# 12 General Provisions

The primary objective (set out in Chapter 2) that this Chapter implements is Objective 2.11 – Character and Amenity Values. The following objectives are also relevant to this Chapter:

- 2.1 Tangata Whenua
- 2.3 Development Management
- 2.6 Rural Productivity
- 2.7 Historic Heritage
- 2.8 Strong Communities
- 2.9 Landscapes
- 2.13 Infrastructure
- 2.14 Access and Transport
- 2.15 Economic Vitality
- 2.16 Centres
- 2.17 Open Space / Active Communities

#### Introduction

This chapter covers:

- Section 12.1 Financial Contributions
- Section 12.2 Temporary Events
- Section 12.3 Signs
- Section 12.4 Noise
- Section 12.5 Domestic Satellite Fishes and Amateur Radio Configurations

### 12.1 Financial Contributions

### 12.1.1 Introduction

Financial contributions are a contribution of money, land, or a combination of both, to address the specific *effects* generated by a land use activity or *subdivision*.

Financial contributions under this Plan may be required in respect of the mitigation of effects on any or all of the following:

- open spaces and reserves;
- upgrading off-site infrastructure, before programmed works that will address any environmental effects created by the proposed development;
- significant heritage and ecological features; and
- riparian margins.

Chapter 3 Natural Environment, Chapter 8 Open Space and Chapter 10 Historic Heritage provide further direction on where *financial contributions* may be a vable.

Council will not require a further *financial contribution* where they have been previously taken in relation to:

- the same development;
- the same purpose; and
- the same level and intensity of developmers, and the same level of effects.

In addition to *financial contributions* under his Pan, Council also has a Development Contributions Policy under the Local Governant Act 2002.

Council must not require a develor mont contribution if it has imposed a *financial* contribution in relation to:

- the same develops, and
- for the same purpose, and
- at the same level and intensity of development.

Council has expressed a preference to take development contributions in most circumstances rather than *financial contributions*.

As such *financial contributions* will generally only be required where the Development Contributions Policy does not apply or where the Development Contributions Policy does not address the type of adverse *effects* generated by the *development* or activity.

Note: Section 110 of the RMA applies when a land use, *subdivision* or *development* for which a *financial contribution* has been paid, does not proceed.

### 12.1.2 Policies

#### Policy 12.1 – Provision of Reserves and Public Open Spaces

A financial contribution based on Household Unit Equivalent (HUE) will be

required for all granted land use and *subdivision* consents and as a requirement for permitted land use activities where it is determined they will increase the demand for reserves and public *open spaces* within the District and a financial or development contribution has not already been taken for the same *development*, purpose, and at the same level and intensity of *development*.

Council will use the contribution for reserves and public open spaces to:

- 1. contribute to District-wide facilities, and
- 2. address deficits within the District, and
- 3. undertake improvements to existing reserves and public open spaces.

The level of *financial contribution* that is required reflects the demands on and costs of acquiring and improving reserves and public *open space* are as follows:

- 1. the urban *HUE* value provides for the achievement of Policies DW10 and DW11:
- 2. the Ōtaki urban *HUE* value, set at 67% of the Urban value, recognises the lower land values compared to the rest of the District; and
- 3. the rural *HUE* value, set at 50% of the Urban value, recognises that rural areas generally have less need for or immediate access to local and neighbourhood parks.

Council will apply credits in particular circumstances.

#### **Explanation**

The price of the contribution per *HUE* is based or ... \ug \cdots 2011 Quotable Value data.

### Policy 12.2 – Provision of Infrastructur

A financial contribution may be required for any land use or subdivision application that results in the note to regrade infrastructure beyond the site that the resource consent applies to the extent and value of any particular financial contribution payable will be noted to reconstruction to:

- 1. the extent to which the rinancial contribution avoids, remedies or mitigates any on-simal officite adverse environmental effects caused by the subdivision land use or development.
- 2. the extention which the adverse environmental effects of the subdivision, land use or sevelopment are off-set by the positive environmental effects of the type of infrastructure.
- 3. the amount of financial or development contribution already taken for the same *development*, purpose, and at the same level and intensity of *development*.

### 12.1.3 Rules and Standards - Financial Contributions

The following table sets out the rules and standards relating to *financial contributions* for reserve and public *open space* purposes and *infrastructure* upgrades.

### Introduction: Applicability of Rules and Standards in Table 12A.1

The rules and standards in this Section apply to the Living, Working and Rural Zones of the District. There are other rules within the District Plan that may also apply to *sites* and activities. Section 1.1 in Chapter 1 sets out how to use the Plan and identify other rules that may also apply to a *site* or activity.



The following rules and standards apply to the activities listed in the table. These rules and standards apply in addition to any other rules and standards that is otherwise specified for the activity within this Plan.

Permitted Activities		Standards		
1.	Creation of a new one-bedroom household unit	<ol> <li>A financial contribution to the equivalent of 0.5 HUE shall be rayable per each new one-bedroom household unit as set out in Table 12.1 and shall take into a count any credits provided in Table 12.1.</li> <li>The financial contribution shall be payable:         <ul> <li>a) as a condition of consent for any land use resource or cent; and</li> <li>b) prior to the commencement of construction for any tale ant permitted activity land use.</li> </ul> </li> </ol>		
2.	Addition of new bedrooms to an existing one-bedroom household unit	<ol> <li>A financial contribution to the equivalent of 0.5 h. VE shall be payable for the first additional bedroom calculated as set out in Table 12.1 and shall take into account any credits provided in Table 12.1.</li> <li>Note: No additional HUE shall be payable above the first additional bedroom.</li> <li>The financial contribution shall be payable:         <ul> <li>a) as a condition of consert to any land use resource consent; and</li> <li>b) prior to the commencer replaced construction for any relevant permitted activity land use.</li> </ul> </li> </ol>		
3.	Creation of a new household unit(s)	<ol> <li>A financial contribution to the equivalent of one HUE shall be payable per each new household unit as set out in Table 12.1 and shall take into account any credits provided in Table 12.1.</li> <li>The financial contribution shall be payable:         <ul> <li>a) as i contribution or consent for any land use resource consent; and</li> <li>b) prior to the commencement of construction for any permitted activity land use.</li> </ul> </li> </ol>		
4.	Subdivision of land that results in the creation of an additional lot(s)	<ol> <li>A <i>financial contribution</i> to the equivalent of one <i>HUE</i> shall be payable per each new additional computer register (<i>lot</i>) as set out in Table 12.1 and shall take into account any credits provided in Table 12.1.</li> <li>The <i>financial contribution</i> shall be imposed as a <i>condition</i> of consent of any <i>subdivision</i> consent and:         <ul> <li>a) where money is to be taken, shall be payable prior to the issue of a certificate under Section 224 of the RMA.</li> <li>b) where land is to be taken, shall be vested on deposit of the survey plan.</li> </ul> </li> </ol>		

The following rules and standards apply to the activities listed in the table. These rules and standards apply in addition to any other rules and standards that is otherwise specified for the activity within this Plan.

Permitted Activities	Standards
	Exceptions: This standard does not apply: a) To the creation of <i>lots</i> for a <i>network utility</i> . b) Where a title with an area less than 50m², provided that he title is for a <i>lot</i> of a greater size forming part of the same <i>subdivision</i> .

# Table 12.1 Contribution payable per Household Unit Equivalent

	Living and Working Zone	Living and Working Zone – Otaki Urban Area	Rural Zone
One Household Unit Equivalent	\$11,250 plus GST, as adjusted annually by the Consumer Pric Index from 29 November 2012.	\$7,500 plus GST, as adjusted annually by the Consumer Price Index from 29 November 2012.	\$5,625 plus GST, as adjusted annually by the Consumer Price Index from 29 November 2012.
Credits	In calculating the number of Hu E, the Council will:  a) applicated its where and to the extent that:  i. there is pre-existing lawfully established demand on the site; and ii. a financial contribution(s) has already been paid for the same site and for the same activity, at the same level of intensity and the same level of effects; or iii. a development contribution has already been paid for reserves and public open space for the same site and for the same activity, at the same level of intensity and the same level of effects.  Note: This includes financial contributions or development contributions paid at the subdivision stage, applie as a credit towards the effect of subsequent building activity.		e and for the same activity, at the and public open space for the same he same level of effects.

<ul> <li>b) only apply credits for developments on the same site;</li> <li>c) not provide for credits to be transferred to another development; and</li> <li>d) not permit credits to be used to reduce the number of units of demand to less than zero</li> <li>e) not refund any credits</li> </ul>	
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# **Explanation:**

The following are examples of credits that may be applicable:

Prior development	New development	Financial contraction assessment taking into account and credit)	Credit for pre-existing demand
One title	Residential fee simple subdivision into 3 titles (two additional <i>lots</i> )	2 HU Lior t. or .dditional lots	1 HUE credit for the original lot
One-bedroom household unit, which had already had a 50% reduction in financial contributions	Add one or more new bedrooms	0. HUE for the addition	0.5 HUE credit for the existing development
One house on an existing lot	One additional houser old unit, with or without subdivision.	1 HUE for the additional household unit.	1 HUE credit for the existing household unit
Block of four flats on a single title	Convert to unit it 'es	Nil for the title conversion	4 HUE credit for the existing development

### 12.2 Temporary Events

#### 12.2.1 Introduction

Temporary events such as concerts, parades, festivals and exhibitions occur on a regular basis throughout the District. Their temporary nature generally minimises the adverse effects the event may have on the surrounding environment and as such are usually accepted by the community. Although there is a need to ensure the number, scale and intensity of temporary events will not generate a significant level of adverse effects, this must be balanced against the benefits temporary events have to the community and in creating a vibrant District.

#### 12.2.2 Policies

#### Policy 12.3 – Public Benefit

The public benefit of well managed temporary events will be recognised.

### Policy 12.4 - Temporary Event Management



Temporary events will be managed to minimise vidve 'e effects on surrounding residents and businesses by ensuring:

- a) that safe and efficient transport move ner i is retained on the transport network;
- b) safe public access to and are uno the event;
- c) the efficient functioning, sat it and character of the District's centres;
- d) that amenity values for surrounding areas, especially at night, are retained; and
- e) the site has a high 'ever of amenity and sanitation during and following the event.

## 12.2.3 Rules and Standards – Temporary Events

### Introduction: Applicability of Rules in Tables 12B.1 – 12B.2

The rules in Tables 12B.1 to 12B.2 apply to all land and activities in all *zones* unless otherwise specified. There may be other rules within the District Plan that also apply to *sites* and activities within these *Zones*. Section 1.1 in Chapter 1 sets out how to use the Plan and identify other rules that may also apply to a *site* or activity

#### **Table 12B.1 Permitted Activities**

The following activities are **permitted activities**, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless of the way specified).

#### **Permitted Activities**

 Temporary events in all zones which are not on land or within a building which is either owned, vested in, or under the care, control and management of the Kapiti Coast District Council.

Note 1: Temporary events which do not fall under this rule require authorisation under the Kapiti Coast District Council's Trading in Public Places Bylaw 2017, and the Trading in Public Places Policy 2017.

**Note 2**: *Temporary events* must also comply with the Kapiti Coast District Council Traffic Bylaw 2010.

#### **Standards**

#### **Duration**

1. The occupation of a *site* for a *temporar*  $v_s v_t(s)$  cluding setting up and pack down of any associated *structures* and *buildings* and restoration of the  $s_s(s)$  must not exceed a period of 3 consecutive days in total within any 12 month period.

#### **Hours of Operation**

- 2. Temporary events (including any setting up and packing down of structures associated with the event) must only occur between the hours of
  - a) Mondays to Thurs ay (ir :lusive) 7.00am to 10.00pm
  - b) Fridays and Sa. rda, 7.00am to 11.00pm
  - c) Sundays 30an to 1 00pm

#### Light Spill Ind Cian

3. All *temporary ev nts* must comply with the light spill and glare rules as they apply to the *zone* in which the *temporary e....t* is located.

