GUIDELINE TO THE RULES

The Waitakere Ranges Environment Rules apply to activities on sites within the Waitakere Ranges Environment as shown on the Human Environments Maps. Most of the Waitakere Ranges Environment Rules apply to "any activity" which may be proposed, although some rules apply only 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 those people 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 similar private holiday accommodation, but excludes a Temporary Activity and a Prohibited 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 Temporary Activity or a Prohibited Activity.

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

The "City-Wide Rules" section includes rules on information for resource consents, natural hazards, financial contributions, 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" cover vegetation alteration, earthworks, impermeable surfaces, establishment of vegetation, stock grazing and forestry.

The "Subdivision Rules" cover all standards relating to the *Subdivision* of *land* in the city - including those standards which specifically apply to the *Waitakere* Ranges 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 *Waitakere Ranges Environment* Rules themselves.

The procedure on the next page is a guideline to apply the *Plan* rules for an activity proposed within the *Waitakere Ranges Environment*.

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



PROCEDURAL GUIDELINE FOR THE RULES

STEP 1

Locate the site on the Natural Areas Maps and the Human Environments Maps. If the site is within the Waitakere Ranges Environment, refer to this guideline. If the site is within another Human Environment refer to the other appropriate guideline. Note the Natural Area which applies to the site, and any other information from the maps which is relevant such as sensitive ridges, 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 the 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 on the previous page).

STEP 6

Check the Waitakere Ranges Environment Rules. 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 Building Location

Rule 4 Building Height

Rule 5 Yards

Rule 6 Building Coverage

Rule 9 Car parking and Driveways

Rule 11 Air Discharges, Odour, Dust, Glare and Vibration

Rule 12 Signs

Rule 13 Relocated Buildings

Rule 14 Infrastructure

Additional Rules which may apply only to *Non-Residential Activities* include:

Rule 7 Non-Residential Activities

Rule 8 Traffic Generation

Rule 10 Noise

Additional Rules which apply only to Residential Activities include:

Rule 3 Residential Activities/Density

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. However the activity may still require a *resource consent* under another rule. Refer to the relevant rule page and the "Resource Consents" part of the Introduction to the Rules for guidance on *resource consent* applications.

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, e.g. the issuing of a *building consent*, may be necessary.

RULE 1 GENERAL

RULES

1.0 General

The following Rules 1.1 and 2 to 14 apply to activities on land situated in the *Waitakere Ranges Environment*.

1.1 Notification/Non-Notification

In relation to *Controlled Activities* and *Limited Discretionary Activities* under the following Rules 2 to 14, applications for 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.

BUILDING LOCATION - NATURAL LANDSCAPE ELEMENTS

RULES

2.0 General

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

2.1 Permitted Activities

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

- (a) buildings and development which are not on land identified as a sensitive ridge or headland/cliff/scarp on the Natural Areas Maps;
- (b) decks less than 1.0 metre height on land identified as a *sensitive ridge* or headland/cliff/scarp on the *Natural Area* maps;
- (c) additions or alterations to existing buildings or development on land identified as a sensitive ridge or headland / cliff / scarp on the Natural Areas Maps, provided that the additions or alterations:
 - do not increase the height of the building or development at any point, or increase the building coverage beyond the existing building hulk:
 - are not for the enclosure of a deck.

2.2 Controlled Activities

Activities meeting either of the following Performance Standards are *Controlled Activities:*

buildings and development on land identified as 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.
- A guideline to help determine which "roads" and "public places" a building may be visible from is kept by the Council.
- 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 and
 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.
- Council officers may be able to give advice on designing buildings in natural landscape areas check at the Council offices.

ASSESSMENT CRITERIA

2(a)

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

2(b)

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

3(c)

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

2(d)

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

2(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*.

2(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*.

2(g)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

See also Policies 2.8, 8.7, 9.3, 9.4, 9.5, 9.12, 10.27, 11.7, 11.8, 11.9, 11.26, 5B.1, 5B.3

(Policy Section of the Waitakere District Plan)

BUILDING LOCATION - NATURAL LANDSCAPE ELEMENTS

sensitive ridge or headland/cliff/scarp on the Natural Areas Maps provided that any building is not visible in front of the sea or above the skyline as viewed from a road or other public place.

• additions or alterations to existing *buildings* or *development* on *land* identified as a *sensitive ridge* or headland/cliff/scarp on the *Natural Areas* Maps, provided that the additions or alterations do not increase the *height* of the *building* or *development* at any point, or increase the *building coverage* by more than 20m².

Assessment of *Controlled Activity* applications made under this rule will be limited to matters of *height*, location, *design*, *landscape treatment*, and scale and will be considered in accordance with Assessment Criteria 2(a)-2(fg).

2.3 Limited Discretionary Activities

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

 buildings and development on land identified as a modified sensitive ridge not meeting the standards in Rules 2.1 and 2.2.

Limited Discretionary Activity applications will be assessed having regard to Assessment Criteria 2(a)-2(f) and other matters which are relevant under section 104 of the Act.

2.4 Discretionary Activities

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

 buildings and development on land identified as a natural sensitive ridge which does not meet the performance standards in Rules 2.1, 2.2 and 2.3, provided that no structure located on a sensitive ridgeline, headland, cliff or scarp has a height exceeding 10.0 metres.

