Chapter 8 Subdivision, Development and Earthworks (part)

8.0 Introduction - Subdivision and Development

The principal purpose of **subdivision** is to provide a framework for land ownership so that development and activities can take place. It also provides for the provision of services which enable development and activities, including reserves, network infrastructure and community infrastructure.

The adverse effects of activities are generally controlled by the provisions for each zone. However, some potential effects of those activities that may be undertaken on sites are most appropriately managed at the time of subdivision. For example, earthworks, and the formation of vehicle access, may have an impact on the amenity of an area, and the most effective means of addressing such effects may be conditions of consent.

The subdivision of land to create sites on undeveloped land creates expectations and property rights; it inevitably requires consideration of the need for reserves, network infrastructure, community infrastructure, and telecommunications. The matter of servicing is often an important aspect of the subdivision process, particularly for new, undeveloped sites, and needs careful consideration to ensure all effects and costs of infrastructure are taken into account. The subdivision of land that is already developed may also raise questions of servicing and access.

To deal with these servicing issues in part, the Council has established a Development Contributions Policy within the requirements of the Local Government Act 2002. Development contributions may be levied for any subdivisions that generate a demand for reserves, network infrastructure, or community infrastructure, excluding the pipes or lines of a network utility operator

The process of subdividing land provides an appropriate opportunity to consider a variety of issues including natural and other hazards in terms of the suitability of subdivided land for anticipated land uses, the provision of reserves and esplanade reserves

It also provides a unique opportunity for embracing, enhancing and communicating Ngai Tahu cultural values.



8.1 Objectives and Policies - Subdivision and Development

Clarification – the objectives and policies contained in other chapters, including zone chapters, the Transport chapter, the Natura Hazards chapter and the Hazardous Substances and Contaminated Land chapter, are relevant in addition to those below.

8.1.1 Objective - Natural and Built Environments

- 1. Significant natural features, landscapes, indigenous biodiversity and ecosystems, springs, notable and heritage trees, and historic heritage are protected or enhanced through the subdivision process.
- 2. Subdivision design and layout integrates natural features, landscapes, tangata whenua values and cultural landscapes, water quality and mahinga kai, indigenous biodiversity and ecosystems, and the value of existing trees and buildings.

8.1.1.1 Policy - Natural features and landscapes

- a. Ensure that subdivision and associated works shall achieve the long-term protection and enhancement of:
 - i. the natural character of the coast, the coastal marine area, wetlands, lakes and rivers and their margins, and mahinga kai:
 - ii. outstanding natural features and landscapes and main ridgeline;
 - iii. cultural landscapes, significant indigenous vegetation, indigenous fauna and their habitat.

8.1.1.2 Policy - Protection through subdivision

- a. Encourage the permanent protection of significant features, landscapes, cultural landscapes, and indigenous biodiversity and ecosystems through subdivision processes and mechanisms.
- In limited circumstances, apply the concept of environmental compensation where discernible community benefit would arise from:
 - i. significant natural features and landscapes, historic heritage, open space or reserves, biodiversity and habitat being made available for public use and access; or
 - ii. hazard mitigation measures.

8.1.1.3 Policy - Historic heritage and protected trees

- a. Ensure that subdivision process and design retains notable and heritage trees to the fullest practicable extent and protects historic heritage, including that sites created in heritage precincts or the Residential Conservation Zone should reflect the local historic pattern of development.
- b. Encourage a subdivision design that facilitates community appreciation of notable and heritage trees and historic heritage.

8.1.1.4 Policy - Access to waterways / Mana whakahaere

a. Provide for appropriate public access to and along the margins of rivers, lakes, waterways and the coastline, including through esplanade reserves and strips, except in respect of Lyttelton Port of Christchurch where it is necessary to ensure public safety and the security of adjoining cargo and adjoining activities.



8.1.2 Objective - Design and amenity

- a. An integrated pattern of development and urban form through subdivision and comprehensive development that:
 - i. provides allotments for the anticipated or existing land uses for the zone;
 - ii. consolidates development for urban activities;
 - iii. improves people's connectivity and accessibility to employment, transport, services and community facilities;
 - iv. promotes the efficient provision and use of infrastructure;
 - v. improves energy efficiency and provides for renewable energy and use; and
 - vi. enables the recovery of the district in identified greenfields and intensification areas.

8.1.2.1 Policy - Recovery activities

- a. Ensure that subdivision processes enable recovery initiatives including by facilitating:
 - i. subdivision of greenfield and intensification areas;
 - ii. the issue of fee simple title where the following permitted or approved initiatives occur:
 - A conversion of a residential unit into two residential units;
 - B conversion of a family flat into a residential unit; or
 - C replacement of a residential unit with two residential units.

8.1.2.2 Policy - Design and amenity / Tohungatanga

- a. Ensure that subdivision;
 - i. incorporates the distinctive characteristics of the place's context and setting;
 - ii. promotes the health and wellbeing of residents and communities; and
 - iii. provides an opportunity to recognise Ngai Tahu culture, history and identity associated with specific places, and affirms connections between manawhenua and place.

8.1.2.3 Policy - Allotments

- a. Ensure that allotment layout, sizes and dimensions created are appropriate for the anticipated or existing land uses, and have regard to effects on character, amenity, cultural values and the environment;
- b. Provide for a variety of allotment sizes to cater for different housing types and affordability, particularly in greenfield areas or brownfield residential areas.

8.1.2.4 Policy - Identity

- a. Create or extend neighbourhoods which respond to their context and have a distinct identity and sense of place, by ensuring that subdivision:
 - i. incorporates and responds to existing site features such as trees, natural drainage systems, buildings and cultural elements and takes advantage of views and outlooks;
 - ii. incorporates public spaces that provide opportunities for formal and informal social interaction;
 - iii. has a pattern of development that responds to the existing urban context;
 - iv. is designed with a focus on the use of open space, commercial centres, community facilities, and the use of views, density, roads, land form and stormwater facilities as key structuring elements;



- v. incorporates and responds to Rangatiratanga the expression of te reo kawa, tikanga, history, identity and the cultural symbols of Ngai Tahu; and
- vi. adopts a specific urban design and landscape strategy.

8.1.2.5 Policy - Sustainable design and resilience

- a. Enable resource efficiency, use of renewable energy, and community safety and development, by:
 - i. Ensuring that the blocks and lots are orientated and of dimensions that maximise solar gain;
 - ii. providing a development pattern that supports walking ,cycling and public transport;
 - iii. according with crime and injury prevention through environmental design principles;
 - iv. using indigenous, local or recycled or renewable resources that provide a connection to and enhance the local landscape and the identity of Ngai Tahu and the citizens of the district; and
 - v. the avoidance of subdivision of land unless risks associated with natural hazards are avoided, remedied or mitigated if necessary.

8.1.2.6 Policy - Integration and connectivity

- a. Ensure well integrated places, infrastructure, movement networks and activity.
- b. Provide efficient and safe, high quality, barrier free, multimodal connections within a development, to surrounding areas, and to local facilities and services, with emphasis at a local level placed on walking, cycling and public transport.
- c. Ensure the sensitive treatment of interfaces between new and existing areas.

8.1.2.7 Policy - Open space

- a. Subdivision will ensure that a public open space network is provided which:
 - i. is accessible and safe and provides for various forms of recreation, including opportunity to encourage active recreation pursuits for the health and wellbeing of the community;
 - ii. is within 400m of new residential urban allotments in greenfields and brownfields areas;
 - iii. recognises the landscape and natural features in the wider area and links or connects to other green or open space, community facilities, commercial centres, areas of higher density residential development, landforms and roads;
 - iv. protects or enhances natural features and landscapes, ecological function and biodiversity, and their values;
 - v. reinforces and upholds the Garden City landscape character of urban Christchurch City and the heritage landscapes and plantings of Banks Peninsula townships and settlements;
 - vi. provides access to heritage places and natural and cultural landscapes including the coastline, lakes and waterways and wetlands; and
 - vii. strengthen the connection that Ngai Tahu and the community have with the land, including by recognising, protecting or enhancing historic heritage, cultural landscapes and mahinga kai.

8.1.2.8 Policy - Urban Density

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 Subdivision in greenfield or brownfield areas must enable development which achieves a net density of 15 households per hectare.



- b. Subdivision in the Residential Medium Density zone must enable development which achieves a net density of 30 households per hectare.
- a. Subdivision in greenfield or brownfield areas must enable development which achieves a net density of 15 households per hectare, except in the Established New Neighbourhoods (Prestons) Zone where the minimum net density is between 13 and 15 households per hectare.
- b. Subdivision in the Residential Medium Density zone must enable development which achieves a net density of 30 households per hectare.

8.1.2.9 Policy - Additional subdivision design for greenfields residential areas

- a. Ensure subdivision of greenfields land for residential purposes, including where subdivision is being staged, achieves a high quality comprehensively planned neighbourhood that is connected to the wider environment, by ensuring that the design and layout:
 - i. gives effect to the overall pattern of development shown in the relevant Area Plans, Outline Development Plans, Master Plans and Layer Diagrams;
 - ii. ensures the integration of the Green, Blue and Movement Networks within the zone and to adjoining areas;
 - iii. avoids subdivision of land until risks from sites contamination are removed or appropriately mitigated;
 - iv. avoids development that impacts on site of significance to Ngai Tahu, including wahi tapu, wahi taonga and silent files; and
 - v. ensures that the effects of earthworks are managed to avoid adverse effects on adjoining properties.

8.1.3 Objective - Infrastructure and transport

- a. A legible, well connected, highly walkable, and comprehensive movement network for all transport modes is provided.
- b. Land is set aside for services which can also be used for other activities, such as pedestrian or cycle ways.
- c. Land is serviced in a comprehensive, integrated and efficient manner.

8.1.3.1 Policy - Repair of infrastructure

That the subdivision of land to create additional allotments is managed to ensure development does not occur in areas where infrastructure will not be repaired or has yet to be repaired.

8.1.3.2 Policy - Transport and access

- a. Provide a legible, well connected, highly walkable, and comprehensive movement network for all transport modes that enables people of all ages and physical abilities to access public open space facilities, public transport, suburban centres, and community facilities, and to move between neighbourhoods and the wider urban area.
- b. Avoid, remedy or mitigate any adverse visual and physical effects of new roads on the natural environment.
- c. Ensure that where road or property access is created to an existing road, the existing road is of an appropriate standard.
- d. Provide a movement network which enables:
 - i. safe and efficient movement of users, including vehicles, public transport, cyclists and pedestrians;
 - ii. vehicle parking;
 - iii. access to properties;



- iv. landscaping and street trees;
- v. safety and visibility;
- vi. surface water management; and
- vii. utility services.

8.1.3.3 Policy - Water supply

- a. Ensure that water supplies for the land uses anticipated following subdivision and/or land use development are of sufficient capacity and of a potable standard for human consumption.
- b. Ensure the provision of any necessary additional water supply infrastructure or the upgrading of existing infrastructure, is sufficient for the scale and nature of anticipated land uses.
- c. Ensure connection to public reticulated water supply systems wherever such systems are available.

8.1.3.4 Policy - Stormwater disposal

- a. Encourage stormwater disposal through swales, wetlands and retention basins, impervious surfaces, and natural open waterway systems including river systems and floodplains.
- b. Avoid any increase in sediment and contaminant levels entering water bodies as a result of stormwater disposal.
- c. Ensure stormwater is disposed of in stormwater management areas so as to avoid inundation within the subdivision or on adjoining land.
- d. Ensure that any necessary stormwater control and disposal systems and the upgrading of existing infrastructure are sufficient for the amount and rate of anticipated runoff.
- e. Ensure stormwater disposal in a manner which maintains or enhances the quality of surface water and groundwater.
- f. Where feasible, utilise stormwater management areas for multiple uses and ensure they have a high quality interface with residential or commercial activities.
- g. Ensure that stormwater is disposed of in a manner which is consistent with maintaining public health.
- h. Incorporate and plant indigenous vegetation that is appropriate to the specific site, recognising the use of particular species to absorb water.
- i. Ensure that realignment of any watercourse occurs in a manner that improves stormwater drainage and enhances ecological, mahinga kai and landscape values.

8.1.3.5 Policy - Sewage disposal

- a. Ensure that anticipated development is provided with a means of disposing of sanitary sewage in a manner which is consistent with maintaining public health and that minimises adverse effects on the environment.
- b. Ensure provision for sewage disposal is of sufficient capacity and that existing systems are upgraded if necessary by the subdivider and/or developer in recognition of the scale and nature of anticipated land uses.
- c. Ensure that new lots be provided with a means of connection to a reticulated sanitary sewerage system, where available.
- d. Where a reticulated sanitary sewerage system is not available, on-site or standalone communal treatment systems will be required to be installed, subject to any discharge consents required.

8.1.3.6 Policy - Trade wastes

Ensure provision is made for trade waste disposal for anticipated industrial uses.



8.1.3.7 Policy - Electricity

- a. Ensure that adequate provision is made for the supply of electric power.
- b. Ensure that the provision of electrical reticulation systems is appropriate to the amenities of the area and the anticipated land uses, generally requiring undergrounding in new urban areas.

8.1.3.8 Policy - Telecommunications

a. Ensure that upon the subdivision of land, adequate provision is made for connection to a telecommunication system and that in providing such systems, adverse visual effects are minimised.

8.1.3.9 Policy - Provision of works and services, financial and development contributions

- a. Require that subdividers and/or developers meet the costs of any upgrading of network infrastructure (including headworks) and provision of reserves which are attributable to the impacts of the subdivision and/or land use development, including, where applicable:
 - i. road and access;
 - ii. water supply;
 - iii. sanitary sewage disposal;
 - iv. stormwater disposal;
 - v. trade waste disposal;
 - vi. provision of land for open space and/or recreation; and
 - vii. provision for esplanade reserves and/or esplanade strips.

8.1.3.10 Policy - Construction and design of infrastructure

a. Require that new network infrastructure is of a construction, design and location which will minimise potential damage from significant seismic and other events.



8.2 Activity status and general matters

8.2.1 Activity status

8.2.1.1 Activity status

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- 1. All <u>subdivision</u> activities are Restricted Discretionary Activities in all zones, subject to compliance with the standards set out at Rule 8.2.1.2 of this Plan.
- 2. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion as set out in the relevant Activity Standards detailed at Rule 8.2.1.2 of this Plan.
- 3. Where a **subdivision** activity does not comply with a development standard, subdivision will be a discretionary activity except where specified otherwise in that development standard.
- Assessment Matters at 8.5 and other relevant assessment matters in this Plan may be referred to where relevant.
- All subdivision activities are Restricted Discretionary Activities in all zones, except where specified otherwise, subject to compliance with the standards set out at Rule 8.2.1.2 of this Plan.
- 2. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion as set out in the relevant Activity Standards detailed at Rule 8.2.1.2 of this Plan.
- 3. Where a **subdivision** activity does not comply with a development standard, subdivision will be a discretionary activity except where specified otherwise in that development standard.
- 4. Assessment Matters at 8.5 and other relevant assessment matters in this Plan may be referred to where relevant.

8.2.1.2 Activity standards

- 1. Subdivision in all zones:
 - The standards at 8.2.2 and 8.3.1 8.3.8 are applicable, where relevant.
- 2. Subdivision in all Industrial and Commercial Zones:
 - The standards at 8.2.2, 8.3.1 8.3.8 and 8.4.1 are applicable, where relevant.
- 3. Subdivision in New Neighbourhood Zones:
 - The standards at 8.2.2, 8.3.1 8.3.8 and 8.4.2 are applicable, where relevant.

8.2.2 Administration

8.2.2.1 Written approval and non-notification

- 1. Unless stated otherwise in this chapter:
 - a. application for resource consent under the subdivision rules as a restricted discretionary activity shall not require the written approval of other persons and shall not be publicly notified;
 - b. for any other application for resource consent under the subdivision rules, the Council may publicly notify the application or require the written approval of other persons.



Except that any application made:

- a. under Section 8.4.9 (Highsted); or
 - i. under Section 8.4.10 (Highfield) where:
 - ii. application is required as a result of non-compliance with Rule 8.4.10.1 RD1;
 - iii. application is required under Rule 8.4.10.2 D8; or
 - iv. any land being subdivided is within 25m of a property boundary of land not owned by the applicant (other than land owned by the Council or the NZTA) and being within the Established New Neighbourhoods (Highfield) Zone;
 - v. application is required as a result of non compliance with Rule 8.4.10.1 RD5(7);

any application for consent under the subdivision rules (other than non-complying subdivision activities) shall not require the written consent of other persons and shall be non-notified.

8.2.2.2 Infrastructure Design Standard

Works and infrastructure to be vested in Council shall be of a standard acceptable to Council. The **Infrastructure Design Standard** is the Council's technical compliance manual and sets out the relevant standards.

8.2.2.3 Development and financial contributions

All applications for <u>subdivision</u> shall comply with the relevant requirements of the Council's <u>Development Contributions Policy</u>, prepared under the Local Government Act 2002. The Development Contributions Policy requires that development contributions in cash and/or land be paid to the Council for <u>reserves</u>, and <u>network infrastructure</u> for water supply, wastewater, transportation, and surface water management services. Development contributions will be required to be paid prior to the issue of a certificate pursuant to Section 224 of the Resource Management Act 1991. Works and services within a subdivision are not defined to be financial or development contributions and will be required to be undertaken as conditions of subdivision consent.

Where applicable, the creation of new sites by subdivision shall comply with the terms for financial contributions involving esplanade reserves in this Plan.

8.2.2.4 Staging of subdivision

A <u>subdivision</u> may be completed in stages, provided that each stage meets all of the conditions of approval appropriate to that stage, and that the balance of the <u>site</u> remaining after the completion of each stage is a <u>site</u> which either complies with the provisions of the Plan or with the conditions of a resource consent.

8.2.2.5 Suitability for proposed land use

- 1. Where section 106 of the Act applies to any part of the land to be subdivided it is the applicant's responsibility to provide all information relevant to the potential hazard and to show the means by which the land shall be made suitable for the proposed land use. Regard should be had to any information held on the Council's hazards register. The Council shall have regard to any appropriate mitigation measures before issuing the <u>subdivision</u> consent, or declining approval pursuant to section 106. Chapter 5 of this Plan provides for the management of hazards as might be relevant to consideration of an application under s106.
- Where any part of the land contains contamination, it is the applicant's responsibility to provide all relevant information and
 to show the means by which the land shall be made suitable for the proposed land use. Regard should be had to any
 information held on the Council's hazard register and the Hazardous Activities and Industries List held by Environment
 Canterbury.
- 3. Every new <u>site</u> created shall be able to accommodate a permitted or discretionary activity in terms of the rules of the relevant zone. <u>Sites</u> created which contain existing <u>buildings</u> shall be able to accommodate those <u>buildings</u> in compliance with the rules of the zone, or without increasing any existing non-compliance. Where it is considered that an appropriate building



platform is not available on a site, the Council may impose a consent notice as a condition of consent which precludes the erection of a building on that site.

4. All **subdivisions** of land that involve buildings on or near **allotment** boundaries shall comply with the relevant requirements of this Plan and the Building Act 2004.

8.2.2.6 Standards for specific zones

Zone-specific standards shall have precedence where there is any inconsistency with the general standards.

8.2.3 General Matters

8.2.3.1 Restricted Discretionary Activities - general matters

Subdivision is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.2.3.4.

Restricted discretionary standards		
RD1 Conversion of tenure	For any conversion of the type of tenure from unit title or cross lease to fee simple: any alteration to the size or dimension of the <u>allotment</u> shall not be more than 10%.	
RD2 Alteration of cross leases, company leases and unit titles	Nil	
	Note: Refer to Chapter 14 Residential	
RD3 Compliance with Outline	The subdivision of any land shown on an Outline Development Plan appended to this	
Development Plan	Plan shall be undertaken in accordance with that plan.	

8.2.3.2 Discretionary Activities - general matters

Any <u>subdivision</u> activity which does not comply with the standards at Rule 8.2.3.1 RD1 - RD2 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Assessment Matters specified in 8.5 and any other relevant matter.

8.2.3.3 Non-complying Activities - general matters

Any **subdivision** activity which does not comply with the standards at Rule 8.2.3.1 RD3 is a non-complying activity unless specified otherwise elsewhere in this chapter.

8.2.3.4 Matters for discretion - general matters

- 1. General
 - a. Whether the proposed layout is practicable and provides for the existing or intended purpose or land use.
 - Whether the proposed layout provides for access, outdoor storage areas, outdoor service space or outdoor living space.
 - c. The relationship of the proposed **allotments** within the **site** and their compatibility with the pattern of the adjoining subdivision and land use activities.
 - d. Whether each title has legal vehicle access and access to services, including through easements where necessary.
 - e. The degree to which natural topography, drainage and other features of the natural environment, or existing built features of significance, determine **site boundaries** where that is practicable.
 - f. Whether the proposed dimensions and orientation of the allotment will ensure the capture of solar gain appropriate to



the subsequent landuse.

- 2. Compliance with Outline Development Plan
 - a. Whether the <u>subdivision</u> precludes the required household density target to be met across the Outline Development Plan area.
 - b. Whether the subdivision precludes or discourages development in another part of the Outline Development Plan area.
 - c. Whether the **subdivision** integrates and connects appropriately to other parts of the Outline Development Plan area and any layering diagrams.
- 3. Alteration of cross leases, company leases and unit titles.
 - a. Whether each title or leased area has vehicle access, and whether there is any decrease in formed width, parking spaces and size, or manoeuvring areas where function or safety may be compromised.
 - b. Whether each title or leased area has access to services.
 - c. Whether any title or leased area would be reduced in area or dimension in a manner which might result in issues with functionality.
 - d. Whether fire safety requirements can be met.
 - e. Relevant assessment matters in Chapter 5.



8.3 District wide rules - Subdivision and development

8.3.1 Allotment size and dimension

8.3.1.1 Restricted Discretionary Activities - allotment size and dimension

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<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.1.4.

Restricted disc	retionary standards
RD1 Minimum allotment dimensions	 Allotments in the Residential Suburban Zone shall have a minimum dimension of 16m x 18m. Allotments in the Residential Suburban Density Transition and Residential Medium Density Zones shall have a minimum dimension of 13m x 16m.
RD2 Minimum allotment size	1. Allotments in any zone except the New Neighbourhood Zone shall comply with the minimum net site area and other requirements specified at Tables 1 and 2 to this rule.
	2. Allotments in the New Neighbourhoods Zone shall comply with the standards at 8.4.2.
	3. Notwithstanding the above, there shall be no minimum allotment size in any zone for allotments created for access, utilities, roads and reserve purposes.
RD3 Allotments with existing or proposed buildings	1. Notwithstanding the standards at RD1 and RD2, where an <u>allotment</u> is to be created after the erection of a building (to the extent that the exterior is fully closed in) on that <u>allotment</u> , or alternatively, where the <u>subdivision</u> consent is issued after, or at the same time as the building consent for a proposed building:
	 existing or proposed <u>building</u>(s) shall either comply with all relevant zone standards for a permitted activity (except <u>site</u> density standards), or be approved through a separate resource consent in relation to any standards that are not complied with;
	 b. no allotment shall exceed the minimum net site area specified in Table 3 to this rule; no allotment shall exceed the minimum net area specified in table 5 to this clause;
	 Where a building is not yet erected, the applicant shall be bound to erect the building before obtaining a certificate under section 224 of the Resource Management Act 1991, and the subdivision consent shall have attached to it a condition to that effect.
RD4 Port Influences	 The <u>subdivision</u> of land or <u>building</u>s shall not be undertaken within the Port Influences Overlay Area of the Residential Banks Peninsula Zone or of the Residential Conservation Zone.
Overlay Area	 The <u>subdivision</u> of <u>buildings</u> or land shall not be for the purpose of establishing a noise <u>sensitive</u> <u>activity</u> within the Port Influences Overlay Area of the Commercial Banks Peninsula, Recreation Reserves, or Industrial General Zones.
RD5 Access, utilities, roads and reserves	 Notwithstanding the standards at RD1 - RD3, there shall be no minimum net area in any zone for the balance allotment.
RD6 Residential site density	For any residential subdivision: all allotments shall have a net site area that meets the residential site density standards for permitted activities in the relevant zone, or as approved through landuse consent.

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in **8.3.1.5**.



Restricted discretion	nary standards	
RD1 Minimum allotment dimensions	 Allotments in the Residential Suburban, Residential Hills, Residential Large Lot, Open Space Metropolitan Facilities (golf courses, Riccarton Racecourse and Wilding, Western, Kearneys and Christchurch Parks) shall have a minimum dimension of 16m x 18m. 	
	 Allotments in the Open Space Metropolitan Facilities (Addington Racecourse and Rugby Park), Residential Suburban Density Transition and Residential Medium Density Zones shall have a minimum dimension of 13m x 16m. 	
RD2 Minimum allotment size	 Allotments in any zone except the Residential New Neighbourhood Zone, Residential Established New Neighbourhoods Zone and some allotments in rural Banks Peninsula zones shall comply with the minimum net site area and other requirements specified at Tables 1-5 and 6A to this rule. Allotments in the New Neighbourhoods Zone shall comply with the standards at 8.4.2. Notwithstanding the above, there shall be no minimum allotment size in any zone for allotment created for access, utilities, roads and reserve purposes. Where a zone is not specified in tables 1-5 and 6A, there is no minimum net site area. 	
RD3 Allotments with existing or proposed buildings	 Notwithstanding the standards at RD1 and RD2, where an <u>allotment</u> is to be created after the erection of a <u>building</u> (to the extent that the exterior is fully closed in) on that <u>allotment</u>, or alternatively, where the <u>subdivision</u> consent is issued after, or at the same time as the building consent for a proposed <u>building</u>: 	
	 existing or proposed <u>building</u>(s) shall either comply with all relevant zone standards for a permitted activity (except <u>site</u> density standards), or be approved through a separate resource consent in relation to any standards that are not complied with; 	
	 b. no <u>allotment</u> shall exceed the minimum <u>net site area</u> specified in Table 3 to this rule; no <u>allotment</u> shall exceed the minimum net area specified in table 5 to this clause; 	
	 Where a <u>building</u> is not yet erected, the applicant shall be bound to erect the <u>building</u> before obtaining a certificate under section 224 of the Resource Management Act 1991, and the <u>subdivision</u> consent shall have attached to it a condition to that effect. 	
RD4 Port Influences Overlay Area	 The <u>subdivision</u> of land or <u>building</u>s shall not be undertaken within the Port Influences Overlay Area of the Residential Banks Peninsula Zone or of the Residential Conservation Zone. 	
	 The subdivision of buildings or land shall not be for the purpose of establishing a noise sensitive activity within the Port Influences Overlay Area of the Commercial Banks Peninsula, Recreation Reserves, or Industrial General Zones. 	
RD5 Access, utilities, roads and reserves	1. Notwithstanding the standards at RD1 - RD3, there shall be no minimum net area in any zone for the balance allotment.	
RD6 Residential site density	For any residential subdivision: all allotments shall have a net site area that meets the resident site density standards for permitted activities in the relevant zone, or as approved through landu consent.	
RD7 Boundary adjustments	Where there are two or more separately saleable existing allotments, which have separate Certificates of Title, any adjustment of boundaries shall be such that no additional allotments are created and the resultant allotments are not less than the smaller/smallest that existed before subdivision or (where specified) the minimum net site area for the zone under Clauses 8.2.4.3 or 8.2.4.4, whichever is the lesser.	



