

To: Far North District Council (FNDC)

Full Name: Te Aupōuri Commercial Development Ltd (TACDL)

Re: Submission on Proposed Far North District Plan (PDP) – Te Aupōuri Commercial

Development Ltd

Mobile: 027 286 2298

Address for Service: Mariameno Kapa-Kingi, ceo@teaupouri.iwi.nz & Makarena Dalton,

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Date: 21 October 2022

Submission Information:

This is a submission on the Proposed Far North District Plan (PDP).

TACDL could not gain an advantage in trade competition through this submission.

The specific provisions of the Plan Changes that TACDL submission relates to are attached.

TACDL opposes/supports/seeks amendment TACDL to the specific provisions as listed in the attached document. The reasons are provided in the attached document.

The decisions that TACDL wishes Far North District Council (**FNDC**) to make to ensure the issues raised by TACDL are dealt with are also contained in the attached document.

TACDL wishes to be heard in support of this submission / does not wish to be heard in support of this submission TACDL.

If others make a similar submission, TACDL will consider presenting a joint case with them at a Hearing.

Makarena Dalton on behalf of Mariameno Kapa-Kingi

Te Aupōuri Commercial Development Ltd

Submission 339

M. Dalh



1.0 Introduction

Te Aupōuri Commercial Developments Ltd (TACDL) welcomes the opportunity to provide feedback on the Far North District Council (FNDC), proposed District Plan (PDP), as released on 27 July 2021.

Te Aupōuri iwi's collective affairs are looked after by Te Rūnanga Nui o Te Aupōuri (**TRNoTA**) and its subsidiaries. TACDL is the commercial investment company of TRNoTA and is responsible for protecting and growing commercial assets in the interests of its members.

The PDP is of particular interest to TACDL, as mana whenua and kaitiaki of Te Tai Tokerau ki te Raki, landowners, and developers. TACDL owns over 3000ha of land in Te Tai Tokerau ki te Raki, located primarily in the rural environment. TACDL's property portfolio includes a range of primary production operations on lands returned as part of the Treaty Settlement at the following sites (refer to **Figures 1 – 4**):

- 5891 Far North Road, Ngataki (NA75B/196, Section 6-7 Block IV Houhora West Survey District);
- 63 Trig Road, Houhora (NA85A/299, Section 40 Block X Houhora East Survey District);
- 5600 Far North Road, Ngataki (719741, Section 2, 4-5 Survey Office Plan 65969 and Section 33 Survey Office Plan 61229 and Section 34 Block I Houhora East Survey District); and
- 174 Lamb Road, Houhora (NA80D/748, Section 1-9 Survey Office Plan 65943).

The submission covers matters addressed by the PDP which TACDL have an interest in, particularly in regard to their landholdings, all of which have been zoned Rural Production Zone. **Attachment 1** includes specific points of submission and relief sought.



Figure 1: 5891 Far North Road, Ngataki





Figure 2: 63 Trig Road, Houhora



Figure 3: 5600 Far North Road, Ngataki





Figure 4: 174 Lamb Road, Houhora

of overarching strategic objectives, Māori Purpose Zone and Treaty Settlement Overlay.

2.0 Conclusion

In conclusion, TACDL seeks the following relief:

- (a) That TACDL's submission is addressed through decisions on the PDP and that the specific amendments sought in **Attachment 1** are made; and
- (b) Any further necessary consequential amendments required to achieve (a) above.

TACDL looks forward to working collaboratively with FNDC to address the above relief and is happy to meet with FNDC policy staff or consultants to work through these matters.



Attachment 1: Specific Submission Points on PDP

| Sub# | Feedback Topic | Support/Oppose/Seek Amendment | Comments / Reasons | Relief Sought | |
|------|--------------------|----------------------------------|--|--|--------|
| | | Part 1 – Introducti | on and General Provisions – How the Plan Worl | ks | |
| 1 | How the Plan Works | General | TACDL support a well drafted and integrated plan. How the Plan Works is the location that outlines the context and provides the direction to plan users on how to read and interpret the PDP. It is noted, that the TSL provisions are intended to apply in addition to the underlying zone provisions, providing enable for particular activities and standards. However, the note that has been applied is the generic note that means the most restrictive provision that applies to the site prevails. In the context of the TSL and RPROZ, this means that the underlying zone rules will always prevail, and require resource consent when a conflict arises between the two sets of provisions. In TACDL's view, this ultimately renders the chapter and its utility to enable use and development on this land unusable. While the policy direction will provide a consenting pathway, the rules of the overlay cannot be utilised. While it is understood that other district-wide provisions are relevant, | Amend How the Plan Works to provide clear direction that the TSL Overlay and provisions prevail over the underlying zone provisions where an activity or standard is provided. | S339.0 |

