

Proposed Natural Resources Plan:

Submitter:

Kaitiaki o Ngahere

Submitter Number:

S56

Submission on the Proposed Natural Resources Plan for the Wellington Region

INSTRUCTIONS FOR USING THE SUBMISSIONS SPREADSHEET:



Send to: regionalplan@gw.govt.nz

Your details:

Full name: Bradley Myer
Company name: Kaitiaki o Ngahere
Address1: PO Box 54
Address2:
Address3:
Address4:
Town: Nelson
Postcode: 7010
Telephone Work:
Telephone Home: 21636140
Telephone Cell:
Email address: brad@kaitiaki restoration.co.nz

Trade competition

* I/we could not gain an advantage in trade competition through this submission

I/we could gain an advantage in trade competition through this submission.

If you could gain an advantage please complete one of the following:

- * I/we are directly affected by an effect of the subject matter of my submission that adversely affects the environment and does not relate to trade competition or the effects of trade competition.
- I/we are not directly affected by an effect of the subject matter of my submission that adversely affects the environment and does not relate to trade competition or the effects of trade competition.

Attendance and wish to be heard at hearing(s)

I/we do wish to be heard in support of my/your submission

[Note: this means that you wish to speak in support of your submission at the hearing(s).]

* I/we do not wish to be heard in support of my/our submission

[Note: this means that you cannot speak at the hearing. However, you will still retain your right to appeal any decision made by the Wellington Regional Council to the Environment Court.]

If other make a similar submission, I will consider presenting a joint case with them at a hearing.

Date: 21/09/2015

Wellington Regional Council

21 SEP 2015

Rules - Air quality

My submission on this provision is:

Reasons for my submission:

I seek the following from WRC (give precise details):

5.1.13h (ii)

The requirement for commercial operators working in this field to have a Registered Chemical Applicator supervising works creates a significant problem for us. It is difficult to retain staff with this qualification in a field supervisors role. This is due to the considerable cost and time involved in this training. Generally staff with this qualification are supervising multiple teams and providing off site support and supervision

This rule creates a significant issue for commercial operators working in this field.

Please delete the need for RCA qualified field supervisors

	<p>The requirement for commercial operators working in this field to have a Registered Chemical Applicator supervising works creates a significant problem for us. It is difficult to retain staff with this qualification in a field supervisors role. This is due to the considerable cost and time involved in this training. Generally staff with this qualification are supervising multiple teams and providing off site support and supervision</p>