GUIDELINE TO THE RULES

The Community Environment Rules apply to activities on sites within the "Community Environment" as shown on the Human Environments Map. Most of the Community Environment Rules apply to "Any Activity" which may be proposed, although some rules apply to "Residential Activities", or only to "Non-Residential Activities". These terms are defined in the Plan as follows:

"Residential Activity" means the use of *land* or *buildings* by people for living accommodation, whether or not any person is subject to care or supervision where the occupiers voluntarily live at the *site* for a period of one month or more and will generally refer to the *site* as their home and permanent address and includes baches and other similar private holiday accommodation, but excludes a *Temporary Activity* and a *Probibited Activity*.

"Non-Residential Activity" means any activity not defined as a Residential Activity or a Temporary Activity or a Prohibited Activity.

"Any Activity" means a Residential Activity or a Non-Residential Activity, but does not include a Prohibited Activity or a Temporary Activity.

There are rules in the *Plan* other than the *Community Environment* Rules that may apply to a proposed activity.

The "City-Wide Rules" include rules on information for resource consents, financial contributions, natural hazards, hazardous facilities and contaminated sites, heritage, Prohibited Activities and Temporary Activities. Definitions of terms used in the Plan also appear in the City-Wide Rules.

The "Natural Areas Rules" include standards on vegetation alteration, earthworks, impermeable surfaces and establishment of vegetation. All land within the Community Environment is located in the General Natural Area. The "Subdivision Rules" cover all standards relating to the subdivision of land in the city - including those standards which specifically apply to the Community Environment.

An indication of which parts of the *Plan* will apply to a particular activity is given on the *Human Environments* Maps and the *Natural Areas* Maps and in the *Community Environment Rules* themselves.

Note that a *resource consent* from the Auckland Regional Council may be necessary in addition to these rules.



PROCEDURAL GUIDELINE FOR THE RULES

The following procedure is a guideline to apply the *Plan* rules for an activity proposed within the *Community Environment*:

STEP 1

Locate the *site* on the *Human Environments* Maps. If the *site* is within the *Community Environment*, refer to this guideline. If the *site* is within another *Human Environment* refer to the other appropriate guideline. Refer to the relevant *General Natural Area* rules. Note any other information from the *Human Environments* Maps which is relevant such as *heritage*, *designation* or *scheduled site* status. If there is a particular notation on the maps, refer to the relevant part of the *Plan* containing rules in respect of that notation (see index at the front of the Rules Section)

STEP 2

Refer to the Roading Hierarchy map. Note any requirements that apply to the *site*, or the area within which the *site* is located. Step 3

Check to see whether the *site* is within a *Natural Hazards* area (information is available from the Council). Refer to the *Natural Hazards* requirements in the *City Wide Rules* if it is.

STEP 4

Determine whether the activity is a *Prohibited Activity* (see the *City-Wide Rules*). If it is, then the activity is not permitted and no *resource consent* application can be made.

STEP 5

Determine whether the activity proposed is a Residential Activity or a Non-Residential Activity (refer to the definitions in the previous page).

STEP 6

Check the *Community Environment* Rules. Note: The activity must comply with all relevant Rules to be permitted as of right. Rules which may apply to *Any Activity* include:

Rule 1	General Rules

Rule 2 Height in Relation to Boundaries

Rule 10 Air Discharges

Rule 13 Noise

Rule 14 Parking, Loading and Driveway Access

Rule 15 Odour, Glare and Vibration

Rule 16 Infrastructure

Rules which apply only to Non-Residential Activities include:

Rule 3	Building and Development Location
Rule 4	Building Location - Natural Landscape
	Elements
Rule 5	Building Design - All Community
	Environments except Henderson, New
	Lynn and Titirangi.
Rule 5A	Building Design - Street Frontage (New
	Lynn)
Rule 5B	Building & Site Design (Henderson)
Rule 5B	Building and Site Design (Henderson
	Periphery)
Rule 5C	Building and Site Design (Titirangi)

Additional Rules which may apply only to Residential Activities include:

Landscape Treatment - Carparking

Rule 11 Residential Activities

Signs

STEP 6A

Rule 9

Rule 12

For activities in the *Community Environment (New Lynn)* refer to the following rules:

Rule 1, Rule 2A, Rule 2, Rule 3, Rule 4, Rule 5A, Rule 6A, Rule 6B, Rule 7A, Rule 9, Rule 10, Rule 11, Rule 12, Rule 13, Rule 14A, Rule 15, Rule 16.

STEP 7

Under each of the relevant rules the activity proposed will be either a *Permitted Activity*, a *Controlled Activity*, a *Limited Discretionary Activity*, a *Discretionary Activity* or a *Non-Complying Activity*. A *resource consent* is required for all activities other than *Permitted Activities*. If, under a particular rule, an activity is a *Permitted Activity*, then there is no need for a *resource consent* application in terms of that Rule. Refer to the relevant rule page and the "Resource Consents" part of the Introduction to the Rules for guidance on *resource consent* applications. However the activity may still require a *resource consent* under another rule.

STEP 8

Once it has been established that all relevant rules are met, or *resource consents* have been granted, and the other requirements of the *Plan* are also satisfied, then the activity may proceed. Note that approvals under other legislation, eg the issuing of a *building consent*, may be necessary.

RULE 1 GENERAL

RULES

1.0 General

The following Rules 1.1 and 2 to 16 apply to activities on land situated in the Community Environment including the Henderson Community Environment (including periphery) the Community Environment (New-Lynn) the Titirangi Community Environment, the Westgate Community Environment and the Glen Eden Community Environment.

1.1 Notification/Non-Notification

In relation to *Controlled Activities* and *Limited Discretionary Activities* under the following Rules 2 to 16, applications for *resource consent* need not be notified and the written approvals of affected persons will not be required, nor in terms of limited notification under the *Act*, will notice to adversely affected persons need to be served.

RULES

2.0 General

The following rules shall apply to *Any Activity* involving the erection or alteration of *buildings*.

2.1 Permitted Activities

Activities which meet the following Performance Standard are *Permitted Activities*:

- (a) buildings which do not project beyond the following recession plane:
 - southernmost site boundary recession plane 35°
 - all other *site boundaries recession* plane 45°

as measured from any relevant point 2.5 metres vertically above *ground level* on any *site boundary* adjoining *land* within a *Living Environment* (except the *Living (L6) Environment* within the *New Lynn Town Centre)*, or an *Open Space Environment*.

(See Diagram 2A)

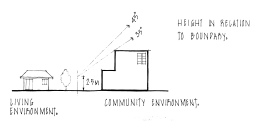


Diagram 2A

NOTES

- If an activity is not controlled or restricted in any way by any part of the Plan it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules
 of the Plan or be the subject of a resource
 consent. Check all other rules in this Human
 Environment and also the Natural Area Rules,
 the City-Wide Rules and, where relevant, the
 Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

HEIGHT IN RELATION TO BOUNDARIES

ASSESSMENT CRITERIA

2(a)

The extent to which *buildings* on *sites* adjacent to a *Living Environment* or an *Open Space Environment* are of a compatible profile with *buildings* within those *Human Environments*, and allow **reasonable daylight and sunlight access** to *buildings*.

2(b)

The extent to which, for any *buildings* not meeting the height in relation to boundary standard, there are adverse *effects* on nearby residential areas with particular regard to **health effects**, **physical domination** of the proposed *building* and the appearance of the proposed *building*.

Note: See also Policies 1.15, 10.5, 11.3, 11.10, 11.14, 11.15, 11.16 (Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- limiting the height of buildings
- requiring a specific *setback* between the *building* and *boundaries*
- requiring the alteration of window *design* or positioning
- requiring screening or planting
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in section 108 of the Act.

HEIGHT IN RELATION TO BOUNDARIES

(b) Buildings which do not project beyond a recession plan of 45° as measured from any relevant point 10 metres vertically above *ground level on any site* boundary adjoining land within the *Living (L6) Environment* within the *New Lynn Town Centre.*

2.2 Discretionary Activities

Activities meeting the following Performance Standard are *Discretionary Activities*:

• buildings not meeting the standards in Rule 2.1.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 2(a) and 2(b) and any other matters that are relevant under section 104 of the Act.

RULE 2A

HEIGHT IN RELATION TO BOUNDARIES - NEW LYNN

RULES

2A.0 General

The following rules shall apply to Any Activity involving the erection or alteration of buildings or development in the Community Environment (New Lynn).

2A.1 Permitted Activities

Activities which meet the following Performance Standards are *Permitted Activities*:

- (i) buildings on sites fronting Memorial Drive or adjoining land within an Open Space Environment built within a recession plane measured at 45° into the site from a point 15 metres above the ground of the boundary with Memorial Drive or the Open Space Environment.
- (ii) All other buildings on other sites in the Community Environment (New Lynn)

2A.2 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

(i) buildings not meeting the standard in Rule 2A.1.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 2A(a) and any other matters that are relevant under section 104 of the Act.

NOTES:

- If an activity is not controlled or restricted in any way by any part of the Plan it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

2A(a)

Additional *building* bulk projecting beyond *recession planes* should not have a material effect upon sunlight access to streets and *public places*. The height in relation to boundary rule is intended to retain sunlight access to *streets* and *public places*, especially during the midday period when they are most heavily used.

NOTE; See also Policies: 1.15, 10.1, 10.5, 10.6, 11.3, 11.10, 11.14, 11.16, 11.46, 11.47. 11.48.

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- limiting the *height* of *buildings*;
- requiring a specific setback between the building and boundaries;
- limiting the bulk and scale of *activities* and other *development*;
- requiring the alteration of window design or positioning;
- requiring screening or planting
- the imposition of a *bond* to ensure satisfaction of conditions of consent;
- Requiring *financial contributions* in accordance with the *Plan*;
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects;
- such other matters provided for in assessment criteria.

RULES

3.0 General

The following rules shall apply to Any Activity involving the erection or alteration of buildings or development of a site.

3.1 Permitted Activities

Activities meeting the following Performance Standard are *Permitted Activities*:

- (a) development (except on site(s) adjoining the Living (L6) Environment within the New Lynn Town Centre) in respect of which:
 - buildings except for residential buildings which are located no less than 6.0 metres from either a Living Environment or an Open Space Environment, and
 - buildings have no vehicle access doors or loading doors, fans, air conditioning equipment or air discharge device within 20 metres of a *Living* Environment, and
 - there is a minimum 1.8 metres high close boarded fence and a minimum 1.0 metres wide planted strip along the site boundary of any adjoining site within a Living Environment or an Open Space Environment, and
 - any outdoor storage is screened from other sites within a Community Environment, Living Environment or an Open Space Environment.
- (b) buildings on any site adjoining land within a Living (6) Environment within the New Lynn Town Centre do not have to meet the requirements of 3.1(a).

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules
 of the Plan or be the subject of a resource
 consent. Check all other rules in this Human
 Environment and also the Natural Area Rules,
 the City-Wide Rules and, where relevant, the
 Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

BUILDING & DEVELOPMENT LOCATION

ASSESSMENT CRITERIA

3(a)

The extent to which *buildings* and *development* in the *Community Environment:*

- (i) incorporate sufficient building set back from any Living Environment to meet reasonable amenity standards in respect of any adjoining residential activities
- (ii) are screened from any Living Environment
- (iii) are designed and located to mitigate any adverse noise, odour, and visual effects on Residential Activities within the Living Environment.

3(b)

The extent to which any outdoor storage areas are screened so that they are not visible from Residential Activities within a Living Environment or an Open Space Environment

3(c)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See also Policies: 1.15, 10.1, 10.5, 10.6, 10.27, 11.3, 11.10, 11.14, 11.15, 11.16, 11.28A, 11.46, 11.47, 11.48 (Policy Section of the Waitakere District Plan)

3.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

- development in respect of which:
 - buildings except for residential buildings which are located within 6.0 metres of an Open Space Environment

Assessment of *Limited Discretionary Activities* applications will be limited to matters of *design*, *screening* and *landscape treatment* and will be assessed having regard to Assessment Criteria 3(a) - 3(c).

3.3 Discretionary Activities

Activities meeting the following Performance Standard are *Discretionary Activities*:

• *buildings* and *development* not meeting the standards in Rule 3.1 or 3.2.

Discretionary Activity applications made under this rule will be assessed in accordance with Assessment Criteria 3(a) - 3(c) and such other matters that are relevant under section 104 of the Act.

