Appendix A: Subdivision Chapter – Tracked Changes

Red underline and strike out: show additions and deletions to the notified Wawaetanga Subdivision Chapter, as recommended in the section 42A Report dated 3 July 2023.

<u>Green underline</u> and <u>strike out</u>: show further additions and deletions to the s42A Report version of the Wawaetanga Subdivision chapter, as recommended in the Supplementary Planning Evidence dated 25 July 2023.

Parts of this chapter have been notified using either a Part One Schedule 1 process (P1 Sch1), or as part of an Intensification Planning Instrument using the Intensification Streamlined Planning Process (ISPP). Please see notations.

This chapter contains provisions that have legal effect. They are identified with a

next to the provision. To see more about what legal effect means please click here.

Wawaetanga

Subdivision

SUB Subdivision

P1 Sch1 Introduction

The purpose of this chapter is to assist the Council to carry out its functions under the Act relating to the control of subdivision.

Subdivision involves the division of an allotment or building into multiple allotments, or the alteration of existing boundaries. Subdivision often entails a change in land ownership arrangements, and commonly affects future development potential for newly created allotments. In this way, subdivision will play an important role in accommodating 50,000 to 80,000 additional residents in Wellington City to 2050.

Greater housing choice is also desired in the City over the short, medium and long-term. Subdivision controls will need to be flexible enough to facilitate that aim, whilst also ensuring adverse effects on people, communities and the wider environment can be appropriately managed.

In addition to facilitating increased housing supply and choice, subdivision is related to the Council's aims for a more sustainable and resilient future for Wellington. For example, poorly-designed subdivisions can limit neighbourhood connectivity and cohesion, entailing also longer travel times, greater reliance on private vehicle transport and associated increases in greenhouse gas emissions. In contrast, well-connected subdivisions can enhance community values and sense of place, and promote greater uptake of active and public transport modes.

Poorly-designed subdivisions can also lead to greater energy consumption and associated costs for home heating, relative to designs that make better use of solar aspect and other renewable energy opportunities.

When subdivision and related land use activities are assessed concurrently, it enables a comprehensive understanding of the resulting pattern, scale and density of development. For this reason, the Council prefers combined subdivision and land use resource consent applications to be made wherever possible and therefore the District Plan provides a more enabling framework for combined subdivision and land use application. However, it is understood that such an integrated approach is not always practicable or preferable for applicants, for a variety of reasons.¹

Where buildings and activities are lawfully established prior to subdivision, the subdivision process may be little more than a formalisation of new property or unit boundaries to provide for

¹ Kāinga Ora [391.189]

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separate ownership. Where subdivision precedes land use, the resulting development potential needs to be taken into account to ensure newly created allotments and units are of a size, shape and orientation that are fit-for-purpose and sympathetic to the local context.

Subdivisions commonly lead to in an increase in intensity of land use activity, and steps need to be taken at subdivision stage to ensure existing and future activities can be serviced for access, water supply, wastewater disposal, stormwater management, telecommunications and power supply.

Subdivision involving certain activities in close proximity to some network utilities also needs to be managed. The provisions in the subdivision chapter work together with provisions in the infrastructure and other chapters to achieve the Plan's aims regarding the operation, maintenance, development and upgrade of infrastructure.

Subdivisions adjacent to surface waterbodies and the CMA afford opportunities for greater access to these features to enhance a range of values. Esplanade reserves and esplanade strips will generally be required by the Council in such circumstances. Esplanades also provide opportunities to maintain or enhance conservation values associated with ecological characteristics of surface water and the coast, as well as natural hazard mitigation.

Subdivision is only permitted in limited circumstances. <u>Under Section 223</u> of the RMA<u>, a requires that a²</u> survey plan for such subdivisions may be submitted to Council for approval provided that a certificate of compliance has been obtained for the subdivision and that certificate has not lapsed.

Application of rules in this Chapter³

This chapter includes objectives, policies and rules that relate to subdivision generally. It also includes policies and rules that implement objectives in other chapters, specifically as they relate to the management of subdivision.

Rule SUB-R1 relates specifically to subdivision of land for the purpose of the construction and use of residential units in the Medium Density Residential Zone and the High Density Residential Zone.

Subdivisions under Rule SUB-R1 are not subject to Rules SUB-R2 – SUB-R5, but are subject to the area-specific and topic-specific district wide⁴ rules where the land also contains a corresponding planning notation or overlay.

With the exception of Rule SUB-R1, the general subdivision objectives, policies and rules apply to all subdivision proposals, including those that affect land subject to other planning map notations, areas, or overlays. To the extent relevant, this includes Objectives SUB-O1 and SUB-O2, Policies SUB-P1 – SUB-P8, and Rules SUB-R2 – SUB-R5.

In addition to those general provisions, the area-specific and topic-specific district wide⁵ policies and rules apply to subdivisions affecting land subject to the applicable planning notation or overlay. This includes Policies SUB-P9 – SUB-P26, and Rules SUB-R6 – SUB-R31.

Responsibilities

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² Kāinga Ora [391.189]

³ Consequential in response to Kāinga Ora [391.189]

⁴ Transpower [315.167 and 315.168]

⁵ Transpower [315.167 and 315.168]

GWRC has a key role under the RMA in conserving soil, maintaining and enhancing water quality and aquatic ecosystems and avoiding or mitigating natural hazards. In practice, this means that:

- 1. GWRC have functions and responsibilities for the control relating to that may impact on subdivision;
- 2. <u>GWRC manages potable water where a connection to Council's reticulated potable systems is not available, and the water supply is from groundwater or a waterbody.</u>
- 3. <u>GWRC manages wastewater disposal where a connection to Council's reticulated wastewater systems is not available and sewage is to be disposed to ground.</u>
- 4. <u>GWRC manages stormwater disposal where a connection to Council's reticulated wastewater systems is not available and stormwater is to be disposed to ground or into a waterbody.</u>
- 5. GWRC also manages disturbance activities in the beds of rivers and lakes.⁶

Other relevant District Plan provisions

P1 Sch1

It is important to note that in addition to the provisions in this chapter, a number of other Part 2: District-Wide chapters also contain provisions that may be relevant including:

- **Transport** The Transport Chapter contains provisions relating to transport matters, including traffic generation.
- Three Waters The Three Waters Chapter contains provisions that relate to the management of the Three Waters infrastructure including servicing, hydraulic neutrality, water-sensitive urban design and infrastructure enabled urban development.⁷
- Historic Heritage and Sites and Areas of Significance to Māori Land subject to subdivision proposals may include archaeological sites and sites and areas of significance to Māori. Specific objectives and policies for the protection of these sites are located in the Sites and Areas of Significance to Māori Chapter and Historic Heritage Chapter.
- Notable Trees The Notable Trees Chapter contains provisions that identify and protect certain tress for their significant historic heritage, ecological or amenity values.⁸
- Infrastructure the subdivision chapter includes rules to implement objectives and
 policies in the Infrastructure Chapter where certain types of subdivision may have adverse
 effects, including reverse sensitivity effects, on infrastructure, such as the gas
 transmission pipeline, national grid, and transport network. are in close proximity to some
 network utilities.
- **Natural Hazards** the subdivision chapter includes policies and rules that implement the objectives in the Natural Hazards chapter where subdivision proposals affect land subject to identified natural hazards.
- Natural Character the subdivision chapter contains the rules that implement the objectives in the Natural Character chapter where subdivision proposals affect riparian margins
- Ecosystems and Indigenous Biodiversity the subdivision chapter includes policies and rules that implement the objectives in the Ecosystems and Indigenous Biodiversity chapter where subdivision proposals affect Significant Natural Areas
- Natural Features and Landscapes the subdivision chapter includes policies and rules that implement the objectives in the Natural Features and Landscapes chapter where

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⁶ Consequential amendment in response to GWRC [351.195]

⁷ Consequential amendment in response to Rod Halliday [25.24] and AdamsonShaw [137.5, 137.6, 137.7, and 137.8]

⁸ Administrative amendment

subdivision proposals affect Outstanding Natural Features and Landscapes, Special Amenity Landscapes and Ridgelines and Hilltops.