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

2.5 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 the Plan and shall be a Non-Complying Activity.

RESOURCE CONSENT CONDITIONS

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

- limiting the height of buildings
- altering the location of buildings
- altering the design of buildings
- requiring the provision of planting
- requiring *financial contributions* in accordance with the *Plan*
- the imposition of a bond to cover satisfaction of conditions of consent
- 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 services to avoid, remedy, mitigate or offset adverse *effects*.

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.

RESIDENTIAL ACTIVITIES / DENSITY

RULES

3.0 General

The following rules shall apply to Residential Activities.

3.1 Permitted Activities

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

- any Residential Activity which involves:
 - (i) no more than one dwelling per site; and
 - (ii) no more than one minor household unit per site, provided that the site has a minimum net site area of 1,500m² and the minor household unit is incorporated within, or shares a common wall of not less than 3m in length with the main dwelling on the site.

3.2 Discretionary Activities

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

Residential Activities which involve no more than
one minor household unit per site not meeting the
standards of Rule 3.1, provided that the site is
situated within Titirangi Subdivision Area 1 of
Titirangi/Laingholm Subdivision Area 2 as
shown on Appendix XI of the Planning Maps.

Discretionary Activity applications made under this rule will be assessed in accordance with Assessment Criteria $3(a)-3(e\underline{f})$.

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.
- 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

3(a)

The extent to which the *minor household unit* and associated *development* detracts from the **amenity values**, **neighbourhood character** and the **natural landscape**.

3(b)

The extent to which *minor household unit* and associated *development* requires the *clearance* of native *vegetation* and habitat of native fauna, or results in adverse *effects* on ecosystems.

3(c)

The extent to which minor household unit and associated development requires development in any Riparian Margin/Coastal Edge or Restoration Natural Area or on any natural landscape element.

3(d)

The extent to which proposals for *minor household* avoid the potential for future *subdivision* of the *minor household unit* from the main *dwelling*, unless otherwise provided for in the *Subdivision* rules.

3(e)

The extent to which adequate wastewater treatment and disposal systems and stormwater treatment and disposal systems are provided for the minor household unit and associated development.

3(f)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 1.1, 1.14, 2.1, 3.1, 10.17, 10.27, 11.1, 11.2, 5B.1, 5B.3

(Policy Section of the Waitakere District Plan)

RESIDENTIAL ACTIVITIES / DENSITY

3.3 Non-Complying Activities

Residential Activities to which this rule applies which are not a Permitted Activity or a Discretionary Activity under Rule 3.1 or 3.2 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* the Council may impose conditions. The conditions may include any of the following matters:

- Altering the location of the *minor household unit* on the site
- Requiring the retention of trees and/or other *vegetation*
- Requiring provision of screening and/or planting
- Altering the design of the building.

RULE 4 BUILDING HEIGHT

RULES

4.0 General

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

4.1 Permitted Activities

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

- · buildings having:
 - (i) a maximum *height* not exceeding 8.0 metres, and
 - (ii) a maximum *elevation height* not exceeding 10.0 metres. (See diagram 4A)

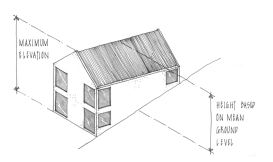


Diagram 4A

ASSESSMENT CRITERIA

4(a)

The extent to which *building height* will intrude on the surrounding **natural landscape**.

4(b)

The extent to which building height will **physically dominate** adjoining sites.

4(c)

The extent to which *building height* will intrude into the **privacy** of *adjoining sites*.

4(d)

The extent to which *building height* will interrupt **views** from *sites* in the vicinity.

4(e)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 1.15, 9.4, 9.5, 10.5, 11.3, 11.8, 11.26, 5B.1, 5B.3

(Policy Section of the Waitakere District Plan)

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.
- 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.

RULE 4 BUILDING HEIGHT

4.2 Discretionary Activities

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

- · buildings having
 - (i) a maximum *height* exceeding 8.0 metres; or
 - (ii) a maximum *elevation height* exceeding 10.0 metres.

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

RESOURCE CONSENT CONDITIONS

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

- limiting the height
- requiring the alteration of window design or positioning
- requiring alteration in the design of the building
- requiring provision of planting or screening
- 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 section 108 of the *Act*.

Effects on Native Vegetation and Fauna Habitat, Ecosystem Stability, Outstanding Landscapes, and Health

RULE 5 YARDS

RULES

5.0 General

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

5.1 Permitted Activities

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

 buildings set back by a minimum of 10.0 metres from all site boundaries.

5.2 Limited Discretionary Activities

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

 buildings set back less than 10.0 metres from a site boundary to a minimum of 3.0 metres, provided that the building height within 10.0 metres of the site boundary does not exceed 8.0 metres.

Assessment of *Limited Discretionary Activity* applications will be limited to the matters of location, **privacy**, *screening* and *planting* and will be assessed in accordance with Assessment Criteria 5(a)-5(ef).

5.3 Discretionary Activities

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

 building setbacks less than 3.0 metres from a site boundary.

