This section has rules that have legal effect. Please check the ePlan to see what the legal effect is or subject to appeal.

Appendix 1 – Officers Recommended Amendments to the Subdivision Chapter

Note the below provisions represent the Section 42A Report Writing Officer's recommended amendments to the provisions of the Proposed District Plan, in response to submissions (with <u>underline</u> used for new text and <u>strikethrough</u> for deleted text). Amendments proposed to be inserted as part of Variation 1 to the Proposed District Plan are shown in <u>blue underline</u> for new text and <u>strikethrough</u> for deleted text. Recommendations made through the previous Chapters are shown in <u>purple underline</u> for new text and <u>purple strikethrough</u> for deleted text.

Overview

Subdivision is the process of dividing an allotment or building into one or more additional lots or units or changing an existing boundary location. The way an allotment is subdivided, including its size and shape is important as it not only determines the quality and character of development, but it also impacts on surrounding sites and the future use of the land. Subdivision affects the natural and physical environment and introduces long-term development patterns that are unlikely to be reversed.

Subdivisions should be designed in an integrated way that contributes to a sense of place, supports connectivity and provides well-designed, accessible and safe spaces. It should not result in reverse sensitivity effects that cause land to be sterilised and result in the inability to undertake the activities enabled in the relevant zone. The subdivision process also provides the opportunity to create esplanade reserves or strips adjacent to the coast and rivers to enable public access and recreation, or to manage conservation values.

Te Ture Whenua Māori Act 1993 exempts hapū partitions and combined partitions from the subdivision provisions of the Act and these are administrated by the Māori Land Court. However, full partitions are subject to the subdivision provisions.

Subdivision of land that contains an identified feature or resource overlay may be subject to additional provisions. Regard should be given to the relevant chapter managing that feature/ resource, including its objectives and policies. Zone rules may also have a bearing on subdivision applications. For example, a subdivision may result in an existing land use activity failing to comply with rules in the Plan due to the change in allotment size. Other sections of the Plan will be relevant for land use activities, which may be associated with and/or required to implement the subdivision e.g. earthworks or the formation of roads.

Consent for subdivision or land use may also be required under the National Environmental Standard for Assessing and Managing Contaminants in Soil to Protect Human Health (NESCS), unless it can be demonstrated that the NESCS does not apply to the application site.

Council has a responsibility under the RMA, <u>NPS-HPL</u> and the Northland Regional Policy Statement to ensure that there is sufficient land available to meet the future demands of the district, that development is in the right location, and manage the rural land resource to <u>protect highly productive land from inappropriate subdivision and 1 provide for the economic, social and cultural well-being of people and communities while managing adverse effects on natural and physical, historic heritage and cultural values, natural features and landscapes or indigenous biodiversity.</u>

¹ S359.029 and others

Objectives SUB-O1 Subdivision results in the efficient use of land, which: a. achieves the objectives of each relevant zone, precinct, development area,² overlays and the district wide provisions; b. contributes to the existing or planned³ local character and sense of place; c. avoids reverse sensitivity issues that would prevent or adversely affect activities already established on land from continuing to operate; d. avoids land use patterns which would prevent land from achieving the objectives and policies of the zone in which it is located; e. does not increase risk from natural hazards or risks are mitigates and existing risks reduced: and f. manages adverse effects on the environment. SUB-O2 Subdivision recognises and provides for the: a. Protection of highly productive land; and 4 b. Pprotection, restoration or enhancement of Outstanding Natural Features, Outstanding Natural Landscapes, Natural Character of the Coastal Environment, Areas of High Natural Character, Outstanding Natural Character, wetland, lake and river margins, Significant Natural Areas areas of significant indigenous vegetation and significant habitats of indigenous fauna⁶, Sites and Areas of Significance to Māori, and Historic Heritage. SUB-O3 Infrastructure is planned to service the proposed subdivision and development where: a. there is existing infrastructure connection, infrastructure should in an integrated, efficient, coordinated and future-proofed manner at the time of subdivision; b. where no existing connection is available infrastructure should be splanned and consideration be given to connections made⁷ with the wider infrastructure network. SUB-O4 Subdivision is accessible, connected, and integrated with the surrounding environment including by-and8 providesing for: a. safe transport connections including active modes of public transport where practicable; b. new, and connection to existing⁹ public open spaces; c. esplanade where land adjoins the coastal marine area; and d. esplanade where land adjoins other qualifying waterbodies. **SUB-OX** Subdivision protects the long-term availability and productive capacity of highly productive land by avoiding inappropriate subdivision that would compromise its use for farming and forestry activities. 10 SUB-OY Subdivision occurs in a sequenced and coherent manner in locations and at a rate that enables growth and development to be supported by additional infrastructure. 11 **Policies** SUB-P1 Enable boundary adjustments that:

² Clause 10(2)(b), Schedule 1, RMA

³ S463.041

⁴ S364.053

⁵ Clause 10(2)(b), Schedule 1, RMA

⁶ S451.004 and others

⁷ S356.074

⁸ S271.022

⁹ S271.022

¹⁰ S359.029 and others

¹¹ S331.049

	 a. do not alter: i. the degree of non compliance with District Plan rules and standards; ii. the number and location of any access; and iii. the number of certificates of title.; and b. are in accordance with the minimum lot sizes of the zone and comply with access, infrastructure and esplanade provisions. 42
SUB-P2	Enable subdivision for the purpose of public works, infrastructure, reserves or access.
SUB-P3	Provide for subdivision where it results in allotments that: a. are consistent with the <u>planned environment¹³ purpose, characteristics and qualities</u> of the zone <u>or precinct;</u> b. comply with the minimum allotment sizes for each zone <u>or precinct¹⁴;</u> c. have an adequate size and appropriate shape to contain a building platform; and d. have legal and physical access.
SUB-P4	Manage subdivision of land as detailed in the district wide, natural environment values, historical an cultural values and hazard and risks sections of the plan ⁴⁵
SUB-P5	Manage subdivision design and layout in the General Residential, Mixed Use, Medium Density Residential, Town Centre ¹⁶ and Settlement zone to provide for safe, connected and accessible environments by: a. minimising vehicle crossings that could affect the safety and efficiency of the current and future transport network; b. avoid cul-de-sac development unless the site or the topography prevents future public access and connections; c. providing for development that encourages social interaction, neighbourhood cohesion, a sense of place and is well connected to public spaces; d. contributing to a well connected transport network that safeguards future roading connections; and- e. maximising accessibility, (including for emergency response) and ¹⁷ connectivity by creating walkways, cycleways and an interconnected transport network; and f. providing additional infrastructure where required ¹⁸ .
SUB-P6	Require infrastructure to be provided in an integrated and comprehensive manner by: a. demonstrating that the subdivision will be appropriately serviced (including telecommunications) ¹⁹ and integrated with existing and planned infrastructure if available; and b. ensuring that the infrastructure is provided is in accordance with the planned environment purpose, characteristics and qualities ²⁹ of the zone.
SUB- P7	Require the vesting of esplanade reserves <u>or esplanade strips²¹</u> when subdividing <u>to specific allotment sizes²²</u> land adjoining the coast or other qualifying waterbodies.
SUB-P8	Avoid rural lifestyle subdivision in the Rural Production zone unless the subdivision: a. will protect areas of significant indigenous vegetation or significant habitats of

