the location of the renewable electricity generation	Retain REG-P7 (Community-scale renewable electricity generation activities within other zones,		
		and Transport /		activity from existing sensitive activities (including educational facilities) and whether there is	locations and Overlays) as notified.		
		Renewable Electricity		adequate separation and buffering provided to manage any effects on educational facilities and			
		Generation / REG-P7		reduce reverse sensitivity effects.		Accept in part	No
Wellington	406.184	Energy Infrastructure	Oppose in	Considers that the policy should expressly state which overlays apply to the site.	Opposes REG-P7 (Community-scale renewable electricity generation activities within other zones,		
International Airport		and Transport /	part		locations and Overlays) and seeks amendment.		
Ltd		Renewable Electricity		Based on the subparagraphs, it appears to be confined to overlays relating to the natural			
		Generation / REG-P7		environment, historic and cultural values and natural hazards. There are, however, a number of			
				other overlays within the plan that are captured by the broad use of the term "overlay" which are in		Account in most	Vee
Wellington	406.185	Energy Infrastructure	Amend	no way relevant to the establishment of renewable electricity generation.  Considers that the policy should expressly state which overlays apply to the site.	Seeks that REG-P7 (Community-scale renewable electricity generation activities within other zones,	Accept in part	Yes
International Airport	400.183	and Transport /	Amena	Considers that the policy should expressly state which overlays apply to the site.	locations and Overlays) is amended to refer to the specific overlays of relevance.		
Ltd		Renewable Electricity		Based on the subparagraphs, it appears to be confined to overlays relating to the natural	locations and overlays) is amended to refer to the specific overlays of relevance.		
Liu		Generation / REG-P7		environment, historic and cultural values and natural hazards. There are, however, a number of			
		deneration, ned 17		other overlays within the plan that are captured by the broad use of the term "overlay" which are in			
				no way relevant to the establishment of renewable electricity generation.		Accept	Yes
Victoria University of	123.23	Energy Infrastructure	Support	Supports REG-P8 in its entirety.	Retain REG-P8 (Upgrading existing large scale renewable electricity generation activities) as		
Wellington Students'		and Transport /			notified.		
Association		Renewable Electricity		Considers that it is important to ensure the maintenance and improvement of our renewable			
		Generation / REG-P8		energy infrastructure.		Reject	No
M&P Makara Family	159.3	Energy Infrastructure	Amend	Considers that REG-S11 (Upgrading of existing large scale renewable electricity generation	Clarify the relationship between REG-P8 (Upgrading existing large scale renewable electricity		
Trust		and Transport /		activities) allows only a 5m alteration of position it seems that many factors provided for in 3 have	generation activities) and REG-P11 (Upgrading existing renewable electricity generation activities		
		Renewable Electricity		already been considered and dealt with (as already consented), but this may be explained by	and providing for technological advances).		
		Generation / REG-P8		clarifying the relationship between REG-P8 and REG-P11.		Accept	Yes
M&P Makara Family	159.4	Energy Infrastructure	Amend	Considers that as REG-S11 (Upgrading of existing large scale renewable electricity generation	Amend REG-P8 (Upgrading existing large scale renewable electricity generation activities) as		
Trust		and Transport /		activities) provides a definition of "Upgrade" which covers replacement, then use of the word	follows:		
		Renewable Electricity		"replacement" is unnecessary.			
		Generation / REG-P8			Provide for the upgrading of existing large scale renewable electricity generation activities,		
					including <del>replacing or</del> upgrading wind turbines and their support structures and ancillary facilities		
					within existing wind farms, where the activity:	Paris	N
Advantation Frances	FC404 400	Don't 2 / Francis	0	Consider that we will be a second of the formal advantage of the second	Disallar	Reject	No
Meridian Energy	FS101.100	Part 2 / Energy	Oppose	Considers that upgrading may necessarily (usually does) involve replacing turbine components.	Disallow		
Limited		Infrastructure and					
		Transport / Renewable Electricity Generation /					
		REG-P8					
		INLO-FO					
						Accept	No
						глесерс	.10

Submitter Name	Sub No /	Sub-part / Chapter	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
M&P Makara Family Trust	Point No 159.5	/Provision Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Amend	Considers that it appears that "adverse effects" on neighbouring properties and the community has been left out, while only management or benefits to the "affected community" may be considered. Specific inclusion of adverse effects on neighbours and/or the local community needs to be included.		Reject	No
Meridian Energy Limited	228.43	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support in part	Supports in principle the approach of Policy REG-P8 in providing for upgrading. Considers that in an assessment of the effects of upgrading, it is important that the existing environment (as modified by the presence of the existing renewable electricity generation activity) is the baseline for assessment.	Retain Policy REG-P8 (Upgrading existing large scale renewable electricity generation activities) with amendment.	Reject	No
M&P Makara Family Trust	FS41.49	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose	Changing the baseline assessment from that which existed when the original resource consent was granted, to a 'modified' baseline which includes the activity consented, is unreasonable and circular especially when "upgrading" does not require new consents.  M&P Trust strongly opposes the inclusion of the additional wording proposed by MEL.		Accept in part	No
Meridian Energy Limited	228.44	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Amend	Supports in principle the approach of Policy REG-P8 in providing for upgrading. Considers that in any assessment of the effects of upgrading, it is important that the existing environment (as modified by the presence of the existing renewable electricity generation activity) is the baseline for assessment.	Amend Policy REG-P8 (Upgrading existing large scale renewable electricity generation activities) as follows (or similar):  Upgrading existing large scale renewable electricity generation activities  Provide for the upgrading of existing large scale renewable electricity generation activities, including replacing or upgrading wind turbines and their support structures and ancillary facilities within existing wind farms, where the activity:  1. Avoids significant adverse effects and avoids, remedies or mitigates other adverse effects on the identified values of any Overlay or any adjacent Overlay, high coastal natural character area, or coastal margin or riparian margin in the coastal environment, recognising the character of the existing environment:  2. Has a functional need or operational need for its location; and  3. Minimises adverse effects, including adverse cumulative effects, on:	Reject	No
M&P Makara Family Trust	FS41.50	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose	Changing the baseline assessment from that which existed when the original resource consent was granted, to a 'modified' baseline which includes the activity consented, is unreasonable and circular especially when "upgrading" does not require new consents.  M&P Trust strongly opposes the inclusion of the additional wording proposed by MEL.	Disallow	Accept	No
Meridian Energy Limited	228.45	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support in part		Seeks that policy REG-P8 (Upgrading existing large scale renewable electricity generation activities) and REG-P11 (Upgrading existing renewable electricity generation activities and providing for technological advances) are combined, ensuring that all of the matters listed in each is retained.	Accept	Yes
M&P Makara Family Trust	FS41.51	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support	Noting that MEL supports M&P Trusts request to remove "replacing" and add to 3(a) "including adjoining sites and the local community" after "surrounding area".	Allow	Reject	No
Royal Forest and Bird Protection Society	345.117	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose in part	Amend 'provide for' to 'consider providing for'. Amend to ensure that this policy provides the same level of protection to natural and coastal values as is given by the relevant Natural Environment Values and Coastal Environment chapters.  Point 1 - Support. However this needs amendment to give effect to the requirements of NZCPS policy 11(a) and 15(a).	Amend REG-P8 (Upgrading existing large scale generation activities):  Consider pProvideing for the upgrading of existing large scale renewable electricity generation activities, including replacing or upgrading wind turbines and their support structures and ancillary facilities within existing wind farms, where the activity: [Amend to make policy provide same level of protection to natural and coastal values as Natural Environment Values and Coastal Environment chapters]  1. Avoids significant adverse effects and avoids, remedies or mitigates other adverse effects on the identified values of any Overlay or any adjacent Overlay, high coastal natural character area, or coastal margin or riparian margin in the coastal environment; [Amend to give effect to the requirements of NZCPS policy 11(a) and 15(a).]	Accept in part	Yes
M&P Makara Family Trust	FS41.46	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA 55(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	FS101.101	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose	Considers that the addition of 'consider' adds no meaningful value to the policy. It is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event. The policy framework, as a whole, already gives effect to the NZCPS. Operational need is a relevant consideration.		Accept	No
Royal Forest and Bird Protection Society	345.118	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose in part	Amend to ensure that this policy provides the same level of protection to natural and coastal values as is given by the relevant Natural Environment Values and Coastal Environment chapters. Point 2 - Delete 'operational need'	Amend REG-P8 (Upgrading existing large scale generation activities): 2. Has a functional need <del>or operational need f</del> or its location; and	Reject	No
M&P Makara Family Trust	FS41.47	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.102	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose	Considers that the addition of 'consider' adds no meaningful value to the policy. It is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event. The policy framework, as a whole, already gives effect to the NZCPS. Operational need is a relevant consideration.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.119	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Oppose in part	Amend to ensure that this policy provides the same level of protection to natural and coastal values as is given by the relevant Natural Environment Values and Coastal Environment chapters. Point 3 - The direction to provide for upgrading large scale generation activities where effects are minimised is contrary to the requirement in s5(2)(c) that effects are avoided, remedied or mitigated. Effects might be 'minimised' but still be very significant. Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating. Oppose 'adaptive management'. Also oppose the phrase 'which may benefit the local environment or the community affected' as this introduces a different consideration to the offsetting and compensation principles in APP2 and APP3.	Amend REG-P8 (Upgrading existing large scale generation activities): 3. Minimises adverse effects, including adverse cumulative effects, on: [Amend to include more direction to create the least amount of effects, while also avoiding, remedying or mitigating] while having regard to any adaptive management, offsetting measures or environmental compensation which may benefit the local environment or affected community.		