Discretionary Activity applications made under this rule will be assessed in accordance with Assessment Criteria 5(a) to 5(ef) 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.
- 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.
- 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

5(a)

The extent to which *buildings* are located a sufficient distance back from the *site boundary* to avoid more than minor adverse *effects* on the **natural landscape**.

5(b)

The extent to which *buildings* are located in a position which maintains opportunities to retain *vegetation* around the edges of the *site*.

5(c)

The extent to which *buildings* are located in a position which allows for safe traffic movement on and off the *road* and *car parking* and manoeuvring off the *road*.

5(d)

The extent to which *buildings* are located a sufficient distance back from *site boundaries* of *adjoining sites* to ensure a minimum level of **privacy**.

5(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*.

5(f)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 1.15, 9.4, 10.5, 10.6, 10.27, 11.3, 5B.1, 5B.3 (Policy Section of the Waitakere District Plan)

Effects on Native Vegetation and Fauna Habitat, Ecosystem Stability, Outstanding Landscapes, and Health continued

RULE 5 YARDS

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 a specific *setback* between the *building* and *site boundaries*
- requiring provision of screening and/or planting
- requiring *financial contributions* in accordance with the *Plan*
- 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 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 COVERAGE

RULES

6.0 General

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

6.1 Permitted Activities

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

 buildings having a building coverage of no more than 15% of the net site area or 300m² whichever is the lesser.

6.2 Limited Discretionary Activities

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

 buildings having a building coverage not meeting the Standards in Rule 6.1, provided that building coverage does not exceed 15% of the net site area.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of *building coverage*, *building bulk*, *screening* and *landscape treatment* and provision for *outdoor space* and will be considered in accordance with Assessment Criteria 6(a)-6(ed).

6.3 Non-Complying Activities

Any Activity to which these rules relate which are not a Permitted Activity or a Limited Discretionary Activity under the above rules shall be deemed to contravene a rule in this Plan and shall be 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*.
- 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

6(a)

The extent to which the scale of *buildings* detracts from the **natural landscape**.

6(b)

The extent to which *building coverage* creates pressure on existing *infrastructure* or the receiving ability of the surrounding natural environment from the *buildings* or the activities to be conducted within them - in particular on water supply, wastewater and stormwater drainage, water tables, proximity to water courses, soils and *road* access.

6(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*.

6(d)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 9.4, 10.4, 10.5, 10.6, 10.17, 10.27, 11.3, 11.8, 5B.1, 5B.3

(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:

- limiting the building coverage
- limiting the building bulk
- requiring provision of a landscape treatment plan and the implementation of that plan within a given time
- requiring financial contributions in accordance with the Plan
- 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 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.

Effects on Water, Native Vegetation and Fauna Habitat, Land, Air Quality, Outstanding Landscapes, Amenity Values, Neighbourhood Character and Safety

RULE 7

NON-RESIDENTIAL ACTIVITIES

RULES

7.0 General

The following rules shall apply to all *Non-Residential Activities* except for *Non-Residential Activities* on scheduled sites.

7.1 Permitted Activities

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

- *home occupations* meeting with the following requirements:
 - no more than five persons, except for small brothels that are limited to four persons, are engaged in the home occupation at least one of whom resides on the site; and
 - commercial overnight accommodation activities are restricted on site less than 2 hectares to a total of 8 persons inclusive of those that reside on the site and on sites greater than 2 hectares to a total of 10 persons inclusive of those that reside on the site; and
 - the home occupation is carried out within an existing building which is clearly marked with the relevant number in accordance with By-Law No.4 Chapter 2 Public Places 1972 (Clause 244 as amended); and
 - the home occupation does not involve traffic generation involving a heavy traffic vehicle exceeding two vehicle movements per week, 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.
- 5. he 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*.
- Scheduled sites are noted on the Human Environments Maps and referred to in a separate part of the Plan.
- Under the Wild Animal Control Act (1977) parts of the Waitakere Ranges Environment are a deer free area

ASSESSMENT CRITERIA

7(a)

The extent to which the character, scale, hours of operation and intensity of *Non-Residential Activities* are compatible with amenity values, neighbourhood character, and the natural landscape and do not result in cumulative adverse effects.

7(b)

The extent to which *Non-Residential Activities* compromise the *rural character*.

7(c)

The extent to which purpose built *buildings* are compatible with the scale and appearance of other *buildings* in the neighbourhood.

7(d)

The extent to which Non-Residential Activities create adverse effects on water quality, native vegetation and fauna habitat.

7(e)

The extent to which the activity would lead, on an individual or cumulative basis, to pressure for urban expansion and the fragmentation of rural character and *amenity*:

7(f)

The extent to which *Non-Residential Activities* create adverse *effects* on the residential coherence and the **safety** of residents of the neighbourhood.

7(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*.

7(h)

The extent to which regard has been given to section 15 of the Prostitution Reform Act 2003.

