



**I give notice that
an Ordinary Meeting of Regulatory Committee will be held on:**

Date:	Tuesday, 19 May 2026
Time:	1:00 pm
Location:	Council Chamber Level 1, 67 Horomātangi Street Taupō

AGENDA

MEMBERSHIP

Chairperson	Cr Rachel Cameron
Deputy Chairperson	Cr Yvonne Westerman
Members	Cr Duncan Campbell Mayor John Funnell Cr Kylie Leonard Cr Wahine Murch Cr Hope Woodward
Quorum	4

**Julie Gardyne
Chief Executive**

Auditory Announcement

Please note that one of today's meeting participants has hearing loss. To support clear communication, please use the microphones, speak clearly, and keep your mouth visible to assist with lip-reading.

Reports Not Council Policy

The reports included in this agenda are provided for consideration only and do not represent Council policy unless or until they are formally adopted. If you require further information about any report, please contact the Chief Executive, the Chairperson, or the Deputy Chairperson.

Public Forum

Members of the public are welcome to address the Council or committee during the public forum at the start of the meeting. To participate, please complete the public forum request form available on Council's website by 4.00pm on the day prior to the meeting.

Livestreaming and Recording

Meetings held in the Council Chamber are livestreamed on Council's YouTube channel, and recordings are uploaded shortly after the meeting.

Karakia Timatanga – opening prayer gifted by Iraia Bailey of Ngāti Tūwharetoa to Taupō District Council

Tuia ki te mauri o te whenua	Connect to the life essence of the land
Tuia ki te mana o te tangata	Connect and respect to all
Tuia ki te pono, te aroha	Be honest and compassionate
Kia piki, kia eke	(As we seek) to improve, to exceed
Ki te taumata	Expectations
Hui e, Tāiki e	To aim/reach for the summit
	(As we) come together

Karakia Whakamutunga – closing prayer gifted by Iraia Bailey of Ngāti Tūwharetoa to Taupō District Council

Unuhia te rito o tēnei hui	Remove any angst/stress that may have arisen during this gathering
Kia wātea i runga	To be free of anything that impacts your wellbeing
Kia wātea i raro	
Aro ki te tika	That we will act with integrity
Aro ki te pae	As we pursue our goals
Hui e, Tāiki e!	(As we) come together

Order Of Business

1	Karakia	
2	Whakapāha Apologies	
3	Ngā Whakapānga Tukituki Conflicts of Interest	
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6	Ngā Kōrero Tūmataiti Confidential Business	
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4.1 ORDINARY REGULATORY COMMITTEE MEETING - 17 MARCH 2026

Author: Molly Cammell, Legal and Governance Coordinator

Authorised by: Nigel McAdie, Legal and Governance Manager

NGĀ TŪTOHUNGA | RECOMMENDATION(S)

That the minutes of the Regulatory Committee meeting held on Tuesday 17 March 2026 be approved and adopted as a true and correct record.

NGĀ TĀPIRIHANGA | ATTACHMENTS

- 1. Regulatory Committee Meeting Minutes - 17 March 2026**

5.1 PUBLIC FORUM

Author: Molly Cammell, Legal and Governance Coordinator

Authorised by: Nigel McAdie, Legal and Governance Manager

TE PŪTAKE | PURPOSE

To receive comments from members of the public on matters specified on this agenda or, if time permits, on other Committee matters.

NGĀ KŌRERORERO | DISCUSSION

Standing Orders provide for a period of up to 30 minutes to be made available at the start of meetings for members of the public to bring matters to the attention of the Committee.

Speakers can speak for up to 5 minutes. Where the number of speakers presenting in the public forum exceeds 6 in total, the chairperson has discretion to restrict the speaking time permitted for all presenters. Members of the public wishing to address the Committee during public forum should register at least one clear day before the meeting by emailing publicforum@taupo.govt.nz.

No debate or decisions will be made at the meeting on issues raised during the forum unless related to items already on the agenda. Items not on the agenda may only be discussed if the matter is minor in nature and the procedures set out in Standing Order 9.13 are followed. A meeting may deal with (i.e. make a resolution in respect of) an item of business not on the agenda only if the procedures set out in Standing Order 9.12 are followed.

The relevant extracts from Standing Orders are **attached**.

WHAKAKAPINGA | CONCLUSION

It is recommended that the Committee receives comments from members of the public.