BUILDING & DEVELOPMENT LOCATION

RESOURCE CONSENT CONDITIONS

In granting a *resource consent*, Council may impose conditions. Conditions may include any one or more of the following matters:

- requiring a specific setback between the buildings and boundaries
- limiting the *height* of the *building*
- limiting the building bulk
- requiring provision of screening and/or planting
- requiring the alteration of window design or positioning
- requiring provision of a landscape plan and its implementation within a given time
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring financial contributions in accordance with the Plan
- requiring *onsite* or *offsite* works and services to avoid, remedy, mitigate or offset adverse *effects*
- such other matters provided for in section 108 of the Act.

BUILDING LOCATION-NATURAL LANDSCAPE ELEMENTS

RULES

4.0 General

The following rules shall apply to *Any Activity* involving the erection or alteration of *buildings* and establishment of *development*.

4.1 Permitted Activities

Activities meeting the following Performance Standard are *Permitted Activities*:

- (a) additions or alterations to buildings or development on land identified as a sensitive ridge on the Natural Areas Maps, provided the additions or alterations do not increase the height of the building or development; and
- (b) buildings and development which are not on land identified as a sensitive ridge, or headland/cliff/scarp on the Natural Areas Maps and;
- (c) In the *Titirangi Community Environment*, additions or alterations to *buildings* or *development* provided the additions or alterations do not increase the building bulk or *height* of the *building* or *development*.

4.2 Limited Discretionary Activities

Activities meeting the following Performance Standards are *Limited Discretionary Activities*:

- (a) buildings and development within the Titirangi Community Environment with a maximum height not exceeding 8.0 metres measured from road level at the centrepoint of the site's Titirangi Road frontage.
- (b) Additions and alterations within the *Titirangi* Community Environment not complying with

NOTES

- If an activity is not controlled or restricted in any way by any part of the Plan it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- For resource consents see the Information Requirements in the City-Wide Rules.
- Council officers may be able to give advice on designing buildings in natural landscape areas check at the Council offices.

ASSESSMENT CRITERIA

4(a)

The extent to which *buildings* are obtrusively visible on or above *sensitive ridgelines* from a *public place*.

4(b)

The extent to which *buildings* and *development* compromise the visual landscape qualities of *sensitive ridgelines* and other *natural landscape elements*.

4(c)

The extent to which *development* adversely affects the visual, historical, cultural and spiritual significance for *invi* of *sensitive ridges*.

4(d)

The extent to which *landscape treatment* is used to mitigate the visual impact of *buildings* and *development*.

4(e)

The extent to which more than minor adverse *effects* can be adequately remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of *financial contribution*.

4(f)

The extent to which the *height* of the *building* or *development* will interrupt identified *Public Views*, as listed in Appendix K of the Policy Section of the Plan.

4(g)

The extent to which the proposal contributes to the achievement of the statement of future character and amenity of Titirangi Village in clause 5B.3.3.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 2.7, 8.7, 9.3, 9.5, 9.12, 10.27, 11.7, 11.8, 5B.1, and in relation to Titirangi - Objectives 5B.3.5 and Policy 5B.3.3.6.

(Policy Section of the Waitakere District Plan)

BUILDING LOCATION-NATURAL LANDSCAPE ELEMENTS

Rule 4.1 and with a maximum *height* not exceeding 8.0 metres measured from *road* level at the centrepoint of the *site's* Titirangi Road frontage.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of *height*, location, *design*, *landscape treatment*, *visual amenity*, *building bulk* and scale and will be considered in accordance with Assessment Criteria 4(a)-4(g).

4.3 Discretionary Activities

Activities meeting the following Performance Standard are *Discretionary Activities*:

- (i) Buildings and development not meeting the standards in Rule 4.1 and:
- (ii) Buildings and development within the Titirangi Community Environment, not meeting the standards in Rules 4.1 or 4.2 with a maximum height not exceeding 11 metres measured from road level at the centrepoint of the site's Titirangi Road frontage.
- (iii) Additions and alterations within the *Titirangi Community Environment* not complying with Rule 4.1 or 4.2 and with a maximum *height* not exceeding 11 metres measured from *road* level at the centrepoint of the *site's* Titirangi Road frontage.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 4(a) - 4(g) and any other matters which are relevant under section 104 of the Act.

4.4 Non-Complying Activities

Buildings and development, including additions and alterations, within the Titirangi Community Environment that are not a permitted activity or a limited discretionary activity or a discretionary activity shall be deemed to contravene a rule in this plan and shall be a non-complying activity.

RESOURCE CONSENT CONDITIONS

In granting a *resource consent*, Council may impose conditions. Conditions may include any one or more of the following matters:

- limiting the *height* and bulk of the *building*
- · altering the location of buildings
- altering the design of buildings
- requiring provision of planting
- maintaining views to landscape features, including Lopdell House, as identified in clause 5B 3 3 3
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring financial contributions in accordance with the Act
- such other matters provided for in section 108 of the Act
- · covenanting of existing or planted vegetation
- requiring on-site or off-site works and service to avoid, remedy, mitigate or offset adverse effects.

Provided that, in the case of *Limited Discretionary*Activities, conditions may only be imposed in respect
of the matters specified above to which the Council
has restricted the exercise of its discretion.

RULE 5 BUILDING DESIGN ALL COMMUNITY ENVIRONMENTS EXCEPT HENDERSON, NEW LYNN AND TITIRANGI

RULES

5.0 General

The following rules shall apply to Non-Residential Activities except in the Henderson Community Environment, New Lynn Community Environment and Titirangi Community Environment.

5.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) buildings provided with a canopy across the full width of the road side(s) of the building sufficient to provide weather protection for pedestrians and connection to canopies on adjoining sites or premises, and
- (b) development between the road boundary and any building which is limited to pedestrian areas, outdoor display and seating areas and vehicle access where there is no access to the site from another road, and
- (c) *buildings* having at least 50% of the ground floor facade facing the *road* in *display space*. (See diagram 8A page 19)

5.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

Any Activity not meeting the standards in Rule 8.1.

Assessment of *Limited Discretionary Activity* applications made under the above rules will be limited to the matters of *design* and location, and will be considered in accordance with Assessment Criteria 5(a)-5(g).

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules
 of the Plan or be the subject of a resource
 consent. Check all other rules in this Human
 Environment and also the Natural Area Rules,
 the City-Wide Rules and, where relevant, the
 Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

5(a)

The extent to which *buildings* provide weather protection over adjacent footpaths on *roads* with a predominantly retail character contiguous with existing *canopies* on adjacent *buildings*.

5(b)

The extent to which *development* contributes to high standards of pedestrian *amenity*.

5(c)

The extent to which if *car parking* has to be provided in the front yard, safe and direct pedestrian access is possible from the adjacent *road* to *buildings* on the *site*.

5(d)

The extent to which *buildings* provide a facade at *road* level which maintains the *amenity* of the area for pedestrians.

5(e)

The extent to which *buildings* adjacent to important *public places* are *designed* to ensure that these areas receive **reasonable levels of sunlight**.

5(f)

The extent to which larger scale *development* is *designed* and located to provide at least one attractive and direct pedestrian linkage from the *road* to the *building(s)*.

5(g)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See also Policies 1.15, 4.1, 10.11, 10.27, 11.10, 11.14, 11.15 (Policy Section of the Waitakere District Plan)

RULE 5 BUILDING DESIGN ALL COMMUNITY ENVIRONMENTS EXCEPT HENDERSON, NEW LYNN AND TITIRANGI



50% OF GROUND FLOOR FACADE IN DISPLAY SPACE.

Diagram 8A

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- building height
- building location
- the location of building entrances
- the location and design of pedestrian access
- provision for weather protection
- requiring financial contributions in accordance with the Plan
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in section 108 of the *Act*.

Provided that, in the case of *Limited Discretionary*Activities, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

RULE 5A

BUILDING DESIGN - STREET FRONTAGE - NEW LYNN

RULES

5A.0 General

The following rules shall apply to any Activity involving the erection or alteration of buildings or development in the Community Environment (New Lynn).

5A.1 Permitted Activities

Activities meeting the following Performance Standards are Permitted Activities:

- (a) Minor cosmetic alterations or repairs which do not change the design and appearance of the existing building or development;
- (b) Internal additions and alterations.

5A.2 Limited Discretionary Activities {A202}

Activities meeting the following Performance Standards are Limited Discretionary Activities:

(i) buildings or development on a site which fronts a street identified as Town Centre & Mainstreet Typology 1 and which meets Performance Standard A: Town Centre & Mainstreet Typology 1 of City-Wide Rule 3: Building Design - Street Frontage.

Or

(ii) buildings or development on sites which front a street identified as Town Centre - Commercial Typology 3 and which meet Performance Standard C: Town Centre - Commercial

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the *City-Wide Rules*.
- 4. Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- 6. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- 7. The street typology (either Mainstreet Typology 1 or Commercial Street Typology 3) for proposed road and indicative streets are identified in Appendix XXI. Activities with Street Frontage to an indicate street or proposed road will be required to be considered against Rule 5A Building Design Street Frontage New Lynn.

5A(a)

Assessment Criteria 3(a) to 3(l), and the Policies and Resource Consent conditions of City-Wide Rule 3: Building Design - Street Frontage apply except as identified below in 5A(b) and 5A(c).

5A(b)

For buildings or development on the site comprised of: Lot 1 DP 112045; Lot 4 DP 110245; Lot 5 DP 110245; Lot 2 DP 183636; Lot 1 DP 193492 which front Great North Road (LynnMall) identified as Town Centre - Commercial Typology 3, assessment criteria 3(a)i), 3a(ii), 3a(iv), 3a(xi), 3(b), 3(c), 3(d), 3(e)iv, 3(e)vii, and 3(g) and the Resource Consent conditions of City-Wide Rule 3:Building Design - Street Frontage apply, and the following additional assessment criteria:

The extent to which:

- (i) building facades should avoid blank walls at ground level;
- (ii) *building* lighting should be provided to assist nightime visibility and pedestrian safety;
- (iii) the *design* provides for vehicular and pedestrian safety while achieving appropriate *amenity* levels for pedestrians;
- (iv) the design of outdoor plazas and seating areas associated with cafes and restaurants enhances the streetscape. These should be visually open to the street with limited use of solid walls to delineate the semi public spaces, as to maintain a visual connection between the activity and the street.

5A(c)

For buildings or development on the site comprised of Lot 1 DP 110425, Lot 4 DP 110245, Lot 5 DP 110245, Lot 2 DP 183636, Lot 1 DP 193492 (LynnMall) which front Veronica Street or Totara Avenue identified as Town Centre - Commercial Typology 3, assessment criteria 3(a)i, 3(a)ii, 3(a)(iv), 3(a)xi, 3(b), 3(c), 3(d), 3(e)vii, 3(g), 3(i)iii(b) and (c) only and the Resource Consent conditions of City Wide Rule 3: Building Design - Street Frontage apply, and the following additional assessment criteria:

The extent to which:

(i) building facades visible from the street are articulated including, where appropriate, treatment of ground floor facades through the use of transparent doors and/or windows;

RULE 5A

BUILDING DESIGN - STREET FRONTAGE - NEW LYNN

- Typology 3 of *City-Wide Rule* 3: Building Design Street Frontage.
- (iii) buildings or development on the site comprised of Lot 1 DP 110245, Lot 4 DP 110245, Lot 5 DP 110245, Lot 2 DP 183636, Lot 1 DP 193492 (LynMall) which front Great North Road identified as Town Centre - Commercial Typology 3 of City-Wide Rule 3: Building Design - Street Frontage (refer to the New Lynn Urban Concept Plan), provided that:
 - 50% of the *street frontage* subject to the application shall be fronted by *building(s) that*:
 - is set back a maximum of 3 meters from the *street*;
 - has at least 70% of the area of the ground floor facade in the form of transparent doors, glazed windows or other transparent materials.

Or

- (iv) buildings or development on the site comprised of Lot 1 DP 110245, Lot 4 DP 110245, Lot 5 DP 110245, Lot 2 DP 183636, Lot 1 DP 193492 (LynnMall) which front Veronica Street identified as Town Centre Commercial Typology 3 of City-Wide Rule 3: Building Design Street Frontage (refer to the New Lynn Urban Concept Plan), provided that:
 - 50% of the *street frontage* subject to the application shall be fronted by *building(s)* set back a maximum of 3 meters from the *street*.
 - 25% of the *street frontage* shall have an *active* edge.

Or

(v) buildings or development on the site comprised of Lot 1 DP 110245, Lot 4 DP 110245, Lot 5 DP 110245, Lot 2 DP 183636, Lot 1 DP 193492 (LynnMall) which front Totara Avenue identified as Town Centre - Commercial Typology 3 of City-Wide Rule 3: Building Design - street Frontage (refer to the New Lynn Urban Concept Plan).