7(i)

The extent to which the proposal achieves the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 1.2, 1.3, 1.18, 4.1, 4.7, 9.8, 10.1, 10.3, 10.14, 10.27, 11.1, 11.8, 11.10, 11.11, 11.17, 11.18, 11.30, 11.31, 11.50, 5B.1, 5B.3, 5B.4

(Policy Section of the Waitakere District Plan)

vaitakere ranges environment

- the home occupation, apart from the parking of one vehicle, is screened from adjoining sites and the road; and
- except where goods are primarily ordered by mail or electronic transaction and redistributed by post or courier, any *retail sales* and *services* are of goods produced on *site* and the hours of operation are between 0700 and 1900 daily.
 - Rural Activities meeting with the following requirements:
 - pastoral farming is limited to the General Natural Area.
 - Production of *arts and crafts* meeting the following requirements:
 - no more than five persons are engaged in the production of arts and crafts on the site.
 - Filming Activities which do not involve the construction of any buildings and which extend for duration of less than 6 months in any 12 month period.

7.2 Controlled Activities

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

 Filming Activities of a duration equal to or greater than 6 months not requiring the construction of any building

Assessment of *Controlled Activity* applications made under this rule will be limited to the matters of *design*, layout and operation (including hours and duration) of *Filming Activities* and will be considered in accordance with the matters set out in criteria 7(a)-7(i).

7.3 Limited Discreationary Activities

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

- (i) Non-Residential Activities (excluding Home occupations meeting the standards in Rule 7.1) involving an increase in scale and/or intensity of an existing lawfully established non-residential activity provided that:
 - (a) any building(s) or additions to existing building(s) associated with the activity comply with Rule 6 of the Waitakere Ranges Environment; and
 - (b) and retail sales are limited to arts and crafts or restaurant(s) food

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 *design* and/or location of *buildings* on the *site*
- requiring alteration to the car park/ access design and/or location
- provision of car parking
- outdoor lighting
- requiring the retention or addition of trees and/ or other vegetation
- limiting the scale of the *development* or use
- · limiting the duration of the activity
- · limiting hours of operation
- requiring the provision of screening
- requiring provision of a *landscape treatment* plan and its implementation within a given time
- the imposition of a charge to cover costs of monitoring the activity
- the imposition of a *bond* to cover 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 section 108 of the *Act*.

Provided that, in the case of *Controlled Activity* 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.

Effects on Water, Native Vegetation and Fauna Habitat, Land, Air Quality, Outstanding Landscapes, Amenity Values, Neighbourhood Character and Safety continued

RULE 7

NON-RESIDENTIAL ACTIVITIES

- (ii) Non-Residential Activities involving retail sales of arts and crafts (excluding Home occupations meeting the standards in Rule 7.1) provided that:
 - (a) retail sales of arts and crafts are from a retail floor space area no greater than 100m²; and
 - (b) any new building(s) or additions to existing building(s) associated with the activity comply with Rule 6 of the Waitakere Ranges Environment.
- (iii) Commercial overnight accommodation (excluding a home occupation meeting the standards in Rule 7.1) on a site greater than 20 hectares provided that:
 - (a) the maximum number of guests is restricted to 20 persons.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of appropriateness of the scale and intensity of the activity for the location, retention and maintenance of *vegetation, screening, landscape treatment,* duration and hours of operation, *design* and location, noise, vehicle access and car parking and will be considered in accordance with Assessment Criteria 7(a)-(i).

7.4 Discretionary Activities

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

• Non-Residential Activities, including home occupations, not meeting the standards of Rule 7.1, 7.2 or 7.3 provided that building(s) associated with the activity comply with Rule 6 of the Waitakere Ranges Environment and retail sales are limited to restaurants (food) with a gross floor area no greater than 300m² but excluding commercial sex activities and small brothels that are a home occupation not meeting the standards in Rule 10.1.

Discretionary Activity Applications will be assessed with regard to the matters set out in Assessment Criteria 7(a)-7(i) and any other matters that are relevant under section 104 of the Act.

7.5 Non-Complying Activities

Non-Residential Activities to which these rules apply which are not a Permitted Activity, a Controlled 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.

TRAFFIC GENERATION (NON-RESIDENTIAL ACTIVITIES)

RULES

8.0 General

The following rules apply to all Non-Residential Activities.

8.1 Permitted Activities

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

- **8.1 (a)** Vehicle movements associated with Filming Activities on the Identified Filming Properties, where the Filming Activities do not involve the construction of any buildings and which extend for a duration of less than 6 months in any 12 month period provided that:
 - a) The number of *vehicle movements* per day to or from any one of the *Identified Filming Properties* shall not exceed 200; and
 - b) The cumulative number of *vehicle movements* per day to or from any two or more of the *Identified Filming Properties* shall not exceed 300.

and

8.1 (b) Vehicle movements complying with Table 1 and the sight distance requirements in Table 2 of Rule8.1(c) are Permitted Activities:

Table 1:

Activity	Number of permitted Vehicle movements per day
Home occupations permitted by Rule 7.1 of the Waitakere Ranges Environment	40
Production of <i>arts and crafts</i> where no more than five persons are engaged in the production of <i>arts and crafts</i> of the site	30
Rural activities	50
Permitted activities (other than filming) on the Wainamu, Bethells and Te Henga Large Property Management Areas.	50

and

ASSESSMENT CRITERIA

8(a)

The effects of traffic generation on:

- the **characteristic level of quiet,** privacy and darkness in the area.
- the capacity of *roads* giving access to the *site*, having regard to the *road's* function in the Roading Hierarchy and the hourly, daily and weekly pattern of traffic generation.
- the **safety** of *road* users, including cyclists and pedestrians.
- the extent to which trips from the urban area are generated by activities that may be more appropriately located in the urban area.
- the landscape character.