RD8 identified building area	Any subdivision in the following zones must clearly identify an site on a scheme plan of subdivision on which a residential u	
	a. Residential Hills;	
	b. Residential Large Lot;	
	c. Residential Small Settlement; and.	
	d. all rural zones other than Rural Quarry	
	Where the site contains an existing residential unit at the time made, the identified building area must include the existing returned the residential unit will be removed from the site altogether or building area for that site.	esidential unit, or indicate that
	The identified building area must:	
	a. include a single area of land of not less than 100m2 and is capable of containing a residential unit;	no greater than 2000m2 which
	 include cartilage area contiguous to the area identified in no greater than 4000m2; and 	(a) of not less than 200m2 and
	c. be able to be linked by adequate and appropriate vehicle	access to a formed public road.
RD9 Maximum number of allotments -Cashmere / Worsleys Outline Development Plan Area	No more than 380 residential allotments shall be created or each No more than 380 residential units shall be created or enable	
RD10 stormwater management – Cashmere / Worsleys Outline Development Plan Area	The historic stonewalled drain shown at Appendix 8.6.7(d) sh	nall be protected.
RD11 Subdivision in the Specific Purpose Resort Zone Zone	Any subdivision shall only be for the purpose of creating allots permitted by the zone or for which resource consent is held, or permitted utilities or boundary adjustments. Allotments for residential unit, resort apartments or resort hot subdivided when a building or buildings are still allowable for maximum number limits specified for the zones.	or for conservation purposes,
RD12 Subdivision across zone boundaries	Where an allotment is proposed which covers more than one site area shall apply.	e zone, the lesser minimum net

Table 1. Minimum allotment size - Residential zones

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

Zone	Minimum net site area	Additional Standard
Residential	450m²	
Suburban		



Residential	2000m ²	In the area on the northern side of Heathcote village (refer to planning
Suburban		maps), the total number of additional allotments created in this part of the
Heathcote Village		zone, since 24 June 1995, shall not exceed 30.
Residential	2000m ²	
Suburban Existing		
Rural Hamlet		
Residential	750m ²	
Suburban		
Redwood		
Residential	1500m ²	
Suburban (Upper		
Styx and Croftons		
Road) Density		
Overlay		
Residential	1ha	
Suburban (Corner		
Henderson's and		
Sparks Roads)		
Residential	330m ²	
Suburban Density		
Transition		
Residential	400m² except where	This rule is not required to be enforced on a site which prior to the
Medium Density	specified below;	Canterbury earthquakes of 2010 and 2011 was used for residential activity
		which will be, in the opinion of an IPENZ qualified Structural Engineer,
	a. where the existing	required to be demolished as a result of earthquake damage.
	allotment is between	
	400m² and 600m² – not	
	less than two residential	
	units;	
	la conta a una della constituta a	
	b. where the existing	
	allotment is between	
	600m² and 900m² – not less than three residential	
	units;	
	urnts,	
	c. where the existing	
	allotment is over 900m² –	
	not less than one	
	residential unit per 300m².	
Residential Banks	400m ²	
Peninsula		
Residential	250m ²	Any application for subdivision consent shall be made in conjunction with
Conservation		a building consent for the same site.
(Lyttelton)		
Residential	400m ²	Any application for subdivision consent shall be made in conjunction with
Conservation		
00110011011		a building consent for the same site.
(Akaroa)		a building consent for the same site.
	4ha	a building consent for the same site.



Zone	Minimum net site	Additional Standard
	area	
Residential	450m ²	
Suburban		 In the Cashmere and Worsleys area (shown at Appendix 8.6.7) the minimum net site area shall be 4ha unless in compliance with the Outline Development Plans at Appendix 8.6.7. In Character Areas, the minimum net site area shall be 600m2.
Residential	2000m ²	In the area on the northern side of Heathcote village (refer to planning maps), the
Suburban		total number of additional allotments created in this part of the zone, since 24
Heathcote		June 1995, shall not exceed 30.
Village		
Residential	2000m ²	
Suburban		
Existing Rural		
Hamlet		
Residential	750m ²	
Suburban		
Redwood		
Residential	1500m ²	
Suburban		
(Upper Styx and		
Croftons Road)		
Density Overlay		
Residential	1ha	
Suburban		
(Corner		
Henderson's		
and Sparks		
Roads)	220	
Residential	330m ²	
Suburban		In Character Areas, the minimum net site area shall be 400m2.
Density		
Transition	I	



Residential Medium Density	400m² except where specified below; a. where the existing allotment is between 400m² and 600m² – not less than two residential units; b. where the existing allotment is between 600m² and 900m² – not less than three residential units; c. where the existing allotment is over 900m² – not less than one residential unit per 300m².	 This rule is not required to be enforced on a site which prior to the Canterbury earthquakes of 2010 and 2011 was used for residential activity which will be, in the opinion of an IPENZ qualified Structural Engineer, required to be demolished as a result of earthquake damage. In Character Areas, the minimum net site area shall be 400m2 and (a) – (c) shall not apply.
Residential Banks Peninsula	400m2	
Residential Conservation (Lyttelton)	250m²	Any application for subdivision consent shall be made in conjunction with a building consent for the same site.
Residential Conservation (Akaroa)	400m ²	Any application for subdivision consent shall be made in conjunction with a building consent for the same site.
Retirement Village Overlay	4ha	



Residential	650m2	
Hills		In the Montgomery Spur area (Appendix 14.10.xx):
		a. any allotment shall include a net site area capable of containing a complying residential unit in the area not subject to the building restriction; and
		b. the minimum net site area shall be 850m2.
		2. In the Moncks Spur area shown at Appendix 8.6.8, the minimum net site area shall be 850m2.
		3. In the Shalamar Drive area, the minimum net site area shall be 850m2.
		In the Cashmere and Worsleys area (shown at Appendix 8.6.7) the minimum net site area shall be 4ha unless in compliance with the Outline Development Plans at Appendix 8.6.7.
		 In the Richmond Hill (Appendix 8.6.9) area a landscaping strip with a minimum width of 3m shall be provided along the southeast zone boundary.
		6. In the Upper Worsleys Spur area (Appendix 14.10.xx A and B), the gully areas shown on the Outline Development Plan shall be planted and maintained in native tree species indigenous to the area, except where left to regenerate by maintaining existing nursery plant cover of broom or gorse.
Residential	1500m2	
Large Lot		In the Samarang and Allandale areas (shown at Appendix 8.6.12 and 8.6.13) no subdivision shall occur unless in general compliance with the relevant Concept Plans.
		 In the Kennedys Bush / Cashmere Road 2008 Appendix 8.6.16 a legal instrument in favour of the Christchurch City Council shall be registered against the certificate of title/s prohibiting any residential unit in Area A. In the Cashmere and Worsleys area (shown at Appendix 8.6.7) the minimum net site area shall be 4ha unless in compliance with the Outline Development Plans at Appendix 8.6.7.
		 In the Residential Large Lot Zone Akaroa Hillslopes Density Overlay the minimum net site area shall be 5000m2.
		 In the Residential Large Lot Zone Akaroa Hillslopes Deferred the minimum net site area shall be 40ha.
Residential Small Settlement	1000m2	
Residential Small Settlement Kainga Overlay Area 1 and 2	500m2	Additional allotments shall not be created within 100m of the centre line of the primary stopbank as shown on the planning maps.
Residential Small Settlement (Takamatua)	1500m2	Not more than 25 allotments are to be created (excluding those for reserves, roads or utilities).



Residential		
Bach		 The Residential Bach Zone shall be held in one fee simple certificate of title and each allotment created within the Residential Bach Zone shall be held by leasehold titles. Consent notices will be registered against these titles requiring them to be held for leasehold purposes. Not more than 18 leasehold allotments may be created and each must not exceed 65m2. On initial subdivision of the existing allotment (that part of Lot 3 DP59234 contained within the Residential Bach Zone) a right of way on foot or bicycle easement in gross in favour of Christchurch City Council shall be created over the walking and/or bicycle track identified on the Development Plan (Residential Bach Zone) at Chapter 14 Appendix 3k.
Residential Banks Peninsula Zone - Diamond Harbour Density Overlay	600m2	
Papakainga	No minimum	 The subdivider shall be tangata whenua of the ancestral land and should provide evidence to the Council of such status, endorsed by the relevant runanga and shall provide the written approval of the relevant runanga for the subdivision. The site shall be capable of containing a permitted residential unit.
Papakainga (Nga Hau E Wha)	No minimum	
Guest Accommodation	300m2	
Accommodation and community facility	250m2	

Table 2. Minimum allotment size - Commercial and Industrial zones

Zone	Minimum net
	site area
Commercial Core, Commercial Fringe, Commercial Local, and Commercial Banks Peninsula Zones	250m ²
Retail Park, Industrial General, Industrial Park Zones, and where connected to a Council owned	500m ²
reticulated sanitary sewage disposal system in the Industrial Heavy Zone	
Industrial Heavy Zone where no connection to a Council owned reticulated sanitary sewage disposal	4ha
system is provided	

Table 3. Minimum allotment size - Open Space Zones

į	Zone	Minimum net site
		area
ſ	Open Space (McLeans Island) and Open Space (Community Park) Zones	300m2



Open Space Metropolitan Facilities Zone – Kearneys Park, and Shirley, Avondale and Waimairi	450m2
Golf Courses	
Open Space Metropolitan Facilities Zone – Addington and Riccarton Racecourses	330m2
Open Space Metropolitan Facilities Zone – Lancaster Park	500m2

Table 4. Minimum allotment size – Specific Purpose Zones

Zone	Minimum standards			
Specific Purpose (Hospital)	For health care facilities - no minimum net site area.			
	2. For activities other than health care facilities, the minimum net site area for the alternate zones specified below apply.			
	Hospital	Alternate Zone		
	Lady King Hospital	Residential Hills		
	St Georges, Nurse Maude, Southern Cross, Mary Potter, Christchurch	Residential Medium Density		
	Womens, Lyndhurst and Christchurch			
	Hospitals			
	All other hospitals	Residential Suburban		
Specific Purpose (Airport)	500m ²			
Specific Purpose Lyttelton Port Zone	No minimum net site area.			
Specific Purpose (School)	No minimum nnet site area.			
	Clarification – for activities other than edu	cation activities, the alternate zones		
	specified in Chapter 21 apply.			
Specific Purpose (Tertiary education)	No minimum net site area. Clarification – for activities other than education activities, the alternate zones specified in Chapter 21 apply.			



Coocific	Durnaga	(Golf Resor	٤١
poecitic	Purbose	ttaon Resor	I)

- 1. There is no minimum net site area in the Specific Purpose (Golf Resort) Zone at Clearwater and at the Christchurch Golf Resort.
- 2. Concept Plan
 - a. No <u>subdivision</u> shall take place within Academy Activity Areas A, A1 & A2 Christchurch Golf Resort shown on the Outline Development Plan in Appendix 2 to Chapter 21.9, unless a Concept Plan has been lodged with and approved by the Council with respect to that activity area in accordance with Rule 21.9.2.5.2 Concept Plans.
 - Any <u>subdivision</u> which does not comply with a Concept Plan approved by the Council with respect to that activity area in accordance with Rule 21.9.2.5.2 Concept Plans shall be a discretionary activity.
- 3. Sequencing Standards Christchurch Golf Resort
 - a. Prior to the Council signing a section 224 certificate under the Act, for the
 71st residential allotment in the Resort Community Activity Areas,
 - i. The golf course and wetlands within the golf course shall have been constructed and planted in accordance with 21.9.2.3.2. RD2; and
 - ii. A Concept Plan for the adjoining Open Space-Margins and Water Zone shall have been lodged with and approved by the Council, making provision for indigenous planting (indicating species, layout and density), and in accordance with the Outline Development Plan for the Christchurch Golf Resort at Appendix 2 to Chapter 21.9, for a public access track along the River, for a bridleway from the Styx River to Spencerville Road, and for a bridge providing public vehicular access across the Styx River;
 - iii. 50% of the planting identified in the Concept Plan for the Open Space– Margins and Water Zone shall have been completed; and
 - iv. Legal instruments shall have been registered against the head title, securing:
 - A Public pedestrian access over the access track identified in the Concept Plan, and
 - B Public access for the purpose of a bridleway from the Styx River to Spencerville Road.
 - b. Prior to the Council signing a section 224 certificate under the Act, for the 120th residential allotment in the Resort Community Activity Areas,
 - i. All of the planting identified in the Concept Plan for adjoining Open Space – Margins and Water Zone approved by the Council shall have been completed; and
 - The public access track, the bridleway from the Styx River to Spencerville Road and the bridge across the Styx River shall have been constructed.

Table 5. Minimum allotment size where there are existing or proposed buildings.

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Zor	ne	Minimum
		net site
		area
Re	esidential Suburban (except as provided for below)	400m ²
Re	esidential Suburban Density Transition (except as provided for below).	300m ²
Col	mprehensive developments provided through the Enhanced Development Mechanism, Community	No limit
Но	using Redevelopment Mechanism	
	sidential units which have been converted into two residential units in compliance with or the subject of lander consent under Chapter 14 Rule 14.2.2.1 P15 - 17	No limit
Wh	ere a family flat has been converted into a separate <u>residential unit</u> in compliance with or the subject of d-use consent under Chapter 14 Rule 14.2.2.1 P15 - 17.	No limit
	ere two residential unit s replace a single residential unit in compliance with or the subject of land-use asent under Chapter 14 Rule 14.2.2.1 P15 - 17.	No limit
Re	sidential Medium Density Zone:	No limit
1.	where the existing allotment is between 400m² and 650m² provided that not less than two residential units exist or are proposed;	
2.	where the existing allotment is between 650m² and 900m² provided that not less than three residential units exist or are proposed;	
3.	where the existing allotment is over 900m² provided that not less than one residential unit per 300m² exist or is proposed	
Th	is rule is not required to be enforced on a site which prior to the Canterbury earthquakes of 2010 and 2011	
	s used for residential activity which will be, in the opinion of an IPENZ qualified Structural Engineer, required be demolished as a result of earthquake damage.	
W	here an elderly persons housing unit is converted to a separate residential unit that may be occupied by any	No limit
per	son(s) in compliance with Chapter 14 Rule 14.2.2.1 P5.	
Μι	ılti-unit residential complexes located in the Residential Suburban Density Transition Zone, or within the	No limit
Res	sidential Suburban Zone where the complex is owned by a social housing provider.	
Ind	ustrial General, Industrial Heavy, Industrial Park, Commercial Core, Commercial Fringe, Commercial	No limit
Loc	cal, Commercial Banks Peninsula, Retail Park, and Travellers Accommodation Zones	
Zor	ne ne	Minimum

Zone	Minimum
	net site
	area
Residential Suburban (except as provided for below)	400m ²
Residential Suburban Density Transition (except as provided for below).	300m ²
Comprehensive developments provided through the Enhanced Development Mechanism, Community	No limit
Housing Redevelopment Mechanism	
Residential units which have been converted into two residential units in compliance with or the subject of	No limit
land-use consent under Chapter 14 Rule 14.2.2.1 P15 - 17	
Where a family flat has been converted into a separate residential unit in compliance with or the subject of	No limit
land-use consent under Chapter 14 Rule 14.2.2.1 P15 - 17.	
Where two residential units replace a single residential unit in compliance with or the subject of land-use	No limit
consent under Chapter 14 Rule 14.2.2.1 P15 - 17.	



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Residential Medium Density Zone:	No limit
 where the existing allotment is between 400m² and 650m² provided that not less than two residential units exist or are proposed; 	
 where the existing allotment is between 650m² and 900m² provided that not less than three residential units exist or are proposed; 	
3. where the existing allotment is over 900m² provided that not less than one residential unit per 300m² exist or is proposed	
This rule is not required to be enforced on a site which prior to the Canterbury earthquakes of 2010 and 2011 was used for residential activity which will be, in the opinion of an IPENZ qualified Structural Engineer, required to be demolished as a result of earthquake damage.	
Where an elderly persons housing unit is converted to a separate residential unit that may be occupied by any person(s) in compliance with Chapter 14 Rule 14.2.2.1 P5.	No limit
Multi-unit residential complexes located in the Residential Suburban Density Transition Zone, or within the Residential Suburban Zone where the complex is owned by a social housing provider.	No limit
Industrial General, Industrial Heavy, Industrial Park, Commercial Core, Commercial Fringe, Commercial Local, Commercial Banks Peninsula, Retail Park, and Travellers Accommodation Zones	No limit
Specific Purpose (Airport) Zone	No limit
Specific Purpose (Wigram) Zone	No limit

Table 6a. Minimum allotment size - Rural Zones

Zone	Minimum net site area	Additional standards
Rural Urban Fringe	4ha	Nil
Rural Waimakariri	20ha	Nil
Rural Port Hills	100ha	Nil
Rural Templeton	4ha	Nil
Rural Banks Peninsula (except	40ha where the site is	Nil
where specified below and in	entirely below the 160m	
Table 6B)	contour.	
Rural Banks Peninsula – within an	100ha where the site is	Nil
Outstanding Natural Landscape	above or partly above the	
	160m contour.	



Rural Banks Peninsula – lifestyle	1ha	1.	Only one lifestyle allotment can be created per
allotment option 1			parent site.
		2.	A minimum balance area of 39ha is required where the site is entirely below the 160m contour, or 99ha where the site is above or partly above the 160m contour.
		3.	Any balance allotments must be made subject to a legal encumbrance that:
			a. Protects one or more of the following:
			i. Indigenous vegetation or wetland
			ii. Landscapes or features
			iii. Cultural features
			iv. Public access connections to the coast
			b. The legal protection mechanism must require all of the following:
			 The balance <u>allotment</u> can not be further subdivided;
			 The balance allotment has no further potential for a residential unit to be erected;
			iii. Permanent protection of the <u>site</u> or features as outlined in (a) above;
			 iv. Implementation of any management plan required to manage the features in (a) above;
			v. The protected area to be maintained in perpetuity; and
			vi. The consent holder to meet the full cost of complying with the above criteria.

Table 6b. Minimum allotment size - Rural Zones

-	-	
	L	
170no	Minimum not area	Maditional standards
KOHE .	iviinimum net area	Additional Standards



Rural Banks Peninsula – lifestyle	1ha	1.	Only	one lifestyle allotment can be created per
allotment option 2			paren	t site.
		2.	A min	imum balance area of 3ha is required.
		3.	-	alance allotments must be made subject to a encumbrance that:
			a. P	rotects one or more of the following:
			i.	Indigenous vegetation or wetland
			ii.	Landscape features
			iii.	Cultural features
			iv.	Public access connections to the coast
				he legal protection mechanism must require I of the following:
			i.	The balance allotment can not be further subdivided;
			ii.	The balance allotment has no further potential for a residential unit to be erected;
			iii.	Permanent protection of the site or features outline in (a) above;
			iv.	Implementation of any management plan required to manage any of the features in (a) above;
			V.	The protected area to be maintained in perpetuity; and
			vi.	The consent holder to meet the full cost of complying with the above criteria.

8.3.1.2 Discretionary Activities - allotment size and dimension

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Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.1.1 RD1 is a discretionary activity. Ir determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion at 8.3.1.4 and any other relevant matter.

Subdivision is a discretionary activity where it complies with the standards listed below. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion at 8.3.1.5 and any other relevant matter.

Any subdivision activity which does not comply with one or more of the standards at Rule 8.3.1.1 RD1 is a discretionary activity.
Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.1.1 RD7 is a discretionary activity.
Allotments in the Rural Banks Peninsula zone shall comply with the minimum net site area and other requirements specified at Table 6B.



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D4	Any subdivision in any Future Urban Development Zone that is in general accordance with all Key Structuring
	Elements in the relevant Concept Plan in Appendix 20.4 to the Future Urban Development chapter but is not
	in accordance with one or more other elements of the relevant Concept Plan and the application is for a
	comprehensive subdivision and land use development-and is supported by an Outline Development Plan.
D5	Any subdivision in the Coastal Zone.

8.3.1.3 Non-complying Activities: Allotment size and dimension

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

Any subdivision activity which does not comply with one or more of the standards at RD2 - RD6 is a non-complying activity.

NC1	Any <u>subdivision</u> activity which does not comply with one or more of the standards at RD2 – RD6 and RD8 – RD11.
NC2	Any subdivision activity which does not comply with one or more of the standards at D3 – D5
NC3	Any subdivision in the Rural Banks Peninsula for a lifestyle allotment which is 4ha or less and does not have a balance allotment.

8.3.1.4 Prohibited activities: Allotment size and dimension

Any <u>subdivision</u> activity which does not comply with one or more of the standards in table 1 relating to the Residential Bach Zone.
Any <u>subdivision</u> activity which does not comply with one or more of the standards in table 6A relating to the Rural Urban Fringe Zone.

8.3.1.5 Matters for discretion - allotment size and dimension

- Whether the <u>allotments</u> (including any balance <u>allotment</u>) are of sufficient size and dimension to provide for the existing or proposed purpose or land use.
- 2. The degree to which natural topography, drainage and other features of the natural environment, or existing built features of significance, determine site boundaries where that is practicable.
- 3. Whether the proposed dimensions and orientation of the <u>allotment</u> will ensure the capture of solar gain appropriate to the subsequent land use.
- 4. The relationship of the proposed **allotments** within the **site** and their compatibility with the pattern of the adjoining **subdivision**, land use activities, and existing noise environment.
- 5. Whether there are discernible community benefits available from the provision of open space or reserves where the concept of environmental compensation might be applied.
- Whether fire safety requirements are met in relation to the conversion of existing residential units into multiple residential units.

Rural Subdivision

- a. The need to include a covenant or consent notice on the title or balance to limit the ability for additional subdivision potential or dwellings to protect an area for potential production ability or its open rural character.
- b. The location and scale of any identified building area.
- c. The extent to which clustering or grouping development within areas where there is the least impact on ability to maximise



rural activities, operative/productive potential, natural character and its elements such as indigenous vegetation, landform, waterways and wetlands.

- d. The visual impact of buildings, development and associated works.
- e. Whether the design and layout of the subdivision has taken a holistic approach to the site design to recognise and avoid incompatible land use and protection of relevant features.
- f. Whether the location of an identified building area may result in reverse sensitivity on surrounding permitted activities.
- g. Whether any management plans are needed to ensure the site is managed in the long term.
- h. The extent to which the subdivision will lead to development of sensitive activities in close proximity to the high quality gravel resource and the potential to compromise the ability to access the resource or create reverse sensitivity effects.

Rural Banks Peninsula

- Identified building area the location of an identified building area identified on sites in relation to sites of cultural significance and existing development.
- b. Whether it is appropriate for the Council to preclude the erection of a building on that site if no an identified building area is indicated or can be located on the site appropriately.
- c. Amalgamation of titles the positive effects of the consolidation of titles.
- d. Landscape the capacity of the landscape to absorb change having regard to existing geomorphological features, landscape values and built development, including amenity values.
- e. The extent to which the subdivision will lead to additional residential units that will result in reverse sensitivity effects upon surrounding permitted land uses.

Coastal Environment

- a. The nature, extent and implications of coastal hazards relevant to the site.
- b. The effectiveness of any coastal hazard mitigation works proposed.
- c. The design of proposed works including buildings, coastal hazard mitigation works, and access roads.
- d. The nature of any existing or proposed coastal hazard mitigation or earthworks, engineering design, and their effects on safety and vulnerability of the site and adjacent sites.
- e. Effects of development on surface and subsurface drainage patterns and stormwater management.
- f. The adequacy of drainage and sediment control measures.
- g. The ability of the site to accommodate stable, accessible and serviceable identified building area.
- h. The extent to which the works will lead to removal of vegetation, topsoil or sand, or the modification of ecosystems or natural character, or adverse landscape and visual effects.
- i. The extent to which the activity or works would impact on public or recreational access, where available.
- j. The effects of any development on public access to and along the landward boundary of the coastal marine area.

Character Areas

Whether the site size retains the special characteristics of the area including:

- a. the distinctive topographic qualities and landforms or features that contribute to landscape quality and built form of the area.
- b. the form, pattern and grain of subdivision, including the size of sites.
- c. the ability to achieve the characteristic balance of buildings to open space across the site.
- d. retention of large scale mid block vegetation and tree planting.
- e. the continuity and coherence of the area.
- f. provision of a front yard building setback which is consistent with the pattern of the Character Area and is available for tree and garden planting rather than garaging, car parking and manoeuvring.



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g. the ability to locate a dwelling on the site that achieves the architectural characteristics of the Character Area, including the relationship to the street.

8.3.2 Property Access

8.3.2.1 Restricted Discretionary Activities: Property Access

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<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.2.3.

Restricted discretionary standards				
RD1 Access	suci	sites shall have access which is able to accommodate a driveway to a formed road, and haccess shall be in accordance with Appendix 8.6.2 to this chapter and the standards set in Chapter 7.		
	2. <u>Acc</u>	ess shall not be to a state highway or across a rail line.		
		ase of multiple site subdivision where parking is provided as a common facility, that king area shall have access to a formed road .		
RD2 Corner rounding	1. All a	allotments at the intersection of roads:		
and splays	a.	in residential zones shall have the corner rounded to a radius to 5.5m; and		
		in the Commercial and Industrial Zones shall have the corner of the allotment set back 3.5m along the frontage of each road .		
		corner roundings or splays shall be vested in the Council and compensation shall be d by the Council for the land where the rounding is not being provided as part of a new d.		
	Ger	subdivision within the Industrial General (Musgroves) Zone (Appendix 16.4 Industrial neral Zone (Musgroves) shall provide a 10m corner splay at the Wigram Road / Aidanfield rsection.		
RD3 New roads	Арр	roads shall be laid out, constructed and vested in accordance with the standards set out in bendix 8.6.3, and in Chapter 7, except where alternative standards are set out in an line Development Plan.		
RD4 Service lanes, cycleways and pedestrian access ways		vice lanes, cycle ways and pedestrian access ways shall be laid out and vested in ordance with the standards set out in Table 1 below.		
RD5 Limited access roads	-	roadthat has been declared a limited access road shall not be used for vehicle access any new allotments shall be provided with alternative access.		



RD6 Special road and access requirements – General Industrial and Industrial Park Zones at Tait Campus

- In the Industrial Park Zone (Tait Campus) the development shall be in accordance with the provisions of the Outline Development Plan shown in **Chapter 16 Appendix 16.7.9** and specific road and access requirements as follows:
 - a. There shall be two main vehicle access points to the Industrial Park zoned part of the site. These access points shall be located on Wooldridge Road as indicated in Chapter 16 Appendix 16.7.9.
 - b. The creation of vehicle access from the <u>site</u> to Stanleys Road must include giveway markings on the Stanleys Road approach to its intersection with Harewood Road.
 - c. Not more than three secondary access points may be provided to the Industrial Park zoned part of the <u>site</u> in the general locations indicated on the Outline Development Plan. The upgrade to the Stanleys / Harewood Road intersection shall be completed prior to use of any secondary access point commencing. For the purposes of this rule, a secondary access point is where access is restricted to entry and exit to car-parking areas.
 - d. Footpaths shall be provided along the Industrial Park Zone frontage with Wooldridge and Stanleys Roads linking the site with Wairakei Road, and along the eastern side of Wooldridge Road with the bus stop, when the vehicle access points are formed.
 - e. All vehicle access point intersection works, internal roading and footpath improvements shall be carried out at the cost of the developer or their successor/s in title.
 - f. In the Industrial General Zone shown in **Chapter 16 Appendix 16.7.9** a footpath along the Industrial General Zone road frontage shall be provided.