Or

(vi) Where development on the Titirangi Road street frontage of that parcel of land containing 18,637m² (being Part Lot 2 DP 53610, Lot 2 DP 42203, Lot 3 DP 42203 and Lots 4 -7 DP 42203), is not subject to Performance Standard C: Town Centre - Commercial Typology 3 of *City-Wide Rule* 3: Building Design - Street frontage, development subject to the

- (ii) main pedestrian entrances to *buildings* are located on the *street frontage* include canopies for weather protection, and are clearly identified and accessible from the *street*.
- (iii) the *design* of outdoor plazas and seating areas associated with cafes and restaurants enhances the streetscape. These should be visually open to the *street* with limited use of solid walls to delineate the semi public spaces, so as to maintain a visual connection between the activity and the *street*.
- (iv) the *design* provides for vehicular and pedestrian safety while achieving appropriate *amenity* levels for pedestrians;
- (v) car parking is consolidated into parking buildings to reduce areas of at-grade car parking:
- (vi) on Totara Avenue between Memorial Drive and Hetana Street, the *design* enhances surveillance of the *street* and the interface between pedestrians and the *buildings*; and
- (vii) on Totara Avenue, weather protection is provided along the length of the *street frontage* between Memorial Drive and Hetana Street.
- (viii)On Totara Avenue between memorial Drive and Hetana Street active edges are provided to complement any street level development that enhances the level of public amenity above and/ or adjacent to the New LYnn Railway Station.

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* to Rule 5A.2(vi) Council may impose conditions which relate to any one or more of the following matters:

- Building height
- Building design and location
- The location and *design* of vehicles access, including driveways and service lanes
- The design and location of car parking
- Requiring the provision of a *landscape treatment* plan and implementation of that plan within a given time
- Specifying the design and location of planting
- Specifying the species, height and density of planting
- The imposition of a *bond* to ensure satisfaction of conditions of consent
- Requiring *financial contributions* in accordance with the *Plan*
- Requiring onsite or offsite works and services to avoid, remedy, mitigate or offset adverse effects

RULE 5A

BUILDING DESIGN - STREET FRONTAGE - NEW LYNN

application shall meet the following performance standards:

- Buildings are set back a maximum of 3.0 metres from the street;
- Buildings shall be a minimum 6.0m elevation height;
- Buildings occupy at least 50% of the street frontage;
- Buildings are articulated for the full length of the building's street frontage which may include signage;
- The front yard (excluding driveways and pedestrian accessways) is planted where appropriate in accordance with an approved landscape treatment plan.

Assessment of *Limited Discretionary Activity* applications pursuant to Rules 5A.2(i) and 5A.2(ii) above will be limited to the matters of *design*, pedestrian *amenity*, *screening*, *landscape treatment* and *car parking* and access and will be considered in accordance with Assessment Criteria 3(a) to 3(i) of *City-Wide Rule* 3: Building Design - Street Frontage and relevant criteria listed in 5A.

Assessment of *Limited Discretionary Activity* applications pursuant to Rules 5A.2(iii), 5A.2(iv) and 5A.2(v) above will be limited to the matters of *design*, pedestrian *amenity*, *screening*, *landscape treatment* and *car parking* and access and will be considered in accordance with the relevant Assessment Criteria listed in 5A(b) for Great North Road and 5A(c) for Veronica street and Totara Avenue.

Assessment of Limited Discretionary Activity applications for Rule 5A.2(vi) will be limited to the matters of design, pedestrian amenity, screening, landscape treatment and car parking and access and while not being subject to the performance Standard C: Town Centre - Commercial Typology 3 of City-Wide Rule 3: Building Design - Street Frontage will be considered in accordance with Assessment Criteria 3(a)(i), 3(a)(ii), 3(a)(vii), 3(a)(xi), 3(b) to 3(d), 3(i0(i), and 3(i)(iii)(b) and 3(i)(iii)(c) of City-Wide Rule 3: Building Design - Street Frontage.

5A.3 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

(i) *buildings* or *development* not meeting the Performance Standards in Rule 5A.2.

Discretionary Activity applications made under this rule will be assessed having regard to Assessment

• Such other matters provided for in section 108 of the Act

RULE 5A BUILDING DESIGN - STREET FRONTAGE - NEW LYNN

Criteria 3(a) to 3(l) of *City-Wide Rule* 3: Building Design - Street Frontage and any other matters which are relevant under section 104 of the *Act*.

BUILDING AND SITE DESIGN - HENDERSON

RULES

5B.0 General

The following rules shall apply to Non-Residential Activities involving the erection or alteration of buildings and development within the Henderson Community Environment.

5B.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) buildings within the Henderson Community
 Environment (except in the periphery) which are
 provided with a canopy across the full width of
 the road side(s) of the building sufficient to
 provide weather protection for pedestrians and
 connection to canopies on adjoining sites or
 premises, and
- (b) development between the road boundary and any building within the Henderson Community Environment (except in the periphery) where that development is limited to pedestrian areas, outdoor display and seating areas and vehicle access to sites having no access to another road or service lane, and
- (c) buildings within the Henderson Community
 Environment (except in the periphery) having at least 50% of the ground floor facade facing the road in display space, and
- (d) buildings fronting Catherine Place in Henderson built within a recession plane measured at 45° into the site from a point 10 metres above the ground of the boundary with Catherine Place, and

NOTES

- If an activity is not controlled or restricted in any way by any part of the Plan it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

5B(a)

The extent to which *buildings* on main shopping *roads* provide weather protection over adjacent footpaths and contiguous with existing *canopies* on adjacent *buildings*.

5B(b)

The extent to which *development* on the main shopping *roads* contributes to high standards of pedestrian *amenity*.

5B(c)

The extent to which *buildings* on main shopping *roads* provide a facade at *road* level which maintains the *amenity* of the area for pedestrians.

5B(d)

The extent to which *buildings* adjacent to important *public places* are designed to ensure that these areas receive **reasonable levels of sunlight**.

5B(e)

The extent to which *buildings* on the northern side of Great North Road in Henderson are designed so that sunlight can reach the southern footpath of Great North Road in midwinter.

5B(f)

The extent to which large scale mall type *developments* on properties that front main shopping streets are *designed* and located so that there is at least one attractive and direct pedestrian entrance to the *development*, directly from the *road*.

5B(g)

The extent to which *outdoor storage areas* create adverse visual *effects* on *roads* and *adjoining sites*.

5B(h)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

(see Diagram 5B)

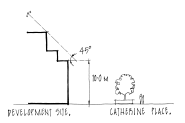


Diagram 5B

- (e) for *sites* that are not in the *Henderson Community Environment (periphery) buildings* which are:
 - (i) east of Ratanui Street, within a recession plane at 31° taken from a line drawn 6.0 metres in from the southern road boundary directly opposite on the southern side of Great North Road, and
 - (ii) west of Ratanui Street, within a *recession* plane of 31° from a line drawn 3.0 metres in from the *road boundary* directly opposite on the southern side of Great North Road (see Diagram 5C page 12); and
- (f) outdoor storage areas screened from roads and adjoining sites.

5B.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

• *development* or *buildings* not meeting the standards in Rule 5.1.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of location, *landscape treatment* and *design* and will be considered in accordance with Assessment Criteria 5B(a)-5(i).

BUILDING AND SITE DESIGN - HENDERSON

5B(i)

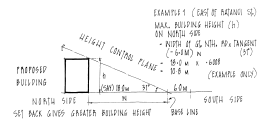
The extent to which any mall-style *development* (which generally has shop frontages internally rather than externally focused):

- provides weather protection for pedestrians around any building frontage likely to be a high pedestrian-count route for access through or around the site
- contributes to high standards of amenity within the town centre including the recognition of natural features
- avoids bland exterior walls facing any *road* likely to be a high pedestrian-count route - for instance through the use of colour, materials or the articulation of facades
- needs to locate any ground-level car parking area between a building and the road
- where practicable, locates any car parking or storage areas or vehicle entrances away from frontages with any road likely to be a high pedestrian-count route
- does not detract from the amenity and safety of any area likely to be a high pedestrian-count route (including those pedestrians moving between shops and parked vehicles), for instance through the use of display space/ windows and/or entrances, informal surveillance from windows, decks and other openings, lighting and security cameras
- incorporates appropriate pedestrian access routes through the site open to the public at least during business hours, which form part of a logical pedestrian network within the Community Environment.

Note: See also Policies 1.15, 4.1, 10.27, 11.10, 11.15, 11.16, 11.17, 11.19

(Policy Section of the Waitakere District Plan)

BUILDING AND SITE DESIGN - HENDERSON



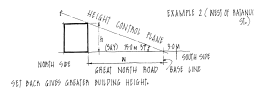


Diagram 5C

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- building height
- building location
- the location of building entrances
- the location and design of pedestrian access
- requiring the provision of a *landscape treatment* plan and its implementation within a given time
- provision for weather protection
- requiring *financial contributions* in accordance with the *Plan*
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in section 108 of the *Act*.

Provided that, in the case of Limited Discretionary Activities, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

BUILDING AND SITE DESIGN - HENDERSON PERIPHERY

RULE

5B.0 General

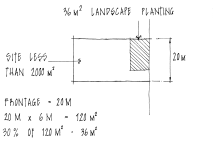
The following rules shall apply only to Non-Residential Activities in the Henderson Community Environment (periphery).

5B.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

(a) development of sites in the Henderson Community
Environment (periphery) which are less than
2,000m² in net site area incorporating planting to
at least 30% of a 6.0 metre depth from any road
boundary including, where there are car parking
or driveway areas between a building and the road
boundary, a minimum 2.0 metre planted strip
(excluding driveways) inside the road boundary of
the site (see Diagram 6E); and

WORKING ENVIRONMENT



RULE 4.1.1 LANDSCAPE THEATMENT.

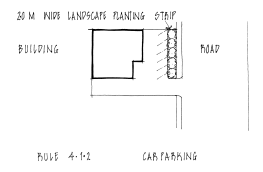


Diagram 6E

(b) development of sites in the Henderson Community

Environment (periphery) where buildings are

designed and located to allow dedicated

pedestrian access footpaths between the main

entrance to the building and adjoining roads; or

ASSESSMENT CRITERIA

5B(a)

The extent to which *developments* which employ a large number of people or are likely to attract a significant number of customers are *designed* and located so that there is a direct and safe pedestrian linkage to adjacent retail development and the *town centre core* to help facilitate convenient pedestrian movement around the whole centre.

5B(b)

The extent to which any retail store less than 400m^2 in *retail floorspace* is designed and located on the *site* to maximise as far as is practicable physical and visual integration with any retail *development* on *adjoining sites*, and with the *town centre core*.

5B(c)

The extent to which *development* contributes to high standards of pedestrian *amenity* through the location of *buildings* and parking areas, and the *screening* of *outdoor storage areas*.

5B(d)

The extent to which *sites* will be *developed* in accordance with *landscape treatment* plan to:

- soften the visual appearance of parking and manoeuvring areas, and *outdoor storage areas*
- break up and soften the visual appearance of large and/or continuous building frontages visible from roads.

5B(e)

The extent to which *planting* comprises trees, rather than shrubs or other low profile *vegetation*.

5B(f)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See also Policies 1.15, 4.1, 10.27, 11.10, 11.14, 11.15, 11.18, 11.20

(Policy Section of the Waitakere District Plan)

BUILDING AND SITE DESIGN - HENDERSON PERIPHERY

(c) retail activity in the Henderson Community Environment (periphery) meeting (a) and (b) above and where any retail sales are within a store having retail floorspace of 400m² or greater, provided that no minimum retail floorspace restriction shall apply in respect of Lot 7 DP 130645 (Vitasovich Avenue, Henderson).

5B.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities:*

• any Non-Residential Activity not meeting the standards in Rule 5B.1 provided that any development incorporates planting to at least 10% of the net site area.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of *design*, physical and visual integration of *development* and location and will be considered in accordance with Assessment Criteria 5B(a)-5B(f).

5B.3 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

• any *Non-Residential Activity* not meeting the standards in Rule 5B.1 and 5B.2.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 5B(a) and 5B(f) and any other matters that are relevant under section 104 of the Act.

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- requiring a *landscape treatment* plan and implementation of that plan within a given time
- specifying the design and location of planting
- specifying the species, height and density of planting
- · altering the location of buildings
- altering the design of buildings
- requiring *financial contributions* in accordance with the *Plan*
- imposition of a bond to ensure satisfaction of conditions of consent
- requiring *on-site* or *off-site* works and services to avoid, remedy, mitigate or offset adverse *effects*
- such other matters provided for in section 108 of the *Act*.