¹² S368.088

 ¹³ S463.041 and others
 14 Clause 10(2)(b), Schedule 1, RMA

¹⁵ S463.044

¹⁶ Clause 10(2)(b), Schedule 1, RMA ¹⁷ S512.030

¹⁸ S331.055

¹⁹ S278.001 and others

²⁰ Clause 10(2)(b), Schedule 1, RMA ²¹ S118.001

²² S167.051

	indigenous fauna a qualifying SNA in perpetuity as required in SUB-R6 and result in the SNA being added to the District Plan SNA schedule; 23 and b. achieves the environmental outcomes required in SUB-R7; or 24 c. is around an existing residential unit, as provided for by SUB-R3. 25 d. will not result in the loss of versatile soils 26 for primary production activities.		
SUB-PX	Avoid subdivision that: a. Within the Horticulture Precinct, is not provided for in PREC1-P5: b. In all other parts of the Rural Production Zone: i. results in any potential cumulative loss of the availability or productive capacity of highly productive land for use by farming or forestry activities; ii. cannot demonstrate that the proposed lots will retain the overall productive capacity of highly productive land over the long term; iii. fragments land into parcel sizes that are no longer able to support farming or forestry activities in accordance with RPROZ-P6(c); iv. Results in rural lifestyle subdivision unless provided for in SUB-P8. ²⁷		
SUB-P9	Avoid subdivision rural lifestyle subdivision in the Rural Production zone and R rural residential subdivision in the Rural Lifestyle zone unless the development achieves the environmental outcomes required in the management plan subdivision rule SUB-R7.28		
SUB- P10	To protect amenity and character by avoiding the subdivision of minor residential units from principal residential units where resultant allotments do not comply with minimum allotment size and residential density.		
SUB- P11	Consider the following matters where relevant when assessing and managing the effects of subdivision: ²⁹ Manage subdivision to address the effects of the activity requiring resource consent including (but not limited to) consideration of the following matters where relevant to the application: a. the potential for reverse sensitivity effects that would prevent or adversely affect activities already established on land from continuing to operate ³⁰ b. consistency with the scale, density, design and character of the environment and purpose of the zone; c. the location, scale and design of buildings and structures; d. the adequacy and capacity of available or programmed development infrastructure to accommodate the proposed activity; or the capacity of the site to cater for on-site infrastructure associated with the proposed activity; e. managing natural hazards; f. Any adverse effects on areas with historic heritage and cultural values, natural features and landscapes, natural character or indigenous biodiversity values; and g. any historical, spiritual, or cultural association held by tangata whenua, with regard to the matters set out in Policy TW-P6.		

Rules

Notes:

1. There may be rules in other District-Wide Matters and the underlying zone in Part 3 - Area Specific Matters that apply to a proposed activity, in addition to the rules in this chapter. These other rules may be more stringent than the rules in this chapter. Ensure

²³ S451.004 and others consequential amendments

²⁴ Clause 10(2)(b), Schedule 1, RMA

²⁵ S257.008 and others

²⁶ S159.068

²⁷ S359.029 and others

²⁸ Clause 10(2)(b), Schedule 1, RMA

²⁹ Clause 10(2)(b), Schedule 1, RMA

³⁰ S55.017

that the underlying zone chapter and other relevant District-Wide Matters chapters are also referred to, in addition to this chapter, to determine whether resource consent is required under other rules in the District Plan. Refer to how the plan works chapter to determine the activity status of a proposed activity where resource consent is required under multiple rules.

- 2. Subdivision of land within the Treaty Settlement Overlay is subject to the subdivision rules and standards for the underlying zone
- 3. Where a site has a split zoning the more restrictive rules relating to minimum allotment sizes will apply.
- 4. Any application for a resource consent in relation to a site that is potentially affected by natural hazards must be accompanied by a report prepared by a suitably qualified and experienced engineer that addresses the matters identified in the relevant objectives, policies, performance standards and matters of control/discretion including an assessment of whether the site includes an area of land susceptible to instability.
- 5. A boundary adjustment or subdivision that occurs wholly outside the Natural Open Space Zone and does not create or alter a boundary within land zoned Natural Open Space, shall be assessed under the subdivision rules of the zone(s) in which the boundary adjustment or subdivision occurs.³¹

boundary adjustment or subdivision occurs. ³¹			
SUB-R1	Boundary adjustments		
All zones (except Open Space	Activity status: Controlled Where:	Activity status where compliance not achieved with CON-1: Restricted Discretionary	
zones, Motorua Island zone, and Airport zone)	1. The boundary adjustment complies with standards: SUB-1 Minimum allotment sizes for controlled activities, except where an existing allotment size is already noncompliant, the degree of non-compliance shall not be increased; SUB-S2 Requirements for building platforms for each allotment; SUB-S3 Water supply; SUB-S4 Stormwater management; SUB-S5 Wastewater disposal; SUB-S6 Telecommunications and 22 power supply; and SUB-S7 Easements for any purpose; CON-2 1. the boundary adjustment does not alter 33: i. Alter the ability of existing activities to continue to be permitted under the rules and standards in this District Plan; ii. Alter the degree of non compliance with zone or district wide standards; iii. Alter the number and location of any access; and iv. Increase the number of certificates of	Matters of discretion are restricted to: a. matters of any infringed standard; and b. any relevant matters of control. Activity status where compliance not achieved with CON-2 and CON-3: Discretionary	

³¹ S463.047

³² Clause 10(2)(b), Schedule 1, RMA

³³ S502.081

title.

CON-3

1. The boundary adjustment complies with standard:

SUB -S8 Esplanades.