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.2.3.

Restricted discretionary standards				
RD1 Access	1.	All sites shall have access which is able to accommodate a driveway to a formed road, and such access shall be in accordance with Appendix 8.6.2 to this chapter and the standards set out in Chapter 7.		
	2.	Access shall not be to a state highway or across a rail line.		
	3.	In case of multiple site subdivision where parking is provided as a common facility, that parking area shall have access to a formed road .		
RD2 Corner rounding	1.	All allotments at the intersection of roads:		
and splays		a. in residential zones shall have the corner rounded to a radius to 5.5m; and		
		b. in the Specific Purpose (Airport) , Commercial and Industrial Zones shall have the corner of the allotment set back 3.5m along the frontage of each road .		
	2.	The corner roundings or splays shall be vested in the Council and compensation shall be paid by the Council for the land where the rounding is not being provided as part of a new road.		
	3.	Any subdivision within the Industrial General (Musgroves) Zone (Appendix 16.4 Industrial General Zone (Musgroves) shall provide a 10m corner splay at the Wigram Road / Aidanfield intersection.		
RD3 New roads	1.	All roads shall be laid out, constructed and vested in accordance with the standards set out in Appendix 8.6.3, and in Chapter 7, except where alternative standards are set out in an Outline Development Plan.		



RD4 Service lanes, cycleways and pedestrian access ways RD5 Limited access roads	Service lanes, cycle ways and pedestrian access ways shall be laid out and vested in accordance with the standards set out in Table 1 below. Any roadthat has been declared a limited access road shall not be used for vehicle access.		
RD6 Special road and access requirements – General Industrial and	and any new allotment s shall be provided with alternative access. 1. In the Industrial Park Zone (Tait Campus) the development shall be in accordance with the provisions of the Outline Development Plan shown in Chapter 16 Appendix 16.7.9 and specific road and access requirements as follows:		
Industrial Park Zones at Tait Campus	a. There shall be two main vehicle access points to the Industrial Park zoned part of the site. These access points shall be located on Wooldridge Road as indicated in Chapter 16 Appendix 16.7.9.		
	 The creation of vehicle access from the <u>site</u> to Stanleys Road must include giveway markings on the Stanleys Road approach to its intersection with Harewood Road. 		
	c. Not more than three secondary access points may be provided to the Industrial Park zoned part of the <u>site</u> in the general locations indicated on the Outline Development Plan. The upgrade to the Stanleys / Harewood Road intersection shall be completed prior to use of any secondary access point commencing. For the purposes of this rule, a secondary access point is where access is restricted to entry and exit to car-parking areas.		
	d. Footpaths shall be provided along the Industrial Park Zone frontage with Wooldridge and Stanleys Roads linking the site with Wairakei Road, and along the eastern side of Wooldridge Road with the bus stop, when the vehicle access points are formed.		
	e. All vehicle access point intersection works, internal roading and footpath improvements shall be carried out at the cost of the developer or their successor/s in title.		
	f. In the Industrial General Zone shown in Chapter 16 Appendix 16.7.9 a footpath along the Industrial General Zone road frontage shall be provided.		

Table 1. Property access

		Minimum Formed Width (m)	Turning Area		Sealed and Drained	Height (m)
Service lanes	6.0	4.0	Only where the service lane has a blind end	No	Yes	4.5
Cycleways and pedestrian access ways (public)	8.0	2.5	N/A	N/A	Yes	3.5
Pedestrian access ways (private)	1.5	1.5	N/A	N/A	Yes	3.5

8.3.2.2 Discretionary Activities: Property Access

Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.2.1 RD1 - RD6 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.2.3 and any other relevant matter.

8.3.2.3 Matters for discretion: Property Access



- Whether the location, formation and construction standard of any road, frontage road, access, pedestrian access way, cycle way/route/lane is appropriate, safe and efficient and of sufficient standard to cater for the proposed or anticipated land uses on the allotment(s) as set out in Chapter 7 and the Council's Infrastructure Design Standards, Wastewater Design Guide, and Construction Standard Specification.
- 2. Any impact on waterways, ecosystems, mahinga kai, drainage patterns or the amenities of adjoining properties.
- 3. The need for all properties to be provided with means of vehicular access unless topography of the ground prevents such access to any part of the site (including non-contiguous areas of a site).
- 4. For Industrial General (Musgroves) Zone, whether the traffic management elements shown at **Chapter 16 Appendix 16.7.4** can be provided or a suitable replacement layout provided.
- 5. The account taken of pedestrian movement, provision of space for cyclists, amenity values of the street and opportunities for tree planting in the open space of the road way to enhance the character and identity of the neighbourhood.
- 6. Whether history, genealogy, mythology and cultural traditions of tangata whenua are reflected in any artwork or symbology.
- Any indications on the planning maps or development plans of the road network, required through-roads, pedestrian
 access ways, cycle ways and service lanes.
- 8. The need to provide roads, pedestrian access ways, and cycleways linking other areas or facilities and between existing streets, reserves and shopping centres.
- 9. Where any new <u>road</u> provides or could provide a benefit to another property, the need for the Council to enter into an agreement with the subdivider that permits the creation of point strips, to be vested as legal <u>road</u> when the adjoining benefiting owner pays a fair share of the cost of providing that road to the subdividing owner via the Council. The title to the point strip is to be transferred to the Council.
- 0. Whether the formation of the cycle network is encouraging of cycling as a mode of transport.
- 1. The need for all properties to be provided with means of vehicular <u>access</u> unless topography of the ground prevents such access.
- 2. The need for limited access roads to remain free of vehicle accesses and to be safe and efficient.
- 3. Whether the New Zealand Transport Agency is agreeable to access from a limited access road.
- 4. Any impact on waterways, ecosystems, drainage patterns or the amenities of adjoining properties.
- 5. For Industrial General and Industrial Park Zones at Tait Campus: the extent of the developer's contribution to the costs of Wairakei/Wooldridge Roads intersection upgrading will be agreed with the Council in accordance with the Council Development Contribution Policy, which may include a Private Developer Agreement.
- 6. Whether any road network provision or upgrade is required in relation to any network utility, state highway or rail line.

Note: Roads which have been declared limited access roads under Part 4 of the Government Roading Powers Act 1989 are subject to separate procedures under that Act.

8.3.3 Esplanade reserves, strips and additional land

8.3.3.1 Restricted Discretionary Activities : Esplanade reserve, strip or additional land

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.3.8.

Restricted discretionary standards



RD1 Esplanade reserve, strip or additional land – Christchurch Wards

- Within Christchurch District excluding Banks Peninsula wards, where Appendix 1 shows a requirement to make provision for esplanade purposes, then it shall be provided with a width not be less than that shown in Column A of Appendix 8.6.1, and either:
 - a. an esplanade reserve shall vest in the Council;
- b. where **Appendix 8.6.1** identifies an esplanade strip, this shall be created pursuant to section 232 of the Act; or
- c. where section 236 of the Act applies to the land comprised in the subdivision either (a) or (b) above as applicable shall apply.

RD2 Esplanade reserve, strip or additional land – Banks Peninsula Wards

- . Where any **allotment** of less than 4 hectares is created, an esplanade reserve 20 metres in width shall be set aside from that allotment along the mark of mean high water springs of the sea, and along the bank of any river or along the margin of any lake. The Council reserves the discretion to waive the requirement if none of the following criteria are met:
 - a. special ecological or natural values would be protected or enhanced;
 - b. an existing or proposed esplanade reserve, reserve or open space would be enhanced;
 - c. appropriate access to an existing or potential future reserve or heritage feature or significant environmental feature would be provided or enhanced;
 - d. public recreational use of or access to the coast or river in a manner compatible with its conservation values would be provided or enhanced;
 - e. water quality or aquatic habitat value would be enhanced; or
 - f. the formation of an esplanade reserve would complete or promote the marginal protection of a river or lake.

RD3 Vesting ownership of land in the coastal marine area or the bed of a river

In accordance with section 237A of the Act, any part of the land contained in the title to which this Section applies, forming the bed of a river or within the coastal marine area, shall vest in the Council or the Crown as appropriate. The Council reserves the discretion to waive the requirement to vest the bed of a river or lake in the Council where the Council is satisfied that the natural values, public access or public recreational values relating to that river or lake will not be adversely affected by the waiver or where there are exceptional circumstances, including whether the land on either side of a river is held under one title.

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in **8.3.3.8**.

Restricted discretionary standards

RD1
Esplanade
reserve, strip
or additional
land –
Christchurch
Wards

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- Within Christchurch District excluding Banks Peninsula wards, where Appendix 1 shows a requirement to make provision for esplanade purposes, then it shall be provided with a width not be less than that shown in Column A of Appendix 8.6.1, and either:
 - a. an esplanade reserve shall vest in the Council;
 - b. where **Appendix 8.6.1** identifies an esplanade strip, this shall be created pursuant to section 232 of the Act; or
 - c. where section 236 of the Act applies to the land comprised in the subdivision either (a) or (b) above as applicable shall apply.



RD2 Esplanade reserve, strip or	1.	Where any allotment of less than 4 hectares is created, an esplanade reserve 20 metres in width shall be set aside from that allotment along the mark of mean high water springs of the sea, and along the bank of any river or along the margin of any lake. The Council reserves the discretion to waive the requirement if none of the following criteria are met:				
additional land – Banks Peninsula Wards	2.	 a. special ecological or natural values would be protected or enhanced; b. an existing or proposed esplanade reserve, reserve or open space would be enhanced; c. appropriate access to an existing or potential future reserve or heritage feature or significant environmental feature would be provided or enhanced; d. public recreational use of or access to the coast or river in a manner compatible with its conservation values would be provided or enhanced; e. water quality or aquatic habitat value would be enhanced; or f. the formation of an esplanade reserve would complete or promote the marginal protection of a river or lake. An esplanade reserve or esplanade strip shall be required for any subdivision along the margins of Wairewa and Te Waihora. 				
RD3 Vesting ownership of land in the coastal marine area or the bed of a river	1.	In accordance with section 237A of the Act, any part of the land contained in the title to which this Section applies, forming the bed of a river or within the coastal marine area, shall vest in the Council or the Crown as appropriate. The Council reserves the discretion to waive the requirement to vest the bed of a river or lake in the Council where the Council is satisfied that the natural values, public access or public recreational values relating to that river or lake will not be adversely affected by the waiver or where there are exceptional circumstances, including whether the land on either side of a river is held under one title.				
of land for a residential activity. RD5 Development of land other	add this espl sub Sub exce Plar	e erection of an additional residential unit or units or the division of an existing residential unit to create itional residential unit or units where an esplanade reserve or strip is required under section 8.3.3 of Plan or in accordance with section 230(4) of the Resource Management Act 1991 shall require an anade reserve or strip as though the development were in conjunction with an application for division. Velopment which would either increase of gross floor area of buildings on a site by more than 50% or eed a site coverage of 40% where an esplanade reserve or strip is required under section 8.3.3 of this in or in accordance with section 230(4) of the Resource Management Act 1991 shall require an anade strip as though the development were in conjunction with an application for subdivision.				

8.3.3.2 Discretionary Activities: Esplanade reserves, strips and additional land

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.3.1 RD1 – RD3 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.3.8, and any other relevant matter.

Any subdivision activity which does not comply with one or more of the standards at 8.3.3.1, RD2(1), RD4 or RD5 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.3.8, and any other relevant matter.

8.3.3.3 Exemptions : Reserves, strips or additional land not required

Esplanade reserves and strips shall not be required where an allotment is less than 4ha, where **Appendix 8.6.1** does not indicate a requirement, or:



- 1. on any site which abuts the coastline between the seaward extremities of Rue Brittain and Rue Jolie (Akaroa);
- 2. unless the reserve is adjacent to any road or any part of a road along the mean high water spring tide mark of the sea, or along the bank of a river, or the margin of a lake, is stopped, pursuant to section 345(3) of the Local Government Act 1974;
- 3. where public access restrictions are considered necessary to protect the stability or performance of flood control and other essential structures; or
- 4. where public access restrictions are considered necessary to protect public safety.
- 5. within the Specific Purpose Lyttelton Port Zone.

8.3.3.4 Exemptions: Minor boundary adjustments

Section 230 of the Act shall not apply where the proposed subdivision activity is for either:

- 1. a minor boundary adjustment to an existing cross lease or unit title due to the increase in the size of the allotment by alterations to the building outline or the addition of an accessory building or an alteration in the net site area by not more than 10% of the original net site area; or
- 2. a minor boundary adjustment to each fee simple title to a property involving an alteration to a boundary amounting to not more than 10% of the original allotment area.

8.3.3.5 Exemptions: Road designations and public utilities

Section 230 of the Act shall not apply where the proposed subdivision activity arises solely due to land being acquired for any road designation, or an allotment is to be created only for a public utility.

8.3.3.6 Exemptions: Additional land

Where any **allotment** of any size, in any zone adjoins land to which section 236 of the Act applies, then Clauses 8.3.3.3 – 8.3.3.5 shall apply where relevant, otherwise the standards at RD1 – RD3 shall have full effect.

8.3.3.7 Exemptions: Disposal of land not required for road

Where any land to which section 345 of the Local Government Act 1974 applies, then Clause 8.3.3.3 shall apply where relevant to the disposal of such land, otherwise the standards at Rule 8.3.3.1 RD1 – RD3 shall have full effect.

8.3.3.8 Non-complying activities: Esplanade reserves, strips, access strips and additional lan

Any subdivision activity which does not comply with one or more of the standards at RD2(2) is a non-complying activity.

8.3.3.9 Matters for discretion: Esplanade reserves, strips and additional land

- 1. The appropriateness of esplanade provision where the subdivision is a minor <u>boundary</u> adjustment, for minor additions to existing cross lease or unit titles, a reallocation of accessory buildings to different units, or is necessary because garages are erected in locations shown on earlier survey plans for an existing cross lease or unit title, where an existing strip agreement is varied or where no additional sites are being created by the subdivision.
- 2. Whether the protection of waahi tapu, mahinga kai and other taonga requires an esplanade reserve or esplanade strip of greater or lesser width than 20 metres.
- 3. The width of an esplanade reserve or esplanade strip, having regard to the existing or anticipated development, water quality, habitats, ecological or natural values, topography and landscape which warrant a wider or narrower esplanade strip or esplanade reserve.
- 4. Whether public recreational use of or access to the coast or river, in a manner compatible with its conservation values, would be provided or enhanced.



- 5. Whether public safety or the security of property may be affected by provision of an esplanade reserve.
- 6. Whether an existing or proposed **reserve** or access to that **reserve** would be enhanced or access to a feature of public significance can be provided by an esplanade strip of greater or lesser width.
- 7. Whether the costs of the provision and maintenance of a 20 metre wide esplanade reserve or esplanade strip are more than the potential public benefits of the purposes of esplanade reserves or strips.
- 8. Whether the formation of an esplanade reserve would complete or promote the protection of river or lake margins.
- 9. Whether an access strip is necessary to provide public access to the esplanade reserve, esplanade strip or other reserve or public land, and whether there is community benefit in providing such.
- 0. Whether an access strip may be required by Council where an esplanade reserve exists or is proposed that does not have public access.
- 1. The Council retains the discretion under section 230 of the Resource Management Act to waive a requirement for an esplanade reserve or esplanade strip if it is satisfied that there is:
 - a. adequate alternative public access; or
 - b. adequate means of protecting water quality and conservation values; or
 - c. adequate provision for public recreational use of the area of coast, river or lake in question; or
 - d. where a site is being subdivided for the sole purpose of creating a utility allotment.

8.3.4 Servicing

8.3.4.1 Restricted Discretionary Activities: Servicing

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.4.3.

Restricted discretionary standards

RD1 Water supply

- All new <u>allotments</u> shall be provided with the ability to connect to a safe potable water supply with an adequate capacity for the respective potential land uses, except where the <u>allotment</u> is for a <u>utility</u>, road, reserve or access purposes, by means of one of the following:
 - a. the Council's urban reticulated system via a service main; or
- b. a Council controlled restricted flow water supply; or
- c. where no reticulated water supply is available, the ability to provide an individual water supply on the respective allotment.
- Provision shall be made for sufficient water supply and access to water supplies for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS:4509:2008), whereby:
 - a. all new allotments shall be provided with the ability to connect to the Council's urban reticulated system that provides sufficient fire fighting water supply compliant with SNZ PAS:4509:2008, except where the allotment is for a utility, road, reserve or access purposes.



DDO O of	1	
RD2 Surface water management	1.	All <u>allotments</u> shall be provided, within their <u>net site area</u> , with a means for the effective management of collected surface water from all impervious surfaces.
	2.	Where an <u>allotment</u> is situated within the urban reticulated area and discharge is accepted in the Council's network, each new <u>allotment</u> shall be provided with a piped outfall connected to a Council owned reticulated system and laid at least 600mm into the net area of the <u>allotment</u> .
	3.	In the Industrial General Zone (Trents Road) shown in Chapter 16 Appendix 16.7.6 , all stormwater discharge shall be dealt with onsite and the means of disposing of stormwater shall be by systems such as swales, retention ponds and soakage which ensure that:
		a. no discharge to surface water takes place from the Industrial General Zone (Trents Road) area (Chapter 16 Appendix 16.7.6) for all events up to the critical duration 2% annual exceedance probability event; and
		 b. where the stormwater treatment and discharge system is to be vested in Council, the following requirements are met: (i) treatment of the first 25mm of runoff from trafficked hardstand; and (ii) design conforms with the relevant Council guidelines for stormwater management systems.
	4.	Creation of stormwater drainage ponding areas shall not occur within three kilometres of the edge of the Christchurch International Airport Runways.
RD3 Sanitary sewage disposal	1.	All allotments shall be provided with a means of disposing of sanitary sewage within the net site area of the allotment, except where the allotment is for a utility, road, reserve or for access purposes.
	2.	Where an <u>allotment</u> is situated within the urban reticulated area and discharge is accepted in the Council's network, each new <u>allotment</u> shall be provided with a piped outfall connected to a Council owned reticulated system and laid at least 600mm into the <u>net site area</u> of the <u>allotment</u> .
RD4 Energy supply	1.	All allotments shall be provided with the ability to connect to an electrical supply system, at the boundary of its net site area, except where the allotment is for a utility, road, reserve or for access purposes.
RD5 Transmission Line Corridors	1.	No allotment shall be created where a permitted residential unit or commercial / industrial activity could not occur outside the following transmission line corridors (other than an allotment to provide for a network utility):
		a. 32m from 66kV or 110kV lines
		b. 37m from any 220 kV lines.
RD6 Telecommunications	1.	All allotments shall be provided with the ability to connect to the telecommunications network at the boundary of its net site area, or by a duct installed from the boundary of the net site area of an allotment to an approved telecommunications system within 50m.

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.4.3.

Restricted discretionary standards

Printed: 28 / 4 / 2015



RD1 Water	All new allotment s shall be provided with the ability to connect to a safe potable water supply with
supply	 All new allotments shall be provided with the ability to connect to a safe potable water supply with an adequate capacity for the respective potential land uses, except where the allotment is for a
	utility, road, reserve or access purposes, by means of one of the following:
	a. the Council's urban reticulated system via a service main; or
	b. a Council controlled restricted flow water supply; or
	c. where no reticulated water supply is available, the ability to provide an individual water supply on the respective allotment.
	 Provision shall be made for sufficient water supply and access to water supplies for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS:4509:2008), whereby:
	 a. all new allotments shall be provided with the ability to connect to the Council's urban reticulated system that provides sufficient fire fighting water supply compliant with SNZ PAS:4509:2008, except where the allotment is for a utility, road, reserve or access purposes.
RD2 Surface water	 All <u>allotments</u> shall be provided, within their <u>net site area</u>, with a means for the effective management of collected surface water from all impervious surfaces.
management	Where an <u>allotment</u> is situated within the urban reticulated area and discharge is accepted in the Council's network, each new <u>allotment</u> shall be provided with a piped outfall connected to a Council owned reticulated system and laid at least 600mm into the net area of the <u>allotment</u> .
	3. In the Industrial General Zone (Trents Road) shown in Chapter 16 Appendix 16.7.6, all stormwater discharge shall be dealt with onsite and the means of disposing of stormwater shall be by systems such as swales, retention ponds and soakage which ensure that:
	 a. no discharge to surface water takes place from the Industrial General Zone (Trents Road) area (Chapter 16 Appendix 16.7.6) for all events up to the critical duration 2% annual exceedance probability event; and
	 b. where the stormwater treatment and discharge system is to be vested in Council, the following requirements are met: (i) treatment of the first 25mm of runoff from trafficked hardstand; and (ii) design conforms with the relevant Council guidelines for stormwater management systems.
	 Creation of stormwater drainage ponding areas shall not occur within three kilometres of the edge of the Christchurch International Airport Runways.
RD3 Sanitary sewage disposal	 All allotments shall be provided with a means of disposing of sanitary sewage within the net site area of the allotment, except where the allotment is for a utility, road, reserve or for access purposes.
	Where an <u>allotment</u> is situated within the urban reticulated area and discharge is accepted in the Council's network, each new <u>allotment</u> shall be provided with a piped outfall connected to a Council owned reticulated system and laid at least 600mm into the <u>net site area</u> of the <u>allotment</u> .
RD4 Energy supply	 All allotments shall be provided with the ability to connect to an electrical supply system, at the boundary of its net site area, except where the allotment is for a utility, road, reserve or for access purposes.
RD5 Transmission Line Corridors	1. No allotment shall be created where a permitted residential unit or commercial / industrial activity could not occur outside the following transmission line corridors (other than an allotment to provide for a network utility):
	a. 32m from 66kV or 110kV lines
	b. 37m from any 220 kV lines.
I	l



RD6 communications

All allotments shall be provided with the ability to connect to the communications network at the boundary of its net site area, or by a duct installed from the boundary of the net site area of an allotment to an approved communications system within 50m; except that, where an allotment is located within a rural zone, it shall have a communications system of adequate capacity available for future connection located within the legal road at the frontage of the allotment.

8.3.4.2 Discretionary Activities: Servicing

Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.4.1 RD1 – RD6 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters for discretion at 8.3.4.3 and any other relevant matter.

8.3.4.3 Matters for discretion: Servicing

- 1. Whether the requirements of the Infrastructure Design Standard and/or Construction Standard Specifications.
- Whether it may be necessary to provide or upgrade utilities to enable the site to be appropriately serviced.
- 3. The need for any easement, consent notice or local purpose reserve.
- 4. Any impact of <u>subdivision</u> works on <u>sites</u> or areas of significance to tangata whenua or on waterways and the coastline.
- 5. Whether the proposed servicing is adequate for the development, including the appropriate treatment of contaminants.
- 6. The extent to which the proposal utilises the existing or proposed topography and proposed networks to convey surface water by way of gravity systems.
- 7. Whether provision is made for safe access for maintenance of surface water infrastructure.
- 8. Any adverse effect on public health.
- 9. The extent to which the works incorporate and/or plant appropriate indigenous vegetation, recognising the ability of particular species to absorb water.
- 0. The extent to which planting reflects Ngai Tahu's history and identity associated with a specific place.
- 1. Where the proposed system involves construction of new roads or formed rights of way or will serve other land which is not part of the subdivision, whether the network utility operator is providing sufficient capacity as initially installed and the cost of such provision. (Upgrading or cost sharing will be solely a matter for the network utility operator.)
- 2. Where a reticulated system is not immediately available but is likely to be in the near future, the appropriateness of temporary systems.
- 3. The suitability of the proposed water supply for fire fighting purposes (the Council may obtain a report from the Chief Fire Officer), including the extent of compliance with SNZ PAS:4509:2008 in respect of the health and safety of the community, including neighbouring properties.
- 4. The extent to which the proposed surface water management systems are consistent with the relevant Council Stormwater Management Plan or Integrated Management Plan.
- 5. The contribution of proposals towards the development of an integrated naturalised surface water network of soil adsorption, sedimentation and detention basins, wet-ponds, swales and/or wetlands to treat and manage surface water and avoid (where practicable) a proliferation of smaller facilities.
- 6. Any adverse effects of the proposal on erosion, flooding, surface water, mahinga kai, on drainage to, or from, adjoining land, or groundwater quality.
- 7. Any adverse effects on the functioning or values of the existing network of drains, springs, waterways and ponding areas.
- 8. The provision for, and protection of, the flood storage and conveyance capacity of waterways.
- 9. Whether the proposed ponding area will be attractive to birdlife that might pose a bird strike risk to the operation of Christchurch International Airport Limited.
- 0. The extent to which the subdivision design mitigates the effects, including potential reverse sensitivity effects, on the



transmission lines, for example through the location of roads and reserves under the transmission lines, or allotment layout.

- 1. The ability for maintenance, inspection and upgrade of the transmission lines to occur, including ensuring continued access for the same.
- 2. The extent to which the design and development will minimise risk or injury and/or property damage from such transmission lines.
- 3. The extent to which potential adverse effects of the transmission lines, including visual impacts are mitigated, for example through the location of building platforms and landscape design.
- 4. The extent to which the subdivision design and construction allows for earthworks, buildings and structures to comply with the New Zealand Electrical Code of Practice for Electrical Safe Distances (NZECP 34:2001).
- 5. The outcomes of any consultation with the affected network utility operator.
- 6. The nature and location of any proposed vegetation to be planted in the vicinity of the transmission lines.
- 7. Where infrastructure serving the land has been damaged by earthquakes; whether repairs are necessary before the proposed development can proceed and whether repairs will be or have been undertaken.

Notes:

- 1. Transmission lines are shown on planning maps.
- 2. The Council will consult the **network utility operator** or line owner where an application proposes to subdivide land within the transmission corridors.

8.3.5 Provision of land for open space and recreation

8.3.5.1 Restricted Discretionary Activities: Provision of land for open space and recreation

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.5.3.

Restricted discretionary standards		
RD1 Provision of land for open	Subdivision of land shall create reserve(s) for open space and recreation where:	
space and recreation	 the land being subdivided is within an Outline Development Plan area and that plan shows that reserve(s) should be provided; or the subdivision involves greenfield or brownfield land. 	

8.3.5.2 Discretionary Activities: Provision of land for open space and recreation

Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.3.5.1 RD1 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.5.3 and any other relevant matter.

8.3.5.3 Matters for discretion: Provision of land for open space and recreation

- 1. Whether there are discernible community benefits available from the provision of open space or **reserve**s where the concept of environmental compensation might be applied.
- Any impact of <u>subdivision</u> works on sites or areas of significance to tangata whenua, or on waterways, mahinga kai and the coastline.
- The location and layout of any land to be provided for <u>reserves</u> for open space and recreation purposes, and any requirements for the formation of that land prior to it vesting in the Council, where applicable.