Provided that, in the case of *Limited Discretionary*Activities, conditions may only be imposed in respect
of the matters specified above to which the Council
has restricted the exercise of its discretion.

BUILDING AND SITE DESIGN - TITIRANGI

RULES

5C.0 General

The following rules shall apply to *Any Activity* involving the erection or alteration of *buildings* in the *Titirangi Community Environment*.

5C.1 Permitted Activities

Activities meeting the following Performance Standards are Permitted Activities:

 additions or alterations to buildings or development, provided the additions or alterations do not increase the building bulk, height or building coverage of the building or development.

5C.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*

- (a) The erection of a building(s) is a Limited Discretionary Activity provided building(s):
 - (i) have a maximum *height* not exceeding 8
 metres measured from *road* level at the
 centrepoint of the *site's* Titirangi Road
 frontage;
 - (ii) are built up to and are continuous for the full width of the site's *street frontage* (excluding vehicle access);
 - (iii) do not have residential activities at street level on Titirangi Road except for entrances, lobbies and accessways associated with residential activities on the upper floor(s);
 - (iv) have a canopy across the full width of the street frontage of the building (except where vehicle access is provided) sufficient to

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

5C(a)

The extent to which *all development* and *buildings* contribute to high standards of *design*, pedestrian *amenity*, safety and comfort, attractive *streets* and *public places* by:

- (i) building up to the street frontage for the entire length of the street frontage of the *site*. Where gaps between *buildings* are necessary for vehicle access, then they should be *designed* to limit their *effect* on pedestrian activity, and to provide a single lane access (where practicable);
- (ii) encouraging shared vehicle access to be developed on the northern side of Titirangi Road to minimise vehicle crossings;
- (iii) providing a pedestrian entry that is visible from the *street*;
- (iv) providing sufficient continuous weather protection (eg. canopies, verandas) over the footpath for pedestrians;
- (v) providing ground level views from the street frontage through buildings to existing vegetation and landscape features identified in clause 5B.3.3.3 using glazing or other architectural elements;
- (vi) modulating and detailing of the building's form;
- (vii) designing *buildings* at *street* level to have a predominance of windows, doors and openings, while upper floors should use windows, *balconies* and other elements that enable occupants to be aware of and observe activity on the street below. Shop front lighting should be provided to assist night-time visibility and pedestrian safety;
- (viii)locating car parking to the rear of the building, in a basement (or semi-basement or undercroft) below the street level or within the building at street level, provided that the building should be able to accommodate a non-residential activity between any street-level parking area and the street. This activity shall be oriented towards the street rather than the parking area;
- (ix) providing for vehicular and pedestrian safety while achieving active street frontages;

BUILDING AND SITE DESIGN - TITIRANGI

provide weather protection for pedestrians and connection to *canopies* on *adjoining sites* or *building(s);* and

- (v) on the corner of Titirangi and South Titirangi Roads, identified as area "A" on survey plan SO67597 shall provide:
 - a useable terrace or deck accesible to the public or a **view** from Titirangi Road through the *building* to the bush at the rear; and
 - no less than 18 public *car parking* spaces provided on the *land* as defined. This is in addition to any requirement under Rule 14
 - Parking, Loading and Driveway Access.
- (b) Additions and alterations within the *Titirangi Community Environment* not complying with Rule 7.1 and with a maximum *height* not exceeding 8.0 metres measured from *road* level at the centrepoint of the *site's* Titirangi Road frontage.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of *height*, location, *design*, *landscape treatment*, *visual building bulk* and scale, pedestrian amenity, screening, landscape treatment, car parking, and location and will be considered in accordance with Assessment Criteria 5C(a)-5C(g).

5C.3 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

- (i) Buildings and development within the Titirangi Community Environment not provided for in Rule 7.2 with a maximum height not exceeding 11 metres measured from road level at the centrepoint of the site's Titirangi Road frontage, and;
 - do not have residential activities at street level on Titirangi Road except for entrances, lobbies and accessways associated with residential activities on the upper floor(s).
- (ii) Additions and alterations within the *Titirangi Community Environment* not complying with Rule 7.1 or 7.2 and with a maximum *height* not exceeding 11 metres measured from *road* level at the centrepoint of the *site's* Titirangi Road frontage.

Assessment of *Discretionary Activity* applications made under this rule will be assessed in accordance

(x) incorporating 'Crime PreventionThrough Environmental Design' and 'Universal Design' principles.

5C(b)

The extent to which the proposal contributes to the achievement of the statement of future character and amenity of Titirangi Village in clause 5B3.3.3 of the Policy Section of the Waitakere District Plan.

5C(c)

The extent to which *buildings* have a *height* along the *road* frontage which maintains views to elevated indigenous forest, the Manukau Harbour, Mt Atkinson, Rangiwai Hill, and Lopdell House, does not detract from the landmark quality of Lopdell House and does not compromise the visual landscape quality of the Titirangi ridgeline as seem from a distance.

5C(d)

The extent to which outdoor storage areas are located, designed or screened to avoid creating adverse visual and odour effects on pedestrian amenity, roads and adjoining sites.

5C(e)

The extent to which building(s), parking, entranceways and footpaths are designed for ease of access for the disabled, elderly and children.

5C(f)

The extent to which *building(s)* avoid adverse effects from shadowing of residential *buildings* within an adjoining *Bush Living Environment*.

5C(g)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

5C(h)

In addition to the above, for *buildings* with a *height* between 8 and 11 metres requiring resource consent pursuant to Rule 7.3 of the *Community Environment*, the extent to which the proposal:

- i protects, restores and enhances heritage features;
- ii maintains Lopdell House as the dominant building within the village and protects its visual

with Assessment Criteria 5C(a)-5C(h) and any other matters that are relevant under section 104 of the *Act*.

5C.4 Non-Complying Activities

Any Activity to which these rules apply which is not a Permitted Activity or a Limited Discretionary Activity or a Discretionary Activity under the above rules shall be deemed to contravene a rule in this Plan and shall be a Non-Complying Activity.

BUILDING AND SITE DESIGN - TITIRANGI

- integrity as viewed along the view shaft provided by Titirangi Road;
- iii maintains views from Titirangi Road to the Manukau Harbour and to the elevated forested areas and located on the northern side of Titirangi Road (opposite Lopdell House) and to the west of 429 Titirangi Road;
- iv maintains views to Mt Atkinson and Rangiwai
 Hill as viewed along the view shaft provided by
 Titirangi Road and views identified in Appendix
 K;
- enhances the mainsreet form and public domain of Titirangi Road through its design and visual appearance;
- vi avoids being excessively dominant on the pedestrian environment of *public places* and the surrounding *Bush Living Environment*;
- vii includes design, materials and colour that assist in intergrating the additional height with the village and natural landscape setting;
- viii avoids inappropriate shadowing of the pedestrian environment on the southern side of Titirangi Road; and
- ix avoids adverse cumulative effects of building height and in particular, avoids creating a continuum of three storey buildings on Titirangi Road.

Note: See also Policies 1.15, 4.1, 10.27, 11.10, 11.14, 11.15, 5B.1,Objective 5B.3.3.5 and Policy 5B3.3.6 (Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. These conditions may include any one or more of the following matters:

- design and visual appearance
- building height
- building bulk
- building location
- the location of building entrances
- location and design of pedestrian access
- requiring the protection of vegetation by covenant and/or the addition of trees and/or other vegetation
- maintaining views to landscape features, including Lopdell House, as identified in clause 5B.3.3.3

BUILDING AND SITE DESIGN - TITIRANGI

- provision for weather protection over the width and depth of the footpath
- requiring *financial contributions* in accordance with the *Plan*
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring *on-site* or *off-site* works and services to avoid, remedy, mitigate or offset adverse *effect*
- ssuch other matters provided for in section 108 of the Act.

Provided that, in the case of *Limited Discretionary Activities*, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

RULES

6A.0 General

The following rules shall apply to Any Activity involving the erection or alteration of buildings or development in the Community Environment (New Lynn).

6A.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

(i) any *building* where the *building height* is less than 20 metres.

6A.2 Limited Discretionary Activities

Activities meeting the following Performance Standards are Limited Discretionary Activities:

(i) any *building* not meeting the standards in Rule 6A.1.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of *height, design* and pedestrian amenity and will be considered in accordance with Assessment Criteria 6A(a) to 6A(d).

NOTES:

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 5. The Council may have a guideline to help interpret this rule check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

6A(a)

Whether the additional *building height* will create adverse wind conditions around the *building* or in the immediate locality, including effects on the pedestrian environment at *street* level and nearby *public places*.

6A(b)

Buildings over 20 metres in height should be subject to a wind assessment by a qualified engineer to determine the wind environment conditions that are likely to be created and the methods to avoid or mitigate adverse effects. The assessment should consider the shape and height of the building, its exposure, surrounding terrain, orientation with respect to prevailing winds, topography and sheltering effects from or adverse interactions with other buildings. If the assessment identifies significant effects, then a wind tunnel test may be required to establish more precisely the impact of the proposed building.

6A(c)

The extent to which *building design* elements avoid or mitigate adverse conditions that might affect *street* users and users of nearby *public places*.

6A(d)

Buildings over 20 metres in beight should provide daylight access to and maintain views from surrounding sites, minimise effects of shading on public places and ensure an element of scale to the development (that is, they are not monolithic structures). Tower and podium designs are encouraged to maintain a strong, continuous street edge condition, but with setbacks at upper levels, especially where the development involves residential activities on upper floors. The building design should be of a high standard of architectural design and the building should act as a visual marker defining the location of the New Lynn Town Centre from a distance.

Note: see also Policies: 1.15, 10.5, 10.27, 11.3, 11.8, 11.14, 11.16, 11.46, 11.47, 11.48

(Policy Section of the Waitakere District Plan)

RULE 6A WIND EFFECTS - NEW LYNN

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- requiring alterations to the *design* of the building;
- limiting the bulk and scale of *activities* and other *development*;
- the imposition of a *bond* to ensure satisfaction of conditions of consent;
- requiring *financial contributions* in accordance with the *Plan*;
- requiring *onsite* or *offsite* works and services to avoid, remedy, mitigate or offset *adverse effects*;
- such other matters provided for in assessment criteria.

RULE 6B

BUILDING HEIGHT - AIR DISCHARGES - NEW LYNN

RULES

6B.0 General

The following rules shall apply to Any Activity involving the erection or alteration of buildings or development in the Community Environment (New Lynn).

6B.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (i) any building where the building height is either:
 - less than 20 metres within 250 metres; or
 - less than 25 metres greater than 250 metres;

from the Monier air discharge device (chimney).

6BA.2 Limited Discretionary Activities

Activities meeting the following Performance Standards are Limited Discretionary Activities:

(ii) any *building* not meeting the standards in Rule 6B.1.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of *height* and *design* and will be considered in accordance with Assessment Criteria 6B(a).

6B.3 Other Rules

Rule 6B above does not apply from the time that the landowner advises the Council in writing that the

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the *City-Wide Rules*.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 5. The Council may have a guideline to help interpret this rule check at the Council Offices.
- 6. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- Council will have further information relating to Air Discharges from Monier, including modelling undertaken in 2007. Please enquire at the Council.
- The applicant may be required to provide modelling of the actual air discharges to ascertain the potential heights of buildings in proximity to the chimney.

ASSESSMENT CRITERIA

6B(a)

The extent to which the building design and height avoids or mitigates adverse effects that may arise for occupants as a result of the consented Air Discharge from Monier.

Note: See also Policies: 0.2, 11.8, 11.19, 11.46 (Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- limiting the height of the building;
- restrictions on opening windows and requirements for the use of mechanical ventilation to mitigate air discharges for buildings containing non-residential activities;
- requiring alterations to the design of the building;
- such other matters provided for in assessment criteria.

RULE 6B

BUILDING HEIGHT - AIR DISCHARGES - NEW LYNN

discharges from the Monier *air discharge device* (chimney) permanently cease, or when notice is given under *Monier (CSR) Special Area* Rule 28.

RULE 7A

NEW LYNN URBAN CONCEPT PLAN

RULES

7A.0 General

The following rules shall apply to *Any Activity* involving the erection or alteration of *buildings* or *development* in the *Community Environment (New Lynn)* and the activities in Rules 7A.2(a) and 7A.3.

