

RecordId	41
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Name	Juliane Chetham
Organisation/Agency	Patuharakeke Te Iwi Trust Board
Address	PO Box 168 Ruakaka RD1 Northland
Phone	
Email	
In favor of 4a?	No
Reason/s	<p>1. We do not agree with lowering the permitted number of exceedances per year when this will result in up to 24 additional premature deaths per year. Given the health statistics of Maori, Maori are likely to be disproportionately represented in these statistics. A precautionary approach should be maintained. Why should Aotearoa lower the bar in line with other countries. We should seek to have the highest standards in the world.</p> <p>2. Patuharakeke do not object to excluding exceptional events from counting as exceedances.</p> <p>3. The discussion document states that studies have shown that domestic solid fuel combustion is the primary source of pollution during winter but that no resource consent is required for discharges from the domestic sector. The document goes on to suggest that this places the burden of restrictions on industry which do require resource consents. Patuharakeke recommends that the Government offers support and incentives to assist households to meet clean air targets without lowering the standards instead of lowering the standards required of industry particularly as they are the major or main source of pollution for the rest of the year and it does not meet the original policy objective of providing support for the protection of public health and the environment in decision making.</p> <p>4. We recommend that the original timeline of 2013 remains as moving the timeframe out 16 years places no incentive to initiate industry changes required for compliance.</p>
Any changes?	Yes
Suggested changes	Changes as appropriate to achieve the relief sought above.
In favor of 4b?	No
Reason/s	<p>Patuharakeke are in favour of option 2 as per the discussion document: Option 2 5) Place a greater focus on education 6) Mandatory reporting (PM10 monitoring data) 10) Retain one permitted exceedance 11) Retain industry restrictions 12) Retain the 2013 timeline 13) Use existing ministerial powers under the RMA (s27)* 14) Establish an air quality compliance strategy* 15) Investigate funding links (link funding to breaching airsheds) 16) National guidance on domestic emission restrictions</p>
Any changes?	Yes
Suggested changes	Amendments as appropriate to support option 2 as mentioned above.
CB accurately reflected?	0
How can estimates be improved?	
Any overlooked costs?	
Information you'd like included	
Increase from 1 to 3	0
Exclude exc events	0
Mandatory offsets	0
No industry restrictions	0
Extend to 2018	0
Mandatory reporting	0
S27	0
AQCS	Yes
Funding links	Yes
Other suggested amendments	