- Public Access the subdivision chapter includes policies and rules that implement the
 objectives in the Public Access chapter where subdivision proposals affect access to the
 coast and surface waterbodies
- Coastal Environment the Coastal Environment Chapter contains the objectives and
 policies relating to the subdivision of land on property that is subject to coastal
 hazards. The subdivision chapter contains the rules that implement the objectives in the
 Coastal Environment chapter where subdivision proposals affect land in the Coastal
 Environment
- Earthworks The Earthworks Chapter manages the adverse effects of earthworks on the environment, including earthworks associated with subdivision proposals.
- **Noise** The Noise Chapter contains specific controls in relation to noise, including temporary construction noise from subdivision and associated development.

Resource consent may therefore be required under rules in this chapter as well as other chapters. Unless specifically stated in a rule or in this chapter, resource consent is required under each relevant rule. The steps to determine the status of an activity are set out in the General Approach chapter.

Objectives ISPP SUB-01 Efficient pattern of development Subdivision achieves an efficient development pattern that: 1. Maintains or enhances Wellington's compact urban form; 2. Is compatible with the nature, scale and intensity anticipated for the underlying zone and local context; 3. Enables appropriate future development and use of resulting land or buildings; and 4. Is supported by development infrastructure and additional infrastructure for existing and anticipated future activities. P1 Sch1 **SUB-02 Esplanades** The network of esplanade reserves and esplanade strips in Wellington is progressively increased.

Policies

All subdivision

ISPP

Recognizing and providing for subdivision Recognise the benefits of subdivision in facilitating the supply and variety of new housing, business and other activities that meet the needs of people and communities.

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ISPP	SUB-P2	Boundary adjustments and amalgamation
		Enable boundary adjustments and site amalgamation to enhance the efficient use of land, provided that the nature and scale of resulting development potential is compatible with the local context.
ISPP	SUB-P3	Sustainable design
		Provide for subdivision design and layout that makes efficient use of renewable energy and other natural and physical resources, and delivers well-connected, resilient communities including development patterns that: 1. Maximise solar gain; 2. Incorporate effective water sensitive design; 3. Achieve hydraulic neutrality; 4. Provide for safe vehicle access; 5. Support walking, cycling and public transport opportunities and enhance neighbourhood and network connectivity and safety; and 6. Are adaptive to the effects of climate change.
ISPP	SUB-P4	Integration and layout of subdivision and development
		Provide for the efficient integration and layout of subdivision and associated development by: 1. Encouraging joint applications for subdivision and land use; 2. Enabling subdivision around development that has already been lawfully established; and 3. Ensuring standalone subdivision proposals provide allotments that can be feasibly developed and are fit for the future intended purpose; and 4. Ensuring enabled land use outcomes will be able to be achieved following subdivision.
ISPP	SUB-P5	Subdivision for residential activities
		Provide for flexibility, innovation and choice for future development enabled by subdivision for residential activities, while ensuring allotments are of a size, shape and orientation that is compatible with the nature, scale and intensity anticipated for the underlying zone or activity area.
P1 Sch1	SUB-P6	Subdivision in the General Rural Zone
		Require subdivisions in the General Rural Zone to result in allotments of a size, shape and orientation that:

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ISPP	SUB-P7	Preserve the predominant open character of the rural zone and contributes to urban containment; Can accommodate a residential unit in a position that manages effects on the privacy and amenity of residential units on neighbouring allotments; and Do not increase the risk of reverse sensitivity effects arising on existing lawfully established activities. Servicing
	005-17	oc: vicing
	SUB-PX	Require all allotments created by any subdivision to be adequately serviced such that: 1. In urban areas, suitable access, connections to reticulated water supply, wastewater and stormwater management networks are provided in accordance with the Council's Code of Practice for Land Development; 2. Allotments in rural or other areas that are unable to connect to reticulated networks are of sufficient size and shape to accommodate on-site wastewater disposal, stormwater management, and water supply, including water supply for fire-fighting purposes; and 3. Suitable connections to tTelecommunications and electricity are supplied. Subdivision within the Inner Air Noise BoundaryOverlay where the
		potential future permitted density of noise sensitive activities will avoid adverse reverse sensitivity effects on Wellington International Airport. 10
P1 Sch1	Historical a	Subdivision of land on which a heritage building or heritage structure is located
		Provide for the subdivision of land on which heritage buildings and heritage structures are located, having regard to: 1. The extent to which the subdivision and any anticipated development would detract from the identified heritage values; 11 2. The identified relationship and contribution of the setting and surroundings of the site to the values of the heritage building or heritage structure; 3. The extent to which the subdivision would retain an appropriate setting for the heritage building or heritage structure; and 4. Whether covenants or consent notices can be imposed on any new

allotment to manage any anticipated development.

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 $^{^{9}}$ Wellington Electricity Lines [355.52 and 355.53]

WIAL [406.263]
 Wellington City Council [266.97]

		5. Any advice that has been obtained from a suitably qualified heritage professional including Heritage New Zealand Pouhere Taonga where it is listed as a Category 1 or Category 2 Historic Place. 12
P1 Sch1	SUB-P11	Subdivision within heritage areas
		Provide for the subdivision of land within heritage areas, having regard to: 1. The extent to which the subdivision and any anticipated development would detract from the identified heritage values; and 2. Whether covenants or consent notices can be imposed on any new allotment to manage any anticipated development. 3. Any advice that has been obtained from a suitably qualified heritage professional including Heritage New Zealand Pouhere Taonga where it is listed as a Historic Area. ¹³
P1 Sch1	SUB-P12	Subdivision of land containing a scheduled archaeological site
		Provide for the subdivision of land containing a scheduled archaeological site, having regard to: 1. The location of site access and new structures in relation to the scheduled archaeological site; 2. The extent to which the subdivision and any anticipated development would adversely affect archaeological values; 3. The findings of any advice by a suitably qualified heritage professional; and 4. The outcomes of any consultation with Heritage New Zealand Pouhere Taonga_; and 5. Whether controls such as covenants or consent notices can be imposed on any new allotment to manage anticipated development.
P1 Sch1	SUB-P13	Subdivision of land containing a notable tree
		Require subdivision of land containing notable trees to support the maintenance of tree health and minimise the potential for interference, having regard to: 1. The extent to which the location of new boundaries relative to the notable tree and any anticipated development will increase the risk of the interference with property; and 2. Whether controls such as consent notices or covenants can be imposed on any new allotment; and 3. Whether site access and new utilities can be located outside of the root protection area of the notable tree.
ISPP	SUB-P9	Subdivision of land within a site or area of significance to Māori Category A or B

¹² Consequential amendment in response to Wellington Heritage Professionals [412.58]

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¹³ Consequential amendment in response to Wellington Heritage Professionals [412.61]

Provide for the subdivision of land within a site or area of significance to Māori Category A or B having regard to:

- The extent to which <u>C</u>eonsultation has been undertaken with mana whenua;
- 2. The extent to which the values of mana whenua have been incorporated into the proposal;
- 3. Whether alternative methods, locations or designs are available that would avoid or reduce the impact on the identified site or area of significance;
- 4. Any positive effects of the development for mana whenua or opportunities to enhance the cultural values of the site; and
- 5. The extent to which mana whenua retain access and use of the site or area

Natural Environment Values

P1 Sch1

SUB-P15

Protection of significant natural areas

Protect the biodiversity values of significant natural areas identified within SCHED8 by requiring subdivision to:

- 1. Avoid adverse effects on indigenous biodiversity values where practicable;
- 2. Minimise adverse effects on the biodiversity values where avoidance is not practicable;
- Remedy adverse effects on the biodiversity values where they cannot be avoided or minimised:
- 4. Only consider biodiversity offsetting for any residual adverse effects that cannot otherwise be avoided, minimised or remedied and where the principles of APP2 Biodiversity Offsetting are met; and
- Only consider biodiversity compensation after first considering biodiversity offsetting and where the principles of APP3 – Biodiversity Compensation are met.