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| Sub# | Feedback Topic | Support/Oppose/Seek Amendment | Comments / Reasons | Relief Sought | |
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| | | | the relation between the TSL and the underlying zone is unclear. | | • |
| 2 | | | | | |
| | | Part 1 – Introduction a | and General Provisions – Interpretation - Definiti | ons | |
| 3 | Definitions | Seek amendment | The PDP includes activity-based rules which manage the establishment and operation of activities within zones and sites. TACDL note that no definition nesting tables are used in the Draft PDP. TACDL consider that it is worthwhile to include nesting tables to provide certainty for plan users as to what activities are captured in the rules. The introduction and explanation of nesting tables would need to be included within the Definitions Chapter. | TACDL seek that FNDC incorporate nesting tables into the definitions chapter. | S339.002 |
| 4 | Definitions – Papakāinga | Support, seek amendment | TACDL supports the inclusive intention of this definition, however, it is concerned that the broadness and reference to undefined terms make it unclear and may make it challenging to determine whether it is a permitted activity or not. Undefined terms include: • Social activity; • Cultural activity; and | Amend the term Papakāinga to remove vague terminology as follows: "means an activity undertaken to support traditional Māori cultural living for tangata whenua residing in the Far North District on: 1. Māori land; 2. Treaty Settlement Land; | \$339.003 |

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| | | | Economic activity. This issue may be resolved by nesting tables, however, TACDL seek that FNDC refine the definition for "papakāinga" to ensure clear and consistent application and interpretation of the activity and definition. | Land which is the subject of proceedings before the Māori land court to convert the land to Māori land; or General land owned by Māori where it can be demonstrated that there is an ancestral link identified. Papakāinga may include (but is not limited to) residential, social, Māori cultural, economic commercial, conservation and recreation activities, marae, wāhi tapu and urupā" |
| 5 | Definitions | Seek amendment | Further to the changes sought to the definition of "Papakāinga" in submission point 2, TACDL seeks to incorporate a new definition for "Māori Cultural Activities" to assist with interpretation of the Papakāinga rules provided throughout the PDP. | Include a new definition for Māori Cultural Activity as follows: "means activities undertaken by or associated with whanau, hapū or iwi that are in accordance with tikanga, including ceremonial, ritual, transferring marking areas or boundaries, or recreational activities." |
| 6 | TW-01 – TW-05 | Support Support | TACDL supports the intentions of the | Retain as notified. |
| | | 1 15 - 2 - 2 | objectives proposed in the Tangata Whenua Chapter. | |
| 7 | TW-P1 | Support | TACDL support the intentions of this policy. | Retain as notified. |

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|------|--|----------------------------------|--|---|----------------------|--|--|
| 8 | TW-P2 | Support, seek amendment | TACDL support the intentions of this policy as it specifically provides for opportunities for tangata whenua to participate in the management of resources where it relates to ancestral lands, water, sites, wāhi tapu and other taonga. However, in TACDL's view, this policy can be strengthened by providing for the transfer and/or delegation of functions and powers in accordance with Sections 33 of the RMA. | Amend as follows: "Ensure that tangata whenua are provided with opportunities to actively participate in resource management processes which involve ancestral lands, water, sites, wāhi tapu and other taonga, including through: a. recognition of the holistic nature of the Māori worldview; b. the exercise of kaitiakitanga; c. the acknowledgement of matauranga Māori; d. regard to Iwi/Hapū environmental management plans; and e. Mana Whakahono-ā-Rohe arrangements; f. the transfer of powers to iwi, hapū and whānau; and g. any other agreements. | S339.011 | | |
| 9 | TW-P3 – TW-P6 | Support | TACDL support the intentions of this policy. | Retain as notified. | S339.012 S339.015 | | |
| | Part 2 – District Wide Matters – Strategic Direction | | | | | | |
| 10 | Strategic Direction | Seek amendment | The Strategic Direction chapters do not contain policy which give effect to proposed | Amend the Strategic Direction Chapter to: | S339.016 | | |