Matters of control are limited to:

- a. the design and layout of allotments, and the ability to accommodate permitted and/or intended land uses;
- b. the provision of easements or registration of an instrument for the purpose of public access and reserves;
- c. the effects of development phase works on the surrounding area;
- d. extent of potential effects on sites and areas of significance to Māori, ancestral lands, water, site, wāhi tapu and other taonga;
- e. adverse effects on areas with historic heritage and cultural values, natural features and landscapes, wetland, lake and river margins, natural character or indigenous biodiversity values including indigenous taxa that are listed as threatened or at risk in the New Zealand Threat Classification system lists;
- f. natural hazards or geotechnical constraints:
- g. where relevant compliance with Far North District Council Engineering Standards April 2022;³⁴ and
- h. adverse effects arising from land use incompatibility including but not limited to noise, vibration, smell, smoke, dust and spray.

NOTE:

If a resource consent application is made under this rule on land that is within 500m of the airport zone, the airport operator will likely be considered an affected person for any activity where the adverse effects are considered to be minor or more than minor.

Natura	Open
Space :	zone

Activity status: Non-complying

Activity status where compliance not achieved: Not applicable

Open Space zone

³⁴ S516.034 and others. Plan wide consistency

Sport and Active Recreation Motorua Is zone	n zone	
Airport zon	ne	
SUB-R2	Subdivision of land solely to create an allotment that is for the pworks, infrastructure, reserves or access	purpose of public
All zones	Activity status: Controlled	
	Matters of control are limited to:	
	 a. the size, design and layout of lots for the purpose of public works, infrastructure, reserves or access; b. the provision of easements or registration of an instrument for the purpose of public access and reserves; c. the effects of development phase works on the surrounding area; d. the effects on cultural values; e. preservation of the natural character of the coastal environment and the margins of lakes, rivers and wetlands; f. protection of natural features/landforms, waterbodies, indigenous vegetation, indigenous taxa that are listed as threatened or at risk in the New Zealand Threat Classification system lists, historic heritage, sites of significance to tangata whenua, archaeological site or identified feature; g. natural hazards or geotechnical constraints; h. where relevant compliance with Far North Dietrict Council Engineering Standards April 2022; 355 i. effects on notable trees within or adjoining the site; and j. adverse effects arising from land use incompatibility including but not limited to noise, vibration, smell, smoke, dust and spray. NOTE: If a resource consent application is made under this rule on land that is within 500m of the airport zone, the airport operator will likely be considered an affected person for any activity where the adverse effects are considered to be 	

 $^{^{35}}$ S516.034 and others. Plan wide consistency

Proposed: 24/05/2024 Subdivision

	minor or more than minor.		
	Subdivision of land to create a new allotment		
Rural Production	Activity status: Controlled Where:	Activity status where compliance not achieved with CON- 1: Restricted Discretionary	
Rural Lifestyle Rural Residential	CON-1 1. The subdivision complies with standards: SUB-S2 Requirements for building platforms for each allotment;	Matters of discretion are restricted to:	
General Residential zone	SUB-S3 Water supply; SUB-S4 Stormwater management; SUB-S5 Wastewater disposal; SUB-S6 Telecommunications and ³⁷ power	a. matters of any infringed standard; and b. any relevant matters of control.	
Kororāreka Russell	supply; and SUB-S7 Easements for any purpose.	Activity status where compliance not achieved with CON-2: Discretionary	
Township zone	CON-21. The subdivision complies with standards:SUB-S1 Minimum allotment sizes (except	Where:	
Settlement zone	subdivision under SUB-R3 CON-3 below); and SUB-S8 Esplanades.	DIS-1 1. compliance with SUB-S1 Minimum allotment sizes - controlled activity is not achieved,	
Mixed Use zone	Subdivision around an existing residential unit in the Rural Production zone where:	but discretionary activity achieved Activity status where compliance	
Light Industrial zone	a. The residential unit has been legally established or building consent granted on or before the [DATE OF CL10]	not achieved with DIS-1:Non- complying	
Heavy Industrial zone	b. one rural lifestyle allotment is created; c. allotment size is between	Activity status where compliance not achieved with CON-3,d. : Discretionary	
Horticulture zone	2000m2- 2ha; and d. Balance allotment is a minimum of 40ha in size. ³⁸	Where:	
Horticulture Processing zone		1. The balance allotment is greater than 8ha in size	
Hospital zone	the ability to accommodate permitted and/or intended land uses; b. the provision of easements or registration	Activity status where compliance not achieved with CON -3 a,b,c or DIS-2: Non-complying ⁴⁰	
<u>Medium</u>	of an instrument for the purpose of public		

Glause 10(2)(b), Schedule 1, RMA
 S257.008 and others
 S257.008 and others

Density Residential Zone

Town Centre Zone³⁶

access and reserves:

- c. the effects of development phase works on the surrounding area;
- d. extent of potential effects on sites and areas of significance to Māori, ancestral lands, water, site, wāhi tapu and other taonga;
- e. adverse effects on areas with historic heritage and cultural values, natural features and landscapes, wetland, lake and river margins, natural character or indigenous biodiversity values including indigenous taxa that are listed as threatened or at risk in the New Zealand Threat Classification system lists;
- f. natural hazards or geotechnical constraints;
- g. where relevant compliance with Far North District Council Engineering Standards April 2022; ³⁹and
- h. adverse effects arising from land use incompatibility including but not limited to noise, vibration, smell, smoke, dust and spray.

NOTE:

If a resource consent application is made under this rule on land that is within 500m of the airport zone, the airport operator will likely be considered an affected person for any activity where the adverse effects are considered to be minor or more than minor.

Orongo Bay zone

Activity status: Controlled

Where:

CON-1:

 The subdivision complies with standards: SUB-S3 Water supply;

SUB-S4 Stormwater management; SUB-S5 Wastewater disposal;

SUB-S6 Telecommunications and⁴¹ power supply; and

SUB-S7 Easements for any purpose.

CON-2

1. The subdivision complies with standard: SUB-S8 Esplanades.

CON-3

Activity status where compliance not achieved with CON-1: Restricted Discretionary

Matters of discretion are restricted to:

- a. matters of any infringed standard;
 and
- b. any relevant matters of control in SUB-R3.