7A.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) any *development* or *building* located more than 20m from a:
 - (i) Proposed Road
 - (ii) Indicative Street
 - (iii)Indicative Connection
 - (iv)Proposed Open Space

shown on the New Lynn Urban Concept Plan.

(b) any development or building which is not located on a landmark site identified on the New Lynn Urban Concept Plan.

7A.2 Limited Discretionary Activities

Activities meeting the following Performance Standards are Limited Discretionary Activities:

- (a) any retail activity with a gross floor area of 2000m² or less on Lot 4 DP122011 and Parts Deposited Plan 3659 comprised in certificates of title NA71A/355, NA365/81 and NA291/293 (and subsequent legal descriptions should these properties be modified) that is Community Environment.
- (b) any *development* or *building* not meeting the standards in Rule 7A.1.

Assessment of *Limited Discretionary Activities* applications made under this rule will be limited to matters of *building design* and location, provisions of roading and pedestrian networks and connectivity and *open space* location, shape, *design* and *amenity*, and will be considered in accordance with assessment criteria 7A(a) to 7A(f) and in relation to the activities in Rule 7A.2(a) additional matters relating to the *road* network will be considered in accordance with assessment criterion 7A(g).

7A.3 Non-complying activities

Any retail activity greater than 2000m² gross floor area on any part of Lot 4 DP122011 and Parts Deposited Plan 3659 comprised in certificates of title NA71A/

ASSESSMENT CRITERIA

7A(a)

Development shall provide the proposed roads shown on the New Lynn Urban Concept Plan within 20 metres of the locations shown. These roads shall be vested as public roads.

7A(b)

The development shall provide the indicative streets and indicative connections shown on the New Lynn Urban Concept Plan with their alignment generally to be in accordance with the New Lynn Urban Concept Plan. Indicative Streets should provide for pedestrians and vehicles in a shared, low speed environment. Indicative Connections may be publicly or privately constructed and are to be formed as publicly accessed streets, lanes and accessways or where vehicle access is impractical, pedestrian connections.

7A(c)

Open spaces shall be provided generally in accordance with the location of the proposed open space shown on the New Lynn Urban Concept Plan. The design of open spaces shall ensure they have street frontage, and provide a high quality of amenity to the neighbourhood and are easily accessible.

7A(d)

Buildings and development adjoining open spaces should provide balconies, decks, and main glazing overlooking these spaces, ensuring that they are safe for users.

7A(e)

On sites noted as *landmark sites* on the *New Lynn Urban Concept Plan, buildings* and *development* should reinforce the importance of their location within the *New Lynn Town Centre*, contribute to the legibility of *New Lynn Town Centre* and support the creation of a distinctive, high quality urban environment through the quality of the architecture or the incorporation of public art as part of the adjacent street or *public place*. Particular consideration should be given to:

- articulation of corners through variation in height and design features;
- ensuring the development makes a positive contribution to the character and vibrancy of adjacent public places.

RULE 7A

355, NA365/81 and NA291/293 (and subsequent legal descriptions should these properties be modified) that is *Community Environment* is a *Non-Complying Activity*.

NOTES;

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- 3. Words in *italics* are defined see the Definitions part of the *City-Wide Rules*.
- 4. Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 5. The Council may have a guideline to help interpret this rule check at the Council Offices.
- 6. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- The street typology (either Mainstreet Typology 1 or Commercial Street) for proposed road and indicative street are identified in Appendix XXI. Activities with Street Frontage to an indicative street or proposed road will be required to be considered against Rule 5A Building Design -Street Frontage - New Lynn.
- Rule 7A does not apply to the Monier (CSR) Special Area until notice has been given under Monier (CSR) Special Area Rule 28.

NEW LYNN URBAN CONCEPT PLAN

7A(f)

Development should include appropriate low impact stormwater techniques so that stormwater runoff from all impermeable surfaces is attenuated and treated prior to entering the public stormwater system.

7A(g)

In relation to the *retail activities* in Rule 7A.2(a);

- The extent to which provision is made for on-site turning of vehicles to avoid reverse movement between the *car parking / loading area* and the *road* where the reverse manoeuvring would disrupt the safe and efficient functioning of the *road*.
- The extent to which *driveway* access from the *road* is located and *designed* to allow safe and efficient movement on and off the *road*.
- The extent to which *activities* generating a high number of traffic movements and their access arrangements adversely affects the safe and efficient functioning of the adjacent *road* network, including the capacity of adjacent intersections, taking into account the road's function in the *Roading Hierarchy*.

Note: See also Policies: 4.3, 4.4, 10.1, 10.8, 11.15, 11.20, 11.46, 11.47, 11.48.

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- requiring alterations to design and/or location of buildings and development;
- requiring the provision of a landscape treatment plan and implementation of that plan within a given time;
- requiring the development of roading infrastructure and other transport infrastructure and where appropriate, its vesting as public road;
- requiring the development of reserves and open spaces and its vesting as public reserve;
- the imposition of a *bond* to ensure satisfaction of conditions of consent;
- requiring *financial contributions* in accordance with the *Plan*;
- requiring onsite or offsite works and services to avoid, remedy, mitigate or offset adverse effects;
- such other matters provided for in assessment criteria.

RULES

9.0 General

The following rules shall apply to Non-Residential Activites involving the erection or alteration of buildings or development of a site

Where there is any conflict, in relation to the location of *building(s)*, between the following rules and Rule5A: Building Design - Street Frontage - New Lynn, the latter rules shall prevail. Rule 9 shall apply to the landscaping of car parks, where provided, adjoining *street frontages* in the *Community Environment (New Lynn)*.

9.1 Permitted Activities

Activities meeting the following Performance Standard are *Permitted Activites*

- off-street car parking not exceeding 5 car park spaces
- off-street car parking exceeding 5 car park spaces and up to 20 car park spaces where at least 10% of the car parking area, including a minimum 2.0 metres planted strip between the car park and the road boundary (excluding driveways) is planted accordance with a landscape treatment plan.

9.2 Controlled Activities

Activities meeting the following Performance Standard are Controlled Activites

off-street car parking where over 20 outdoor car park spaces are provided at ground level, and where a minimum 10% of the area of the site that is not built on or used for outdoor servicing purposes, is developed for planting in accordance with a landscape treatment plan approved by Council.

Assessment of *Controlled Activity* applications made under this rule will be limited to the matters of *landscape treatment* and *design* and will be considered in accordance with matters set out in Criteria 9(a)-9(c).

9.3 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

 Non-Residential Activities not meeting the standards in Rules 9.1 or 9.2.

Assessment of *Limited Discretionary Activity* applications will be limited to the matters of *landscape treatment* and will be assessed in accordance with Assessment Criteria 9(a)-9(c) and other relevant matters under section 104 of the *Act*.

LANDSCAPE TREATMENT (CARPARKING)

ASSESSMENT CRITERIA

9(a)

The extent to which *sites* will be *planted* in accordance with a *landscape treatment* plan to soften the **visiual appearance** of parking and manoeuvring areas.

9(b)

The extent to which planting:

- compries trees rather than shrubs or other low profile vegetation:
- does not have detrimental effect on the safe and efficient movement of pedestrians and vehicles around the ste and between the site and surrounding road network
- does not adversely effect site lines at intersections between internal routes and entrances and exits from the ste.

9(c)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and service on or off the *site* and/or through parment or provision of a *financial contribution*.

Note: See also Policies 10.6, 10.11, 10.15, 10.27, 11.10, 11.14, 11.15, 11.21

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters:

- requiring a landscape treatment plan and implementation of that plan within a given time
- specifying the *design* and location of *planting*
- specifying the species, height and density of *planting*
- requiring financial contributions in accordance with the Plan
- imposition of a bond to ensure satisfaction of conditions of consent
- requiring *on-site* or *off-site* works and services to avoid, remedy, mitigate or offset adverse *effects*
- such other matters provided for in section 108 of the Act

Provided that, in the case of *Controlled* and *Limited Discretionary Activities* conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

RULE 10 AIR DISCHARGES

RULES

10.0 General

The following rules shall apply to *Any Activity* and *Temporary Activity* involving processes which give rise to discharges of *contaminants* to air.

10.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

• Any Activity involving a Part C process as listed in the Air Discharges Appendix, excluding Intensive Livestock Farming or a Waste Management Facility, provided that in the Community Environment (New Lynn) the air discharge is located more than 10 metres from any site boundary and more than 3 metres vertical distance above the footpath.

10.2 Discretionary Activities

Activities meeting the following Performance Standard are *Discretionary Activities*:

 Any Activity not meeting the standards in Rule 10.1 provided that the activity does not employ a Part A process as listed in the Air Discharge Appendix.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 10(a) - 10(d) and any other matters which are relevant under section 104 of the Act.

NOTES

- If an activity is not controlled or restricted in any way by any part of the Plan it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- 3. Words in *italics* are defined see the Definitions part of the *City-Wide Rules*.
- 4. Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- 6. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- Applicants are to ensure that they have undertaken consultation with affected parties and relevant public bodies, prior to lodgement of applications, to ensure a comprehensive assessment of effects.

ASSESSMENT CRITERIA

10(a)

The extent to which activities that have the potential to affect health, **safety** or *amenity* from air discharges are separated from the *Living Environment*, community activities such as schools and other employment activities.

10(b)

The extent to which air discharges maintain quality community environments, including suitability for Residential Activity.

10(c)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

10(d)

Air discharge devices and air discharges (including those for the purposes of air conditioning and forced ventilation) in the Community Environment (New Lynn) should be located or mitigated to maintain the quality of the environment including the pedestrian environment, and the suitability of the location in relation to existing and future apartments.

Note: See also Policies 10.1, 10.3, 10.6, 10.27, 11.46, 11.47 (Policy Section of the Waitakere District Plan)

RULE 10 AIR DISCHARGES

10.3 Non-Complying Activities

Any Activity to which these rules apply which is not a *Permitted Activity* or a *Discretionary Activity* under the above rules shall be deemed to contravene a rule in this *Plan* and shall be a *Non-Complying Activity*.

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or more of the following matters.

- limitations on the scale of the process affecting air quality
- limiting the location of air discharge devices
- specifying mitigation measures to reduce the impacts on air quality
- limiting the duration of emissions to air
- requiring *financial contributions* in accordance with the *Plan*
- requiring a monitoring programme for air emissions
- imposition of a bond to ensure satisfaction of conditions of consentre
- quiring *on-site* or *off-site works* and services to avoid, remedy, mitigate or offset adverse *effects*.
- such other matters provided for in section 108 of the *Act*.

RESIDENTIAL ACTIVITIES

RULES

11.0 General

The following rules shall apply only to Residential Activities.

11.1 Permitted Activities

Activities meeting the following Performance Standard are *Permitted Activities*:

Residential Activities where there is no more than
one dwelling on each site and no habitable room is
located within 20 metres of either the Working
Environment (New Lynn) or the Monier (CSR)
Special Area.

11.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

(a) Any residential activity meeting the performance standards of *City-Wide Rule* 1: Apartments Design; and *City-Wide Noise Standard Rule* 1.10: Residential Activities - Noise Attenuation;

And

- (b) Any residential activity in the Community Environment (New Lynn) which:
 - (i) develops a building with a minimum *height* of four *storeys*;
 - (ii) does not locate habitable rooms within 20 metres of land either within the Working Environment (New Lynn) or the Monier (CSR) Special Area;

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 5. The Council may have a guideline to help interpret this rule check at the Council Offices.
- 6. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- Council will have further information relating to Air Discharges - Please enquire at the Council.
- Applicants are to ensure that they have undertaken consultation with affected parties and relevant public bodies, prior to lodgement of applications, to ensure a comprehensive assessment of effects.

ASSESSMENT CRITERIA

11(a)

The extent to which *habitable rooms* are located to receive adequate daylight.

11(b)

The extent to which private *outdoor space* and living rooms are protected from overlooking.

11(c)

The extent to which *development* promotes a safe environment for residents, including adequate lighting and location and *design* of entrances.

11(ď

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

11(e)

The extent to which Residential activities in the Community Environment (New Lynn) should be located and designed to minimise any adverse effects on residents from being in close proximity to non-residential activities in the Community Environment, Working Environment (New Lynn) and Monier (CSR) Special Area, including noise, outdoor storage areas, truck docks and loading areas lighting, vehicle movements, wastes and air discharges generated from activities in these areas. Measures should be undertaken to avoid, remedy or mitigate the adverse effects, including the orientation of habitable rooms and balconies away from potential sources of disturbance and nuisance located on adjoining sites.

