Attachment 3

Recommended amendments in response to submissions shown in red <u>underline</u>/strikeout and evidence shown in blue <u>underline</u>/strike out Changes made in response to hearing shown in green <u>underline</u>/strike out

Chapter 22: Rural Zone

Subdivision Provisions

Proposed Waikato District Plan Stage I (Notified Version)



Proposed District Plan (Stage I) (Notified version) 22 Rural Zone

Chapter 22: Rural Zone

22.4 Subdivision - Rules

- (1) Rule 22.4.1.1 lists prohibited subdivision activities in the Rural Zone
- (2) The following rules provide for various types of subdivision in the Rural Zone
 - (a) Rule 22.4.1.2 General Subdivision
 - (b) Rule 22.4.1.3 Subdivision of Maaori Freehold Land
 - (c) Rule 22.4.1.4 Boundary Relocation
 - (d) Rule 22.4.1.5 Rural Hamlet Subdivision
 - (e) Rule 22.4.1.6 Conservation Lot Subdivision
 - (f) Rule 22.4.1.7 Reserve Lot Subdivision and incentive lot
- (3) The following rules apply to the types of subdivision provided for in Rules 22.4.1.2 to 22.4.1.7
 - (a) Rule 22.4.2 Title boundaries <u>- Existing building s(natural hazard area, contaminated</u> land, significant amenity landscape, notable trees, intensive farming and aggregate extraction areas.
 - (b) Rule 22.4.3 Significant Natural Areas, heritage items, Maaori sites of significance, and Maaori areas of significance and notable trees
 - (c) Rule 22.4.4 Road frontage
 - (d) Rule 22.4.5 Subdivision within identified areas
 - (e) Rule 22.4.6 Subdivision of land containing all or part of an Environmental Protection Area
 - (f) Rule 22.4.7 Esplanade Reserve and Esplanade strips
 - (g) Rule 22.4.8 Subdivision of land containing heritage items 22.4.8A Subdivision within the National Grid Corridor
 - (h) Rule 22.4.9 Subdivision building platform

22.4.1.1 Prohibited subdivision

The following activities are prohibited activities. No application for resource consent can be made for a prohibited activity and no resource consent can be granted:

PRI	Any subdivision within the Urban Expansion Area involving the creation of any additional lot.
PR2	 (a) Subdivision of land for which a Record of Title was issued prior to 6 December 1997, which results in the land comprised in more than one additional Record of Title lot allotment being located on any high class soil. (b) Exceptions to PR2(a) are where an additional lot allotment is created by any of the following rules: (i) The conservation lot subdivision (Rule 22.4.1.6); (ii) Reserve lot subdivision (Rule 22.4.1.7); (iii) Access allotment or utility allotment using Rule 14.12 (Transportation); (iv) Subdivision of Maaori Freehold Land (Rule 22.4.1.3). (v) A boundary relocation (Rule 22.4.1.4, including D2 within the Urban Expansion Area) or rural hamlet subdivision (Rule 22.4.1.5), where the subdivision creates any additional allotments on land comprised in one Record of Title which existed prior to the subdivision and where there are no additional allotments Records of Title created overall as a result of the subdivision.
PR3	 (a) Subdivision of land for which a Record of Title was issued after 6 December 1997, which results in the land comprised in any additional lot allotment being located on any high class soil. (b) Exceptions to PR3(a) are where an additional lot allotment is created by any of the following: (i) Conservation lot subdivision (Rule 22.4.1.6); (ii) Reserve lot subdivision (Rule 22.4.1.7); (iii) Access allotment or utility allotment using Rule 14.12 (Transportation);
Proposed	District Plan (Stage I) 22 Bural Zone 18 July 2018