Activity status where compliance not achieved with CON-2: Discretionary

Activity status where compliance not achieved with CON-3: Non-complying

³⁶ Consequential amendment

³⁹ S516.034 and others. Plan wide consistency

⁴¹ Clause 10(2)(b), Schedule 1, RMA

	table: Orongo Bay zone Matters of co	1. the minimum lot sizes are: • 3,000m2 (onsite sewerage disposal); • 1,000m2 (reticulated sewerage disposal); 2. the subdivision is part of an approved Comprehensive Development Plan; and 3. Maximum number of separate titles created shall not exceed seven.	
Carrington Estate zone	Where: CON-1: 1. The sub SUB-S3 SUB-S4 SUB-S6 supply; a SUB-S7 CON-2 1. The sub SUB-S8 Espl CON-3: 1. The sub the accordub con Carringt Matters of co	Easements for any purpose. division complies with standard:	Activity status where compliance not achieved with CON-1: Restricted Discretionary Matters of discretion are restricted to: a. matters of any infringed standard; and b. any relevant matters of control in SUB-R3. Activity status where compliance not achieved with CON-2: Discretionary Activity status where compliance not achieved with CON-3: Non-complying
Kauri Cliffs zone	Where: RDIS-1: 1. The subdiscrete SUB-S3 SUB-S4 SUB-S5	division complies with standards: Water supply; Stormwater management; Wastewater disposal; Telecommunications and ⁴³ power	Activity status where compliance not achieved with RDIS-1 or RDIS-2: Discretionary Activity status where compliance not achieved with RDIS-2: Discretionary

 $^{^{\}rm 42}$ Clause 10(2)(b), Schedule 1, RMA $^{\rm 43}$ Clause 10(2)(b), Schedule 1, RMA

supply;

SUB-S7 Easements for any purpose; and SUB-S8 Esplanades.

RDIS-2:

- 1. The Ssubdivision is within the Golf Living subzone and:
 - a. no greater than of up to 60 new lots for residential (golf living) purposes, are created; provided that;
 - b. no lot is less than 4,0500m² in area:
 - c. on-site treatment and disposal of wastewater is provided for; and
 - d. defined the building platforms footprints, identified through a professional landscape assessment, are specified; and on an approved plan of subdivision.
 - e. a landscape planning and management plan is provided with the application with a purpose to integrate development into the surrounding property and wider landscape context.

Matters of discretion are restricted to:

- a. matters of control in SUB-R3;
- b. the extent to which the activity may impact adversely on the unique character of the Kauri Cliffs Zone;
- the extent to which any adverse effects on areas of indigenous vegetation and habitat are avoided, remedied or mitigated; and
- d. the effect on adjoining activities.
- e. the measures proposed for the implementation and ongoing management of planting within the subdivision;
- f. the matters in CE-P10;
- g. the stability of land, buildings and infrastructure;
- h. <u>serving and infrastructure requirements:</u> <u>and</u>
- i. design of the lot layout and building selection to reduce adverse visual effects, including by clustering development and being setback from high points and major ridges.⁴⁴

⁴⁴ S463.048 Hearing 15A Kauri Cliffs

Proposed: 24/05/2024 Subdivision

	NOTE: Applications for restricted discretionary activities within the Golf living sub-zone will be treated as non notified applications provided the written approval of owners of land adjoining the lots to be subdivided has been obtained.	
Māori Purpose zone	Activity status: Discretionary	Activity status where compliance not achieved: Not applicable
Ngawha Innovation and Enterprise Park		
Waitangi Estate Special Purpose Zone45		
Open space zones	Activity status: Non-complying	Activity status where compliance not achieved: Not applicable
Motorua Island zone		
Quail Ridge zone		
Airport zone		
SUB-R4	Subdivision that creates a private accessway	
All zones	Activity status: Controlled Where:	Activity status where compliance not achieved with CON-1 and CON-2: Discretionary
	CON -1 1. A private accessway serves a maximum of 8 sites allotments.	Note: the transport chapter may apply and needs to be addressed. ⁴⁷
	CON-2 1. Where a subdivision serves 9 or more allotments sites ⁴⁶ , access shall be by public road.	

⁴⁵ Clause 10(2)(b), Schedule 1, RMA Hearing 15B ⁴⁶ Clause 10(2)(b), Schedule 1, RMA Hearing 11- Transport ⁴⁷ S178.007 and others

Subdivision around an approved multi-unit residential⁴⁸ development SUB-R5

zone

Medium Density Residential zone

General Residential Activity status: Controlled

Where:

CON-1

1. Subdivision complies with standards: SUB-S2 Requirements for building platforms for each allotment; SUB-S3 Water supply: SUB-S4 Stormwater management; SUB-S5 Wastewater disposal; SUB-S6 Telecommunications and 49 power supply; and SUB-S7 Easements for any purpose.

CON-2

1. Subdivision complies with standards SUB-S1 Minimum allotment sizes -Controlled activity; and 50 SUB-S8 Esplanades

CON-3

1. The multi-unit residential development (excluding minor residential units) has already been constructed or the subdivision is proposed around a multi-unit residential development that has been approved by way of resource consent.

Matters of control are limited to:

- a. the design and layout of allotments. and the ability to accommodate permitted and/or intended land uses;
- b. the provision of easements or registration of an instrument for the purpose of public access and reserves:
- c. the effects of development phase works on the surrounding area;
- d. extent of potential effects on sites and areas of significance to Māori, ancestral lands, water, site, wāhi tapu and other taonga:
- e. adverse effects on areas with historic heritage and cultural values, natural features and landscapes, wetland, lake and river margins, natural character or indigenous biodiversity

Activity status where compliance not achieved with CON-1: Restricted **Discretionary**

Matters of discretion are restricted to:

- a. matters of any infringed standard; and
- b. any relevant matters of control in SUB-R45.

Activity status where compliance not achieved with **CON-2: Discretionary**

Activity status where compliance not achieved with CON-3: Non-complying

⁴⁸ S561.048

⁴⁹ Clause 10(2)(b), Schedule 1, RMA

⁵⁰ S138.009

values including indigenous taxa that are listed as threatened or at risk in the New Zealand Threat Classification system lists;

- f. natural hazards or geotechnical constraints;
- g. where relevant compliance with Far North District Council Engineering Standards 2022;⁵¹ and
- h. adverse effects arising from land use incompatibility including but not limited to noise, vibration, smell, smoke, dust and spray.

NOTE:

Environmental benefit subdivision

The Environmental benefit subdivision complies

significant indigenous of additional lots

significant indigenous | created on an

with either Table 1 or Table 2 as follows:

If a resource consent application is made under this rule on land that is within 500m of the airport zone, the airport operator will likely be considered an affected person for any activity where the adverse effects are considered to be minor or more than minor.

Rural Production zone	Activity status: Restricted Discretionary Where:	Activity status where compliance not achieved with RDIS -1, RDIS-2, RDIS-3, RDIS-4 and RDIS-5 is not achieved: Discretionary	
	RDIS -1		
	Subdivision complies with standards: SUB-S2 Requirements for building platforms for each allotment; SUB-S3 Water supply; SUB-S4 Stormwater management; SUB-S5 Wastewater disposal; SUB-S6 Telecommunications and 52 power supply; SUB-S7 Easements for any purpose; and SUB-S8 Esplanades.	Activity status where compliance not achieved with RDIS-6, and RDIS-7 and RDIS-8 is not achieved: Non-complying	

Maximum Number

that can be

RDIS -2

Table 1.

