Working Table: Chapter 2 Tangata whenua

Third Column:

Changes made as per national planning standard directions

Further changes required

## Disclaimer:

- 1. This working table is intended as a provision tracking mechanism only.
- 2. The third column is not the final representation of the new national planning standards version. Further amendments and updates have been undertaken in the clean version documentation.
- 3. The numbering has not been updated to reflect the final version.
- 4. In some cases, the numbering, cross-referencing and zone chapters have been updated in the working tables however, this has not been applied across all working tables. All numbering, cross-referencing and zone chapters has however been updated in the clean version documentation.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
Chapter 2: Tangata Whenua 2.1 Introduction  (a) The plan uses a holistic cultural and ethical approach to resource management and takes into account the principles of the Treaty of Waitangi, in particular the idea of active involvement. Partnership is approached through the recognition of iwi plans and ongoing consultation. The introduction of a Tangata Whenua section is to provide background and better understanding of Maaori issues. It is a new approach that is further supported by objectives, policies, rules and methods more specific to Maaori aspirations. It is thought that this approach will enable an improved presence of Tangata Whenua throughout the plan and the relevant objectives, policies, rules and methods to be given more consideration.	PART I – INTRODUCTION AND GENERAL PROVISIONS  TANGATA WHENUA/MANA WHENUA  Chapter: Tangata whenua/mana whenua	Tangata Whenua  X Introduction  (a) The plan uses a holistic cultural and ethical approach to resource management and takes into account the principles of the Treaty of Waitangi, in particular the idea of active involvement. Partnership is approached through the recognition of iwi plans and ongoing consultation. The introduction of a Tangata Whenua section is to provide background and better understanding of Maaori issues. It is a new approach that is further supported by objectives, policies, rules and methods more specific to Maaori aspirations. It is thought that this approach will enable an improved presence of Tangata Whenua throughout the plan and the relevant objectives, policies, rules and methods to be given more consideration.	6. Introduction and General Provisions Standard  Direction 28: Matters to consider for provisions under the [Tangata whenua/Mana whenua] heading:  a. Recognition of hapū and iwi vii. an explanation of how hapū or iwi values have been considered when preparing the policy statement or plan, or are reflected in the policy
			statement or plan
2.2 Background	PART I –	X Background	6. Introduction and
(a) Maaori are the native people of New Zealand and are of Polynesian descent. They are the "Tangata Whenua, the indigenous people of the land of Aotearoa and their culture	INTRODUCTION AND GENERAL PROVISIONS	(a) Maaori are the native people of New Zealand and are of Polynesian descent. They are the "Tangata Whenua, the indigenous people of the land of Aotearoa and their culture	General Provisions Standard
is an integral part of local life." It literally means 'people of the land' from tangata, 'people' and whenua, 'land'. Tangata Whenua are made up of several lwi throughout New Zealand. Within Tangata Whenua, 'Mana Whenua' is a term used to describe those who have tribal links to the local lwi	TANGATA WHENUA/MANA WHENUA	is an integral part of local life." It literally means 'people of the land' from tangata, 'people' and whenua, 'land'. Tangata Whenua are made up of several lwi throughout New Zealand. Within Tangata Whenua, 'Mana Whenua' is a term used to describe those who have tribal links to the local lwi	Direction 28: Matters to consider for provisions under the [Tangata whenua/Mana whenua] heading:
authority or authorities. Within their tribal areas or 'rohe' they have the tribal authority or 'mana' to act or speak on behalf of the hapuu/marae/or whaanau groups. It is the	Chapter: Tangata whenua/mana whenua	authority or authorities. Within their tribal areas or 'rohe' they have the tribal authority or 'mana' to act or speak on behalf of the hapuu/marae/or whaanau groups. It is the	a. Recognition of hapū and iwi