- The degree to which the subdivision encourages active frontages to reserves for open space and recreation purposes.
- 5. The need for land to be set aside and vested in the Council as a <u>reserve</u> for open space and/or recreation where it will provide for one or more of the following:
 - a. a relatively flat, useful area of land for a local neighbourhood park, accessible to the user population and of a size adequate to accommodate children's play equipment, substantial tree plantings and open space;
 - b. a linkage or potential linkage along or to significant natural features, or between other areas of public open space and community facilities;
 - c. protection and enhancement of significant mature trees, significant areas of indigenous vegetation, margins of waterways or other significant natural features;
 - d. protection or enhancement of historic or cultural features of significance to the population;
 - e. a usable area of open space for planting as visual relief from a built or highly developed environment;
 - f. a flat usable area of land for district sports fields, accessible with full road frontage, and of a size adequate to accommodate at least two rugby-sized sports fields and associated user facilities and training field, tree planting, a playground and open space required for other recreation activities;
 - g. recognition of Ngai Tahu culture, history and identity associated with specific places;
 - h. smaller sized public spaces that allow for community interaction, including seating and planted areas.

8.3.6 Easements

8.3.6.1 Restricted Discretionary Activities - Easements

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.6.3.

Restricted discretionary standards		
RD1	D1 Subdivision shall create easements where a service or access is required by the Council or to meet	
Easements network utility operator requirements.		

8.3.6.2 Discretionary Activities: Easements

Any subdivision activity which does not comply with one or more of the standards at Rule 8.3.6.1 RD1 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.6.3 and any other relevant matter.

8.3.6.3 Matters for discretion: Easements

- 1. Easements in respect of other parties in favour of nominated allotments or adjoining certificates of title.
- 2. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement.
- 3. Centre line easements shall apply when the line is privately owned and unlikely to require upgrading.
- 4. Easements in gross in favour of the Council adjoining banks of rivers or streams not subject to an esplanade reserve or access strip.
- 5. The necessity for stormwater easements passing through esplanade reserves where drainage will be to the frontage river.
- 6. The need for easements for any of the following purposes:



- a. private ways, whether mutual or not;
- b. stormwater, sanitary sewer, water supply, electric power, gas reticulation or telecommunications;
- c. party walls and floors/ceilings.

8.3.7 Heritage and Natural Environment

8.3.7.1 Restricted Discretionary Activities: Heritage and Natural Environment

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.7.3.

Restricted discre	Restricted discretionary standards		
RD1 Tree protection	1.	Any tree on any new <u>allotment</u> which is assessed by the Council as being of significance shall be preserved and a consent notice shall be registered against the title. This consent notice shall require the continual preservation of the trees on the <u>allotment</u> . Note – this rule does not require listing of any tree as a heritage or notable tree.	
RD2 Protection of vegetation and conservation values	1.	Subdivision shall not create any allotment where a permitted activity cannot occur outside an ecological heritage area or significant indigenous vegetation, unless the sole purpose of that allotment is to protect that ecological heritage area or significant indigenous vegetation. Note: This rule shall not apply where the Council's approval has been given to a resource consent application for the removal of vegetation.	
	2.	Any land to be set aside for the preservation of conservation values shall have a consent notice registered against the title requiring the continual preservation of the values on the allotment.	
RD3 Subdivision o	of lan	d where springs are known or found to exist.	

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.3.7.3 8.3.7.5.

Restricted discretionary standards		
RD1 Tree protection	1.	Any tree on any newallotmentwhich is assessed by the Council as being of significance shall be preserved and a consent notice shall be registered against the title. This consent notice shall require the continual preservation of the trees on the allotment. Note – this rule does not require listing of any tree as a heritage or notable tree.
RD2 Protection of vegetation and conservation values	1.	Subdivisionshall not create anyallotmentwhere a permitted activity cannot occur outside an ecological heritage area orsignificant indigenous vegetation, unless the sole purpose of thatallotmentis to protect that ecological heritage area orsignificant indigenous vegetation. Note: This rule shall not apply where the Council's approval has been given to a resource consent application for the removal of vegetation.
	2.	Any land to be set aside for the preservation of conservation values shall have a consent notice registered against the title requiring the continual preservation of the values on the allotment.
RD3Subdivision of	land	d where springs are known or found to exist.

8.3.7.2 Discretionary Activities: Heritage and natural environment

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes



Any subdivision activity which does not comply with one or more of the standards at Rule 8.3.7.1 RD1 is a discretionary activity. Ir determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.7.3, Assessment Matters at 8.5.2, and any other relevant matter.

<u>Subdivision</u> is a discretionary activity where it complies with the standards listed below. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.3.7.5, Matters of Discretion at 8.5.2, and any other relevant matter.

Discretionary standards

D1

Any subdivision activity which does not comply with one or more of the standards at RD1 – RD5.

8.3.7.3 Non-complying activities: Natural and Cultural Heritage

8.3.7.4 Matters of Discretion: Natural and Cultural Heritage

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

- The contributions of the tree(s) to the Garden City landscape character of urban Christchurch and the landscapes of the district.
- 2. The value of retaining and protecting significant trees, vegetation and habitat.
- 3. The value of the tree(s), vegetation and habitat to the character and identity of the site and context.
- 4. The value of setting land aside for the preservation of conservation values where applicable.
- 5. The value of recognising, acknowledging, protecting and enhancing Ngai Tahu cultural values.
- 6. Whether a discernible community benefit is available through preservation of trees and the concept of environmental compensation.
- 7. Whether protection or enhancement of natural and cultural heritage requires, to protect areas of significant indigenous vegetation and significant habitats of indigenous faunaor would be best enabled through:
 - a. reserves;
 - b. covenants;
 - c. heritage orders;
 - d. bylaws;
 - e. community initiatives;
 - f. management agreements;
 - g. and physical works by private landowners and occupiers, Ngãi Tahu and environmental organisations,
- 8. The extent to which springs are protected, maintained and enhanced with a suitable buffer.
- 9. The degree to which springs are affected by development and any measures proposed to mitigate the effects.
- 0. The effects on ecological, cultural and amenity values associated with springs.
- 1. The extent to which the development is consistent with the Mahaanui lwi Management Plan.
- 2. The extent to which the development provides for pathways, for the water to flow from the spring head, that have regard to the existing natural flow path.

8.3.8 Natural and other hazards

8.3.8.1 Notes

Christchurch City Council

Refer to the following sections of Chapter 5 Natural Hazards:

- 1. 5.9.2 Restricted Discretionary Activities Liquefaction Assessment Areas 1 and 2
- 2. 5.10.1 Activity Status for Port Hills and Banks Peninsula Slope Instability Management Areas
- 3. 5.10.2 Remainder of Port Hills and Banks Peninsula Slope Instability Areas Matters for Discretion
- 4. 5.10.4 Slope Instability Management Areas Assessment Matters for Subdivision or Earthworks Resource Consent Applications
- 5. 11.2 Additional Information Requirements for all Resource Consent Applications for Subdivision
- 6. 5.11.3 Additional information requirements for resource consent applications for land use activities in flat areas where a geotechnical report is required
- 7. 5.11.4 Additional information requirements for resource consent applications within Port Hills and Banks Peninsula Slope Instability Management Areas



8.4 Zone specific rules - Subdivision and development

8.4.1 Industrial Zones

8.4.1.1 Restricted Discretionary Activities: Industrial Zones

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion specified in 8.4.1.4.

Restricted discretionary standards RD1 Provision shall be made for the disposal of wastewater via the Christchurch City Council reticulated Subdivision sanitary sewage disposal system. in Any application for subdivision shall include an assessment of all allotment (other than those for Industrial roads, services or utilities) to determine the extent and potential effects of landfill gas and other General contaminants. Zone Notes: Wilmers The investigation of individual building allotments shall be carried out in accordance with the National Road) Enviornmental Standard for Assessing and Managing Contaminants in Soil to Protect Human Health. An investigation shall also be carried out to evaluate the extent of and potential effects on the health and safety of occupiers of the site and of other land caused by landfill gas. These investigations shall be carried out by persons with recognised expertise and experience. In the event that soil contamination is identified or landfill gas is detected at levels which require remedial and/or site management measures to be undertaken, these measures shall be undertaken and recorded, and copies of the investigation and remediation/site management reports shall accompany the resource consent application. RD2 Any application for subdivision of land which creates new allotments for commercial or industrial Subdivision activities which are located wholly between Pound Road and the internal road immediately to the east in Industrial of Pound Road (as shown on Chapter 16 Appendix 16.7.2, shall be accompanied by a landscape plan Heavy Zone (Islington) the area of land identified the Chapter 16 Appendix 16.7.2 requiring specific landscape treatment. The plan submitted shall be in accordance with the design shown on the Outline Development b. the balance of any new allotment frontage areas located within 10m of the Pound Road boundary that are not already covered by the specific landscape plans required at (a) above; Landscape plans shall detail the plant species, density of planting, and the planting and maintenance

programme - including irrigation, weed control and replacement of dead and diseased plants.



RD3 Any subdivision within the area shown as "Future Development Area" on the Outline Development Subdivision Plan at Chapter 16 Appendix 16.7.8 for the Industrial Heavy Zone shall not occur until the following in Industrial works have been undertaken: Heavy Zone a. the full southern spine road between Main South Road and Shands Road (marked as 'C') on the (South West Outline Development Plan) has been constructed and is open to traffic; and Hornby) the construction (being physical works) of the upgrade of Connaught Drive/ Halswell Junction Road to traffic signals has commenced; and c. the construction (being physical works) of the 4-laning of Shands Road between Halswell Junction Road and the Christchurch Southern Motorway Extension; and d. Capacity upgrades have commenced at the following intersections -- Intersection of southern spine road and Shands Road (marked as 'A' on the Oultine Development Plan) - Intersection of northern spine road and Shands Road (marked as 'B' on the Oultine Development Plan) Any subdivision within the Industrial Heavy Zone (South West Hornby as identified in Chapter 16 Appendix 16.7.8, excluding land marked "Area 1", shall not occur until the following works have been undertaken: The construction (being physical works) of the intersection of Shands Road and the southern spine road (marked as 'A' on the Outline Development Plan) incorporating traffic signals has commenced; and The construction (being physical works) of the Christchurch Southern Motorway Extension and the 4-laning of Shands Road between Sir James Wattie Drive and Marshs Road has commenced. RD4 Any application for subdivision. Subdivision in the Industrial General Zone (North Belfast)

8.4.1.2 Discretionary Activities: Industrial Zones

Any <u>subdivision</u> activity which does not comply with one or more of the standards at Rule 8.4.1.1 RD1, RD2(1), or RD3 is a discretionary activity. In determining whether to grant or decline consent and impose conditions, the Council will consider the Matters of Discretion specified in 8.4.1.4 and any other relevant matter.

8.4.1.3 Non-complying Activities: Industrial Zones

Any subdivision activity which does not comply with one or more of the standards at RD2(2) is a non-complying activity.

8.4.1.4 Matters for discretion: Industrial Zones

Industrial General Zone (Wilmers Road)

- 1. The aequacy of site investigation.
- 2. The risk to the health and safety of any persons.
- 3. The suitability of remedial and/or site management measures to be undertaken to make the site suitable for the intended purposes and to ensure the protection of mahinga kai, water, and ground water quality during the remediation process.
- 4. Whether the subdivision disposes of wastewater to Council's reticulated system and the capacity of that system.



Outline Development Plan (Islington)

- 5. The use of conditions to require implementation of the planting plan along the full **frontage** of Pound Road (including that area covered by Appendix 16.7.2 Industrial General Zone (Islington Park)), prior to the issue of a Section 224 certificate.
- The Pound Road frontage affected by a proposed road realignment shall be subject to a condition that planting is not implemented until such time as the final location of the realignment is confirmed and the roadis constructed.
- 7. Conditions on implementation need not be imposed on the portion of frontage subject to **Chapter 16 Appendix 16.7.2** if planting in full accordance with Appendix 16.7.2 has already been established.
- 8. These conditions should also require that such landscaping be irrigated for a minimum of five years from the time of planting to ensure the landscaping is able to become established.
- 9. The extent to which the proposed landscape treatment will be effective in softening and / or screening any future buildings and creating a quality rural/urban interface as viewed by users of Pound Road and occupiers of the adjoining land.
- 0. The extent to which the proposed landscape treatment includes a mix of canopy specimen trees and under planting.
- 1. The number and spacing of specimen trees. In general this should comply with the minimum criteria set out in **Chapter 16**Rule 16.2.4.2.6 (Landscaped Areas).
- 2. The extent to which the proposed landscape design will ultimately achieve a consistent and high quality landscape treatment along the entire Industrial General Zone frontage of Pound Road. In general this shall include:
 - a. a predominance of evergreen species with a lesser proportion of deciduous specimen trees;
 - b. adoption of a sustainable planting and maintenance plan which minimises energy inputs such as irrigation and fertiliser;
 - c. a planting pattern and species choice that it is simple and bold so as to provide design continuity and consistency and is in general accordance with the landscaping shown on **Chapter 16 Appendix 16.7.2**;
 - d. the use of plants that are readily available;
 - e. the use of plants that are adapted to local soils, namely Templeton soil type;
 - f. the use of plants that are naturally drought and disease resistant;
 - g. a planting pattern and density of plants that will result in a landscape outcome that is aesthetically pleasing with no avoidable gaps;
 - h. trees are able to attain sufficient height to soften the appearance of buildings.
- 3. The use of conditions to require a financial contribution, towards the extension of Halswell Junction Road, linking to the central spine road shown on the **Appendix 16.7.2** and through to Pound Road.
- 4. The design and layout of the subdivision and whether the subdivision is in accordance with the following parts of the Chapter 16 Appendix 16.7.2.

Subdivision in Industrial Heavy Zone (South West Hornby)

- 5. The extent to which the development has an adverse effect on the function, capacity and safety of the internal and adjoining road network.
- 6. The extent to which the measures for mitigating the effects of development support a comprehensive and integrated approach to development of the South West Hornby industrial area.
- 7. The extent to which the development affects the construction and future operation of the Movement network as shown on the Outline Development Plan, including whether it provides opportunities for walking, cycling and public transport use.

Industrial General Zone (North Belfast)

- 8. Whether a Cultural Impact Assessment has been undertaken that demonstrates that a development will not adversely affect Wāhi Tapu me Wahi Taonga.
- 9. The extent to which the Runanga have been consulted on the proposal and are satisfied that any effects on Wāhi Tapu me Wahi Taonga are mitigated.



8.4.2 New Neighbourhood Zone

8.4.2.1 Restricted Discretionary Activities - New Neighbourhood Zone

<u>Subdivision</u> is a restricted discretionary activity and shall comply with the standards listed below. Discretion to grant or decline consent and impose conditions is restricted to the matters set out at **8.4.2.4**.

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Activity Restricted discretionary standards	



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RD1

Neighbourhood Plan Area:

Comprehensive subdivision and land use consent application

- a. The <u>subdivision</u> application to create titles and the land use consent application for the <u>building</u> are processed together; and
- b. The <u>subdivision</u> shall meet the standards 8.4.2.5 (2) (9) and standards of 14.6.3.2, 14.6.3.4, and 14.6.3.8 14.6.3.19 of Chapter 14.
- c. The comprehensive **subdivision** and land use consent shall be accompanied by:
 - 1. Context and Site Analysis Plans
 - 2. Design Rationale
 - 3. Neighbourhood Plan,

which shall address a minimum area of 8ha and address the matters set out at 8.4.2.6 of this chapter.

d. The comprehensive <u>subdivision</u> and land use consent application shall be for a developable area of at least 7000m² within the 8ha Neighbourhood Plan area.

Note: Any consent granted may apply to the land the subject of the Plans at (c) above where necessary to ensure access to the transport network, services, open space and other elements identified in the Outline Development Plan.

- e. The development shall be in accordance with the applicable Outline Development Plan. The comprehensive <u>subdivision</u> and land use consent application may include future development allotments.
- f. The comprehensive **subdivision** and land use consent application shall contain 3 or more of the following typolgies
 - i. Standalone House;
 - ii. Duplex;
 - iii. Terrace;
 - iv. Apartment;

with no single typology making up more than two thirds of the total.

g. The comprehensive <u>subdivision</u> and land use consent application shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households per hectare

Notes:

- The consent application will only be publicly notified if it is inconsistent with an existing Outline Development Plan or Neighbourhood Plan. In other instances, the application will be limited notified within the Neighbourhood Plan area.
- 2. Where open space is shown on an Outline Development Plan and that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.
- 3. Where the standards in Chapter 14 listed at (a) above are not met, the activity status will be as provided for in Chapter 14 for the relevant standard(s).



	Activity	Restricted discretionary standards
RD2	Density uplift areas:	The subdivision application to create titles and the land use consent application for the building are processed together; and
	Comprehensive subdivision and land use consent application	b. The subdivision shall meet the standards 8.4.2.5 (2) – (9) and standards of 14.6.3.2, 14.6.3.4, and 14.6.3.8 – 14.6.3.19 of Chapter 14.
		 c. The comprehensive subdivision and land use consent shall be accompanied by: 1. Context and Site Analysis Plans 2. Design Rationale which shall address a minimum area of 8ha and address the matters set out at 8.4.2.6 of this chapter.
		d. The comprehensive subdivision and land use consent application shall be for a developable area of at least 7000m2.
		e. The development shall be in accordance with the applicable Outline Development Plan. The comprehensive subdivision and land use consent application may include future development allotments.
		 f. The comprehensive <u>subdivision</u> and land use consent application shall contain three or more of the following <u>building</u> typologies: Standalone House;
		ii. Duplex;
		iii. Terrace;
		iv. Apartment;
		with no single typology making up more than two thirds of the total.
		g. The comprehensive <u>subdivision</u> and land use consent application shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households a hectare.
		Notes:
		 The consent application will only be publicly notified if it is inconsistent with an existing Outline Development Plan or Neighbourhood Plan. In other instances, the application will be limited notified within the Density uplift area.
		2. Where open space is shown on an Outline Development Plan and that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.



	Activity	Restricted discretionary standards
RD3	Activity Subdivision consent only	a. The subdivision shall meet the standards at 8.4.2.5 (1)-(9) below; b. The subdivision consent application shall show that the proposed allotments can contain residential units that meet the built form standards in Chapter 14 Residential 14.6.3 and a mix of at least 3 or more of the following building typologies: i. Standalone house; ii. Duplex; iii. Terrace; iv. Apartment; with no single typology making up more than two thirds of the total. c. The comprehensive subdivision and land use consent shall be accompanied by: 1. Context and Site Analysis Plans 2. Design Rationale which shall address a minimum area of 8ha and address the matters set out at 8.4.2.6 of this chapter. The consent application shall be for a developable area of at least 7000m2. d. The development shall be in accordance with the applicable Outline Development Plan. The application may include future development allotments; e. The consent application shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households a hectare.
		Notes:
		The consent application shall not be publicly notified, but instead will be limited notified within the Density uplift area. The consent application shall not be publicly notified, but instead will be limited notified within the Density uplift area.
		2. Where open space is shown on an Outline Development Plan and that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.

public open space

	Activity	Restricted discretionary standards
RD1	Neighbourhood Plan Area:	The subdivision application to create titles and the land use consent application for the building are processed together; and
	Comprehensive subdivision and land use consent application	b. The subdivision shall meet the standards 8.4.2.5 (2) – (9) and standards of 14.6.3.2, 14.6.3.4, and 14.6.3.8 – 14.6.3.19 of Chapter 14.
	С.	 c. The comprehensive subdivision and land use consent shall be accompanied by: 1. Context and Site Analysis Plans 2. Design Rationale 3. Neighbourhood Plan, which shall address a minimum area of 8ha and address the



Activity	Restricted discretionary standards
	matters set out at 8.4.2.6 of this chapter.
	d. The comprehensive <u>subdivision</u> and land use consent application shall be for a developable area of at least 7000m ² within the 8ha Neighbourhood Plan area.
	Note: Any consent granted may apply to the land the subject of the Plans at (c) above where necessary to ensure access to the transport network, services, open space and other elements identified in the Outline Development Plan.
	e. The development shall be in accordance with the applicable Outline Development Plan. The comprehensive <u>subdivision</u> and land use consent application may include <u>future development</u> <u>allotments</u> .
	f. The comprehensive subdivision and land use consent application shall contain 3 or more of the following typolgies
	i. Standalone House;
	ii. Duplex;
	iii. Terrace;
	iv. Apartment;
	with no single typology making up more than two thirds of the total
	g. The comprehensive <u>subdivision</u> and land use consent applications shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households per hectare
	Notes:
	 The consent application will only be publicly notified if it is inconsistent with an existing Outline Development Plan or Neighbourhood Plan. In other instances, the application will be limited notified within the Neighbourhood Plan area.
	Where open space is shown on an Outline Development Plan are that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.
	3. Where the standards in Chapter 14 listed at (a) above are not me

relevant standard(s).



the activity status will be as provided for in Chapter 14 for the

	Activity	Restricted discretionary standards
RD2	Density uplift areas: Comprehensive subdivision and land use consent application	 a. The <u>subdivision</u> application to create titles and the land use consent application for the <u>building</u> are processed together; and b. The <u>subdivision</u> shall meet the standards 8.4.2.5 (2) – (9) and standards of 14.6.3.2, 14.6.3.4, and 14.6.3.8 – 14.6.3.19 of
		Chapter 14. c. The comprehensive subdivision and land use consent shall be accompanied by: 1. Context and Site Analysis Plans 2. Design Rationale which shall address a minimum area of 8ha and address the matters set out at 8.4.2.6 of this chapter.
		d. The comprehensive subdivision and land use consent application shall be for a developable area of at least 7000m2.
		e. The development shall be in accordance with the applicable Outline Development Plan. The comprehensive subdivision and land use consent application may include future development allotments.
		 f. The comprehensive <u>subdivision</u> and land use consent application shall contain three or more of the following <u>building</u> typologies: i. Standalone House;
		ii. Duplex;
		iii. Terrace;
		iv. Apartment;
		with no single typology making up more than two thirds of the total.
		g. The comprehensive subdivision and land use consent application shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households a hectare.
		Notes:
		The consent application will only be publicly notified if it is inconsistent with an existing Outline Development Plan or Neighbourhood Plan. In other instances, the application will be limited notified within the Density uplift area.
		2. Where open space is shown on an Outline Development Plan and that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.



	Activity	Restricted discretionary standards
RD3	Subdivision consent only	 a. The subdivision shall meet the standards at 8.4.2.5 (1)-(9) below; b. The subdivision consent application shall show that the proposed allotments can contain residential units that meet the built form standards in Chapter 14 Residential 14.6.3 and a mix of at least 3 or more of the following building typologies: i. Standalone house; ii. Duplex; iii. Terrace; iv. Apartment; with no single typology making up more than two thirds of the total.
		c. The comprehensive subdivision and land use consent shall be accompanied by: 1. Context and Site Analysis Plans 2. Design Rationale which shall address a minimum area of 8ha and address the matters set out at 8.4.2.6 of this chapter. The consent application shall be for a developable area of at least 7000m2 except where the area is identified as a Density A area on an Outline Development Plan.
		 The development shall be in accordance with the applicable Outline Development Plan. The application may include future development allotments;
		e. The consent application shall demonstrate the delivery of a minimum new neighbourhood net density of 15 households a hectare.
		Notes:
		The consent application shall not be publicly notified, but instead will be limited notified within the Density uplift area.
		 Where open space is shown on an Outline Development Plan and that land is not required by the Council as a recreation reserve or local purpose reserve then that land can be developed for residential purposes in accordance with the wider Outline Development Plan intentions.



	Activity	Restricted discretionary standards
RD4	Area specific standards for Appendix 14.10.7 Yaldhurst Outline Development Plan area	a. Any 'other activity' proposed to be located within an area other than those identified on Appendix 14.10.7.0 Yaldhurst Outline Development Plan, as either 'Commercial' or 'Community footprint', shall derive vehicle access solely from the 'Primary Link Road' within the zone.
		b. Not more than 300 allotments shall be created by the subdivision of Lot 2 DP 74182 CT 42D/627, Lot 3 DP 26717 CT 12K/606 and Lot 1 DP 52576 CT 31F/1272 or any legal title derived from these titles, where motor vehicle access is serviced solely by access from Buchanans Road.
		c. A subdivision to create a site adjacent to Yaldhurst Road shall not have vehicle access to Yaldhurst Road other than via the Intersection marked (A) as shown at Appendix 14.10.7.4 Yaldhurst Outline Development Plan, that intersection to be located a minimum distance of 600m to the west of the intersection between Yaldhurst and Russley Roads. Any application arising from this clause shall be limited notified with New Zealand Transport Agency as the sole affected party, unless New Zealand Transport Agency have provided their written approval for the proposal in which case the application shall be non-notified
		d. In sites having frontage to Yaldhurst Road shall not have access to Yaldhurst Road other than via the Intersection marked (A) as shown in Appendix 14.10.7.4 Yaldhurst Outline Development Plan that intersection to be located a minimum distance of 600m to the west of the intersection between Yaldhurst Road and Russley Road.



	Activity	Restricted discretionary standards
RD5	Area specific standards for Appendix 14.10.8 East Belfast Outline Development Plan area	a. Where any part of the Northern Arterial Designation is uplifted the Residential New Neighbourhood subdivision rules shall apply unless otherwise stated in a consented notice under Section 221 of the Resource Management Act (or similar mechanism) for that land. Any subdivision shall provide for the extension of the "park edge" road around the perimeter of the residential sites and for the extension of the local roads to intersect with the "park edge" road.
		b. The total amount of land within the Appendix 14.10.8 East Belfast Outline Development Plan area that the Council is required to accept for neighbourhood reserve purposes shall be limited to the areas shown as "Spring Grove Reserve' and 'Local Centre Reserve', which shall not be used for stormwater detention.
		C. Where part of the open space areas, include the Kaputone Open Space Corridor are not required by the Council for public open space the land shall then be treated as a continuation of the immediately adjacent residential area and the Residential New Neighbourhood rules shall apply unless otherwise stated in consent notice under section 221 of the Resource Management Act (or similar mechanism) for that land.
		d. The Council shall not issue a section 224 RMA certificate for any residential subdivision until such time as a footpath has been constructed on the southern side of Belfast Road between the railway line and Blakes Road; and
		e. Residential allotments shall be limited to the areas identified as Stage 1 on the Appendix 14.10.8 East Belfast Outline Development Plan until such time as a pedestrian and cycle connection across the railway line at Thompsons Road to the west has been approved, constructed and commissioned or until such time as financial provision has been made for these works within the Council's Capital Works Programme and Development Contribution Policy, whichever is the earlier.
		f. No more than 200 residential allotments shall be created until such time a Blakes Road (from Belfast Road to Radcliffe Road) has been upgraded to a minimum 9m wide scaled carriageway or until such time as financial provision has been made for these works within the Council's Capital Works Programme and Development Contribution Policy, whichever is the earlier.