8(b)

The extent to which an activity generates new traffic on the road or relies on existing through traffic.

8(c)

The extent to which the activity provides appropriate driveway access, including the extent of sight lines available for ingress and egress.

8(d)

The extent to which the scale and intensity of traffic generation from the activity is appropriate to the distinctive harmony, pleasantness, and coherence of the rural and forested areas of the *Waitakere Ranges Environment*.

8(e)

The extent to which the proposal achieves the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

8(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 10.14, 10.27, 11.12, 11.30, 11.31, 5B.1, 5B.3, $\underline{5B.4}$

(Policy Section of the Waitakere District Plan)

TRAFFIC GENERATION (NON-RESIDENTIAL ACTIVITIES)

8.1 (c)

Table 2: Sight distances

These sight distances are the distances to be measured along the centre of the appropriate lane to establish points C and D in Figures 1 and 2

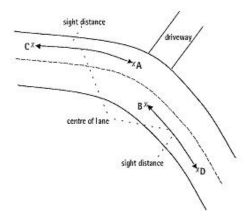
			Minimum sight distance (metres)* Frontage road classification		
			Local	Collector	Arterial
Driveway classifications	Operating sp	peed (km/h)*			
Low volume		40	30	35	70
Up to 200 whicle manoeuvres per day	per day	50	40	45	90
		60	65	65	115
		70	85	65	140
		80	105	105	175
		90	130	130	210
		100	160	160	250
		110	190	190	290
		120	220	230	330

* Operating speed = 85th percentile speed on frontage road. This can be taken as the speed limited plus 15% if survey data is not available

**Distances are based on the Approach Sight Distance and Safe Intersection Sight Distance tables in NAASRA, Intersections at grade [1] assuming reaction times of 1.5 seconds on local roads with operating speeds up to 60 km/h and 2.0 seconds for all other speeds and all collector and arterial roads.

The sight distances recommended in Table 2 are the stopping distances for vehicles on the frontage road. They should be measured along the centre of the appropriate lane as indicated by the lines AC and BD in Figure 1. For practical purposes, A and B can be taken as opposite the centre of the driveway.

Figure 1: Sight distance measurement



There should be clear lines of sight from driver's eye height to driver's eye height, i.e. 1.15 metres above

RESOURCE CONSENT CONDITIONS

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

- limiting the size of building and/or scale of activity
- requiring alteration to the location and *design* of *car parking, site access* and *driveways*
- provision of car parking
- requiring the retention of trees and/or other *vegetation*
- requiring mitigation measures in relation to vehicle noise and lights
- requiring mitigation measures in relation to pedestrian, cyclist and motor vehicle occupant safety
- requiring provision of a landscape treatment plan and implementation of that plan within a given time
- limiting the hours of operation
- limiting the duration of the activity
- the imposition of a charge to cover costs of monitoring the activity
- requiring financial contributions in accordance with the Plan
- 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 section 108 of the *Act*.

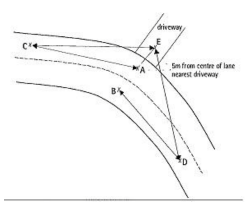
Provided that, in the case of *Controlled Activities* and *Limited Discretionary Activities*, conditions may only be imposed in respect of the matters specified above to which the Council has restricted the exercise of its discretion.

TRAFFIC GENERATION (NON-RESIDENTIAL ACTIVITIES)

ground level, along the lines detailed below and shown in Figure 2.

- Lines AC and BD All driveways, all roads.
- Lines EC and ED (no obstructions, parked vehicles not excluded) – Low volume driveway, arterial road in rural area.

Figure 2: Clear lines of sight



Points A, B, C and D are as shown in Figure 1, with Points C and D established by measuring the sight distance from Table 2 along the centre of the appropriate lane from points A and B.

8.2 Controlled Activities

Traffic generation associated with the following activities are *Controlled Activities*:

• Vehicle movements associated with Filming Activities on the Identified Filming Properties not meeting the sight distance requirements in Rule 8.1 of the Waitakere Ranges Environment and which do not involve the construction of any buildings.

Assessment of *Controlled Activity* applications made under this rule will be limited to matters of duration, scale, **safety**, hours of operation and the number of *vehicle movements* and will be considered in accordance with the matters set out in Assessment Criteria 8(a)-8(e).

8.3 Limited Discretionary Activities

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

i) Traffic generation from *Non-Residential Activities* not complying with Rule 8.1 or 8.2 of the *Waitakere Ranges Environment* (excluding *Home occupations* meeting the standards in Rule 8.1):

TRAFFIC GENERATION (NON-RESIDENTIAL ACTIVITIES)

8.1):

- (a) involving an increase in vehicle trips to and from an existing lawfully established *non-residential activity* (where the activity meets the standards of Rule 7.3 of the *Waitakere Ranges Environment*); or
- (b) involving *retail sales* of *arts and crafts* meeting the standards of Rule 7.3 of the *Waitakere* Ranges Environment.

ii) Vehicle movements associated with Filming Activities not meeting the standards in Rule 8.1 or 8.2 of the Waitakere Ranges Environment and which do not involve the construction of any buildings.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of *screening*, retention of *vegetation*, *road* capacity, *design*, **safety**, duration, hours of operation and *landscape treatment* and will be considered in accordance with Assessment Criteria 8(a) and 8(f).