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power associated with possession and occupation of tribal land. Waikato-Tainui is recognised as the Tangata Whenua of the Waikato district, but it acknowledges that the marae/hapuu have 'mana whenua' over their rohe or individual areas of the Waikato. There are 68 marae and 33 hapuu in the Waikato rohe who affiliate to the Waikato-Tainui lwi Authority. It has a registered membership of over 70,000. There are also many Maaori from other New Zealand tribal areas who choose to 'live, work and play' in the Waikato district. There are 41 marae within the Waikato District Council area. A brief historical account of Maaori and New Zealand history that is relevant to the Waikato district has been provided to support this chapter. The report gives pertinent information and context in respect of understanding the rich history, culture, iwi connections, colonial settlement, Te Tiriti o Waitangi, the New Zealand land wars, raupatu and redress ("Engaging the Waikato" (Ormsby & Gannin, 2016)).  (b) The Waikato River is the tuupuna (ancestor) of Waikato-Tainui from which Tainui derive their name. The Kiingitanga movement is the heart of the Waikato region and the	Relocation required	power associated with possession and occupation of tribal land. Waikato-Tainui is recognised as the Tangata Whenua of the Waikato district, but it acknowledges that the marae/hapuu have 'mana whenua' over their rohe or individual areas of the Waikato. There are 68 marae and 33 hapuu in the Waikato rohe who affiliate to the Waikato-Tainui lwi Authority. It has a registered membership of over 70,000. There are also many Maaori from other New Zealand tribal areas who choose to 'live, work and play' in the Waikato district. There are 41 marae within the Waikato District Council area. A brief historical account of Maaori and New Zealand history that is relevant to the Waikato district has been provided to support this chapter. The report gives pertinent information and context in respect of understanding the rich history, culture, iwi connections, colonial settlement, Te Tiriti o Waitangi, the New Zealand land wars, raupatu and redress ("Engaging the Waikato" (Ormsby & Gannin, 2016)).  (b) The Waikato River is the tuupuna (ancestor) of Waikato-Tainui from which Tainui derive their name. The Kiingitanga movement is the heart of the Waikato region and the	i. a history of the hapū or iwi within the rohe ii. the relationship of hapū or iwi with their rohe iii. environmental management perspectives and values of hapū or iwi iv. a description of resources of significance to tangata whenua/mana whenua
Waikato River is the blood stream of the life of the Waikato people.  The following whakataukii (proverb) expresses this relationship:  Ko Waikato te awa Waikato is the river  Ko Te Wherowhero te tangata Te Wherowhero is the man  Waikato Taniwharau Waikato of a hundred chiefs  He piko he taniwha, he piko he taniwha At every bend there is a chief  (c) These taniwha represent a chief or person of tremendous influence. It underlines the 'mana' of the Waikato people.  Usually at every bend of the river was a paa with its own chief. Today, Tangata Whenua play a large partnership role in the lifeline of district issues and goals. Important relationships have been formed through the River Settlement Acts: The Waikato River Settlement Act 2010, the Vision and Strategy (Te Ture Whaimana o Te Awa o Waikato) and the Joint Management Agreement, which are redress instruments of a Treaty of Waitangi settlement, so have significant meaning and status for Waikato Tainui. Other hapuu and iwi, including those of the harbours and coastal communities bordering the western boundary of		Waikato River is the blood stream of the life of the Waikato people.  The following whakataukii (proverb) expresses this relationship:  Ko Waikato te awa Waikato is the river  Ko Te Wherowhero te tangata Te Wherowhero is the man Waikato Taniwharau Waikato of a hundred chiefs  He piko he taniwha, he piko he taniwha At every bend there is a chief  (c) These taniwha represent a chief or person of tremendous influence. It underlines the 'mana' of the Waikato people.  Usually at every bend of the river was a paa with its own chief. Today, Tangata Whenua play a large partnership role in the lifeline of district issues and goals. Important relationships have been formed through the River Settlement Acts: The Waikato River Settlement Act 2010, the Vision and Strategy (Te Ture Whaimana o Te Awa o Waikato) and the Joint Management Agreement, which are redress instruments of a Treaty of Waitangi settlement, so have significant meaning and status for Waikato Tainui.  Other hapuu and iwi, including those of the harbours and	

PWDP – National Planning Standards Working Table

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
Waikato District have also developed relationships with the District Council. Many of the issues faced by Tangata Whenua are of historical and current uses of the land and the environment. They will only be solved by changing our relationships and values with the land, air and water. The Council has certain obligations in terms of the Resource Management Act 1991 (RMA 1991) in managing the district's resources to ensure that Tangata Whenua's rights are recognised and provided for. However, it is everyone's responsibility to protect, restore and enhance the natural and cultural resources of the district. Under s6(e) of the RMA 1991, part of Council's responsibility is to look for ways to recognise and provide for, as a matter of national importance, the relationship of Maaori and their culture and traditions with their ancestral lands, water, sites, waahi tapu, and other taonga. This can be done by ensuring that policies, rules and methods are provided to enable Tangata Whenua to use their whenua to culturally live, work and play throughout the district.  (d) Specifically, the district council has identified sites of significance to Maaori, for example under Schedule 16(f) of the Joint Management Agreement with Waikato-Tainui, significant archaeological sites such as paa and urupaa. While individual sites are noted on the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan rules, special mention is being made here of cluster sites which make up 'signi		coastal communities bordering the western boundary of Waikato District have also developed relationships with the District Council. Many of the issues faced by Tangata Whenua are of historical and current uses of the land and the environment. They will only be solved by changing our relationships and values with the land, air and water. The Council has certain obligations in terms of the Resource Management Act 1991 (RMA 1991) in managing the district's resources to ensure that Tangata Whenua's rights are recognised and provided for. However, it is everyone's responsibility to protect, restore and enhance the natural and cultural resources of the district. Under s6(e) of the RMA 1991, part of Council's responsibility is to look for ways to recognise and provide for, as a matter of national importance, the relationship of Maaori and their culture and traditions with their ancestral lands, water, sites, waahi tapu, and other taonga. This can be done by ensuring that policies, rules and methods are provided to enable Tangata Whenua to use their whenua to culturally live, work and play throughout the district.  (d) Specifically, the district council has identified sites of significante to Maaori, for example under Schedule 16(f) of the Joint Management Agreement with Waikato-Tainui, significant archaeological sites such as paa and urupaa. While individual sites are noted on the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan maps and are afforded the protection under the district plan rules, special mention is being made here of cluster sites which make up 'significant areas' of Waikato history: The Point; Wainui Reserve; Horea,	