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| | | | objectives. TACDL considers that there is no clear policy direction to give effect to the proposed objective which could lead to an ineffective plan. | Provide clear direction for growth and development throughout the Far North District. Include appropriate policy to give effect to strategic direction objectives. Evaluate objectives in accordance with section 32AA to confirm that these are the most appropriate objectives. | |
| 11 | Strategic Direction – Historic and Cultural Wellbeing | Support | TACDL supports the intentions of these objectives, particularly in relation to SD-CP-01 and SD-CP-02. | Retain as notified. | S339.017 to S339.021 |
| | | Part 2 – District Wi | de Matters – Hazards and Risks – Natural Hazard | S | • |
| 12 | NH-R2 | Seek amendments | TACDL's sites of interest listed in Figure 1 – 4 above are subject to Flood hazards. TACDL considers that existing activities and buildings should be recognised and provided for. Further, TACDL consider that the default performance standard of no increase in GFA or footprint of structures, is overly restrictive and will require unnecessary resource consent applications. | That NH-R2 be amended to provide for additional and alterations to existing activities as a permitted activity. | S339.022 |
| 13 | NH-R5 and NH-R6 | Seek amendments | NH-R5 and R6 require all new buildings and extensions or alterations to buildings that accommodate vulnerable activities to be set back a minimum of 20m from the dripline of any 'contiguous scrub or shrubland, woodlot or forestry', none of which are defined terms. This provision is very similar to that contained | Delete PER-2 from rules NH-R5 and NH-R6. | S339.023 & S339.024 |

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S339.025

| Sub# | Feedback Topic | Support/Oppose/Seek Amendment | Comments / Reasons | Relief Sought |
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| | | | in Chapter 12 of the ODP and is often a trigger for resource consents, whereby FNDC typically request approval from Fire and Emergency NZ who assess whether there is adequate provision of fire sighting supply and access. There is considered to be adequate consideration of firefighting water supply within the NH-R5 and R6 PER-1 and TRAN-R3-PER-1. Therefore, it is considered unnecessary to include a setback requirement when there is already adequate provision of the firefighting supply and access requirements. | |
| | | Part 2 – Natural Enviror | nment Values – Ecosystems and Indigenous Biodiv Policies | ersity |

| 14 | IB-P1 | Seek amendment | The PDP relies primarily on the identification | That FNDC amend as follows: |
|----|-------|----------------|--|--|
| | | | of SNA's by using the methods and criteria | |
| | | | outlined in Appendix 5 of the RPS. However, | "Identify Significant Natural Areas by: |
| | | | the criteria are principally based on ecological | , |
| | | | values and there is no provision or recognition | a. using the ecological significance |
| | | | of te ao Māori values or mātauranga Māori. In | criteria in Appendix 5 of the RPS or in |
| | | | TACDL's view, IB-P1 needs to be broadened to | any more recent National Policy |
| | | | ensure the following is achieved: | Statement on indigenous biodiversity; |
| | | | Engagement with tangata whenua is undertaken as part of the identification of any SNA's; | b. including areas that meet the ecological significance criteria as Significant Natural Areas in Schedule |
| | | | | 4 of the District Plan and on the |

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| | | | Mātauranga and tikanga Māori is incorporated. Further, in TACDL's view, this policy lacks clarity and purpose as an identification policy as it includes other directives that do not related to identification. Finally, TACDL oppose the inclusion of clause (e) as they consider this to be overly onerous and inappropriate. For these reasons, TACDL seek amendments to improve clarity and legibility. On this basis, TACDL considers separate policies need to be created to provide direction for the desired outcomes. | planning maps where this is agreed with the landowner and verified by physical inspection where practicable; and c. engaging with the mana whenua of the area to identify taonga species in accordance with mātauranga Māori. d. encouraging landowners to include identified Significant Natural Areas in Schedule 4 of the District Plan at the time of subdivision and development; e. providing assistance to landowners to add Significant Natural Areas to Schedule 4 of the District Plan; and f. requiring an assessment of the ecological significance for indigenous vegetation clearance to establish permitted activity thresholds in Rule IB R2-R4. |
| 15 | New Policy | Seek amendment | Subject to the relief sought in submission point 14, TACDL consider new policies are needed to provide for these changes. However, it is considered that the requirement for these areas to be incorporated into a district plan schedule as being inappropriate as this would require a Schedule 1 Plan change process to be undertaken. | That FNDC incorporates a new policy as follows: "Encourage the protection of areas of significant indigenous biodiversity and habitats at the time of subdivision and development." |

