H9: Business Zones – Appendix 4 Council Rebuttal Evidence

Chapter 18: Business Town Centre Zone

Proposed Waikato District Plan
Stage I
(Notified version)



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Chapter 18: Business Town Centre Zone Rules

- (I) The rules that apply to activities in the Business Town Centre Zone are contained in Rule 18.1 Land Use Activities, Rule 18.2 Land Use Effects and Rule 18.3 Land Use Building.
- (2) The rules that apply to subdivision in the Business Town Centre zone are contained in Rule 18.4 and the relevant rules in 14 Infrastructure and Energy and 15 Natural Hazards and Climate Change (Placeholder).
 - [s42A Report Section 73 Chapter 18: Business Town Centre Zone -Corrections]
- (3) The activity status tables and standards in the following chapters also apply to activities in the Business Town Centre Zone:
 - 14 Infrastructure and Energy:
 - 15 Natural Hazards and Climate Change (Placeholder).
- (4) The following symbols are used in the tables:
 - (a) PR Prohibited activity
 - (b) P Permitted activity
 - (c) C Controlled activity
 - (d) RD Restricted discretionary activity
 - (e) D Discretionary activity
 - (f) NC Non-complying activity.

18.1 Land Use - Activities

18.1.1 Prohibited Activities

(i) The following activity is a prohibited activity. No application for resource consent for a prohibited activity can be made and resource consent must not be granted.

PRI	Any building, structure, objects or vegetation that obscure the sight line of the Raglan navigation
	beacons for vessels entering Whaingaroa (Raglan Harbour) (refer to Appendix 8).

18.1.2 Permitted Activities

- (a) The following activities listed below are permitted activities if they meet all the following:
 - (i) Activity-specific conditions;
 - (ii) Land Use Effects rules in Rule 18.2 (unless the activity-specific rule and/or activity-specific conditions identifyies a condition(s) that does not apply);
 - (iii) Land Use Building rules in Rule 18.3 (unless the activity-specific rule and/or activity-specific conditions identifyies a condition(s) that does not apply);
 - (iv) Activity-specific conditions.

[s42A Report – Section 75 – Chapter 18: Business Town Centre Zone – 18.1.2 Permitted activities]

Activity Activity-specific conditions		Activity-specific conditions	
PI	Commercial activity	Nil	
P2	Residential activity	(a) Located above ground floor level	
		(b) The entrance lobby, stairwell or lift may be located on the ground floor level	

P3	Commercial services	Nil	
P4	Retail activity	Nil	
P5	Travellers' accommodation	Nil	
P6	Community activity	Excluding a cemetery	
P7	Health facility	Excluding a hospital	
P8	Office	Located above ground floor level within the Verandah Line' notation	
P9	Public transport facility	Nil	
PIO	A temporary event	 (a) The event occurs no more than 3 times per consecutive 12 month period; (b) The duration of each event is less than 72 hours; (c) It may operate between 7.30am and 8:30pm Monday to Sunday; (d) Temporary structures are: (i) erected no more than 2 days before the event occurs; and (ii) removed no more than 3 days after the end of the event; and (e) The site is returned to its original previous condition no more than 3 days after the end of the event; and (f) There is no direct site access from a national route or regional arterial road. 	
PII	Emergency services training and management activities	Nil	
PI2	Community corrections activity	Nil	

[s42A Report – Section 75 – Chapter 18: Business Town Centre Zone – 18.1.2 Permitted activities]

18.1.3 Restricted Discretionary Activities

- (I) The activities listed below are restricted discretionary activities.
- (2) Discretion to grant or decline consent and impose conditions is restricted to the matters of discretion set out in the following table.

Activity		The Council's discretion shall
		be limited to the following
		matters Matters of Discretion:
RDI (a	following conditions: (i) The Land Use – Effects in Rule 18.2; (ii) The Land Use – Building in Rule 18.3, except the following rules do not apply; A. Rule 18.3.9 (Dwellings) does not apply; B. Rule 18.3.10 (Living court) does not apply; b) The multi-unit development must be located above the ground floor level; The entrance lobby, stairwell or lift may be located on the ground floor level;	 (a) The extent to which the development is consistent with the Town Centre Guidelines contained in Appendix 3.3; (b) The extent to which the development is consistent with the Multi-unit design guidelines contained in Appendix 3.4; (c) The extent to which the development contributes to and engages with adjacent streets and public open space; (d) The extent to which the development creates visual