NGĀ TŪTOHUNGA | RECOMMENDATION(S)

That the Regulatory Committee receives comments from members of the public.

NGĀ TĀPIRIHANGA | ATTACHMENTS

1. Extracts from Standing Orders

5.2 LICENCE TO OCCUPY CARPARKS OUTSIDE BOMBAY BISTRO - 24 ROBERTS STREET

Author: Anup Dahal, Asset Engineer - Transport

Authorised by: Warrick Zander, General Manager Strategy and Environment

TE PŪTAKE | PURPOSE

The purpose of this report is for the Committee to consider an application for a licence to occupy an area of road, currently providing three diagonal parking spaces on Roberts Street as shown in green on the attached plan, for outdoor dining.

WHAKARĀPOPOTOTANGA MATUA | EXECUTIVE SUMMARY

This report recommends that Bombay Bistro be granted a three-year licence to occupy an area of approximately 60m² outside its premises at 24 Roberts Street for outdoor dining, starting on 1 June 2026, with one right of renewal of three years. Annual fees will be levied in accordance with Council's prevailing fees and charges.

NGĀ TŪTOHUNGA | RECOMMENDATION(S)

That the Regulatory Committee grants Bombay Bistro a three-year licence to occupy space of approximately 60m² (currently providing three diagonal parking spaces) outside its premises at 24 Roberts Street for outdoor dining, starting on 1 June 2026, with one right of renewal of three years. Fees shall be paid in accordance with the Council's operative fees and charges.

TE WHAKAMAHIKI | BACKGROUND

Bombay Bistro has applied for a licence to occupy three diagonal parking spaces located directly in front of its premises at 24 Roberts Street for outdoor dining to enhance its customers' dining experience.

Bombay Bistro's predecessor was offered the use of the parking spaces for outdoor dining during the Taupō Town Centre Transformation Project (TTCT), but they chose not to because of the nature of its business (which required parking spaces to support customer deliveries).

NGĀ KŌRERORERO | DISCUSSION

The grant of this licence will mean losing three 15-minute parking spaces. However, outdoor dining adds vibrancy and supports local businesses and aligns with the objective of the Tāupo Town Centre Transformation (TTCT) project to activate space and support outdoor dining.

A comparable arrangement exists nearby, where neighbouring Lone Star has been granted a licence to occupy three diagonal parking spaces for outdoor dining. This arrangement has been operating without public complaint demonstrating that a licence for outdoor dining functions effectively and is appropriate at this location.

Outdoor dining contributes to a more vibrant streetscape and supports local economic activity. The licence includes conditions to ensure pedestrian safety, accessibility, and appropriate separation from traffic, which are monitored and enforced by Council as required.

Through the licence, Council can impose on the licensee clear obligations around pedestrian safety, accessibility, and management of adverse impacts on the surrounding road network.

For example, the licence will require:

- Adequate pedestrian access is maintained, including clear sightlines and safe movement along the footpath.
- Outdoor dining furniture and any associated structures remain within the approved licensed area and meet the criteria for this area as approved by the Council during the TTCT project.

- Appropriate separation from live traffic lanes is achieved, which may include physical barriers or other safety treatments as required by Council.

Any complaints about obstruction, safety, or breach of licence conditions will be managed by Council's Compliance team.

NGĀ KŌWHIRINGA | OPTIONS

Analysis of Options

Option 1. Do not approve the licence to occupy

Advantages	Disadvantages
<ul style="list-style-type: none"> • Retains three carparking spaces within Roberts Street. • Can adjust parking restriction time to be consistent with other parking spaces in the CBD i.e. P15 to P60. 	<ul style="list-style-type: none"> • Does not enhance vibrancy within the town centre. • Does not support local business and the customers' dining experience.

Option 2. Grant a three-year licence with a three-year right of renewal (Preferred Option)

Advantages	Disadvantages
<ul style="list-style-type: none"> • Encourages vibrancy within the town centre. • Supports local businesses and economic activity in a high amenity dining area. • Provides certainty for the licensee to plan their business operations. • An extended term lessens overall reporting and administrative tasks on staff. 	<ul style="list-style-type: none"> • Loss of three carparking spaces.