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|------|----------------|----------------------------------|--|--|----------|
| 16 | New Policy | Seek amendment | TACDL is supportive of FNDC's intention to provide assistance to landowners to protect and manage important indigenous vegetation and habitats, particularly to Māori as they are heavily burdened with the management of these resources for the benefit of the public good. | "Provide assistance to landowners to that have large areas of indigenous vegetation that meet the criteria of being significant." | S339.027 |
| 17 | IB-R2 | Seek amendments | TACDL are concerned that the provisions for ecosystems and indigenous biodiversity do not provide sufficient enablement for the use and occupation of land. While IB-R2 provides for limited clearance of land for papakāinga, the thresholds do not sufficiently enable the development of land for papakāinga development, particularly where there is more than one residential unit being constructed. In TACDL's view, this does not recognise the complex nature of multiple ownership of Māori land or in TACDL's case, the need to provide for the social and economic wellbeing of its many uri (members). In addition to the above, it is TACDL's view that Māori land is already significantly burdened by complex legislative processes | Amend the thresholds detailed in IB-R2, so that they appropriately recognise and provide for the role of tangata whenua as kaitiaki. | S339.028 |

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| | | | and the many barriers to undertake development that it considers these provisions to inadequately recognise and respond to that context. Further, it is noted that the section 32 does not include analysis on the suitability of the thresholds proposed, and in the absence of this, TACDL seek flexibility in the thresholds. | | |
| 18 | Rules IB-R1, IB-R3 and IB-R4 | Seek amendments | The PDP excludes the mapping that was released as part of the Draft Plan, and while TACDL supports its removal, it is now unclear how these provisions will be applied, assessed and monitored. Rules IB-R1, IB-R3 and IB-R4 all reference SNA as permitted activity rules. Given there is no mapping to identify these areas, there is no means to assess compliance with the permitted standards except by providing a site-specific report prepared by a suitably qualified ecologist which is considered to be inappropriate as a permitted activity status. For these reasons, TACDL are concerned with this approach and seek amendments to the provisions as they have been notified. | clearance thresholds to apply to indigenous biodiversity more generally. | S339.029 to S339.032 |

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| | | Part 2 – District W | ide Matters – Treaty Settlement Land Overlay | • | • |
| 19 | Overview | Support | TACDL supports the recognition of land | Retain as notified. | S339.033 |
| | | | returned to iwi and hapū through Treaty | | |
| | | | Settlements, acknowledging its economic and | | |
| | | | cultural purpose as redress. In particular, | | |
| | | | TACDL support the commitment FNDC has | | |
| | | | made to initiate further plan change | | |
| | | | processes to apply to Treaty Settlement Land | | |
| | | | overlay (TSL) to the returned land. | | - |
| 20 | TSL-01 | Support | TACDL supports the intention of this | Retain as notified. | S339.034 |
| | | | objective. | | - |
| 21 | TSL-O2 | Support | TACDL supports the intention of this | Retain as notified. | S339.035 |
| | | | objective. | | _ |
| 22 | TSL-O3 | Support | TACDL supports the intention of this | Retain as notified. | S339.036 |
| | | | objective. | | 0337.030 |
| 23 | TSL-O4 | Support | TACDL supports the intention of this | Retain as notified. | S339.037 |
| | | | objective. | | |
| 24 | TSL-P1 | Support with amendments | TACDL supports the intention of this policy, | Amend TSL-P2 as follows: | S339.038 |
| | | | however, considers this can be improved by | | |
| | | | align with the aspirations of whanau, hapū | "Provide for Enable the occupation, use and | |
| | | | and iwi as outlined in any plans and strategies | development of Treaty Settlement Land in | |
| | | | that have been prepared. Iwi authorities view | accordance with iwi, hapū and whanau | |
| | | | the environment through a te ao Māori lens | aspirations outlined in their environment, | |
| | | | which means plans and strategies are | economic, cultural and social plans and | |
| | | | developed looking 20, 50 and 100 years into | strategies." | |