11(f)

The extent to which Apartments should not be developed in close proximity to existing air discharge devices and air discharges in the Community Environment (New Lynn). Apartments should be located away from air discharge devices and air discharges to avoid effects on the residents amenity and reverse sensitivity effects on lawfully established non-residential activities. Alternatively, measures should be undertaken to avoid, remedy or mitigate the adverse effects, including noise, odour, vibration and visual impacts.

Note: See also Policies 1.1, 1.2, 1.14, 1.15, 2.1, 3.1, 4.2, 10.2, 10.3, 10.4, 10.5, 10.7, 10.18, 10.27, 11.1, 11.2, 11.11, 11.12, 11.15, 11.19, 11.20, 11.27, 11.28, 11.28A, 11.146, 11.47, 11.48.

RESIDENTIAL ACTIVITIES

- (iii) does not have residential activities at ground level facing streets identified as Town Centre & Mainstreet Typology 1, except for entrances, lobbies and accessways associated with residential activities on the upper floors.
- (iv) Residential activities may be at ground level for developments facing streets identified as Town Centre Commercial Typology 3.

Assessment of Limited Discretionary Activity applications will be limited to the matters of location, design, landscape treatment, amenity, screening and height and will be considered in accordance with Assessment Criteria 11(a)-11(f) and the Assessment Criteria of the City Wide Rule 1: Apartment Design; and City Wide Noise Standard Rule 1.10: Residential Activities - Noise Attenuation:

11.3 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

- (a) any residential activity not meeting the Performance Standards in Rule 11.2 (a) and 11.2 (b) (i), (ii) and (iv);
- (b) any *development* for *residential activities* involving the conversion, retrofitting or reuse of an existing *building*.

Discretionary Activity applications made under this rule will be assessed having regard to Assessment Criteria 11(a) - 11(f) and the Assessment Criteria of the City-Wide Rule 1 Apartment Design, the Assessment Criteria of the City Wide Noise Standard Rule 1.10 -: Residential Activities - Noise Attenuation and any other matters which are relevant under section 104 of the Act.

11.4 Non-Complying Activities

Activities meeting the following Performance Standards are Non-Complying Activities:

(a) any *residential activity* not meeting the Performance Standards in Rule 11.2 (b) (iii).

11.5 Other

References to the *Monier (CSR) Special Area* cease to apply once notice has been given under *Monier (CSR) Special Area* Rule 28.

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. The conditions may include any one or more of the following matters:

- requiring alterations to the *building design* and/or *building* location on the *site*
- requiring the retention of existing and planting of new trees and/or *regetation*
- requiring specific acoustic and ventilation designs
- requiring provision of a landscape treatment plan showing screen fencing and/or planting and its implementation within a given time
- requiring *financial contributions* in accordance with
- the imposition of a *bond* to cover satisfaction of conditions of consent
- requiring *on-site* or *off-site* works and services to avoid, remedy, mitigate or offset adverse *effects*
- such other matters provided for in assessment criteria.

Provided that, in the case of *Limited Discretionary Activities*, conditions may only be imposed in respect of the matters above to which the Council has restricted the exercise of its discretion.

RULE 12 SIGNS

RULES

12.0 General

The following rules apply to *Non-Residential Activities* and *Temporary Activities* involving the erection of *sions*.

12.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) any signs (excluding those within the Titirangi Community Environment) which:
 - do not protrude above or beyond the outline of a *building* or which are located below the verandah (canopy); and
 - · which are not flashing or moving; and
 - which are illuminated only where the sign is not adjacent to a site in the Bush Living Environment, Coastal Villages Environment, Countryside Environment, Footbills Environment, Living Environment, Rural Villages Environment or Waitakere Ranges Environment.
- (b) Signs within the *Titirangi Community Environment* which:
 - are located below the verandah (canopy), or
 on the facade of the building up to the
 height of the first street level storey, or on
 and within the depth of the verandah (can opy) fascia; and
 - which are not flashing, moving or illuminated.
- (c) any temporary sign.

NOTES

- Free-standing signs are permitted subject to meeting all other rules.
- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

12(a)

The extent to which *signs* are visually appropriate to **neighbourhood character**.

12(b)

The extent to which *signs* create a situation hazardous to the safe movement of traffic.

12(c)

The extent to which *signs* are of a *height* which avoids the *sign* dominating the neighbourhood and nearby *structures*.

12(d)

The extent to which more than minor adverse *effects* can be adequately remedied, mitigated or offset *onsite* or, if this is not possible, can be adequately remedied, mitigated or offset by a *financial contribution*.

12(e)

The extent to which the *effects* of any signage are mitigated when having regard to the *height* of *buildings* on and around the *site*.

12(f)

The extent to which signs within the *Titirangi Community Environment* result in visual clutter, adversely affect the character of the village and obscure building architectural elements including form, finish and detailing.

12(g)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 10.3, 10.27, 11.10, 11.11, 11.14, 5B.1, 5B.3. and in relation to Titirangi - Objective 5B.3.3.5 and Policy 5B.3.3.6. (Policy Section of the Waitakere District Plan)

RULE 12 SIGNS

12.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities*:

• any *sign* which does not meet the standards in Rule 12.1.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of *design*, scale, location and safety and will be considered in accordance with Assessment Criteria 12(a)-12(g).

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. The conditions may include any one or more of the following matters:

- altering the scale, height, shape and/or location of signs
- specifying the design and wording of signs
- financial contributions in accordance with the Plan
- the imposition of a *bond* to ensure satisfaction of conditions of consent
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in section 108 of the *Act*.

Provided that, in the case of *Limited Discretionary Activities*, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

RULE 13 NOISE

RULES

13.0 General

The following rules apply to Any Activity.

13.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

(a) Any Activity meeting the noise standards set out in the following table as measured in accordance with NZS 6801:1999 Acoustics - Measurement of Sound and NZS 6802:1999 Acoustics - Assessment of Environmental Sound at the appropriate_part of any site within the Living Environment, Foothills Environment, Bush Living Environment, Rural Villages Environment or Countryside Environment, except on sites fronting Strategic Arterial or Regional Arterial roads; and

	7.00am-7.00pm ⁄londay-Saturday		7.00pm-10.00pm Monday-Saturday 7.00am-10.00pm Sundays & Public Holidays		10.00pm-7.00am	
L ₁₀	L _{Max}	L ₁₀	L _{Max}	L ₁₀	L _{Max}	
50dBA	N/A	45dBA	N/A	40dBA	70dBA	

Note: In recognition of the incremental nature of development and the potential for conflict between charging land uses, this rule (13.1(a)0 does not apply to sites in the *community Environment (New Lynn)* that adjoin or in some cases are adjacent to sites in the

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- 4. Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

ASSESSMENT CRITERIA

13(a)

The extent to which the background noise level (L95) in the vicinity of the subject *site* affects the relevance of noise standards for Permitted Activities.

13(b)

The extent to which noise generated will exceed the existing background level.

13(c)

The extent to which the noise generated will meet the provisions of New Zealand Standard NZS 6802:2008 Acoustics - Assessment of Environmental Sound.

13(d)

The extent to which adequate noise buffers are provided between the activity and residential and other noise sensitive activities on other *sites*.

13(e)

The extent to which more than minor adverse effects can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See Policies 10.2, 10.16, 10.27, 11.14 (Policy Section of the Waitakere District Plan)

RULE 13 NOISE

Living (L6) Environment in the New Lynn Town centre. In this instance, refer to Rule 13.1(c).

(b) Any Activity meeting the noise standards set out in the following table as measured at part of any site within the Community Environment other than the site on which the activity is located and as measured on any part of any site fronting Strategic Arterial or Regional Arterial roads in the Living Environment, Foothills Environment, Rural Villages Environment or Countryside Environment; and

	-7.00pm Saturday	7.00pm-10.00pm Monday-Saturday 7.00am-10pm Sundays & Public Holidays		10.00pm-7.00am	
L ₁₀	L _{Max}	L ₁₀	L _{Max}	L ₁₀	L _{Max}
55dBA	N/A	55dBA	N/A	45dBA	75dBA

(c) Any activity occurring on Lot 4 DP 119381, lot 5 DP 119381, Lot 1 DP 150583; Lot 1 DP 187526, and Lot 2 DP 187526; Lot 28 DP 7517, lot 27 DP 7517, Lot 1 DP 67344, lot 29 DP 7517, Units A & B DP 112910, lot 26 DP 7517, Lot 2 DP 67344, Lot 1 DP 713370, lot 1 DP 130538, lots 3-4 DP 159266, lot 3 DP 159709 (and subsequent legal descriptions should these properties be modified) complying with the noise limits set out in the following table as measured within any site in the Community Environment or Living (L6) Environment as if existing use rights as a previously Working Environment (new Lynn) property apply:

	-7.00pm Saturday	7.00pm-10.00pm Monday-Saturday 7.00am-10pm Sundays & Public Holidays		10.00pm-7.00am	
L ₁₀	L _{Max}	L ₁₀	L _{Max}	L ₁₀	L _{Max}
65dBA	N/A	65dBA	N/A	65dBA	N/A

(d) Notwithstanding the forgoing criterion, for the purpose of measuring compliance of noise, any *Activity* occurring on Lot 4 DP 119381, Lot 5

RULE 13 NOISE

DP 119381, and Lot 1 DP 150583 (and subsequent legal descriptions should these properties be modified) shall be measured at the southern boundary of the adjoining drainage reserve.

(e) For any Residential Activity see City Wide General Noise Standards Rule 1.10 -Residential Activities - Noise Attenuation.

13.2 Discretionary Activities

Activities meeting the following Performance Standards are *Discretionary Activities*:

• Any Activities not meeting the standards in Rule 13.1 (a) or (b).

Discretionary Activity applications made under this rule will be assessed in accordance with Assessment Criteria 13(a)-13(e) and any other matters which are relevant under Section 104 of the Act.

RULES

14.0 General

The following rules shall apply to Any Activity involving the erection or alteration of buildings or development of a site.

14.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) Any Activity in the Henderson Community Environment (except the periphery) and in the New Lynn Community Environment (except the periphery) with:
 - (i) one car park for every 25m² of gross floor area at ground floor or mezzanine level;
 - (ii) one car park for every 35m² of gross floor area for floor space not covered in (i) above;
 - (iii) the following shall be the minimum number of *loading spaces* to be provided in respect of:

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in italics are defined see the Definitions part of the City-Wide Rules.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 5. The Council may have a guideline to help interpret this rule check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.
- Transit New Zealand must be consulted for vehicle crossing directly to and from the State Highway Network in order that their approval be obtained, with or without conditions, and in the case of proposed accesses within areas declared Limited Access roads, Transit New Zealand's authorisation obtained.

PARKING, LOADING & DRIVEWAY ACCESS

ASSESSMENT CRITERIA

14(a)

The extent to which adequate provision is made for the parking of vehicles generated by activities on the *site* having regard to:

- whether it can be demonstrated that a substantial number of people walk, cycle or take public transport to activities
- whether activities on same or nearby *sites* operate at different times and can share *car parking*
- special or unusual characteristics to the parking demands of the activity, such as most parking being associated with pick up or drop off.

14(b)

The extent to which provision can be made for the safe movement of pedestrians from *car parks* to the *building* or activity the *car parking* serves.

14(c)

The extent to which *loading spaces* are provided of a sufficient number to serve the loading needs of activities proposed or likely on the *site*.

14(d)

The extent to which all *car parking, loading spaces* and *driveways* are *screened* from any Residential Activity within the Living Environment.

14(e)

The extent to which *car parking* and *loading* areas are located to allow efficient and safe access to the activity for which that *car parking* and *loading* area is provided including separate provision for pedestrians.

14(f)

The extent to which *car parking* and *loading* spaces and *driveway* access to them are of a dimension and location to allow efficient and safe access by motor vehicles.

14(g)

The extent to which provision is made for *on-site* turning of vehicles to avoid reverse movement between the *car parking* or *loading* area and the *road* where the reverse movement would disrupt the safe and efficient functioning of the *road*.

 General Goods Handling (retail wholesale, manufacturing, etc):

0-5,000m ²	1 space required
5,001-10,000m ²	2 spaces
Greater than 10,000m ²	3 spaces plus 1 space per 7,500m ² above 10,000m ²

- Non-Goods Handling (offices, etc):

0-20,000m ²	1 space required
20,001-50,000m ²	2 spaces
Greater than 50,000m ²	3 spaces plus 1 space per 40,000m ² above 50,000m ²

- (iv) dwellings with one car park for every dwelling;
- (v) disabled *car parks* are to be provided in accordance with NZS 4121 (1985) 'Design for Access and Use of Buildings and Facilities by Disabled Persons'. (Note: these *car parks* shall comprise part of the parking numbers requirement)
- (b) for all *Community Environments* not covered in (a) above
 - (i) Retail Activities with one car park for every 16m² of gross floor area;
 - (ii) Non-Residential Activities except Retail Activities with one car park for every 30m² of gross floor area;
 - (iii) one *loading space* for every 500m² of *gross floor area*;
 - (iv) dwellings with one car park for every dwelling.