		(iv) Subdivision of Maori Freehold land (Rule 22.4.1.3);
		(v) <u>A boundary relocation (Rule 22.4.1.4, including D2 within the Urban Expansion Area) or rural</u>
		hamlet subdivision (Rule 22.4.1.5), where the subdivision creates any additional allotments on
		land comprised in one Record of Title which existed prior to the subdivision and where there
		are no additional allotments <u>Records of Title created overall as a result of the subdivision.</u>
	(c)	Rule PR3(a) does not apply to the following:
		(i) a boundary relocation or adjustment between Records of Title that existed prior to 6
		December 1997; (refer to Rule 22.4.1.4); or
		(ii) a process other than subdivision under the Resource Management Act 1991.
PR4	(a)	Notwithstanding rule PR3(c)(ii)Aany proposed subdivision where of any record of title that has
	. ,	been used as a donor lot has been created for the purpose of a transferable rural lot right
		subdivision under the provisions of the previous Operative Waikato District Plan – Franklin
		Section, except where the historical transfer of any consented environmental lots has not
		resulted in-situirrespective of how the donor record of title was created by either:
		(i) Amalgamation; or
		(ii) Re-survey
	(b)	Exceptions to PR4(a) are where an additional allotment is created by any of the following:
		(i) <u>Conservation lot subdivision (Rule 22.4.1.6);</u>
		(ii) <u>Reserve lot subdivision (Rule 22.4.1.7);</u>
		(iii) Access allotment or utility allotment using Rule 14.12 (Transportation);
		(iv) <u>Subdivision of Maori Freehold land (Rule 22.4.1.3);</u>
		A boundary relocation (Rule 22.4.1.4) or rural hamlet subdivision (Rule 22.4.1.5), where the
		subdivision creates an additional allotment on land comprised in one Record of Title which
		existed prior to the subdivision and where there are no additional allotments Records of Title
		created overall as a result of the subdivision.

22.4.1.2 General subdivision

RDI	(a)	Subo	livision must comply with all of the following conditions:
			The Record of Title to <u>the allotment to</u> be subdivided must have issued prior to 6 December 1997;
		()	The <u>Record of Title</u> allotment to be subdivided must be contained in a single Record of Title; that is not a Record of Title created by section 14 of the Land Transfer Act 2017 and must be at least 20 40 hectares in area;
		• •	The proposed subdivision must create no more than one additional lot allotment, excluding an access allotment <u>or utility allotment for every complying record of title</u> .
		(iv)	The additional lot allotment must have a proposed area of between 8,000m ² and 1.6 ha;
			Where the land to be subdivided containsing high class soil (as determined by a property scale site specific assessment Land Use Capability Assessment-Classification prepared by a suitably qualified person), the additional allotment created by the subdivision, exclusive of the balance area, must not contain more than 15% of its total land area as high class soils within the allotment. must be contained within the boundaries of only two lots as follows:
			A. one lot must contain a minimum of 80% of the high class soil; and
			B. the other lot may contain up to 20% of high class soil.
	(b)	(i)	ncil's discretion is restricted to the following matters: subdivision layout and design including dimensions, shape and orientation of the proposed lot allotment;
			effects on rural character and amenity values;
		• •	effects on landscape values;
			potential for <u>subdivision and subsequent activities to adversely affect adjoining activities</u> <u>through</u> reverse sensitivity effects ;
		(v)	extent of earthworks including earthworks for the location of building platforms and accessways;
			Effects on rural productivity and the availability of high class soils:
			The provision of infrastructure, including water supply accessible for firefighting;
			The subdivision layout and design in regard to how this may impact on the operation,
			maintenance, upgrading and development of infrastructure assets, or give rise to reverse
			sensitivity effects on existing land transport networks.

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	Note: Some subdivision is a prohibited activity in accordance with Rule 22.4.1.1. Conservation Lot subdivision as set out in Rule 22.4.1.6 and subdivision to create a reserve in as set out in Rule 22.4.1.7 is not subject to this rule.
NCI	General subdivision that does not comply with Rule 22.4.1.2. RD1.
<u>NC2</u>	Any subdivision within the Urban Expansion Area involving the creation of any additional lot Record of <u>Title.</u>

22.4.1.3 Subdivision of Maaori Freehold Land

DI	Subdivision for a full partition of Maaori Freehold Land under Te Ture Whenua Maori Act 1993.
NCI	Subdivision of Maaori Freehold Land not provided for in Rule 22.4.1.3 D1.