P1 Sch1

SUB-P16

Subdivision in significant natural areas

Allow for subdivision in significant natural areas listed in SCHED8 where it:

- 1. Applies the effects management hierarchy approach in SUB-P15; and
- 2. Demonstrates that it is appropriate by taking into account the:
 - a. Findings of an ecological assessment in accordance with APP15; and
 - b. Provision of any proposed protective covenants of the significant natural area; and
 - c. Degree to which fragmentation of the significant natural area is minimised; and

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¹⁴ Te Rūnanga o Toa Rangatira [488.55 and 488.56]

		d. Extent to which building platforms and vehicle accessways within the new lots are proposed to locate outside the significant natural area or designed to minimize the degree of impact; and e. Extent that the ecological processes, functions and integrity of the significant natural area are maintained.
P1 Sch1	SUB-P14	Subdivision within riparian margins
		Provide for Only allow 15 subdivision within riparian margins where: 1. The natural character is protected; and 2. The subdivisions is designed to minimise the adverse effects of future use and development enabled by the subdivision on the natural character.
P1 Sch1	SUB-P17	Subdivision of land within ridgeline and hilltops <u>overlay or with</u> in the <u>ridgetop area of the</u> Upper Stebbings <u>and</u> Glenside West Development Area ¹⁶
		Provide for Only allow ¹⁷ subdivision of land containing ridgelines and hilltops or within the ridgetop area ¹⁸ where:
		 The integrity of the ridgeline is protected; and The subdivision is designed to minimise the adverse effects of future use and development on the visual amenity and landscape values.
P1 Sch1	SUB-P18	Subdivision of land within special amenity landscapes
		Manage subdivision of land within identified special amenity landscapes as follows: 1. Provide for subdivision of land in identified special amenity landscapes outside the coastal environment where: a. The subdivision is designed to ensure that adverse effects of future use and development enabled by the subdivision on the identified values are avoided, remedied or mitigated; and b. The identified landscape values and characteristics are maintained. 2. Provide for subdivision of land in identified special amenity landscapes within the coastal environment where: a. The subdivision is designed to ensure that significant adverse effects of future use and development enabled by the subdivision on the identified values are avoided; and b. The subdivision is designed to ensure that any other adverse effects of future use and development enabled by the subdivision on the identified values are avoided, remedied or mitigated; and c. The identified landscape values and characteristics are maintained.
P1 Sch1	SUB-P8	Esplanade requirements

¹⁵ GWRC [351.185]

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¹⁶ Consequential amendment

¹⁷ Forest & Bird [345.274]

¹⁸ John Tiley [142.14], Churton Park Community Association [189.14], Heidi Snelson, Aman Hunt, Chia Hunt, Ela Hunt [276.21]

		Require the provision of esplanade reserves and esplanade strips where subdivisions are proposed adjacent to the CMA or rivers to enhance:
		 Public access to and along the coast and surface waterbodies; Ecological, amenity and recreational values; and Natural hazard resilience.
P1 Sch1	SUB-P19	Subdivision of land within outstanding natural features and landscapes located outside of the coastal environment
		Only allow for the subdivision of land within identified outstanding natural features and landscapes or special amenity landscapes located outside of the coastal environment where the subdivision:
		 Is compatible with the identified values of the identified outstanding natural features and landscapes; Avoids, remedies or mitigates significant adverse effects on the identified values and characteristics of outstanding natural features and landscapes; and
		Is designed to protect the identified values and characteristics of the outstanding natural features and landscapes.
	Coastal Env	<u>ironment</u>
P1 Sch1	SUB-P20	Subdivision of land within outstanding natural features and landscapes located within the coastal environment
		Avoid the subdivision of land within identified outstanding natural features and landscapes within the coastal environment, unless:
		Any adverse effects of future use and development enabled by the subdivision on the identified values of the outstanding natural features and landscapes are avoided; and The identified values and characteristics of the outstanding natural features and landscapes are protected.
P1 Sch1	SUB-P21	Subdivision of land within the landward extent of the coastal environment
		Provide for subdivision of land within the landward extent of the coastal environment where it:
		Consolidates existing urban areas; and Does not establish new urban sprawl along the coastline.

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Only allow for subdivision in areas of very high or high coastal natural character within the coastal environment where:

- Any significant adverse effects on the identified values described in Schedule 12 - High Coastal Natural Character Areas are avoided and any other adverse effects on the identified values described in Schedule 12 - High Coastal Natural Character Areas are avoided remedied or mitigated; and
- 2. It can be demonstrated that:
 - a. The particular values and characteristics of the areas of high coastal natural character areas as identified in SCHED12 – High Coastal Natural Character Areas are protected from inappropriate subdivision, considering the extent to which the values and characteristics of the area are vulnerable to change including the effects of climate change and other natural processes;
 - b. The duration and nature of adverse effects are limited;
 - c. There is a functional need or operational need for the subdivision to locate in the area:
 - d. There are no reasonably practical alternative locations that are outside of the coastal environment or are less vulnerable to change; and
 - e. Restoration or rehabilitation planting of indigenous species will be incorporated to mitigate any adverse effects.

P1 Sch1

SUB-P23

Subdivision of land within coastal margins and riparian margins in the coastal environment located inside the Port Zone, Airport Zone, Stadium Zone, Waterfront Zone or City Centre Zone

Provide for subdivision of land within coastal margins and riparian margins where it is located in the highly modified Port Zone, Airport Zone, Stadium Zone, Waterfront Zone or City Centre Zone.

ISPP

SUB-P24

Subdivision of land within coastal margins and riparian margins in the coastal environment located outside the Port Zone, Airport Zone, Stadium Zone, Waterfront Zone and City Centre Zone

Only allow for subdivision within coastal and riparian margins in the coastal environment located outside of the Port Zone, Airport Zone, Stadium Zone, Waterfront Zone or City Centre Zone where:

- Any significant adverse effects on the natural character of the coastal environment are avoided and any other adverse effects on the natural character of the coastal environment are avoided, remedied or mitigated; and
- 2. It can be demonstrated that:
 - a. There is a functional need or operational need for the subdivision to locate within the coastal margin or riparian margin;
 - b. There are no reasonably practical alternative locations that are outside of the coastal margin or riparian margins or are less vulnerable to change; and

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c. Restoration or rehabilitation planting of indigenous species will be incorporated to mitigate any adverse effects.

ISPP

Natural Hazards

SUB-P25

Subdivision of land affected by natural hazards

Take a risk-based approach to the management of subdivision of land affected by natural hazards identified in the District Plan based on:

- 1. The sensitivity of the activities to the impacts of natural hazards; and
- 2. The hazard posed to people's lives and wellbeing, and property, by considering the likelihood and consequences of differing natural hazard events.

P1 Sch1

SUB-P26

Subdivision of land within the port and railway yards within the Wellington Fault Overlay

Require subdivision of land within the port and railway yards within the Wellington Fault Overlay to incorporate mitigation measures that minimise the reduce or avoid an increase in-¹⁹risk to people, property and infrastructure from the ground shaking and fault rupture on the Wellington Fault.

Rules: Land use activities

All Subdivision

ISPP

SUB-R1

Subdivision for the purpose of the construction and use of residential units in the Medium Density Residential Zone or High Density Residential Zone

Medium Density Residential Zone

1. Activity status: Controlled

Matters of control are:

High Density Residential Zone

- 1. The provision of practical, physical and legal access from each allotment directly to a formed legal road or by registered right of way;
- The provision of a water supply connection to the Council's reticulated water supply system for each allotment sufficient to meet the levels of service in the Wellington Water Regional Standard for Water Services 2022 and the requirements of the New Zealand Fire Service Firefighting Water Supplies Code of Practice SNZ PAS 4509:2008;
- 3. The provision of a wastewater disposal connection to Council's reticulated wastewater system for each allotment sufficient to meet the level of service in the Wellington Regional Standard for Water Services 2022;
- The provision of a stormwater connection to Council's reticulated stormwater system for each allotment sufficient to meet the level of service in the Wellington Regional Standard for Water Services 2022;
- 5. The provision of fibre optic cable connections to the legal boundary of each allotment;

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¹⁹ GWRC [351.187]

- 6. The provision of electricity connections to the legal boundary or each allotment.; and
- 7. Any consent notices, covenants, easements or other legal instruments necessary.²⁰

Notification status:

Applications under this rule are precluded from being publicly notified or limited notified if the subdivision is only associated with residential units that fully comply with density standards MRZ-S1, MRZ-S2, MRZ-S3, MRZ-S4, MRZ-S5, MRZ-S6, MRZ-S7 and MRZ-S8 in the Medium Density Residential Zone; or HRZ-S1, HRZ-S3, HRZ-S4, HRZ-S5, HRZ-S6, HRZ-S7, HRZ-S8 and HRZ-S9 in the High Density Residential Zone.