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| | | | the future to achieve their overarching aspirations for whenua, whanau and the taiao (land, people, and the environment). | | 0220 020 |
| 25 | TSL-P2 | Support with amendments | TACDL support the intention of this policy, however, do not consider it necessary to restrict the scale of commercial activities that may take place on these sites. The innate nature of the Treaty Settlement process limits the available land and assets that can be returned to iwi to those owned by the Crown. The available landholdings to return to iwi are typically rural farm or forestry holdings, and while these are still commercial assets, they're typically not enabled for commercial activities by district plans. For this reason, TACDL seek greater flexibility for the enablement of commercial activities within the TSL. | "Enable a range of activities on Treaty Settlement Land including marae, papakāinga, customary use, cultural and small-scale commercial activities where the adverse effects can be avoided, remedied or mitigated." | S339.039 |
| 26 | TSL-P3 | Seek amendments | For the same reasons detailed in submission point 25, TACDL seek maximum flexibility to develop TSL land in order to provide for the economic and social wellbeing of its members. Further, the bulk and location standards of either the underlying zone or the TSL provide sufficient separation distance, | Amend TSL-P3 as follows: "Provide for the occupation, use and development on Treaty Settlement Land where it is demonstrated that: a. it is compatible with surrounding activities; | \$339.040 |

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| | | | bulk, scale and size to manage onsite amenity of the surrounding sites. | a. it will not compromise the occupation, development and use of Treaty Settlement Land; b. it will not compromise the underlying zone, adjacent land or other zones to be efficiently or effectively used for their intended purpose; c. any values identified through cultural redress are maintained; d. it maintains the character and amenity of surrounding area; e. it provides for community wellbeing, health and safety; f. it can be serviced by onsite infrastructure or reticulated infrastructure where this is available; and g. any adverse effects can be avoided, remedied or mitigated. | |
| 27 | TSL-R2 | Oppose | TACDL considers that stormwater management is adequately managed by TSL-S5 and TSL-S6. | Delete TSL-R2. | S33 |
| 28 | TSL-R3 | Seek amendments | TACDL has aspirations to develop a range of housing options to meet the diverse needs of Te Aupōuri uri (members). The supply of housing is of great importance to TACDL and ensuring the district plan provides the greatest flexibility is required. Section 6 (e) | Delete TSL-R3-PER-2. | S339 |

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S339.043

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| | | | requires Council's to recognise and provide for the relationship of Māori to lands, water and sites as a matter of national importance. Enablement of residential activities, including residential care, enables uri of Te Aupōuri to live and maintain their relationship to their lands and sites. PER-2 limits the number of residential units to a maximum of six per site irrespective of the carrying capacity of that land. In the case of TACDL, this would limit their significant landholding of over 3,000ha to 18 residential units as a permitted activity due to the record of title configuration. Further, the Section 32 does not provide | |
| 29 | TSL-R4 | Support, seek amendments | analysis to justify these thresholds, for this reason, TACDL seek PER-2 to be deleted. Subject to the amendment of the definition of papakāinga as sought in submission 4 and 5, TACDL generally supports these provisions. However, as no analysis has been provided in the section 32 report, TACDL do not understand or support the thresholds proposed in PER-1. In TACDL's view, these provisions do not acknowledge the carrying capacity of land and arbitrarily limit the number of residential units to 10 irrespective | Amend TSL-R5 as follows: Delete PER-1; Amend TSL-R4-PER-2 to increase the GBA to align with the permitted impermeable surface coverage provided by TSL-S2. |

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| | | | of the land area available. In the case of TACDL, they have three landholdings that range in size between 500ha and 1,500ha which can have sufficient area to easily absorb 10 residential units. Further, it is unclear why PER-1 limits rather than enables the maximum number of residential units that could be achieved via (a) or (b). Finally, as proposed these provisions are even more restrictive than those provided by the ODP, which is considered to better recognise the carrying capacity of land with respect to onsite servicing requirements. For these reasons, TACDL seek amendments to these provisions. Furthermore, the 250m² GBA imposed in PER-2 for commercial activities inadequately provides for the development aspirations of TACDL and considers greater flexibility for the size of commercial activities is required. It is considered that this should be managed through the scale of activities which is already | |
| 30 | TSL-R6 | Support | provided for by TSL-S2. TACDL supports the enablement of Marae activities in the TSL as permitted activities. | Retain as notified. |