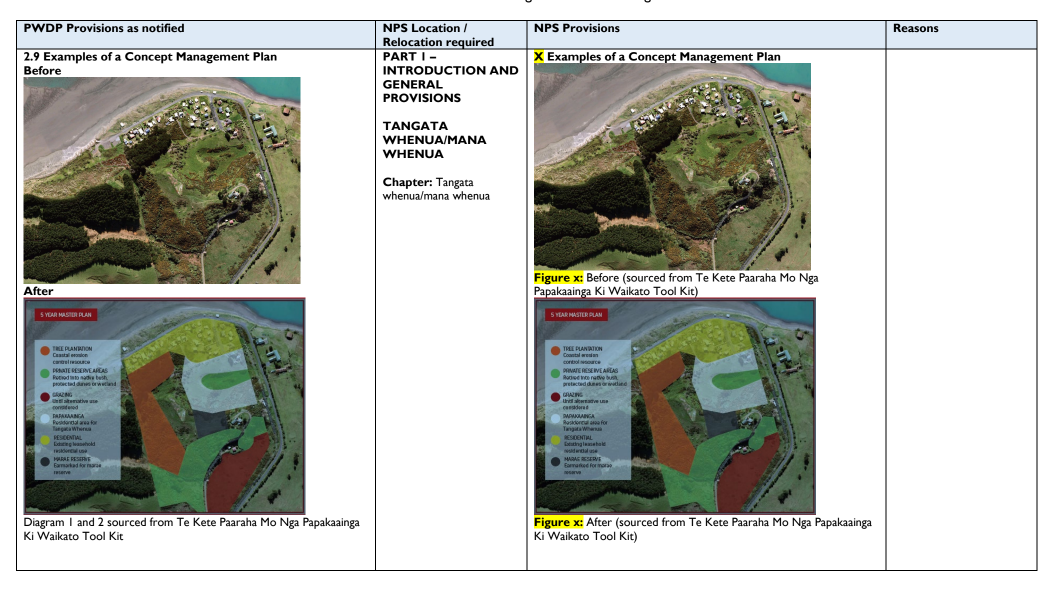
2.3 Legislative context  (a) The district council has legal obligations with respect to Tangata Whenua when managing the natural and physical resources of the district. These obligations are set out in the Resource Management Act 1991 as follows:  (i) Recognise and provide as a matter of national importance the relationship of Māori and their culture and traditions with their ancestral lands, water, sites, wishi tapu, and other taonga - Section 6 (e) of the RMA 1991  (ii) Have particular regard to a kaitakitanga - Section 7 (a) of the RMA 1991  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule 1 C.(3) of the RMA 1991  (b) The district council has legal obligations with respect to Tangata Whenua, and their culture and traditions are set out in the Resource Management Act 1991 as follows:  (a) The district council has legal obligations with respect to Tangata Whenua when managing the natural and physical resources of the district. These obligations are set out in the Resource Management Act 1991 as follows:  (ii) Recognise and provide as a matter of national importance the relationship of Māori and their culture and traditions with their ancestral lands, water, sites, wishi tapu, and other taonga - Section 6 (e) of the RMA 1991  (iii) Have particular regard to kaitiakitanga - Section 7 (a) of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan. including any proposed plan changes - Schedule C.(3) of the RMA 1991  (b) The district council has begal obligations with respect to matter of national Plan Plan Plan Plan Plan Plan Plan P	PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
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6 (e) of the RMA 1991  (ii) Have particular regard to kaitiakitanga - Section 7 (a) of the RMA 1991  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an Iwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule 1 cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and traditions with their ancestral land, water, sites, washi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those	water, sites, wāhi tapu, and other taonga - Section		water, sites, wāhi tapu, and other taonga - Section	a. a list of all RMA planning
WHENUA  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  WHENUA  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those	6 (e) of the RMA 1991	TANGATA		documents relevant to the
(a) of the RMA 1991  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  WHENUA  (a) of the RMA 1991  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b)  (ii) Of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the recognised by an lwi authority - Section 74 (2) (b)  (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b)  (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other and tannal to the policy statement or plan to the principles of	(ii) Have particular regard to kaitiakitanga - Section 7		(ii) Have particular regard to kaitiakitanga - Section 7	region or district, and how
(iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991 (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991 (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991. (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  Chapter: Tangata Whanua (iii) Take into account the principles of the Treaty of Waitangi - Section 8 of the RMA 1991 (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991 (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in		WHENUA		they relate to each other
Waitangi - Section 8 of the RMA 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, washi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  Chapter: Tangata What 1991  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, washi tapu, valued flora and fauna and other taonga, where a significant decision is being made in			` '	and to the policy statement
(iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  whenua/mana whenua  (iv) Have regard to any relevant planning document recognised by an lwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in		Chapter: Tangata		or plan
recognised by an Iwi authority - Section 74 (2) (b) (ii) of the RMA 1991 (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991. (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  recognised by an Iwi authority - Section 74 (2) (b) (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in		whenua/mana whenua		
(ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  (ii) of the RMA 1991  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				b. how Māori and Treaty of
(v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  (v) The requirement to consult Tangata Whenua during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				Waitangi matters in Part 2
during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  during the preparation of a proposed plan, including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in	No. of the control of		` '	of the RMA including but
including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  including any proposed plan changes - Schedule I cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in	•			not limited to sections 6(e),
cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  cl.(3) of the RMA 1991.  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in			9 , , , , , ,	6(f), 6(g), 7(a) and 8, are
(b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those  (b) The district council is also required under the Local Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				
Government Act 2002 to take into account the relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				
of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those relationships of Maaori, which includes Tangata Whenua, and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				
and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those and their culture and traditions with their ancestral land, water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in	·		relationships of Maaori, which includes Tangata Whenua.	
tapu, valued flora and fauna and other taonga, where a significant decision is being made in relation to those water, sites, waahi tapu, valued flora and fauna and other taonga, where a significant decision is being made in				
significant decision is being made in relation to those taonga, where a significant decision is being made in	,		,	
resources. The objectives and policies have given effect to relation to those resources. The objectives and policies	resources. The objectives and policies have given effect to		relation to those resources. The objectives and policies	
these obligations in respect to Tangata Whenua.  have given effect to these obligations in respect to				
Tangata Whenua.				