22.4.1.4 Boundary relocation

RDI	(a) The boundary relocation must:
	(i) Relocate a common boundary or boundaries between two existing Records of Title.
	(ii) All Records of Title used in the boundary relocation subdivision must:
	A. contain an area of at least 5.000m ² ;
	B. is not be a road severance or stopped road;
	C. not created by section 14 of the Land Transfer Act 2017; and
	D. is able to accommodate a suitable building platform as a permitted activity under
	in accordance with Rule 22.4.9 (subdivision rule for building platform), that
	existed prior to 18 July 2018;
	(iii) The Records of Title must form a continuous landholding;
	(iv) Not result in any additional lot allotments Records of Title created overall as a result of the
	subdivision; (v) Create one lot allotment of at least 8000m ² in area;
	(v) The proposed allotments, excluding the balance allotment, must not be located on high class
	soils. Where the land to be subdivided contains high class soil (as determined by a property
	scale site specific assessment Land Use Capability Classification prepared by a suitably
	qualified person), any individual new allotment created by the boundary relocation less than
	<u>4ha in area, must not individually contain more than 15% of its total land the allotment area as high class soils within the allotment.</u>
	(vii) No additional potential for permitted activity dwellings and no additional subdivision
	potential is created beyond that which already existed prior to the subdivision occurring.
	(b) Council's discretion is restricted to the following matters:
	 subdivision layout and design including dimension, shape and orientation of the proposed lots allotment;
	(ii) effects on rural character and amenity values;
	(iii) effects on landscape values; and
	(iv) potential for <u>subdivision and subsequent activities to adversely affect adjoining activities</u> <u>through</u> reverse sensitivity effects ;
	(v) Effects on rural productivity and fragmentation of high class soils
	(vi) Effects on high class soils, farm management and productivity.
	(vii) The subdivision layout and design having regard to the operation, maintenance, upgrading
	and development of existing infrastructure assets.
DI	A boundary relocation that does not comply with Rule 22.4.1.4 RD1
<u>D2</u>	(a) A boundary relocation within the Urban Expansion Area R2, meeting the following conditions:
	(i) The boundary relocation must be for the purpose of aggregating land around an existing
	dwelling lawfully established as of 18 July 2018;

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	(ii)	The Record of Title to be relocated must be at least 1.6ha in area;
	(iii)	The boundary relocation must not result in any additional Records of Title created overall as
		a result of the subdivision;
	(iv)	The Record of Title containing the existing dwelling must have a net site area between
		3000m ² and Tha.
	(v)	A consent notice must be registered on the Record of Title of the balance lot advising that no
		additional dwellings are permitted under Rules 22.3.1 and 22.3.2.
<u>NCI</u>	A bound	dary relocation within the Urban Expansion Area that either does not comply with Rule 22.4.1.4
	D2 or is	s located within areas HTI and WA.

22.4.1.5 Rural Hamlet Subdivision

RDI	(a) Subdivision to create a Rural Hamlet mu	
		g clustered together; Land contained within a maximum
	the second s	relocated into a Rural Hamlet resulting in a single cluster
	of 3 to 4 proposed allotments and or	
	(ii) All Records of Title used in the Rural	
	A. contain an area of at least	
	<u>B.</u> not be a road severance or	
		4 of the Land Transfer Act 2017; and
		suitable building platform as a permitted activity under
	(iii) All existing Records of Title form on	4.9 (subdivision rule for building platform),
		<u>ne exception of the balance area,</u> has a minimum area of
	8,000m.	le exception of the balance al ea, has a minimum al ea of
	(v) Each proposed lot allotment, with th	e exception of the balance area, has a maximum area of
	I.6ha;	
	(vi) The proposed balance lot allotment	
		llotments Records of Title beyond the number of existing
	Records of Title.	the balance allotment, must not be located on high class
		ed contains high class soil (as determined by a property
		se Capability Classification prepared by a suitably
		allotments created by the rural hamlet subdivision,
		not individually contain more than 15% of its total land
	the allotment area as high class soils	within the allotment.
	(b) Council's discretion is restricted to the fo	Illowing matters:
		ng dimension, shape and orientation of the proposed lot
	allotment;	ing dimension, shape and orientation of the proposed tot
	(ii) effects on rural character and amen	ity values:
	(iii) effects on landscape values;	
		equent activities to adversely affect adjoining activities
	<u>through</u> reverse sensitivity effects ⁴ ;	
		hworks for the location of building platforms and access
	ways.	01
	(vi) Effects on rural productivity and fra	gmentation of high class soils.
		ucture, including water supply for firefighting purposes,
	where practicable, wastewater serv	
		ving regard to the operation, maintenance, upgrading and
	development of existing infrastructu	
	(ix) The provision of infrastructure, in	cluding water supply for firefighting purposes, where
	practicable.	