	Activity	Restricted discretionary standards
RD6	Area specific standards for the Appendix 14.10.9 Awatea Outline Development Plan area	 Any proposed subdivision that abuts Carrs Reserve in the Special Interface Area shall provide for a local road directly abutting, but not on, Carrs Reserve so that a local road extends the entire length of the Special Interface Area with a connection to the Movement Network. For those sections of Wigram Road and Awatea Road subject to the limited accesses constraint as identified on the Appendix 14.10.9 Awatea Outline Development Plan, no subdivision shall create allotments having direct vehicle access onto them. Vehicle access shall be via the internal roading layout as identified on the Outline Development Plan, or alternative road. Subdivision shall not occur within the 'Density B' residential area shown on the Appendix 14.10.9 Awatea Outline Development Plan, while the Carrs Road Kart Club continues to operate from its current site.
RD7	Area specific standards for the Appendix 14.10.10 Wigram Outline Development Plan area	N/A
RD8	Area specific standards for the Appendix 14.10.11 Prestons Outline Development Plan area	 a. The subdivision of land to create public open space (including in the green links), linear park, Neighbourhood Parks and other reserves) shall be in general accordance with the locations identified on Appendix 14.10.11.7 Prestons Outline Development Plan Open Space Network; and b. The total amount of land that the Council is required to accept for reserve purposes shall be limited to the areas shown as 'Neighbourhood Park' and 'Domain' on Appendix 14.10.11.7 Prestons Outline Development Plan Open Space Network, which shall not be used for stormwater detention. c. All areas shown as 'Green Links / Linear Park' and 'Neighbourhood Park' Appendix 14.10.11.7 Prestons Outline Development Plan Open Space Network shall be accessible to the public (whether vested in Council or not). d. The north/south linear park shown on Appendix 14.10.11 Prestons Outline Development Plan shall be provided throughout its length with frontage to a through road or roads. e. No direct vehicle access granted to Mairehau Road from any secondary road (as identified on Appendix 14.10.11 Prestons Outline Development Plan) until such time as the portion of the main primary road (as shown on Appendix 14.10.11 Prestons Outline Development Plan) linking Prestons Road to Mairehau Road in the Established New Neighbourhoods (Prestons) Zone is open to traffic.
RD9	Area specific standards for the	a. A minimum area of (2/3 x 200m x 30m) = 0.4ha with an average



Activity

Appendix 14.10.12 North West Belfast Outline Development Plan area **Restricted discretionary standards**

width of 30m shall be shown as reserve on Lot 4 DP 51436:

- orientated north-south so as to provide walking and cycle access from the subdivision to Sheldon Park from the North West Belfast Established New Neighbourhoods Zone (as defined in Appendix 14.10.12.1 Northwest Belfast Outline Development Plan Open Space Network);
- ii. connecting to the Main North Road / Johns Road intersection; and
- contiguous at its northern end to Lot 1 DP 365398 so as to contribute to the open space line shown on Appendix
 14.10.12.1 Northwest Belfast Outline Development Plan Open Space Network.
- b. A minimum area of 0.3ha with a minimum width of 30m shall be shown as reserve on Lot 1 DP 365398 and;
 - orientated north-south so as to enable walking and cycle access from the <u>subdivision</u> across Main North Road and/or Johns Road to Sheldon Park and
 - contiguous at its southern end with Lot 4 DP 51436 so as to contribute to the open space line shown on Appendix 14.10.12.1 Northwest Belfast Outline Development Plan Open Space Network.
- Other reserves shall be created in the approximate locations shown on Appendix 14.10.12.1 Northwest Belfast Outline Development Plan Open Space Network
- Development of land adjacent to the Devondale Drive, as marked in red on the Outline Development Plan in Appendix 14.10.12 Northwest Belfast shall be subject to:
 - i. a <u>site boundary setback</u> of 15m from the Devondale Driveway; and
 - ii. the area within the setback shall be of high amenity design with consistent design of permeable fences and the placement of key trees and shrubs within the setback within the 15m driveway setback.
- Prior to any subdivision development within the area shown as the Bypass Corridor Development Area in Appendix 14.10.12 North West Belfast Outline Development Plan, a Concept Plan shall be submitted to the Council. The Concept Plan shall be as closely as practicable give effect to Appendix 14.10.12 North West Belfast Outline Development Plan whilst taking into account the limitations imposed by the Western Belfast Bypass. The Concept Plan shall specify:
 - the alignment of the Western Belfast Bypass as confirmed as final by a NZTA Notice of Requirement; and
 - ii. areas of density to give effect to rule 8.2.19.4; and
 - iii. appropriate setbacks from the Western Belfast Bypass Corridor for noise attenuation purposes; and



	Activity	Restricted discretionary standards
	, tourney	iv. stormwater attenuation; and
		v. roads, cycle and pedestrian routes; and
		vi. areas of open space;
		The Council shall consult with NZTA on the relevant Concept Plan details as outlined in sub-clauses (a), (c), (d) and (e) above.
		f. Any subdivision shall not create sites that have direct vehicular access to Johns Road other than via intersections identified as A2 and A3 on Appendix 14.10.12 North West Belfast Outline Development Plan while, between Groynes Drive and Main North Road, Johns Road is defined as a major arterial road in this Plan and the Plan Change changing the status from Major Arterial is beyond challenge or until the state highway status of this part of Johns Road is revoked, whichever occurs the earlier.
		 g. For the intersections shown as X and Y on Appendix 14.10.12 North West Belfast Outline Development Plan: A single intersection is to be formed either directly on the Richill Street intersection with Main North Road or in the vicinity of one of the two locations marked as X on Darroch Street, at a safe distance from the intersection of Darroch Street and Main North Road, in consultation with the relevant road controlling authority;
		 Any intersection formed in the location marked as Y shall be left in, left out only and shall be designed in consultation with the relevant controlling authority.
RD10	Area specific standards for the Appendix 14.10.23 Highsted Outline Development Plan area	a. The net site area provisions in 14.5.1 shall not apply, where a larger allotment is to be created that includes the existing building on Pt Lot RS1600 (266 Highsted Road) and a subdivision Concept Plan is able to demonstrate that a feasible future subdivision (inclusive of all legal access) that gives effect to 14.5.1, can take place on that larger allotment.
		 Road construction shall be in accordance with the cross-sections detailed in Appendix 14.10.23 Highsted Outline Development Plan.
RD11	Area specific standards for the Highfield Outline Development Plan area	 a. Road design shall be in general accordance with the cross sections for Prestons Rd, Hawkins Rd and Hills Rd and Selkirk Place in Appendix 8.6.15 Highfield Outline Development Plan b. Prior to the approval of any subdivision north of the Transport
		Monitoring Line shown on the Appendix 8.6.15 Highfield Outline Development Plan, construction of the following must commence: i. Upgrading Prestons Road between the existing urban / rural boundary and the Hawkins/Hills Road intersection;
		 Formation of the Central Boulevard / Prestons Road intersection (including the provision of traffic signal infrastructure), and;



Activity Restricted discretionary standards

- iii. Upgrading the Main North Road intersection to better accommodate turning movements out of Prestons Road and right turn movements from Main North Road.
- c. Prior to the approval of any subdivision that creates the 400th residential allotment north of the Transport Monitoring Line shown on the Outline Development Plan (Appendix 8.6.15 Highfield Outline Development Plan), construction on the installation of traffic signals at the Marshland / Prestons Road intersection must commence.
- d. Prior to the approval of any <u>subdivision</u> that creates the 750th residential <u>allotment</u> north of the Transport Monitoring Line shown on the <u>Outline Development Plan</u> (Appendix 8.6.15 Highfield <u>Outline Development Plan</u>), construction on the installation of traffic signals at the <u>Grimseys</u> / Prestons Road intersection (or an alternative intersection treatment agreed with the <u>Council</u>) must commence.
- e. The establishment of any new road connection to Hawkins Road or Selkirk Place requires Hawkins Road between Prestons Road and Selkirk Place to be developed in general accordance with the cross sections in Appendix 8.6.15 Highfield Outline Development Plan, including a minimum carriageway width of 7.0m and a shared path to accommodate walking and cycling.
- f. The establishment of any new road connection to Hills Road requires Hills Road between QEII Drive and the new road connection to be developed in general accordance with the cross sections in Appendix 8.6.15 Highfield Outline Development Plan, including a minimum carriageway width of 7.0m and a shared path on the New Neighbourhoods (Highfield) Zone side to accommodate walking and cycling.
- g. The establishment of the fifth road connection to Hills Road, as identified on the Outline Development Plan, requires Hills Road between QEII Drive and Prestons Road to be developed in general accordance with the cross sections in Appendix 8.6.15 Highfield Outline Development Plan, including a minimum carriageway width of 7.0m and a shared path to accommodate walking and cycling.
- h. Once 1,400 residential allotments have been granted in the zone, all subsequent subdivision applications for residential allotments must demonstrate that Level of Service E or better shall be achieved for the turn movements at the intersections identified in the table below.

Intersection	Approach and Movement
Main North / Prestons	Main North Road: right turn
	Prestons Road: left turn and
	right turn
Grimseys / Prestons	All movements



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Restricted discretionary standar	Restricted discretionary standards		
Central Boulevard / Prestons	All movements (unless the traffic signals are already operational)		
Hawkins / Hills / Prestons	All movements		
Lower Styx / Hawkins /	Hawkins Road: all permitted		
Marshland	movements		
	Marshland Road: right turn into Hawkins Road		
Hills / QEII	Hills Road: left turn		
QEII / Innes	QEII Drive: westbound through movement		
Zealand Transport Authority), improvement being undertak the entire boundary length sh shall only include plants from maintenance of this planted so Consent Notices imposed by be registered on the Certificate be created by the subdivision Clause 29.6]. j. Concurrently or prior to the appincludes part of Horners Streen.	strip shall be required through condition of subdivision consent to te(s) of Title of all new allotments to which abut such boundaries [refer to proval of any subdivision that am, an engineering design concept is Stream (from its connection with		

8.4.2.2 Discretionary Activities - New Neighbourhood Zone

The activities listed below are Discretionary Activities.

	Activity	
D1	A comprehensive <u>subdivision</u> and land use consent application under RD1 or that does not meet:	
	a. the delivery of a minimum new neighbourhood net density of 15 and details are supplied of alternative land within the outline development plan area, of which the applicant is the registered proprietor, to which the shortfall in density can be transferred in future resource consent applications under one of RD1, RD2 or RD3; or	
	b. compliance with criteria RD1 (a) and (b).	



	Activity	
D2	A comprehensive <u>subdivision</u> and land use consent application under RD2 or that does not meet: the delivers of a principle of the state of 15 and details are	
	a. the delivery of a minimum new neighbourhood net density of 15 and details are supplied of alternative land within the outline development plan area, of which the applicant is the registered proprietor, to which the shortfall in density can be transferred in future resource consent applications under one of RD1, RD2 or RD3; or	
	b. compliance with criteria RD2 (a) and (b).	
D3	A <u>subdivision</u> consent application under RD3 does not meet: a. the delivery of a minimum <u>new neighbourhood net density</u> of 15 and details are supplied of alternative land within the outline development plan area, of which the applicant is the registered proprietor, to which the shortfall in density can be transferred in future resource consent applications under one of RD1, RD2 or RD3. b. compliance with criteria RD3(a) and (b).	
	b. compliance with criteria RD3(a) and (b).	

In determining whether to grant or decline consent and impose conditions, the Council will consider the matters at **8.5.3**, and any other relevant matter.

8.4.2.3 Non-complying Activities - New Neighbourhood Zone

The activities listed below are Non Complying.

	Activity
NC1	Subdivision activities that are not otherwise listed as Restricted Discretionary or Discretionary Activities.
NC2	A comprehensive subdivision and land use consent application under RD1 that does not meet the criteria at RD1 except where D1 is applicable.
NC3	A comprehensive subdivision and land use consent application under RD2 that does not meet the criteria at RD2 except where D2 is applicable.
NC4	A <u>subdivision</u> consent application under RD3 that does not meet the criteria at RD3 except where D3 is applicable.

8.4.2.4 Matters for discretion

- 1. For RD1 and RD2, the Council has restricted its discretion to the matters at 8.5.3 and 8.5.4.
- 2. For RD3, the Council has restricted its discretion to the matters at 8.5.3 and 8.5.4.1 4

8.4.2.5 New Neighbourhood Zone Standards

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

- Minimum residential allotment area and range
 - a. The minimum residential allotment area shall be:



- i. corner allotments 400 square metres; and
- ii. all other allotments 300 square metres.
- 2. Minimum subdividable Area
 - a. The minimum area of a vacant site subdivision area shall be 7000 square metres.
- 3. Minimum Residential Allotment Road Boundary Length
 - a. The minimum width of the road boundary of a residential allotment shall be on:
 - i. corner residential allotments 14 metres on each road boundary; and
 - ii. all other residential allotments 10 metres.
- 4. Maximum cul-de-sac length
 - a. The maximum length of a cul-de-sac shall be:
 - i. where there is a pedestrian connection from the cul-de-sac head to an adjacent street 150 metres; and
 - ii. on all other cul-de- sacs 75 metres.
- 5. Minimum percentage of road frontage to public reserves to which the public has a general right of access.
 - a. The minimum percentage of the perimeter of a public <u>reserve</u>, to which the public has a general right of access, to abut a local road shall be 25 per cent.
- Minimum size for a recreation reserve.
 - a. The minimum area for a recreation reserve shall be 3000 square metres.
 - b. Any land to vest in Council <u>reserve</u> intended for utilities, walkways or stormwater conveyance shall have a minimum width of eight metres.
- 7. Maximum residential block size
 - a. The maximum peripheral boundary length of any block containing residential **allotments** shall be maximum of 800 metres.
- 8. Allotment frontage
 - a. Every allotment shall have a frontage to public space of a minimum length of 10 metres. The requirement shall not be satisfied by access alone.
- 9. Minimum New Neighbourhood entry area widths
 - a. Minimum dimension for a new neighbourhood entry area shall be 8 metres.
- Minimum residential allotment area and range
 - a. The minimum residential allotment area shall be:
 - i. corner allotments 400 square metres; and
 - ii. all other allotments 300 square metres.

except in a Density A area identified on an Outline Development Plan.

2. Minimum subdividable Area



- a. The minimum area of a vacant site subdivision area shall be 7000 square metres-except:
 - i. in a Density A area identified on an Outline Development Plan; and
 - ii. within the area identified as 'Dunlop House Heritage/Residential' in Appendix 14.10.11.0 Prestons Outline
 Development Plan the minimum allotment size shall be 1.5ha; and
 - iii. within the area identified as Springs Grove in Appendix 14.10.8.0 East Belfast Outline Development Plan the minimum allotment size shall be 3500m2.
- 3. Minimum Residential Allotment Road Boundary Length
 - a. The minimum width of the road boundary of a residential allotment shall be on:
 - i. corner residential allotments 14 metres on each road boundary; and
 - ii. all other residential allotments 10 metres.
- 4. Maximum cul-de-sac length
 - a. The maximum length of a cul-de-sac shall be:
 - i. where there is a pedestrian connection from the cul-de-sac head to an adjacent street 150 metres; and
 - ii. on all other cul-de- sacs 75 metres.
- Minimum percentage of road frontage to public reserves to which the public has a general right of access.
 - a. The minimum percentage of the perimeter of a public <u>reserve</u>, to which the public has a general right of access, to abut a local road shall be 25 per cent.
- Minimum size for a recreation reserve.
 - a. The minimum area for a recreation reserve shall be 3000 square metres.
 - b. Any land to vest in Council <u>reserve</u> intended for utilities, walkways or stormwater conveyance shall have a minimum width of eight metres.
- 7. Maximum residential block size
 - a. The maximum peripheral boundary length of any block containing residential **allotments** shall be maximum of 800 metres.
- Allotment frontage
 - a. Every **allotment** shall have a **frontage** to public space of a minimum length of 10 metres. The requirement shall not be satisfied by access alone.
- 9. Minimum New Neighbourhood entry area widths
 - a. Minimum dimension for a new neighbourhood entry area shall be 8 metres.

8.4.2.6 Context Anaylsis, Site Analysis, and Neighhood Plan requirements

A Context Analysis and a Site Analysis are a means for the applicant to outline details of the nature of the site and its setting and which should be extensively cross referred to in informing the development of the site as proposed in the Resource Consent application.

A Neighbourhood Plan provides the basis to understand how a larger subdivision is to be comprehensively developed and is a



gateway document to access the combined subdivision and land use consenting process for larger sites as detailed in RD1 in section 8.4.2.1. The Neighbourhood Plan must as a minimum must cover 8ha.

These documents will consist of plans, accompanying illustrations, text and any other relevant material.

1. Context Analysis

Details the key existing elements and influences in the vicinity of the proposed development and in turn convey the relationship of the site to the surrounding area.

Minimum requirements for a Context Analysis include:

- a. Topography, natural and built environment features, views and vistas;
- b. Adjacent land use zoning and land use;
- c. Subdivision pattern, street and block layout;
- d. Public open space and publicly accessible space;
- e. Location of community facilities (shops, schools, sports and cultural facilities, etc);
- f. Existing and proposed public transport routes and stops, and public access ways from the bus stops to the site;
- g. Movement network including vehicle, cycle and pedestrian routes;
- h. Protected buildings, places and objects, protected trees, historic heritage, and
- i. archaeological sites;
- j. Recognition of Ngāi Tahu cultural values, history and identity associated with specific places; and
- k. Character and other existing buildings and structures.

2. Site Analysis

Details the key existing elements and influences of the development site to illustrate the opportunities and constraints present.

Minimum requirements for a Site Analysis include:

- a. Site orientation including a north point;
- b. Climatic conditions;
- c. Topography, natural and built environment features, and views;
- d. Existing trees and landscaping and that to be retained;
- e. Protected buildings, places and objects, protected trees, historic heritage, and archaeological sites;
- f. Hazardous features, such as areas of soil contamination, unstable land and overhead power lines;
- g. Public open space and publicly accessible space;
- h. Site subdivision pattern, internal access and layout;
- i. Existing and potential vehicle, pedestrian and cyclist access points (including natural desire lines), parking areas and potential connections through the site;
- j. Land use zoning and land use, including required setbacks from adjacent activities;
- k. Nature of site boundaries (residential, commercial, industrial, open space);
- I. Interfaces where buffers will be required;
- m. Public domain elements such as footpaths, street trees and cycle stands;
- n. Existing buildings and structures, indicating whether or not they are to be retained and including building footprints and heights;
- Character and other existing buildings and structures; and
- p. Potential locations available for stormwater management, if required.

3. Neighbourhood Plan

An overall vision statement for the site which identifies key deliverables/outcomes which may be linked to RMA



- outcomes (objectives and policies) or site specific outcomes (giving a clear steer to buyers and developers that these would be secured via covenants or other binding mechanisms).
- a. The overall development structure provided by the Outline Development Plan, and more refined development structure for the area including movement network, open space, and infrastructure. This includes cross sections of streets and blocks and overall site wide strategies such as structural landscape elements.
- b. Lot arrangement, size and allocation of defined housing typologies. This level should contain sufficient analysis to demonstrate that relevant development standards in the subdivision and residential chapters can be met (notably those related to daylight and outdoor living space).



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8.4.3 Existing New Neighbourhoods (Yaldhurst) Zone

8.4.3.1 Restricted discretionary activities - Existing New Neighbourhoods (Yaldhurst) Zone

8.4.3.2 Discretionary activities - Existing New Neighbourhoods (Yaldhurst) Zone

8.4.3.3 Matters of Discretion - Existing New Neighbourhoods (Yaldhurst) Zone

8.4.4 Subdivision in the Established New Neighbourhoods (East Belfast) Zone

8.4.4.1 Restricted discretionary activities - Established New Neighbourhoods (East Belfast) Zone

8.4.4.2 Discretionary activities - Established New Neighbourhoods (East Belfast) Zone

8.4.4.3 Matters of Discretion - Established New Neighbourhoods (East Belfast) Zone

8.4.5 Subdivision in the Established New Neighbourhoods (Awatea) Zone

8.4.5.1 Restricted discretionary activities - Established New Neighbourhoods (Awatea) Zone

8.4.5.2 Discretionary activities - Established New Neighbourhoods (Awatea) Zone

8.4.5.3 Non-complying activities - Established New Neighbourhoods (Awatea) Zone

8.4.5.4 Matters of Discretion - Established New Neighbourhoods (Awatea) Zone

8.4.6 Subdivision in the Established New Neighbourhoods (Wigram) Zone

8.4.6.1 Restricted discretionary activities - Established New Neighbourhoods (Wigram) Zone

8.4.6.2 Discretionary activities - Established New Neighbourhoods (Wigram) Zone

8.4.6.3 Matters of Discretion - Established New Neighbourhoods (Wigram) Zone

8.4.7 Subdivision in the Established New Neighbourhoods (Prestons) Zone

8.4.7.1 Restricted discretionary activities - Established New Neighbourhoods (Prestons) Zone

8.4.7.2 Discretionary activities - Established New Neighbourhoods (Prestons) Zone

8.4.7.3 Matters of Discretion - Established New Neighbourhoods (Prestons) Zone



8.4.8 Subdivision in the Established New Neighbourhoods (North West Belfast) Zone

- 8.4.8.1 Restricted discretionary activities Established New Neighbourhoods (North West Belfast) Zone
- 8.4.8.2 Discretionary activities Established New Neighbourhoods (North West Belfast) Zone
- 8.4.8.3 Matters of Discretion Established New Neighbourhoods (North West Belfast) Zone
- 8.4.9 Subdivision in the Established New Neighbourhoods (Highsted) Zone
- 8.4.9.1 Restricted discretionary activities Established New Neighbourhoods (Highsted) Zon-
- 8.4.9.2 Discretionary activities Established New Neighbourhoods (Highsted) Zone
- 8.4.9.3 Matters of Discretion Established New Neighbourhoods (Highsted) Zone
- 8.4.10 Subdivision in the Established New Neighbourhoods (Highfield) Zone
- 8.4.10.1 Restricted discretionary activities Established New Neighbourhoods (Highfield) Zone
- 8.4.10.2 Discretionary activities Established New Neighbourhoods (Highfield) Zone
- 8.4.10.3 Matters of Discretion Established New Neighbourhoods (Highfield) Zone

8.5 Assessment Matters

8.5.1 Assessment matters - surface water management

In considering whether or not to grant consent or impose conditions in respect of surface water management, the Council shall have regard to the following assessment matters.

- 1. The provisions of the Council's Infrastructure Design Standard and / or Construction Specification Standard.
- The extent to which the proposed surface water management systems are consistent with the relevant Council Stormwater Management Plans and / or Integrated Catchment Management Plans and / or any planned surface water works.
- 3. The adequacy of the proposed means of collecting, conveying, treating, attenuating and disposing of surface water from all impervious surfaces, including the management of potential contaminants on industrial sites.
- 4. The adequacy of proposals for the enhancement of aesthetic and environmental values of artificial drains through the establishment of a more natural channel form, and indigenous revegetation.
- 5. The extent to which open waterway systems for surface water management are proposed rather than piped networks.
- 6. Whether the contribution of proposals towards the development of an integrated naturalised surface water network of soil adsorption, sedimentation and detention basins, wet-ponds, swales and/or wetlands to treat and manage surface water



- and avoid (where practicable) a proliferation of smaller facilities.
- 7. Whether there is sufficient capacity available in the Council's surface water network to cater for discharge from the development.
- 8. Any adverse effects of the proposal on groundwater, surface water, mahinga kai, or drainage to, or from, adjoining land.
- 9. Any adverse effects on the functioning or values of the existing network of drains, springs, waterways and ponding areas.
- 0. The provision for, and protection of, the flood storage and conveyance capacity of waterways.
- 1. The extent to which the proposal utilises the existing or proposed topography and proposed networks to convey surface water by way of gravity systems.
- 2. The provision of appropriate and safe access for maintenance of surface water infrastructure.
- 3. The adequacy of proposals to control erosion and sediment during the construction phase of works and the extent to which these proposals comply with local and regional guidelines.
- 4. Whether it is necessary or appropriate to require any easements, consent notices, or local purpose reserves.
- 5. Any adverse effect on public health.
- 6. Whether the stormwater measures adopted ensure the protection of ground water quality including treatment of discharges from roads and sealed car parking areas.
- 7. The extent to which the works incorporate and/or plant appropriate indigenous vegetation, recognising the ability of particular species to absorb water,
- 8. The extent to which planting reflects Ngai Tahu's history and identity associated with specific place.
- 9. Whether the proposed ponding area will be attractive to birdlife that might pose a bird strike risk to the operation of Christchurch International Airport Limited;
- 0. Whether a management plan has been developed that demonstrates there will be ongoing operation and maintenance of the stormwater system to minimise bird strike risk for the life of the stormwater system, and whether that plan has been developed in consultation with Christchurch International Airport Limited.
- 1. Whether the Council is satisfied that the design of the ponding area will minimise attracting bird species that pose a bird strike risk to the operations of Christchurch International Airport

Note: Development contributions for network infrastructure for surface water management services may be required under the Council's Development Contributions Policy.

8.5.2 Assessment matters - Natural and Cultural Heritage

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

In considering whether or not to grant consent or impose conditions in respect of the preservation of trees, vegetation and landscape, cultural and conservation values, the Council shall have regard to all the following assessment matters.



1. Natural features and ecology

- a. The need for a <u>reserve</u> to be set aside and vested in the Council to preserve any natural feature or vegetation or conservation values on the <u>site</u>.
- b. The relative biological importance of the affected area in relation to the rest of the site with respect to:
 - i. number of native species present;
 - ii. the population sizes of native species;
 - iii. the density of species present;
 - iv. the ecological units present;
 - v. the rarity or unusualness of the ecological unit(s) and the individual species;
 - vi. the significance, rarity, quality of the landform / soil / vegetation system;
 - vii. its representative value as a soil / landform / vegetation system.
- c. The potential effect of <u>subdivision</u> and anticipated development on the overall biodiversity, particularly indigenous biodiversity, of the <u>site</u>.
- d. Whether the <u>subdivision</u> and anticipated development will affect the microclimate and / or hydrological characteristics of the site and, if so, what the effect will be upon the soil/landform/vegetation system.
- e. The extent to which the <u>subdivision</u> and anticipated development will interfere with the ecological continuity between adjoining **sites** or between disconnected **sites** essential to the habitat requirements of native fauna.
- f. The extent to which recognised landscape and conservation advice has been sought and implemented.
- g. Whether the retention of the natural area or feature causes significant additional costs (monetary or non monetary) and the likelihood of compensating or mitigating the loss through protection and enhancement of other sites of similar or better quality.
- h. Whether any enhancement of the <u>site</u> with genetically local native plants appropriate to the <u>site</u> will be carried out.

2. Trees

- a. The condition of the tree including any potential hazard to people or property.
- b. Whether the tree is currently causing, or likely to cause, significant damage to buildings, services or property, whether public or privately owned.
- c. Whether the tree inhibits the growth of more desirable specimens nearby.
- d. Any substitute or compensating tree planting or landscaping proposed.
- e. Whether a tree to be removed is capable of being successfully transplanted.



3. Visibility and natural character

- a. The extent of, and impact on, views to a **site** or cultural landscape from a public road (including legal unformed road) or public place. Consideration should be given to the ease of accessibility to that place and the significance of that viewing point.
- b. Whether natural elements within a site such a topography, ridges or terraces, and/or vegetation may assist in mitigation or containment of any adverse impacts potentially created by a proposal on natural character and visibility.
- c. Whether any new planting may assist in mitigating effects on natural character.
- d. The line and form of any ridges, hills or prominent slopes, and whether any vegetation may act as a backdrop to mitigate the effect of any potential building against the skyline, and whether that vegetation is protected from removal.
- e. The visual coherence, legibility and integrity of the landscape, existing patterns in the landscape, and taking into account existing and consented development, including zoning.
- f. Whether there is any impact on areas characterised by high natural or cultural values.
- g. Whether the creation of artificial or unnatural lines and structures or the introduction of new elements into the landscape will contrast with the natural character or cultural landscapes.
- h. The capacity of the landscape to absorb further change, having regard to any existing development or land use within the landscape.
- i. Where development has already occurred, the extent to which further development is likely to lead to further degradation of natural or cultural values or domestication of the landscape.