PWDP P	rovisions as notified	NPS Location /	NPS Provisions	Reasons
		Relocation required		
(a) (b) (c) (c) (d) (e) (e) (f)	iples of the Treaty of Waitangi (Te Tiriti o i) The Principle of Government – The Kawanatanga Principle: The Government has the right to govern and make laws. The Principle of Self-Management – The Rangatiratanga Principle: The lwi have the right to organise as iwi, and under the law to control their resources as their own. The Principle of Equality – All New Zealanders are equal pefore the Law. The Principle of Reasonable Cooperation – Both the Government and the lwi are obliged to accord each other reasonable cooperation on major issues of common concern. The Principle of Redress – The Government is responsible for providing effective processes for the resolution of grievances in the expectation that reconciliation can occur.	PART I - INTRODUCTION AND GENERAL PROVISIONS  TANGATA WHENUA/MANA WHENUA  Chapter: Tangata whenua/mana whenua	<ul> <li>X Principles of the Treaty of Waitangi (Te Tiriti o Waitangi)</li> <li>(a) The Principle of Government – The Kawanatanga Principle: The Government has the right to govern and make laws.</li> <li>(b) The Principle of Self-Management – The Rangatiratanga Principle: The lwi have the right to organise as iwi, and under the law to control their resources as their own.</li> <li>(c) The Principle of Equality – All New Zealanders are equal before the Law.</li> <li>(d) The Principle of Reasonable Cooperation – Both the Government and the lwi are obliged to accord each other reasonable cooperation on major issues of common concern.</li> <li>(e) The Principle of Redress – The Government is responsible for providing effective processes for the resolution of grievances in the expectation that reconciliation can occur.</li> </ul>	6. Introduction and General Provisions Standard  Direction 5: If the following matters are addressed, they must be located in the Statutory context chapter:  a. a list of all RMA planning documents relevant to the region or district, and how they relate to each other and to the policy statement or plan  b. how Māori and Treaty of Waitangi matters in Part 2 of the RMA including but not limited to sections 6(e), 6(f), 6(g), 7(a) and 8, are addressed  c. information or a reference and link to information, required by any existing or pending Treaty of Waitangi settlement legislation or related statutory documents