8.4 Discretionary Activities

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

• Non-Residential Activities not meeting the standards in rule 8.1, 8.2, or 8.3.

Discretionary Activity applications made under this rule will be assessed having regard to Assessment Criteria 8(a) and 8(f) and any other matters that are relevant under section 104 of the Act.

waitakere ranges environment

RULE 8

TRAFFIC GENERATION (NON-RESIDENTIAL ACTIVITIES)

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. For *resource consents* see the Information Requirements in the *City-Wide Rules*.
- See the Traffic Generation Section of the Parking and Driveway Guideline (available from the Council) for interpretation of this Rule and guidance on traffic generated by different land uses
- Council will exercise discretion as to whether a Traffic Impact Assessment is required with the application on the basis of the scale and characteristics of traffic generation associated with the activity.
- The sight distance standards in Table 2 in Rule8.1(c) are the same requirements as stated in the Parking and Driveway Guidelines (available from Council)

CAR PARKING AND DRIVEWAYS

RULES

9.0 General

The following rules apply to Any Activity.

9.1 Permitted Activities

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

- (a) dwellings where:
 - (i) 2 *on-site car parks* are provided for each *dwelling*, and
 - (ii) at least one required car park space per dwelling is located in a position where it would be possible under the rules of this Plan to erect a garage or carport with dimensions of at least 3.0m by 6.0m;
- (b) *minor household units* where one additional *on-site car park* is provided;
- (c) *home occupations* meeting the standards of Rule 7.1 where one additional *on-site car park* is provided.
- (d) Car parking associated with the following activities where car parking can be contained within the site:
 - (i) Rural Activities where pastoral farming is limited to the General Natural Area; 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.
- Vehicle Crossings require consent from the Council - see Rule 7 of the Transport Environment.
- 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.
- See the Carparking and Driveway Guidelines for guidance on car park space numbers and driveway design and construction standards.
- For design and construction standards for driveways see the Waitakere City Code of Practice.
- 10. 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.

ASSESSMENT CRITERIA

9(a)

The extent to which *driveways* are positioned in a way which recognises the need to integrate *development* with **amenity values** and the **natural landscape**.

9(b)

The extent to which *driveways* provide safe and efficient vehicular access from the *road* to *buildings*.

9(c

The extent to which *car parking* accommodates expected peak demand of an activity, having regard to the position of the *site* in relation to public transport routes and the parking capacity of adjacent *roads*; and having regard to the *road's* function in the Roading Hierarchy.

9(d)

The extent to which *driveways* and *carparking* create adverse visual or aural *effects* on *adjoining sites*.

9(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*.

9(f)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

See also Policies 10.11, 10.16, 10.27, 11.10, 5B.1, 5B.3 (Policy Section of the Waitakere District Plan)

CAR PARKING AND DRIVEWAYS

- (ii) Production of arts and crafts where no more than five persons are engaged in the production of arts and crafts on the site; and
- (iii) Filming activities not involving the construction of any building for a duration of less than 6 months in any 12 month period.

Provided that in respect of (a),(b) and (c) above, each *car park* space has dimensions of at least 2.5 metres by 5.0 metres, a slope not exceeding 6.25% (1 in 16) and *on-site turning*. (See Diagram 9A)

9.2 Controlled Activities

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

- (a) driveways associated with a dwelling, minor household unit or Non-Residential Activity which:
- (b) Car parking associated with the following activities:
 - (i) Filming activities not complying with Rule 9.1 of the Waitakere Ranges Environment and not involving the construction of any building, where the associated car parking can be contained within the site.

Assessment of *Controlled Activity* applications will be limited to matters of *planting, screening, design* and location and will be considered in accordance with Assessment Criteria 9(a), 9(b) and 9(d)-9(ef).

9.3 Limited Discretionary Activities

Activities meeting the following Performance Standards are Limited Discretionary Activities:

- (a) Any Activity not meeting the standards in Rule 9.1 or 9.2; or
- (b) Any Non-Residential Activity requiring limited discretionary activity resource consent for an increase in scale and/or intensity of an existing lawfully established non-residential activity pursuant to Rule 7 of the Waitakere Ranges Environment.