NCI	Subdivision that does not comply with Rule 22.4.	1.5 RDI.	
<u>NC2</u>	A rural hamlet subdivision within the Urban Expa	ansion Area.	
2.4.1	.6 Conservation lot subdivision		
RDI	(a) The <u>conservation lot</u> subdivision must comp	ly with all of the following conditions:	
	(i) The allotment Record of Title to be sub	odivided lot must contain a contiguous area of ex	cistin
	Significant Natural Area or natural we	etland either as shown on the planning maps	or a
	determined by an experienced and suit Table I, or <u>Table 2</u> , or <u>Table 3</u> below:	ably qualified ecologist in accordance with the <u>e</u>	<u>eithe</u>
	Contiguous area to be legally protected (hectares)	Maximum number of new Records of Title	
	Between Tha and 2ha in area within the Hamilton Basin	+	
	Less than 2ha in all other areas	θ	
	2ha to less than 5ha	+	
	5ha to less than 10ha	2	
	10ha or more	3	
	Total area of SNA or natural	side the Hamilton Ecological Basin Area	
	wetland to be legally protected on an individual Record of Title	<u>additional lots that can be</u> <u>created on an individual</u> <u>Record of Title</u>	
	Greater than 5,000m ²	<u> </u>	
	Table 2: SNA outside the Hamilton Total area of SNA to be legally	Ecological Basin Area Maximum Number of	
	protected on an individual Record		
	<u>of Title</u>	created on an individual	
	Creater than the loss than the	Record of Title	
	<u>Greater than 2ha – less than 5ha</u> <u>Greater than 5ha – less than 10ha</u>	2	
	Greater than 10ha	<u> </u>	
	Table 3: Natural wetland outside th	e Hamilton Ecological Basin Area	
	Total area of natural wetland to	Maximum Number of	
	be legally protected on an individual Record of Title	additional lots that can be created on an individual Record of Title	
	Greater than 5,000m2 – less than 1 ha		
	Greater than 1 ha – less than 2 ha	2	
	Greater than 2ha	3	

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		qualified person), the additional new individual allotments created by the conservation lot subdivision, exclusive of the balance area, must not individually contain more than 15% of the its total land allotment area as high class soils within the allotment.
	(ii)	A planting plan, prepared by a suitably qualified expert has been implemented for a minimum
		period of 12 months for the SNA area being restored or enhanced prior to an application to
		Council being made:
	(iii)	A planting management plan prepared by suitably qualified expert is provided demonstrating
		how the planting will be managed until maturity is reached (i.e. replacement planting if plants
		<u>die etc);</u>
	(iv)	A weed and pest management plan prepared by a suitably qualified expert is provided
		demonstrating how the landowner proposes to manage weeds and animal pests within the
		area proposed for protection on an ongoing basis;
	(i)	A fencing plan is provided demonstrating that the restoration or enhancement planting is
		protected from stock intrusion.
NCI	A conse	rvation lot subdivision that does not comply with Rule 22.4.1.6 RD1 or D1.