M&P Makara Family Trust	FS41.48	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support	While the intent of the PDP and the REG chapter is to create an easier pathway for renewable energy generation, the underlying natural, coastal and ecological and cultural values need to be recognised and maintained. Wind turbines in particular are temporary structures and can be removed so retention and protection of the underlying landscape values should be supported where possible for future benefit. "Adaptive management" complicates the RMA s5(2)(c) requirement for effects to be avoided, remedied or mitigated, and it's beneficial relationship to the "environment or affected community" limits the necessary considerations.	Allow	Reject	No
Meridian Energy Limited	FS101.103	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P7	Oppose		Disallow	Accept	No
Ministry of Education	400.28	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P8	Support	Supports REG-P8 as having particular regard to landscape and visual effects and consideration of the separation of the proposed upgrades and existing sensitive activities.	Retain REG-P8 (Upgrading existing large scale renewable electricity generation activities) as notified.	Reject	No
Victoria University of Wellington Students' Association	123.24	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Support	Supports REG-P9 in its entirety.	Retain REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.	Accept in part	No
Meridian Energy Limited	228.46	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Oppose	Opposes Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.	Opposes Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.	Reject	No

Submitter Name	Sub No /	Sub-part / Chapter	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	Point No 228.47	/Provision	Amend	Opposes Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) and seeks amendment.	Amend Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) as follows (or similar):		
					New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins		
					Provide for new large scale renewable electricity generation activities in the General Rural Zone, including within the coastal environment, where:		
					1. They are located outside:		
					a. Overlays (other than ridgelines and hilltops, and low and medium hazard areas within the Hazard- Overlays);		
					b. High coastal natural character areas identified in SCHED12; and c. Coastal margins and riparian margins within the coastal environment;		
					2. 1. They have an operational need or functional need to locate where the renewable energy resources are available;		
Maniellan France	228.48	Face defeated to	A d	Described for the property of the control of the co		Reject	No
Meridian Energy Limited	228.48	Energy Infrastructure and Transport /	Amend	Opposes Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural zone outside Overlays, high coastal natural character areas, and coastal and riparian margins)	Delete Policy REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins)		
		Renewable Electricity		and seeks amendment.	New large scale renewable electricity generation activities in the General Rural zone outside		
		Generation / REG-P9			Overlays, high coastal natural character areas, and coastal and riparian margins) with the amended Policy REG-P10 as follows:		
					New Large scale renewable electricity generation activities in the General Rural		
					Enable new large scale renewable electricity generation activities in the General Rural Zone		
					including within the coastal environment, areas of Very High and High Coastal Natural Character where:		
					<u>1. significant adverse effects on coastal natural character and the values of Overlay areas and</u> riparian margins are avoided; and		
					2. other adverse effects on coastal character, the values of Overlay areas and riparian margins are		
					minimised, recognising the functional needs and operational needs of renewable electricity generation activities.	Reject	No
Royal Forest and Bird Protection Society	345.120	Energy Infrastructure and Transport /	Support in part	Support the intent to avoid sensitive areas.  Amend 'provide for' to 'consider providing for'. Other areas of natural character in the coastal	Amend REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins):		
		Renewable Electricity Generation / REG-P9		environment need to be included. Point 2 - Delete 'operational need'.	Consider pProvideing for new large scale renewable electricity generation activities in the General Rural Zone, including within the coastal environment, where: [Amend to include other areas of		
					natural character in the coastal environment]		
					2. They have a <del>n operational need or</del> functional need to locate where the renewable energy resources are available;		
		1-	-			Reject	No
Meridian Energy Limited	FS101.104	Part 2 / Energy Infrastructure and	Oppose	Considers that the addition of 'consider' adds no meaningful value to the policy. It is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of	Disallow		
		Transport / Renewable Electricity Generation /		that chapter apply anyway. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which			
		REG-P9		may benefit the local environment is a relevant consideration and will be considered in accordance			
				with APP2 and APP3 in any event. The policy framework, as a whole, already gives effect to the NZCPS. Operational need is a relevant consideration.		Accept	No
Royal Forest and Bird	345.121	Energy Infrastructure	Support in	Support the intent to avoid sensitive areas. Other areas of natural character in the coastal	Amend REG-P9 (New large scale renewable electricity generation activities in the General Rural		
Protection Society		and Transport / Renewable Electricity	part	environment need to be included. Point 4 - Needs amendment to give effect to NZCPS policy 11(a) and 15(a)	Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins):		
		Generation / REG-P9					
					4. They avoid any significant adverse effects and avoid, remedy or mitigate any other adverse effect on the identified values and qualities of any adjacent Overlay or high coastal natural character area;		
					[Amend to give effect to NZCPS policy 11(a) and 15(a)]	Reject	No

	Sub No /	Sub-part / Chapter		l	L.,		
Submitter Name	Point No	/Provision		Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	FS101.105	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Oppose	Considers that the addition of 'consider' adds no meaningful value to the policy. It is not necessary to include the same level of protection as in the ECO chapter because the objectives and policies of that chapter apply anyway. The requested 'direction' to create 'least amount of effects while avoiding, remedying or mitigating' doesn't make sense. Any proposed adaptive management which may benefit the local environment is a relevant consideration and will be considered in accordance with APP2 and APP3 in any event. The policy framework, as a whole, already gives effect to the NZCPS. Operational need is a relevant consideration.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.122	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Support in part	Support the intent to avoid sensitive areas. Other areas of natural character in the coastal environment need to be included.  Point 5 - The direction to provide for large scale generation activities where effects are minimised is contrary to the requirement in s5(2)(c) that effects are avoided, remedied or mitigated. Effects might be 'minimised' but still be very significant. Amend to include more appropriate direction to create the least amount of effects, while also avoiding, remedying or mitigating. Oppose 'adaptive management'. Oppose the phrase 'which may benefit the local environment or the community affected' as this introduces a different consideration to the offsetting and compensation principles in APP2 and APP3.	Amend REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins):  5. They minimise any adverse effects, including adverse cumulative effects, on: [Amend to provide more direction to create the least amount of effects, while also avoiding, remedying or mitigating]  while having regard to any adaptive management, offsetting measures or environmental compensation which may benefit the local environment or the community affected.	Reject	No
Meridian Energy Limited	FS101.106	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Oppose		Disallow	Accept	No