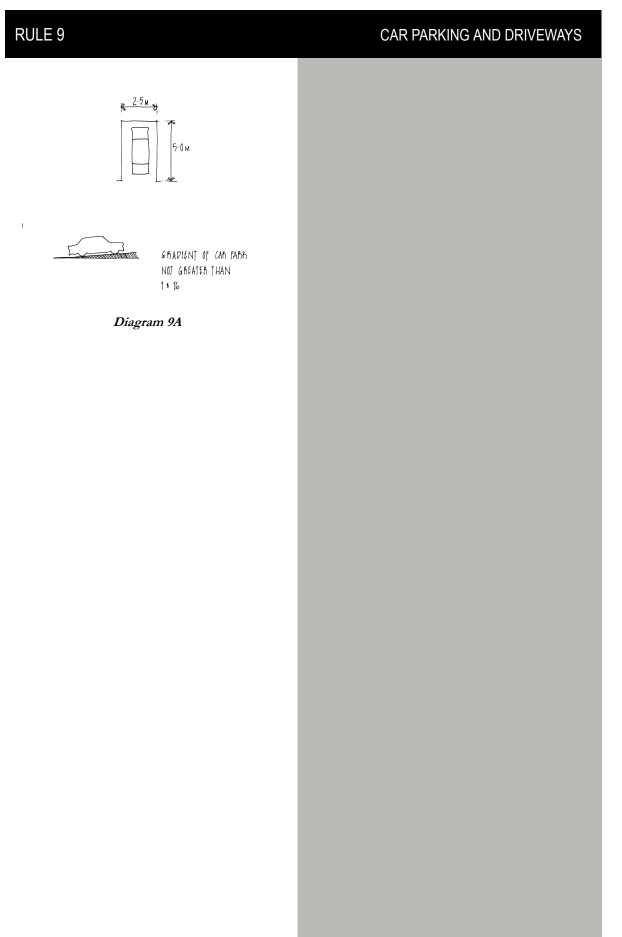
Assessment of *Limited Discretionary Activity* applications made under the above rules will be limited to the matters of *design*, location, number of *car parks*, *screening* and *planting* and will be considered in accordance with Assessment Criteria 9(a)-9(ef)

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 spaces
- specifying design parameters to be used in the construction of driveways and car park spaces
- requiring altered location of the driveway
- specifying materials to be utilised in driveway construction
- 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* 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 NOISE

RULES

10.0 General

The following rules apply to all Non-Residential Activities:

10.1 Permitted Activities

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

• Non-Residential Activities 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 a site (other than the site on which the activity is situated) within the Waitakere Ranges Environment, Foothills Environment, Bush Living Environment, and Coastal Villages Environment.

	-7.00pm day- rday	7.00pm-10.00pm Monday- Saturday 7.00am-10.00pm Sundays & Public Holidays		10.00pm	ı-7.00am
L ₁₀	L _{Max}	L ₁₀	L _{Max}	L ₁₀	L _{Max}
45dBA	N/A	40dBA	N/A	35dBA]	70dBA

10.2 Discretionary Activities

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

• Any *Non-Residential Activity* not meeting the standards in Rule 10.1.

Discretionary Activity applications made under this rule will be assessed in accordance with Assessment Criteria 10(a)-10(ef) 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.
- Words in *italics* are defined see the Definitions part of the City-Wide Rules.
- The Council may have a guideline to help interpret this rule - check at the Council Offices.

ASSESSMENT CRITERIA

10(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*.

10(b)

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

10(c)

The extent to which the noise generated will meet the provisions of New Zealand Standard NZS 6802:1999 Acoustics - Assessment of Environmental Sound.

10(d)

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

10(e)

The extent to which more than minor adverse effects on the environment 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(f)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 10.2, 10.15, 10.27, 11.13, 5B.1, 5B.3 (Policy Section of the Waitakere District Plan)

AIR DISCHARGES, ODOUR, DUST, GLARE AND VIBRATION

RULES

11.0 General

The following rules apply to *Non-Residential Activities, Temporary Activities* and *Any Activities* producing artificial light or involving processes listed in the Air Discharges Appendix.

11.1 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 curve 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 measurement shall comply with a recognised standard such as Australian Standard AS2973: 1987 "Vibration and Shock - Human response vibration-measuring instrumentation."

- (b) Any Activity and Temporary Activities that do not involve a Part A, B or C process as listed in the Air Discharges Appendix.
- (c) Any Activity and Temporary Activities emitting artificial outdoor lighting which:
 - (i) has not more than 10 lux spill (horizontal and vertical) of light as measured at the *site boundary* of any *adjoining site*; and
 - (ii) is shielded in such a manner that light emitted by the fixture is projected below a horizontal plane running through 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.
- 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.

ASSESSMENT CRITERIA

11(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.

11(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.

11(c)

The extent to which odour, *dust* or vibration from an activity is or is likely to be noxious, dangerous, offensive or objectionable, due to its frequency, intensity (odour), quantity (*dust*), 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.

11(d)

The extent to which activities involving air discharges have the potential to affect health, **safety** or *amenity*.

11(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*.

11(f)

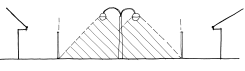
The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 10.1, 10.3, 10.10, 10.27, 5B.1, 5B.3 (Policy Section of the Waitakere District Plan)

AIR DISCHARGES, ODOUR, DUST, GLARE AND VIBRATION

lowest point on the fixture where light is emitted or is shielded in such a manner that the lower edge of the shield is at or below the centre line of the light source; and

- (iii) complies with AS/NZS 1158 (1996); and
- (iv) for illuminated signs:
 - does not produce more than 600 candelas per square metre for sign areas less than 10m² 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 11A)



10 LUX OR LESS AT BOUNDARY OF APTOINING SITE

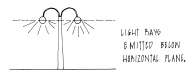


Diagram 11A

11.2 Limited Discretionary Activities

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

• Any Activity and Temporary Activities with lighting exceeding 10 lux spill up to an additional 15 lux which otherwise meet the standards in Rule 11.1(c)(i),(ii) and (iii).

