

RMA Form 5

Submission on publicly notified proposed district plan

Clause 6 of Schedule 1, Resource Management Act 1991

Privacy Statement

Your submission must include your name, and an address for service (preferably email, but you can use a postal address). All information you include in this submission, including your name and address for service, will be provided to other submitters and published on Hutt City Council's website. Paper copies may also be made available. Hutt City Council is required to collect and publish this information to carry out its functions under the Resource Management Act 1991 and to enable others to take part in the district plan process. The Council, other submitters, and the Environment Court may need to contact you during this process.

If your submission does not include your name and an address for service, it will be rejected.

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To: Chief Executive, Hutt City Council

Via email to district.plan@huttcity.govt.nz.

1. This is a submission from Delarente Corporation Limited on the Proposed Lower Hutt District Plan 2025.
2. My email address for service is ian.lang@ubclub.co.nz
3. I could not gain an advantage in trade competition through this submission.
4. The specific provisions of the proposal that my submission relates to, my submission on those provisions, and the decisions I seek are shown in the below table. I also seek all further, alternative, necessary, or consequential relief as may be necessary to fully achieve the relief sought in this submission.
5. I wish to be heard in support of my submission.
6. If others make a similar submission, I will consider presenting a joint case with them at the hearing.

Introduction

7. We, Delarente Corporation Limited, the owner of the property located at 41 Hautonga Street, Petone, being legally described as
LOT 2 DP 83040 SUBJ TO AND INT IN ROW 49C/767



- 8.
9. 41 Hautonga Street, Petone is presently occupied by Price Busters Limited & Uncle Bills Wholesale Club Limited.
10. The proposed zoning under the PDP is General Industrial Zone (GIZ) which is supported, noting that the GIZ provides for new buildings up to 22 metres in height and therefore enables significant redevelopment opportunities for as a permitted activity under Rule GIZ-R3, subject to compliance with identified standards.
11. However, 41 Hautonga Street, Petone is also identified in the PDP as a "Site or area of significance to Māori - Hikoikoi Pā" which, if retained, would have a significant and detrimental effect on the potential [re]development of 41 Hautonga Street, Petone and therefore on the site's property value as a direct consequence of this proposed 'regulatory taking'.
12. As detailed in the following table, Delarente Corporation Limited requests that 41 Hautonga Street, Petone is removed from the Category 2 Site or Area of Significance to Māori - Hikoikoi Pā.

Decisions Requested

#	Chapter	Provision	Position	Reasons	Relief sought
1	Maps	The mapped outline of the "Site or Area of Significance to Māori - Hikoikoi Pā".	Oppose	<p>The inclusion of 41 Hautonga Street, Petone and adjoining properties fronting Waione Street, identified on the Planning Map as being within the "Site or Area of Significance to Māori - Hikoikoi Pā" is not evidence based and therefore is inappropriate given that, as a direct consequence of this proposed 'regulatory taking', it will adversely affect the District Plan's otherwise anticipated and enabled redevelopment opportunities for the property and therefore the owner's legitimate property interests.</p> <p>For a more detailed outline of the reasons for opposing the provision, refer to the attached supplementary sheet.</p>	<p>Removal of 41 Hautonga Street, Petone and the other properties fronting Waione Street and those between Waione Street and Hautonga Street for inclusion within the scope of the "Site and Areas of Significance for Māori - Hikoikoi Pā", and amend the Planning Maps accordingly.</p> <p>In the first alternative, to uphold the sanctity of private property rights, removal of all private properties from being identified as a SASM under the Proposed District Plan.</p>

SUPPLEMENTARY SHEET STATING REASONS FOR SUPPORTING THE SUBMISSION BY Delarente Corporation Limited

1. The area shown on the Planning Maps as the “Site or Area of Significance to Māori - Hikoikoi Pā” covers some sixty-three acres (25.5 hectares) compared to the 3 acres (1.2ha) understood to be occupied by the historic Hikoikoi Pā (Note: the Council’s s32 Evaluation report at page 76 states about the Hikoikoi Pā that in “1847 Colonel McClevery estimated that it covered an area of over three acres”). There is no evidence, including any physical remains and/or archaeological evidence, justifying the close-on twenty-fold extension of the area deemed to be an area of significance to Māori. The area of significance should much more closely represent/be aligned with the actual location of the historic Pā.
2. If the Council has relied principally (if not solely) on iwi and hapu to identify the extent of the Sites and Areas of Significance to Māori, there is in the opinion of Delarente Corporation Limited an inherent ‘conflict of interest’ on the part of iwi and hapu, especially given such a significant increase in the area that, through District Plan regulation (‘regulatory take’), could in the future result in unreasonable constraints on the legitimate development expectation of owners of sites now potentially subject to the SASM provisions, including:
 - SASM-O3 which states that Tangata whenua have “*self-determination*” over sites and areas of significance to Māori; and
 - the requirement for resource consent for a Restricted Discretionary activity under Rule SASM-R4.4 for any new building with a floor area exceeding 200m².
3. 41 Hautonga Street, Petone is historically and geographically disconnected from the original Pā. Any natural features that contributed to the cultural context and significance that previously existed have long since been lost, either by natural processes or by urban development approved under previous operative town plans/district plans.
4. Hutt City Council recognising Tangata whenua having rangatiratanga over SASMs when the SASM is located on private property constitutes an effective taking of private property given around two hundred years of genuine Māori grievance over land theft why would the Hutt Council now subject in the year 2025 yet another group of Kiwis to **NEW land grievances** surely, we have learnt something from our past historical mistakes stealing people’s property and illegally infringing on their rights! One does not right a wrong by committing another wrong.

In summary, the principal point of this opposing submission is the lack of specific, verifiable evidence connecting the property at 41 Hautonga Street, Petone, to support/justify its inclusion within the Category 2 Site and Area of Significance to Māori - Hikoikoi Pā, to the significant detriment of the reasonable and legal expectations of the property owner to develop/redevelop 41 Hautonga Street, Petone in accordance with the provisions for the General Industrial Zone. The onus of proof should fall on the Hutt City Council to establish much more precisely where the Pā was located, and not on private property owners in the very approximate vicinity of the Pā site to prove that it was not located on their property.

Signed:

Ian Lang

Ian Lang

Director

Delarente Corporation Limited

Owner of: 41 Hautonga Street,

Petone

[REDACTED]

Email: ian.lang@ubclub.co.nz

[REDACTED]

Dated: 28th March 2025