22.4.1.6A Incentivised Subdivision for Riparian Planting

DI	(a)	Where riparian planting is undertaken along identified as permanent or seasonally flowing (intermittent) waterways proposed subdivision must comply with all of the following conditions:
		 (i) <u>The Record of Title to be subdivided must comprise a minimum title size of 40ha in area:</u> (ii) <u>The riparian planting proposed must achieve a minimum width of 10m on one or both sides</u> of the identified waterway and must comply with Table I below: Table I: Riparian Enhancement Planting
		· · · · · · · · · · · · · · · · · · ·
		Total area of riparian planting to be legally protected on an individual Record of TitleMaximum Number of additional lots that can be created on an individual Record of Title
		Greater than 2ha – less than 5ha <u>l</u>
		Greater than 5ha – less than 10ha 2
		Greater than 10ha <u>3</u>
		(iii) <u>A re-vegetation plan and programme prepared by a suitably qualified person covering the following matters shall be required:</u>
		A. <u>a pre-planting site assessment;</u>
		B. a planting plan assessment, including but not limited to the following matters:
		species to be planted, planting densities, timing of planting and weed management;
		C. <u>an annual monitoring programme.</u>
		(iv) <u>Permanent protection of the planting and revegetation areas are to be secured by a suitable</u>
		legal instrument which must be registered against the certificates of title for the relevant
		titles before council issues the s224(c) certificate under the Resource Management Act 1991,
		and must include the following requirements: A. <u>Not to destroy or damage protected vegetation;</u>
		 B. For protected vegetation to remain undisturbed and weeds and pests to be adequately
		controlled; and
		C. For all protected areas to be fenced to prevent livestock grazing in the area.
		D. <u>A bond may be required by Council to ensure that any planting is fully established and</u>
		sustainable beyond the S224(c) being issued by Council. Any such bond will be
		registered against the certificates of title for relevant sites and will bind successors in
		<u>title.</u>

	(v) <u>All proposed lots are to be a minimum size of 8,000m²;</u>
	(vi) All proposed lots excluding the balance lot, must each have a maximum area of 1.6ha;
	(vii) This rule or its equivalent in a previous district plan has not previously been used to gain an
	additional subdivision entitlement:
	(viii)Where the land to be subdivided contains high class soil (as determined by a property scale
	site specific Land Use Capability Classification prepared by a suitably qualified person), the
	new allotments created by the riparian planting subdivision, exclusive of the balance area,
	must not individually contain more than 15% of its total land area as high class soils within
	<u>the allotment.</u>
<u>NCI</u>	A subdivision that does not comply with Rule 22.4.1.6A D1.

22.4.1.7 Subdivision to create a reserve and incentive lot

RDI	(b)	Subdivision to create a reserve must comply with all of the following conditions:
		 (i) The lot land being subdivided must contain an area that is identified in a Waikato District Council Parks Strategy as being required for permanent public access or for reserve purposes;
		(ii) The area identified in the Parks Strategy as being required for permanent public access or for reserve purposes is to be vested in Council;
		(iii) No more than one additional lot allotment in addition to the balance allotment is created, excluding any land vested in Council.
		(iv) The proposed additional lot allotment, excluding the reserve, has a minimum size of 8,000m ² .
	(c)	Council's discretion is restricted to the following matters:
		(ix) Size and location of area for which public access or reserve is secured;
		(x) Method of securing public access;
		(xi) Management of any land remaining in private ownership over which access rights are granted;
		(xii) Location of <u>the</u> additional lot <u>allotment</u> .
		(v) The subdivision layout and design in regard to how this may impact on the operation, maintenance, upgrading and development of existing infrastructure assets.
NCI	A r	eserve lot subdivision that does not comply with Rule 22.4.1.7 RD1.

22.4.2 Title boundaries - Existing Buildings natural hazard area, contaminated land, Significant Amenity Landscape, notable trees, intensive farming activities, aggregate extraction areas

RDI	(a)	Lan	ubdivision of land containing any natural hazard area, contaminated land, Significant Amenity andscape, notable trees, intensive farming activities or Aggregate Extraction Areas must comply ith all of the following conditions:		
	<u>(a)</u>				
		(i)	der	e boundaries of every proposed lot <u>allotment</u> containing existing buildings must nonstrate that existing buildings comply with the Land Use-Building rules in Rule 22.3 noting to:	
			Α.	Rule 22.3.1 (Number of Dwellings within a Record of Title);	
			В.	Rule 22.3.5 (Daylight admission);	
			C.	Rule 22.3.6 (Building coverage);	
			D.	Rule 22.3.7 (Building setbacks);	
			Ε.	Rule 22.3.7.2 (Building setback sensitive land use)	
		(ii)		e 22.4.2 RD1 (a)(i) does not apply to any non-compliance with the Land Use-Building rules Rule 22.3 that existed lawfully prior to the subdivision.	
		(iii)	The	boundaries of every proposed lot must not divide any of the following:	
			A .	A natural hazard area;	
			B.	- Contaminated land;	