WCC Environmental Reference Group	377.41	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Support		Retain REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays) as notified.	-	No
Ministry of Education	400.29	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P9	Support	Supports REG-P9 as having particular regard to landscape and visual effects and consideration of the separation of renewable electricity generation activities from existing sensitive activities.	Retain REG-P9 (New large scale renewable electricity generation activities in the General Rural Zone outside Overlays, high coastal natural character areas, and coastal and riparian margins) as notified.		No
Meridian Energy Limited	228.49	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P10	Oppose	Seeks discretionary activity provision for large-scale renewable electricity generation activities in all parts of the General Rural Zone.	Delete Policy REG-P10 (New large-scale renewable electricity generation activities in other zones, locations and Overlays) in its entirety.	Reject	No
Meridian Energy Limited	228.50	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-P10	Amend	Seeks discretionary activity provision for large-scale renewable electricity generation activities in all parts of the General Rural Zone.	Replace Policy REG-P10 (New large-scale renewable electricity generation activities in other zones, locations and Overlays) with an enabling policy as follows (or similar wording to achieve the outcome of provision for large scale renewable electricity activities throughout the General Rural Zone):  New Large scale renewable electricity generation activities in the General Rural  Enable new large scale renewable electricity generation activities in the General Rural Zone including within the coastal environment, areas of Very High and High Coastal Natural Character where:  1. significant adverse effects on coastal natural character and the values of Overlay areas and riparian margins are avoided; and  2. other adverse effects on coastal character, the values of Overlay areas and riparian margins are		
Royal Forest and Bird Protection Society	345.123	Energy Infrastructure and Transport /	Support	Supports the policy.	minimised, recognising the functional needs and operational needs of renewable electricity generation activities.  Retain REG-P10 (New large-scale renewable electricity generation activities in other zones, locations and Overlays) as notified.	Accept in part	Yes
		Renewable Electricity Generation / REG-P10				Accept in part	No
Victoria University of Wellington Students' Association	123.25	Energy Infrastructure and Transport / Renewable Electricity	Support	Supports REG-P11 in its entirety.  Considers that it is important to ensure the maintenance and improvement of our renewable	Retain REG-P11 (Upgrading existing renewable electricity generation activities and providing for technological advances) as notified.		
	1	Generation / REG-P11		energy infrastructure.		Accept	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
M&P Makara Family	159.6		Amend	Considers that it is unclear what the relationship between REG-P11 and REG-P8 is.	Clarify the relationship between REG-P8 (Upgrading existing large scale renewable electricity		
Trust		and Transport /			generation activities) and REG-P11 (Upgrading existing renewable electricity generation activities		
		Renewable Electricity			and providing for technological advances).		
AAO D AA-loon Fourth	450.7	Generation / REG-P11	N	Constitution when the transfer of the state	Code About fill and a shall be stiffed as A as I was a finally a difference of a shall be stiffed as A and a shall	Accept	Yes
M&P Makara Family Trust	159.7	Energy Infrastructure and Transport /	Not specified	Considers that it is unclear what the difference is between "repowering" and "upgrading", and if different and REG-S11 is not relevant, this needs explanation and defining.	Seeks that if "repowering" is different to "upgrading" and if REG-S11 (Upgrading of existing large scale renewable electricity generation activities) is not considered relevant, new considerations		
irust		Renewable Electricity	specified	unferent and NEG-311 is not relevant, this needs explanation and defining.	need to be provided.		
		Generation / REG-P11			need to be provided.	Reject	No
Meridian Energy	228.51	Energy Infrastructure	Support in	Supports the policy with relief sought by the submitter and considers it can be combined with Policy	Seeks that policy REG-P8 (Upgrading existing large scale renewable electricity generation activities)		
Limited		and Transport /	part	REG-P8.	and REG-P11 (Upgrading existing renewable electricity generation activities and providing for		
		Renewable Electricity			technological advances) are combined, ensuring that all of the matters listed in each is retained.		
		Generation / REG-P11				Accept in part	Yes
Royal Forest and Bird	345.124	Energy Infrastructure	Support in	Include reference to the need to still manage adverse effects on natural values, even where those	Amend REG-P11 (Upgrading existing renewable electricity generation activities and providing for		
Protection Society		and Transport /	part	benefits are present.	technological advances) to refer to the need to manage adverse effects on natural values even		
		Renewable Electricity Generation / REG-P11			where those benefits are present.	Reject	No
Meridian Energy	FS101.107	Part 2 / Energy	Oppose	Considers that it not necessary to refer to the need to protect natural values because other	Disallow	Reject	INO
Limited	13101.107	Infrastructure and	Оррозс	applicable policies already do this.	District		
		Transport / Renewable					
		Electricity Generation /					
		REG-P11					
						Accept	No
Meridian Energy	228.52	Energy Infrastructure	Support	Considers that policy REG-P12 (Reverse sensitivity effects) is necessary to give effect to the NPS-	Retain Policy REG-P12 (Reverse sensitivity effects) as notified.		
Limited		and Transport / Renewable Electricity		REG and the Plan's REG and Strategic objectives.			
		Generation / REG-P12				Accept	No
Royal Forest and Bird	345.125	Energy Infrastructure	Support	Supports the policy.	Retain REG-P12 (Reverse sensitivity effects) as notified.	Ассерт	INO
Protection Society	3.3.123	and Transport /	Барроге	Supports the policy.	netalli NEO 1 22 (Neverse sensitivity enects) as notineal		
,		Renewable Electricity					
		Generation / REG-P12				Accept	No
Royal Forest and Bird	345.126	Energy Infrastructure	Support	Supports the policy.	Retain REG-P13 (Energy efficient subdivision and development) as notified.		
Protection Society		and Transport /					
		Renewable Electricity					
Constant Mallington	254.404	Generation / REG-P13	A	Consider the Director Director Constitution of the University		Accept	No
Greater Wellington Regional Council	351.104	Energy Infrastructure and Transport /	Amend	Considers the District Plan going as far as it can to promote energy efficient design of buildings and developments, including alterations to have regard to Policy 11 of Proposed RPS Change 1.	Seeks to ensure the renewable electricity generation and subdivision provisions have regard to Policy 11 of Proposed RPS Change 1 such that the District Plan goes as far as it can to promote		
Regional Council		Renewable Electricity		developments, including afterations to have regard to Policy 11 or Proposed KP3 Change 1.	energy efficient design of buildings and developments and enable renewable energy generation.		
		Generation / REG-P13			This could also include provisions in the zones chapters.	Reject	No
350 Wellington	396.4	Energy Infrastructure	Amend	Considers that the wording in REG-P13 should be stronger in regards to encouraging responsible	Amend REG-P13 (Energy efficient subdivision and development) as follows:	1,	
_		and Transport /		subdivision design enhancing sustainability of energy access in new subdivisions.			
		Renewable Electricity			Encourage Incentivise subdivision and development to be designed so that buildings can utilise		
		Generation / REG-P13		Considers that the Council can take a stronger position towards incentivising responsible design of	energy and conservation measures, including by orientation to the sun and the use of energy		
				sustainable energy provision in subdivisions and other large scale development projects.	efficient materials, to assist in improving energy efficiency and reducing energy consumption.		