Option 3. Grant a three-year licence with no right of renewal

Advantages	Disadvantages
<ul style="list-style-type: none"> • Allows Council to reassess the use more frequently. • No reporting required for three years unless changes are proposed. 	<ul style="list-style-type: none"> • Less certainty for the licensee, which might influence business investment decisions. • A shorter term will involve greater staff time in the ongoing management of the licence. • Loss of three carparking spaces

Analysis Conclusion:

Option 2 is preferred as a three-year licence with a three-year right of renewal for outdoor dining:

1. adds vibrancy and supports local businesses and aligns with the objective of the Tāupo Town Centre Transformation (TTCT) project to activate space and support outdoor dining; and ;
2. provides operational certainty for the business while reducing overall administrative workload for Council, with appropriate safeguards included through licence conditions

NGĀ HĪRAUNGA | CONSIDERATIONS**Ngā Aronga Pūtea | Financial Considerations**

Licences to occupy provide Council with a modest annual income through licence fees. These fees are set through the Long-term Plan and Annual Plan process and are applied in accordance with Council's operative Fees and Charges.

Ngā Aronga Ture | Legal ConsiderationsLocal Government Act 2002

The matter comes within scope of the Council's lawful powers, including satisfying the purpose statement of [Section 10](#) of the Local Government Act 2002. That section of the Act states that the purpose of local government is (a) to enable democratic local decision-making and action by, and on behalf of, communities; and (b) to promote the social, economic, environmental, and cultural well-being of communities in the present and for the future. It is considered that social and economic factors apply to this matter.

The proposal has been evaluated with regards to a range of legislation. The key legislation applicable to the proposal includes the Local Government Act 1974 by which the Council is the owner of public roads, and which gives the Council general powers in respect of roads, including the power to grant licences to occupy a road.

Authorisation in the form of licence to occupy is required on this occasion. Council, as landowner, may grant a licence of legal road as an incidence of its ownership rights.

Committee members have received a copy of legal advice which addresses the status of a Settlement Agreement entered into between the Council and the Roberts Street Action Group Incorporated in July 2021 to resolve an appeal by the Group to the Environment Court. The terms of the settlement are confidential to the parties, except to the extent that the Council agreed to implement the traffic and parking plan agreed to by the parties (subsequently amended by agreement of the parties in July 2022). This advice has been provided in confidence pursuant to section 7(2)(g) of the Local Government Official Information and Meetings Act 1987 which provides good reason to withhold information if necessary to maintain legal professional privilege. The Committee should have regard to this advice when considering the application.

Ngā Hīraunga Kaupapa Here | Policy Implications

Dining usage of this area is supported in principle by the Taupō Town Centre Structure Plan.

Te Kōrero tahi ki te Māori | Māori Engagement

Taupō District Council is committed to meeting its statutory obligations including in relation to Te Tiriti o Waitangi/Treaty of Waitangi principles, consideration of Māori interests and meaningful engagement with Māori. In meeting its statutory obligations, Council is committed to acting reasonably and in good faith and consistently with a partnership-based approach. Te Tiriti/Treaty principles include but are not limited to active protection of Māori interests, informed decision-making and enabling effective Māori participation in Council processes.

In accordance with Council's Māori Engagement Strategy and Significance and Engagement Policy ([Māori engagement strategy and framework](#)), an assessment was undertaken to determine whether engagement with iwi and/or hapū was required in relation to this proposal.

The proposed licence to occupy relates to minor operational use of road space for outdoor dining outside 24 Roberts Street. The proposal is assessed as having a low degree of significance, does not affect Māori land, cultural values, wāhi tapu, or taonga, and is consistent with existing town centre use.

As such, no specific engagement was undertaken with iwi or hapū. This decision was made on the basis of the low significance of the proposal and the absence of identified impacts on Māori interests.

Should any issues arise during implementation that affect Māori interests, Council will undertake appropriate engagement in accordance with policy.

Ngā Tūraru | Risks

Any risks relating to pedestrian access, safety, or compliance will be managed through licence conditions, monitoring, and enforcement where required. The legal advice provided in confidence to Committee members addresses legal risk.

TE HIRANGA O TE WHAKATAU, TE TONO RĀNEI | SIGNIFICANCE OF THE DECISION OR PROPOSAL

Council's Significance and Engagement Policy identifies matters to be taken into account when assessing the degree of significance of proposals and decisions.

Officers have undertaken an assessment of the matters in the [Significance and Engagement Policy \(2022\)](#), and are of the opinion that the proposal under consideration is of a low degree of significance.

TE KŌRERO TAHI | ENGAGEMENT

Given the low significance of the proposal, no additional engagement is required prior to Committee decision-making.