14.2 Controlled Activities

Activities meeting the following Performance Standard are *Controlled Activities*:

• Any Activity not meeting the standards of Rule 14.1.

Assessment of *Controlled Activity* applications made under this rule will be limited to the matters of number of *car park* and *loading spaces*, and *design, construction* and location of *car parking* and *driveways* and will be considered in accordance with the matters set out in Assessment Criteria 14(a)-14(j).

PARKING, LOADING & DRIVEWAY ACCESS

14(h)

The extent to which *car parking* is constructed of maintenance free materials, adequately drained and well marked out.

14(i)

The extent to which *driveway* access from the *road* is located and *designed* to allow safe and efficient movement on and off the *road*, including provision for safe and efficient sightlines.

14(j)

The extent to which activities generating a high number of traffic movements and their access arrangements adversely affect the safe and efficient functioning of the adjacent *road* network, including the capacity of adjacent intersections, taking into account the *road's* function in the Roading Hierarchy.

Note: See also Policies 10.10, 11.9, 11.13, 11.14 (Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or all of the following matters:

- requiring a specified number of car park and loading spaces
- · limiting the scale of the activity
- specifying design parameters to be used in the method of construction of driveways, pedestrian ways, car parking and loading spaces
- specifying the number and location of access points
- · requiring the provision of screening or planting
- requiring financial contributions in accordance with the Plan
- the imposition of a bond to cover satisfactory conditions of consent
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- Such other matters provided for in section 108 of the Act.

Provided that, in the case of *Controlled Activities*, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

RULE 14A

PARKING, LOADING & DRIVEWAY ACCESS - NEW LYNN

RULES

14A.0 General

The following rules shall apply to Any Activity in the Community Environment (New Lynn) involving the erection or alteration of buildings or development of a site.

For the purposes of the rule below, where a *site* fronts *roads* with different *street typologies, car parking* the performance standards required for the *Town Centre - Mainstreet Typology 1* shall apply.

14A.1 Permitted Activities {A202}

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) For Any Activity on a site identified on appendix XXVIII(C) as 'car parking exempt' and adjoins a street identified as Town Centre Mainstreet Typology 1 there is no requirement to provide a minimum number of car parks on site. Where any site identified as 'car parking exempt; is amalgamated with another site for the purposes of development and the length of the amalgamated site's frontage to a road exceeds 30 metres, this rule shall not apply and rules 14A.1(b) and/or 14A.1(c) shall apply.
 - (This controls does not preclude the requirements of other legislation or standards and does not prevent *car parking* being provided on these identified *sites*).
- (b) Any *residential Activity* (excluding those on a *site* identified in Rule 14A.1(a) above) shall provide a minimum of:
 - (i) 0.75 car park for each dwelling less than 75m² in area
 - (ii) 1 *car park* for each *dwelling* greater than or equal to 75m² in area.
- (c) Any Non-Residential Activity on a site adjoining a street identified as Town Centre Mainstreet Typology 1 (excluding thos on a site identified in Rule 14A.1(a) above) shall provide a minimum of:
 - (i) one *car park* for every 35m² of *gross floor* area at ground floor or mezzanine level;
 - (ii) one *car park* for every 50m² of *gross floor* area for floorspace not covered in (i) above.

ASSESSMENT CRITERIA

14A(a)

The extent to which adequate provision is made for the parking of vehicles generated by activities on the *site* having particular regard to:

- (i) Whether it can be demonstrated that a substantial number of people walk, cycle or take public transport to activities;
- (ii) Whether activities on the same or nearby sites operate at different times and can share car parking;
- (iii) Special or unusual characteristics to the parking demands of the activity, such as most parking being associated with pick up or drop off.

14A(b)

The extent to which a reduction in on-site *car parking* requirements is appropriate having particular regard to whether,

- (i) The *activity* creates positive effects through the intensification of the *site*.
- (ii) The activity is located within convenient walking distance of the train station and bus interchange with direct and safe physical access to these services.
- (iii) There is conveniently accessible and available public *car parking* nearby for visitors (on street and/or off street public *car parking*, including *car parking buildings*).
- (iv) Additional public car *parking* is planned as part of the implementation of a Council parking Management Plan or Long Term Plan, the timeframe within which such work is to be undertaken, and the certainty that such work will be undertaken.
- (v) Car parking is available for the activity on another site.
- (vi) The development can create new, additional kerb side car parking spaces that can form part of the road reserve, such as through the creation of car parking bays on the street adjacent to the site, with the amount of on-site car parking reduced in proportion to the amount of kerb side car parking created.
- (vii) The *development* involves the reuse of an existing building where the provision of additional onsite *car parking* is not feasible.
- (viii)The configuration of the site means that the provision of on-site car parking is likely to lead

RULE 14A

PARKING, LOADING & DRIVEWAY ACCESS - NEW LYNN

- (d) Any Non-Residential Activity on a site adjoining a street identified as Town Centre Commercial Typology 3 shall provide a minimum of:
 - (i) one car park for every 25m² of gross floor area at ground floor or mezzanine level;
 - (ii) one *car park* for every 35m² of *gross floor* area for floorspace not covered in (i) above.
- (e) Any *Activity* (excluding those on a *site* identified in Rule 14A.1(a) above) with the following minimum number of *loading spaces* to be provided in respect of:
 - (i) General Goods Handling (retail, wholesale, manufacturing, etc):
 - 0-5,000m²: 1 space required
 - 5,001-10,000m²: 2 spaces
 - Greater than 10,001: 3 spaces plus 1 space per 7,500m² above 10,000m²
 - (ii) Non-Goods Handling (offices, etc):
 - 0-20,000m²: 1 space required
 - 20,001-50,000m²: 2 spaces
 - Greater than 50,000m²: 3 spaces plus 1 space per 40,000m² above 50,000m²
- (f) Disabled *car parks* are to be provided in accordance with NZS 4121 (2001) 'Design for Access and use of Buildings and Facilities by Disabled Persons'. (Note: these *car parks* shall comprise part of the *car parking* numbers requirement

NOTES;

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/plans.
- Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- 3. Words in *italics* are defined see the *Definitions* part of the *City-Wide Rules*.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.

- to adverse outcomes in terms of the *building design* and layout, such as frontages or ground floors dominated by *car parking* areas and/or garages.
- (ix) The extent to which secure, covered bicycle storage will be provided for residents and visitors.
- (x) The *development* and activities implement a Council approved *Travel Demand Management Plan*.

14A(c)

The extent to which *loading spaces* are provided of a sufficient number to serve the loading needs of activities proposed or likely on the *site*.

14A(d)

The extent to which *car parking* and *loading* areas are located to allow efficient and safe access to the activity for which that *car parking* and *loading* area is provided including separate provision for pedestrians.

14A(e)

The extent to which *car parking* and *loading* spaces and *driveway* access to them are of a dimension and location to allow efficient and safe access by vehicles.

14A(f)

The extent to which provision is made for *on-site* turning of vehicles to avoid reverse movement between the *car parking* or *loading* area and the *road* where the reverse manoeuvring would disrupt the safe and efficient functioning of the *road*.

14A(g)

The extent to which *car parking* is constructed of maintenance free materials, adequately drained and well marked out.

14A(h)

The extent to which *driveway* access from the *road* is located and *designed* to allow safe and efficient movement on and off the *road*, including provision for safe and efficient sightlines.

14A(i)

The extent to which a new *driveway* requiring resource consent pursuant to Rule 14A.2(b) has regard to the matters outlined in Assessment Criteria 3(a) of City Wide Rule 3: Building Design - Street Frontage.

RULE 14A

PARKING, LOADING & DRIVEWAY ACCESS - NEW LYNN

(g) The *activity* does not involve reverse movement of motor vehicles between the *car parking* or *loading* area and the *road*.

14A.2 Limited Discretionary Activities

- (a) Any Activity not meeting the performance standards of Rule 14A.1.
- (b) A new *driveway* on a *site* identifies on Appendix XXVIII(C) as 'car parking exempt' and adjoins a *street* identified as *Town Centre Mainstreet* Typology 1.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matters of number of *car parks* and *loading spaces*, and *design, construction* and location of *car parking* and *driveways* and will be considered in accordance with the matters et out in Assessment Criteria 14A(a)-14A(i).

Note: See also Policies 4.2, 10.8, 10.10, 10.11, 11.9, 11.13, 11.14, 11.21, 11.28, 11.28A, 11.46, 11.47.

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. Conditions may include any one or all of the following matters:

- requiring a specified number of car park and loading spaces
- requiring bicycle facilities
- requiring the implementation of a *Travel Demand Management Plan*
- limiting the scale of the activity
- specifying design parameters to be used in the method of construction of driveways, pedestrian ways, car parking and loading spaces
- specifying the number and location of access points
- requiring *financial contributions* in accordance with the *Plan*
- the imposition of a bond to cover satisfactory conditions of consent
- off site shared carparking is to be ensured through a legally enforceable contract in perpetuity
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in assessment criteria
- Provided that, in the case of Limited Discretionary
 Activities, conditions may only be imposed in
 respect of the matters specified above to which
 Council has restricted the exercise of its
 discretion

ODOUR, GLARE, VIBRATION

RULES

15.0 General

The following rules apply to *Non-Residential Activities, Temporary Activities* and *Any Activity* producing artificial light.

15.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

(a) Any Activity and Temporary Activities generating vibration levels (acceleration measured in metres per second squared) relative to frequency not exceeding the base curves of figure 2a (z axis), 3a (x and y axes) and 4a (combined x, y, and z axes) contained within ISO 2631-2:1989.

Assessment of vibration shall be carried out by a suitably qualified and experienced person in accordance with Annex A and Table 2 of ISO 2631-2:1989. Instruments used to measure vibrations and the methods of measurements shall comply with a recognised standard such as Australian Standard AS2973: 1987 "Vibration and Shock - Human response vibration - measuring instrumentation;" and

- (b) Any Activity and Temporary Activities emitting artificial outdoor lighting which:
 - (i) has not more than 25 lux spill (horizontal and vertical) of light as measured at the *site boundary* of any *adjoining site*, provided that
 - it does not cause an added illuminance in excess of 10 lux (horizontal and vertical) at the windows of any dwelling within the Community Environment; and
 - it does not cause an added illuminance in excess of 10 lux (horizontal and vertical) at the site boundary of any adjoining site within the Living, Waitakere Ranges, Bush Living, Coastal Villages, Foothills, Countryside, and Rural Villages Environments; and
 - (ii) complies with AS/NZS 1158 (1996); and
 - (iii) for illuminated signs:
 - subject to the second bullet point below, does not produce more than 1,000 candelas per square meter for sign areas less than 10m² and not more than 800 candelas per square metre for sign areas equal to or greater than 10m²;

ASSESSMENT CRITERIA

15(a)

The extent to which glare from outdoor lighting fixtures causes discomfort to any person, detracts from residents' ability to sleep or degrades the level of **visual amenity** and the dark night-time sky environment.

15(b)

The extent to which outdoor lighting (including security lights) is so selected, located, aimed, adjusted, *designed* and *screened* to ensure that:

- glare from the light is not directed into *adjoining sites*, yards or windows
- glare is not aimed in a random direction
- reflective glare is controlled to the extent that this is practicable.

15(c)

The extent to which an odour or vibration from an activity is or is likely to be noxious, dangerous, offensive or objectionable, due to its frequency, intensity (odour), duration, location or nature (or a combination of these factors) to such an extent that it has or is likely to have, an adverse *effect* on the *environment*.

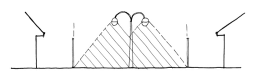
15(d)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and services on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See also Policies 10.1, 10.10, 10.21, 10.27 (Policy Section of the Waitakere District Plan)

ODOUR, GLARE, VIBRATION

- any sign the face of which is at a 90 degree axis to the road or within 20 metres of a road and 20 degrees of the drivers line of sight, or at road intersections, shall not produce more than 600 candelas per square metre for sign areas less than 10 m² and not more than 400 candelas per square metre for sign areas equal to or greater than 10m²;
- with the exception of neon signs, the light source used to light any sign shall not be visible from an adjoining site including all roads. (See Diagram 15A)



10 LUX OR LESS AT BOUNDARY OF ADJOINING SITE

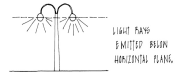


Diagram 15A

15.2 Limited Discretionary Activities

Activities meeting the following Performance Standard are *Limited Discretionary Activities:*

 Any Activity and any Temporary Activity with lighting exceeding 25 lux spill up to 125 lux spill.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matter of intensity, location, duration and direction of lighting and will be considered in accordance with Assessment Criteria 15(a)-15(b) and 15(d).