Applications under this rule are precluded from being publicly or limited notified if the subdivision is associated with an application for the construction and use of 4 or more residential units that comply with density standards MRZ-S1, MRZ-S2, MRZ-S3, MRZ-S4, MRZ-S5, MRZ-S6, MRZ-S7 and MRZ-S8 in the Medium Density Residential Zone; or HRZ-S1, HRZ-S3, HRZ-S4, HRZ-S5, HRZ-S6, HRZ-S7, HRZ-S8 and HRZ-S9 in the High Density Residential Zone.

Applications under this rule are precluded from being publicly notified if the subdivision is associated with an application for the construction and use of 1, 2, or 3 residential units that do not comply with 1 or more of density standards MRZ-S1, MRZ-S2, MRZ-S3, MRZ-S4, MRZ-S5, MRZ-S6, MRZ-S7 and MRZ-S8 in the Medium Density Residential Zone; or HRZ-S1, HRZ-S3, HRZ-S4, HRZ-S5, HRZ-S6, HRZ-S7, HRZ-S8 and HRZ-S9 in the High Density Residential Zone.

ISPP

SUB-R2

Subdivision around an existing lawfully established building which does not result in the creation of any new undeveloped allotment

All zones

1. Activity status: Permitted

Where:

- a. The subdivision is not located in the General Rural Zone, the Large Lot Residential Zone or the Future Urban Zone; and
- b. Compliance with the following standards is achieved:
 - i. SUB-S1;
 - ii. SUB-S2;
 - iii. SUB-S3;
 - iv. SUB-S4;
 - v. SUB-S5; and
 - vi. SUB-S7; and
- c. The subdivision will not lead to, or increase the degree of, non-compliance with land use standards of the applicable Zone.

All Zones

2. Activity status: Restricted Discretionary

Where:

 a. Compliance with any of the requirements of SUB-R2.1b cannot be achieved

Matters of discretion are:

1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7; and SUB-P8;

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²⁰ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

	 The extent and effect of non-compliance with any relevant Standard as specified in the associated assessment criteria for the infringed standards; Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and Any consent notices, covenants, easements or other legal instruments necessary.²¹ Notification status: Applications under this rule are precluded from being publicly or limited notified.
General Rural Zone Large Lot Residential Zone Future Urban Zone All Zones	3. Activity Status: Discretionary Where: a. Compliance with the requirements of SUB-R2.1.a or SUB-R2.1.c cannot be achieved.
SUB-R	3 Boundary adjustments
All Zones, except for: General Rural Zone Large Lot Residential Zone Future Urban Zone	 1. Activity status: Permitted Where: a. The boundary adjustment is not located in the General Rural Zone, the Large Lot Residential Zone or the Future Urban Zone; and b. Compliance with the following standards is achieved: i. SUB-S1; ii. SUB-S2; iii. SUB-S3; iv. SUB-S4; v. SUB-S5; and vi. SUB-S7; and c. The boundary adjustment will not lead to, or increase the degree of, non-compliance with land use standards of the applicable Zone.
General Rural Zone Large Lot Residential Zone Future Urban Zone	2. Activity status: Controlled Where: a. Compliance with the requirements of SUB-R3.1.a cannot be achieved; and b. Compliance with the following standards is achieved: i. SUB-S1; ii. SUB-S2; iii. SUB-S3; iv. SUB-S4; v. SUB-S5; and vi. SUB-S7; and c. The boundary adjustment will not lead to, or increase the degree of, non-compliance with land use standards of the applicable Zone; d. In the Future Librar Zone, the subdivision is in general accordance with

d. In the Future Urban Zone, the subdivision is in general accordance with the relevant Development Plan and Requirements set out in APP12 –

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ISPP

 $[\]underline{^{21}}$ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

Lincolnshire Farm Development Area and APP13 – Upper Stebbings and Glenside West Development Area; and

- e. In the General Rural Zone:
 - All allotments identify a building platform for any existing or proposed residential unit that is no closer than 100m to any other existing or proposed building platform for a residential unit; and
 - ii. Any allotment to be subdivided must be at least five years old from the deposit of survey plan.²²

Matters of control are:

- 1. The matters in SUB-P1, SUB-P2, SUB-P3, SUB-P4, SUB-P6, SUB-P7 and SUB-P8:
- 2. For subdivisions in Lincolnshire Farm Development Area, the matters in DEV2-P1, DEV2-P2 and DEV2-P6;
- 3. For subdivisions in Upper Stebbings/Glenside West Development Area, the matters in DEV3-P1, DEV3-P2, DEV3-P5 and DEV3-P6; and
- 4. Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and
- Any consent notices, covenants, easements or other legal instruments necessary.

Notification status: Applications under this rule are precluded from being publicly notified.

All Zones

3. Activity status: Restricted Discretionary

Where:

a. The boundary adjustment is not a permitted activity under SUB-R3.1 or a controlled activity under SUB-R3.2.

Matters of discretion are:

- 1. The matters in SUB-P1, SUB-P2, SUB-P3, SUB-P4, SUB-P5, SUB-P6, SUB-P7, and {Link,16616,SUB-P8;
- 2. The matters in the Subdivision Design Guide;
- 3. The extent and effect of non-compliance with any relevant Standard as specified in the associated assessment criteria for the infringed Standards;
- 4. For subdivisions in Lincolnshire Farm Development Area, the matters in DEV2-P1, DEV2-P2 and DEV2-P6;
- 5. For subdivisions in Upper Stebbings/Glenside West Development Area, the matters in DEV3-P1, DEV3-P2, DEV3-P5 and DEV3-P6;
- 6. For subdivisions in the General Rural Zone, the matters in the Rural Design Guide-; and
- 7. Site access and the design of any vehicle parking and associated maneuvering areas proposed; and.
- 8. Any consent notices, covenants, easements or other legal instruments necessary.²⁴

Notification Status: Applications under this rule are precluded from being publicly notified.

P1 Sch1

SUB-R4

Subdivision to create a new allotment for infrastructure

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²² Rod Halliday [25.23]

²³ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

²⁴ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

	All Zones	Activity status: Controlled	
		Where:	
		 a. Compliance is achieved with the following standards for any balance allotment²⁵: i. SUB-S1; and ii. SUB-S6.; and²⁶ iii. SUB-S7. 	
		Matters of control are:	
The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P7, and SUB-P8; are 2. Site access and the design of any vehicle parking and associated maneuvering areas proposed; and.			
		3. Any consent notices, covenants, easements or other legal instruments necessary. ²⁷	
		Notification status: Applications under this rule are precluded from being publicly or limited notified.	
	All Zones 2. Activity status: Restricted discretionary		
		Where:	
		a. Compliance with any of the requirements of SUB-R4.1.a cannot be achieved.	
		Matters of discretion are:	
		 The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P6, SUB-P7, and SUB-P8; The extent and effect of non-compliance with any relevant Standard as specified in the associated assessment criteria for the infringed standards; and 	
		3. Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and 4. Any consent notices, covenants, easements or other legal instruments necessary. ²⁸	
		Notification status: Applications under this rule are precluded from being publicly notified.	
	SUB-R	Subdivision that creates any vacant allotment, excluding new allotments for infrastructure. ²⁹	
	All Zones, except:	Activity status: Controlled	
	General Rural Zone	Where:	
		 a. The subdivision is not located in the General Rural Zone, the Large Lot Residential Zone or the Future Urban Zone; and b. Compliance with the following standards is achieved: 	

²⁵ WIAL [406.262]

ISPP

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²⁶ WIAL [406.262]

²⁷ WCC [266.95, 266.96] (Supported by Survey & Spatial New Zealand FS 116.4)

²⁸ Consequential amendment in response to WIAL [406.262]

²⁹ WIAL [406.262] – consequential to change to SUB-R4

	r loposed. 10/0/12
Large Lot	i. SUB-S1
Residential	ii. SUB-S2;
<u>Zone</u>	iii. SUB-S3;
	iv. SUB-S4;
<u>Future</u>	v. SUB-S5;
<u>Urban Zone</u>	vi. SUB-S6; and
	vii. SUB-S7.
	Matters of control are:
	1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7, and SUB-P8; and
	 Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and
	3. Any consent notices, covenants, easements or other legal instruments necessary. ³⁹

Notification status: Applications under this rule are precluded from being publicly or limited notified.