TE WHAKAWHITI KŌRERO PĀPAHO | COMMUNICATION/MEDIA

No communication/media is required.

WHAKAKAPINGA | CONCLUSION

In summary, Bombay Bistro has applied for a licence to occupy part of the road reserve outside 24 Roberts Street for outdoor dining. The proposal aligns with similar approvals in the area and supports local business activity and town centre vibrancy.

It is recommended that the Committee approve the granting of a three-year licence to occupy, with a three-year right of renewal and a fee review on renewal, subject to standard licence conditions.

NGĀ TĀPIRIHANGA | ATTACHMENTS

1. Bombay Bistro (used to be Dominos) for a licence to occupy

5.3 REQUEST FOR NEW LEASE - TAUPŌ TIMEBANK**Author:** Billie Vi, Reserves Advisor**Authorised by:** Warrick Zander, General Manager Strategy and Environment**TE PŪTAKE | PURPOSE**

The purpose of this report is for the Regulatory Committee to consider granting a new ground lease to Taupō Timebank Community Trust for part of the local purpose reserve at 250 Spa Road, Taupō.

WHAKARĀPOPOTOTANGA MATUA | EXECUTIVE SUMMARY

Taupō Timebank Community Trust (the Trust) is a charitable trust that occupies part of the local purpose (community buildings) reserve at 250 Spa Road, commonly known as the Venture Centre.

At the 4 July 2023 Taupō Reserves and Roding meeting, the committee approved a five-year lease to support the establishment of a community garden. Since that time, the Trust's activities and operating model have evolved and intends to operate as a social enterprise, using commercial-like activities to generate income that is reinvested into its charitable objectives.

Based on these changes, a new resolution is required to align the activities with legislation.

NGĀ TŪTOHUNGA | RECOMMENDATION(S)

That the Regulatory Committee:

1. Agree to relinquish the existing ground lease; and
2. Agree to grant a new ground lease to Taupō Timebank Community Trust pursuant to section 61(2A)(a) of the Reserves Act 1977, with the lease term expiring 30 October 2029, to align with resolution TRARC202503/01.

TE WHAKAMAHIKI | BACKGROUND**Venture Centre**

The land at 250 Spa Road is a local purpose (community buildings) reserve owned and administered by Taupō District Council. The site was historically used as a county and district council depot before evolving into the Venture Centre during the 1990s, reflecting a nationwide initiative to provide transitional premises for emerging businesses.

While the original policy supporting the Venture Centre was revoked in 2015, the temporary nature of the site evolved into a more permanent space for community groups and businesses to lease the council owned buildings. The reserve accommodates a mix of commercial and community groups to operate including mobile vendors.

The underlying reserve classification (local purpose) has remained unchanged, and the Committee may consider granting leases pursuant to section 61 of the Reserves Act 1977.

2023 Ground Lease

The Trust was established to foster community connection and resilience through a skill-sharing network, centred on the creation of a community garden. This initiative emerged in response to social isolation experienced during the COVID-19 lockdowns.

At the time of establishment as a legal entity, Lake Local was associated with the Trust and leased one of the council owned buildings on the reserve. To establish a community garden on the reserve, a ground lease was required, separate from the building lease.

At the 4 July 2023 Taupō Reserves and Roothing meeting, the Committee agreed to grant a ground lease to the Trust pursuant to section 61(2A)(b) of the Reserves Act 1977 (the Act) over part of the reserve for a term of five years. This provision enables Council to grant leases for activities consistent with the reserve's purpose, such as a community garden. This was considered appropriate at the time of approval.

New Ground Lease and term

Since approval of the lease in 2023, Lake Local has ceased operations within the council owned building which is now occupied by the Trust. The Trust has further developed its operating model and intends to function as a social enterprise. A social enterprise is an increasingly popular way for organisations to achieve social outcomes using commercial activities to generate income, with profits reinvested to support charitable purposes and community outcomes.

While section 61(2A)(b) of the Act supported the original community garden, it does not adequately support the Trust's intention to undertake commercial-like activities associated with a social enterprise. A new ground lease granted under subsection (2A)(a) would better align the Trust's activities with legislative requirements.

It is also appropriate to consider extending the lease area to better support the range of activities the Trust may undertake. These include workshop, fundraising events, and potential farmers markets for produce grown on site and third-party suppliers. The Trust is aware that some activities may require resource and/or building consents. These commercial activities are likely to evolve over time as the Trust develops its social enterprise model and responds to community needs.