						Dainet	Ne
Meridian Energy	228.53	Energy Infrastructure	Not	Meridian questions whether Rule REG-R1 (Maintenance and repair of existing renewable electricity	Seeks Rule REG-R1 (Maintenance and repair of existing renewable electricity generation activities)is	Reject	No
Limited	220.33	and Transport /	specified	generation activities) is necessary, because all existing renewable electricity generation activities	revisited for its necessity, particularly in relation to large scale renewable electricity generation	<b>'</b> [	
2		Renewable Electricity	Specifica	(certainly existing large scale renewable electricity generation activities) required and have	activities.		
		Generation / REG-R1		obtained consents and their conditions of consent provide for maintenance and repair. The Plan			
				proposes that community scale and large scale renewable electricity generation activities will all			
		1		require consents. It is reasonable to expect the terms and conditions of consent to address			
				maintenance and repair.		Reject	No
Royal Forest and Bird	345.127	Energy Infrastructure	Oppose in	REG-R1.1 - Query why the note refers to operation and removal, when this PA is about maintenance	e Amend REG-R1 (Maintenance and repair of existing renewable electricity generation activities):		
Protection Society		and Transport /	part	and repair.			
		Renewable Electricity			REG-R1.1 - Clarify why reference to operation and removal is included in the note.	Point	No
	1	Generation / REG-R1				Reject	INU

Submitter Name	Sub No / Point No	Sub-part / Chapter / Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird Protection Society	345.128	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R1	Oppose in part	REG-R1.2. PA within SNAS where S1 and 2 met. Oppose in part. Accept a level of vegetation removal for maintenance and repair. Point b - oppose 2m from each side of a road or track, as this allows for a very large amount of clearance. Amend to 1m. Support this being limited to existing facilities. Should be made clear that it is also limited to existing roads/tracks/fences. Refer to other submissions points regarding REG-S1 and S2 below. Considers it is not clear what policy provides the basis for maintenance and repair within SNAs. Consider	REG-R1.2 - Amend to allow a limited amount of vegetation removal as a Permitted activity.		
Royal Forest and Bird Protection Society	345.129	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R1	Oppose in part	including a new policy to provide this basis.  REG-R1.3 - RDA within SNAs where S1 and 2 are not met. Oppose matters of discretion. The only reference is to P1 and P2, which are silent on the need to protect natural values. Amend the matters of discretion to refer to ECO policies. Add an exclusion from the RDA for policy 11(a) matters, and an accompanying non-complying rule.	Amend REG-R1 (Maintenance and repair of existing renewable electricity generation activities):  REG-R1.3 - Amend matters of discretion to refer to relevant Ecosystems and Indigenous Biodiversity policies. Add an exclusion from the RDA for policy 11(a) matters, and an accompanying non-	Reject	No
Meridian Energy	FS101.108	Part 2 / Energy	Oppose	Meridian agrees reference to the relevant ECO chapter policies has merit but opposes the	complying rule.  Disallow	Reject	No
Limited		Infrastructure and Transport / Renewable Electricity Generation / REG-R1		requested exclusion for NZCPS Policy 11 matters and proposed non-complying activity status.		Accept	No
Meridian Energy Limited	228.54	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Support	Meridian supports the permitted activity rule and standards for renewable electricity generation investigation activities and the standards proposed in REG-R2.1.	Retain REG-R2.1 (Renewable electricity generation investigation activities) as notified.	Accept in part	No
Meridian Energy Limited	228.55	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Support	Meridian supports the restricted discretionary activity status and the proposed matters of discretion.	Retain REG-R2.2 (Renewable electricity generation investigation activities) as notified.	Accept in part	No
Meridian Energy Limited	228.56	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Support	Supports the restricted discretionary activity status and the proposed matters of discretion relating to where standards are not met, and when within an overlay and scheduled area.	Retain rule REG-R2.3 (Renewable electricity generation investigation activities) as notified.	Accept in part	No
Royal Forest and Bird Protection Society	345.130	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Oppose in part	REG-R2.1 - Support in part. F&B has sought a general vegetation clearance rule to maintain biodiversity. We seek that compliance with vegetation removal rules is also required for this PA.	Amend REG-R2 (Renewable electricity generation investigation activities):  REG-R2.1 - Add requirement for compliance with REG-S1 (Trimming and removal of vegetation) for Permitted activity status.	Reject	No
Meridian Energy Limited	FS101.109	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Oppose	Meridian does not oppose the request to add compliance with the vegetation clearance standard but notes the standard would need to be refined to also apply to investigation activities.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.131	Energy Infrastructure and Transport / Renewable Electricity	Support in part	REG-R2.2 - Supported provided that REG-P1-3 are amended in the way sought by F&B submissions.	Retain REG-R2.2 (Renewable electricity generation investigation activities) as notified, subject to other relief sought by submitter.		
Royal Forest and Bird Protection Society	345.132	Generation / REG-R2 Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Oppose in part	REG-R2.3 - Support matters of discretion referring to the relevant Natural Environment Values and Coastal Environment chapter policies. Ensure ECO policies are referenced correctly. An exclusion from the RDA is needed for policy 11(a) and 15(a) matters, and an accompanying non-complying rule. Oppose the prohibition on notification.	Amend REG-R2 (Renewable electricity generation investigation activities):  REG-R2.3 - Remove prohibition on notification. Add an exclusion for policy 11(a) and 15(a) matters, and add an accompanying non-complying rule.	Accept in part  Reject	No No
Meridian Energy Limited	FS101.110	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R2	Oppose	Meridian opposes the proposed exclusion for NZCPS Policy 11 and Policy 15 matters and the proposed non-complying activity status	Disallow	Accept	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird	345.133	Energy Infrastructure	Support in	REG-R3.1 - Support	Retain REG-R3.1 (Small scale renewable electricity generation activities) as notified.		
Protection Society		and Transport /	part				
1		Renewable Electricity					
Devel Ferred and Dind	345.134	Generation / REG-R3	Comment to	DEC D2.2 Country by the second discretization and the second of the seco	A seed DEC D2 (Coull and a seed of the see	Accept in part	No
Royal Forest and Bird Protection Society	345.134	Energy Infrastructure and Transport /	Support in part	REG-R3.2 - Support, but matters of discretion need to refer to ECO and other overlay/CE chapter policies, given that the assessment criteria in the standards require consideration of	Amend REG-R3 (Small scale renewable electricity generation activities):		
Frotection society		Renewable Electricity	part	ecological/biodiversity values, other natural values, and the values of adjacent overlays.	REG-R3.2 - Amend matters of discretion to refer to Ecosystem and Indigenous Biodiversity, Natural		
1		Generation / REG-R3			Features and Landscapes, and Coastal Environment (and any other relevant overlay) policies.		
		·				Reject	No
	345.135	Energy Infrastructure	Support in	REG-R3.3 - Oppose matters of discretion. Seek instead a replication of the approach in REG-R2,	Amend REG-R3 (Small scale renewable electricity generation activities):		
Protection Society		and Transport /	part	which refers to the relevant policies in other chapters.			
1		Renewable Electricity Generation / REG-R3		An exclusion from the RDA is needed for policy 11(a) and 15(a) matters, and an accompanying non- complying rule.	REG-R3.3 - Delete matters of discretion. Replace with matters of discretion listed in REG-R2.3. Add exclusion for policy 11(a) and 15(a) matters, and an accompanying non-complying rule.	Reject	No
Meridian Energy	228.57	Energy Infrastructure	Support in	Supports restricted discretionary activity provision for community scale and discretionary activity	Retain Rule REG-R4 (Community scale renewable electricity generation activities) as notified	Reject	INU
Limited	220.37	and Transport /	part	provision for large scale renewable electricity generation activities in all areas within the General	Retain fulle REG-N4 (Community scale renewable electricity generation activities) as notined		
Limited		Renewable Electricity	Purc	Rural Zone (including within overlay areas).			