<u>General</u> Rural Zone

<u>Large Lot</u> <u>Residential</u> <u>Zone</u>

<u>Future</u> Urban Zone

2. Activity status: Restricted Discretionary

Where:

- a. Compliance with the requirements of SUB-R5.1.a cannot be achieved;
 and
- b. Compliance with the following standards is achieved:
 - i. SUB-S1;
 - ii. SUB-S2;
 - iii. SUB-S3:
 - iv. SUB-S4;
 - v. SUB-S5;
 - vi. SUB-S6;
 - vii. SUB-S7; and
- c. In the Future Urban Zone, the subdivision is in general accordance with the relevant Development Plan in the Planning Maps and with the Requirements set out in APP12 – Lincolnshire Farm Development Area and APP13 – Upper Stebbings and Glenside West Development Area; and
- d. In the General Rural Zone:
 - All allotments identify a building platform for any existing or proposed residential unit that is no closer than 100m to any other existing or proposed building platform for a residential unit; and
 - ii. Any allotment to be subdivided must be at least five years old from the deposit of survey plan.

Matters of discretion are:

- 1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P6, SUB-P7, and SUB-P8;
- 2. The matters in the Subdivision Design Guide;
- 3. The extent and effect of non-compliance with any relevant standard as specified in the associated assessment criteria for the infringed standards:³¹
- 4. For subdivisions in Lincolnshire Farm Development Area, the matters in DEV2-P1, DEV2-P2 and DEV2-P6;
- 5. For subdivisions in Upper Stebbings/Glenside West Development Area, the matters in DEV3-P1, DEV3-P2, DEV3-P5 and DEV3-P6;

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 $^{^{30}}$ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

³¹ Trelissick Park [168.21 and 168.22]

All zones, except: General Rural Zone	 For subdivisions in the General Rural Zone, the matters in the Rural Design Guide; and Site access and the design of any vehicle parking and associated maneuvering areas.; and Any consent notices, covenants or other legal instruments necessary.³² Notification status: Applications under this rule are precluded from being publicly or limited notified. Activity status: Restricted Discretionary Where: Compliance with any of the requirements of SUB-R5.1.b cannot be achieved; and The subdivision is not located in the General Rural Zone. Matters of discretion are:
	 The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7, and SUB-P8; The extent and effect of non-compliance with any relevant standard as specified in the associated assessment criteria for the infringed standards; and Site access and the design of any vehicle parking and associated maneuvering areas.; and Any consent notices, covenants or other legal encumbrances or instruments necessary.³³ Notification status: Applications under this rule are precluded from being publicly notified.
All Zones	4. Activity status: Discretionary Where: a. The subdivision is not a controlled activity under SUB-R5.1 or a restricted discretionary activity under SUB-R5.2 or SUB-R5.3.
Historical and	I Cultural Values
SUB-R	Subdivision of a site on which a scheduled heritage building or object heritage structure ³⁴ is located
All Zones	Activity status: Discretionary
SUB-RE	Subdivision of a site within a heritage area
All Zones	Activity status: Discretionary
P1 Sch1 SUB-R9	Subdivision of a site on which a scheduled archaeological site is located

³² ibid

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 $^{^{\}rm 33}$ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

³⁴ Administrative amendment

	All Zones	Activity status: Discretionary
P1 Sch1	SUB-R1	0 Subdivision of a site on which a notable tree is located
	All Zones	Activity status: Discretionary
P1 Sch1	SUB-R	6 Subdivision of land within a site or area of significance to Māori Category A and B
	All Zones	Activity status: Restricted Discretionary
		Matters of discretion are:
		1. The matters in SUB-P9.
<u>N</u>	latural Enviro	onment Values
P1 Sch1	SUB-R1	1 Subdivision of land within a significant natural area
	All Zones	Activity status: Restricted Discretionary
		Where: a. A future building platform to contain a residential unit including areas for access to the building platform are ³⁵ identified for each new undeveloped allotment that: i. Complies with the underlying zone provisions for buildings; and ii. Is located outside of the significant natural area. Matters of discretion are: 1. The matters in SUB-P15 and 16624,SUB-P16. Section 88 information requirements for applications: Applications for activities within an identified significant natural area must provide, in addition to the standard information requirements, an ecological assessment in accordance with APP15.
	All Zones All Zones	 2. Activity status: Discretionary Where: a. Compliance with any of the requirements of SUB-R11.1.a cannot be achieved. and b. The subdivision is located outside of the coastal environment. Section 88 information requirements for applications: Applications for activities within an identified significant natural area must provide, in addition to the standard information requirements, an ecological assessment in accordance with APP15.36 3. Activity Status: Non-complying Where:

³⁵ Forest & Bird [345.284] ³⁶ Forest & Bird [345.284]

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		a. Compliance with any of the requirements of SUB-R11.2 cannot be achieved; and b. The subdivision is located outside the coastal environment. ³⁷ Section 88 information requirements for applications: Applications for activities within an identified significant natural area must provide, in addition to the standard information requirements, an ecological assessment in accordance with APP15. ³⁸
P1 Sch1	SUB-R	12 Subdivision of land within special amenity landscapes
	All Zones	Activity status: Restricted Discretionary
		Where:
		a. A future building platform to contain a residential unit is identified for each new undeveloped allotment that: i. complies with the underlying zone provisions for buildings.
		Matters of discretion are:
		The effects on the identified values of the special amenity landscape; and The matters in SUB-P18.
	All Zones	2. Activity status: Discretionary
		Where:
		a. Compliance with any of the requirements of SUB-R12.1.a cannot be achieved.
P1 Sch1	SUB-R	13 Subdivision of land within outstanding natural features and landscapes
	All Zones	Activity status: Restricted Discretionary
		Where:
		 a. A future building platform to contain a residential unit including areas for access to the building platform are³⁹ identified for each new undeveloped allotment that: i. complies with the underlying zone provisions for buildings; and ii. is located outside of the outstanding natural feature or landscape.
		Matters of discretion are restricted to:
		 The matters in SUB-P19 and SUB-P20; and The effects on the identified values of the outstanding natural features or landscapes.
	All Zones	2. Activity status: Discretionary
		Where:
		a. Compliance with any of the requirements of SUB-R13.1.a cannot be achieved; and

³⁷ Forest & Bird [345.284]

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³⁸ Forest & Bird [345.284] 39 Forest & Bird [345.286]

		b. The subdivision is located outside the coastal environment.
	All Zones	Activity status: Non-Complying
		Where:
		a. Compliance with any of the requirements of SUB-R13.2 cannot be
		achieved; and b. The subdivision is located outside the coastal environment.
		b. The subdivision is located outside the coastal environment.
P1 Sch1	SUB-R	X Subdivision of land within ridgeline and hilltops overlay or within the
		ridgetop area of the Upper Stebbings and Glenside West Development
		<u>Area</u>
	All Zones	Activity Status: Restricted Discretionary
		Where:
		A future building platform to contain a residential unit is identified
		for each new undeveloped allotment that:
		 i. complies with the underlying zone provisions for buildings; and
		ii. For the Upper Stebbings and Glenside West Development Area is located outside of the ridgetop area.
		Matters of discretion are restricted to:
		1. The matters in SUB-P17; and
		2. Any measures proposed to protect ridgeline and hilltop or ridgetop area, including the location and size of future building platforms. ⁴⁰
P1 Sch1	SUB-R1	4 Subdivision of land within the accetal environment cutoids of high
	30B-K1	4 Subdivision of land within the coastal environment outside of high coastal natural character areas and outside of coastal margins and
		riparian margins
	All Zones	Activity status: Controlled
		Where:
		a. The subdivision is not located in any Open Space and Recreation Zone
		or the General Rural Zone; and b. Compliance is achieved with the following standards:
		i. SUB-S6; and
		ii. SUB-S7.
		Matters of control are:
		1. The matters in PA-P1, SUB-P8 and SUB-P21.
	Open Space and	2. Activity Status: Restricted Discretionary
	Recreation	Where:
	Zones	