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to the matter of intensity, duration and direction of lighting and will be considered in accordance with Assessment Criteria 11(a)-11(b) and 11(e).

11.3 Discretionary Activities

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

 Any Activity and Temporary Activities which do not meet the standards of Rules 11.1(a) or 11.1(b) or 11.1(c) and which does not involve a Part A or B

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
- 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.

AIR DISCHARGES, ODOUR, DUST, GLARE AND VIBRATION

process as listed in the Air Discharges Appendix.

Discretionary Activity applications made under this rule will be assessed having regard, as relevant, to Assessment Criteria 11(a)- 11(e) and any other matters that are relevant under section 104 of the Act.

11.4 Non-Complying Activities

Any Activity and Temporary Activities which are 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.

RULE 12 SIGNS

RULES

12.0 General

The following rules apply to *Any Activity* and *Temporary Activities* involving the erection of *signs*.

12.1 Permitted Activities

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

- (a) Any Activity and any Temporary Activity with a residential sign where the maximum sign area does not exceed 0.3m² and the sign is not illuminated, flashing or moving and is located on the site to which the sign relates, and
- (b) temporary signs.
- (c) Any non-residential activity that is a permitted activity in Rule 7.1 of the Waitakere Ranges Environment (except home occupations) where:
 - the maximum sign area does not exceed 1.0m²;
 - (ii) the maximum sign height is 2.5 metres;
 - (iii) the *sign* is not illuminated, flashing or moving; and
 - (iv) the *sign* is located within the *site* to which the *sign* relates.

12.2 Limited Discretionary Activities

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

 Any Activity and any Temporary Activity with a nonresidential sign (including signs associated with a home occupation) where the sign is located on the site to which it relates, has a maximum sign area of 1.5m², and is not illuminated, flashing or moving.

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.
- 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

12(a)

The extent to which *signs* are visually appropriate to the natural character of the area.

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 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*.

12(e)

The extent to which the proposal achieves the relevant future character and *amenity* statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 10.3, 10.27, 11.8, 11.11, 5B1, 5B.3, 5B.4 (Policy Section of the Waitakere District Plan)

RULE 12 SIGNS

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

12.3 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 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. The conditions may include any one or more of the following matters:

- altering the size, height, shape and/or location of signs
- specifying the *design* and wording of *signs*
- financial contributions in accordance with the Plan
- requiring 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.

RELOCATED BUILDINGS

RULES

13.0 General

The following rules shall apply to Any Activity involving relocated buildings.

13.1 Limited Discretionary Activities

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

 Any Activity involving the relocation of a building onto a site.

Assessment of *Limited Discretionary Activity* applications made under this rule will be limited to matters of *design, screening,* retention of *vegetation,* location and *landscape treatment* and will be considered in accordance with Assessment Criteria 13(a)-13(ed).

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.
- 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

13(a)

The extent to which *relocated buildings* are of a *design* which is compatible with the *design* of housing on *adjoining sites*.

13(b)

The extent to which development involving relocated buildings detracts from visual amenity or neighbourhood character.

13(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*.

13(d)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 10.27, 11.3, 11.8, 5B.1, 5B.3 (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 sites
- requiring the retention of trees and/or other vegetation
- requiring provision of a *landscape treatment* plan and its implementation within a given time
- requiring *financial contributions* in accordance with the *Plan*
- 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 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

14.0 General

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

14.1 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*).

- (b) Any Activity involving infrastructure which:
 - (i) is an above-ground sewage, stormwater or water pipe; 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.
- 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
- 3. 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

14(a)

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

14(b)

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

14(c)

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

14(d)

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

14(e)

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

14(f)

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

14(g)

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

14(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*.

14(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.

14(j)

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

14(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*.

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

14.2 Controlled Activities

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

(a) Any Activity involving infrastructure not meeting the standards specified in Rule 14.1 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;

14(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*.

14(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.

14(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.

14(o)

The extent to which the *stormwater treatment and disposal system* is *designed* having regard to the natural upstream *catchment* area, including likely future *development* and any adverse *effects* it may have on the downstream system.

14(p)

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

- any stormwater pipe or wastewater pipe not operated by a network utility operator
- 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

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 14(a) - 14(tu).

14.3 Discretionary Activities

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

Any activity involving infrastructure or connections
not meeting the standards specified in Rules
14.1 or 14.2, 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 14(a)-14(<u>tu</u>) and any other matters that are relevant under Section 104 of the Act.

14.4 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.

- 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*.

14(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.

14(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*.

14(s)

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

14(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*.

14(u)

The extent to which the proposal contributes to the achievement of the relevant future character and amenity statement of Section 5B.3 of the Policy Section of the Waitakere District Plan.

Note: See also Policies 1.14, 2.12, 3.5, 10.1, 10.9, 10.17, 10.18, 10.27, 11.4, 11.7, 5B.1, 5B.3

(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