1		Generation / REG-R4				Accept in part	No
Royal Forest and Bird	345.136	Energy Infrastructure	Support in	REG-R4.1 - General Rural Zone, General Industrial Zone, Airport Zone: RDA Support, but matters of	Amend REG-R4 (Community scale renewable electricity generation activities):		
Protection Society		and Transport /	part	discretion need to refer to ECO and other overlay/CE chapter policies, given that the assessment			
1		Renewable Electricity		criteria in the standards require consideration of ecological/biodiversity values, other natural	REG-R4.1 - Amend matters of discretion to refer to Ecosystem and Indigenous Biodiversity, Natural		
1		Generation / REG-R4		values, and the values of adjacent overlays.	Features and Landscapes, and Coastal Environment (and any other relevant overlay) policies.	D. J. at	No.
Royal Forest and Bird	345.137	Energy Infrastructure	Commont in	REG-R4.2 - Above zones: Discretionary where RDA not met	Retain REG-R4.2 (Community scale renewable electricity generation activities) as notified.	Reject	No
Protection Society	345.137	and Transport /	part	REG-R4.2 - Above zones: Discretionary where RDA not met	Retain REG-R4.2 (Community Scale renewable electricity generation activities) as notified.		
Frotection society		Renewable Electricity	part				
1		Generation / REG-R4				Accept in part	No
Royal Forest and Bird	345.138	Energy Infrastructure	Support in	REG-R4.3 - All other zones: Discretionary	Retain REG-R4.3 (Community scale renewable electricity generation activities) as notified.		
Protection Society		and Transport /	part	·			
1		Renewable Electricity					
		Generation / REG-R4				Accept in part	No
1 '	345.139	Energy Infrastructure	Support in	REG-R4.4 - Sensitive areas: Discretionary. Support, provided that the policies in this chapter make	Amend REG-R4 (Community scale renewable electricity generation activities):		
Protection Society		and Transport / Renewable Electricity	part	clear that the policies from the natural values/CE chapters apply (as sought in above submissions).	DEC DA 4. Clarify that Face internal Indianana Diadicaraity. Natural Factories and Landscapes		
		Generation / REG-R4		An exclusion from the discretionary rule is needed for policy 11(a) and 15(a) matters, and an accompanying non-complying rule.	REG-R4.4 - Clarify that Ecosystem and Indigenous Biodiversity, Natural Features and Landscapes, and Coastal Environment (and any other relevant overlay) policies apply.		
1		Generation / NEG N4		accompanying non-complying raic.	Add exclusion for policy 11(a) and 15(a) matters, and an accompanying non-complying rule.	Reject	No
Meridian Energy	228.58	Energy Infrastructure	Support in	Supports in principle the restricted discretionary activity provision for upgrading of large scale	Retain REG-R5 (Upgrading of existing large scale renewable electricity generation activities) with	,	
Limited		and Transport /	part	renewable electricity generation activities and supports the matters of discretion.	amendments.		
		Renewable Electricity					
		Generation / REG-R5		Considers that proposed standards REG-S9 and REG-S10 address matters that are addressed alread	y		
	E044 E0			under the relevant standard (NZS6808:2010) which is also a requirement of the rule.		Accept in part	No
M&P Makara Family Trust	FS41.52	Energy Infrastructure	Oppose	For Discretionary (Restricted) consideration, and respectful community engagement, it is	Disallow		
Trust		and Transport / Renewable Electricity		imperative that compliance with these standards are explicitly retained.			
		Generation / REG-R5				Accept	No
Meridian Energy	228.59	Energy Infrastructure	Amend	Supports in principle the restricted discretionary activity provision for upgrading of large scale	Amend Rule REG-R5.1 (Upgrading of existing large scale renewable electricity generation activities)		
Limited		and Transport /		renewable electricity generation activities and supports the matters of discretion.	by deleting the requirement to comply with Standards REG-S9 (Wind turbine noise limits) and REG-		
		Renewable Electricity			S10 (Wind turbine special audible characteristics (SAC's)).		
1		Generation / REG-R5		Considers that proposed standards REG-S9 and REG-S10 address matters that are addressed alread	y		
			_	under the relevant standard (NZS6808:2010) which is also a requirement of the rule.		Reject	No
	FS41.53	Energy Infrastructure	Oppose	For Discretionary (Restricted) consideration, and respectful community engagement, it is	Disallow		
Trust		and Transport / Renewable Electricity		imperative that compliance with these standards are explicitly retained.			
		Generation / REG-R5				Accept	No
Manistra Francis	228.60	Energy Infrastructure	Support	Supports discretionary activity as the ultimate 'default' for renewable electricity generation	Retain REG-R5.2 (Upgrading of existing large scale renewable electricity generation activities) as		
Meridian Energy	1	and Transport /	''	activities that do not meet standards, including throughout the Rural General Zone and in all overla			
Limited						I	
		Renewable Electricity		areas.			
Limited		Renewable Electricity Generation / REG-R5				Accept in part	No
Limited  Royal Forest and Bird	345.140	Renewable Electricity Generation / REG-R5 Energy Infrastructure	Support in	REG-R5.1 - General Rural Zone and Brooklyn Turbine Zone RDA The matters of discretion need to	Amend REG-R5.1 (Upgrading of existing large scale renewable electricity generation activities):	Accept in part	No
Limited	345.140	Renewable Electricity Generation / REG-R5 Energy Infrastructure and Transport /	Support in part	REG-R5.1 - General Rural Zone and Brooklyn Turbine Zone RDA The matters of discretion need to refer to the ECO and other overlay/CE chapter policies, given that the assessment criteria in the		Accept in part	No
Limited  Royal Forest and Bird	345.140	Renewable Electricity Generation / REG-R5 Energy Infrastructure		REG-R5.1 - General Rural Zone and Brooklyn Turbine Zone RDA The matters of discretion need to	Amend REG-R5.1 (Upgrading of existing large scale renewable electricity generation activities):  Amend matters of discretion to refer to Ecosystem and Indigenous Biodiversity, Natural Features and Landscapes, and Coastal Environment (and any other relevant overlay) policies.	Accept in part	No

Submitter Name	Sub No /	Sub-part / Chapter	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	Point No FS101.111	/Provision Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-RS	Oppose	Considers that it is important that the rule does not allow for relitigation of effects on values (including values identified in the referenced chapters) that were settled through the consent process that established the facility. This rule addresses upgrading (not establishment).	Disallow		
Royal Forest and Bird Protection Society	345.141	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R5	Support in part	REG-R5.2 Accept provided that the policies in this chapter make clear that the policies from the natural values/CE chapters apply (as sought in above submissions).	Retain REG-RS.2 (Upgrading of existing large scale renewable electricity generation activities) subject to relief sought on policies relating to the REG - Renewable Energy Generation chapter.	Accept in part  Accept	No No
Meridian Energy Limited	FS101.112	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R5	Oppose	Considers that it is important that the rule does not allow for relitigation of effects on values (including values identified in the referenced chapters) that were settled through the consent process that established the facility. This rule addresses upgrading (not establishment).	Disallow		
Victoria University of Wellington Students' Association	123.26	Energy Infrastructure and Transport / Renewable Electricity	Support	Supports REG-R6 not allowing the development of new large-scale renewable electricity generation activities within any sites, areas, items and/or features identified in SCHED7 - Sites and Areas of Significance to Māori.	Retain REG-R6 (New large scale renewable electricity generation activities) as notified.	Accept in part	No
Victoria University of Wellington Students' Association	123.27	Generation / REG-R6 Energy Infrastructure and Transport / Renewable Electricity	Support	Supports REG-R6 not allowing the development of new large-scale renewable electricity generation activities within the root protection area of a tree identified in SCHED6 - Schedule of Notable Trees.	Retain REG-R6 (New large scale renewable electricity generation activities) as notified.	Accept in part	No
Victoria University of Wellington Students' Association	123.28	Generation / REG-R6 Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Support	Supports REG-R6 not allowing the development of new large-scale renewable electricity generation activities within any area identified as SCHED10 - Outstanding Natural Features and Landscapes.	Retain REG-R6 (New large scale renewable electricity generation activities) as notified.	Accept in part  Accept in part	No No
Victoria University of Wellington Students' Association	123.29	Energy Infrastructure and Transport / Renewable Electricity	Support	Supports REG-R6 not allowing the development of new large-scale renewable electricity generation activities within any area identified as SCHED12 - High Coastal Natural Character Areas.	Retain REG-R6 (New large scale renewable electricity generation activities) as notified.		