15.3 Discretionary Activities

Activities meeting the following Performance Standard are *Discretionary Activities*:

• Any Activity and any Temporary Activity which does not meet the standards of Rules 15.1(a) 15.1(b) or 15.2.

Discretionary Activity applications made under this rule will be assessed having regard, as relevant, to Assessment Criteria 15(a)-15(d) and any other

RESOURCE CONSENT CONDITIONS

In granting a *resource consent* Council may impose conditions. The conditions may include one or more of the following matters:

- limiting the emission of odour, *dust* or vibration
- limiting the scale of any activity involving an air discharge
- limiting lux intensity and lux spill
- limiting hours of operation
- specifying location of activities
- requiring mitigation measures to reduce adverse effects
- requiring provision of screening and/or planting
- limiting the hours of operation of an activity
- the imposition of a charge to cover the costs of monitoring the activity
- requiring a *financial contribution* in accordance with the *Plan*
- the imposition of a *bond* to cover satisfaction of conditions of consent
- the imposition of a charge to cover the costs of monitoring the activity
- requiring *on-site* or *off-site* works and services to avoid, remedy, mitigate or offset adverse *effects*
- such other matters provided for in section 108 of the Act.

Provided that, in the case of *Limited Discretionary*Activities, conditions may only be imposed in respect
of the matters specified above to which the Council
has restricted the exercise of its discretion.

ODOUR, GLARE, VIBRATION

matters that are relevant under section 104 of the Act.

15.4 Non-Complying Activities

Any Activity and any Temporary Activity to which these rules apply which is not a Permitted Activity or a Limited Discretionary Activity or a Discretionary Activity under the above rules shall be deemed to contravene a rule in this Plan and shall be a Non-Complying Activity.

RULES

16.0 General

The following rules shall apply to Any Activity involving the erection or provision of infrastructure.

16.1 Permitted Activities

Activities meeting the following Performance Standards are *Permitted Activities*:

- (a) the *upgrading* of *infrastructure* which is a *Permitted*Activity or has received a *resource consent* in respect of any of the relevant rules of the *Plan* relating to:
 - the General Noise Standards within the City Wide Rules
 - the Heritage Rules
 - the Natural Area within which the site is located
 - the odour, glare, *dust*, vibration and air discharges, *hazardous facilities* and *signs* Rules applying to the *Human Environment* within which the *site* is located.

Note: The above rule shall not compromise the ability of the Council or any other person to pursue action relating to adverse effects on the environment. (See sections 16 and 17 of the Act).

NOTES

- If an activity is not controlled or restricted in any way by any part of the *Plan* it is permitted, but may require consents under other legislation/ plans.
- Applicants intending to build within 20m of a transmission line or within 4m of any other electric line are advised to consult with the owner of that line.
- Upgrading which meets the Permitted Activity standards, is not subject to most of the Human Environment Rules in the District Plan.
- 4. Activities must comply with all other relevant rules of the Plan or be the subject of a resource consent. Check all other rules in this Human Environment and also the Natural Area Rules, the City-Wide Rules and, where relevant, the Subdivision Rules.
- Words in *italics* are defined see the Definitions part of the *City-Wide Rules*.
- Words in **bold** are explained see the Explanations part of the Introduction to the Rules.
- 7. The Council may have a guideline to help interpret this rule check at the Council Offices.
- For resource consents see the Information Requirements in the City-Wide Rules.
- Criteria relating to engineering matters can be met by satisfying standards in the Waitakere City Code of Practice - check with the Council.

ASSESSMENT CRITERIA

16(a)

The extent to which *infrastructure* or *connection height* or bulk adversely affects the **amenity values** and **neighbourhood character**.

16(b)

The extent to which *infrastructure* or *connection height* or bulk **physically dominates** *adjoining sites*.

16(c)

The extent to which *infrastructure* or *connection height* or bulk intrudes into the **privacy** of *adjoining sites*.

16(d)

The extent to which *infrastructure* or *connection height* or bulk avoids, where possible, interruption of **views** from *sites* in the vicinity.

16(e)

The extent to which the scale and *design* of the *infrastructure* or *connection* proposed complements amenity values and neighbourhood character.

16(f)

The extent to which *buildings* and *development* make provision for *infrastructure* to serve the needs of the

16(g)

The extent to which provision is maintained to provide for the *planting* of lawns and trees around the *infrastructure* or *connection*.

16(h)

The extent to which the *infrastructure* or *connection* is located in a position which allows for safe traffic movement on the *road*, and *car parking* and manoeuvring off the *road*.

16(i)

The extent to which the *infrastructure* or *connection* is *constructed* and will be maintained in such a manner as not to adversely affect the health, safety and wellbeing of any person.

16(j)

The extent to which *infrastructure* or *connection* are placed to avoid important *natural features* such as existing *vegetation*.

- (b) Any Activity involving other infrastructure which;
 - (i) is an above-ground sewage, stormwater or water pipe and
 - has a *height* not exceeding 1.0 metre above *ground level*; and
 - a diameter not exceeding 300mm; and
 - extends for an above-ground distance not exceeding 25.0 metres at any one place;
 - (ii) telephone exchanges not exceeding $100 \mathrm{m}^2$ in gross floor area
 - telecommunications and radio communications infrastructure not exceeding a height of 1.6 metres outside the profile of an existing non-residential building,
 - other *telecommunications* and *radio communications infrastructure* exceeding a height of 1.6m outside the profile of an existing *non-residential building* but limited to 100mm in diameter
 - (iii) is any other infrastructure which has a height not exceeding 1.5 metres above ground level and covers an above ground area not exceeding 2m² provided that this rule shall not allow;
 - any stormwater pipe or wastewater pipe not operated by a *network utility operator* or otherwise not covered by clause (c) below
 - high pressure gaslines with a gauge pressure of more than 2000kPa
 - *lines* and associated *structures* conveying electricity with a voltage over 110kV and a capacity exceeding 100MVA.
- (c) Connections, provided that the connection is provided in accordance with any network utility operator requirements; and,
 - (i) where the *connection* involves any *line* or pipe, the *line* or pipe is located underground, or
 - (ii) where the connection involves any above ground line, the connection is an additional connection to an existing building which is already supplied from an above ground line.

Provided that this rule shall not allow:

- *connections* involving high pressure gaslines with a gauge pressure of more than 2000 kPa
- connections involving lines and associated structures conveying electricity with a voltage over 110kV and a capacity exceeding 100MVA

16(k)

The extent to which the *design* and capacity of the *wastewater treatment and disposal system* takes into account any relevant feature of the *catchment*, including likely future *development*.

16(l)

The extent to which the *design* and location of the *wastewater treatment and disposal system:*

- ensure sufficient capacity and treatment to provide for the safe and efficient disposal of wastewater to be generated by *development* likely on the *site*, having particular regard to human health and water quality.
- ensure adequate measures to avoid leakage, entry of stormwater and penetration of roots to any piped system.
- achieve a sufficient standard and compatibility with existing *wastewater treatment and disposal systems* to minimise maintenance costs.
- ensure there are no more than minor adverse *effects* on other *infrastructure* or *connection* or potential or likely *buildings*.

16(m)

The extent to which the *design* of water supply systems:

- ensures sufficient capacity to provide water to potential development within the site and to any further development which may occur outside the site
- ensures sufficient capacity for fire fighting, including provision of fire hydrants
- is of a sufficient standard and compatibility with the *public water supply system* to minimise maintenance costs
- ensures there are no more than minor adverse *effects* on any *infrastructure* or *connection*
- ensures sufficient water quality and water pressure is available for likely needs
- provides for water metering
- · is watertight.

16(n)

The extent to which the *stormwater treatment and disposal system* has regard to the requirements of any comprehensive *catchment resource consent* issued by the Auckland Regional Council.

16(o)

The extent to which the *stormwater treatment and disposal system* is *designed* having regard to the natural upstream *catchment* area, including likely future

 connections that have an above ground height of more than 12.0 metres, except as provided for by clause c(ii) above.

16.2 Controlled Activities

Activities meeting the following performance standards are *Controlled Activities*:

- Any Activity involving other infrastructure not meeting the standards specified in Rule 16.1 where the activity has a height not exceeding 2.5 metres above ground level and covers an above ground area not exceeding 6m², provided that this rule shall not allow;
 - (i) any stormwater pipe or wastewater pipe not operated by a *network utility operator*
 - (ii) high pressure gaslines with a gauge pressure of more than 2000kPa
 - (iii) *lines* and associated *structures* conveying electricity with a voltage over 110kV and a capacity exceeding 100MVA
- Telecommunications and radio communications infrastructure not meeting the standards in Rule 16.1.

Assessment of *Controlled Activity* applications made under this rule will be limited to the matters of *design*, capacity, *construction*, location, health and **safety** and will be considered in accordance with Assessment Criteria 16(a) - 16(t).

16.3 Discretionary Activities

Activities meeting the following performance standard are *Discretionary Activities*:

Any activity involving infrastructure or connections not meeting the standards specified in Rules 16.1 or 16.2, provided that no new infrastructure having a height exceeding 12.0 metres may be located on a sensitive ridgeline, headland, cliff or scarp.

Discretionary Activity applications will be assessed having regard to Assessment Criteria 16(a)-16(t) and any other matters that are relevant under Section 104 of the Act.

16.4 Non-Complying Activities

Any Activity to which these rules apply which is not a Permitted Activity or a Controlled Activity or a Discretionary Activity shall be deemed to contravene a Rule in the Plan and shall be a Non-Complying Activity.

development and any adverse effects it may have on the downstream system.

16(p)

The extent to which the *design* and location of the *stormwater treatment and disposal system*:

- ensure maintenance of water quality in receiving natural waters, including treatment where necessary to provide for removal of contaminants.
- ensure sufficient capacity to provide for the safe and efficient disposal of stormwater from the *site* and any likely future *development*.
- ensure adequate measures are taken to screen out litter, silt and other contamination.
- achieve a sufficient standard and compatibility with any existing stormwater treatment and disposal system to minimise maintenance costs.
- ensure no more than minor adverse effects on any other infrastructure or connection of likely building development.
- provide for stormwater disposal from all of the *land* within the *site*.
- ensure that *development* will not contribute to flooding downstream of the *site*.

16(q)

The extent to which there has been consideration given to the use of ponds and open natural waterway systems for stormwater disposal, having regard to the capability of the natural waterway system to efficiently accommodate the stormwater generated by the activity, in a manner which allows for adequate long term maintenance and with no more than minor adverse *effects* on natural water or downstream systems.

16(r)

The extent to which any *infrastructure* or *connection* is located and *constructed* to minimise the need for maintenance, allow for access and avoid impacts on other *infrastructure* or *connection*.

16(s)

The extent to which the *design* and location of *infrastructure* or *connection* adversely affect the **mauri** of water.

16(t)

The extent to which more than minor adverse *effects* can be adequately avoided, remedied, mitigated or offset through provision of works and service on or off the *site* and/or through payment or provision of a *financial contribution*.

Note: See also Policies 1.14, 2.12, 3.5, 10.1, 10.9, 10.17, 10.18, 10.27, 11.4, 11.7

(Policy Section of the Waitakere District Plan)

RESOURCE CONSENT CONDITIONS

In granting a *resource consent Council* may impose conditions. Conditions may include any one or all of the following matters;

- limiting the *height* and/or scale and/or location and/or bulk of the *infrastructure* or *connection*
- requiring provision of screening and/or planting
- specifying *design* parameters to be used in the construction of the *infrastructure* or *connection*
- the imposition of a charge to cover costs of monitoring the activity
- requiring the retention of trees and/or other *vegetation*
- requiring the imposition of a *bond* to cover satisfaction of conditions of consent
- requiring *financial contributions* in accordance with the *Plan*
- specifying the location of the *infrastructure* or *connection*
- requiring on-site or off-site works and services to avoid, remedy, mitigate or offset adverse effects
- such other matters provided for in section 108 of the *Act*.

Provided that, in the case of *Controlled Activities* conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.