	C. Significant Amenity Landscape;
	D. Notable trees.
	(b) Council's discretion is restricted to the following matters:
	(i) landscape values;
	(ii) amenity values and character;
	(iii) reverse sensitivity effects;
	(iv) effects on existing buildings;
	(v) effects on natural hazard areas;
	(vi) effects on contaminated land;
	(vii) effects on any notable trees;
	(viii)effects on an intensive farming activity;
	(ix) effects on any Aggregate Extraction Area.
NCI	Subdivision that does not comply with Rule 22.4.2 RDI.
DI	

22.4.3 Title boundaries – Significant Natural Areas, heritage items, Maaori sites of significance, and Maaori areas of significance and notable trees

RDI	(a)	The boundaries of every proposed lot allotment must not divide containing any of the following in their entirety:
		(i) Significant Natural Areas;
		(ii) Heritage items as identified in Schedule 30.1 (Historic Heritage Items);
		(iii) Maaori sites of significance as identified in Schedule 30.3 (Maaori sites of significance);
		(iv) Maaori areas of significance as identified in Schedule 30.4 (Maaori areas of significance):
		(v) <u>Notable trees.</u>
	(b)	Council's discretion shall be limited to the following matters:
		(i) Effects on Significant Natural Areas (SNAs);
		(ii) Effects on heritage items, including the context and setting of the heritage items and the
		<u>extent to which the relationship of the heritage item with its setting is maintained;</u>
		(iii) Effects on Maaori sites of significance;
		(iv) Effects on Maaori areas of significance:
		(v) <u>Effects on Notable trees</u>
<mark>₩C</mark> DI	Sub	division that does not comply with Rule 22.4.3 RD1.

22.4.4 Subdivision - Road frontage

RDI	 (a) Every proposed lot allotment as part of the subdivision with a road boundary, other than proposed lot allotment containing an access or utility allotment, right of way or access leg must have a width along the road boundary of at least 60m. (b) Council's discretion is restricted to the following matters: (i) Safety and efficiency of vehicle access and road network land transport; (ii) Amenity values and rural character.
DI	Subdivision that does not comply with Rule 22.4.4 RD1.

22.4.5 Subdivision within identified areas

DI	(a) Subdivision of any land containing any of the following areas:
	(i) High Natural Character Area;
	(ii) Outstanding Natural Character Area;
	(iii) Outstanding Natural Landscape;
	(iv) Outstanding Natural Feature;
	(v) Significant Amenity Landscape dune;
	(vi) Coal Mining Area;
	(vii) Aggregate Resource Area;

(viii)Aggregate Extraction Area.

22.4.6 Subdivision of land containing all or part of an Environmental Protection Area

RDI	 (a) Subdivision of land containing all or part of an Environmental Protection Area identified on the planning maps must include the following: (i) A planting and management plan is submitted to Council for the Environmental Protection Area prepared by a suitably qualified person, containing exclusively indigenous species suitable to the area and conditions.
	 (b) Council's discretion is restricted to the following matters: (i) measures proposed in the planting and management plan; (ii) vesting of reserve land in Council if appropriate; (iii) effects on amenity values; (iv) effects on ecological values; (v) effects on stormwater management; (vi) Legal protection if appropriate.
DI	Subdivision that does not comply with Rule 22.4.6 RD1.