At the 18 March 2025 Taupō Reserves and Roothing Committee meeting, members agreed to extend the lease expiry dates for Nuki's Gym, Te Hapori Ora and Taupō Timebank to align with the Taupō Cadet unit – 30 October 2029. It is appropriate to consider aligning the requested new ground lease with the expiration of the building lease as approved in resolution TRARC202503/02.

NGĀ KŌRERORERO | DISCUSSION

Reserves Act 1977

Section 61 of the Reserves Act 1977 governs the granting of leases over local purpose reserves.

Section 61(2A)(a) provides the administering body with authority to grant leases for community buildings or other like purposes. A lease granted under this subsection is considered appropriate because the commercial activity is undertaken in support of a charitable or community objective, with benefits flowing primarily to the community.

There is no management plan in place, as this is not common with local purpose reserves across the district. A plan, however, may be considered pursuant to section 41(16) of the Reserves Act 1977. By granting a new ground lease until 30 October 2029 and aligning with the surrounding building agreements, it provides the opportunity and time to consider how to manage the reserve in future.

Granting a new lease will align the Trust's activities with the reserve purpose and ensure compliance with legislative requirements.

Based on the above, there are two options for the Committee to consider:

1. Agree to grant a new lease to the Trust.
2. Decline to grant a new lease to the Trust.

NGĀ KŌWHIRINGA | OPTIONS

Analysis of Options

Option 1.

Agree to grant a new ground lease.

Advantages	Disadvantages
<ul style="list-style-type: none"> The Trust’s request to operate as a social enterprise aligns with the Reserves Act 1977. Supports ongoing community and social outcomes delivered by the Trust. Formalises an expanded lease area to support operations. 	<ul style="list-style-type: none"> None foreseen.

Option 2.

Decline to grant a new ground lease.

Advantages	Disadvantages
<ul style="list-style-type: none"> The Committee will have the ability to consider use of the land upon conclusion of the current lease. 	<ul style="list-style-type: none"> The Trust would be unable to continue operating its social enterprise on the reserve. Potential loss of social and community benefits currently provided. Existing activities may need to cease or relocate.

Analysis Conclusion:

Option 1 is the preferred alternative as it enables continued community benefits while ensuring legislative compliance.

NGĀ HĪRAUNGA | CONSIDERATIONS

Ngā Aronga Pūtea | Financial Considerations

There is no negative financial implication for Council associated with a ground lease to Taupō Timebank Community Trust.

The Trust will be responsible for all maintenance, operational costs, and insurance associated with its use of the leased area. Should the Committee agree to grant a new ground lease to the Trust, the fee will be based off the cost recovery structure. Any fee set under the 2023 ground lease will no longer apply if a new ground lease is granted.

Ngā Aronga Ture | Legal Considerations

Local Government Act 2002

The matter comes within scope of the Council’s lawful powers, including satisfying the purpose statement of [Section 10](#) of the Local Government Act 2002. That section of the Act states that the purpose of local government is (a) to enable democratic local decision-making and action by, and on behalf of, communities; and (b) to promote the social, economic, environmental, and cultural well-being of communities in the present and for the future. It is considered that social, economic and environmental factors are of relevance to this particular matter.

The proposal has been evaluated with regards to a range of legislation. The key legislation applicable to the proposal has been reviewed and the relevant matters for consideration are as follows:

Reserves Act 1977

Leases over local purpose reserves may be granted under section 61 of the Act. Section 61(2A)(a) provides adequate statutory authority to support the Trust’s social enterprise activities. The Trust will be responsible

for obtaining any future consents (including resource or building consents) should development or additional activities trigger statutory requirements.

Authorisations as follows are required for the proposal:

Resource Consent Building Consent Environmental Health

Alcohol Licencing Licence to occupy

Ngā Hīraunga Kaupapa Here | Policy Implications

There are no known policy implications.

Te Kōrero tahi ki te Māori | Māori Engagement

Taupō District Council is committed to meeting its statutory obligations including in relation to Te Tiriti o Waitangi/Treaty of Waitangi principles, consideration of Māori interests and meaningful engagement with Māori. In meeting its statutory obligations, Council is committed to acting reasonably and in good faith and consistently with a partnership-based approach. Te Tiriti/Treaty principles include but are not limited to active protection of Māori interests, informed decision-making and enabling effective Māori participation in Council processes.