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.5 Understanding Maaori Land Ownership	PART I –	X Understanding Maaori Land Ownership	6. Introduction and
(a) Before the arrival of colonial settlers, all land in New	INTRODUCTION AND	(a) Before the arrival of colonial settlers, all land in New	General Provisions
Zealand was held as customary land, by the tribes or hapuu	GENERAL	Zealand was held as customary land, by the tribes or hapuu	Standard
groups. One of the primary tasks of the early Native Land	PROVISIONS	groups. One of the primary tasks of the early Native Land	Direction 28: Matters to
Court was to define the boundaries of that land and convert		Court was to define the boundaries of that land and convert	consider for provisions
it from communally-held land by allocating owners and	TANGATA	it from communally-held land by allocating owners and	under the [Tangata
shares. This process allowed for the sale of land, but Maaori	WHENUA/MANA	shares. This process allowed for the sale of land, but Maaori	whenua/Mana whenua]
could only sell to the Crown. The 1860 Land Wars resulted	WHENUA	could only sell to the Crown. The 1860 Land Wars resulted	heading:
in Maaori land confiscation by the Crown which was sold for		in Maaori land confiscation by the Crown which was sold for	a. Recognition of hapū and
colonial settlement. Today, only 5.5% of New Zealand land	Chapter: Tangata	colonial settlement. Today, only 5.5% of New Zealand land	iwi
is held in Maaori ownership. It is administered by the Māori	whenua/mana whenua	is held in Maaori ownership. It is administered by the Māori	i. a history of the hapū or iwi
Land Court and subject to Te Ture Whenua Maori Act		Land Court and subject to Te Ture Whenua Maori Act	within the rohe
1993. Land titles issued to Maaori by the Maori Land Court		1993. Land titles issued to Maaori by the Maori Land Court	ii. the relationship of hapū or
became known as Māori freehold land. Maaori rights to land		became known as Māori freehold land. Maaori rights to land	iwi with their rohe
do not translate neatly into common law categories of		do not translate neatly into common law categories of	vi. where agreed with iwi
property and title. Generally, descendants inherit shares in		property and title. Generally, descendants inherit shares in	authorities, a description of
the land from deceased parents. Succession of shares often		the land from deceased parents. Succession of shares often	the relationship of hapū or iwi
becomes uneconomical because of multiple ownership.		becomes uneconomical because of multiple ownership.	with ancestral lands, water,
However, what is important is the whakapapa connection to		However, what is important is the whakapapa connection to	sites, wāhi tapu, and other
the land through the original tuupuna of the place. The land		the land through the original tuupuna of the place. The land	taonga, and interests in
is a source of identity and Maaori see themselves as not only		is a source of identity and Maaori see themselves as not only	resource management
"of the land" but "as the land." The majority of Maaori land		"of the land" but "as the land." The majority of Maaori land	
blocks in multiple ownership have caused significant		blocks in multiple ownership have caused significant	
challenges for Maaori owners, the Māori Land Court and Te		challenges for Maaori owners, the Māori Land Court and Te	
Puni Kōkiri (who work within government and communities		Puni Kōkiri (who work within government and communities	
to support Maaori). Lack of good governance, absentee		to support Maaori). Lack of good governance, absentee	
owners, lack of knowledge and relevant information prevent		owners, lack of knowledge and relevant information prevent	
owners from engaging and utilising the land for their social,		owners from engaging and utilising the land for their social,	
cultural and economic well-being.		cultural and economic well-being.	

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
(a) In accordance with the powers of the Māori Land Court, the district plan will seek to enable Maaori land provisions to be made by the court. The Māori Land Court has the jurisdiction to determine the status and use of Maaori land. The Te Ture Whenua Maori Act 1993 provides for certain purposes for which the whenua may be reserved. The Court may, on application, make an order for land to be gazetted for an individual or a combination of purposes (it is common for the Māori Land Court to request a Concept Management Plan as part of its deliberations).	PART I – INTRODUCTION AND GENERAL PROVISIONS  TANGATA WHENUA/MANA WHENUA  Chapter: Tangata whenua/mana whenua	(a) In accordance with the powers of the Māori Land Court, the district plan will seek to enable Maaori land provisions to be made by the court. The Māori Land Court has the jurisdiction to determine the status and use of Maaori land. The Te Ture Whenua Maori Act 1993 provides for certain purposes for which the whenua may be reserved. The Court may, on application, make an order for land to be gazetted for an individual or a combination of purposes (it is common for the Māori Land Court to request a Concept Management Plan as part of its deliberations).	6. Introduction and General Provisions Standard  Direction 5: If the following matters are addressed, they must be located in the Statutory context chapter:  a. a list of all RMA planning documents relevant to the region or district, and how they relate to each other and to the policy statement or plan  b. how Māori and Treaty of Waitangi matters in Part 2 of the RMA including but not limited to sections 6(e), 6(f), 6(g), 7(a) and 8, are addressed  c. information or a reference and link to information, required by any existing or pending Treaty of Waitangi settlement legislation or related statutory documents

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.7 Preliminary provision	PART I –	X Preliminary provision	6. Introduction and
(a) Part 17, s338 of the Te Ture Whenua Maori Act 1993, lists	INTRODUCTION AND	(a) Part 17, s338 of the Te Ture Whenua Maori Act 1993, lists	General Provisions
certain purposes for communal use of Maaori reservations:	GENERAL	certain purposes for communal use of Maaori reservations:	Standard
(i) a papakaainga housing site	PROVISIONS	(i) a papakaainga housing site	
(ii) a marae		(ii) a marae	<u>Direction 5</u> : If the following
(iii) a meeting place	TANGATA	(iii) a meeting place	matters are addressed, they
(iv) a recreation or sports ground	WHENUA/MANA	(iv) a recreation or sports ground	must be located in the
(v) a bathing place	WHENUA	(v) a bathing place	Statutory context chapter:
(vi) a church site		(vi) a church site	
(vii) a building site	Chapter: Tangata	(vii) a building site	a. a list of all RMA planning
(viii) an urupa	whenua/mana whenua	(viii) an urupa	documents relevant to the
(ix) a landing place		(ix) a landing place	region or district, and how
(x) a fishing ground		(x) a fishing ground	they relate to each other
(xi) a spring, well, catchment area, or other source of		(xi) a spring, well, catchment area, or other source of	and to the policy statement
water supply		water supply	or plan
(xii) a timber reserve		(xii) a timber reserve	b. how Māori and Treaty of
(xiii) a place of cultural or historical interest		(xiii) a place of cultural or historical interest	Waitangi matters in Part 2
(xiv) a place of scenic interest		(xiv) a place of scenic interest	of the RMA including but
(xv) a place of special significance according to tikanga		(xv) a place of special significance according to tikanga	not limited to sections 6(e),
Māori		Māori	6(f), 6(g), 7(a) and 8, are
(xvi) a wāhi tapu or wāhi tūpuna		(xvi) a wāhi tapu or wāhi tūpuna	addressed
(xvii) any other particular purpose stated in the		(xvii) any other particular purpose stated in the	addi essed
declaration.		declaration.	c. information or a
(b) This would also include the function of a Hauora within		(h) This would also include the forestion of a Herrory within	reference and link to
(b) This would also include the function of a Hauora within some Marae complexes.		(b) This would also include the function of a Hauora within some Marae complexes.	information, required by
some marae complexes.		some marae complexes.	any existing or pending
			Treaty of Waitangi
			settlement legislation or
			related statutory
			documents



PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.10 Iwi Management Plans  (a) Iwi and Hapuu Management Plans articulate the aspirations of Tangata Whenua and are a term commonly applied to a resource management plan prepared by an Iwi, Iwi authority, ruunanga or hapuu to address matters of resource management activity of significance within their respective rohe (area). Iwi and Hapuu Management Plans also consider the environment in a holistic manner and as being inseparable from people. It is a "Matter to be considered by the territorial authority" [Section 74 (2A)(a)] including Section 35A of the Resource Management Act 1991.  (b) A territorial authority, when preparing or changing a district plan, must take into account any relevant planning document recognised by an Iwi authority and lodged with the territorial authority, to the extent that its content has a bearing on the resource management issues of the district. The district plan seeks to provide Tangata Whenua with the ability to utilise communally-owned land in accordance with their cultural values, such as papakaainga housing, marae/paa, and support economic development.  (c) The Waikato-Tainui Environmental Plan and the Maniapoto Iwi Management Plans are redress instruments of Treaty settlements.	Relocation required  PART I – INTRODUCTION AND GENERAL PROVISIONS  TANGATA WHENUA/MANA WHENUA  Chapter: Tangata whenua/mana whenua	(a) Iwi and Hapuu Management Plans articulate the aspirations of Tangata Whenua and are a term commonly applied to a resource management plan prepared by an Iwi, Iwi authority, ruunanga or hapuu to address matters of resource management activity of significance within their respective rohe (area). Iwi and Hapuu Management Plans also consider the environment in a holistic manner and as being inseparable from people. It is a "Matter to be considered by the territorial authority" [Section 74 (2A)(a)] including Section 35A of the Resource Management Act 1991.  (b) A territorial authority, when preparing or changing a district plan, must take into account any relevant planning document recognised by an Iwi authority and lodged with the territorial authority, to the extent that its content has a bearing on the resource management issues of the district. The district plan seeks to provide Tangata Whenua with the ability to utilise communally-owned land in accordance with their cultural values, such as papakaainga housing, marae/paa, and support economic development.  (c) The Waikato-Tainui Environmental Plan and the Maniapoto Iwi Management Plans are redress instruments of Treaty settlements.	6. Introduction and General Provisions Standard Direction 28: Matters to consider for provisions under the [Tangata whenua/Mana whenua] heading:  c. Hapū and iwi planning documents i. a list of hapū or iwi planning documents lodged with the local authority. Where agreed with tangata whenua/mana whenua this should include links to the planning documents  ii. a description of how the local authority has taken the hapū or iwi planning document into account in the policy statement or plan iii. an explanation of how hapū or iwi planning documents are used iv. if relevant and agreed, parts of the hapū or iwi planning documents.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.11 Strategic Objective – Tautoko te Whakatupuranga  (a) To support Iwi aspirations to grow a prosperous, healthy, vibrant, innovative and culturally strong people.	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	TW-Ox Tautoko te Whakatupuranga  (1) To support lwi aspirations to grow a prosperous, healthy, vibrant, innovative and culturally strong people.	7. District-wide Matters Standard Historical and cultural values Direction 1: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.  Note Direction 25: The provisions under the [Tangata whenua/Mana whenua] heading must only include context and process-related provisions. Other tangata whenua/mana whenua provisions must be integrated throughout the policy statement or plan where the local authority determines it is appropriate.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.12 Objective - Whakapapa (connection to nature)	PART 2 – DISTRICT-	xx-Ox Whakapapa (connection to nature)	7. District-wide Matters
(a) Relationships with ancestral lands, water, sites, waahi tapu and	WIDE MATTERS	(I) Relationships with ancestral lands, water, sites, waahi tapu and	Standard
other taonga are protected and enhanced.		other taonga are protected and enhanced.	Direction I: If the following
	HISTORICAL AND		matters are addressed, they
	CULTURAL VALUES		must be located under the
			Strategic direction heading:
	Chapter: DWTW –		a. an outline of the key
	District-wide Tangata		strategic or significant
	whenua/mana whenua		resource management
			matters for the district
			b. issues, if any, and
			objectives that address key
			strategic or significant
			matters for the district and
			guide
			decision making at a
			strategic level
			c. policies that address
			these matters, unless those
			policies are better located
			in other more specific
			chapters
			d. how resource management
			issues of significance to iwi
			authorities are addressed in
			the plan.