Total area of

vegetation or

SUB-R6

⁵¹ S516.034 and others. Plan wide consistency

⁵² Clause 10(2)(b), Schedule 1, RMA

habitat to be legally protected on an individual Record of Title	individual Record of Title
Greater than 4ha — less than 10ha	1
Greater than 10ha — less than 20ha	2
Greater than 20ha	3

Table 2.

Total area of natural wetland to be legally protected on an individual Record of Title	Maximum Number of additional lots that can be created on an individual Record of Title
Greater than 0.5ha (5,000m²) — less than 1ha	1
Greater than 1ha — less than 2ha	2
Greater than 2ha	3

RDIS-2

Each separate area of significant indigenous vegetation, significant⁵³ indigenous habitat or natural wetland included in the proposal must be assessed by a suitably qualified and experienced ecologist as satisfying at least one criteria in Appendix 5 of the Northland RPS (Criteria for determining significance of indigenous biodiversity).

RDIS-3

The significant indigenous vegetation, significant indigenous habitat or natural wetland must be added to the list of scheduled Significant Natural Areas in the District Plan, which will be incorporated into the District Plan as part of the next plan update plan change.54

RDIS-4

The subdivision proposes to protect all areas of indigenous vegetation, indigenous habitat or natural wetland by way of a conservation covenant pursuant to the Reserves Act 1977 or the Queen Elizabeth II National Trust Act 1977.

RDIS-5

⁵³ S364.055

⁵⁴ S167.057 and consequential amendments

An ecological management plan is prepared to address the ongoing management of the covenanted area to ensure that the values are maintained and the plan includes:

- Fencing requirements for the covenant area:
- Ongoing pest plant and animal control; and
- 3. Any enhancement or edge planting required within the covenant area

RDIS-6

All proposed new environmental allotments are to be a minimum size of $2\underline{1}^{55}$ ha in area and the balance lot must be greater than 40ha.

RDIS-7

This rule has not been used previously to gain an additional subdivision entitlement.

RDIS-8

Where the land to be subdivided contains versatile soil (as determined by a property scale site specific Land Use Capability Classification prepared by a suitably qualified person), the proposed new allotments created by the new environmental benefit lot subdivision, exclusive of the balance area, must not individually contain more than 15% versatile soils within the allotment.⁵⁶

Matters of discretion are restricted to:

- a. subdivision design and layout and proximity to the significant indigenous vegetation, significant indigenous habitat or natural wetland being protected;
- b. the ecological benefits that will result from the subdivision and level of protection and enhancement proposed;
- c. matters contained in the ecological management plan for the covenant area;
- d. effects of the subdivision on rural character and amenity values;
- e. the extent of earthworks including earthworks for the location of building platforms and access ways;
- f. effects on rural productivity and the availability and productivity capacity of versatile soils;
- g. potential for reverse sensitivity effects;
- h. how the subdivision layout and design may impact on the operation,

⁵⁵ S290.001 and others

⁵⁶ Clause 10(2)(b), Schedule 1, RMA

maintenance, upgrading and development of existing infrastructure assets; and

i. any relevant matters of control in SUB -

NOTE:

If a resource consent application is made under this rule on land that is within 500m of the airport zone, the airport operator will likely be considered an affected person for any activity where the adverse effects are considered to be minor or more than minor.

SUB-R7 Management plan subdivision

zone

Rural Production Activity status: Discretionary

Activity status where compliance not achieved with DIS-1: Non-complying

Rural Lifestyle zone

DIS-1

Where:

- the average size of all lots in the management plan subdivision, excluding lots used solely for access, utilities, roads and reserves is no less than 21ha in the Rural Production zone and 5,000m² in the Rural Lifestyle zone:
- 2. This is the only management plan subdivision for the specified portion of a site:
- 3. The portion of a site that is not subject to the management plan shall be no less than 8ha in the Rural Production and 21ha Rural Lifestyle zone; and
- 4. The application contains the information listed in APP3- Subdivision management plan criteria.

Note:

Rules SUB-R8 — SUB-R210⁵⁷ are specific rules relating to subdivision of land in the district wide, natural environment values, historical an cultural values and hazard and risks sections of the plan and apply in addition to SUB-R1 — SUB-R7.

SUB-R8	Subdivision of a site containing land susceptible to land instability	
All zones	Activity status: Controlled Where: Activity status where contact achieved with CON-1: Displayed with CON-1:	
	CON-1 The proposed development area, including the ⁵⁸ building platform and any area that is required for access and services, is located wholly outside of any area on the site that is	

 ⁵⁷ Clause 10(2)(b), Schedule 1, RMA
 ⁵⁸ S117.001 Hearing 13 Hazards

OTTI.OUTTICATING TO HAZA

identified as being land susceptible to land instability.

Matters of control are limited to:

- a. the location of lots, building platforms, access and services;
- b. the management of the land instability hazard to enable the intended use of the land and protect other property; and
- the feasibility and integrity of any physical mitigation measures required so that land instability hazard risk to the subject site or other property is not increased.

SUB-R9 Subdivision of a site within the National Grid Subdivision 59 Corridor

Where:

RDIS-1

Proposed building platforms are identified for each allotment and located wholly outside of the National Grid Yard (except where the⁶⁰ allotments are for roads, esplanades, accessways and infrastructure).

Matters of discretion are restricted to:

- a. the extent to which the subdivision allows for the ongoing efficient operation, maintenance and upgrading of the National Grid, including the ability for continued reasonable access for inspections, maintenance and upgrading;
- b. the location of any future building platform as it relates to the National Grid Yard:
- c. the extent to which the subdivision design allows for any future sensitive activity and associated buildings to be setback from the National Grid;
- d. the nature and location of any vegetation to be planted in the vicinity of the National Grid:
- e. the ability of future development to comply with NZECP 34: 2001 New Zealand Electricity Code of Practice for Electricity Safe Distances:
- f. the risk of electrical hazards affecting public or individual safety, and the risk of public and private property damage; and

Activity status where compliance not achieved with RDIS-1: Not applicable Non-complying⁶¹

⁵⁹ S454.095 Hearing 11 Infrastructure

⁶⁰Clause 16 correction

⁶¹ Clause 16 correction Hearing 11 Infrastructure

g. the outcome of any consultation with the owner and operator of the National Grid.