Meridian Energy Limited	228.61	Generation / REG-R6 Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Oppose in part	Supports in principle discretionary activity provision REG-R6.1 for new large scale renewable electricity generation activities in all areas of the General Rural Zone (including in overlay areas).	Retain REG-R6.1 (New large scale renewable electricity generation activities) with amendment.	Accept in part  Accept	No Yes
Meridian Energy Limited	228.62	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Oppose	Supports in principle the restricted discretionary activity provision for upgrading of large scale renewable electricity generation activities and supports the matters of discretion.  Considers that proposed standards REG-S9 and REG-S10 address matters that are addressed already under the relevant standard (NZS6808:2010) which is also a requirement of the rule.  Considers discretionary activity status will allow these matters to be considered in full where these effects are likely and a standard is not necessary (and may constrain full consideration by creating an inappropriate 'permitted baseline').	Amend Rule REG-R6.1 (New large scale renewable electricity generation activities) by deleting the requirement to comply with Standards REG-S9 (Wind turbine noise limits) and REG-S10 (Wind turbine special audible characteristics (SAC's)).	Reject	No
M&P Makara Family Trust	FS41.54	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Oppose	For Discretionary (Restricted) consideration, and respectful community engagement, it is imperative that compliance with these standards are explicitly retained.	Disallow	Accept	No
Meridian Energy Limited	228.63	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Amend	Considers Non complying activity status is not necessary or appropriate, particularly in this Plan where the relevant objectives and policies provide clear guidance on the values to be protected and effects to be avoided, remedied or mitigated within overlay areas.	Delete Rule REG-R6.2 (New large scale renewable electricity generation activities) and re-number Rule REG-R6.3 as 'REG-R6.2'.	Accept in part	Yes
Royal Forest and Bird Protection Society	345.142	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R6	Support in part	Support, but make clear in the REG policies that the ECO and other natural value/coastal environmental policies apply.	Amend REG-R6 (New large scale renewable electricity generation activities) to refer to Ecosystem and Indigenous Biodiversity, Natural Features and Landscapes, and Coastal Environment policies.	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird Protection Society	345.143	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-R7	Support	Support and make clear in the REG policies that the ECO and other natural value/coastal environment policies apply.	Amend REG-R7 (Renewable electricity generation activities not otherwise provided for) to refer to Ecosystem and Indigenous Biodiversity, Natural Features and Landscapes, and Coastal Environment policies.	Reject	No
Victoria University of Wellington Students' Association	123.30	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Amend	Considers that increased protection should be given to ecological sites of importance, habitats for endangered species, and native biodiversity. Such sites need to be treated as the homes of animals and as crucial to the survival of our wildlife first and foremost, not just seen in terms of their development potential.	Clarify REG-S1 (Trimming, pruning or removal of indigenous vegetation within a significant natural area) to specify this standard also applies to ecological sites of importance, habitats for endangered species, and native biodiversity.  [Inferred decision requested].		No
Fire and Emergency New Zealand	273.45	Energy Infrastructure and Transport / Renewable Electricity	Support in part	Considers that a new assessment matter should be added in order to ensure that fire risk mitigation is taken into account when assessing applications to trim or remove indigenous vegetation in areas subject to high fire risk.			
Fire and Emergency New Zealand	273.46	Generation / REG-S1 Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Amend	Considers that a new assessment matter should be added in order to ensure that fire risk mitigation is taken into account when assessing applications to trim or remove indigenous vegetation in areas subject to high fire risk.	Amend REG-S1 (Trimming, pruning, removal of indigenous vegetation within a significant natural area) as follows:  Assessment criteria where the standard is infringed:   3. The degree to which the trimming or removal of affected vegetation will provide for the health and safety of people, property, and the environment through the management of fire risk.	Accept in part	No Yes
Royal Forest and Bird Protection Society	345.144	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Support in part	REG-S1.1.b - Oppose 2m from each side of a road or track, as this allows for a very large amount of clearance. Amend to 1m. Support this being limited to existing facilities. Should be made clear that it is also limited to existing roads/tracks/fences.  Delete assessment criteria 1. Amend to include assessment criteria 1. and 2. from ECO S1.	Amend REG-S1 (Trimming, pruning or removal of indigenous vegetation within a significant natural area): 1. Trimming, pruning or removal of indigenous vegetation or trees within a significant natural area must be limited to: a. Within 2m of the existing renewable electricity generation activity building or structure, measured at ground level; b. 21m either side of any existing ancillary road or access track or fence; and Assessment criteria: 1. Operational needs, functional needs or other technical considerations; and 2. The effects on the identified ecological and biodiversity values of the significant natural area and the measures taken to avoid, remedy or mitigate the effects and where relevant the ability to offset effects. 3. The extent to which the trimming or removal of indigenous vegetation limits the loss, damage or disruption to the ecological processes, functions and integrity of the significant natural area; and 4. The effect of the vegetation removal on the identified biodiversity values.		No
Meridian Energy Limited	FS101.113	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Oppose	Considers that the operational needs, functional needs and technical considerations are relevant considerations where non-compliance with the standard is being assessed.	Disallow / Disallow the requested deletion of assessment criterion 1.	Accept	No
Greater Wellington Regional Council	351.105	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Amend	Vegetation trimming standards and rules should be amended so that they also apply to both indigenous and non-indigenous vegetation. This would make it clear that all vegetation (aside from pest plants) is to be protected in these areas, except where otherwise specified for restoration or other purposes.  Any non-indigenous plants within SNAs that are not pest plants may provide significant habitat for indigenous biodiversity such as birds, bats and lizards. This understanding is recognised in section 6(c) of the Act which directs the protection of the "significant habitats of indigenous fauna" not the significant indigenous habitats of indigenous fauna.	Seeks to amend standard (where relevant) to change 'indigenous vegetation' to 'vegetation'.	Reject	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
WCC Environmental Reference Group	377.42	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S1	Amend	Understanding of the importance of sustainable power infrastructure. However, it is important that this is done with respect to the cultural significance of the environment.	Requests the addition of cultural values to the list of assessment criteria where REG-S1 (Trimming, pruning or removal of indigenous vegetation within a significant natural area) is infringed, as follows:  Assessment criteria where the standard is infringed:  1. Operational needs, functional needs or other technical considerations; and  2. The effects on the identified ecological, <u>cultural</u> and biodiversity values of <u>or within</u> the significant natural area and the measures taken to avoid, remedy or mitigate the effects and where relevant the ability to offset effects.	Accept	Yes
Royal Forest and Bird Protection Society	345.145	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S2	Oppose in part	Query the volume of earthworks allowed, which may need to have tighter limits. Is this intended to apply at the same time as the vegetation removal standard, i.e. would S1 first have to be met for removing vegetation, and then the volumes here would apply? Or where earthworks were done, would S1 be irrelevant?  Delete the assessment criteria, and replace with the assessment criteria for ECO-S1, replacing 'trimming or removal of vegetation' with 'earthworks'.	Amend REG-S2 (Farthworks within a significant natural area) to reduce the volume of permitted earthworks.  Clarify whether this standard applies in conjunction with REG-S1 or not.  Delete assessment criteria, replace with:  1. The extent to which the earthworks limits the loss, damage or disruption to the ecological processes, functions and integrity of the significant natural area; and  2. The effect of the earthworks on the identified biodiversity values.	Reject	No