4. Amenity Values

- a. The extent to which subdivision and anticipated development:
 - may adversely affect the amenity values of neighbouring properties;
 - ii. may detract from the pleasantness, coherence, openness and attractiveness of a site;
 - iii. would be compatible with the appearance, layout and scale of other buildings in the surrounding locality;
 - iv. maintains or conforms with the character of the landscape, and in particular the existing pattern and scale of land use activities.
- b. Whether any landscape features or vegetation on the site are of a sufficient amenity value that they should be retained.

5. Cumulative Effects

- a. The potential for the <u>subdivision</u> and anticipated development to create cumulative effects on the natural form of the landscape, landscape values, or cultural landscapes values.
- b. The significance of those cumulative effects over time on the landscape values and natural character of the locality and the District.
- c. The proximity of the proposed structure to other existing structures in the locality and the extent to which the proposed structure(s), when considered in combination with existing structures, may contribute to a loss of rural amenity values.



6. Ngai Tahu Cultural Values

- a. The extent to which subdivision protects wahi tapu and wahi taonga from future development or works.
- b. The extent to which **subdivision** protects Ngai Tahu cultural and traditional associations within a statutory acknowledgement area from future development or works.
- c. Whether the <u>site</u> contains a recorded archaeological site, and whether the appropriate runanga and/or NZ Historic Places Trust has been notified.

7. Opportunities for Benefits

- a. The extent to which <u>subdivision</u> may protect, maintain or enhance any ecosystems or outstanding natural features.
- b. The extent to which subdivision may create opportunities to protect open space from further development.
- c. The extent to which <u>subdivision</u> may provide an opportunity to remedy or mitigate any existing adverse effect by modifying, mitigating or removing existing structures or developments.
- d. The extent to which subdivision creates opportunity to protect the natural character and conservation values of any lake, river, wetland or stream.
- e. Whether any restrictive covenants, easements or other legal instrument can be used to realise any positive effects of protection or enhancement and/or to ensure potential future effects, including cumulative effects, are avoided.
- f. The extent to which the proposal avoids fragmentation of the landscape and allows for the physical and visual connections between natural features and elements.
- g. Whether the proposal is necessary or desirable to achieve a permitted or appropriate use of or maintenance of the land.
- h. The extent to which opportunity has been taken to cluster built development in areas of existing built development (with a higher potential to absorb development) while retaining areas which are more sensitive to change.

Note: The Council's Development Contributions Policy provides for the consideration of remissions from the development contribution requirements for reserves in specific circumstances, where a subdivision provides for the retention of vegetation/trees, or natural, ecological or habitat values.

8.5.3 Assessment matters - All residential zones

used to mark stage 1 OLD stage 1 text that will be copied to show stage 2 changes

In considering whether or not to grant consent, the Council shall have regard to the following assessment matters.

- 1. Whether the **allotment**s (including any balance **allotment**) are of sufficient **net site rea** and dimension to provide for the existing or proposed purpose or land use.
- 2. The degree to which natural topography, drainage and other features of the natural environment, or existing built features of significance, determine site boundaries where that is practicable.
- Whether the proposed dimensions and orientation of the <u>allotment(s)</u> will ensure the capture of solar gain appropriate to the subsequent landuse.
- 4. The relationship of the proposed **allotments** within the **site** and their compatibility with the pattern of any adjoining **subdivision**, land use activities, and the existing noise environment.
- Whether fire safety requirements are met in relation to the conversion of existing residential units into multiple residential units.
- 6. Whether appropriate mechanisms are in place to ensure the maintenance of open space areas and reserves not being



vested in Council.

7. Whether the site is safe for habitation, the adequacy of any proposed mitigation and remediation.

Notes

- a. The investigation of individual building lots shall be carried out in accordance with the Ministry for the Environment's Contaminated Land Management 9 Guidelines or any relevant National Environmental Standard for Assessing and Managing Contaminant in Soil to Protect Human Health. An investigation shall also be carried out to evaluate the extent and potential effects to health and safety of occupants caused by landfill gas migration from other land. These investigations shall be carried out by persons with recognised expertise and experience. In the event that land contamination is identified or landfill gas is detected at levels which require remedial and/or site management measures to be undertaken to make the land suitable for its intended purpose, such measures shall be undertaken and recorded, and copies of the investigation and remediation/site management reports shall accompany the subdivision and/or building consent application.
- b. This clause does not apply where the site has been investigated by way of a subdivision consent application in accordance with this rule and a subdivision consent has been granted with or without conditions regarding the necessary land mitigation and/or remediation measures.

In considering whether or not to grant consent, the Council shall have regard to the following assessment matters.

- Whether the allotments (including any balance allotment) are of sufficient net site rea and dimension to provide for the
 existing or proposed purpose or land use.
- 2. The degree to which natural topography, drainage and other features of the natural environment, or existing built features of significance, determine **site boundaries** where that is practicable.
- 3. Whether the proposed dimensions and orientation of the **allotment**(s) will ensure the capture of solar gain appropriate to the subsequent landuse.
- 4. The relationship of the proposed **allotments** within the **site** and their compatibility with the pattern of any adjoining **subdivision**, land use activities, and the existing noise environment.
- Whether fire safety requirements are met in relation to the conversion of existing residential units into multiple residential units.
- 6. Whether appropriate mechanisms are in place to ensure the maintenance of open space areas and reserves not being vested in Council.
- 7. Whether the site is safe for habitation, the adequacy of any proposed mitigation and remediation.

Notes

- a. The investigation of individual building lots shall be carried out in accordance with the Ministry for the Environment's Contaminated Land Management 9 Guidelines or any relevant National Environmental Standard for Assessing and Managing Contaminant in Soil to Protect Human Health. An investigation shall also be carried out to evaluate the extent and potential effects to health and safety of occupants caused by landfill gas migration from other land.

 These investigations shall be carried out by persons with recognised expertise and experience. In the event that land contamination is identified or landfill gas is detected at levels which require remedial and/or site management measures to be undertaken to make the land suitable for its intended purpose, such measures shall be undertaken and recorded, and copies of the investigation and remediation/site management reports shall accompany the subdivision and/or building consent application.
- b. This clause does not apply where the site has been investigated by way of a subdivision consent application in accordance with this rule and a subdivision consent has been granted with or without conditions regarding the necessary land mitigation and/or remediation measures.

In considering whether or not to grant consent, the Council shall have regard to the following Matters of Discretion.

- 8. Whether planting within the road reserves, reserves and planting areas is adequate in terms of location, type and maintenance requirements, and the extent to which indigenous vegetation is preferred where it is a viable option.
- 9. The extent to which the layout of the roads aligns with the indicative road layout and position of access points shown in any



Outline Development Plan.

- 0. The extent to which the layout of the proposed residential allotments conforms with any Outline Development Plan.
- 1. Whether the construction of walking and cycling tracks shown within any Outline Development Plan are to be constructed to an appropriate standard, at a time likely to best serve future residents, and have links within the site and to adjoining development.
- 2. Specific Purpose Resort Zone (Christchurch Golf Resort)
 - a. Whether the location of an identified building area are fully contained within the boundaries of the Resort Community and Academy Activity Areas.
 - b. Whether it is appropriate to require a legal instrument be registered against the head title securing public pedestrian access over the access track identified in the Concept Plan.
 - c. Whether it is appropriate to require a legal instrument be registered against the head title securing a bridleway from the Styx River to Spencerville Road, as shown on the Outline Development Plan.

3. Cashmere/Worsleys Outline Development Plan Area

- a. Whether upgrades to the road network and access restrictions shown on the Outline Development Plan are necessary, including:
 - i. Whether access onto Shalamar Drive from the Outline Development Plan should be restricted.
 - ii. Whether Worsleys Road should be realigned in accordance with the "Required Roads" shown in Appendix 4 in relation to any subdivision of Areas 3, 5, and 7.
 - iii. Whether the Hoon Hay, Cashmere and Worsleys Roads intersection requires upgrading (refer to Appendix 4 for indicative upgrade).

4. Moncks Spur Outline Development Plan Area

- a. Whether upgrades to the road network and access restrictions shown on the Outline Development Plan are necessary, including:
 - i. Whether access via Horizon Heights (Lot 7, DP 64814) is necessary and appropriately secured and vested.
 - ii. Whether it is appropriate to form and vest in the Council a continuous through road from Mt. Pleasant Road between the intersections with Moncks Spur Road and Major Hornbrook Road to Horizon Heights.

5. Future Urban Development Zone

- a. The extent to which the proposal will be in general accordance with all Key Structuring Elements in the relevant Concept Plans in Appendix 20.4.
- The extent to which the proposed development addresses 8.5.4. Matters of Discretion Residential New Neighbourhood.
- c. Whether it is proposed to remove vegetation and the significance of that vegetation in terms of amenity and ecological functions.
- d. The extent to which the bulk and location of a building or structure associated with any identified building area may preclude or adversely affect elements shown in the relevant Concept Plans.
- e. The location of any building, structure or utility in relation to the geotechnical quality of the land.
- f. Whether proposed developed is able to connect to the Council's reticulated systems or appropriately provide for treatment and/or disposal on-site.
- g. Whether the building or activity is compatible with and does not preclude or adversely affect the provision of the open space or reserve areas shown on relevant Concept Plans.
- h. Any adverse effects on the amenities and functionality of any spring, stormwater facility, enhanced open drainage corridors, road and/or access point and/or edge treatment identified in the relevant Concept Plans.
- 6. Extent of compliance with any Outline Development Plan or Concept Plan.
- 7. Whether the allotments can be serviced and accessed in an efficient manner in the rural area.



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- 8. Whether any balance lot is of sufficient area to provide for the intended purpose or land use, having regard to the relevant zone standards.
- The extent to which the application includes site specific deep investigations of ground conditions to at least the densities set out in Ministry of Business Innovation and Employment guidelines on the investigation and assessment of subdivisions (September 2012).

8.5.4 Assessment Matters - New Neighbourhood Zone

8.5.4.1 Place making and context

Whether the subdivision design and layout:

- addresses the existing context including retention of existing natural and built features, adjacent patterns of development and potential visual and physical connections;
- creates a distinctive identity, drawn from the context and built on through each aspect of the design including the block, street and open space layout, to the configuration of allotments and elements of the open space;
- 3. provides for a comprehensive network of vehicle, cycle and pedestrian routes that maintain or enhance safe and efficient physical and visual links within the area and to surrounding neighbourhoods;
- distributes allotments for higher density building typologies to support community and retail facilities and public transport, and create a critical mass of activity and focus for development;
- 5. locates larger allotments on corner sites to provide for larger scale building typologies to assist neighbourhood legibility;
- 6. provides communal spaces that are useable and accessible; and
- 7. provides public and private space that incorporates large scale tree planting, and low impact design features.

8.5.4.2 Block layout

Whether the block layout:

- 1. responds to and complements the design and layout of adjacent blocks, streets and open spaces;
- has dimensions and orientation which will provide for efficient vehicle access and parking that is safe for pedestrians and cyclists, and that does not compromise the quality of current or future public or private space;
- provides for a mix of residential allotments to contain a range of building typologies that can accommodate all life stages and a diversity of housing needs;
- 4. provides **allotments** that promote **building** typologies that retain the central area of the block for open space or shared vehicle **access**;
- 5. provides allotments that promote building typologies that protect the privacy and outlook of adjacent sites;
- provides <u>allotments</u> of a size and dimension that promote <u>building</u> typologies with a high level of visual interaction with the street and other public spaces, while providing for a cohesive street scene and neighbourhood; and
- 7. provides for a distribution of <u>allotments</u> to accommodate single, semi-detached and multi-unit (terraces and apartments) housing.

8.5.4.3 Allotment design

Whether the allotment design and orientation:

- 1. supports building typologies that reinforce the scale of the street;
- promotes allotments which support building typologies that provide for efficient and useable outdoor living spaces at a size
 appropriate to the typology, as well as the ability to attain a high level of on-site landscape amenity;
- 3. provides for a distribution of single, semi-detached and multi-unit (terraces and apartments) building typologies;



- 4. provides for corner allotments that support multi-unit building typologies that address adjacent streets and open spaces;
- 5. supports the integration of vehicle access, car parking and garaging in a way that is safe for pedestrians and cyclists as well as vehicles, and does not dominate the allotment, particularly when viewed from the street and open spaces;
- supports the provision of residential allotments which would allow garaging and parking to be secondary to habitable spaces both with respect to size and expression of form, and which are able to be incorporated into the overall building design especially when accessed directly form the street; and
- 7. promotes **allotment**s which support **building** typologies that provide for storage and service space, including for washing lines, rubbish and recycling bins, in a manner which is:
 - a. readily accessible, conveniently located, safe and secure to use by building occupants;
 - b. located and designed to minimise adverse effects on occupants, neighbours and public spaces; and
 - c. suitable to accommodate a typical range of maintenance and recreational equipment such as bicycles.

8.5.4.4 Mix of allotment sizes

Whether there is a mix of allotment sizes that:

- 1. provides for a range of building typologies that can accommodate all life stages and a diversity of housing needs and the mechanism by which these typologies are required to be constructed;;
- 2. promotes building typologies that protect the privacy and outlook of adjacent sites; and
- 3. provides for a distribution of allotments to accommodate
 - a. standalone house; or
 - b. duplex: or
 - c. terrace; or
 - d. apartment.

8.5.4.5 Building typology

- Whether a mix of <u>building</u> typologies are provided that accommodate all life stages, physical abilities, and opportunities for socio-economic diversity.
- Whether building typologies are integrated with typologies across the block to provide a cohesive street scene and neighbourhood, functional outdoor living space and good levels of privacy and daylight.
- 3. Whether there is a distribution of single, semi-detached and multi-unit (terraces and apartments) housing across the development that complements and supports the location of other services provided in the **subdivision**.
- 4. Whether buildings are located to the edge of the block to:
 - a. provide surveillance to the street;
 - b. make use of the additional outlook afforded by the street;
 - c. protect privacy of adjacent neighbours;
 - d. protect and enhance private back yards and planting opportunities at scale; and
 - e. allow for the comprehensive management of vehicle access and car parking.
- 5. Whether multi-unit, multi-storey typologies are located at corner sites in order to:
 - a. improve way finding and distinction of streets;
 - b. utilise the increased access to light and outlook provided by the street edges; and
 - provide efficient site access for vehicles and pedestrians.
 - 6. allow single level typologies to be provided on larger sites and smaller houses are provided on smaller sites.



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- 6. Whether an appropriate building typology is on located on an appropriate <u>site</u> to achieve a balance of open space to building across the block and on <u>site</u> which provides for:
 - a. tree and garden planting;
 - b. functional and pleasant outdoor living spaces at a size appropriate to the typology;
 - c. pedestrian and vehicle access;
 - d. service and storage space; and
 - e. a high level of visual interaction between the building and street or other public space.
- Whether multi-level typologies are used to minimise built footprint and hard surfaces and to create opportunities for tree and garden planting.
- 8. Whether multi-unit typologies, especially terraces are designed to be multi-storeys and configured parallel to the street in order to:
 - a. provide surveillance to the street;
 - b. make use of the additional outlook afforded by the street; and
 - c. protect privacy of adjacent neighbours.
- 9. Whether **garage**s and parking are secondary to habitable spaces, both with respect to size and expression of form, and are incorporated into the overall site and **building** design especially when accessed off streets.
- 0. Whether two level dwellings include a space for a bed and a bathroom on ground floor for an all-of-life flexibility of housing stock.
- The extent to which the <u>building</u>s are articulated and entries, glazing and habitable rooms are provided in respect to street frontages.

8.5.4.6 Relationship to street and public open spaces

Whether the subdivision design:

- 1. provides allotments that allow buildings, and in particular habitable rooms and entrances, to address the street, open space or reserves that are adjacent to or opposite;
- 2. allows an appropriate level of public surveillance and safe environment within open spaces;
- enables <u>building</u>s on corner <u>sites</u> to orientate toward both adjacent streets and public open spaces in a manner which emphasises these corners.
- 4. minimises the potential impact of access and garages on the streetscape;
- avoids <u>allotments</u> which necessitate the erection of bunds or large visually impermeable fencing adjacent to the street, lane
 or other publically accessible open space to create privacy;
- 6. enables tree and garden planting particularly in regard to street frontage, building entrances, boundaries, access ways, and car parking and stormwater management areas; and
- 7. creates fences, walls and gates adjacent to streets, lanes, pedestrian access and open spaces to complement the development and discourage illegitimate entry but maximise surveillance and safety.

8.5.4.7 Built form and residential amenity

Whether the subdivision design, block layout, orientation and allotment design:

- will provide for efficient vehicle <u>access</u> and parking that is safe for pedestrians and cyclists, and that does not compromise the future quality of public or private space;
- 2. enables appropriate housing typologies to establish that are reflective of the anticipated density of the area in which they are located;



- provides for a mix of residential allotments to contain a range of <u>building</u> typologies that can accommodate all life stages and a diversity of housing needs;
- 4. provides **allotments** of a size and dimension that promotes **building** typologies with a high level of visual interaction with the street and other public spaces, while providing for a cohesive street scene and neighbourhood;
- provides allotments that promote building typologies that retain the central area of the block for open space or shared vehicle access;
- 6. provides allotments that promote building typologies that protect the privacy and outlook of adjacent sites;
- 7. provides for **allotment** layouts that incorporate private, sunny and sheltered outdoor open space, which links directly to the residential units' main living areas; and
- 8. provides public and private space to incorporate large scale tree planting, and low impact design features.

8.5.4.8 Road network access and parking

- 1. Whether direct access on to State Highways other than access in accordance with relevant Outline Development Plans would result in adverse effects on the safety or efficiency of the State Highway.
- 2. Whether the road layout integrates in a practical and functional manner with the adjoining existing road network and allows for future connections.
- 3. Whether the subdivision provides connections to cycle and pedestrian routes in the wider neighbourhood.
- 4. Whether the development road layout achieves a well connected and highly permeable movement network and supports a functional hierarchy of streets.
- 5. Whether the road network design provides for the safe movement of vehicles, cyclists and pedestrians, including at intersections.
- 6. Whether any reduction in road reserve is balanced with private and/or public space amenity, including large scale tree planting.
- 7. Whether the legal road width is appropriate to accommodate the proposed cross-section design and a future change in the function of the street (where applicable).
- 8. Whether the proposed cross sections contribute toward achieving a speed environment that is compatible with street function.
- 9. Whether the new roads make adequate provision for vehicle movements, car parking and property access.
- 0. Whether the space is provided for cyclists and cycling in the cross section design.
- 1. Whether public transport services including the provision of bus stops is accommodated.
- 2. Whether the development integrates vehicle access, car parking and garaging in a way that is safe for pedestrians and cyclists as well as vehicles, and minimises the visual and physical impact on the development, particularly when viewed from the street and open spaces.
- 3. Whether stormwater management features such as rain gardens, swales, trapped sumps, first flush basins, wetlands or wet ponds are incorporated into the road stormwater treatment design.
- 4. Whether the subdivision design and layout minimises the use of rights of way and long cul-de-sacs.
- 5. Whether the design defines the identity, entry point, and function of lanes through:
 - a. shared vehicle and pedestrian access with no defined footpath;
 - b. variation in lane clearway through design by tightening, extending and terminating views within a lane;
 - c. passive surveillance;
 - d. a consistent character; and
 - e. the use of landscape treatment including changes in paving material and tree and garden planting.



8.5.4.9 Infrastructure

- Whether appropriate provision is made for the ongoing maintenance of any open space areas not vested in the Council and the appropriateness of any mechanism proposed to ensure that open space areas not vested in the Council are available for public access.
- Where transmission lines cross the site, whether the subdivision design seeks to minimise adverse effects between
 existing transmission lines and new development, including making provision for maintenance of lines, vehicular access to
 lines and ensuring safe separation distances.
- 3. Whether the <u>subdivision</u> will maintain an appropriate level of public surveillance of, and a safe environment within, linear parks.
- 4. Whether the requirements set out by network utility operators in relevant guidelines are met and the network can be operated safely and efficiently and access is available for maintenance. Subdivision should not enable the erection of buildings within the minimum safe distances specified in Table 3 of New Zealand Electrical Code of Practice 34:2001, or the planting of trees such that might be inconsistent with the Electricity (Hazards from Trees) Regulations 2003.
- 5. Whether the proposed subdivision provides a quality and appropriate interface with existing or proposed infrastructure, including network infrastructure, and avoids reverse sensitivity in relation to this infrastructure.
- 6. Whether the **subdivision** will necessitate the construction of more than one waste water pumping station within the development area.
- 7. Whether a reticulated sewer can be installed to the development.



8.5.5 Takamatua and Robinsons Bay comprehensive development areas and Samarang Bay and Allandale

- 1. Whether the design of structures is appropriate to the character of the area, including in relation to:
 - a. roof pitch: a roof pitch of between 22.5 and 37.50 is likely to be appropriate in Takamatua, and between 8 and 37.50 in Robinsons Bay, noting that flat roofs may be appropriate as connections between structures.
 - b. roof cladding: roofs made of steel (corrugated or tray), cedar shingles, slate, or similar are likely to be appropriate.
 - c. roof colour: natural colours with low reflectivity
 - d. wall claddings: timber, smooth plaster and/or stone are likely to be appropriate.
 - e. wall and joinery colours: natural and recessive or in the range of browns, tussock, greys or natural greens are likely to be appropriate.
 - f. fencing: boundary fencing to be in standard post and wire only. All courtyard fencing to be in materials similar to housing including plastered concrete, timber (to match house cladding), stone, or post and rail. No composite or corrugated iron fencing.
 - g. exterior lighting should be kept low and reflected down to reduce the effects from distant views.
 - h. accessory buildings should be in the style, appearance and materials of the principal building.
 - i. the location and visibility of water tanks, including whether they are incorporated into the structure of each building or screened within the site.

8.6 Appendices

Appendix 8.6.1 - Esplanade reserve and strip schedule

Explanation

- 1. Where the location description refers to the true left or true right bank of a river, this is that side looking downstream to the mouth or the junction with another river.
- 2. The width in column A applies to subdivision of land, to land disposal pursuant to Section 345 Local Government Act 1974, or to any land acquired by any means, either by the Council or the frontage owner.
- 3. The width measurement commences from the edge of the bed of the river or the landward boundary of the coastal marine area, as defined in terms of Section 2 of the Resource Management Act 1991.
- 4. Section 236 of the Resource Management Act 1991 shall only apply where the width of an existing esplanade reserve, created pursuant to the Local Government Act 1974, or the transitional provisions of the Resource Management Act 1991, is less than the width that existed when the reserve was created and vested in the name of the Council.
- 5. In the Avon/Heathcote Estuary, between Caspian Street and the spit reserve the landward boundary of the esplanade reserve, shall be the common boundary of the former road (when it is stopped) and the present private properties and section 236 of the Act shall not apply to those adjoining properties.

Appendix 8.6.1 - Esplanade reserve and strip schedule					
Water Body	Reserve	Location	Column A:		
	or Strip		Width (metres)		



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Waimakariri River	Reserve	True right bank commencing at the boundary with Selwyn District Council being the production of the centre line of Weedons-Ross Road where it intersects with the river, thence downstream to the coastal marine area, being the intersection of the production of Ferry Road centre line, and	20 plus
Otukaikino Creek (except Open Space 3D (Clearwater Resort and Rosebank) Zone) and all branches of the South Waimakariri River and tributaries	All strips	True left and right banks from the junction of the Otukaikino Creek with the Waimakariri River, near the motorway bridge, thence upstream in a generally westerly direction to the limitation of the average 3 metre river width, or to the easement shown on DP 46738, but excluding those parts of the Otukaikino Creek located within the Open Space 3D (Clearwater Resort and Rosebank) Zone.	20
Otukaikino Creek (Open Space 3D (Lagoons) Zone)	All strips	True left and right banks located within the Open Space 3D (Clearwater Resort and Rosebank) Zone.	True right ban - 20 True left bank - 10, with the purpose limited to conservation values only
Kaputone Stream	All strips	True left and right banks, commencing at Guthries Road, thence downstream to the junction with the Styx River	20



Vanutana Ctras-	Reserve	True left and right banks located in the New Mainbachter	20m avarasa
Kaputone Stream	Reserve	True left and right banks located in the New Neighbourhood	20m average
		(East Belfast) Zone	width - to be
			contained
			within the area
			shown as Open
			Space on the
			Outline
			Development
			Plan at Volume
			3, Part 2,
			Appendix 3s -
			except for the
			section
			adjoining the
			Spring Grove
			residential
			allotment,
			which shall be
			required to
			extend only to
			the northern
			boundary of the
			allotment
			containing the
			Spring Grove
			Heritage
			Building, as
			indicated on
			Appendix 3s,
			Part 3.
Styx River (upper	Strips	True left and right banks, commencing at the east side of	10
section)		Gardiners Road, thence downstream to the west boundary	
		of the Styx Mill Conservation Reserve except where the strip	
		on the true right bank extends into the reserve	
Styx River (middle	Strips	(a)True left and right banks, commencing at the east	20
section)		boundary of the Styx Mill Conservation Reserve, thence	
		downstream to the west side of Marshland Road	
		(b) True left bank adjoining the northeast boundary of Styx	
		Mill Conservation Reserve	
Styx River (middle	Reserve	True right back, commencing at the west boundary of the	20
section)	T C S C I V C	Styx River Basin Reserve, thence downstream to the point where	20
		the Styx River heads north into the Reserve.	
Stry Divor (loves	Poponyos	-	20
Styx River (lower	Reserves	3	20
section)		Marshland Road, thence downstream to the coastal marine	
16.1.11.01	C: :	area at the control gate at the mouth of that river	10
Knights Stream	Strip	True left bank, commencing at the south side of Quaifes	12
		Road, thence downstream to the south side of Sabys Road	
Knights Stream	Strip	True right bank, commencing at the south side of Quaifes	12
		Road, thence downstream to the boundary with Selwyn	
		District Council, at Whincops Road	



Halswell River Strip True left bank, commencing at the south side of Sabys Road, thence downstream to the boundary with Selwyn District Council at the south corner of Lot 1 DP 23528, in Old Tai Tapu Road			
Cashmere Stream	Reserve	True left bank, commencing at the east side of Cashmere Road, thence downstream to the southern corner of Lot 22 DP 22451, being number 53 Waiau Street	20
Cashmere Stream	Reserve	True right bank, commencing at the east side of Cashmere Road, thence downstream to the junction with the Heathcote River	20
Heathcote River	Strip	True right bank, commencing at the production of the centreline of Nash Road, thence down-stream to the production of the centreline of Templetons Road	20
Heathcote River	Reserve	True left bank, commencing at the production of the centreline of Nash Road, thence downstream to the centreline of Lincoln Road	20
Heathcote River	Reserve	True right bank, commencing at the centreline of Curletts Road, thence downstream to the centre-line of Lincoln Road	20
Heathcote River	Reserve	True left and right banks, commencing at the centreline of Lincoln Road, thence downstream to the junction with Cashmere Stream	6
Heathcote River (Note: Includes Woolston Cut and the Loop)	Reserve	True left and right banks, commencing at the junction of Cashmere Stream, thence downstream to the centreline of Tunnel Road	20
Heathcote River	Reserve	True left and right banks commencing at the centre line of Tunnel Road, thence downstream to the coastal marine area, being a line between the southern corner of Maritime Place and the north-west corner of Reserve 4323, in Bridle Path Road	20 plus
Steam Wharf Stream	Reserve	True left and right banks commencing at the downstream side of Alport Place, thence downstream to the Heathcote River	6
Wairarapa Stream	Reserve	True left and right banks, commencing at the centre line of Fendalton Road, thence downstream to the junction with the Avon River	6
Waimairi Stream	Reserve	True right bank downstream from Straven Road to the western boundary of Harakeke Street Reserve	6
Avon River (including the Mill Stream diversion)	Reserve	True left and right banks, commencing at the junction with the Wairarapa Stream, thence down stream to the production of the centreline of Wood Lane except for that part of 6 Wood Lane, where the waterway margin is contained within a conservation covenant	20
Avon River	Reserve	True left bank commencing at the production of the centreline of Wood Lane, thence downstream to the centreline of Helmores Lane	12



A P: I			
Avon River	Reserve	True left bank commencing at the centreline of Helmores	20
		Lane, thence downstream to the centre line of Harper	
		Avenue, except between 8 and 68 Carlton Mill Road the	
		boundary of the esplanade reserve at the rear of these	
		properties shall be the common boundary with the existing	
		unformed legal road and Section 236 of the Act shall not	
		apply to these properties	
Avon River	Reserve	True right bank, commencing at the production of the	20
		centreline of Wood Lane, thence downstream to the	
		centreline of Harper Avenue	
Avon River	Reserve	True left and right banks, commencing at the centreline of	20 plus
		Harper Avenue, thence downstream to the production of the	
		western roadside of Rolleston Avenue	
Avon River	Reserve	True left and right banks, commencing at the production of	20
(including Kerrs		the west roadside of Rolleston Avenue thence downstream	
Reach and its		to the production of the centreline of Pages Road	
Loop)			
Avon River	Reserve	True right bank downstream from Straven Road to western	6
		boundary of Main North Railway property	
Avon River	Reserve	True left and right banks, commencing at the production of	20 plus
		the centreline of Pages Road, thence downstream to the	
		coastal marine area, being the production of the east	
		roadside boundary of Kibblewhite Street	
Horseshoe Lake	Reserve	True left and right banks, commencing at the eastern side of	12
Reserve	11000110	Horseshoe Lake Road where the stream crosses that road	12
(excluding the		from the Christchurch Golf Course, thence downstream to	
artificial outfall)			
	Reserve	the northern boundary of the City Council pumping station	6
Dudley Creek	Reserve	True right bank, commencing at the north road side of	0
		Poulton Avenue, thence downstream to the junction with the	
D 0		Avon River	4.0
Dudley Creek	Reserve	True left bank, commencing at the north road side of Poulton	12
		Avenue, thence downstream to the junction with the Avon	
		River	
Coastal marine	Reserve	Commencing in the Waimakariri River at the point on the	20 plus
area (Waimakariri,		production of the centreline of Ferry Road, following the true	
Brooklands		right bank, thence generally eastwards to the mouth of the	
Lagoon, Pegasus		Styx River and Brooklands Lagoon, both sides of Brooklands	
Bay coastline,		Lagoon, thence southwards along the boundary between	
Sumner, Taylors		the Waimakariri River and the Avon and Heathcote River	
Mistake and		estuary mouth, thence along the city boundary at Sumner	
Lyttelton Harbour)		and the coastline to the boundary with Banks Peninsula	
		Wards, in Lyttelton Harbour. Along the Coastal Marine Area	
		between the blind end of Whitewash Head Road and	
		Taylors Mistake Bay, the landward boundary of the	
		esplanade reserve shall be the common boundaries of the	
		private properties with the Crown Grant Road (when that	
		road is stopped) and Section 236 of the Resource	
		Management Act 1991 shall not apply to any of those private	
		properties.	