- a. The extent to which the subdivision allows for earthworks, buildings and structures to comply with the safe distance requirements of the New Zealand Electrical Code of Practice for Safe Electrical Distances (NZECP 34:2001);
- b. The provision for the on-going efficient operation, maintenance, development and upgrade of the National Grid, including the ability for physical vehicle access to existing transmission lines and support structures for maintenance, inspections and upgrading;
- c. The extent to which potential adverse effects (including visual and reverse sensitivity effects) are mitigated through the location of building platforms.
- d. The extent to which the design and construction of the subdivision allows for activities to be setback from the National Grid to ensure adverse effects on, and from, the National Grid and on public safety and property are appropriately avoided, remedied or mitigated, for example, through the location of roads and reserves under the transmission lines;
- e. The nature and location of any proposed vegetation to be planted within the National Grid Yard;
- f. The outcome of any consultation with, and technical advice from, Transpower; and
- g. The extent to which the subdivision plan clearly identified the National Grid and proposed building platforms.

SUB-R10 | Subdivision of site within 32m of the centre line of a Critical Electricity Line Overlay

All zones

Activity status:

Restricted Discretionary Controlled

Where:

RDISCON-1

Proposed building platforms identified for each allotment can accommodate a building(s) that comply with the safe distance requirements in the New Zealand Electrical Code of Practice for Safe Electrical Distances (NZECP34:2001)

Activity status where compliance not achieved with RDIS-CON-1: Not applicable Discretionary

(except where the allotments are for roads, esplanades, accessways and infrastructure)⁶²

Matters of discretion are restricted to:

- a. the safe and efficient operation and maintenance of the electricity supply network:
- b. the location of any future building platform and access as it relates to the critical electricity line:
- effects on access to critical electricity lines and associated infrastructure for inspections, maintenance and upgrading purposes;
- d. the extent to which the subdivision design allows for any future sensitive activity and associated buildings to be setback from the critical electricity line;
- e. the mature size, growth rate, location, and fall zone of any associated tree planting;
- f. including landscape planting and shelterbelts;
- g. compliance with NZECP 34: 2001 New Zealand Electricity Code of Practice for Electricity Safe Distances;
- h. effects on public health and safety; and
- the outcome of any consultation with the owner and operator of the potentially affected infrastructure.

SUB-R11 Subdivision of a site within flood hazard areas

All zones | Activity status: Restricted Discretionary

Where:

RDIS -1

- 1. Building platforms are located wholly outside the spatial extent of the 1 in 100 year floodplain;
- Newly created allotments must be located and designed to not divert flood flow onto other properties or otherwise result in any increase in flood hazard beyond the site; and
- Any private roads, right of ways or accessways must be located where the depth of flood waters in a 1 in 100 year flood event does not exceed 200mm above ground level.

Matters of discretion are restricted to:

Activity status where compliance not achieved with RDIS-1: Non-complying

⁶² S483.168 Hearing 11 Infrastructure

- a. location of suitable and stable building platforms, access and servicing, including on-site wastewater/ stormwater disposal where applicable;
- the effects of the hazard on the intended use of the site or sites created by the subdivision, the range of uses permitted under the relevant zone, and the vulnerability of the uses to flood hazard events:
- c. the degree to which there may be material damage, through inundation or erosion, in a 1 in 100 year flood event;
- d. the provision of safe access and egress to and within the created lots during a flood event, including consideration of depth and velocity of flood water over private roads and accessways;
- e. effects on the functions of floodplains and overland flow paths;
- f. the effects of potential changes in flood depth, velocity and frequency on other properties, including upstream and downstream from the site; and
- g. the proposed use of, necessity for and design of engineering solutions (soft or hard) to mitigate the hazard.

SUB-R12 Subdivision of a site within coastal hazard areas

Where:

RDIS-1

All building platforms and associated access for each allotment are located wholly outside the spatial extent of the Coastal Hazard Area.

Matters of discretion are restricted to:

- a. location and structural integrity of the building platforms, access and services where they may be affected by inundation or erosion from coastal hazards;
- b. the effects of the hazard on the intended use of the site or sites created by the subdivision, the range of uses permitted under the relevant zone and the vulnerability of these uses to coastal storm inundation and erosion events;
- the effects of any proposed hazard mitigation works including any earthworks on public access, landscape and other environmental values; and
- d. the proposed use of, necessity for and

Activity status where compliance not achieved with RDIS-1: Non-complying

	design of hard protection structures to mitigate hazards.	
SUB-R13	Subdivision of a site within a heritage area ov	erlay
All zones	Activity status: Restricted Discretionary	Activity status where compliance not achieved: Not applicable
All Heritage Area overlays	a. the heritage values of the Heritage Area Overlay; b. whether the allotments are of a size that will ensure sufficient land is provided around any scheduled Heritage Resource to provide a suitable heritage setting and protect associated heritage values; c. whether there are measures to minimise obstruction of views of any scheduled Heritage Resource from adjoining public spaces that may result from any future land use or development;	
SUB-R14	d. any consultation with Heritage New Zealand Pouhere Taonga, Department of Conservation and tangata whenua; and e. provision of legal and physical access to any scheduled Heritage Resource within the subdivision if appropriate to maintain, protect, or enhance it.	
	Subdivision of a site that contains a schedule	
All zones	Activity status: Restricted Discretionary Matters of discretion are restricted to:	Activity status where compliance not achieved: Not applicable
	 a. the particular heritage values associated with the scheduled Heritage Resource; b. whether sufficient land is provided around the scheduled Heritage Resource to protect its heritage values; c. whether the allotments are of a size that will continue to provide the scheduled Heritage Resource with a suitable setting to maintain, protect or enhance the associated heritage values; d. whether there are measures to minimise obstruction of views of the scheduled Heritage Resource from adjoining public spaces that may result from any future land use or development; e. any consultation with Heritage New Zealand Pouhere Taonga, Department of Conservation and tangata whenua; and f. provision of legal and physical access to 	