Given the low degree of significance, no further engagement with iwi, hapū or mana whenua is necessary at this time because the proposal does not require a change of classification.

Ngā Tūraru | Risks

There are no known risks. The proposed term will align with the building leases on the reserve and other commercial activities happening on the reserve.

TE HIRANGA O TE WHAKATAU, TE TONO RĀNEI | SIGNIFICANCE OF THE DECISION OR PROPOSAL

Council's Significance and Engagement Policy identifies matters to be taken into account when assessing the degree of significance of proposals and decisions.

Officers have undertaken an assessment of the matters in the [Significance and Engagement Policy \(2022\)](#), and are of the opinion that the proposal under consideration is of a low degree of significance.

TE KŌRERO TAHI | ENGAGEMENT

Taking into consideration the above assessment, that the decision is of a low degree of significance, officers are of the opinion that no further engagement is required prior to the Committee making a decision.

TE WHAKAWHITI KŌRERO PĀPAHO | COMMUNICATION/MEDIA

No communication/media required.

WHAKAKAPINGA | CONCLUSION

The purpose of this report is for the Regulatory Committee to consider granting a lease to Taupō Timebank Community Trust pursuant to section 61(2A)(a) of the Reserves Act 1977.

Granting a new lease will ensure that the Trust's social enterprise activities align with the purpose of the reserve, and enable the Trust to continue delivering positive community outcomes under its charitable purpose.

NGĀ TĀPIRIHANGA | ATTACHMENTS

1. Aerials of lease area

5.4 UPCOMING TAUPŌ DISTRICT WIDE RESERVES MANAGEMENT PLAN PROJECT

Author: Kara Scott, Senior Policy Advisor

Authorised by: Nick Carroll, Policy Manager

TE PŪTAKE | PURPOSE

The purpose of this report is for information purposes; to update the Regulatory Committee on the upcoming Taupō District-Wide Reserves Management Plan project.

The project will review the existing reserve management plans that are outdated, undertake engagement with the community, and create a new consolidated reserve management plan for all of the recreation reserves.

As part of this process; council officers will be seeking a decision from Council at the May meeting to delegate its statutory functions under the Reserves Act 1977 for the District-Wide Reserves Management Plan to the Regulatory Committee. The outcome of this decision will be known at next week's meeting.

NGĀ KŌRERORERO | DISCUSSION

Taupō District Council administers a large number of recreation reserves. The management plans that are required for those reserves are outdated and require review. There are around 14 management plans that require review with many dating back to the early 1990s and mid-2000s.

Along with outdated management plans; there is substantial repetition throughout the management plans. To make the management plans for efficient to use and review in the future the project includes consolidating them into one reserve management plan.

The management plans that require review and updating are:

- AC Baths Reserve 1993
- Hipapatua/Reid's Farm Recreation Reserve 2017
- Kinloch Recreation Reserves 2007
- Mangakino and Whakamaru Reserves 2000
- Nukuhau Boat Ramp Area 2005
- Secombe Park Vegetation Management Plan 2011
- Southwestern Bay Settlements 2015
- Spa Thermal Park and Riverbank Recreational and Scenic Reserve 2000
- Tapuaeharuru Bay Lakeshore Reserves 2022
- Taupō Sportsgrounds 2010
- Taupō Urban Area and Acacia Bay Neighbourhood Recreation Reserves 2006
- Te Rangiita Waitetoko Lakeside Reserve 1993
- Tongariro Domain 2005
- Tutemohuta Reserve Waitahanui Community Management Plan 1992

To undertake the review process, engagement and development of the new management plan; a committee and decision making structure will be required. At the next Council meeting in May; officers will be seeking a decision from the Council to delegate statutory functions under the Reserves Act to the Regulatory Committee.

WHAKAKAPINGA | CONCLUSION

This report informs the Regulatory Committee about the upcoming Taupō District-Wide Reserves Management Plan project. This will involve reviewing outdated reserve management plans, engaging with the community, and developing a new consolidated management plan for all recreation reserves. As part of the project, council officers will seek a decision at the May Council meeting to delegate statutory functions under the Reserves Act 1977 to the Regulatory Committee. The outcome of this decision is to be confirmed at the May Council meeting.

NGĀ TŪTOHUNGA | RECOMMENDATION(S)

That the Regulatory Committee receives the officer's update.

NGĀ TĀPIRIHANGA | ATTACHMENTS

Nil