

**BEFORE THE ENVIRONMENT COURT AT
CHRISTCHURCH
I MUA I TE KOOTI TAIAO O AOTEAROA
ŌTAUTAHI ROHE**

IN THE MATTER of the Resource Management Act 1991

AND

IN THE MATTER of appeals under clause 14(1) of the First Schedule
of the Act in relation to the Northland Regional
Plan

BETWEEN **Nelson Marlborough Fish and Game Council**
Appellant

AND

BETWEEN **FEDERATED FARMERS OF NEW ZEALAND INC.**
Appellant

BETWEEN **DEPARTMENT OF CONSERVATION**
Appellant

BETWEEN **HORTICULTURE NEW ZEALAND**
Appellant

BETWEEN **ROYAL FOREST AND BIRD PROTECTION SOCIETY OF NEW
ZEALAND INCORPORATED**
Appellant

BETWEEN **Te Runanga a Rangitane o Wairau**

BETWEEN **Department of Conservation**

BETWEEN **Te Runanga o Kaikoura and Te Runanga O**
Ngai Tahu

BETWEEN **Trustpower Limited**

BETWEEN **Colonial Vineyard Limited**

BETWEEN **Villa Maria Estate Limited**

BETWEEN **Te Runanga O Ngati Kuia Trust**

BETWEEN **Brentwood Vineyards Limited and Ors**

BETWEEN

Horticulture New Zealand

BETWEEN

Delegat Limited

Save the Wairau River
Incorporated.

SECTION 274 NOTICE BY SAVE THE WAIRAU RIVER INCORPORATED

3 June 2020

SECTION 274 NOTICE

TO: The Registrar
Environment Court
CHRISTCHURCH

1. Save the Wairau River Incorporated wishes to be a party to the following appeals in respect of the Marlborough District Council's decision on the proposed Marlborough Environment Plan:
 - a. Te Runanga a Rangitane o Wairau
 - b. Department of Conservation
 - c. Te Runanga o Kaikoura and Te Runanga O Ngai Tahu
 - d. Trustpower Limited
 - e. Colonial Vineyard Limited
 - f. Villa Maria Estate Limited
 - g. Royal Forest and Bird Protection Society of New Zealand Incorporated

- h. Te Runanga O Ngati Kuia Trust
 - i. Brentwood Vineyards Limited and Ors
 - j. Horticulture New Zealand
 - k. Delegat Limited
 - l. Environmental Defence Society Incorporated
 - m. Federated Farmers of NZ Inc.
 - n. Te Ati Awa o Waka-a-Maui Trust
2. Save the Wairau Incorporated:
- a. made a submission and further submissions on the Marlborough Environment Plan;
3. Save the Wairau is not a trade competitor for the purposes of section 308C or 308D of the Resource Management Act 1991.

4. Save the Wairau interest, position and reasons are set out in Table 1 below.
5. Save the Wairau agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 3 June 2020

C M Cudby
Acting for Save the Wairau River

Address for service of person wishing to be a party:

23 Boyce Street
Renwick 7204

Table 1 – Details of section 274 party interest

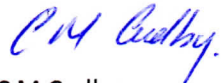
Appellant	Provision	Oppose/ Support	Reasons
Nelson-Marlborough Fish and Game Council	All provisions	Support	Save the Wairau Incorporated supports all aspects of the Fish and Game appeal.
Te Runanga a Rangitane o Wairau	All provisions	Support	The amendments sought provide for protection and maintenance of indigenous biodiversity and valued introduced species, align with provisions of the plan
Minister of Conservation	All provisions	Support	The amendments sought by this appellant provide for protection and maintenance of biodiversity and life-supporting capacity, consistent with the Department of Conservation's statutory functions.
Te Runanga o Kaikoura and Te Runanga O Ngai Tahu	All provisions	Support	The amendments sought by this appellant provide for protection and maintenance of biodiversity and life-supporting capacity, consistent with Ngai Tahu's interests.
Trustpower Limited	All provisions	Oppose	Inconsistent with the provisions of the RMA
Colonial Vineyard Limited	All provisions	Oppose	Inconsistent with the provisions of the RMA

Villa Maria Estate Limited	All provisions	Oppose	Inconsistent with the provisions of the RMA
Royal Forest and Bird Protection Society Incorporated	All parts of the appeal that relate to freshwater, wetlands, and biodiversity	Support	The amendments sought by this appellant provide for protection and maintenance of biodiversity and life-supporting capacity, consistent with Forest and Bird's interests and the purposes of the RMA.
Te Runanga O Ngati Kuia Trust	The proposal to delete references to the "precautionary approach"	Oppose	Does not promote the purpose of the RMA
Brentwood Vineyards Limited and Ors	All provisions	Oppose	Does not promote the purpose of the RMA
Horticulture New Zealand	All provisions	Oppose	Does not promote the purpose of the RMA
Delegat Limited	All provisions	Oppose	Does not promote the purpose of the RMA
Environmental Defence Society Incorporated	All provisions	Support	The amendments sought by this appellant provide for protection and maintenance of biodiversity and life-supporting capacity, consistent with Forest and Bird's interests and the purposes of the RMA.

<p>Federated Farmers of NZ Inc.</p>	<p>The parts of the appeal related to wetlands, water quantity, minimum and environmental flows, stock exclusion, land cultivation and management, erosion control.</p>	<p>Oppose</p>	<p>Does not promote the purpose of the RMA</p>
<p>Te Ati Awa o Waka-a-Maui Trust</p>	<p>All parts of the appeal</p>	<p>Support</p>	<p>The amendments sought by this appellant provide for protection and maintenance of biodiversity and life- supporting capacity, and cultural recognition, consistent with this iwi's interests.</p>

4. Save the Wairau River Incorporated interest, position and reasons are set out in Table 1 below.
5. Save the Wairau River Incorporated agrees to participate in mediation or other alternative dispute resolution of the proceedings.

Dated 3 June 2020



C M Cudby

Acting for Save the Wairau River Incorporated

Address for service of person wishing to be a party:

Mr C M Cudby
23 Boyce Street
Renwick 7204