#### Noise

- 4. Sound testing for a *temporary event* must occur once only and must not exceed 1 hour in duration.
- 5. Noise emission levels must not exceed the following limits when measured at a point 1 metre from the most exposed side of residential building, or building for a noise sensitive activity on another site:

Permitted Activities Standards	
Note 3: Other requirements which may be applicable to temporary events include:  • Sale and Supply of Alcohol Act 2012. • Food Act 2014. • Building Act 2004.	<ul> <li>a) 75 dB LAeq(15 min) 85dB LAmax during the hours of 10pm to 10pm; and b) 50dB LAeq(15 min) 75dB LAmax during the hours of 10pm to 10pm.</li> <li>6. Outside the hours of the <i>temporary event</i>, the applicable noise limits in the <i>permitted activity</i> rules and standards in Section 12.4.3 of this Chapter for the <i>site</i> on which the <i>temp rary event</i> is located shall apply.</li> <li>7. Noise resulting from construction, maintenance or <i>den plus in work</i> associated with the <i>temporary event</i> must be measured and assessed in accordance with NZS 903 1.99 Acoustics – Construction Noise.</li> <li>8. A <i>Management Plan</i> must be submitted to the <i>Chanci</i> not less than 10 days prior to the commencement of the <i>temporary event</i> setting out the methods by indication of plance with the above standards will be achieved. The <i>Management Plan</i> must: <ul> <li>a) set out the name, address and conington of the Event Organiser;</li> <li>b) set out the location of the event;</li> <li>c) identify all potential noise sour less and the means by which noise levels will be controlled to reasonable levels;</li> <li>d) identify affected residential butings or noise sensitive activities located in the area and describe the method(s) for informing occupants in the sequilidings at least 10 working days prior to the commencement of the <i>temporary event</i> that no is will be experienced at levels in excess of the normally applicable District Plan noise limits; and</li> <li>e) describe the propised procedures for responding promptly to any noise complaints received including describing the intention of the complaint, together with a description of the action to be taken to avoid or mitigate the number of the complaint, together with a description of the action to be taken to avoid or mitigate the number of the site boundary.</li> </ul> </li> <li>Dust and V ind To Thebris  <ul> <li>All temporary event is must be undertaken in a manner that avoids offensive or objectionable dust or other wind-blown debris or beyond the site boundary.</li> <!--</td--></ul></li></ul>
	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.

Permitted Activities	Standards
r crimited Activities	equate to up to 450 people attending the event in any hour or 3,600 people attending per day, whichever is greater, based on an assumption of 1 car per 6 people.
	11. Parking for the event must be accommodated on the site of the temporary event or by other off-street arrangements.
	Note 1: Temporary events must comply with the Kapiti க்ரைப் பகரிப் Council Traffic Bylaw.
	Note 2: <i>Temporary events</i> may have to comply with Trank Control Devices Manual Part 8 - Code of practice for temporary traffic management (CoPTTM).
	Waste and Sanitation
	12. All litter and waste materials associated with the event must be disposed of, reused or recycled by the event and must not be placed in public litter bins in the surrounding area.
	13. All waste and other rubbish associated with the event must be collected and removed from the site in an appropriate manner within 4′ no as completion of the event.
	<b>Note:</b> any <i>signs</i> pertaining a complete vents are required to comply with the <i>permitted activity</i> standards for community purpose event harity event signs as set out in section 12.3 of this Chapter.
2. Regular markets	1. Regular market must ccu on land or within a building which is either owned, vested in, or under the care, control and mar agement of the Kapiti Coast District Council.
	Note 1: Regular narkets permitted under this rule require authorisation under the Kapiti Coast District Council's Trading in Public Places Bylaw 2017, and the Trading in Public Places Policy 2017 as an "open air market". All other regular markets are a restricted discretionary activity under rule 12B.2.1.
	Note 2: Regular markets must also comply with the Kapiti Coast District Council Traffic Bylaw 2010.
	Note 3: Other requirements which may be applicable to regular markets include:  Sale and Supply of Alcohol Act 2012.

Permitted Activities	Standards	
	<ul> <li>Food Act 2014.</li> </ul>	
	<ul> <li>Food Safety Bylaw 2006.</li> </ul>	
	<ul> <li>Building Act 2004.</li> </ul>	

# **Table 12B.2 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion	
1. Temporary events and regular markets in all zones that do not meet one or more of the permitted activity standards.  1. Temporary events and regular markets in all zones that do not meet one or more of the permitted activity standards.		<ol> <li>Amenity Values</li> <li>The nature, duration, hours of operation and frequency of the activity and any cumulative effects on amenity values.</li> <li>The poise effects of the proposal, including the nature of the proposal discound.</li> <li>If a visual, dust, light spill and glare, odour and vibration effects of the activity.</li> <li>Environment</li> <li>The sensitivity of the receiving environment.</li> <li>Effects on the natural environment including natural landscapes, indigenous vegetation and habitats and fauna.</li> <li>The effect of the activity on cultural, heritage and public recreational values.</li> <li>Reverse sensitivity effects on existing activities.</li> <li>Effects on the operation of any existing activity.</li> <li>Waste, Health and Safety</li> <li>Arrangement is made for waste management through a Waste Management Plan that must include:         <ul> <li>a) the arrangements for site clean-up, including removal of litter; and</li> <li>b) the provision for adequate sanitation facilities to service the activity.</li> </ul> </li> </ol>	

### **Table 12B.2 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
		<ul> <li>10. Effects it lating to natural hazards, and risk from contaminated land.</li> <li>11. Fine gency management and public safety.</li> <li>7. If it.</li> <li>12. Firaffic Management Plan must be submitted to the Council is part of the application addressing the following: <ul> <li>a) The traffic effects of the activity on the safety and efficiency of the surrounding transport network and the amenity of the surrounding area</li> <li>b) The provision for vehicle access, servicing and car parking including overspill parking.</li> <li>c) The provision of temporary traffic management measures to mitigate the traffic effects of the proposal.</li> <li>d) The provision made for pedestrian access and safety.</li> <li>e) Methods to encourage the use of alternative transport modes (such as public transport, cycling and walking).</li> </ul> </li> </ul>

**Temporary Events** 

Appeals Version March 2018 - [12-14] -

# 12.3 Signs

#### 12.3.1 Introduction

Signs are an important and established means of communicating information for business and public/community purposes. In particular they provide directions, identify premises, assist businesses in selling goods and services, and promote local events and activities.

The size, location and design of *signs* all have the potential to generate adverse *effects* on the *amenity values* of the surrounding *environment*. Additionally, *signs* can become obtrusive, visually dominating or distracting to motorists particularly flags and banners adjoining the road *carriageway* and digital/electronic *signs* that contain moving or changing text or are flashing or blinking.

It is important therefore to recognise the need for suitably designed and located *signs* by allowing for some *signs* as *permitted activities* subject to specific standards. The purpose of these standards is to maintain the *amenity values* associated with the various *zones* in the District and maintain a safe and efficient *road* network with n. inimal driver distraction.

**Note:** in addition to the District Plan, the erection of *hoardings* on Kapati Coast District Council land is controlled under the Council's Public Place, Bolaw 2010.

**Note:** for *signs* located on *state highways* or on private property near a *state highway* the New Zealand Transport Agency's "Manual of Traffic tigns and Markings" and "Traffic Control Devices Manual" apply and are mandate by:

#### 12.3.2 Policies

#### Policy 12.5 – Public Benefit

The public benefit of appropriately esigned and located signs will be recognised.

### Policy 12.6 – Character and Amenity of the Living and Rural Zones

The type, size, locatio I and design of signs will be managed to protect the landscape, chara and amenity values of the Living and Rural Zones.

#### Policy 12.7 – Character and amenity of the Working Zones

The type, size, location and design of *signs* will be managed to enable businesses to identify and advertise their business premises while minimising any adverse *effects* of such signage on the landscape, character and *amenity values* of the *Working Zones*.

#### Policy 12.8 - Safety

- A. The traffic safety benefits of appropriately designed and located *signs* will be recognised; and
- B. Signs will be designed and located so they do not interfere with the safe and

efficient use of roads (including State Highways) and pedestrian/cycle ways.

#### Policy 12.9 – Sign Assessment Criteria

In considering resource consent applications for activities which do not meet the permitted activity standards for signs, or signs that are not provided for as a restricted discretionary activity under Table 12C.2, the Council shall have regard to the following matters to determine the appropriateness or otherwise of the proposed sign:

#### <u>Purpose</u>

- a) the primary purpose and any secondary purposes of the *sign*. For example, to provide information to the community, to give directions, to attract attention, to advertise sponsorship, or private advertising;
- b) the degree to which the *sign(s)* relate to activities on the *site* or in a nearby area:
- c) the extent to which the proposed sign type is need at compared to a sign that complies with the permitted activity standards.
- d) the extent to which any wider public benefit may result from the sign being displayed;

#### Location

a) the effects of the bulk, location and p'\_\_\_\_\_ of the sign(s) on a site or building, including existing and prol or ec' sign(s);

#### **Character and Amenity**

- a) the proposed location, size, (as. in and content of any proposed sign and its consistency with the character and amenity values of the site, adjacent sites and the surrounding a ea,
- b) the visual dominance ar ' pro iferation of the sign(s) and the number of signs already existing an une site and on adjacent sites;

### Type of sign

- a) the colour, moteria and reflectivity of the sign(s);
- b) whethe the sig. 's' contain any offensive or objectionable material including any conditions of consent required to maintain the content of the sign in this respect;
- c) whether the sign will or is likely to detract from the character and amenity values of the area;

#### Safety

- a) the degree to which the *sign(s)* may adversely affect traffic and pedestrian/cyclist safety, including sightlines and any potential obstructions or distractions to pedestrians, cyclists and motorists;
- b) the degree to which the sign(s) may adversely affect aircraft operations at the Kapiti Coast Airport;
- c) the degree of *effect*s of the proposed *sign(s)* on the efficiency of the adjacent and surrounding *road* network;
- d) any traffic safety benefits of having the proposed type of sign(s); and

### **Cumulative Effects**

a) any cumulative effects relating to any of the above.

### 12.3.3 Rules and Standards - Signs

### Introduction: Applicability of Rules in Tables 12C.1 - 12C.4

The rules in Tables 12C.1 to 12C.4 apply to all land and activities in all *zones* unless otherwise specified. There may be other rules within the District Plan that also apply to *sites* and activities within these *Zones*. Section 1.1 in Chapter 1 sets out how to use the Plan and identify other rules that may also apply to a *site* or activity.

### **Table 12C.1 Permitted Activities**

Permitted Activities		Standards
1. Signs in all zon the general per standards and zone-specific p activity standard 12C.1.	res meeting rmitted activity the relevant rermitted ds under Rule	<ul> <li>General Permitted Activity Standards for signs ir all a nes</li> <li>1. All signs must be displayed on the site on a nic the activity will be undertaken on, and must not be allowed within the legal road, except: <ul> <li>a) street name, directional and enforcement agns authorised by the road controlling authority and erected by or on behalf of the road controlling at the rity is cluding signs authorised under any applicable bylaw;</li> <li>b) road marking, regulatory and arming signs, and any signs relating to the management of traffic within the District authorised by the advantority and erected by or on behalf of the road controlling authority;</li> <li>c) decorative, festive, infor nation or advertising signs, banners, or flags erected within legal road authorised by the road controlling authority and erected by or on behalf of the Council;</li> <li>d) signs under verant ahs provided for in Rule 12C.1.8 as 'Sign type' (7) in the 'Additional standards for signs in the working zones,</li> <li>e) sandwich board agns provided for in Rule 12C.1.8 as 'Sign type' (10) in the 'Additional standards for signs in the working and a present the signs in the working and a present the signs in a permitted activity in Rule 12C.1.5.</li> </ul> </li> <li>f) election signs in areas specified by resolution of Council; and</li> <li>g) cont. Auty p rpose event/charity event signs provided for as a permitted activity in Rule 12C.1.5.</li> </ul>
		<ul> <li>2. All free-standing signs within 10 metres of a vehicle access must be setback at least 1.5 metres from the road boundary. This setback does not apply if the sign: <ul> <li>a) is less than 1 metre in height, measured from the height of the kerb closest to the sign to the top of the sign); or</li> <li>b) is clear and unobstructed (except for up to 2 posts necessary to structurally support the sign) up to at least 2.5m in height above the level of the kerb closest to the sign.</li> </ul> </li> </ul>

Standards
3. In addition to Standard 2 above, all free-standing <i>signs</i> on a corner site must be set back at least 10 metres from the intersection of the two <i>roads</i> , measured from the edge of the intersecting kerbs to the nearest edge of the sign. This setback does not apply where such <i>signs</i> are clear and unobstructed (except for up to 2 posts necessary to structurally support the <i>sign</i> ) up to at least 2.5m in height above the level of the kerb closest to the <i>sign</i> .
4. All signs must have any external lighting permanently fixed (e. nc flashing, blinking or changing) and directed solely at the sign.
5. Signs, other than official road controlling and traft. The proget ent signs located within legal road and authorised by the road controlling authority, must not incorporate a violizative material.
6. Signs must not be located and positioned for the purpose of being viewed from the airspace.
7. Signs must not emit any sound.
8. The total area of digital/electronic signs must not exceed 0.6m² and shall be limited to 2 non-moving or changing words, for example, 'We're Open' or 'loser', or equivalent terminology, or 'Vacancy' or 'No Vacancy', or equivalent terminology.  Note: Digital/electronic signs that contain moving or changing text are a non-complying activity under Rule 12C.4.
<ul> <li>9. Electronic/digital signs locaed within the Airport Zone or within 20 metres of the Airport Zone must not: <ul> <li>a) be flashing; or</li> <li>b) be blinking; or</li> <li>c) be rotating;</li> <li>d) contain moving a changing text, symbols or graphics; or</li> <li>e) be to rotating on petween the hours of 10pm and 7am (inclusive).</li> </ul> </li> </ul>
Note: for all types of signage proposed to be located within the Airport Zone or within the vicinity of the Airport Zone, please refer to the <i>Permitted Activity</i> Standards for the Airport Zone for maximum <i>height</i> standards.
10. Electronic/digital <i>signs</i> located within the <i>Living Zones</i> or on a <i>site</i> adjacent to or adjoining (and facing) a <i>Living Zone</i> must not be:

Permitted Activities	Standards
Permitted Activities	a) be flashing; or b) be blinking; or c) be rotating; or d) contain moving or changing text, symbols or graphics; or e) be turned on between the hours of 7pm and 7am (inclus ve).  11. Within 50 metres of any intersection with a <i>Strategic A teri ii Route</i> , <i>signs</i> must not: a) be free-standing; b) exceed a maximum of 1 <i>sign</i> per road fronta je of any <i>site</i> ; c) incorporate any reflective material; d) be flashing or blinking, illuminated, or contain and or changing text; or e) mimic the design, wording, graphics, share of colour of an official road <i>sign</i> .
	<ul> <li>12. Signs located within 75 metres of a Strategic Arterial Route with a speed limit of 80-100km/hr must not: <ul> <li>a) be free-standing;</li> <li>b) exceed a maximum of 1 sign per road frontage of any site;</li> <li>c) incorporate any reflective material;</li> <li>d) be flashing or blinking illuminated, moving or changing; or</li> <li>e) mimic the design voral or, graphics, shape or colour of an official road sign.</li> </ul> </li> <li>Note: Consultation with the New Zealand Transport Agency (NZTA) is recommended for signs that do not comply with standards it for 1 above.</li> </ul>
	<ul> <li>13. The act /ity r us comply with all relevant <i>permitted activity</i> standards within Table 11A.1 Permitted Activities.</li> <li>14. The activity complies with all other relevant <i>permitted activity</i> rules and <i>permitted activity</i> standards in all other chapters (unless otherwise specified).</li> <li>Note: See Rule 9A.1.2 for separation of <i>buildings</i> and <i>structures</i> from <i>waterbodies</i> standards.</li> </ul>
Election signs (local body/ national) in all zones.	<ol> <li>The total area of election signage per person or party (whichever is the lesser) on an approved site or on private property must not exceed 2.0m<sup>2</sup>.</li> </ol>

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards
	<b>Note:</b> A list of approved <i>sites</i> is included in the Council's Candidate Information Handbook a copy of which is available from the Council's Service Centres or on the Council's website.
	2. Election signs must be single faced i.e. one display face onl', no. 'V' or other multi-faced signs.
	3. Election signs must not exceed 1.8 metres in height.
	4. Elections signs must meet the requirements of the Lacronic (Advertisements of a Specified Kind) Regulations 2005.
	5. Election <i>signs</i> must only be erected and displaye \ dur \ ng the period beginning 2 months before polling day and ending with the close of the day before polling \( \text{av} \).
	Note: This rule only applies outside the tir errames specified in Section 221B (1) of the Electoral Act 1993 and Regulation 4 of the Electoral (Advertise nonts of a Special Kind) Regulations 2005.
3. Garage sale and open home	1. There shall be a maximum of sign in relation to one garage sale or one open home.
signs in all zones.	2. The sign must be located on the sign of the garage sale or open home.
	3. The total area of the sign must not exceed 1.0m² except for real estate flags which shall have a maximum width of 1.0 metre and shall not exceed 2.0 metres in height.
	4. The sig must be removed at the conclusion of the garage sale or open home.
	5. The <i>sign</i> shall contain a maximum of 6 words.
4. Community facilities signs and places of recreation signs in all zones.	<ol> <li>Signs must not:         <ul> <li>a) exceed 1.8 metres in height,</li> <li>b) exceed 2.0m² in area, except in the living zones and rural zones, where signs must not exceed 1.2m² in area;</li> <li>c) exceed more than one sign per road frontage (except on places of recreation). This shall exclude public safety signs, warning signs, directional signs and emergency management signs that relate to the place of recreation</li> </ul> </li> </ol>

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The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards
	within which the <i>sign</i> is located and that are erected by or on behalf of the Council; d) be located anywhere other than on the <i>site</i> of the <i>community facility</i> or <i>place of recreation</i> that the <i>sign</i> relates to; and e) contain text, symbols and graphics on the <i>signs</i> except for i. The name or logo of the <i>community facility</i> or <i>place of recreation</i> ; and ii. Information or images of the grounds/premises of the <i>community facility</i> or <i>place of recreation</i> and the goods/services/activities offered by the <i>community facility</i> or <i>place of recreation</i> ; and iii. Hours of Operation.  Signs
5. Community purpose event/ charity event signs in all zones.	<ol> <li>The total number of <i>signs</i> throughout the District in relation to one community purpose event/ charity event must not exceed 12.</li> <li>There must be a maximum of 1 <i>sign</i> in the one community purpose event/charity event per <i>site</i>.</li> <li>The total area of <i>community purpose</i> event/ charity event signs on a <i>site</i> must not exceed 1.6m².</li> <li>Signs must not exceed 1.8 not event in the eight except for signs attached to a fence adjoining a road boundary where the sign must not protrude a rive to et op of the fence line.</li> <li>Note: In accordance with the 'G' neral Permitted Activity Standards for signs in all zones' in Rule 12C.1.1, standard 1 (above) regarding the interpretation of signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not restricted to the site of the activity/event. However, and signs for a community purpose event/charity event is not exceed 1.6m².</li> <li>Signs shall be error and displayed only during the period beginning 30 days before the first day of the event and removed will 3 days of the conclusion of the event.</li> <li>Signs must be restricted to text, symbols, logos and images/graphics that inform the general public of:         a) the name of the event (if relevant);         b) the business/company/individual/charity hosting or managing the event;</li></ol>

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The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards
	<ul><li>e) the activities, goods and services offered at the event; and</li><li>f) the website address for the event (if relevant).</li></ul>
	7. Signs must not contain any contact numbers or email address. s.
6. Signs on or within historic heritage features.	<ol> <li>Signs attached to historic heritage features identified as Nev Zeal and Heritage List/Rārangi Kōrero Category 1 or 2 are not permitted except for:         <ul> <li>a) plaques or signs not exceeding 0.5m² in area atta and to a scheduled historic building that identify the Signs</li> <li>b) plaques or signs not exceeding 1.0 metres in inc. The condition of the historic signs not exceeding 0.2m² in and the historic structure or notable tree that identify the structure or notable tree; and did plaques or signs located within 0.5 and so of a scheduled historic structure or notable tree and not exceeding 1.0 metres in height and not exceeding 0.2m² in area that identify the structure or tree.</li> </ul> </li> <li>Signs attached to any other scheo. Yed historic building and freestanding signs on any scheduled historic site must meet the following standards:         <ul> <li>a) signs must only relate to the extinity undertaken on the site or be for the purpose of identifying the scheduled historic building or site.</li> <li>b) signs for the purpose of dentifying a scheduled building or site must not exceed 0.5m² in area; of the sign must not exceed 2.0 metres in heir attrom or initial ground level; and the sign must not obscure any window, or architectural or decorative feature on the building; for the sign must not cause irreversible damage to the original material of the building or result in the removal of any decorative features or detailing; and the sign complies with the relevant maximum permitted area standard for the activity occurring on the site, as set out in Table 12C.1.</li> </ul> </li></ol>

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## **Table 12C.1 Permitted Activities**

Permitted Activities	Standards	
7. Signs in the Rural Zones and the Living Zones.	the maximum <i>height</i> of <i>sigr</i>	randards for Signs in the Rural Zones and the Living Zones  and its 1.8 metres, except for signs attached to a fence adjoining a road boundary where above the top of the fence line.
		num of 6 words and shall not include any contact numbers, website links or email
	one word.	ertaining to the address of the property that is contained in a sign shall be counted as ans in the Rural longs and the Living Zones:
	Sign type	Standa is
	Property identification	1. ( ne ian per property which must :
	signs	a, not exceed of 0.20m² in area; and b) e located near the entrance to the <i>site</i> or attached to
		the residential building on the site or the letterbox or on
		the property boundary fence provided that the sign does
		not protrude above the <i>height</i> of the fence line.
	2. Property sale/, r leas	1. One sign per property which must;
	signs	a) not exceed 1.2m <sup>2</sup> in area for a single-sided sign or
		2.4m <sup>2</sup> in area for a 2-sided <i>sign</i> ; and
		<ul> <li>b) be removed no later than 10 days after the property has been sold, leased or withdrawn from the market.</li> </ul>
	3. Home occupation signs in the Living Zones	<ul> <li>1. One sign per property which must not:</li> <li>a) exceed 0.5m² in area;</li> <li>b) exceed 1.8 metres in height, unless the sign is attached to a fence adjoining a road boundary whereby the sign shall not protrude above the top of the fence line; and</li> </ul>

### Table 12C.1 Permitted Activities

Permitted Activities	Standards
	c) include any other lettering, characters or symbols on the sign except:  i. the name/logo of the operator/business;  ii. the occupation/activ. c and  iii. the hours of operation.  d) advertise prostitution or related activities.
	<ul> <li>4. Home occupation signs in the Rural Zones</li> <li>1. One sign per preparation in must not: <ul> <li>a) exceed 1.0 metalling</li> <li>b) exceed 1.8 metalling in height, unless the sign is attached to a ferce adjairing a road boundary whereby the sign shall not pretrude above the top of the fence line; and</li> <li>c) include any other lettering, characters or symbols on the sign encept: <ul> <li>i. the name/logo of the operator/business;</li> <li>ii. the occupation/activity; and</li> <li>iii. the hours of operation.</li> </ul> </li> </ul></li></ul>
	<ul> <li>5. Roadside stalls and retail outlets in the K ral Zones</li> <li>2. There shall be a maximum of 6 words per sign limited to: <ul> <li>a) the name of the business/ activity;</li> <li>b) type of goods; and</li> <li>c) the words 'Open' or 'Closed'.</li> </ul> </li> <li>3. Signs shall use a colour combination for the background, wording and legend that are not similar to those used for any official road sign or traffic sign;</li> </ul>
	4. Signs must not incorporate reflective materials, internal or external illumination, or moving, changing, flashing or animated parts.

### **Table 12C.1 Permitted Activities**

Permitted Activities	Standards
8. Signs in the Working Zones.	5. There must be a minimum gap of 50 millimetres between lettering; and  6. The following minimum car tal is ter size standards apply to roadside stalls and retail of let signs located adjacent to any road with a 70-100 kr /nr .peeu zone (mm = millimetres; and kph = kilome res of he ar):    Speed   Main   Property Name   Second   Message   70 kph   2 lor im   150mm   100mm   100mm   80 kph   25 mg   175mm   125mm   100   30 mm   200mm   150mm   150mm   150mm   100 mm   100 mm   100 mm   150mm   100 mm   100 mm
	<ol> <li>In addition to the signa provisions set out in standard 1 above, sites may have a maximum of 1 free-standing sign per road frontage provided that:         <ul> <li>a) each free-standing sign must not exceed 6 metres in height;</li> <li>b) each free-standing sign must not exceed 5m² in area; and</li> <li>c) lettering and symbols on each free-standing sign are limited to:                 <ul> <li>i. name and logo of the site or business complex (if relevant); and</li> <li>ii. names and logos of businesses operating from the site; and</li> <li>iii. hours of operation.</li> </ul> </li> </ul> </li> <li>Additional standards for signs in the Working Zones:</li> </ol>

Permitted Activities	Standards	
	Sign type	Standards
	Sale of property/for lease signs.	Maximum of 1 sign per road frontage.
	iodeo digita.	2. Single sided signs must not ε (cee. 2.0m² in area.
		3. 2-sided/double sided <i>sir ns</i> rust not exceed 4.0m² in area.
		4. The maximum height fitted standing signs must be 4 metres above original gound level.
		5. The maximum '.ei' ht of signs attached to a building or fence must no '.e.' or ude above the top of the roof/fence line.
		6. Signs in 1st he removed no later than 10 days after the proporty has been sold, leased or withdrawn from the marke.
	2. Free standing directional signs directing vehicles into/out of a signs.	into/out of a <i>site</i> must:  a) not exceed 1.0 metre in <i>height</i> ;  b) not exceed 0.5m² in area; and  c) be limited to directional arrows and the words 'Entry' or 'Exit' or equivalent terminology.
	3. Signs associated with advertising developers/ trade companies on sites under construction.	Maximum of 1 sign per road frontage provided that:     a) the signs do not exceed 2.0m² in area each; and     b) lettering/symbols contained in the signs are limited to the name of the tradesperson/company connected to the construction, alteration, demolition, or development occurring on the site; and the new proposed activity for the site (if relevant); and

### **Table 12C.1 Permitted Activities**

Permitted Activities	Standards
Permitted Activities	c) all signs are removed at the completion of the construction/ demolition works.  4. Wall or window signs on the ground floor level of any building.  1. Signs parallel to walls or windows shall: a) have a maximum area of signage provided for in the 'General Perminean activity Standards for signs in the Working ≥ net which ever is the lesser; and b) not protrude room than 30mm from the wall to which it is attached.  2. Signs protruting ont from a wall at a 90° angle must: a) be locate 'a rinimum of 2.5 metres above the level of the footpath; and b) not protrude more than 500 millimetres from the wall to which it is attached; and c' no exceed 1m² in area.
	5. Signs above the ground floor level of any building.  a) a single-sided sign parallel to the wall of the building which shall not exceed the maximum area of signage provided for in the 'General Permitted Activity Standards for signs in the Working Zones'; or  b) a 2-sided sign located above and perpendicular to the ground floor verandah (if there is one) which shall not exceed the maximum area of signage provided for in the 'General Permitted Activity Standards for signs in the Working Zones'.  *Note: the maximum of one sign required by this standard is in addition to the permitted parapet signs provided for in

Permitted Activities	Standards
Territica Addivides	standard 1 in Rule 12C.1.8.3.8 below.
	6. Signs attached to roofs of single storey buildings.  1. The total area of signs attached to roofs per site must not exceed the maximum area of signs attached to roofs per site must not exceed the maximum area of signs provided for in the 'General Permitted Activity Standards for signs in the Working Zones'.
	2. The maximum height on any sign attached to a roof shall be 4 metres above or given ground level.
	7. Signs under verandahs.  1. Signs must rocked under a verandah where the distance be ween he footpath and veranda is less than 2.6 metres
	2. The min pure clearance under the sign must be 2.3 metres.
	3 A y sign can protrude a maximum of 300 millimetres below the eranda.
	<ul> <li>4. The number of signs mounted under the verandah must not exceed one sign per business premise, except where:</li> <li>a) the business premise has frontage to more than one road in which case there shall be a maximum of one under verandah sign per road frontage, per business premise;</li> </ul>
	b) the business premise has more than one entrance in which case there shall be a maximum of one under verandah <i>sign</i> per entrance, per business premise; or c) the business premise has a <i>road</i> frontage in excess of
	10 metres in which case there shall be a maximum of one under verandah <i>sign</i> for each additional 10 metres of <i>road</i> frontage.

