



Amendments to Plan Change 3 made under Clause 16 (2) of Schedule 1 of the RMA

Council has the ability, under Clause 16(2) of Schedule 1 of the RMA, without using the Schedule 1 process, “to alter any information, where such an alteration is of minor effect, or may correct any minor errors”. The test for “minor effect” is whether the amendment affects the rights of some members of the public, or whether it is merely neutral. Only if it is neutral may such an amendment be made under clause 16.

Recommended changes following s42 planners report:

Tracked Change Number	Amendment
2	xiii-xii, xv xiii, Papakāinga Housing
3	Section # 7.3.23, Section Rule 13.2.27;
8	Section # 7.3.34, Section Rule 13.2.27
9	Section # 7.4.89
10	Section # 7.3.45
11	Section # 5.4.112, and
12	Section # 7.4.910
13	Section # 7.3.57
14	Section # 7.3.68, 7.3.8.1

Additional changes following decision:

Tracked Change Number	Amendment
All	Bolding of defined terms