A	Danaman		00 -1
Avon and	Reserves	Commencing at that point where the estuary mouth	20 plus
Heathcote River		intersects with the city boundary at South Brighton Spit,	
estuary		thence in a westerly and northerly direction to the production	
		of the centreline of Tern Street	
Estuary continued	Reserve	Commencing on the production of the centreline of Tern	6
		Street, thence in a northerly direction to the northern	
		boundary of Lot 3 DP 21691, being the property situated at	
		88B Rockinghorse Road	
Estuary continued	Reserve	Commencing at the northern boundary of Lot 3 DP 21691,	20
		thence in a northerly direction to the northern boundary of Lot	
		2 DP 49643, being the property situated at 64A	
		Rockinghorse Road	
Estuary continued	Reserve	Commencing at the northern boundary of Lot 2 DP 49643,	6
		thence in a northerly direction to the centreline of Godwit	
		Street	
Estuary continued	Reserve	Commencing on the centreline of Godwit Street, thence in a	20 plus
		northerly direction to the mouth of the Avon River, at the	
		eastern abutment of the bridge	
Avon River	Reserve	Commencing at the eastern abutment of the bridge at the	20 plus
(Coastal marine	11000110	mouth of the river, thence upstream along the true left bank	20 p.a.o
area)		to the production of the line of the east side of Kibblewhite	
arca)		Street, then along that line to the true right bank, thence	
		downstream to the mouth of the river on the western	
		abutment of the bridge	
Estuary continued	Reserve	Commencing at the western abutment of the bridge at the	20
Estuary continued	Reserve		20
		mouth of the Avon River, thence westwards and southwards	
Hardward D'	D	to the western abutment of the Heathcote River Bridge	00.1
Heathcote River	Reserve	Commencing at the western abutment of the Heathcote	20 plus
(Coastal marine		River Bridge, thence upstream along the true left bank to the	
area)		production of the line joining the south west corner of	
		Maritime Place with the north-west corner of Reserve 4323,	
		in Bridle Path Road, thence along that line to the true right	
		bank, thence downstream to the east abutment at the	
		Heathcote River mouth	
Estuary continued	Reserve	Commencing at the eastern abutment at the mouth of the	20 plus
		Heathcote River, thence generally eastwards towards	
		McCormacks Bay, thence following that bay to the	
		intersection of Main Road (Sumner) and Beachville Road,	
		thence eastwards to the south-west corner of Lot 1 DP	
		22406, being the property situated at number 124 Beachville	
		Road	
Estuary continued	Reserve	Commencing at the south-west corner of Lot 1 DP 22406,	6
		thence north, east and south, to the south-east corner of Lot	
		3 DP 12450, being the property situated at 84 Beachville	
		Road	
Estuary continued	Reserve	Commencing at the south-east corner of Lot 3 DP 12450,	20 plus
,		thence south along Beachville Road to the northern corner of	
		Lot 3 DP 2633	
Estuary continued	Reserve	Commencing at the northern corner of Lot 3 DP 2633,	6
Lotaary continued	1,000170	thence southward to the south-east corner of Lot 78 DP	Ĭ
		1178, being 129 Main Road (Sumner)	
		1170, boiling 120 Main Road (Sulfiller)	l



Estuary continued	Reserve	Commencing at the south-east corner of Lot 78 DP 1178,	12
		thence southward to the northern corner of Pt RS 309	
Estuary continued	Reserve	Commencing at the northern corner of Pt RS 309, thence in	20 plus
		an easterly direction along Moncks Bay, the beach at Shag	
		Rock, to the intersection of the mean high water springs	
		mark at the city boundary, near Cave Rock	



Appendix 8.6.2 - Access standards

	Standard	When Applicable
1.	The access shall be formed and metalled, and any vehicle crossing shall be designed and formed in accordance with the requirements of Chapter 7.	Minimum standard applying to all access.
2.	The access shall be paved and sealed or the pedestrian path paved and sealed.	All residential uses serving four or more sites or potential sites; All access on hill sites where the grade is steeper than 1 in 10; and All business and industrial zones.
3.	Paved and sealed areas shall be drained to an approved outfall.	As for standard 2 above.
4.	Provision of a turning place for 85 percentile vehicles making not more than a three point turn. Turning places shall be at intervals not greater than 80m apart; except in the Residential Medium Density Zone where an access way serves 10 or more units, turning places shall be at intervals not greater than 60m apart.	All residential uses serving 4 or more sites or potential sites. All hill sites where the access is to 2 or more sites or potential sites. All business and industrial zones.
5.	Provision of passing bays and vehicle queuing space shall be designed and formed in accordance with Chapter 7.	Where required by Chapter 7.
6.	Provision of a footpath separated from the access.	All residential uses serving 9 or more sites or potential sites.
7.	For business activities in any zone where an access is to be created, it shall either:	All commercial and industrial zones.
a.	Have a gate or gates erected at the legal road boundary for the full width which shall be closed to the public from sundown each day to sunrise the following day, or	
b.	Have a lamp or lamps, lit and maintained to a similar standard to the legal street lighting, illuminating the full width of the access at the legal road boundary.	
8.	Landscaping of surplus areas where legal width is wider than the formation.	Any access where legal width exceeds formation requirements.
9.	Where the access is reserved for pedestrians only, a footpath shall be formed and sealed.	All pedestrian access.
10.	All registered users shall share in the costs of maintenance of the access, with individual liability for an apportionment being written into the legal document creating, granting or reserving the access.	All access.



Appendix 8.6.3 - New road standards

Road classification	Road widths (m)		Roadway widths (m)		Minimum lanes	Minimum Number of Footpaths	Median	Amenity strip	Cycle facilities
	Min	Max	Min	Max					
Major arterial - Urban	25	40	14#	34	2	2	Yes	Yes	Yes
Major arterial - Rural	25	50	15#	22#	2	No	Yes	Yes	Yes
Minor arterial - Centres	24	30	14#	22#	2	2	*	Yes	Yes
Minor arterial - Urban	23	30	14#	22#	2	2	*	Yes	Yes
Minor arterial - Rural	23	30	12#	14#	2	No	*	No	Yes
Collector – Urban	22	25	10#	14#	2	2	*	Yes	Yes
Collector - Industrial	22	25	11#	14#	2	2	*	Yes	Yes
Collector - Rural	22	25	10#	14#	2	No	*	No	*
Local – Industrial	18	25	11	14#	2	2	No	Yes	*
Local - Centres	20	25	8#	14#	2	2	No	Yes	*
Local – Residential	16	20	**	12	2	2	No	Yes	*
Local - Rural	16	20	7	14	2	No	No	No	*

Clar	ification of standards
1	"Yes" means that the provision of those facilities shall be incorporated into the design and construction of the road.
2	* means that the provision of those facilities is allowed for in the standards for road design and construction and/or shall be considered as conditions of consent on subdivision.
3	** means that a local residential road with a roadway width 7m or wider, but less than 9m is a controlled activity. A local residential road with a roadway width 9m or wider, but less than 12m is a restricted discretionary activity. A local residential road with a roadway width less than 7m or greater than 12m is a full discretionary activity.
4	Amenity strips shall only be required on rural roads where these adjoin a Residential Zone.
5	Local hillside roads (on any part of a zone on the slopes of the Port Hills and Banks Peninsula) may only require one footpath.
6	Some localised road widening may be required at intersections to increase capacity.
7	The minimum diameter for a cul-de-sac turning head is:

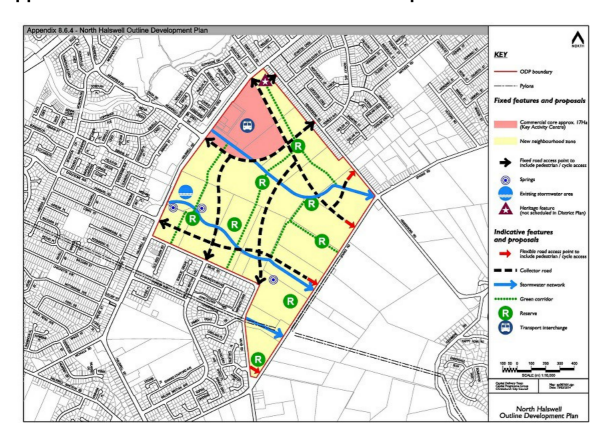


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	Residential	25 metres		
	Business	30 metres		
8	# means excludes any parking			
9	For more information on the Road Classification, refer to Appendix 7.12 of Chapter 7			

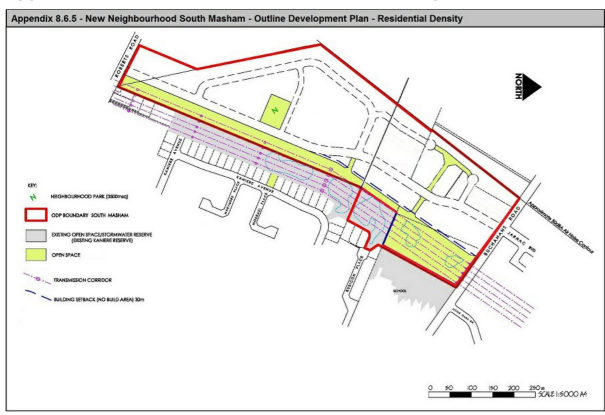


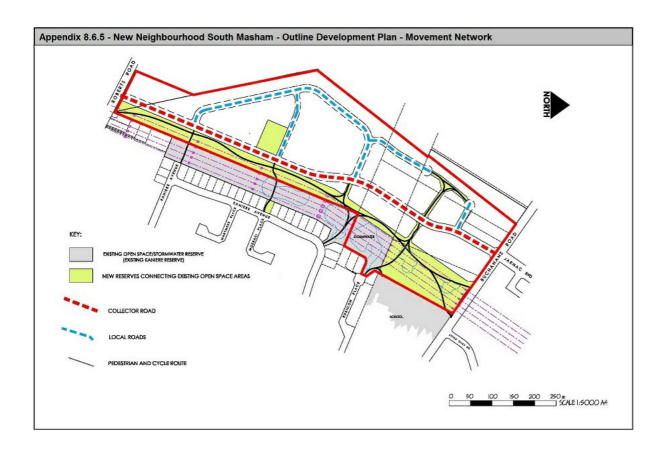
Appendix 8.6.4 - North Halswell Outline Development Plan





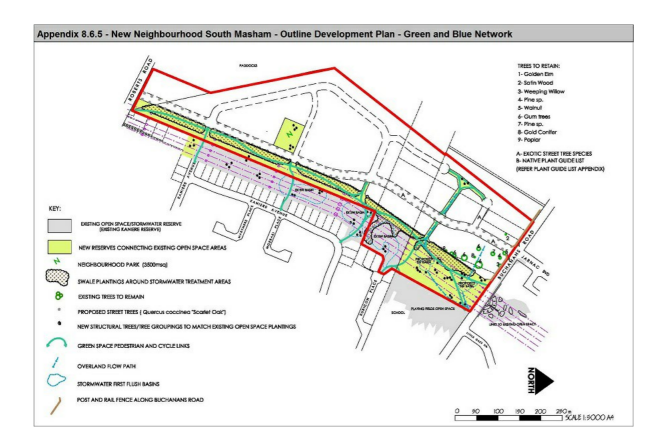
Appendix 8.6.5 - Buchanans Road Outline Development Plan





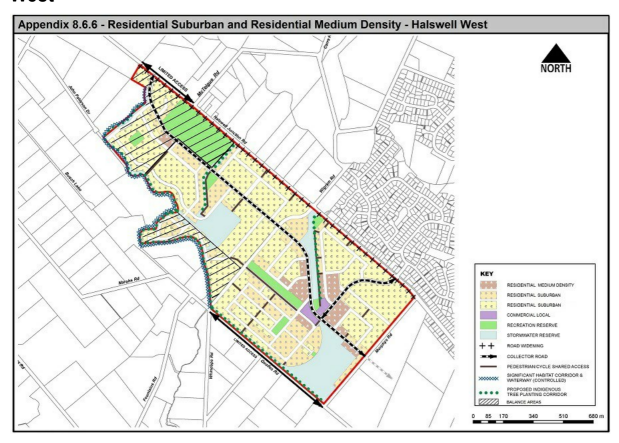


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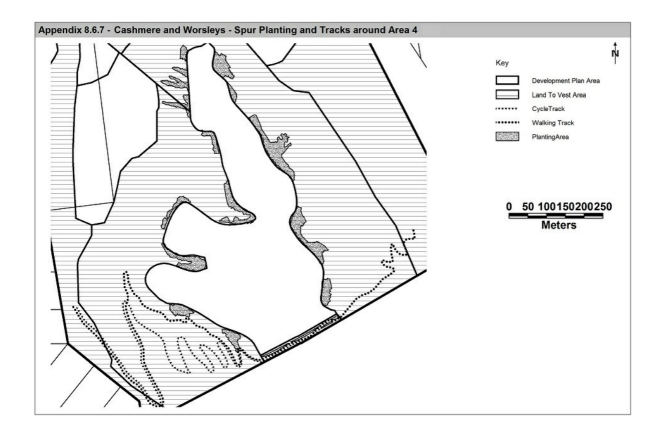


Appendix 8.6.6 - Residential Suburban and Residential Medium Density - Halswe West

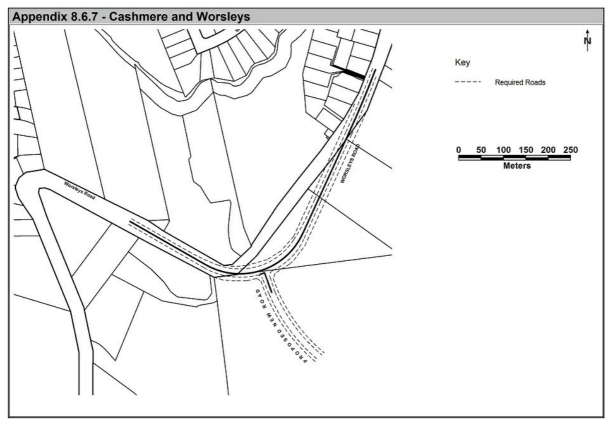


Appendix 8.6.7a - Cashmere/Worsleys



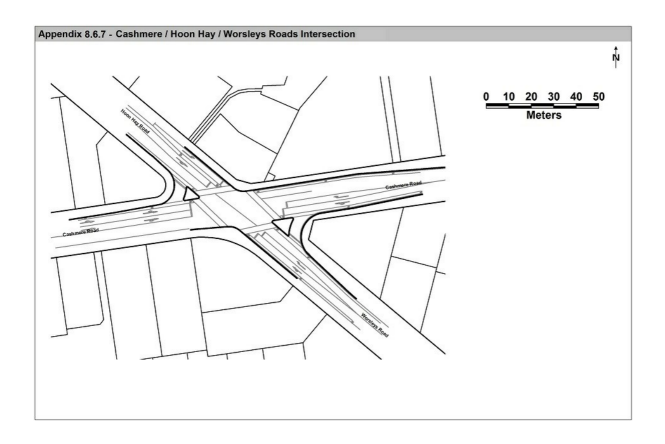


Appendix 8.6.7b - Cashmere/Worsleys

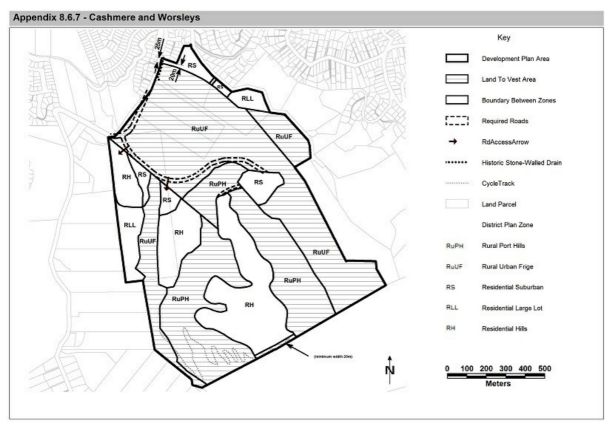


Appendix 8.6.7c – Cashmere/Worsleys





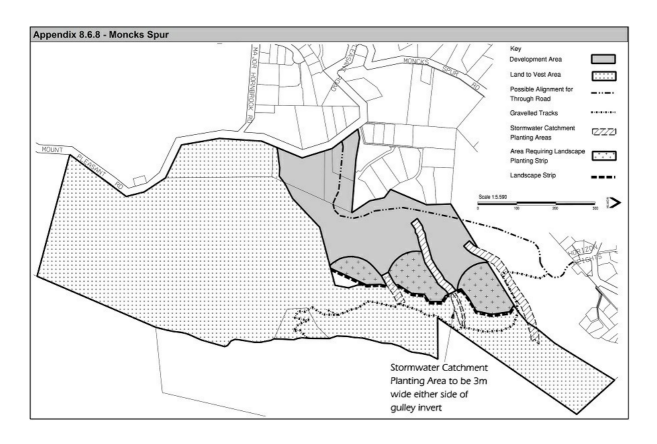
Appendix 8.6.7d - Cashmere/Worsleys



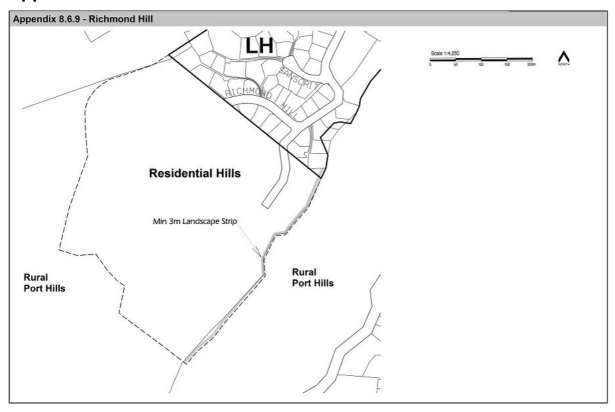
Appendix 8.6.8 - Moncks Spur



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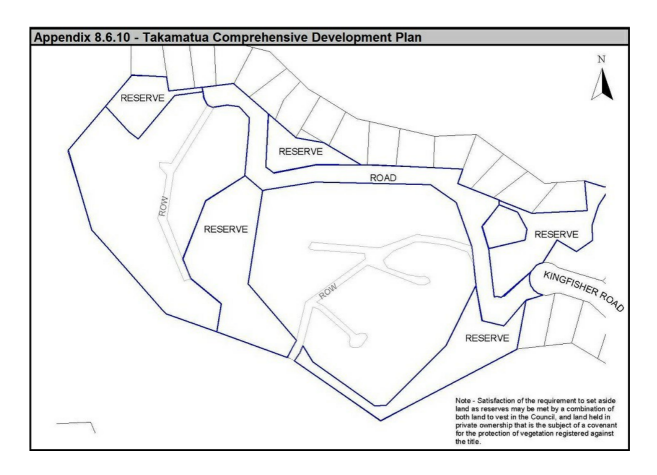


Appendix 8.6.9 - Richmond Hill

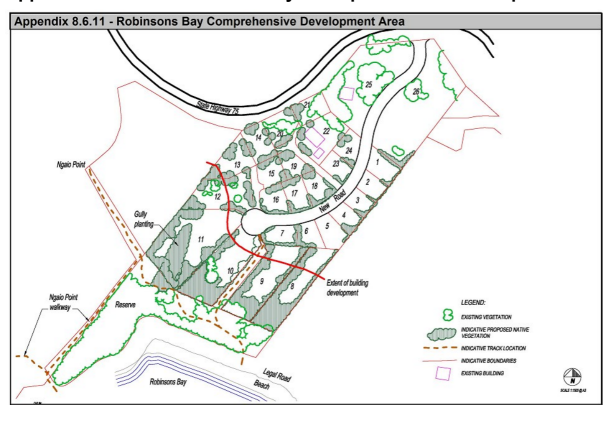


Appendix 8.6.10 - Takamatua - comprehensive development areas





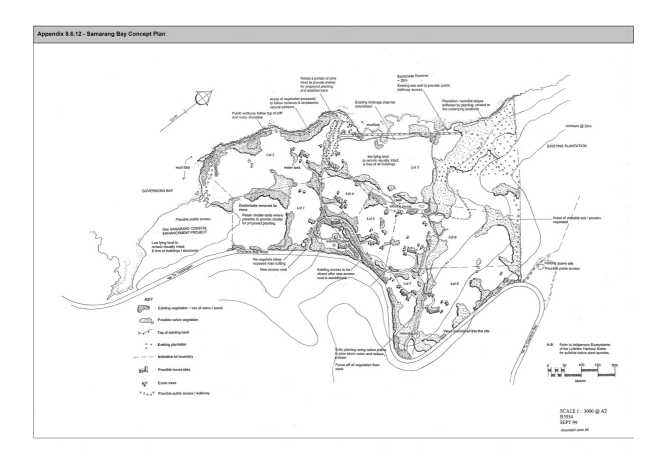
Appendix 8.6.11 - Robinsons Bay - comprehensive development areas



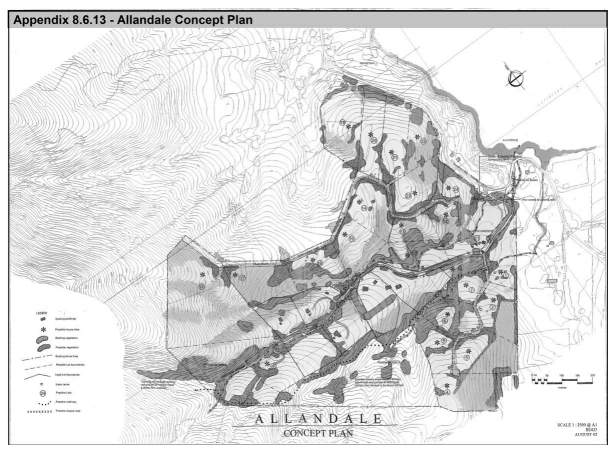
Appendix 8.6.12 - Samarang Bay



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Appendix 8.6.13 - Allandale





Appendix 8.6.14 - Plant Species Highsted

LARGE NATIVE TREES

Elaeocarpus dentatus hinau Podocarpus totara totara

Prumnopitys taxifolia matai, black pine

LARGE EXOTIC TREES (Streets and Parks)

Acer campestre field maple

Alnus cordata Italian alder

Fagus sylvatica 'Purpurea' copper beech

Liriodendron tulipifera tulip tree

Platanus orientalis "Autumn Glory" plane tree

Quercus coccineascarlet oakQuercus rubrared oak

Tilia cordata small-leaved lime
Ulmus carpinifolia smooth-leaved elm

Ulmus glabra wych elm

TREES & TALL SHRUBS

Coprosma lucida shining karamu

Coprosma robusta Karamu

Cordyline australis ti kouka, cabbage tree
Griselinia littoralis broadleaf, kapuka
Hoheria angustifolia narrow-leaved lacebark

Kunzea ericoides kanuka Leptospermum scoparium manuka

Olearia paniculata akiraho, golden akeake
Pittosporum eugenioides tarata, lemonwood
Pittosporum tenuifolium Kohuhu, black matipo

Plagianthus regius manatu, lowland ribbonwood

Pseudopanax crassifolius lancewood, horoeka Sophora microphylla South Island kowhai

SHRUBS

Coprosma propinqua mikimiki (mingimingi)
Coprosma virescens pale green coprosma
Coprosma crassifolia thick-leaved mikimiki
Coprosma rubra red-stemmed coprosma
Coprosma virescens pale green coprosma
Cyathodes juniperina prickly mingimingi

Helichrysum lanceolatum niniao Leucopogon fasciculatus mingimingi

Muehlenbeckia astonii wiggywig, mingimingi

Muehlenbeckia complexa pohuehue

Teucridium parvifolium NZ shrub verbena

GROUNDCOVERS etc.