Permitted Activities	Standards	
	8. Parapet Signs.	1. The total area of parapet signs per building (regardless of the number of tenancies/business premises within that building) shall be no more than 70% of the parapet area or the maximum area of signage provided for in the 'General Permitted Activity Standards or signal in the Working Zones', whichever is the less er.
	9. Fascia Signs.	1. The sign must be and "end one fascia; and
		2. The sign must be took beyond the surface area of the fascia.
	10. Sandwich boards and moveable footpath signs.	<ol> <li>One s. n shall be permitted per business premises.</li> <li>The must be a clear, unobstructed footpath width of at le st 1.2 metres when the sign is on the footpath at all</li> </ol>
		ulme s.
		3. The <i>sign</i> must be located on the same side of the <i>road</i> as the business premises to which it relates and be located in the area parallel to the business premises' frontage.
	5	The <i>sign</i> must not be located in or directly adjacent to any area marked as a bus stop, taxi stand, disability park or pedestrian crossing.
		The total <i>height</i> of the sandwich board including the base must not exceed 900 millimetres.
		6. The width of the <i>sign</i> measured at any location including the base must be equal to or less than 600 millimetres.

### **Table 12C.1 Permitted Activities**

Permitted Activities	Standards	
		7. The <i>sign</i> must be sufficiently weighted to ensure it remains secure in location.
		8. The base of the <i>sign</i> must be a su. stantially different colour than the pavement.
		9. Folding sandwich charch hus be able to be locked in the open position.
		10. The <i>sign</i> musican of om sharp edges, protrusions and moving part.
	11. Flags and banners.	There nust leano more than one flag or banner per bus nest pre nise/tenancy with up to a maximum of four flag, or banners per site.
		2. In lacts and banners attached to buildings or fences must not protrude above the top of the roof line of a building or the fence line of a fence.
		The maximum <i>height</i> of free-standing flags shall be 1.5 metres above <i>original ground level</i> .
		Flags and banners shall have a maximum width of 1.0 metre.
		<b>Note:</b> flags and banners are required to be fully contained within the subject business premises/tenancy <i>site</i> boundaries. Care should be taken when locating flags or banners within a <i>site</i> to ensure that, when windy, they do not encroach into <i>legal road</i> or onto adjacent <i>sites</i> .

### Table 12C.1 Permitted Activities

Permitted Activities	Standards		
9. Signs in the Paraparaumu North Gateway Precinct (within the Outer Business Zone).	<ol> <li>There may be an unlimited number of signs per site (unless st. cifically stated below) provided that:         <ul> <li>a) The maximum area of signs per business premises/tenancy ches not exceed 5m²; and</li> <li>b) Text, symbols and graphics on the signs is limited to:                 <ul> <li>i. the name and logo of the site or business complex (in relevant); and</li> <li>ii. the names and logos of businesses openting from the site; and</li> <li>iii. information and images of the business premises and the goods/services/activities offered by the business premises/tenancy; and</li> <li>iv. hours of operation.</li> </ul> </li> </ul> </li> <li>Signs must not protrude above the top on the rocal line of the building.</li> <li>Any electronic/digital signs must not:         <ul> <li>a) be flashing; or</li> <li>b) be blinking; or</li> </ul> </li> </ol>		
	<ul> <li>c) contain moving or changing tell, symbols or graphics; or d) be turned on between tell-curs of 10pm and 6am (inclusive).</li> <li>4. All signs visible front a Stategic Arterial Route must: <ul> <li>a) use no more than words or symbols and have a minimum letter height of 160 millimetres; and</li> <li>b) be Included so the provide an unrestricted view to the motorist for a minimum distance of 180 metres.</li> </ul> </li> <li>5. Additional standards for signs in the Paraparaumu North Gateway Precinct <ul> <li>1. Free standing site identification/</li> <li>1. Maximum of one free-standing sign per road frontage;</li> </ul> </li> </ul>		
	<ul> <li>advertising signs</li> <li>2. Signs must not exceed 5 metres in height; and</li> <li>3. Lettering and symbols on the sign is limited to: <ul> <li>a) name and logo of the site or business complex (if relevant);</li> </ul> </li> </ul>		

Permitted Activities	Standards	
	Sale of property/for lease signs.	and b) names and logos of businesses operating from the <i>site</i> ; and c) hours of operation.  1. Single sided <i>signs</i> must not xcec 1 2.0m² in area.
		<ol> <li>2. 2-sided signs must not exc ed 4.0m² in area.</li> <li>3. The maximum he gm of any free-standing sale of property/for lease sign above groun blevel shall be 4 metres.</li> <li>4. The maximum ne ght of any sale of property/for lease sign attached above the sign of the property.</li> </ol>
		<ul> <li>attache is a building or fence must not protrude above the top of the roof/fence line.</li> <li>5. Sig.'s must be removed no later than 10 days after the root ty has been sold, leased or withdrawn from the market.</li> </ul>

## **Table 12C.2 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
<ol> <li>Except as provided for under Rules 12C.2.2 - 12C.2.4, any sign that is expressly provided for as a permitted activity in Table12C.1 but does not meet one or more of the general permitted activity standards or the relevant zone-specific permitted activity standards under Table 12C.1.</li> <li>Criteria for notification</li> <li>The NZTA will be considered an affected party for any resource consent application received for signage that does not meet general permitted activity standards 11 or 12 as set out in Rule 12C.1.1.</li> </ol>		<ol> <li>Visual effects.</li> <li>Effects cutransport (including the transport network).</li> <li>Troffic affects.</li> <li>Folic afety.</li> <li>Appropriateness of the proposed sign.</li> <li>Context and surroundings.</li> <li>Visual, character and amenity effects.</li> <li>Cumulative effects.</li> <li>Any positive effects to be derived from the proposed sign.</li> <li>Size of the sign(s).</li> <li>Location of the sign(s).</li> <li>The robustness and frangibility of the sign(s), including the materials used to construct the sign(s) and method of attachment.</li> <li>Content of the sign(s), including number and size of words, symbols and graphics and the complexity of the content.</li> <li>Necessity for the sign(s).</li> </ol>

Table 12C.2 Restricted Discretionary Activities

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
2. Signs on a scheduled historic building or structure, or within a scheduled historic site or scheduled historic area, except as provided for in Rule 12C.2.3 below or where specified as a non-complying activity.		<ol> <li>Effect on historic heritage values.</li> <li>Effect on isual, character and amenity.</li> <li>Colour and materials of proposed building or structures.</li> <li>Livout design and location of proposed building or structures.</li> <li>Injects on context and surroundings.</li> </ol>
3. Signs on a scheduled historic building or structure, or within a scheduled historic site or a scheduled historic area which are identified on the New Zealand Heritage List/Rārangi Kōrero as Category 1 or 2 that do not meet one or more of the permitted activity standards in Rule 12C.1.6.1.	<ol> <li>Signs must not exceed the maximum height and size requirements as set out in the permitted activity standards for signs on historic heritage features in Rule 1. C.1.b.</li> <li>Signs must not cause irreversible camage to the original material of the building or result in the removal of any deparative features or detailing.</li> </ol>	<ol> <li>Any impacts on the character of the façade of the building.</li> <li>The method of attachment to the building.</li> <li>Whether the location of the sign is in a place that would traditionally be used as advertising areas.</li> <li>Whether the sign is compatible with the heritage value of the building or site on which it is placed including its scale, dimensions, materials, colour and location.</li> <li>Whether the sign obscures any significant views, areas and historic heritage features.</li> <li>Whether the sign is dominating in appearance or detracts from the historic significance of the place.</li> <li>Whether the sign obscures any window, or architectural or decorative feature on the building.</li> </ol>

### **Table 12C.2 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
		<ul> <li>8. Whether the proposed <i>sign</i> will result in undue visual clutter.</li> <li>9. Whether e <i>sign</i> relates to the activity undertaken on the <i>site</i> or is for the purpose of identification of the heritage <i>site</i>.</li> </ul>
4. Free-standing signs within the Otaki South Precinct that are visible from a Strategic Arterial Route.		1. Traffir effects.  2. Vruar and amenity effects.

### **Table 12C.3 Discretionary Activities**

The following activities are discretionary activities.

#### **Discretionary Activities**

1. Any sign not otherwise provided for as a *permitted activity* under Table 12C.1, a *restricted discretionary activity* under Table 12C.2 or a *non-complying activity* under Table 12C.4.

2. Signs on scheduled historic buildings or structures, scheduled historic sites or scheduled historic areas identified on the New Zealand Heritage List/Rārangi Kōrero as Category 1 or 2 that do not meet one or more of the restricted discretionary activity standards in Rule 12C.2.3.

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# **Table 12C.4 Non-Complying Activities**

The following activities are non-complying activities.

# **Non-Complying Activities**

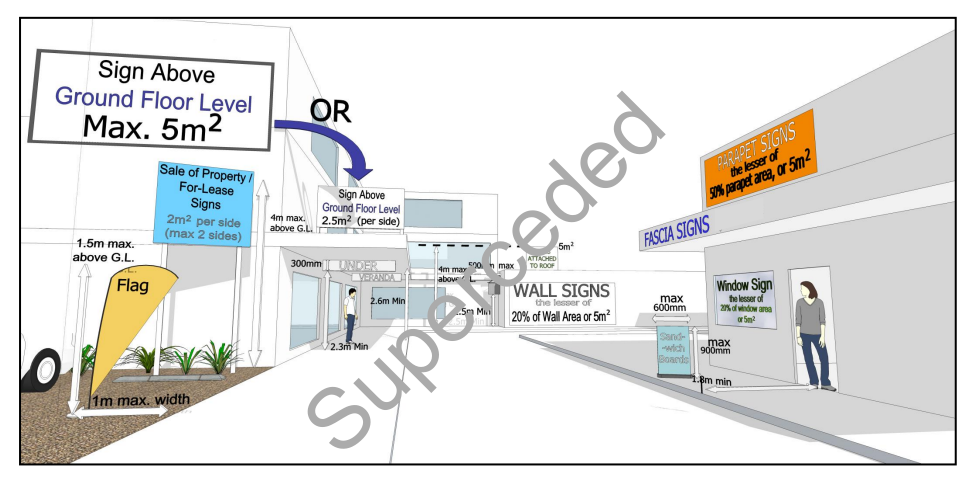
- 1. Signs (excluding those expressly provided for as a permitted activity under Table 12C.1 that:
  - a) are located within legal road;
  - b) are on or attached to motor vehicles, trucks, trailers, caravans or another type of supporting *structure* or device and located anywhere other than on the *site* to which the activity advertised in the *sign* takes place;
  - c) are digital/electronic in nature and are flashing, blinking or contain moving or changing text or g. ohics and form the background to any traffic signals, or conflict with the colour, shape, design or wording of any official traffic control sign;
  - d) are red or green in colour and form the background to any traffic signals, or conflict with the colour, mape, design or wording of an official traffic control sign; or
  - e) incorporates reflective material and is located adjacent to a Strategic Arterial Route

## Signage Diagram for sites in the Working Zones

Figure 12.1 below is intended for information purposes only and does not for near of the District Plan. Refer to the rules and standards pertaining to *signs* for detailed requirements. For the avoidance of doubt when a rule conflicts with the diagram, the rule takes precedence.