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	<u></u>	
	any scheduled Heritage Resource within the subdivision if appropriate to maintain, protect, or enhance it.	
SUB- R15	Subdivision of a site containing a scheduled	site and area of significance to Māori
All zones	Activity status: Restricted Discretionary Matters of discretion are restricted to:	Activity status where compliance not achieved: Not applicable
	 a. the particular cultural, spiritual and/or historical values, interests or associations of importance to tangata whenua that are associated with the site which may be affected; b. whether sufficient land is provided around the Site and area of significance to Māori to protect associated cultural, spiritual and/or historical values, interests or associations; c. consultation with and/or cultural advice provided by tangata whenua, in particular with respect to mitigation measures and/or the incorporation of mātauranga Māori principles into the design, development and/or operation of activities that may affect the site; d. opportunities for the relationship of tangata whenua with the site or area to be maintained or strengthened on an ongoing or long term basis, including practical mechanisms to access, use and maintain the identified site; and e. whether the allotments are of a size that will continue to provide the Site or Area of Significance to Māori with a suitable cultural setting to maintain, protect or enhance the associated cultural values. 	
SUB- R16 ⁶³	Subdivision of a land within site containing a	the mineral extraction overlay zone
All zones Mineral Extraction Zone	Activity status: Discretionary Where: DIS-1 A building platform for each allotment can be setback 100m or more from the Mineral extraction overlay.	Activity status where compliance not achieved with DIS-1: N/A Non-complying
SUB-R17	Subdivision of a site containing a scheduled	SNA-64

Hearing 8 Mineral Extraction Zone
 S337.008 and others – Hearing 3 Indigenous Biodiversity

All zones	Activity status: Discretionary - Where: - DIS-1 The site is located outside the coastal environment DIS-2 The subdivision does not divide an SNA.	Activity status where compliance not achieved with DIS-1 and DIS-2: Non-complying
SUB-R18	Subdivision <u>creating one or more additional al</u> Outstanding Natural Landscape and Outstand	
All zones	Activity status: Discretionary	Activity status where compliance not achieved: Not applicable
SUB-R19	Subdivision <u>creating one or more additional allake and river margins</u>	llotments of a site ⁶⁶ within wetland,
All zones	Activity status: Discretionary	Activity status where compliance not achieved: Not applicable
SUB-R20	Subdivision <u>creating one or more additional al</u> Coastal Environment (excluding Outstanding l	
All zones	Activity status: Discretionary	Activity status where compliance not achieved: Not applicable
SUB-RXX ⁶⁸	Subdivision of land within 100m of a Mineral	Extraction Zone
All zones (excluding Kauri Cliffs Golf Living sub- zone) ⁶⁹	Activity status: Discretionary	Activity status where compliance not achieved: N/A
SUB-RYY ⁷⁰	Subdivision creating one or more additional a productive land	allotments that contain highly
Rural Production zone	Activity status: Discretionary	Activity status where compliance not achieved: Not applicable
SUB-R21	Subdivision <u>creating one or more additional al</u> Outstanding Natural Character Areas in the Co	
All zones	Activity status: Non-complying	Activity status where compliance not achieved: Not applicable

⁶⁵ S222.054 and others – Hearing 3 Natural Features and Landscapes 66 S33.054 and others – Hearing 3 Natural Character 67 S222.056 and others – Hearing 3 Coastal Environment 68 Hearing 8 Mineral Extraction

⁶⁹ S463.048 Hearing 15A Kauri Cliffs

⁷⁰ S359.029 and Hearing 9 Rural

⁷¹ S222.057 and others – Hearing 3 Coastal Environment

Standards

SUB-S1 Minimum allotment sizes

30B-31	Willimum alloument sizes		
Zone <u>/Prec</u>	<u>inct</u>	Controlled Activity	Discretionary Activity
Rural Produ	uction	40ha	8ha
Rural Resid	dential	4,000m ²	2,000m ²
Rural Lifest	yle	4ha 2ha ⁷²	2ha <u>1ha⁷³</u>
General Residential		600m ²	300m ²
Mixed Use		2,000m ² onsite wastewater disposal 250m ² reticulated wastewater disposal	no minimum lot size
Light Indus	trial	2,000m ² onsite wastewater disposal 500m ² reticulated wastewater disposal	no minimum lot size
Heavy Indu	strial	2ha	5,000m ²
Horticulture	Processing Facility	2ha	5,000m ²
	Precinct (applies in place of uction minimum allotment	10ha N/A ⁷⁴	4 ha 8ha ⁷⁵
Settlement		3,000m ²	1,500m ²
Kororāreka	Russell Township	1,000m ²	800m ²
Medium De	ensity Residential zone ⁷⁶	No minimum subdivision requirements around existing dwellings where no vacant allotment is created. Vacant allotment 300m²	No minimum lot size. Subdivision creating allotments with a minimum net site area of 700m² or greater
Town Cent	re Zone ⁷⁷	No minimum lot	No minimum

 ⁷² S401.003 and others – Hearing 9 Rural Lifestyle
 73 S401.003 and others – Hearing 9 Rural Lifestyle
 74 S359.015 and others – Hearing 9 Horticulture
 75 Ibid – Hearing 9 Horticulture
 76 Consequential Amendment

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	size	lot size
All other zones	N/A	N/A
All allotments created for public works, network utilities, reserves or access	No minimum lot size	no minimum lot size

network utilities, reser		rves or access	size		lot	size	
SUB-S2	Require	ments for building p	latfo	rms for each a	llot	ment	
General Residential		Allotments created naccommodate a squ of the minimum dime	are b ensio	puilding envelop ns specified		restricted t	
Medium De Residential Kororāreka	l zone	below. which does n permitted activity both the relevant zones, of does not allow a built	unda or inte	ry setbacks for o an area that		dimen purpos regard	ent area and sions for intended se or land use, having to the relevant zone
Township a		Zone		Minimum dimensions		wide r	ards and any district ules for land uses;
Rural Prod		General Residentia Kororāreka Russe Township, Settlem	II É	14m x 14m		b. allotment sizes and dimensions are sufficient for operational and maintenanc requirements; c. compatibility with the patterr of the surrounding subdivision, land use activities, and access arrangements (including emergency response access) ⁸² ; d. any physical constraints; and	
Horticultur Rural Lifes		Rural Production, Horticulture ⁷⁹ , Rur Lifestyle, Rural Residential	al	3 <u>2</u> 0m x 3 <u>2</u> 0m	80		
Rural Resid	dential	Medium Density 81Residential zone		8m x 15m			
ZUITE						e. wheth	er a suitable alternative g platform can be
SUB-S3	Water su	ıpply					
All zones	con	new allotments shall he nect to a safe potable	wate	er supply with	Mati to:	ters of disc	retion are restricted

SUB-53	water supply	
All zones	 All new allotments shall have the ability to connect to a safe potable water supply with a capacity that is adequate for the anticipated potential land uses; Where a connection to Council's reticulated water supply systems is available, all allotments must connect; Where a connection to Council's reticulated water systems is not available all allotments shall be provided with a means to must shall be provided with a means to must system; and All new allotments must have access to sufficient water supplies for fire fighting 	Matters of discretion are restricted to: a. adequacy of the supply of water to every allotment, and its suitability for the likely land use; b. adequacy of water supplies, and access for fire fighting purposes; and c. the standard of water supply infrastructure installed in subdivisions, and the adequacy of existing supply systems outside the subdivision.