Acaena novae-zelandiae bidibidi, piripiri

Anemanthele lessoniana bamboo grass, wind grass

Blechnum minus Swamp kiokio

Carex lambertiana sedge



Carex solandri sedge
Cortaderia richardii toetoe grass

Cyperus ustulatus umbrella sedge, upoko-tangata

Deschampsia caespitosatufted hair grassDichondra repensdichondraJuncus gregifloruswiwiJuncus pallidusgiant rush

Leucopogon fraseriPatototara, a dwarf heathMicrolaena polynodaRice grass, native bamboo

Microlaena stipoidesmeadow rice grassPhormium tenaxharakeke, NZ flax

Phymatosorus pustulatushounds tongue fern, maratataPratia angulatePanakeneke, creeping pratiaPteridium esculentumbracken fern, rahurahu

ADDITIONAL PLANTS FOR SHELTERED SITES: TREES & SHRUBS

Alectryon excelsus titoki

Aristotelia serrata makomako, wineberry
Coprosma areolata thin-leaved coprosma
Coprosma linariifolia mikimiki, yellow-wood
Coprosma rhamnoides red-fruited karamu
Coprosma rubra red-stemmed coprosma
Cyathodes juniperina prickly mingimingi
Fuchsia excorticata Kotukutuku, tree fuchsia

Melicope simplex poataniwha

Melicytus ramiflorus mahoe, whiteywood

Myoporum laetum tahuo

Myrsine australis mapou, red matipo

Pennantia corymbosa kaikomako

Pittosporum eugenioidestarata, lemonwoodPseudopanax anomalusshrub pseudopanaxPseudopanax arboreusfive finger, whauwhaupakuStreblus heterophyllusturepo, small-leaved milk tree

GROUNDCOVERS

Asplenium flabellifolium necklace fern
Astelia fragrans bush flax, kakaha
Blechnum penna-marina kiokio, small hardfern
Daniella nigra turutu, blue berry

Hypolepsis ambigua

Libertia ixioidesNZ iris, mikoikoiMicrolaena avenaceabush rice grassMicrolaena polynodabamboo grassMicrolanea stipoidesa rice grassPellaea rotundifoliabutton fern

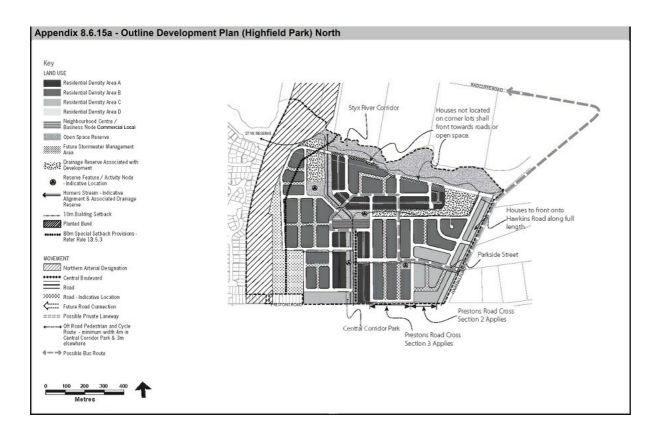
Uncinia uncinata watau, dense forest sedge Polystichum richardii shield fern, pikopiko

Polystichum vestitum Shield fern, punui, prickly shield fern

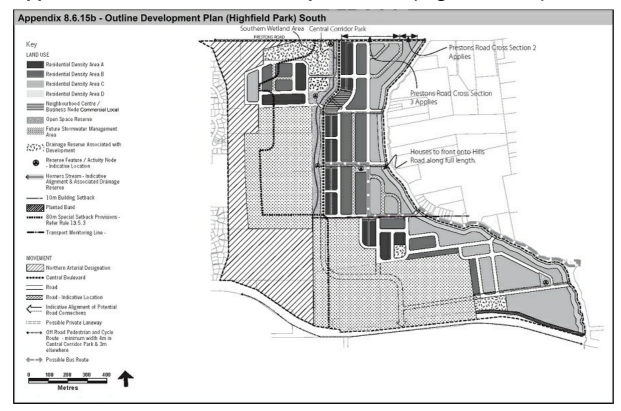
Uncinia uncinata watau

Appendix 8.6.15a - Outline Development Plan (Highfield Park) North





Appendix 8.6.15b - Outline Development Plan (Highfield Park) South



Appendix 8.6.15c - Highfield Park Planting List

Planting List

Christchurch City Council

1. Native Plants

a. Trees

Alectryon excelsus - titiki

Cordyline australis - cabbage tree

Dacrycarpus dacrydioides -kaihikatea

Elaeocarpus dentatus - hinau

Eleaocarpus hookerianus - pokaka

Pittosporum eugenioides – lemonwood

Plagianthus regus – lowland ribbonwood

Podocarpus totora - totora

Prumnopitys ferruginea - miro

Prumnopitys taxifolia - matai

Pseudopanax crassifolius - lancewood

Sophora microphylla - kowhai

b. Small tree and shrubs

Aristotelia serratus - wineberry

Carpodetus serratus - marbleleaf

Coprosma areolata

Coprosma linarifolia - yellow-wood

Coprosma lucida - shining karamu

Coprosma robusta - karamu

Coprosma rotundifolia - round leaved coprosma

Fuchsia excorticate - fuchsia

Griselinia littoralis - broadleaf

Hedycarpa arborea - pigeonwood

Hoheria angustifolia - lacebark

Lophomyrtus abcordata - NZ myrtle

Melicytus ramiflorus - mahoe

Melicytus micranthus - shrubby mahoe

Myrsine australis - red mapau

Neomyrtus pedunculata

Pennantia corymbosa – kaikomako

Pittosporum tenuifolium – kohuhu

Pseudopanax arboreus - fivefinger

Pseudowintera colorata – pepper tree

Strebius heterophyllus - turepo

2. Exotic trees

Acer campestre - field maple

Acer negundo

Alnus glutinosa – black alder

Alnus rubra - red alder

Carpinus betulinus fastigata – upright hornbeam

Liquidambar styraciflua – liquidamber

Prunus species - flowering cherries

Platanus orientalis - plane

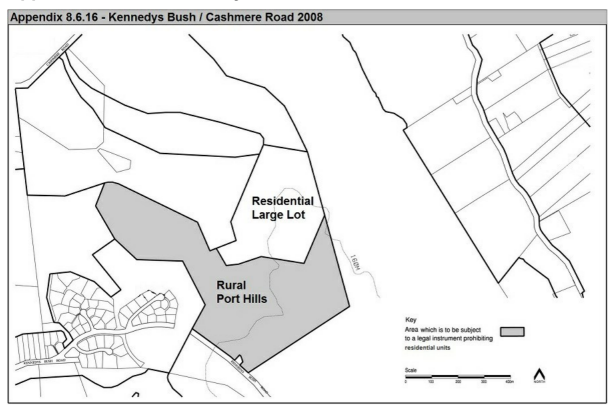
Quercus coccinea – scarlet oak

Quercus palustrus – pin oak

Quercus robur fastigata

Tilia cordata - lime





Appendix 8.6.16 - Kennedys Bush / Cashmere Road 2008

8.7 Earthworks

8.7.1 Objective - Earthworks

1. The recovery of the district, subdivision, development, provision of utilities, hazard mitigation is facilitated and other activities are provided for.

8.7.1.1 Policy - Heritage

8.7.1.2 Policy - Biodiversity and Ecosystems

8.7.1.3 Policy - Landscape

8.7.1.4 Policy - Trees

8.7.1.5 Policy - Water Quality

Ensure earthworks do not result in erosion, inundation or siltation, and do not have an adverse effect on surface water or groundwater quality.

8.7.1.6 Policy - Repair of Earthquake Damaged Land



- a. Facilitate recovery by enabling property owners to make repairs to earthquake damaged land for residential purposes, where these repairs will have minimal adverse effects on people, property or the natural environment.
- b. To recognise that the repair of other earthquake damaged land is necessary as part of recovery.

8.7.1.7 Policy - Benefits of Earthworks

Recognise that earthworks have a vital role in the recovery of the district, subdivision, development, provision of utilities, hazard mitigation and are an anticipated part of human activity.

8.7.2 Objective - Health and Safety

People and property are protected during, and subsequent to, earthworks.

8.7.2.1 Policy - Land Stability

Avoid earthworks that will create a significant risk to people and property through subsidence, rockfall, cliff collapse, erosion, inundation, siltation or overland flows.

8.7.2.2 Policy - Nuisance

Earthworks shall not generate continuous or persistent nuisance, including noise, vibration, dust or odour, that have more than minor adverse effects on the amenity values and the health and safety of people and their property while recognising the need for earthworks in the repair, rebuild and recovery of the district.

8.7.2.3 Policy - Vehicle Movement

Ensure the transportation of earth, construction, or fill material to and from a site, is undertaken in a way that is safe and minimises adverse effects on surrounding amenity and the transport network while recognising the need for earthworks in the repair, rebuild and recovery of the district.

8.7.2.4 Policy - Earthworks Design

Ensure that earthworks over identified thresholds are designed to enable the anticipated land use.

8.7.2.5 Policy - Remediation of Contaminated Land

Earthworks are enabled where necessary to remediate land contamination.

8.8 Earthworks Rules

8.8.1 Application of these rules

- Rule 8.8.6 substitutes other earthworks rules in this chapter where the earthworks are undertaken to repair land used for
 residential activities which has been damaged by earthquakes. Chapter 5 manages earthworks to repair land within
 identified flood hazard areas.
- 2. Chapter 5 manages earthworks within identified hazard areas. Chapter 12 contains provisions relating to contaminated land. Chapter 6 manages earthworks within waterway setbacks. The rules in this chapter manage all other earthworks.
- 3. Applications for consent as a restricted discretionary activity shall not be notified or require written approval of affected



parties. Applications for consent as a discretionary activity shall be notified and require written approval of affected parties.

4. Refer to Specific Purpose Lyttelton Port Zone provisions in Chapter 21 for earthworks.

Notes.

- 1. The consent of the Regional Council may be required for earthworks activities, including those in, on, under or over the bed of a river, as well as vegetation clearance, deposition over an aquifer and earthworks in erosion prone areas.
- 2. The Council's Cleanfill Licensing Bylaw 2008 includes requirements for the disposal of soils.
- 3. The Council's Water, Wastewater and Stormwater Bylaw 2014 includes requirements for the protection of waterways.
- 4. Part I of the Historic Places Act 1993 states that no work may be undertaken on an archaeological site (whether recorded or unrecorded) until an archaeological authority to destroy, damage or modify a site has been granted by the Heritage New Zealand Pouhere Taonga in accordance with that Act.
- 5. Attention is drawn to the Mahaanui lwi Management Plan 2013 (including the Accidental Discovery Protocol), Te Whakatau Kaupapa, and the Ngai Tahu Freshwater Policy.
- 6. Resource consent may be required for earthworks under the National Environment Standard for Assessing and Managing Contaminants in Soil to Protect Human Health. In particular the NES applies to earthworks associated with the removal or replacement of fuel storage tanks, earthworks associated with sampling or remediation of land identified in the Hazardous Activities and Industries List. In these instances, the NES applies instead of the District Plan provisions.

8.8.2 Permitted Activities: Earthworks

Earthworks are permitted activities subject to compliance with following conditions:

Activity	Activity Standard
P1 Earthworks:	1. Earthworks shall not exceed the volumes in Table 1 over a five year time period.
outside a floor level and fill management area;	2. Earthworks shall not exceed a maximum depth of 0.6m other than in relation to farming activities.
2. not for the purpose of land	3. Earthworks shall not occur on land steeper than 1 in 6.
repair.	 Earthworks involving soil compaction methods which create vibration shall comply with DIN 4150 1999-02 and compliance shall be certified through a statement of professional opinion from a suitably qualified and experience chartered engineer.
	 Earthworks shall not be undertaken outside the hours of 0700 – 1900 in a Residential Zone or between 0700 and 2200 in other zones.
	 Earthworks shall not occur within 12 metres of the centre line of the electricity transmission lines (shown on Planning Maps), except for those undertaken by the network operator for that line.
	 Earthworks shall be undertaken in accordance with the Erosion and Sediment Control Guidelines for Small Sites and Section 6.1 of the Erosion and Sediment Control Guidelines (both prepared by Environment Canterbury).
	8. Fill shall not consist of
	a. material other than soil, gravel, sand, silt, or demolition material; and/or
	b. material with a particle size in excess of 200mm; and/or
	c. material with containing more than 2% vegetation of any load by volume;
	d. putrescible, pollutant, inflammable, or hazardous components.



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P2 Earthworks for the purpose of land repair	1. 2.	Earthworks shall comply with all the standards in 8.6.7 below; and Earthworks must have commenced or consented prior to the expiry of Rule 8.6.7 on 31 December 2018.

Table 1: Maximum volumes - earthworks

Zone / Overla	ау		Volume
Residential.	a.	All residential zones and deferred residential zones.	20m³/site
Commercial / Industrial.	a.	Commercial Fringe, Commercial Local, and Commercial Banks Peninsula zones.	20m³/site
	b.	Commercial Core, Retail Park, Industrial General, Industrial Heavy, and Industrial Park zones.	100m3/site
Rural.	а.	Rural zones (excluding excavation associated with quarrying activities)	100m3/ha
Open Space.	a.	Open Space (Metropolitan Facilities) and Open Space (McLeans Island) zones.	500m3/ha
	b.	Open Space (Community Park) zones.	20m³/site



	C.	Open Space (Natural) and Open Space (Water and Margins) Zone zones.	50m³/ha
	d.	Open Space (water and margins) zone at Lake Ellesmere / Te Waihora and Lake Forsyth / Wairewa.	10m3/ha
Specific Purpose.	a.	Specific Purpose (Airport) and Specific Purpose (Hospital) zone.	150m³/ha
	b.	Specific Purpose Lyttelton Port zone.	100m³/ha
	c.	Specific Purpose Cemetery zone, except as at 8.6.4.	20m²/site
	d.	Specific Purpose (Resort) Zone	20m2/site
	е.	Specific Purpose Cemetery zone, except as at 8.6.4.	100m³/ha
Transport	a.	Transport zone	No limit.
Coastal	a.	Coastal zone	50m³/ha

Clarification:

- 1. The volume thresholds contained in Table 1 provide for that amount of fill and that amount of excavation.
- 2. Where a volume threshold in Table 1 is stated in m3/ha, this shall be applied as a ratio.

8.8.3 Restricted Discretionary Activities: Earthworks

Activity	Matters of discretion



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RD1	Any activity listed in Rule 8.6.2 that does not comply with the activity specific standards for permitted activity P1. Advice Note – refer to 8.6.4 in relation to earthworks within an 'overlay' identified in Table 1	All matters at 8.8.7.
RD2	Earthworks which do not comply with one or more of the standards at P2.	All matters at 8.8.7.
RD5	Any activity listed in Rule 8.6.2 that does not comply with the activity specific standards for permitted activity P6.	8.8.7 matters 1 and 3
RD6	Any activity which occurs within an identified silent file area.	8.8.7 matters 3 and 4
RD7	Earthworks within the Stormwater Capacity Constraint Overlay	8.8.7 matters 1 and 3
RD9	Earthworks within 20m of Coastal Hazard Mitigation works.	8.8.7 matters 1, 3, 4 and 5.

8.8.4 Discretionary Activities: Earthworks

8.8.5 Exemptions

The following earthworks are exempt from the conditions set out in rule 8.8.2:

- 1. Post holes or tree-planting holes for trees and plants;
- 2. Excavation for any wells where any necessary resource consents or building consents have been obtained;
- 3. Deposition of spoil from drain clearance work within the site the drain crosses; or
- 4. Any earthworks subject to an approved building consent where they occur wholly within the footprint of the building. For the



- purposes of this rule, the footprint of the building extends 1.8m from the outer edge of the wall.
- 5. Earthworks associated with the construction or maintenance of hazard mitigation works where undertaken by the Council, the Crown, or consent holder.
- 6. Any earthworks involving the establishment, repair or replacement of any permitted, established or consented utilities or the maintenance of existing drains or ponds, including within road reserves;
- 7. Any test pits or boreholes necessary as part of a geotechnical assessment or contaminated land assessment where the ground is reinstated to existing levels within 48 hours.
- 8. Any excavation for interment within the Special Purpose (Cemetery) zone, urupa, or any legally established private cemetery or pet cemetery.
- 9. Cultivation and cropping activities in Rural zones.
- 0. Maintenance and operational earthworks at Bromley Sewage Ponds.
- 1. The construction of fire ponds, stock tracks and vehicle access tracks in Rural zones.

8.8.6 Repair of land used for residential purposes damaged by earthquakes until 31 December 2018

- Any earthworks undertaken to repair land used for residential purposes damaged by earthquakes is a permitted activity provided it:
 - a. complies with the standards below where relevant;
 - b. occurs in a zone listed in Table 1 or (ii) below; and
 - c. is commenced prior to the expiry of Rule 8.8.6 on 31 December 2018.
 - ii. Where the land repair and earthworks are not designed, supervised or certified by a Chartered Professional Engineer with experience in geotechnical engineering or Professional Engineering Geologist (IPENZ Registered), any filling, excavation or disturbance of soils shall not exceed the criteria in Tables 1 below or any of the general standards at (iii).

Table 1

Column A	Column B	Column C	Column D	Column E
Max. Volume	Max. depth (m)	Max. depth of fill	Fill above ground	Setback from site
(Cumulative)		(m) [below ground	level	boundary
		level]		



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5	50 -/ ·/			la a	b 11 1 1 11
	50m³/site	0.6	0.6	' '	Setback from site
(excluding the					boundary must be
Residential Hills,					equivalent to or
Residential Large					greater than the
Lot and Residential					depth of
Suburban					earthworks.
Stormwater					
Capacity Constraint					
Overlay), where a					
site or part of a site					
is located OUTSIDE					
a Floor Level and Fill					
Management Area*					
Rural Zones except	2000m3/site	0.6	0.6	0.3m max. depth;	
Rural Banks					
Peninsula, where a					
site or part of a site					
is located OUTSIDE					
a Floor Level and Fill					
Management Area *					
Land repair works	Not more than 10m³	1.0	1.0	0.3m max. depth.	
in any zone listed in	of grout per site				
this table involving					
soil mixing					
aggregate piers, or					
grout.					
L					

* shown on planning maps

- ii. In Residential Zones (excluding the Residential Hills, Residential Large Lot and Residential Suburban Stormwater Capacity Constraint Overlay) and Rural Zones (excluding Rural Banks Peninsula), where the land repair and earthworks are designed, supervised and certified by a Chartered Professional Engineer with experience in geotechnical engineering or Professional Engineering Geologist (IPENZ Registered), any earthworks shall not exceed any of the criteria below or the standards at (iii):
 - a. Where a site or part of the <u>site</u> is located within a silent file (as shown in the Mahaanui lwi Management Plan), or statutory acknowledgement area.
 - b. Not more than 80m3 of grout shall be used per site.
 - c. Land repair works involving soil mixing aggregate piers, or grout shall not occur within 1.0m of a boundary.
 - d. At least 3 working days prior to commencing any work on the site (including stockpiling and preparatory works):
 - i. written notice shall be provided to the Council informing of the location of the land repair and the name and contact details of the supervising engineer;
 - ii. written notice shall be provided to any occupier of a residential unit adjoining the land repair site to inform them that the works will be taking place, the expected duration of the works and provide contact details of the site supervisor; and
 - iii. a sign shall be erected at the front of the property including the name and contact details of the site supervisor.
 - e. A statement of professional opinion completed by a suitably qualified and experienced Chartered Professional Engineer with experience in geotechnical engineering or Professional Engineering Geologist (IPENZ Registered)must



be provided to the Council within 3 months of the land repair being completed to the effect that the works will meet all applicable standards and requirements and be suitable for its intended purpose. This shall include as-built plans of the works.

f. Depth of fill above ground level requirements with Floor Level and Fill Management Areas set out in Chapter 5 (Hazards).

iii. General standards

a. There shall be no earthworks within 3m of any utility waterway to be piped or 5m of any open utility waterway. Note: Canterbury Regional Council manages earthworks within 10m of other rivers and lakes and 20m of the coast and land use consent may be required from it. Refer to the Natural Resource Regional Plan rule WQL36A, and the Land and Water Regional Plan Rules 8.5.2, 9.5.6 and 11.5.1.

b.

- c. Erosion and sediment control measures are implemented and maintained in accordance with Environment Canterbury's Erosion and Sediment Control Guidelines for Small Sites to minimise erosion and the discharge of sediment laden water to surface water.
- d. All filling greater than 0.3m in depth shall be in accordance with New Zealand Standard NZS 4431:1989 Code of Practice for Earth Fill for Residential Development. Certification is not required except as specified at (ii)(e).
- e. All land repair works are to be managed in accordance with New Zealand Standard NZS 6803:1999 Acoustics Construction Noise and DIN 4150 1999-02 Structural Vibration.
- f. Land repair works involving mixing or insertion of grout shall not involve:
- i. mixtures with a flow time greater than 30 seconds when tested in accordance with the grout flow test at NZS 3112: Part 1: 1986 (Test 3) or a flowable concrete/grout including cement and inert additives which exceed a diameter of 300mm when tested in accordance with inverted cone test at NZS 3112: Part 1: 1986 (Test 11) except for in-situ mixing; or
 - ii. pressurised injection of grout into the ground.
- g. i. Where grout is deposited into land using in-situ mixing the grout shall be mixed evenly through the augured soil column and the percentage of grout within the augured soil column shall not exceed 20%; or
- ii. Where grout is deposited into land using methods other than in-situ mixing, the percentage of cement in the dry grout mixture shall not exceed 30%.
- h. Land repair materials shall consist only of:
 - i. soil, gravel, rocks, concrete, sand, silt (such as exists on site already), or clean, inert material;
 - ii. cement and/or bentonite grout including inert additives; or
 - iii. timber foundation piles. and shall not:
 - iv. include or disturb putrescible, pollutant, inflammable or hazardous components; and/or
 - v. include fill which comprises more than 5% vegetation of any load by volume.
- i. Land repair works, other than dust and sediment control measures, shall not be undertaken outside of the hours of 7.30am to 6.00pm Monday to Friday and 8.00am to 5.00pm on Saturday. No works shall occur on public holidays.
- 2. Any earthworks undertaken to repair land used for residential purposes damaged by earthquakes that does not comply with Rule 8.8.6(1) shall be a restricted discretionary activity with the exercise of Council's discretion limited to the matter(s) addressed in the assessment matters at clause 8.8.6. Any restricted discretionary activity application arising from non-compliance with Rule 8.8.6 (1) will not require the written approval of other persons and shall be non-notified.
- 3. Exemptions to Rules 8.8.6 (1):



- a. Works involving the establishment, repair or replacement of any permitted utilities or the maintenance of existing drains or ponds by a utility operator.
- b. Works permitted by or exempted from a building consent (including works forming part of foundations for a building) do not require resource consent under Rules 8.8.6 (1) where;
 - i. they comply with criteria in Table 1 and (ii) controlling fill above ground level in Floor Level and Fill Management Areas (Chapter 5 Hazards); and
 - ii. they are designed, supervised and certified by a suitably qualified and experienced chartered geotechnical engineer, and
 - iii. they comply with criteria (1)(iii)(a) and (1)(iii)(b).
- c. Testing or investigation preceding land repairs or remediation as a result of land damaged by earthquakes are permitted provided it meets the criteria at rule 8.8.6 (1).
- d. Filling or excavation associated with the maintenance of flood protection works.
- 4. For the avoidance of doubt, where the earthworks are associated with the repair of land damaged by earthquakes. Rule 8.8.6 substitutes other earthworks Rules 8.8.2 8.8.4.

Clarification of rule

- Measurement of volume shall include only areas which have been disturbed, including by filling, excavation, soil mixing or injection of materials. Soil above or between these areas which remain undisturbed does not form part of the allowable volume, including where those undisturbed soils are compacted or otherwise altered by the works.
- 2. For the purposes of this rule, the building consent platform extends to a maximum of 2.5m from the exterior wall of an enclosed structure or support structures of open structures.
- 3. For the purposes of this rule, when land repairs are being undertaken over a number of properties at the same time and by the same contractor, the site boundary for the purpose of the setback is the outer perimeter of the properties the subject of the land repair works.

Advice Notes:

- For the purposes of this rule, "repair land used for residential purposes damaged by earthquakes" does not include repair
 of land on the Port Hills or Banks Peninsula. It does include all other residential land whether or not an EQC payment has
 been made and residential land which was unimproved when damage occurred.
- People intending to do land repair earthworks are responsible for complying with the National Environmental Standard for Assessing and Managing Contaminants in Soil to Protect Human Health (2011). People should contact the Christchurch City Council or ECan to find out whether their land has been used for hazardous activities which might trigger the need for compliance with the NES.
- 3. Any vegetation removed during land repairs should not be replaced with pest species as listed in Appendix 1 to the Infrastructure Design Standard (Part 10).

8.8.7 Matters for discretion

- 1. 1. Nuisance
 - a. Any potential impacts of the earthworks in terms of water or wind erosion, and including dust nuisance and sedimentation.
 - b. The extent of vehicular traffic generated as a result of earthworks on neighbouring properties, and on the road network, particularly heavy vehicles.
 - c. Any potential changes to the patterns of surface drainage or subsoil drains, and whether the site or adjoining land will be at higher risk of flooding, or a raised water table.



- d. Any change in ground level and likely impact on trees in terms of access to water and drainage.
- e. Any adverse effect on the quality of groundwater.
- f. Any adverse effects of noise and vibration associated with earthworks and land improvement, and the effectiveness of methods to mitigate such effects.

2. Resources and assets

- a. Whether versatile soils would be lost to production, or have their physical and biochemical qualities compromised.
- b. In relation to transmission lines:
 - i. the integrity of the transmission line;
 - ii. the volume, area and location of the works, including temporary activities such as stockpiles in relation to the transmission line corridor and infrastructure;
 - iii. the timing and duration of the works;
 - iv. the effectiveness of the proposed site remediation and the long-term protection of effects on the transmission line;
 - v. the use of mobile machinery near the transmission line which may put the line at risk;
 - vi. compliance with NZECP 34:2001; and
 - vii. outcomes of any consultation with Transpower or Orion.

Land stability

- a. The stability of adjoining land and its susceptibility to subsidence or erosion upon excavation taking place.
- b. Any alteration to natural ground levels in the vicinity, and consequently on the height and bulk of buildings that may be erected on the site.
- c. The future development potential of land for permitted activities, taking account of the nature of fill material proposed and the degree of compaction.

4. Coastal hazard

- a. The risk to life, property and the environment posed by coastal hazards.
- b. The extent to which earthworks would remedy or mitigate coastal hazard or be compatible with existing mitigation works or structures.
- c. Whether or not the work would be carried out under the supervision of either a Chartered Professional Engineer with experience in coastal processes or a professional Engineering Geologist (IPENZ registered).
- d. The extent to which the earthworks would protect structures, buildings and their occupants.

5. Quarries and landform

- a. Whether the final rehabilitated landform is appropriate having particular regard to:
 - i. the location, gradient and depth of the quarry pit;
 - ii. the availability of cleanfill material and consequent timeframes for rehabilitation;
 - iii. any other adverse effects of rehabilitation including traffic, dust, risk to groundwater, drainage and landscape effects.



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