- unit and any common areas (including access and services) must be provided, ensuring that a freehold (fee simple) or unit title subdivision complies with Rule 18.4.2 (Subdivision of multiunit developments);
- (e) Each residential unit must be designed and constructed to achieve the internal design sound levels specified in Appendix I (Acoustic Insulation), Table 14;
- (f) A communal service court is provided comprising;
 - A. minimum area of 20m²; and
 - B. minimum dimension of 3m.
- (g) Living court areas are provided above ground floor level to meet the following minimum requirements for each residential unit:

Residential Unit	Minimum <mark>Living</mark> Court Area	Minimum Dimensions
Studio unit or I bedroom	10m ²	2m
2 or more bedrooms	I5m ²	2m

(h) Each residential unit must meet the following minimum unit size:

Unit of Apartment Minimum Unit

Area

Studio Unit or

I bedroom unit 60m²
2 bedroom unit 80m²
3 bedroom unit 100m²

- quality and interest through the separation of buildings, variety in built form and architectural detailing, glazing, and materials;
- (e) The extent to which the design of the development incorporates energy efficiency measures such as passive solar principles;
- (f) Amenity values for occupants and neighbours in respect of outlook, privacy, noise, light spill, access to sunlight, living court orientation, site design and layout;
- (g) The extent to which staging is necessary to ensure that development is carried out in a coordinated and timely manner;
- (h) Avoidance or mitigation of natural hazards;
- (i) Geotechnical suitability for building;
- (j) Adequacy of the communal service court for the intended purpose.

RD2

- (a) The construction of any new building that meets all of the following conditions:
 - (i) The Land Use Effects in Rule 18.2;
 - (ii) The Land Use Building in Rule 18.3 except;
 - A. Rule 18.3.9 (Dwellings) does not apply;
 - B. Rule 18.3.10 (Living court) does not apply;
- t) The Council's discretion shall be limited to the following matters:
 - (i) The extent to which the building is consistent with the following matters listed in Appendix 3.3 (Town Centre Design Guidelines) including:
 - A. A site and contextual analysis that identifies and addresses the matters listed in section 3.3;
 - B. A connectivity and movement network analysis that addresses the matters listed in section 4.3;
 - C. A neighbourhood character assessment that identifies and addresses the elements listed in section 5;
 - D. Detailed design
 18 July 2018

		illustrating how the building will promote these character elements to achieve the outcomes sought in section 5.2 of the design guide; (ii) Consistency with the relevant Town Centre Character Statement contained within Appendix 10.1-10.6 (Town Centre Character Statements).
RD3	(a) Offices located at ground floor level within the Verandah Line' notation	(a) The Council's discretion shall be limited to the following matters: (i) Streetscape effects including ways in which to activate visual connection and interest between pedestrians and the office; and (ii) Extent of glazing and length of frontage of the office to the street.

[s42A Report – Section 76 – Chapter 18: Business Town Centre Zone – 18.1.3 Restricted discretionary activities]

18.1.4 Discretionary Activities

(I) The activities listed below are discretionary activities.

DI	Any permitted activity that does not comply with one or more of the activity-specific conditions
	for a permitted activity (Rule 18.1.2) unless a lesser activity status under Land Use - Effects Rule
	18.2 or Land Use - Building Rule 18.3 applies.
D2	Any multi-unit development that does not comply with (Rule 18.1.3) unless a stricter activity
	status applies under Rule 18.1.5.
D3	Emergency service facilities

[s42A Report – Section 77 – Chapter 18: Business Town Centre Zone – 18.1.4 Discretionary activities]

18.1.5 Non-Complying Activities

(I) The activities listed below are non-complying activities.

NCI	Construction of a building located on an indicative road.
NC2	Residential activity on the ground floor.
NC3	A multi-unit development located on the ground floor.
NC4	Any activity that is not listed as Prohibited, Permitted, Restricted Discretionary or Discretionary.

18.2 Land Use - Effects

18.2.1 Noise

- (1) Rules 18.2.1.1 and 18.2.1.2 provide the permitted noise levels for noise generated by land use activities.
- (2) Rule 18.2.1.1 Noise General provides permitted noise levels in the Business Town Centre Zone.
- (3) Rule 18.21.2 Noise Construction provides the noise limits for construction activities.

18.2.1.1 Noise - General

PI	Noise generated by emergency generators and emergency sirens.
P2	(a) Noise measured within any site:
	(i) In the Business Town Centre Zone must not exceed:
	A. 65dB L _{Aeq(15min)} (L _{Aeq}), 7am to 11pm every day; and
	B. 55dB L _{Aeq(15min)} (L _{Aeq}); 1 1pm to 7am the following day; and
	C. 85dB L _{Amax} (L _{Amax}), 11pm to 7am the following day; or
	(ii) In the Residential Zone and Village Zone must not exceed:
	A. 55dB L _{Aeq(15min)} (L _{Aeq}), 7am to 7pm; and
	B. 50dB L _{Aeq(15min)} (L _{Aeq}), 7pm to 10pm; and
	C. 40dB L _{Aeq(15min)} (L _{Aeq}), 10pm to 7am the following day; and
	D. 65dB L _{Amax} (L _{Amax}), 10pm to 7am the following day.