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Figure 12.1 – Summary of permitted activity signage provisions for sites in the Working Zones



**Note:** the maximum total area of signage per business premise/tenancy shall not exceed 5m² plus 1 free-standing *sign* per *road* frontage.

# 12.4 Noise

#### 12.4.1 Introduction

Outdoor noise is controlled by local and regional authorities through the provisions of the RMA, however some specific noise sources are addressed under other legislation for example; dogs, vehicles driven on a *road*, aircraft in flight (or immediately before or after flight) and noise within workplaces.

Under the RMA, noise is defined as including vibration. Section 16 of the *RMA* places a general duty on all operators and occupiers to adopt the best practicable option to ensure noise emitted from any *site* does not exceed a reasonable level. What constitutes a "reasonable level" is not prescribed by the *RMA*. However the permitted day and night noise criteria as set out in district plans may be used as a guide.

Management of environmental noise is concerned with providing a balance between providing for people's legitimate economic, cultural and social well-being while ensuring adverse effects (such as those on people's health and well-being) are avoided and amenity is maintained across the district.

The *effect*s of environmental noise include:

- 1. annoyance;
- 2. speech interference high levels of noise can make normal speech difficult to hear;
- 3. performance some noises can make concentration difficult and interfere with tasks;
- 4. mental health (including noise-induced stress-eleted effects);
- 5. sleep disturbance.

## 12.4.2 Policies

# Policy 12.10 - Managing Amenity

Noise resulting from land use and *development* (including *fixed plant*) will be managed or minimised to achieve an appropriate level of amenity in each *zone* while acknowledging the primary activities and character in each *zone*.

## Policy 12.11 - Noise Sensitive Activities

Community health and welfare will be maintained and enhanced through appropriate noise limits and through avoiding or managing the location of *noise* sensitive activities close to land zoned, designated or used for noisy activities.

## **Policy 12.12 – Transport Network Development**

The design and *development* of new *transport networ'* changes to the *transport network* will ensure that the adverse effect of transport on the inhabitants of existing *residential buildings* and *resistive activities* are minimised or mitigated.

# Policy 12.13 - Noise from the Transport Network

All noise sensitive activities in closs proximity to a transportation noise effect route or the designated rail corrust noise be protected by the building owner from adverse effects of noise to rough the adoption of acoustic mitigation measures.

# Policy 12.14 - Amort Noise

All noise sens." e ac ivities within the vicinity of Kapiti Coast Airport will be protected from the detrimental effects of noise through limitations on airport noise, a night-time curfew and limitations on aircraft engine testing.

## Policy 12.15 - Noise Assessment Criteria

In considering *resource consent* applications for activities which do not meet the permitted noise standards, the *Council* will have regard to the following matters to determine the appropriateness or otherwise of the proposed activity:

- a) the nature of any measures to reduce noise or mitigate noise levels and the degree to which they are likely to be successful, including:
  - i. measures to reduce noise at source including acoustic insulation and enclosure of sources;
  - ii. alternative techniques or machinery which may be available;
  - iii. adequate mounding or screen fencing/walls; and
  - iv. hours of operation;
- b) the length of time for which specified noise levels will be exceeded,

- particularly at night, with regard to likely disturbance that may be caused;
- c) the potential for cumulative noise *effect*s to result in an adverse outcome for receivers of noise;
- d) the likely adverse impacts of noise generating activities both on and beyond the site, on-site visitors, users of business premises, or on public places in the vicinity;
- e) the extent to which the noise may detract from enjoyment of any recreation or reserve area:
- f) the level, character, duration, timing, and frequency of noise to be generated and the degree to which this will contrast with the characteristics of the existing noise environment and the impact of any cumulative increase;
- g) the value and nature of entertainment activities and their benefit to the wider community while having regard to the frequency of noise intrusion and the practicality of mitigating noise, or utilising alternative sites; and
- h) the extent to which achieving the relevant limits is may ticable where the existing noise environment is subject to significan noise intrusion from road, rail or air transport activities.

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## 12.4.3 Rules and Standards - Noise

# Introduction: Applicability of Rules in Tables 12D.1 – 12D.6

The rules in Tables 12D.1 to 12D.6 apply to all land and activities in all *zones* unless otherwise specified. There may be other rules within the District Plan that also apply to *sites* and activities within these *Zones*. Section 1.1 in Chapter 1 sets out how to use the Plan and identify other rules that may also apply to a *site* or activity.

## **Table 12D.1. Permitted Activities**

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

#### **Permitted Activities**

 Noise from non-residential activities and fixed plant located within the Living Zones.

#### **Standards**

1. Excluding the activities provided for in Rules 12Γ.1.6 12υ.1.15, noise emission levels must comply with the following limits when measured at, or within the cound by of, a site zoned:

Noise when measured at or within the boundary	Daytime (7 am to 7 pm)	Night Time (10pm t to . ົຼາຕາ)		0pm to 7 am)
of a site zoned:	LAeq(15 n. )	_Aeq(15 min)	LAeq(15 min)	LAF,max
Living	(0 ,B	45 dB	40 dB	70 dB
Centres and Civic and Community	5. 4P	50 dB	45 dB	75 dB
Industrial/Service	/ 0 dB	55 dB	50 dB	75 dB
Rural	55 dB	45 dB	40 dB	70 dB

- 2. Compliance in Rural Zones shall be at the notional boundary of any household unit.
- 3. Noise measurements must be undertaken in accordance with the procedures set out in NZS6801:2008 Acoustics Measurement of Environmental Sound and must be assessed in accordance with NZS6802:2008 Acoustics Environmental Noise.
- 4. The following activities are exempt from standard 1 above:
  - a) any *residential activity* including non-commercial private gatherings, spontaneous social activities and non-commercial children's play;
  - b) any warning device used by emergency services for emergency purposes;

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# **Table 12D.1. Permitted Activities**

Permitted Activities	Standards			
	<ul> <li>c) noise from fixed plant that is used solely for emergency purposes. Examples of such equipment are alarms, standby generator sets that are used to supply electricity only at times of electrical supply failure, or for plant used only during life threatening situations such as smoke fans or sprinkler pumps and is not used to generate power for the national grid; and</li> <li>d) vehicles on public roads or trains on rail lines, including at ra. way yards, railway sidings or stations and level crossing warning devices.</li> </ul>			
Noise from activities     (excluding <i>plantation forestry</i> activities that are regulated	1. Excluding the activities provided for in Rules 12D. 8 - 12D. 15, noise emission levels must comply with the following limits when measured at, or within the boundary or, a site zoned:			
under the NESPF) located within the Rural Zones, River Corridor Zone, all Open	Noise when measured at or within the heart dam.  Daytime (7 am to 7 pm)  Daytime (7 am to 7 pm)  Night Time (10pm to 7 am)			
Space Zones, and the Private Recreation and Leisure Zone.	within the boundary of a site zoned:  LAeq(15 min) LAeq(15 min) LAeq(15 min) LAF,max			
	Living 50 dB 45 dB 40 dB 70 dB			
	Centres or Civic and Community 55 dB 50 dB 85 dB			
	Industrial 50 dB 55 dB 55 dB			
	Rural			
	<ol> <li>Compliance focations in Rural Zones shall be at the <i>notional boundary</i> of any <i>household unit</i>.</li> <li>Noise neast an ent must be undertaken in accordance with the procedures set out in NZS6801:2008 Acoustics - Measurement of Environmental Sound and must be assessed in accordance with NZS6802:2008 Acoustics - Environmental Noise.</li> <li>The following activities are exempt from standard 1 above:         <ul> <li>any residential activity including non-commercial private gatherings, spontaneous social activities and non-commercial shildren's plant.</li> </ul> </li> </ol>			
	commercial children's play; b) any warning device used by emergency services for emergency purposes; c) noise from <i>fixed plant</i> that is used solely for emergency purposes. Examples of such equipment are alarms,			

Permitted Activities	Standards					
	used only during land power for the nation of the nation o	life threatening situ onal grid; c roads or trains or devices; restock noise, mob by normal agricult oise from helicopte uction activities an maximum Lmax so	n rail lines, including pile sources associatural and hortic atturer landing read of the where	g at ailway yards, ia. d wit a primary all practice, such and anding strips fo an of 10 flight moverural dwelling or Li	railway sidings or production activitient as cropping and har r fixed wing aircraft ements take place	stations and level es and temporary arvesting; and t that are associated
3. Noise from activities located within the Centres and Civic and Community Zones.	Excluding the activitie comply with the follow  Noise when measured at or				f, a site zoned:	ing fixed plant) must
	within the boundary of a site zoned:	'.Ae५ (15 min)	LAeq(15 min)	LAeq(15 min)	LAF,max	
	Living	50 dB	45 dB	40 dB	70 dB	
	Centres or Civic and Community	30 dB	55 dB	50 dB	85 dB	
	Industria	60 dB	55 dB	50 dB	85 dB	
	Rural	55 dB	45 dB	40 dB	70 dB	
	<ol> <li>Compliance locations</li> <li>Noise measurements Measurement of Envir Environmental Noise.</li> </ol>	must be undertake	en in accordance v	vith the procedure:	s set out in NZS68	

**Proposed Kapiti Coast District Plan** 

# **Table 12D.1. Permitted Activities**

Permitted Activities	Standards S
	<ul> <li>The following activities are exempt from standard 1 above:</li> <li>a) any residential activity including non-commercial private gatherings, spontaneous social activities and non-commercial children's play;</li> <li>b) any warning device used by emergency services for emergency purposes;</li> <li>c) noise from fixed plant that is used solely for emergency purposes. Examples of such equipment are alarms, standby generator sets that are used to supply electricity only at times of electrical supply failure, or for plant used only during life threatening situations such as smalkenans or sprinkler pumps and is not used to generate power for the national grid; and</li> <li>d) vehicles on public roads or trains on rail lines in luc. at railway yards, railway sidings or stations and level crossing warning devices.</li> </ul>
4. Noise from fixed plant located within the Centres and Civic and Community Zones.	Excluding the activities provided for in Rule s 12D 1.8 - 12D.1.15, noise emission levels must comply with the following limits when measured at, or victor, he coundary of, a site zoned:
	Noise when measured at or Daytime (7 m to 7 pm) To 10pm Night Time (10pm to 7 am)
	within the boundary of a site zoned:  LAeq(15 min) LAeq(15 min) LAF,max
	Living 45 dB 40 dB 40 dB 70 dB
	Centres or Civic and 55 dB 55 dB 50 dB 85 dB Community
	Industria 60 dB 55 dB 50 dB 85 dB
	Rural 55 dB 45 dB 40 dB 70 dB
	2. Compliance locations in Rural Zones shall be at the <i>notional boundary</i> of any <i>household unit</i> .
	<ol> <li>Noise measurements must be undertaken in accordance with the procedures set out in NZS6801:2008 Acoustics - Measurement of Environmental Sound and must be assessed in accordance with NZS6802:2008 Acoustics - Environmental Noise.</li> </ol>
	The following activities are exempt from standard 1 above:

Permitted Activities	Standards					
Noise from activities located within the <i>Industrial/Service Zone</i> .	a) any residential activity commercial children's b) any warning device us c) noise from fixed plant standby generator set used only during life the power for the national d) vehicles on public roacrossing warning deviction.  1. Excluding the activities profollowing limits when measures.	play; sed by emergend that is used sole s that are used to preatening situated grid; and ds or trains on races.	cy services for energy services for emergency o supply electricitions such as small lines, incl. diagrams all lines, incl. diagrams are 120. 8 120	nergency purposes process. Example only at times of control at times of control at times of control at trailway yards,	s; bles of such equip electrical supply fa er pumps and is n railway sidings or	ment are alarms, ailure, or for plant ot used to generate stations and level
	measured at or	pm)	E 'ening (7pm 10pm) LAeg(15 min)	Night Time (10pm to 7 am)  LAeq(15 min) LAF,max		
	of a site zoned:	(4 13 / All /)	LAeq(15 IIIII)	LAeq(15 IIIII)	LAF,IIIax	
	Living	70 uB	45 dB	40 dB	70 dB	
	Centres or Civic and Community	( ) dB	55 dB	55 dB	85 dB	
	Industrial	0 dB	55 dB	55 dB	85 dB	
	Rural	55 dB	45 dB	45 dB	70 dB	
	<ol> <li>Compliance locations in R</li> <li>Noise measurements <i>mus</i>         Measurement of Environmental Noise.</li> </ol>	et be undertaken nental Sound and	in accordance w d must be assess	ith the procedures	set out in NZS68	
	<ol> <li>The following activities are a) any residential activity</li> </ol>			e gatherings, spor	ntaneous social ac	tivities and non-