22.4.7 Esplanade reserves and esplanade strips

RDI	(a) An esplanade reserve or esplanade strip 20m wide (or such other width stated in Appendix 4
	(Esplanade Priority Areas)) is required to be created and vested in Council from every
	subdivision where the land being subdivided is:
	(i) Less than 4ha and located within 20m of any:
	A. Mean high water springs;
	B. The bank of any river whose bed has an average width of 3m or more;
	C. A lake whose bed has an area of 8ha or more;
	(ii) 4ha or more and located within 20m of any:
	A. Mean high water springs;
	B. A water body identified in Appendix 4 (Esplanade Priority Areas).
	(b) Council's discretion is restricted to the following matters:
	(i) the type of esplanade provided - reserve or strip;
	(ii) width of the esplanade reserve or strip;
	(iii) provision of legal access to the esplanade reserve or strip;
	(iv) matters provided for in an instrument creating an esplanade strip or access strip;
	(v) works required prior to vesting any reserve in the Council, including pest plant control,
	boundary fencing and the removal of structures and debris.
	(vi) Costs and benefits of acquiring the land.
DI	Subdivision that does not comply with Rule 22.4.7 RDI.

22.4.8 Subdivision of land containing heritage items

RDI	(a) Subdivision of land containing a heritage item listed in Schedule 30.1 (Historic Heritage Items). (b) Council's discretion is restricted to the following matters:
	(i) Effects on heritage values;
	(ii) Context and setting of the heritage item;
	(iii) The extent to which the relationship of the heritage item with its setting is maintained.
NCI	Subdivision that does not comply with Rule 22.4.8 RD1.

22.4.8A Subdivision within the National Grid Corridor

RDI	(a)	The subdivision of land within the National Grid Corridor must comply with all of the following
		conditions:

	(1)		
	(i)	All allotments intended to contain a sensitive land use must provide a building platform for the	
		likely principal building(s) and any building(s) for a sensitive land use located outside of the	
		National Grid Yard, other than where the allotments are for roads, access ways or	
		infrastructure; and	
	(ii)	The layout of allotments and any enabling earthworks must ensure that physical access is	
		maintained to any National Grid support structures located on the allotments, including any	
		balance area.	
	<u>(b) Co</u>	uncil's discretion is restricted to the following matters:	
	(i)	The subdivision layout and design in regard to how this may impact on the operation,	
		maintenance, upgrading and development of the National Grid;	
	(ii)	The ability to provide a complying building platform outside of the National Grid Yard;	
	(iii)	The risk of electrical hazards affecting public or individual safety, and the risk of property	
		damage:	
		The nature and location of any vegetation to be planted in the vicinity of National Grid	
		transmission lines.	
NCI	Any subdivision of land within the National Grid Corridor that does not comply with one or more of		
	the conditions of Rule 22.4.8A RD1.		
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22.4.9 Subdivision - Building platform

RDI	(a) Subdivision, other than an access or utility allotment, must provide a building platform on the every proposed lot allotment that meets all of the following conditions:			
		(i)	Has <u>A shape factor being either:</u>	
			<u>A.</u> an area of 1,000m ² exclusive of boundary setbacks; or	
			B. a circle with a diameter of at least 30m, exclusive of boundary setbacks; and	
			C. containing a building platform being a circle with a diameter of at least 18m.	
		(ii)	Has an average gradient not steeper than 1:8;	
		(iii)	Is certified by a geotechnical engineer as geotechnically stable <u>and suitable for a building</u> <u>platform</u> ;	
		(iv)	Has vehicular access in accordance with Rule 14.12 (Transportation)	
		(v)	Is not subject to inundation in a 2% AEP storm or flood event;	
		(vi)	a dwelling could be built on as a permitted activity in accordance with Land Use - Building Rules in Rule 22.3.	
	(b)	Council's discretion is restricted to the following matters:		
		(i)	Earthworks and fill material required for building platforms and access;	
		(ii)	Geotechnical suitability for building;	
		(iii)	Likely location of future buildings and their potential effects on the environment the relationship of the building platform and future residential activities with surrounding rural activities to ensure reverse sensitivity effects are avoided or mitigated;	
		(iv)	Avoidance of natural hazards;	
		(v)	Effects on landscape and amenity;	
		(vi)	Measures to avoid storm or flood events.	
DI			Subdivision that does not comply with Rule 22.4.9 RDI.	