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
2.12.1 Policy- Whanaungatanga (relationship to nature)  (a) Recognise the relationship of Tangata Whenua with areas of significance, including waahi tapu, urupaa, maunga and other landforms, mahinga kai, and indigenous flora through provisions which may include:  (a) Cultural value assessments and/or cultural impact assessments  (b) Accidental discovery protocols  (c) Use of traditional place names  (d) Protection, enhancement and restoration of mauri  (e) Use of appropriate plant species  (f) Use of archaeological information  (g) Incorporation of traditional or sympathetic design elements.	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	TW-Px Whanaungatanga (relationship to nature)  (I) Recognise the relationship of Tangata Whenua with areas of significance, including waahi tapu, urupaa, maunga and other landforms, mahinga kai, and indigenous flora through provisions which may include:  (a) Cultural value assessments and/or cultural impact assessments  (b) Accidental discovery protocols  (c) Use of traditional place names  (d) Protection, enhancement and restoration of mauri  (e) Use of appropriate plant species  (f) Use of archaeological information  (g) Incorporation of traditional or sympathetic design elements.	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
2.13 Objective-Whenuatanga (land management)  (a) Tangata Whenua have the ability to utilise, manage and enjoy their traditional resources in accordance with tikanga Maaori, including matauranga Maaori maintaining their relationship to ancestral land.	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	xx-Ox Whenuatanga (land management)  (I) Tangata Whenua have the ability to utilise, manage and enjoy their traditional resources in accordance with tikanga Maaori, including matauranga Maaori maintaining their relationship to ancestral land.	7. District-wide Matters Standard Historical and cultural values Direction 1: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
<ul> <li>2.13.1 Policy Tangata Whenuatanga (utilisation by landowners)</li> <li>(a) Tangata Whenua are enabled to sustainably manage their lands and resources in accordance with their cultural preferences and aspirations.</li> <li>(b) Tangata whenua are enabled to sustainably use and develop ancestral land, including; marae complexes and associated facilities, and papakaainga housing development according to customs and practices.</li> <li>(c) Economic development supports the occupation, development and use of Maaori land.</li> </ul>	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	<ul> <li>xx-Px Tangata Whenua are enabled to sustainably manage their lands and resources in accordance with their cultural preferences and aspirations.</li> <li>(2) Tangata whenua are enabled to sustainably use and develop ancestral land, including; marae complexes and associated facilities, and papakaainga housing development according to customs and practices.</li> <li>(3) Economic development supports the occupation, development and use of Maaori land.</li> </ul>	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.14 Objective –Kaitiaki (steward/guardian)  (a) The role of Tangata Whenua as kaitiaki is recognised and maintained.  A comparison of the comparison of th	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	xx-Ox Kaitiaki (steward/guardian) (I) The role of Tangata Whenua as kaitiaki is recognised and maintained.	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
2.14.1 Policy Kaitiakitanga (stewardship/guardianship)  (a) Consult with Tangata Whenua where activities have the potential to adversely affect ancestral lands, water, sites, waahi tapu, and other taonga and which may include:  (i) Establishing who should be consulted  (ii) Establishing formal arrangements such as joint management agreements or memoranda of understanding  (iii) Tangata Whenua involvement with consent processes and representation on hearings  (iv) Supporting the creation of lwi and hapuu management plans  (v) The exercising of kaitiakitanga or stewardship.	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	xx-Px Kaitiakitanga (stewardship/guardianship)  (1) Consult with Tangata Whenua where activities have the potential to adversely affect ancestral lands, water, sites, waahi tapu, and other taonga and which may include:  (a) Establishing who should be consulted  (b) Establishing formal arrangements such as joint management agreements or memoranda of understanding  (c) Tangata Whenua involvement with consent processes and representation on hearings  (d) Supporting the creation of lwi and hapuu management plans  (e) The exercising of kaitiakitanga or stewardship.	7. District-wide Matters Standard Historical and cultural values Direction 1: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.15 Objective Waikatotanga (way of life)	PART 2 – DISTRICT-	xx-Ox Waikatotanga (way of life)	7. District-wide Matters
(a) Cultural practices and beliefs of Tangata Whenua are respected.	WIDE MATTERS	(1) Cultural practices and beliefs of Tangata Whenua are respected.	Standard
			Historical and cultural
	HISTORICAL AND		values
	CULTURAL VALUES		<u>Direction I</u> : If the following
			matters are addressed, they
	Chapter: DWTW –		must be located under the
	District-wide Tangata		Strategic direction heading:
	whenua/mana whenua		a. an outline of the key
	4415		strategic or significant
	AND		resource management
	SASM – Sites and areas of		matters for the district
			b. issues, if any, and
	significance to Maori		objectives that address key
			strategic or significant matters for the district and
			guide
			decision making at a
			strategic level
			c. policies that address
			these matters, unless those
			policies are better located
			in other more specific
			chapters
			d. how resource management
			issues of significance to iwi
			authorities are addressed in
			the plan.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
<ul> <li>2.15.1 Policy- Ngaa taonga tuku iho (Maaori Sites and Areas of Significance)</li> <li>(a) Ensure subdivision, use and development does not compromise the cultural and spiritual significance of areas, including waahi tapu, urupaa, maunga and other landforms, mahinga kai, and indigenous flora and fauna.</li> <li>(b) Areas and sites of significance to Maaori including waahi tapu sites and waahi tapu areas are protected from adverse effects of development or activities on those sites.</li> </ul>	Relocation required PART 2 - DISTRICT- WIDE MATTERS HISTORICAL AND CULTURAL VALUES  Chapter: DWTW - District-wide Tangata whenua/mana whenua  AND  SASM - Sites and areas of significance to Maori	<ul> <li>xx-Px Ngaa taonga tuku iho (Maaori Sites and Areas of Significance)</li> <li>(1) Ensure subdivision, use and development does not compromise the cultural and spiritual significance of areas, including waahi tapu, urupaa, maunga and other landforms, mahinga kai, and indigenous flora and fauna.</li> <li>(2) Areas and sites of significance to Maaori including waahi tapu sites and waahi tapu areas are protected from adverse effects of development or activities on those sites.</li> </ul>	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.16 Objective-Tikanga aa-iwi o te takiwaa o Waikato	PART 2 – DISTRICT-	xx-Ox Tikanga aa-iwi o te takiwaa o Waikato	7. District-wide Matters
(a) Recognise the cultural significance of Waikato Takiwaa (district)	WIDE MATTERS	(1) Recognise the cultural significance of Waikato Takiwaa (district)	Standard
			Historical and cultural
	HISTORICAL AND		values
	CULTURAL VALUES		<u>Direction I</u> : If the following
			matters are addressed, they
	Chapter: DWTW –		must be located under the
	District-wide Tangata		Strategic direction heading:
	whenua/mana whenua		a. an outline of the key
			strategic or significant
			resource management
			matters for the district
			b. issues, if any, and
			objectives that address key
			strategic or significant
			matters for the district and
			guide
			decision making at a
			strategic level
			c. policies that address
			these matters, unless those
			policies are better located
			in other more specific
			chapters
			d. how resource management
			issues of significance to iwi
			authorities are addressed in
			the plan.
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PWDP Provisions as notified	NPS Location /	NPS Provisions	Reasons
	Relocation required		
2.16.1 Policy- Whaanga Coast Specific Area  (a) Enable the use and development of Maaori land for a range of activities in accordance with tikanga Maaori including kainga nohoanga and mahinga kai to support the social, cultural and economic aspirations of mana whenua on the Whaanga coast.	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua  AND  PART 3 - AREA-SPECIFIC MATTERS  ZONES  PREC3 – Whaanga Coast development precinct	(1) Enable the use and development of Maaori land for a range of activities in accordance with tikanga Maaori including kainga nohoanga and mahinga kai to support the social, cultural and economic aspirations of mana whenua on the Whaanga coast.	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.