Greater Wellington Regional Council	351.106	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S2	Amend	Considers that Policy 24 of the RPS directs councils to protect indigenous ecosystems and habitats with significant indigenous biodiversity values. The 'identified' qualifier limits the consideration of effects to those values identified within the SNA at the time of plan notification. The values of most SNAs have been identified only at a high-level, and often only through desktop analysis. The assessment required to identify the scope of effects may identify additional values and this should be part of the consideration of effects at the time consent is applied for.	Seeks to amend wording to remove 'identified' before 'significant biodiversity values' when referring to adverse effects caused by activities or maintenance of biodiversity values.	Reject	No
Meridian Energy Limited	FS101.114	Part 2 / Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S2	Oppose	Considers that the relevant values are those identified in the Schedule	Disallow		
Royal Forest and Bird Protection Society	345.146	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S3	Support in part	Include ecological and biodiversity effects in the assessment criteria.	Amend REG-S3 (Renewable electricity generation investigation activities) to include "ecological and biodiversity effects" in the assessment criteria.	Accept	No No
Royal Forest and Bird Protection Society	345.147	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S5	Support in part	Include ecological and biodiversity effects in the assessment criteria, given the risks to birds from turbines.	Amend REG-S5 (Small scale renewable electricity generation activities - roof-mounted wind turbines) to include "ecological and biodiversity effects" in the assessment criteria.	Accept	Yes
WCC Environmental Reference Group	377.43	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-SS	Amend	The reasoning behind limiting the number of roof mounted wind turbines seems extremely unclear, considering the increased risk to health and safety as well as character caused by constructing larger, broader turbines to generate the same power. Furthermore the standard discourages personal electricity generation through its limitations.	Amend REG-S5 (Small scale renewable electricity generation activities - roof-mounted wind turbines) as follows:  1. The wind turbine must not exceed: a. the permitted building height of the underlying Zone by more than 3m measured vertically; b. the permitted height in relation to boundary for the underlying Zone by more than 1m measured vertically; or c. a maximum rotor diameter of 2.5m.  2. There must be no more than one wind turbine per site.	Reject	No
Andrew Hodge	8.1	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S6	Amend	Considers that the current height and distance to buildings restrictions in REG-S6.2 will only allow freestanding wind turbines to be built on large rural properties. This will reduce wind energy generation potential in the Wellington District. [Refer to original submission for full reason]	Amend REG-56.2 (Small scale renewable electricity generation activities - freestanding wind turbines) as follows:  2. The wind turbine must not be located within the greater of: a. 60m of a habitable building on an adjacent site; or b. A distance of 10 times the wind turbine tower's height above ground level from any site-boundary that is not held in the same record of title; 2. The wind turbine must not be located within 15m of a habitable building on an adjacent site.	Accept in part	Yes

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Royal Forest and Bird	345.148	Energy Infrastructure	Support	Supports the standard.	Retain REG-S6 (Small scale renewable electricity generation activities - freestanding wind turbines)		
Protection Society		and Transport /			as notified.		
		Renewable Electricity				A i	Ne
Royal Forest and Bird	345.149	Generation / REG-S6 Energy Infrastructure	Support	Supports the standard.	Retain REG-S7 (Community scale wind turbines) as notified.	Accept in part	No
Protection Society	343.143	and Transport /	Зарроге	Supports the standard.	The cult NEG 57 (Community scale wind cultimes) as notined.		
,		Renewable Electricity					
		Generation / REG-S7				Accept	No
Meridian Energy	228.64	Energy Infrastructure	Support in	Considers that the 150m² limit on the cumulative area of solar panels on a site (in Standard REG-S8)	Retain REG-S8 (Community scale freestanding solar panels) with amendment.		
Limited		and Transport /	part	is too small to support meaningful community scale solar electricity generation and there need to			
		Renewable Electricity Generation / REG-S8		be different controls for freestanding solar panels compared with those that will occupy the existing surface of a building.	3	Accept	Yes
Meridian Energy	228.65	Energy Infrastructure	Amend	Considers that the 150m <sup>2</sup> limit on the cumulative area of solar panels on a site (in Standard REG-S8)	Amend Standard REG-S8 (Community scale freestanding solar panels) as follows (or similar to	Ассері	163
Limited		and Transport /		is too small to support meaningful community scale solar electricity generation and there need to	increase the maximum area limit for solar panels):		
		Renewable Electricity		be different controls for freestanding solar panels compared with those that will occupy the existing			
		Generation / REG-S8		surface of a building.	1. Any structure must not exceed:		
					a. The permitted height in relation to boundary for the underlying Zone;		
					b. The permitted setback standards for the underlying Zone; or		
					c. A maximum height of 6m above ground level;		
					3. The consulative area of color people on the cite must not exceed 150m2.		
					2. The cumulative area of solar panels on the site must not exceed 150m2:  a. The horizontal area of the building's roof, where the solar panels are fixed to a building roof; and		
					b. 1,500m <sup>2</sup> where the solar panels are freestanding or fixed to the walls of buildings.		
					51 2/30011 Where the Solar parters are recording of fixed to the Walls of ballatings.	Accept in part	Yes
Royal Forest and Bird	345.150	Energy Infrastructure	Support	Supports the standard.	Retain REG-S8 (Community scale freestanding solar panels) as notified.		
Protection Society		and Transport /					
		Renewable Electricity					
		Generation / REG-S8				Accept in part	No
WCC Environmental	377.44	Energy Infrastructure	Amend	Limitation of community scale solar panel operations goes against Wellington's long term	Amend REG-S8 (Community scale freestanding solar panels) as follows:		
Reference Group		and Transport / Renewable Electricity		sustainability goals.	1. Any structure must not exceed:		
		Generation / REG-S8		If restrictions are necessary then the standard could be rewritten to include them however the	a. The permitted height in relation to boundary for the underlying Zone;		
		deneration, ned so		outwrite limitation seems senseless, particularly as the standard applies to cumulative area,	b. The permitted setback standards for the underlying Zone; or		
				preventing larger communities from exploring new areas for solar installations after their quota has			
				been met.	2. The cumulative area of solar panels on the site must not exceed 150m2.	Accept in part	Yes
Meridian Energy	228.66	Energy Infrastructure	Oppose in	Opposes proposed standards REG-S9.	Delete standard REG-S9 (Wind turbine noise limits) in its entirety.		
Limited		and Transport /	part				
		Renewable Electricity		Considers REG-S9 is addressed already under the relevant standard (NZS6808:2010)			
		Generation / REG-S9		Considers these matters will be better considered as discretionary matters rather than as standards			
				where these effects are likely.		Reject	No
M&P Makara Family	FS41.55	Energy Infrastructure	Oppose	For Discretionary (Restricted) consideration, and respectful community engagement, it is	Disallow	,	
Trust		and Transport /	.,	imperative that compliance with these standards are explicitly retained.			
		Renewable Electricity					
		Generation / REG-S9				Accept	No
Ministry of Education	400.30	Energy Infrastructure	Support	Supports REG-S9 as the submitter supports the management of noise generated from wind turbines	Retain REG-S9 (Wind turbine noise limits) as notified.		
		and Transport /		on any nearby noise sensitive activities, including educational facilities.			