⁴⁰ Proposed amendment in response to John Tiley [142.14], Churton Park Community Association [189.14], and Heidi Snelson, Aman Hunt, Chia Hunt, Ela Hunt [276.21]

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General Rural Zone	 a. Compliance with the requirements of SUB-R14.1.a cannot be achieved; and b. Compliance is achieved with the following standards: i. SUB-S6; and ii. SUB-S7.
	Matters of discretion are:
	1. The matters in PA-P1, SUB-P8 and SUB-P21.
All Zones	3. Activity status: Discretionary
	Where:
	a. The subdivision is not a controlled activity under SUB-R14.1 or a restricted discretionary activity under SUB-R14.2.
SUB-R	Subdivision of land within the coastal environment within coastal margins or riparian margins
Port Zone	Activity status: Controlled
Airport Zone	Where:
Stadium Zone	 a. The subdivision is located in the Port Zone, Airport Zone, Stadium Zone, Waterfront Zone or City Centre Zone
Waterfront	Matters of control are:
Zone City Centre Zone	 The effect on coastal margins and riparian margins; Any measures proposed to protect the natural character values of the area, including the location and size of future building platforms; and The matters in SUB-P14, SUB-P21, SUB-P23, PA-P1, PA-P2 and PA-P3.
All Other	2. Activity Status: Restricted Discretionary
Zones	Where:
	 a. Compliance with the requirements of SUB-R15.1.a cannot be achieved; and b. A future building platform to contain a residential unit is identified for each new undeveloped allotment that: i. Complies with the underlying zone provisions for buildings; and ii. Is located outside of the coastal margin or riparian margin.
	Matters of discretion are:
	 The effect on coastal margin and riparian margins; Any measures proposed to protect the natural character values of the area, including the location and size of future building platforms; and The matters in SUB-P14, SUB-P21, SUB-P24, PA-P1, PA-P2 and PA-P3.
All Other	3. Activity Status: Discretionary
<u>Zones</u>	Where:
	 a. Compliance with any of the requirements of SUB-R15.2.b cannot be achieved.

P1 Sch1

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P1 Sch1 SUB-R		16 Subdivision of land within the coastal environment within high coastal natural character areas			
A	II Zones	Activity status: Restricted Discretionary			
		Where:			
		 a. A future building platform to contain a residential unit including areas for access to the building platform are⁴¹ identified for each new undeveloped allotment that: i. complies with the underlying zone provisions for buildings; and ii. is located outside of the high coastal natural character area. 			
		Matters of discretion are:			
All Zones		 The effects on the identified coastal natural character values; Any measures proposed to protect the natural character values of the area, including the location and size of future building platforms; and The matters in SUB-P14, SUB-P21, SUB-P22, PA-P1, PA-P2 and PA-P3. 			
		2. Activity status: Non-complying			
		Where:			
		a. Compliance with any of the requirements of SUB-R16.1.a cannot be achieved.			
<u>Na</u>	Natural Hazards				
ISPP	SUB-R	Subdivision that creates building platforms for less hazard sensitive activities within the low, medium or high hazard areas of the Coastal Hazard Overlays or within the Flood Hazard, Liquefaction, Wellington Fault, Ohariu Fault, Sheppards Fault or Terawhiti Fault Overlays			
A	II Zones	Activity status: Controlled			
		a. The building platform is not located within an identified overland flowpath of the Flood Hazard Overlay; and b. The building platform is not located within a stream corridor of the Flood Hazard Overlay. Matters of control are: 1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7; and			
		1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7; and			

 Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and

2. Activity Status: Restricted Discretionary

3. Any consent notices, covenants, easements or other legal instruments

All Zones

necessary.42

Where:

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⁴¹ Forest & Bird [345.289]

⁴² WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

			a. Compliance is not achieved with SUB-R17.1.a.		
		Ма	tters of discretion are:		
		;	 The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7; Site access and the design of any vehicle parking and associated maneuvering areas proposed; and Any consent notices, covenants, easements or other legal instruments necessary; and⁴³ The matters in NH-P3. 		
•	All Zon	es :	3. Activity Status: Discretionary		
			Where:		
			a. Compliance is not achieved with SUB-R17.1.b.		
ISPP	SPP SUB-R1		Subdivision that creates building platforms for potentially hazard sensitive activities within the low hazard area of the Coastal Hazard Overlays, or within the inundation area of the Flood Hazard Overlay, or within the Liquefaction, Sheppards Fault or Terawhiti Fault Overlays		
	All Zon	<u>es</u>	Activity status: Controlled		
		Ма	Matters of control are:		
			 For subdivision where the building platforms are located in the Liquefaction, Sheppards Fault or Terawhiti Fault Overlays: a. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7 and SUB-P8; and b. Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and c. Any consent notices, covenants, easements or other legal instruments necessary;⁴⁴ The matters in NH-P6 for building platforms that are located in ponding inundation⁴⁵ of the Flood Hazard Overlay. 		
ISPP	SPP SUB-R19		Subdivision that creates building platforms for potentially hazard sensitive activities within the medium hazard area of the Coastal Hazard Overlays		
	All Zones		Activity Status: Restricted Discretionary		
			 tters of discretion are: The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7 and SUB-P8; Site access and the design of any vehicle parking and associated maneuvering areas proposed; and Any consent notices, covenants, easements or other legal instruments necessary; and⁴⁶ The matters in CE-P16 for building platforms that are located in the medium hazard area of the Coastal Hazard Overlays. 		

 $^{^{\}rm 43}$ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4) $^{\rm 44}$ ibid

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⁴⁵ Administrative amendment

⁴⁶ ibid

ISPP	SUB-R20		Subdivision that creates building platforms for potentially hazard sensitive activities within the
	All Zone	<u>es</u>	Activity status: Discretionary
ISPP	SPP SUB-R21		Subdivision that creates building platforms for potentially hazard sensitive activities within the stream corridor of the Flood Hazard Overlay or the high hazard area of the Coastal Hazard Overlays
	All Zone	es ·	Activity status: Non-Complying
ISPP	SU	B-R22	Subdivision that creates building platforms for hazard sensitive areas activities within the Sheppards Fault, Terawhiti Fault or Liquefaction Overlays
and 2. Site access and the maneuvering areas			tters of control are: 1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7 and SUB-P8; and 2. Site access and the design of any vehicle parking and associated maneuvering areas proposed.; and 3. Any consent notices, covenants, easements or other legal instruments
ISPP		B-R23	Subdivision that creates building platforms for hazard sensitive activities within the inundation area of the Flood Hazard Overlay or the low hazard area of the Coastal Hazard Overlays
	All Zones		Activity Status: Restricted Discretionary
		;	 tters of discretion are: The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7, and SUB-P8, and SUB-P25⁵⁰; Site access and the design of any vehicle parking and associated maneuvering areas proposed; Any consent notices, covenants, easements or other legal instruments necessary;⁵¹ The matters in NH-P6 for building platforms that are located in the inundation area of the Flood Hazard Overlay; and The matters in CE-P15 for building platforms that are located in the low hazard area of the Coastal Hazard Overlay.