Permitted Activities	Standards
	commercial children's play; b) any warning device used by emergency services for emergency purposes; c) noise from <i>fixed plant</i> that is used solely for emergency purposes. Examples of such equipment are alarms, standby generator sets that are used to supply electricity only at times of electrical supply failure, or for plant used only during life threatening situations such as smooth factorizations and is not used to generate power for the <i>national grid</i> ; and d) vehicles on public <i>roads</i> or trains on rail lines, including at railway yards, railway sidings or stations and level crossing warning devices.
6. Aircraft Operations within the Airport Zone.	1. The Day/Night noise level (L <sub>dn</sub> ) from <i>aircraft ope ation</i> ; at Kapiti Coast Airport must not exceed 65 dBA at or outside the <i>Air Noise Boundary</i> as shown on the Digitity Fundaps.
	<ul> <li>2. Aircraft operations must not occur betyn _ ie hours of 10.30pm and 6.00am, and helicopter operations must not occur between the hours of 10.00pm and 7.00am, in any one 24-hour period, except for the following: <ul> <li>a) disrupted flights where operations _ aav _ be permitted for an additional 30 minutes beyond the time limitations stated above;</li> <li>b) aircraft using the Kapiti ( oas _ Air, ort as a planned alternative to landing at a scheduled airport;</li> <li>c) aircraft using the Kapiti ( oas _ irport in an emergency, including emergency aircraft operations to rescue persons from life-threa _ anim_g situations or to transport patients, human vital organs or medical personnel in a medical emergency;</li> <li>d) the operation or _ inschooled flights required to meet the needs of a national or civil defence emergency declared under the Civil Defence Emergency Management Act 2002;</li> <li>e) such other flights is the Director of Civil Aviation may approve in special circumstances;</li> <li>f) flights counted by the Minister of Defence as necessary for reasons of National Security in accordance with section 4 of the Civil Aviation Act 1990; and</li> <li>g) aircraftaertaking firefighting duties.</li> </ul> </li> </ul>
	3. Noise from the above aircraft operations shall be excluded from the compliance monitoring set out below.
	<ol> <li>In addition, there shall be no circuit training at the Kapiti Coast Airport of either fixed wing aircraft or helicopters:</li> <li>a) between the hours of 9.30pm and 6.00am during the winter months, defined as the period 1½ months either side of the shortest day. before 9.00am or after 6.00pm on Sundays and Public Holidays.</li> </ol>

Permitted Activities	Standards
	5. Kāpiti Coast Airport Holdings Ltd must undertake field monitoring of aircraft noise within 12 months of these rules becoming operative, then every 36 months until such time as there are three consecutive calendar years when the total aircraft movements at the Kapiti Coast Airport exceed 70. '00 in each calendar year. At that time, monitoring shall be undertaken annually. On each occasion, monitoring must take place for a sufficient duration to adequately demonstrate compliance with the L <sub>dn</sub> noise limit which shall a a pariod not less than one month and shall be undertaken during the busier times of the year (expect a to be carring the summer months). The monitoring undertaken must include, as part of that overall acress ment, the noise from the operation of the glider tug. The monitoring shall occur at the 65 dBA Ldn contour and
	6. No person shall start or run an aircraft propultion agine for the purpose of aircraft engine testing unless carried out in compliance with the following maximum noise tivels at or within the boundary of any Living Zoned site or the notional boundary of any rural zoned site. Nanday to Sunday 7.00am to 10.00pm - 55 dBA Leq (15 hours).
	7. All engine testing must take place pety pen /.00am and 10.00pm.
	<ul> <li>8. Notwithstanding that, in some sine ations it may be necessary to conduct essential unscheduled maintenance and engine testing that cannot comply vith the above noise limits or is undertaken between 10.00pm and 7.00am. No more than 12 of these tests much be conducted in any calendar year and in each event the total duration of testing during night time hour (10.0)pm – 7.00am) must not exceed 45 minutes. The time and duration of each event must be recorded. Night the leasting must not occur in reliance on this exemption unless it is necessary for the maintenance and tests in to occur at night (e.g. to ensure that commuter planes can keep to scheduled flights).</li> <li>9. All mea ure sum a must be in accordance with the requirements of NZS 6801:2008 "Acoustics - Measurements of Environmental S and".</li> </ul>
	<ol> <li>A Noise Management Plan (NMP) must be prepared and implemented by Kapiti Coast Airport Holdings Limited to assist all interested parties in complying with the noise rules in the District Plan for the Airport Zone. The NMP must include the following:</li> </ol>
	<ul> <li>a) procedures for the establishment and maintenance of a programme to demonstrate compliance with the permitted activity noise standards for aviation activities, including a process for estimating annual aircraft</li> </ul>

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#### **General Provisions**

# **Table 12D.1. Permitted Activities**

Permitted Activities	Standards
Permitted Activities	movements; b) procedures for reporting compliance to the <i>Councit</i> ; c) identification and establishment and implementation of procedures and systems to: i. Facilitate communication between residents around tr. Kapiti Coast Airport, airport users and the Council; and ii. Identify key people for communication purposes and methods of contact; and provide a dispute management system to receive, record, deal virus administration for monitoring annually once annual aircas firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties for each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for monitoring annually once annual provision firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for recording the details of essenties firm vements exceed 70,000 in each calendar year; e) provision for monitoring annually once annual provision firm rule; f) the route of the circuits to be used for briting rule; f) the route of the circuits to be used for briting rule; f) the route of the circuits to be used for briting rule; f) the route of the circuits to be used for briting rule; f) the route of the circuits to be used for briting rule; f) the route of the circuits the will minimise firm vements and helicopters. (The intention of including this is to recover and the community as to the circuits and the circuits the Airport. This will include a prohibition on extended hovering taking place with firm and respect to the helicopter training at the Airport. This will include a prohibition on extended ho
	intervals but at least every three years.

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# **Table 12D.1. Permitted Activities**

Permitted Activities	Standards				
7. Noise from any activity other than aircraft operations or engine testing, construction, maintenance and demolition work within the Airport Zone.	<ol> <li>Activities must not exceed the following levels at the boundary of any adjoining Living Zone site, the notional boundary of any residential building in any adjoining Rural Zone or the notional boundary of any building used for a noise sensitive activity in the Airport Zone but outside the Airport Noise Effects Advisory Overlay (identified on the District Plan Maps):         <ul> <li>7.00am to 10.00pm</li> <li>50 dB LAeq (1. min)</li> <li>10.00pm to 7.00am</li> <li>45 dB LA q (5 min)</li> </ul> </li> <li>During the night time hours (10.00pm - 7.00a m, 10 min)</li> <li>2. Noise levels must be measured in accordance with NZS 6801:2008 Acoustics - Measurement of Environmental Sound" and assessed in accordance with N S 6.02:2008 Acoustics - Environmental Noise.</li> <li>3. The following activities are exempt for n stall dard 1 above:         <ul> <li>a) any warning device used by the nergony services for emergency purposes;</li> <li>b) noise from fixed plant that it used to supply electricity only at times of electrical supply failure, or for plant used only during life threver any situations such as smoke fans or sprinkler pumps and is not used to generate power for the national given as or trains on rail lines, including at railway yards, railway sidings or stations and level crossing warning fevrices.</li> </ul> </li> </ol>				
8. Noise from <i>extractive</i> industries specified in Rule 7A.3.4.	<ol> <li>Noise ε nission level. must comply with the following limits when measured at, or within the boundary of, a site zoned:</li> </ol> Doubling (7 cm.   Evening (7 cm.   Night Time (10 cm. to 7 cm.))				
	Noise when measured at or within the boundary.  Daytime (7 am to 7 pm)  Evening (7pm Night Time (10pm to 7 am) to 10pm)				
	within the boundary of a site zoned:  LAeq(15 min) LAeq(15 min) LAeq(15 min) LAF,max				

Permitted Activities	Standards					
	Living	55 dB	50 dB	40 dB	75 dB	
	Centres or Civic and	60 dB	55 dB	50 dB	85 dB	
	Community					
	Industrial	60 dB	55 dB	50 dB	85 dB	
	Rural	55 dB	50 dB	_ <u>૧</u> ૧ <u>dB</u>	75 dB	
	Compliance locations     a) noise created from peak;				y <i>household unit</i> . Ill sound pressure o	of 120 dBC linear
	b) all blasting mus	t be restricted to: 0 ry because of safet		rs, Monday - Satur	day; two occasions	s per day except
	occupied buildir	ng not conner ed v.	"th the site, or suita	able location adjac	ured on any founda ent to the <i>building</i> , nd <i>building</i> s of simi	
	4. Noise measurement of En Environmental Noise out in accordance	virc mental Counce The reasureme	and must be asse nt of blast noise (a	ssed in accordance ir blast) and ground	e with NZS6802:20 d vibration for blast	
	b) Noise from xed standby a fieral	vice used by emery of plant that is used tor sets that are us g life threatening si	gency services for solely for emerger ed to supply electr	emergency purpos ncy purposes. Exar icity only at times o	mples of such equipof electrical supply	oment are alarms, failure, or for plant not used to generate
Temporary military training activities.	Temporary military tr with the following sta	•	all be exempt from	complying with Ru	ules 12D.1.1 –12D.	1.5 but must comply

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# **Table 12D.1. Permitted Activities**

Permitted Activities	Standards			
	Type of military noise source	Standards		
		Time (Monday to Sunday)	residentially zone	ce required to any dwelling, site, or building used for tio. al or healthcare purposes
	Live firing of     weapons and single     or multiple explosive	0700 to 1900 hours	At least 150 Jm	Less than 1500m if conditions (a) and (c) below are complied with
	events	1900 to 0700 hours	At least 450 nm	Less than 4500m if conditions (b) and (c) below are complied with
	Firing of blank ammunition	0700 to 1900 hours	), √le <i>s</i> ₃t 750m	Less than 750m if conditions (a) and (c) below are complied with
		1900 to 07 0 hour,	At least 2250m	Less than 2250m if conditions (b) and (c) below are complied with
	6)	sour es (1) and (2 daytime (070 pressure level metre notion or building use b) night time (1 sound pressure notion or building use b) night time (1 sound pressure notion or building use b) night time (1 sound pressure notion of building use b) metre notion of building use b) night time (1 sound pressure notion of b) and (2 b	2) above cannot be no to 1900) sound level of 120 dBC when wall boundary of any dised for sensitive actions to 0700) sound lure level of 90 dBC wittonal boundary of any disease.	rels do not exceed a peak sound measured at or within the 20 welling, residentially zoned site, vities; evels do not exceed a peak when measured at or within the y dwelling, residentially zoned
		c) a Noise Man experienced than 15 work	expert must be subraing days prior to the	e activities; and red by a suitably qualified and nitted to the Council not less commencement of the y, setting out the methods by

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards
	which noise will be managed. The Noise Management Plan must, as a minimum, contain:  i. a description of the site and activity including times, dates, and nature and location of the processed training activities;  ii. methods to minimise the noise on turbance at noise sensitive receiver sites such as selection of location, orientation, timing of noisy activities to limit noise received at sensitive receiver sites;  iii. a map showing practial, diffected noise sensitive sites and predicted peak sound ressure levels for each of these locations;  iv. a program neror notification and communication with the occupion of affected noise sensitive sites prior to the activities commencion, including updates during the event; and  v. a nethod for following up any complaints received during or after the event, and any proposed de-briefing meetings with four violation.  3. Mobile noise sources (1) and (2) above  Construction noise limits set out in Tables 2 and 3 of construction noise with the noise limits set out in Tables 2 and 3 of construction noise taken to refer to other, mobile noise sources*  Nothing the managed. The Noise Management Plan must, and nature in the processing and nature a
	4. Fixed (stationary) noise sources, excluding sources  Time (Monday to Sunday) Noise level at the 20 metre notional boundary of any dwelling, residentially zoned site, or building used for sensitive activities.*
	(1) and (2) 0700 to 1900 55 dB LA <sub>eq</sub> (15 hours min) n.a.  1900 to 2200 50 dB LA <sub>eq</sub> (15 hours min)

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# Table 12D.1. Permitted Activities

Permitted Activities	Standards				
		2200 to 0700 hours the next day	45 dB LA <sub>eq</sub> (15 min)	75 dB L <sub>AFmax</sub>	
	Note: fixed (stationary) noise sources other than firing of weapons and explosives) include noise sources out he as power generation, heating, ventilation or air conditioning systems, or water or wastewater pumping/treatment systems.  5. Helicopter landing areas  Compliance with noise limit second in NZS6807:1994 Noise Management and Land (se Ponning for Helicopter Landing Areas.*  * Noise levels must be measured in accordance with NZS6801:2008 Acoustics – Measurement of Environmental Sou				
				vironmental Sound	
Noise from activities     associated with construction     or demolition.	Construction noise must be measured and a ssessed in accordance with, and must comply with, NZS 6803:1999     Acoustics – Construction Noise.				
11. Noise from the operation of wind turbines.	1. Noise from the operation of or domestic scale wind turbines must be measured, assessed and comply with the limits recommended in NTS c 108: _010 Acoustics – Wind Farm Noise.				
12. Noise (excluding noise from plantation forestry activities regulated under the NESPF) from the use and operation of rural equipment.	<ol> <li>Any rural equipmer in the result of a used or operated only in the Rural Zones, the River Corridor Zone, all Open Space Zones or the Private Recreation at the sure Zone;</li> <li>module during its normal use; and</li> <li>be acceptated with primary production activities (e.g. tractors, harvesters, chainsaws and farm vehicles used as part of a primary production activity).</li> </ol>				
	<b>Note:</b> For the avoidance of doubt, recreational motorbike tracks, long-term or on-going sawmilling and any fixed motors or equipment are not considered to be rural equipment.				
13. Noise from the use and operation of gas guns and avian distress alarms as	<ol> <li>Gas guns used as audible bird scaring devices must:</li> <li>a) be used in conjunction with a <i>Bird Management Plan</i> for the property;</li> <li>b) be located so that the maximum number of devices does not exceed one device per four hectares of land on</li> </ol>				