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| 31 | TSL-R7 – R10 | Support | TACDL supports the enablement of these activities as permitted activities in the TSL. | Retain as notified. | S339.045 |
| 32 | TSL-R11 | Support with amendments | TACDL supports the provision of education facilities in the TSL. However, TACDL are concerned that these provisions do not allow for the establishment of kōhanga reo or kura as a permitted activity. While TACDL does not currently have development plans to establish any educational facilities, access to Te Ao Māori education is of the utmost importance to TACDL. As there is no section 32 analysis to support these thresholds, TACDL seek that they are amended to provide allow for kōhanga reo or kura as permitted activities. It is noted that these provisions do not apply to kōhanga reo, however, they are not provided for elsewhere in the chapter. | Amend TSL-R11 to provide for Kōhanga Reo and Kura as a permitted activity. | S339.046 |
| 33 | TSL-R12 | Seek amendments | For the same reasons as outlined in submission point 24 and 26, TACDL seek increased commercial activity thresholds to align with their development aspirations to ensure that the PDP provides for the economic and social wellbeing of Te Aupōuri uri. | Amend TSL-R12 to increase the GBA to align with the permitted impermeable surface coverage provided by TSL-R2. | S339.04 |
| 34 | TSL-R13 | Seek amendments | TACDL support the provision of rural tourism activities, particularly in light of their | Delete TSL-R13-PER-1. | S339.04 |

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| | | | substantial landholdings conveniently located within 30 minutes of the east and west coasts of Te Hiku. Rural Tourism activities can include a range of natural experiences that have little or no GFA but take place over large extents of land, i.e., zip lining, where built form is unintrusive or is of small scale. For these reasons, TACDL seek that the GBA thresholds for Rural Tourism activities be deleted. | | |
| 35 | TSL-S6 | Seek amendments | TACDL have aspirations to establish papakāinga housing to provide much needed housing supply for whānau, pakeke and kaumatua. TACDL seeks provisions that provide adequate design flexibility to meet the needs of Te Aupōuri uri different household structures. While TACDL recognises the need to ensure safe and efficient on-site servicing, they have concerns with the approach for the following reasons: • Requiring a minimum exclusive use area is considered unnecessary, as there are already provisions in place to ensure there is sufficient area for onsite wastewater | Amend TSL-S6 as follows: • Delete TSL-S6(1); and • Delete TSL-S6(2). | S339.049 |

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| Sub# | Feedback | к Торіс | Support/Oppose/Seek Amendment | Comments / Reasons | Relief Sought |
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| | | | | Requiring consent where exclusive use cannot be achieved would mean that any papakāinga housing developments that proposed a package treatment plant would require resource consent from both territorial and regional authorities. This is considered to be an unnecessary duplication and result in costly consenting processes; | |
| | | | | TSL-S6-1(c)(i-iii) are considered to be an unnecessary duplication of regulation. The Building Act and Proposed Regional Plan for Northland already include provisions that manage the design requirements of wastewater disposal systems that do not need to be repeated here; and | |
| | | | | It is unclear why these provisions include minimum requirements for water supply. There are no provisions elsewhere in the PDP that require minimum potable supply. This is considered to be unnecessary and would be designed to respond to the needs of a particular household. | |
| | | | Р | Part 3 – Area-Specific Matters | |
| | | | | Rural Production Zone | |
| 36 | PROIZ-R3 | Residential | Seek amendment | The RPROZ limits residential development to | Amend PROZ-R3-PER-1 to allow for at a |
| | Activity | | | one unit per 40ha of site area, up to a maximum of 6 per site and requires a | minimum, one residential unit per 20ha. |