PWDP Provisions as notified	NPS Location / Relocation required	NPS Provisions	Reasons
<ul> <li>2.16.2 Policy- Aahuatanga Motuhake (special features)</li> <li>(a) Recognise and maintain the cultural significance of wetlands lakes and other waterbodies, including the Waikato and Waipa awa (rivers), coastal areas of Whaingaroa (Raglan Harbour), Aotea, and Te Puaha o Waikato (Port Waikato).</li> <li>(b) Recognise the historic and contemporary relationships of Ngaa iwi o Tainui to Karioi, Taupiri, Hakarimata Range, Hunua and Pirongia maunga.</li> </ul>	PART 2 – DISTRICT-WIDE MATTERS  HISTORICAL AND CULTURAL VALUES  Chapter: DWTW – District-wide Tangata whenua/mana whenua	xx-Px Aahuatanga Motuhake (special features)  (1) Recognise and maintain the cultural significance of wetlands lakes and other waterbodies, including the Waikato and Waipa awa (rivers), coastal areas of Whaingaroa (Raglan Harbour), Aotea, and Te Puaha o Waikato (Port Waikato).  (2) Recognise the historic and contemporary relationships of Ngaa iwi o Tainui to Karioi, Taupiri, Hakarimata Range, Hunua and Pirongia maunga.	7. District-wide Matters Standard Historical and cultural values Direction I: If the following matters are addressed, they must be located under the Strategic direction heading: a. an outline of the key strategic or significant resource management matters for the district b. issues, if any, and objectives that address key strategic or significant matters for the district and guide decision making at a strategic level c. policies that address these matters, unless those policies are better located in other more specific chapters d. how resource management issues of significance to iwi authorities are addressed in the plan.