⁷⁷ Consequential Amendment 78 Clause 10(2)(b), Schedule 1, RMA 79 Ibid – Hearing 9 Horticulture 80 S349.018

⁸¹ S561.052

⁸² S512.034

⁸³ S368.087

consistent with the SNZ PAS 4509:2008 New Zealand Fire Service Firefighting Water Supplies Code of Practice.

Note: This standard does not apply where the allotment is for a road, or for access purposes, or for a purpose or activity for which water supply is not necessary.

SUB-S4 Stormwater management

All zones

- All allotments shall be provided, within their site area, with a means for the disposal of collected stormwater from the roof of all potential or existing buildings and from all impermeable surfaces, in such a way so as to avoid or mitigate any adverse effects of stormwater runoff on receiving environments, including downstream properties. This shall be done for a rainfall event with a 10% Annual Exceedance Probability (AEP); and
- 2. All stormwater management shall be in accordance with Far North District Council Engineering Standards April 2022.
- 3. The primary stormwater system is capable of conveying 10% AEP design storm events without surcharge;
- 4. The secondary stormwater system is capable of conveying the 1% AEP storm event within a defined path and without causing undue risk or damage to persons or property:
- The stormwater system will not connect or be able to overflow to the wastewater network.
- 6. The primary, secondary and attenuation systems are designed to accommodate an additional 20% for climate change.
- The stormwater system is designed and constructed for an asset life of at least 50 years.⁸⁴

Matters of discretion are restricted to:

- a. control of water-borne contaminants, litter and sediments;
- b. the capacity of existing and proposed stormwater disposal systems (refer also to the Council's various urban stormwater management plans and any relevant Northland Regional Council stormwater discharge consents);
- the effectiveness and environmental impacts of any measures proposed for avoiding or mitigating the effects of stormwater runoff, including low impact design water sensitive design⁸⁵ principles;
- d. the location, scale and construction of stormwater infrastructure; and
- e. measures that are necessary in order to give effect to any drainage or catchment management plan that has been prepared for the area-;
- f. adverse effects on the surrounding environment and neighbouring properties from the collection, treatment and disposal of stormwater; and
- g. The ability of the stormwater
 system to ensure that the peak
 discharge flow rates from the site
 are not increased beyond the
 levels that exist prior to the
 proposed subdivision and future
 land uses (except in
 circumstances where that is not
 appropriate).

⁸⁴ S516.034 and others. Plan wide consistency

⁸⁵ Hearing 17 S215.056

Note: Acceptable means of compliance for the provision, design and construction of infrastructure is contained within the Far North District Engineering Standards86 SUB-S5 Wastewater disposal All zones 1. Where a connection to Council owned Matters of discretion are restricted reticulated wastewater scheme is available, all allotments must connect; and 2. Where connection is not available, all a. the method and adequacy of allotments shall be provided with a means wastewater disposal where a of collecting, treating and disposing of Council owned reticulated system wastewater within the site area of the is not available: allotment.; and b. the capacity of, and impacts on, 3. All wastewater disposal shall be in the existing reticulated wastewater accordance with Far North District Council disposal system; Engineering Standards April 2022. 87 c. feasibility of connection to and **Note:** This standard does not apply where the logical extension of the existing allotment is for a road, or for access purposes, reticulated wastewater networks; or for a purpose or activity for which wastewater and disposal is not necessary. d. the location, capacity and environmental effects of the proposed wastewater disposal system. Note: Acceptable means of compliance for the provision, design and construction of infrastructure is contained within the Far North District Engineering Standards⁸⁸ **SUB-S6** Telecommunications and power supply Matters of discretion are restricted General Connections shall be provided at the boundary Residential of the site area of the allotment for: 1. telecommunications zone i. Fibre where it is available; or a. alternative provision of ii. Copper where fibre is not available: telecommunication and electricity Medium Density and⁹⁰ supply. Residential 2. Eelectricity supply through the local zone electricity distribution network. Note: This standard does not apply to Town allotments for a utility, road, reserve or for Centre zone89 access purposes. Kororāreka

⁸⁶ S516.034 and others. Plan wide consistency

⁸⁷ S516.034 and others. Plan wide consistency

⁸⁸ S516.034 and others. Plan wide consistency

⁸⁹ Clause 10(2)(b), Schedule 1, RMA

⁹⁰ S178.005 and others

D		
Russell Township		
zone		
Mixed Use		
zone		
Light		
Industrial zone		
Heavy Industrial		
zone		
Settlement zone		
Rural		
Residential zone		
Horticulture		
Processing		
Facility zone		
SUB-S7	Easements for any purpose	
		Matters of discretion are restricted
All zones	Easements shall be provided where necessary for:	Matters of discretion are restricted to:
All zones	Easements shall be provided where necessary	
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council;	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or	to: a. whether the easement is located
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹⁴ ; and	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹⁴ ;	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹⁴ ; and 5. The need for easements for any of the following purposes: i. accessways, whether shared or not;	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹⁴ ; and 5. The need for easements for any of the following purposes: i. accessways, whether shared or not; ii. stormwater, wastewater disposal, water supply, utilities;	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹¹ ; and 5. The need for easements for any of the following purposes: i. accessways, whether shared or not; ii. stormwater, wastewater disposal,	a. whether the easement is located appropriately for its purpose and
All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned 91; and 5. The need for easements for any of the following purposes: i. accessways, whether shared or not; ii. stormwater, wastewater disposal, water supply, utilities; iii. party walls and floor/ceilings; and	a. whether the easement is located appropriately for its purpose and
All zones SUB-S8 All zones	Easements shall be provided where necessary for: 1. public works and utility services; 2. easements in gross where a service or access is required by the Council; 3. easements in favour of nominated allotments or adjoining Certificates of Title; 4. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement of services. Centre line easements shall apply when the line is privately owned ⁹⁴ ; and 5. The need for easements for any of the following purposes: i. accessways, whether shared or not; ii. stormwater, wastewater disposal, water supply, utilities; iii. party walls and floor/ceilings; and iv. other utilities.	a. whether the easement is located appropriately for its purpose and

⁹¹ S368.086

- 1. The line of MHWS;
- 2. The bank of a river whose bed has an average width of 3m or more; or
- 3. A lake that is larger than 8 ha in size. An esplanade reserve <u>or esplanade strip⁹²</u> must be provided with a minimum width of 20m, in accordance with section 230 of the RMA.

92 S98.002-4 – Hearing 5 Public Access