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| discretionary activity resource consent for non-compliance with either of these standards. This is considered to be an overly restrictive rule framework. The section 32 has some brief commentary regarding the 40ha size limit at it relates to subdivision and considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
|--|------------|
| standards. This is considered to be an overly restrictive rule framework. The section 32 has some brief commentary regarding the 40ha size limit at it relates to subdivision and considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| restrictive rule framework. The section 32 has some brief commentary regarding the 40ha size limit at it relates to subdivision and considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| some brief commentary regarding the 40ha size limit at it relates to subdivision and considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| size limit at it relates to subdivision and considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| considers this to be a response to manage fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| fragmentation effects. TACDL note that this density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| density control has been proposed to align with the controlled activity subdivision threshold (which is discussed separately), | |
| with the controlled activity subdivision threshold (which is discussed separately), | |
| threshold (which is discussed separately), | |
| | |
| however, aside from this there is little | |
| evaluation within the section 32 of the | |
| appropriateness of threshold. Further, it is | |
| noted that the Whangārei District Plan and | |
| Kaipara's Exposure Draft Plan each have rule | |
| frameworks that would provide for two | |
| residential units per 40ha. It is considered | |
| that these provisions should be amended to | |
| align with adjacent Councils to provide a more | |
| consistent region wide approach to the | |
| management of RPROZ land. | |
| 7 RPROZ-R7 Support TACDL supports the intention of this rule. Retain as notified. | |
| RPROZ-R8 Support TACDL supports the intention of this rule. Retain as notified. | |
| RPROZ-R11 Seek amendment TACDL supports rural produce manufacturing Amend RPROZ-R11-PER-1 to increase | se the GFA |
| activities as this aligns with TACDL's thresholds. | |

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| Sub# | Feedback Topic | Support/Oppose/Seek Amendment | Comments / Reasons | Relief Sought | |
|--------|---|----------------------------------|--|---|-----------|
| | | | development aspirations to provide economic and employment opportunities to improve the wellbeing of their people. In the absence of section 32 analysis of these provisions, TACDL seek increased thresholds to enable greater flexibility. | | |
| 40 | RPROZ-R15 | Seek amendment | There is an error in the rule title. Otherwise, they are supportive of the intention of this rule. | Amend the rule title of RPROZ-R15 to delete the repeated 'and'. | S339.054 |
| 41 | RPROZ-R20 | Support, seek amendments | TACDL are supportive of the provision of papakāinga housing in the RPROZ. | Retain as notified. | S339.055 |
| Part 3 | – Area-Specific Matters – Sp | ecial Purpose Zones – Māori | Purpose Zone | | - |
| 42 | Māori Purpose Zone Chapter | Support | TACDL are generally supportive of the intentions of this of this chapter, particular the recognition of whenua Māori as a unique and limited resource requiring its own management approach to address section 6 (e), 7(a) and section 8 of the RMA. | Enable the occupation, use and development of whenua Māori; | S339.056 |
| | | | Appendices and Schedules – SCHED3 | | _ |
| 43 | SCHED3 — Sites and areas of significance to Māori | Support, Seek amendment | TACDL are supportive of the protection of sites and areas of significance to Māori throughout the Far North. However, it is of concern that the SCHED3 has not been | , , | \$339.057 |

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S339.058

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|-------|----------------|----------------------------------|---|---|
| | | | updated with new sites as part of this process. | |
| | | | There are many sites and areas of significance | |
| | | | to Te Aupōuri, however, they are concerned | |
| | | | with the sensitive nature of these sacred | |
| | | | places and whether it is appropriate to have | |
| | | | these incorporated into the PDP. Te Aupōuri | |
| | | | Iwi, hapū and whanau are the kaitiaki of these | |
| | | | places and are unsure whether there is | |
| | | | appropriate provision for their role as kaitiaki, | |
| | | | and sufficient incorporation mātauranga and | |
| | | | tikanga Māori. | |
| | | | Mapping | |
| 44 | TSL Overlay | Seek amendment | TACDL note that their site of interest as | That FNDC identify 5891 held in Record of |
| | | | shown in Figure 1 has not been mapped with | Title NA75B/196 as TSL (refer to Figure 1 of |
| | | | TSL. TACDL seek that the TSL be applied to this | the submission). |
| | | | site of interest for the following reasons: | |
| | | | The land is owned and managed by TACDL and there is no intention for this land to be sold or disposed of; and | |
| | | | This land was purchased by Te Aupōuri utilising their financial redress as part of their Treaty Settlement therefore meeting the criteria for its identification. | |

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