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# Table 12D.1. Permitted Activities

Permitted Activities	Standards
audible bird scaring devices.	any site, except that in the case of a site being less than four hectares in area, there shall be a maximum of one device;  c) devices must not operate between sunset and sunrise during daylight saving time and, outside of daylight saving time, half an hour after sunset and half an hour being sunrise;  d) be controlled so that the maximum number of discharge spendime period does not exceed 6 within any 60 minute period;  e) not exceed LAE 75 dB when measured at a point smeasured in the living zone. Sound levels must be measured in accordance with NZS 6801:2008 Acoustics such a manner that any put ic place receives noise exceeding LAE 90 dB when measured in accordance with NZS 6801:2008 Acoustics such a maximum of Environmental Sound.  2. Avian distress alarms used as audible bird staring devices must:  a) be used in conjunction with a Bird Managament Plan for the property;  b) only be operated between the boars of 30am and 8pm on any day;  c) not exceed 50 dB LAeq (15 for 1) whom measured at a point 2 metres from the nearest exterior wall of any residential building in the such a maximum of the nearest boundary of a site in the living zone. Sound levels must be measured in accordance with NZS 6801:2008 Acoustics – Measurement of Environmental Sound; and d) not be placed in such a maximum that any public place receives noise exceeding LAE 90 dB when measured in accordance with NZS 6801:2008 Acoustics – Measurement of Environmental Sound.
14. Noise sensitive activities.	<ul> <li>1. Any new or altered he bita. Ie room within a building that houses any noise sensitive activity on a site within any of the following: <ul> <li>a) the area between the air noise boundary and the outer control boundary of the Kapiti Coast Airport;</li> <li>b) Civiling Community Zone;</li> <li>c) any Centrol Zone;</li> <li>d) Industrial/Service Zone;</li> <li>e) within 40m of the boundary of a designation for rail corridor purposes; and</li> <li>f) greater than 40m, and not greater than 80m, from the nearest edge of the carriageway of transportation noise effect route;</li> <li>must be protected from noise arising from outside the building by ensuring the external sound insulation level of the room achieves a performance standard of not less than D2m,nT,w + Ctr &gt; 30 dB.</li> </ul> </li> </ul>

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards
	Compliance with standard 1 above shall be achieved by either:  a) a statement by Licensed Building Practitioner that the construction of the external building elements of the new or altered habitable room conform with Schedule 12.1 and that ventilation of these rooms conforms with the requirements of standard 6 below; or  b) constructing the habitable room in accordance with an a poust of design certificate prepared by an acoustic engineer acceptable to Council that describes the property of the building that will achieve compliance with the specified performance standard for some final in on with a ventilation system installed as required under standard 6 below; or  c) providing an acoustic design certificate prepared by an acoustic engineer acceptable to Council stating the outdoor free-field noise level at the most of the systemic repared by the building containing the habitable room will be unlikely to exceed;  55 dB LAeq(1hr) for rail trafficients of the building that houses any noise sensitive activity on a site within 40m of the nearest edge of the carn of which is a building that houses any noise sensitive activity on a site within 40m of the nearest edge of the carn of which is a building that houses any noise sensitive activity on a site within 40m of the nearest edge of the carn of which is a building that houses any noise sensitive activity on a site within 40m of the nearest edge of the carn of site of any formed State Highway, or any transport corridor designated for State Highway purposes that have been only any formed State Highway, or any transport corridor designated for State Highway purposes that have been only any formed State Highway and transport corridor designated for State Highway purposes that have been only any formed State Highway and transport corridor designated for State High
	57 dB LAeq(24hr) for road traffic noise.

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Permitted Activities	Standards
	<ul> <li>3. For any designated corridor that has yet to be formed, the location of the nearest edge of the <i>carriageway</i> shall be deemed to be as indicated on the drawings referenced in the <i>designation</i> conditions or an approved Outline Plan, whichever is the latest, or 5m inside the <i>designation</i> boundary. If there are no such drawings or approved Outline Plan.</li> <li>4. Where <i>habitable rooms</i> required to be insulated under stall large 1 or 2 contain operable windows, a ventilation system must also be installed. This ventilation system must also be installed. This ventilation system must not exceed 30 dB Laeqiane windows, a ventilation system must also be installed. This ventilation system must not exceed 30 dB Laeqiane while meeting this minimum requirement, the sould of the system must not exceed 30 dB Laeqiane when measured 1m away from any grille or diffuser; and by provide ventilation at incremental rate; or not plied by the occupant up to a high air flow setting that provides at least 6 air changes per hour, and this meeting this requirement, the sound of the system must not exceed 35 dB Laeqiane, when measured 1m is way from any grille or diffuser; and</li> <li>c) provide cooling that is controlled with occupant and can maintain the temperature at no greater than 25°C; and</li> <li>d) result in air pressure in the later way in the rem and the is no more than 10Pa above ambient external air pressure.</li> <li>Note: for the purposes of the rule and term altered habitable room means any habitable room that is (or is proposed to be) expanded in floor realt 10% or more, or involves the fitting of new or replacement windows in external walls with an area more than 5% of the floor area of the room.</li> </ul>
15. Noise from the operation of telecommunications cabinets and equipment located within the <i>road</i> or public reserves.	1. Noise et ussion le els nust comply with Clause 9 of the Resource Management (National Environmental Standards for Tele on an ation Facilities) Regulations 2008.
16. Activities that are located within the <i>Living Zones</i> and within 490 metres of the centre line of runway 16/34 that are also within the	<ol> <li>Prior to the issue by the Council of building consent for any residential building or for any addition or alteration to a residential building, an acoustic certificate must be provided to the Council by a suitably qualified and experienced acoustic engineer to demonstrate that the building has been designed to achieve an internal noise environment of no more than 45dBA Ldn in all habitable rooms with ventilating windows open.</li> </ol>

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#### **Table 12D.1. Permitted Activities**

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards in this table, and all relevant rules and permitted activity standards in other chapters (unless otherwise specified).

## **Permitted Activities**

following land titles:
Part Ngarara West B7
subdivision 2B; or
Part Ngarara West B7
subdivision 2A; or
Part Ngarara West B7
subdivision 1; or
Part Lot 1 Block IV DP 2767.

#### **Standards**

- 2. Where it is necessary to have windows closed to achieve the acoustic design requirements in standard 1 above, an alternative ventilating system must be provided. Any such ventilating system must be designed to satisfy the requirements of the Building Code and achieve a level of no more than NC30 in any *habitable room*.
- 3. Any building for residential activity or noise sensitive activities... ist be designed and certified to meet the standards above.

**Note:** This standard is independent of any existing or futur, straidard imposed by the Airport noise contours contained within the District Plan, unless the future requirement. The respective than that set out below.

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#### **Table 12D.2 Controlled Activities**

The following activities are **controlled** activities, provided that they comply with all corresponding controlled activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

#### **Controlled Activities** Matters over which Council reserves control **Standards** 1. Subdivision of the following 1. A covenant must be registered with the 1. Imposition of covenants or encumbrances Council (to be registered against the Title for land titles: a) Part Ngarara West B7 each new *lot*) to the effect that the applicant subdivision 2C (53D/165) and subsequent owners of the lot(s) shall not b) Part Ngarara West B7 take enforcement or other legal action, or subdivision 2B (53D/165) support such action, relating to noise of c) Part Ngarara West B7 aircraft using Kapiti Coast Airport or any operation arising out of or incidental thereto subdivision 2A (53D/165) d) Part Ngarara West B7 ("airport noise"), provided that the airport noise subdivision 1 (53D/165) complies with limits in the District Plan. Such person shall not do or permit to be done of e) Section 1 SO 36625 (42C/187) support any act, matter or thing in relation to f) Part Ngarara West B5 airport noise which is intended to rest ict or (53D/165) has the effect of restricting in any vay g) Part Lot 1 Block IV DP whatsoever the operations of Kapi. Coast 2767 SO 23196 Airport or any aircraft using Laph Coust Airport (including seeking mark stragent noise (46C/577) h) Part Ngarara West B4 standards). (Part 46C/570) i) Part Ngarara West B4 (46C/569) Part Lot 1 Block IV DP 2767 (46C/574 k) Part Ngarara West B4 (46C/576) Part Lot 3 Block IV DP 2767 and Lots 1, 3 and 5 and Part Lot 7 DP 13859 (46C/575)

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Table 12D.3 Restricted Discretionary Activities

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
Noise from the operation and use of helicopter landing areas that does not comply with the permitted activity standards in Rule 12D.1.2.	<ol> <li>Noise from helicopter landing areas must meet the recommended limits and noise management provisions as set out in NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas.</li> <li>Noise from helicopter landing areas must be assessed using NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas.</li> </ol>	<ol> <li>Whether the hours of operation and flight frequency will adversely affect the amenity values of the surrounding area.</li> <li>Whether the hoproach and departure flightpaths minimise overflight over noise sensitive activities and sites.</li> <li>Vettor the proposal is in accordance with non-statutory juicelines such as Helicopter Association International Fly Neighbourly Guide, 1993 and the operation is AIRCARE accredited.</li> <li>The extent of servicing and status as a heliport.</li> <li>The extent of compliance with Policies 12.10-12.15.</li> </ol>
2. Noise from the use and operation of rural equipment that does not comply with the permitted activity standards in Rule 12D.1.12.	<ol> <li>Noise from the use and oper on if rural equipment must not exceed the permitted activity standards in Rule 12 J.1.2.1 by more than 5 dBA.</li> <li>Note: This rule does not verride the need to comply with with a limits specified within any existing resource consent(s).</li> </ol>	<ol> <li>Whether measures can be adopted to ensure the expected breach of the <i>permitted activity</i> noise limits avoids the noise sensitive night time period between 10pm and 7am.</li> <li>The length of time the breach of <i>permitted activity</i> noise limits is expected to occur.</li> <li>Whether the sound under investigation possesses a special audible characteristic as defined in NZS 6802: 2008 <i>Acoustics – Environmental Noise</i>.</li> <li>Whether the best practicable option has been employed to avoid unreasonable noise <i>effects</i>.</li> <li>The extent of compliance with Policies 12.10 - 12.15.</li> </ol>

Proposed Kapiti Coast District Plan **General Provisions** 

Table 12D.3 Restricted Discretionary Activities

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
3. Noise from the use and operation of gas guns and avian distress alarms as audible bird scaring devices that do not meet the permitted activity standards in Rule 12D.1.13.	Noise from the use and operation of gas guns and avian distress alarms as audible bird scaring devices must not exceed the permitted activity standards in Rule 12D.1.2.1 by more than 5 dBA.	<ol> <li>The examt of compliance with the Bird Management Plan for the process.</li> <li>The hours of operation and the length of time the breach of the permited activity noise limits is expected to occur.</li> <li>The number of gas guns and avian distress alarms as audible aird scaring devices.</li> <li>The orientation of audible bird scaring devices in relation to any residential building.</li> <li>Whether the best practicable option has been employed to avoid unreasonable noise effects.</li> <li>The extent of compliance with Policies 12.10 - 12.15.</li> </ol>
4. Temporary military training activities that do not comply with one or more of the permitted activity standards in Rule 12D.1.9.	<ol> <li>A Noise Management Plan plans ed by a suitably qualified and experienced expert must be submitted to the Cruncil as part of the resource consent application setting out the method by which noise will be managed. The Noise Management Plan must, as a minimum, address the standards identified in Rice 12D.1.9.</li> <li>Noise levels must be measured in accordance with NZS6801:2008 Acoustics – Measurement of Environmental Sound.</li> </ol>	<ol> <li>The timing and location of the temporary military training activity.</li> <li>The type of military noise source.</li> <li>The length of time the breach of the permitted activity standards is expected to occur, and the extent to which the expected sound levels will exceed the permitted activity standards.</li> <li>The separation distance to any household unit, residential activity, Living Zone site, or any building used for noise sensitive activities.</li> </ol>

## **Table 12D.3 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards in this table, and all relevant rules and standards in other chapters (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
		<ol><li>Noise mitigation measures to avoid unreasonable noise effects.</li></ol>
		6. The extent compliance with Policies 12.10 - 12.15.

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# **Table 12D.4 Discretionary Activities**

The following activities are discretionary activities.

# **Discretionary Activities**

1. Any activity that is not identified as a *permitted*, *controlled*, *restricted discretionary*, *discretionary*,-non-complying, or *prohibited activity* and does not comply with one or more of the *permitted*, *controlled* or *restricted discretionary activity* standards unless otherwise specifically stated.