	(b) Noise measured within any site in any zone other than the Business Town Centre Zone, Residential Zone or Village Zone must meet the permitted noise levels for that zone.
	(c) Noise levels must be measured in accordance with the requirements of NZS 6801:2008 Acoustics - Measurement of Environmental Sound.
	(d) Noise levels must be assessed in accordance with the requirements of NZS 6802:2008 Acoustics - Environmental.
P3	(a) Noise measured within any site in any zone other than the Business Town Centre Zone, Residential Zone or Village Zone must meet the permitted noise levels for that zone.
P4	Noise levels must be measured in accordance with the requirements of
	(b) Noise levels must be assessed in accordance with the requirements of
DI	Noise that does not comply with Rules 18.2.1.1 P2, P3 or P4.

18.2.1.2 Noise - Construction

PI	(a) Construction noise must meet-not exceed the limits in NZS 6803:1999 Acoustics - Construction Noise; and
	(b) Construction noise must be measured and assessed in accordance with the requirements of NZS6803:1999 Acoustics – Construction Noise.
RDI	(a) Construction noise that does not comply with Rule 18.2.1.2 PI.
	(b) The Council's discretion is limited to the following matters:
	(i) Effects on amenity values;
	(ii) Hours of construction;
	(iii) Noise levels;
	(iv) Timing and duration;
	(v) Methods of construction.

[s42A Report – Section 79 – Chapter 18: Business Town Centre Zone – 18.2.1 Noise]

18.2.2 Servicing and hours of operation

PI	The loading and unloading of vehicles and the receiving of customers and deliveries associated with a commercial activity on a site adjoining the Residential and Village Zones must only occur between 6.30 6.00am and 7.30-8.00pm.
RDI	 (a) Servicing and operation of a commercial activity that does not comply with Rule 18.2.2 PI. (b) The Council's discretion is limited to the following matters: (i) Effects on amenity values on adjoining sites within the Residential Zone and Village Zone; (ii) Timing, duration and frequency of adverse effects; (iii) Location of activity in relation to zone boundary; (iv) Location of activity in relation to dwellings on adjoining sites; (v) The means to avoid, remedy or mitigate adverse effects on adjoining sites.

[s42A Report – Section 80 – Chapter 18: Business Town Centre Zone – 18.2.2 Servicing and hours of operation]

18.2.3 Glare and artificial light spill

PI	Illumination from glare and artificial light spill must not exceed 10 lux measured horizontally and vertically at any other site zoned Residential, Village or Country Living Zone.
RDI	(a) Illumination that does not comply with Rule 18.2.3 PI.

- (b) The Council's discretion shall be limited to the following matters:
 - (i) Effects on amenity values;
 - (ii) Light spill levels on other sites;
 - (iii) Road safety;
 - (iv) Duration and frequency;
 - (v) Location and orientation of the light source;
 - (vi) Mitigation measures.

[s42A Report - Section 81 - Chapter 18: Business Town Centre Zone - 18.2.3 Glare and artificial light spill]

18.2.4 Earthworks

- (1) Rule 18.2.4.1 Earthworks General provides the permitted rules for earthworks activities within the Business Town Centre Zone. This rule does not apply in those areas specified in Rules 18.2.4.1 and Rule 18.2.4.2
- (2) There is a specific standard for earthworks within rule:
 - (a) Rule 18.2.4.2 Maaori Sites and Maaori Areas of Significance.