		Renewable Electricity Generation / REG-S9				Accept in part	No
M&P Makara Family	FS41.57	Energy Infrastructure	Support	Not specified.	Allow	, recept in part	140
Trust		and Transport /	Spport				
		Renewable Electricity					
		Generation / REG-S9				Accept in part	No
Meridian Energy	228.67	Energy Infrastructure	Oppose in	Opposes proposed standards REG-S9.	Delete standard REG-S10 (Wind turbine special audible characteristics (SAC's)) in its entirety.		
Limited		and Transport /	part				
		Renewable Electricity		Considers REG-S9 is addressed already under the relevant standard (NZS6808:2010)			
		Generation / REG-S10		Considers these matters will be better considered as discretionary matters rather than as standards			
				where these effects are likely.		Reject	No
	1	1			1	1	

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
M&P Makara Family Trust	FS41.56	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S10	Oppose	For Discretionary (Restricted) consideration, and respectful community engagement, it is imperative that compliance with these standards are explicitly retained.	Disallow	Accept	No
M&P Makara Family Trust	159.8	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S11	Amend	Considers that in order to remain discretionary (restricted), Point 2 should be amended to require a wind turbine to not exceed the existing height by more than 5%.  10% is an extra height allowance of 12.5m for existing large scale wind turbines in the rural area. Original resource consents for these turbines was predicated on visual amenity assessments provided for affected neighbouring properties, and an additional 12.5m height could significantly change some of these effects. In addition, noise levels at neighbouring residences are affected by line-of-sight - i.e. the more visible, the more likely there is to be more noise.	Amend REG-S11 (Upgrading of existing large scale renewable electricity generation activities) as follows (change 10% to 5%): 2. A replacement building or structure (including any wind turbine) must not exceed the height of the existing building or structure to be replaced by more than 10%5%;	Accept	Yes
Meridian Energy Limited	FS101.115	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S11	Oppose	Meridian considers the standards as notified are already conservative. The assessment criteria are appropriate.	Disallow	Reject	No
M&P Makara Family Trust	159.9	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S11	Amend	Considers that REG-S11 Assessment Criteria Point 9 should be removed as it is too broad a consideration. If compliance with the standard is impractical, the upgrade should not be allowed.	Amend REG-S11 (Upgrading of existing large scale renewable electricity generation activities) as follows:  Assessment criteria where the standard is infringed:  9. Whether there are topographical or other-site constraints that make compliance with the standard impractical;	Reject	No
Meridian Energy Limited	FS101.116	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S11	Oppose	Meridian considers the standards as notified are already conservative. The assessment criteria are appropriate.	Disallow	Accept	No
Royal Forest and Bird Protection Society	345.151	Energy Infrastructure and Transport / Renewable Electricity Generation / REG-S11	Support	Supports the standard.	Retain REG-S11 (Upgrading of existing large scale renewable electricity generation activities) as notified.	Accept in part	No
Meridian Energy Limited	228.4	Interpretation Subpart / Definitions / COMMUNITY SCALE RENEWABLE ELECTRICITY GENERATION ACTIVITY	Support	Considers the definition gives effect to the NPS-REG.	Retain the definition of 'Community Scale Renewable Electricity Generation' as notified.	Accept	No
Meridian Energy Limited	228.6	Interpretation Subpart / Definitions / LARGE SCALE RENEWABLE ELECTRICITY GENERATION ACTIVITY	Support	Considers the definition accurately captures the facilities and activities typically included in or associated with large scale renewable electricity generation activities such as wind farms.	Retain the definition of 'Large Scale Renewable Electricity Generation Activities' as notified.	Accept	No
Meridian Energy Limited	228.9	Interpretation Subpart / Definitions / RENEWABLE ELECTRICITY GENERATION ACTIVITY	Support	Considers the definition accurately captures the facilities and activities typically included in or associated with renewable electricity generation activities.	Retain the definition of 'Renewable Electricity Generation' as notified.	Accept	No
Meridian Energy Limited	228.10	Interpretation Subpart / Definitions / RENEWABLE ELECTRICITY GENERATION INVESTIGATION ACTIVITY	Support	Considers the definition accurately captures the facilities and activities typically included in or associated with renewable electricity generation investigation activities.	Retain the definition of 'Renewable Electricity Generation Investigation Activity' as notified.	Accept	No

Submitter Name	Sub No / Point No	Sub-part / Chapter /Provision	Position	Summary of Submission	Decisions Requested	IHP Recommendation	Changes to PDP?
Meridian Energy Limited	228.13	Interpretation Subpart / Definitions / SMALL SCALE RENEWABLE ELECTRICITY GENERATION ACTIVITY	Support	Considers the definition gives effect to the NPS-REG.	Retain the definition of 'Small Scale Renewable Electricity Generation Activity' as notified.	Accept	No
Meridian Energy Limited	228.1	1	1	Considers the definition includes most of the activities typically within or associated with a wind farm but would be improved by clarifying that it also includes lines required to convey the electricity to the distribution network or National Grid'.	Retain the definition of 'Wind Farm' with amendment.	Accept	No
Wellington Electricity Lines Limited (WELL)	FS27.6	Part 1 / Interpretation Subpart / Definitions / WIND FARM	Support	Whilst there is support for this submission point in principle, WELL suggest removing the word "transmission" from the definition so that it appropriatelycaptures distribution lines. Both the Meridian Mill Creek wind farm and the Meridian Brooklyn turbine are connected to WELL's distribution lines.	Amend / Seeks that the submission point is accepted with the minor correction to distribution lines as opposed to transmission lines.	Accept in part	No
Meridian Energy Limited	228.2	Interpretation Subpart / Definitions / WIND FARM	Amend	Considers the definition includes most of the activities typically within or associated with a wind farm but would be improved by clarifying that it also includes lines required to convey the electricity to the distribution network or National Grid'.	Amend the definition of 'Wind Farm' as follows:  means wind turbines (and support pylons or towers) used to generate electricity from the wind which is then conveyed to the distribution network or National Grid. It includes ancillary access roads and tracks, buildings and structures (including substations, transmission lines and poles/supporting structures), communications equipment, electricity storage technologies, and the system of electricity conveyance required to convey the electricity to an associated substation.	Accept	Yes
M&P Makara Family Trust	FS41.4	Interpretation Subpart / Definitions / WIND FARM	Oppose	The requested additional wording is sufficiently covered by ' the system of electricity conveyance required to convey the electricity to an exisiting substation'.	Disallow	Reject	No
Wellington Electricity Lines Limited	355.1	Interpretation Subpart / Definitions / WIND FARM	Support in part	Supports the definition of 'Wind Farm', however considers it is misleading to state that the wind generated electricity is conveyed 'to' the distribution network, when it is in fact conveyed 'by' the distribution network.	Retain the Definition of 'Wind Farm' with amendment.	Accept	No
Wellington Electricity Lines Limited	355.2	Interpretation Subpart / Definitions / WIND FARM	Amend	Considers that the definition of 'Wind Farm' should be amended to note that electricity generated from windfarms is conveyed by and not to the distribution network. As it stands, wording in the definition is misleading, as it states that the wind generated electricity is conveyed to the distribution network, when in fact it is conveyed by the distribution network.	Amend the Definition of 'Wind Farm' as follows:  means wind turbines (and support pylons or towers) used to generate electricity from the wind which is then conveyed to by the distribution network or National Grid. It includes ancillary access roads and tracks, buildings and structures (including substations), communications equipment, electricity storage technologies, and the system of electricity conveyance required to convey the electricity to an associated substation.	Accept	Yes
Meridian Energy Limited	228.3	Mapping / AllOverlays / Overlays General	Amend	Considers a map layer of wind turbine location should be added.	include a map layer showing the extent of existing West Wind and Mill Creek wind farm turbines as an overlay on the Plan maps.  [Refer to original submission, including map].	Accept	Yes