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⁴⁷ Administrative amendment

⁴⁸ Administrative amendment

 $^{^{\}rm 49}$ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

⁵⁰ GWRC [351.190]

⁵¹ WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

Subdivision Proposed: 18/07/2022 **ISPP** SUB-R24 Subdivision that creates building platforms for hazard sensitive activities within an overland flow path of the Flood Hazard Overlay or the medium hazard areas of the Coastal Hazard Overlays All Zones 1. Activity status: Discretionary **ISPP SUB-R25** Subdivision that creates building platforms for hazard sensitive activities within the stream corridor of the Flood Hazard Overlay, the Wellington Fault Overlay, the Ohariu Fault Overlay or the high hazard area of the **Coastal Hazard Overlays** All Zones 1. Activity status: Non-Complying P1 Sch1 **SUB-R26** Subdivision within the Wellington Fault Overlay or medium or high coastal hazard areas on land occupied by City Centre Zone or Airport purposes, operational port activities, passenger port facilities and rail activities As specified 1. Activity status: Restricted Discretionary in rule Matters of discretion are: 1. The matters in SUB-P1, SUB-P3, SUB-P4, SUB-P5, SUB-P7 and SUB-P8; 2. Site access and the design of any vehicle parking and associated maneuvering areas proposed; 3. Any consent notices, covenants, easements or other legal instruments necessary;52 4. The matters in <u>SUB-P26 and NH-P14</u> for building platforms associated with operational port activities, passenger port facilities and rail activities the that are located in the Wellington Fault Overlay; 5. The matters in CE-P20 for subdivision on land occupied by the Airport purposes, operational port activities, passenger port facilities and rail activities that are located in a medium or high coastal hazard areas; and 6. The matters in CE-P19 and 53 CE-P22 for subdivision on land within the City Centre Zone that is located in a medium or high coastal hazard areas; Other overlays P1 Sch1 SUB-R27 Subdivision in the National Grid substation buffer All Zones 1. Activity status: Controlled Where: a. All resulting allotments, except allotments for access or a public work, demonstrate that they can accommodate a building footprint for the

National Grid substation buffer.

principal building and any dwelling or sensitive activity outside of the

Matters of control are:

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⁵² WCC 266.95, 266.96 (Supported by Survey & Spatial New Zealand FS 116.4)

⁵³ Consequential amendment

		 The extent to which the proposed development design and layout enables appropriate separation distances between sensitive activities and the substation; The risk of electrical hazards affecting public or individual safety, and the risk of property damage; Measures proposed to avoid potential adverse effects, including reverse sensitivity effects, on the operation, maintenance, upgrading and development of the substation; Technical advice from an electrical engineer specialising in electricity transmission; The outcome of any consultation with Transpower; and Whether the building, structure or sensitive activity could be located further from the substation.
		Applications under this rule are precluded from being publicly notified.
		Notice of any application for resource consent under this rule must be served on Transpower New Zealand Limited in accordance with Clause 10(2)(i) of the Resource Management (Forms, Fees, and Procedures) Regulations 2003.
_	All Zones	2. Activity status: Discretionary
		Where:
		vvnore.
		 a. Compliance with the requirements of SUB-R27.1.a cannot be achieved.
	SUB-R	Subdivision in the National Grid subdivision corridor
	All Zones	Activity status: Restricted Discretionary
		Where:
		 a. All resulting allotments, except allotments for access or a public work, demonstrate that they are able to accommodate a building footprint for the principal building and any dwelling or sensitive activity outside of the National Grid yard; and b. Vehicle access to National Grid assets is maintained.
		Matters of discretion are:
		 The extent to which the subdivision allows for earthworks, buildings and structures to comply with the safe distance requirements of the New Zealand Electrical Code of Practice for Electrical Safe Distances (NZECP 34:2001) ISSN01140663;
		2. The provision for the on-going efficient operation, maintenance, development and upgrade of the National Grid, including the ability for continued reasonable access to existing transmission lines and support structures for
		 maintenance, inspections and upgrading; 3. The extent to which potential adverse effects (including visual and reverse sensitivity effects) are mitigated through the location of building platforms; 4. The extent to which the design and construction of the subdivision allows for activities to be setback from the National Grid to ensure adverse effects on

activities to be setback from the National Grid to ensure adverse effects on,

and from, the National Grid and on public safety and property are appropriately avoided, remedied or mitigated, for example, through the

location of roads and reserves under the transmission lines;

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	 5. The nature and location of any proposed vegetation to be planted in the vicinity of the National Grid, and how such landscaping will impact on the operation, maintenance, upgrade and development (including access) of the National Grid; 6. The outcome of any consultation with Transpower; and 7. The extent to which the design and layout of the subdivision demonstrates that a suitable building platform or platforms for a principal building or dwelling can be located outside of the National Grid Yard for each new allotment. ; and 8. The risk of electrical hazards affecting public or individual safety, and the risk of property damage. 54 Notification status:
	Applications under this rule are precluded from being publicly notified.
	Notice of any application for resource consent under this rule must be served on Transpower New Zealand Limited in accordance with Clause 10(2)(i) of the Resource Management (Forms, Fees, and Procedures) Regulations 2003.
All Zones	2. Activity status: Non-complying
	Where:
	a. Compliance with any of the requirements of SUB-R28.1 cannot be achieved.
SUB-R2	Subdivision of land containing a Gas Transmission Pipeline corridor Subdivision of land within the Gas Transmission Pipeline Corridor and/or within 30m of any above-ground station site forming part of the Gas Transmission Network
All Zones,	1. Activity status: Controlled Restricted Discretionary ⁵⁵
except:	Where:
Residential Zones	 a. The subdivision will not result in any building(s) (or any part of any building) or sensitive activities being located within the gas transmission pipeline corridor and/or within 30m of above ground related infrastructure; b. New allotment boundaries are outside of, and do not cross, the gas transmission pipeline corridor; c. The layout of allotments, including the balance area, and any associated earthworks, maintains physical and practical access to the gas transmission pipeline; and d. The subdivision is not located in any Residential Zone.
	Matters of controldiscretion are:
	 The extent to which the subdivision allows for the ongoing efficient operation, maintenance and upgrading of the gas transmission pipeline, including the ability for continued reasonable access for inspections, maintenance and upgrading; The location of any future building platform as it relates to the gas transmission pipeline;

⁵⁴ Transpower [315.171] and [315.172, 315.173] ⁵⁵ Firstgas [304.39 and 304.40]

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	 The risk of hazards affecting public or individual safety, and the risk of property damage; The extent to which the subdivision design allows for activities to be setback from the gas transmission network pipeline; The nature and location of any vegetation to be planted in the vicinity of the gas transmission network pipeline⁵⁶; and The outcome of any consultation with the owner and operator of the gas transmission pipeline. Notification status: Applications under this rule are precluded from being publicly notified. Notice of any application for resource consent under this rule must be served on the owner and operator of the Gas Transmission Pipeline in accordance with Clause 10(2)(i) of the Resource Management (Forms, Fees, and Procedures) Regulations 2003.
All Zones, except:	2. Activity status: Restricted Discretionary
Residential Zones	a. Compliance with any of the requirements of SUB-R29.1.a, SUB-R29.1.b or SUB-R29.1.c cannot be achieved. - Matters of discretion are: 1. The extent to which the subdivision allows for the ongoing efficient operation, maintenance and upgrading of the gas transmission pipeline, including the ability for continued reasonable access for inspections, maintenance and
	 upgrading; 2. The location of any future building platform as it relates to the gas transmission pipeline; 3. The risk of hazards affecting public or individual safety and the risk of property damage; 4. The extent to which the subdivision design allows for activities to be setback from the gas transmission pipeline; 5. The nature and location of any vegetation to be planted in the vicinity of the gas transmission pipeline; and 6. The outcome of any consultation with the owner and operator of the gas transmission pipeline.
	Notification status: Applications under this rule are precluded from being publicly notified. Notice of any application for resource consent under this rule must be served on the owner and operator of the Gas Transmission Pipeline in accordance with Clause 10(2)(i) of the Resource Management (Forms, Fees, and Procedures) Regulations 2003.
Residential Zones ⁵⁷	Activity status: Discretionary Where:

 $^{^{56}}$ All changes in response to FirstGas [304.39 & 304.40] $\,$ 57

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		a. Compliance with the requirements of SUB-R29.1.d cannot be achieved.			
P1 Sch1	SUB-R3029 Subdivision within the Inner Air Noise Boundary Overlay				
	All Zones	1. Activity status: Discretion	. Activity status: Discretionary		
		Notification status: For a resource consent application made in respect of Rule SUB-R29, WIAL must be considered to be an affected person in accordance with Section 95E of the RMA. ⁵⁸			
	Other subdivi	<u>ision</u>			
P1 Sch1	SUB- R3130 Any other subdivision				
	All Zones	Activity status: Discretion	onary		
		Where:			
				se provided for as a permitted activity, iscretionary activity, or non-complying	
	Standards				
ISPP	SUB-S	1 Access			
	Every allotment must have practical, physical and legal access directly to a formed legal road or by way of a registered right-of-way.		1. Whe function main 2. Whe is lo mar active 3. Whe site feat such rest	ether the safe, efficient and effective tioning of the transport network is ntained; ether any alternative access arrangement cated, formed and constructed in a mer that is suited to the development or vity it serves; and ether the topography, size or shape of the or the location of any natural or built cure(s) on the site or other requirements in as easements, rights-of-way or rictive covenants impose constraints that the compliance impracticable.	
ISPP	SUB-S	2 Water supply			
	supply sy must: a. Be at t lev 6.2	connection to Council's reticul ystems is available, all new allow provided with a water supply of the allotment boundary, that preel of service in Chapter 6, Tables of the Wellington Water Regionandard for Water Services May	connection ovides the les 6.1 and onal	Assessment criteria where the standard is infringed: 1. The extent to which the proposed water supply is sufficient for the development or activity it serves; 2. The suitability of the proposed water supply for fire-fighting	

⁵⁸ WIAL [406.282 and 406.283]

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- b. Comply with water supply requirements in the New Zealand Fire Service Firefighting Water Supplies Code of Practice SNZ PAS 4509:2008; and
- Where a connection to Council's reticulated water supply systems is not available, all allotments must:
 - a. Be provided with access to a self-sufficient potable water supply with a minimum volume of 10,000L; and
 - Comply with the water supply requirements of the New Zealand Fire Service Firefighting Water Supplies Code of Practice SNZ PAS 4509:2008.

- purposes, including effects on peoples' health and safety, and on property;
- Where Council's reticulated system is not immediately available but is likely to be in the near future, the appropriateness of temporary systems; and
- 4. Whether any site constraints make compliance impracticable.

ISPP

SUB-S3 Wastewater disposal

- Where a connection to Council's reticulated wastewater systems is available, all new allotments must be provided with a connection at the allotment boundary that provides the level of service in Chapter 5, section 5.2.3 of the Wellington Water Regional Standard for Water Services May 2019;
- 2. Where a connection to Council's reticulated wastewater systems is not available, all allotments must be provided with on-site wasterwater systems a septic tank or soakage field or an approved alternative means to dispose of sewage in a sanitary manner within the net site area of the allotment in accordance with Section 5.2.6 of the Wellington Water Regional Standard for Water Services May 2019; and
- Where a connection to Council's reticulated wastewater systems is not available and sewage is to be disposed to ground, that area must not be subject to instability or inundation or used for the disposal of stormwater.

Assessment criteria where the standard is infringed:

- The extent to which the proposed wastewater disposal solution is sufficient for the development or activity it serves;
- The extent to which the proposed wastewater disposal solution will result in adverse effects on peoples' health and safety;
- Whether the proposed wastewater disposal solution may result in contamination of groundwater or stormwater, including as a result of wet weather overflows;
- Where Council's reticulated system is not immediately available but is likely to be in the near future, the appropriateness of temporary systems; and
- 5. Whether any site constraints make compliance impracticable.

ISPP

SUB-S4

Stormwater management

- Where a connection to Council's stormwater management systems is available, all new allotments must be provided with a connection at the allotment boundary, that provides the level of service in Chapter 4 Stormwater Table 4.1, Table 4.2 and 4.3 of the Wellington Water Regional Standard for Water Services May 2019;
- 2. All subdivisions must achieve hydraulic neutrality; and

Assessment criteria where the standard is infringed:

- The extent to which the proposed stormwater management solution is sufficient for the development or activity it serves;
- The extent to which the proposed stormwater management solution results in adverse effects on peoples' health and safety;

⁵⁹ GWRC [351.192]

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 Where a connection to Council's stormwater systems is not available and the means of stormwater disposal is to ground, that area must not be subject to instability or inundation or be used for the disposal of wastewater.

- Whether the proposed stormwater management solution results in adverse flooding effects on other property, including on the effective function of Council's reticulated network:
- Where Council's reticulated system is not immediately available but is likely to be in the near future, the appropriateness of temporary systems; and
- 5. Whether any site constraints make compliance impracticable.

ISPP

SUB-S5 Telecommunications and power supply

- All new allotments must have provision for fibre optic cable connections to the legal boundary of the allotments; and
- 2. All new allotments must have provision for electricity connections to the legal boundary of the allotments.

Assessment criteria where the standard is infringed:

- The extent to which the proposed telecommunications and power supply is sufficient for the development or activity it serves;
- Where any reticulated telecommunications and power supply system is not immediately available but is likely to be in the near future, the appropriateness of temporary supply solutions; and
- 3. Whether any site constraints make compliance impracticable.

ISPP

SUB-S6 Number, size and shape of allotments

The following maximum allotment number and minimum size and shape limits must be complied with for any fee simple subdivision:

Standard	Limit		
Large Lot Residential Zone			
Minimum size of any allotment following subdivision:	3,500m ²		
General Rural Zone			
Maximum number of allotments following subdivision	2		
Minimum size of allotment that may be subdivided	nil		

Assessment criteria where the standard is infringed:

- The extent to which a higher density of development is compatible with the anticipated zone purpose, form and function and local site⁶⁰ context;
- Whether the size, shape and other physical characteristics of resulting allotments will enable feasible future development of a nature and scale that is generally anticipated by the relevant Zone provisions;
- 3. The extent to which any adverse effects on privacy or sunlight access for neighbours can be managed by allotment size, shape, orientation and topography or by

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⁶⁰ Kainga Ora [391.244 and 291.245]

<u> </u>	,	
a. In the Horokiwi Area; b. In all other areas	30ha	landscaping, restrictions on future buildings or other mitigation; 4. The extent to which clustering of
4. Minimum size of any allotment following subdivision: a. In the Horokiwi Area; b. In all other areas Metropolitan Centre, Loca Centre, Mixed Use & General		smaller allotments and associated buildings in the General Rural Zone is appropriate to the local rural character and the overall maintenance of spaciousness, compared to a more dispersed development pattern; and 5. The effectiveness of any legal or instruments necessary proposed ⁶¹ to limit future intensification.
5. Maximum number of allotments	nil	
6. Minimum allotment size	500m²	
7. Minimum allotment shape	nil- ⁶²	
Upper Stebbings and Gler Area	nside West Development	
8. Minimum allotment size and shape	Capable of providing a building platform within the 'built' area	
All other Zones		
Maximum number of allotments	nil	
10. Minimum allotment size and shape	nil	

P1 Sch1

SUB-S7 Esplanade reserves and esplanade strips

- Where any subdivision creates any allotment adjoining the CMA, an esplanade reserve or esplanade strip with a minimum width of 20m must be provided;
- 2. Where any subdivision creates any allotment which adjoins or contains a river whose bed has an average width of 3m or more where the river adjoins or flow through the allotment, an esplanade reserve or esplanade strip with a minimum width of 20m must be provided in accordance with section 230 of the RMA; and
- 3. Standards SUB-S7.1 and SUB-S7.2 do not apply to the creation of any allotments in the Port Zone or the Airport Zone.

Assessment criteria where the standard is infringed:

- The extent to which the land will maintain or enhance the ecological values and natural character, landscape, historic heritage and natural function of the adjacent surface waterbody or area of coast;
- 2. Whether safe public access, recreational use, and natural hazard management are:
 - a. Already available and can be maintained for the future; or
 - b. Unable to be achieved irrespective of any reserve or

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⁶¹ Kainga Ora [391.244 and 291.245]

⁶² Kainga Ora [391.244 and 291.245]

strip being provided due to functional needs, operational needs, physical characteristics of the land, or other practical constraints; 3. The extent to which an esplanade strip would better provide for public access, recreation, natural hazard management, and ecological values compared to an esplanade reserve; and 4. Whether any reduction in width is offset by an increase in width in other locations which would result in a net positive public benefit, in terms of public access, recreation,

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or natural hazard management.

Subdivision