2. The following activities within the *outer control boundary* outside the Airport Zone as shown on the istrict Plan Maps:

- a) hospitals
- b) rest homes
- c) educational facilities
- d) papakāinga housing
- e) community facilities
- f) restaurants
- g) convention centres
- h) motels
- i) other noise sensitive activities except residential activities.

# **Table 12D.5 Non Complying Activities**

The following activities are **non-complying** activities.

# **Non-Complying Activities**

- 1. Noise sensitive activities located between the air noise boundary and the outer control boundary that do not meet one or more of the acoustic insulation standards set out in Rule 12D.1.14.
- 2. Aircraft operations in the Airport Zone occurring between 10.30pm and 6am that are not provided for as a permitted activity.



# **Table 12D.6 Prohibited Activities**

The following activities are prohibited activities.

### **Prohibited Activities**

- 1. Noise sensitive activities located within the air noise boundary identified in the District Plan Maps.
- 2. Subdivision for the purposes of creating a vacant site for residential activities within air noise boundary identified on the District Plan Maps.

# Schedule 12.1

## Minimum construction for habitable rooms

Building Element	Detail	Minimum Construction	
External Walls	Exterior Lining:	20mm timber or 6mm fibre cement or any sheet product exceeding 10 kg/m <sup>2</sup>	
	Insulation:	Not required for acoustical purposes	
	Frame:	100mm gap containing 100mm acoustic blanket (R2.2 Batts or similar two layers of 12.5mm gypsum plasterboard* (or an equivalent combination of exterior and interior wall mass)	
Windows / Glazed Doors		Up to 40% of wall area: Minimum thickness 6mm glazing	
Glazeu Doors		Up to 60% of wall area: Minimum thickness 8mm glazing	
		Up to 80% of wall area: Minimum thicknes 8mm laminated glass or minimum 10mm double graing; Aluminium framing with compression set is (or equivalent)	
Pitched Roof	Cladding:	0.5mm profiled steel or mason. 7th s or 3mm corrugated fibre cement	
	Insulation:	100mm thermal insulation blacker batts	
	Ceiling:	12.5 gypsum plaster b 12 d	
Skillion Roof	Cladding:	0.5mm profiler's rel or 3mm fibre cement	
	Sarking:	20mm particle hoard or 17mm plywood	
	Insulation:	100mm gar containing 100mm acoustic blanket 2.2 3atts or similar)	
	Ceiling:	2 yer 55mm gypsum or plasterboard	
External Doors	5	Colic ore door (min 24kg/m2) with weather seals.  So ling loors are not permitted. Bi-Fold type doors shall be fit ed with compression seals and be glazed as above for windows.	

**Note:** The specified constructions in this table are the minimum required to meet the acoustic standards. Alternatives with greater mass or larger thicknesses of insulation will be acceptable. Any additional construction requirements to meet other applicable standards not covered by Rule 12D.1.14 (e.g. fire, Building Code etc) would also need to be implemented.

# 12.5 Domestic Satellite Dishes and Amateur Radio Configurations

#### 12.5.1 Introduction

Domestic satellite dishes are common place in residential and rural areas and are mainly used to receive satellite television broadcasts. Satellite dishes of various sizes or multiple dishes, may be used to receive broadcasts from overseas. It is important that larger dishes or several dishes do not cause adverse visual and *amenity effects* on the surrounding areas and residents. The Plan provides for these types of *structures* whilst controlling their *height*, diameter and location in order to maintain visual and *amenity values*.

Amateur radio is a personal recreational and technical activity that encourages experimentation in radio technology and related topics, self-training, and personal communications world-wide. It also can provide a pool of technically capable people available to the community in times of adversity.

Amateur radio operators do not fit within the definition of *network ut'lity operators* under the RMA, however their activities involve radio-communication and their dio configurations involve masts, aerials and supporting *structures*.

Amateur radio *structures* are most commonly located in residential or rural areas, in the backyard of an operator's residence. Both the location and vize of come configurations means that they may have adverse environmental effect is.

Amateur radio uses the radio spectrum which is an intrinational natural resource. Amateur radio is regulated by international convention to this all signatory countries are bound. The Radio Spectrum Management Division of the I linistry of Business Innovation and Employment administers amateur radio in New Locand.

Amateur radio activity in New Zealand ar art from Repeaters, Beacons and Fixed Links, is covered by the General User Radio Licence for Amateur Radio Operators. To be a part of the General User Radio Licence for Amateur Radio Operators an operator must hold a New Zealand General Amateur Operator's Certificate. This certificate is gained through sitting and passing an exam administer of by an approved radio examiner.

Amateur radio configure .or; that include Repeaters, Beacons and Fixed Links must be individually licensed by an proved radio engineer or certifier. This is because they require coordination with other radio services.

#### 12.5.2 Policies

# Policy 12.16 - Amateur Radio

To provide for amateur radio, while recognising the possible adverse *effects* of configurations on amenity, heritage, landscape, and *open space* values.

## Policy 12.17 - Assessment criteria

The following assessment criteria shall be applied, where applicable, when considering resource consent applications for domestic satellite dishes and

### amateur radio configurations:

- a) the maximum *height* of the any *mast* or satellite dish and area or diameter of any *mast*, *aerial* or satellite dish;
- b) the extent to which the *amateur radio configuration* or satellite dish will be obtrusively visible, will adversely affect landscape values, or will detract from the *amenity values* of the area in which it is situated or those in any nearby area;
- c) the extent to which the *height*, area, diameter or siting of the *mast*, satellite dish or *aerials* will have *effects* on sunlight access to residential areas or public places;
- d) the extent of variance from the standards for Permitted Activities;
- e) if the *mast*, satellite dish or *aerials* are likely to result in a significant adverse *effect* on the environment, whether the location and scale are appropriate having regard to alternative locations or other options;
- f) the visibility of the *mast*, satellite dish or *aerial* in relation to district wide, local and neighbouring views;
- g) the use of external materials on *masts*, satellite dishes, aerials and associated buildings to minimise the visual control with the surrounding environment;
- h) cumulative effects associated with other configurations or satellite dishes in close proximity; and
- i) the visual *amenity effects* and siting of supporting *structures*, *aerials* and other attachments.

# 12.5.3 Rules and Standards - Domestic Satellite Dishes and Amateur Radio Configurations

# Introduction: Applicability of Rules in Tables 12E.1 – 12E.3

The rules in Tables 12E.1 to 12E.3 apply to all land and activities in all *zones* unless otherwise specified. There may be other rules within the District Plan that also apply to *sites* and activities within these Zones. Section 1.1 in Chapter 1 sets out how to use the Plan and identify other rules that may also apply to a *site* or activity.

### **Table 12E.1. Permitted Activities**

Permitted Activities	Standards			
Domestic satellite dishes.	1. The diameter of any satellite dish other that it is a egal road or road reserve must not exceed 1.2 metres.			
	2. There must be no more than two sate li	te di hes per site or 1 p	er household unit which	ever is greater.
2. Amateur radio configurations	<ol> <li>Ground mounted support structure. for Amateur Radio Configurations must comply with the requirements in tables a) and b) (i.e. there in ay be one large support structure that meets the requirements in table a) combined with or separate to several six aller support structures that meet the standards in table b)).</li> <li>a) Requirements for six aller support mounted support structures:</li> </ol>			
	2one	Maximum Height (including aerials, other than whip aerials permitted by Standard 2.a))	Setbacks (including aerial)	Support structure maximum diameter above 8m
	Rural Hills, Rural Plains	25m	5m from rear and side boundaries	600mm
	Rural Dunes, Rural Residential, Rural Eco- hamlet and Working Zones	18m	5m from rear and side boundaries	600mm

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards and all relevant permitted activity standards in other chapters (unless otherwise specified).

Permitted Activities	Standards				
		Living Zones and Open Space Zones	15m	1.5m from rear a side boundaries	
		rements for support structure r panel aerial attached:	es less than 120mm in	"am/ ter (thickening i	s permitted at joint
		Zone	Maximi in number of simpor structures	Maximum height including aerial other than whip aerials permitted by standard 2. a)	Setback
		Rural Hills, Rural Plains	6	12m	5m from rear and side boundaries except for poles described in 1. c) below
		Rural Dones, Rurul Residentia, Runl Eco-	6	10m	5m from rear and side

...mle and Working

Living Zones and Open

Space Zones

Zor

6

boundaries except for poles

described in 1. c) below

1.5m from rear

and side boundaries except for poles described in 1. c) below

10m

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards and all relevant permitted activity standards in other chapters (unless otherwise specified).

#### **Permitted Activities Standards** c) Poles of less than 61mm diameter and less than 7m in height supporting only wire aerials must be set back a minimum of 0.5m from side or rear boundaries in rural plains, rural hills, rural eco-hamlet, and working zones. For the avoidance of doubt, this exemption does not apply the Rural Residential zones. 2. A maximum of four dish, whip or yagi aerials attached to a quantum mounted support structure for amateur radio that meets the following standards are permitted: Zone Me imum dimension Maximum (di meter or width) if dimension mounted at or below (diameter or 5m width) if mounted a above 5m Rural Hills, Rural Pla. s 3.5m excluding yagi 2m aerials excluding yagi aerials Rural Dune Rur II 2m 2m Residence | Reside and Vorkin Zones Living Z the s and Open Space 1.2m 2m Zone a) Whip aerie's up to 4m in length and 61mm diameter may be mounted above support structures provided for in Stanuard 1 a) and b) in all zones. b) Yagi aerial up to 14.9 x 13m may be mounted on a permitted support structure in rural hills and rural plain zones only.

The following activities are **permitted** activities, provided that they comply with all corresponding permitted activity standards and all relevant permitted activity standards in other chapters (unless otherwise specified).

#### **Permitted Activities Standards** 3. Configurations attached to buildings must meet the standards below. A maximum of four dish, yaqi, whip or discone type aerial is permitted: Zone erial aximum Maximum /iameter/ محمد height above permitted width building height Rural Hills, Rural Plains 2m or 2m<sup>2</sup> 5m Rural Dunes, Rural Residential, Rura 2m or 2m<sup>2</sup> 5m Eco-hamlet and Working Lon's Living Zones and Open S. .ce 2 ones 1.2m or 0.8m<sup>2</sup> 2m 4. No amateur radio configuration win a able a) support pole may be placed in a front yard or coastal yard. 5. Any guy wires used to support around mounted support structures must not exceed 13mm in diameter. 6. No element of the configura of shall protrude over the property boundary at any height unless the adjoining property is listed on the same inputer freehold register. 7. The configuration must be of ned and operated by a Licensed Amateur Radio Operator. 8. The maximum exposure letels for all amateur radio configurations must not exceed the levels specified in NZS 2772:19° J: 9. No ama, radii configuration (except building mounted configurations meeting standard 12E.1.2.3) shall be located in: a) a well defined fault avoidance area: b) a well defined extension fault avoidance area: c) a river corridor, stream corridor or overflow path: d) an Open Space (conservation and scenic) Zone; e) an outstanding natural feature and landscape;

f) an ecological site; or

Permitted Activities	Standards
	g) historic heritage feature identified in Schedule 10.1 - Historic Heritage.



Table 12E.3 Restricted Discretionary Activities
The following activities are restricted discretionary activities, provided that they comply with all corresponding restricted discretionary activity standards (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
Amateur radio configurations that do not meet the permitted activity standards in 12E.1.2		<ol> <li>Any positive effects to be derived from the activity</li> <li>Health and safety</li> <li>Layou, design and location of the proposed structure(s)</li> <li>Colour and materials of the proposed structure(s)</li> <li>sual character and amenity effects</li> <li>iffects on natural character</li> <li>Effects on historic heritage</li> <li>Natural hazard risk management</li> <li>Adequacy of the methods of mitigation/remediation or ongoing management of effects.</li> <li>Any opportunities to reduce existing adverse effects on sensitive activities</li> <li>Effects on a geological site, special amenity landscape, outstanding natural feature and landscape, area of outstanding or high natural character</li> <li>Adequacy of the methods of mitigation/remediation or ongoing management</li> <li>Imposition of conditions in accordance with Section 108 of the RMA.</li> </ol>
<ol> <li>Any domestic satellite that does not comply with one or more of the permitted activity standards under Rule 12E.1.1.</li> </ol>	<ol> <li>Any domestic satellite must comply with permitted activity standards under Rule 11A.1.2.</li> </ol>	<ol> <li>Any positive <i>effects</i> to be derived from the activity</li> <li>Health and safety</li> <li>Layout, design and location of the proposed <i>structure</i>(s)</li> </ol>

# **Table 12E.3 Restricted Discretionary Activities**

The following activities are **restricted discretionary** activities, provided that they comply with all corresponding restricted discretionary activity standards (unless otherwise specified).

Restricted Discretionary Activities	Standards	Matters over which Council will restrict its discretion
		<ul> <li>4. Colour and materials of the proposed structure(s)</li> <li>5. Visual, character and amenity effects</li> <li>6. Effects in na ural character</li> <li>7 Elects in historic heritage</li> <li>8. Vac hazard risk management</li> <li>Ar equacy of the methods of mitigation/remediation or ongoing management of effects.</li> </ul>