18.2.4.1 Earthworks - General

	,
PI	 (a) Earthworks within a site must meet all of the following conditions: Earthworks must be located more than 1.5m from infrastructure including a public sewer, open drain, overland flow path or other public service pipe; Earthworks must not exceed a volume of more than 250m³ and an area of more than 1,000m² within a site over any single consecutive 12 month period; The height of the resulting cut, filled areas or fill batter face in stable ground, not including any surcharge, does not exceed 1.5m, with a maximum slope of 1:2 (1 vertical to 2 horizontal); Earthworks are set back at least 1.5m from all boundaries; Areas exposed by earthworks are stabilised to avoid runoff within 1 month and re-vegetated to achieve 80% ground cover within 6 months of the commencement cessation of the earthworks or finished with a hardstand surface; Sediment resulting from the earthworks is retained on the site through implementation and maintenance of erosion and sediment controls; Earthworks must not divert or change the nature of natural water flows, waterbodies or established drainage paths; Earthworks must not result in the site being unable to be serviced by gravity sewers.
P2	(a) Earthworks for the purpose of creating a building platform within a site (including the use of imported fill material) that is: (i) subject to an approved building consent; and (ii) the earthworks occur wholly within the footprint of the building.
	(b) For the purposes of this rule, the footprint of the building extends 1.8m from the outer edge of the outside wall.
	(c) For the purposes of this rule, this exemption does not apply to earthworks associated with retaining walls/structures which are not required for the structural support of the building.
P 2 3	 (a) Earthworks using t The importation of fill material to a site must meet all of the following conditions in addition to Rule 17.2.4 PI: (i) Does Must not exceed a total volume of 500m³ per site and a depth of Im (excluding)
	backfill); (ii) Is fit for compaction;
	(iii) The height slope of the resulting batter face filled area in stable ground must not exceed 1.5m with a maximum slope of 1:2 (Im vertical to 2m horizontal);
	(iv) Fill material is setback at least 1.5m from all boundaries;
	(v) Does not restrict the ability for land to drain; (vi) Is not located within 1.5m of public sewers, utility services or manholes;
	(vii) The sediment from fill material is retained on the site.
	(viii) Areas exposed by earthworks are stabilised to avoid runoff within I month and revegetated to achieve 80% ground cover within 6 months of the cessation of the earthworks;
	(ix) Sediment resulting from the earthworks is retained on the site through
	implementation and maintenance of erosion and sediment controls;(x) Do not divert or change the nature of natural water flows, water bodies or established drainage paths.
RDI	 (a) Earthworks that do not comply with Rules 18.2.4.1 P1 or P2. (b) The Council's discretion shall be limited to the following matters:

- (i) Amenity values and landscape effects;
- (ii) Volume, extent and depth of earthworks;
- (iii) Nature of fill material;
- (iv) Contamination of fill material;
- (v) Location of the earthworks in relation to waterways, significant indigenous vegetation and habitat;
- (vi) Compaction of the fill material;
- (vii) Volume and depth of fill material;
- (viii)Protection of the Hauraki Gulf Catchment Area;
- (ix) Geotechnical stability;
- (x) Flood risk, including natural water flows and established drainage paths
- (xi) Land instability, erosion and sedimentation;
- (xii) Proximity to underground services and service connections.

[s42A Report – Section 82 – Chapter 18: Business Town Centre Zone – 18.2.4 Earthworks]

18.2.4.2 Earthworks - Maaori Sites and Maaori Areas of Significance

RDI	(a) Earthworks within a Maaori site of significance as identified in Schedule 30.3 (Maaori Site of Significance) as shown on the planning maps.
	 (b) The Council's discretion is limited to the following matters: (i) Location of earthworks in relation to the site; (ii) Effects on heritage and cultural values.
RD2	 (a) Earthworks within a Maaori area of significance as identified in Schedule 30.4 (Maaori Area of Significance) as shown on the planning maps. (b) The Council's discretion is limited to the following matters: (i) Location of earthworks in relation to the site; (ii) Effects on heritage and cultural values.

18.2.5 Hazardous substances

PI	 (a) The use, storage or disposal of any hazardous substances where: (i) The aggregate quantity of hazardous substances of any hazard classification on a site is less than the quantity specified for the Business Town Centre Zone in Table 5.1 contained within Appendix 5 (Hazardous Substances).
P2	 (a) The storage or use of radioactive materials is: (i) in approved equipment for medical and diagnostic purposes; or (ii) specified as an exempt activity or article in the Radiation Safety Act and Regulations 2017.
CI	 (a) Service station with a maximum storage for retail sale of: (i) 100,000 litres of petrol in underground storage tanks; (ii) 50,000 litres of diesel in underground storage tanks; (iii) 6 tonnes of LPG (single vessel storage). (b) The Council reserves its control over the following matters: (i) The proposed site design and layout in relation to: A. The sensitivity of the surrounding natural, human and physical environment; potential hazards and exposure pathways arising from the proposed facility, including cumulative risks with other facilities; B. Interaction with natural hazards (flooding, instability), as applicable; C. Proposed emergency management planning (spills, fire and other relevant hazards); (ii) Proposed procedures for monitoring and reporting of incidents.
DI	The use, storage or disposal of hazardous substances that do not comply with Rules 18.2.5 PI, P2 or CI.

18.2.6 Notable trees

- (1) Rules 18.2.6.1 18.2.6.3 provide permitted rules for works on notable trees, which are identified in Schedule 4 (Notable Trees), as follows:
 - (a) Rule 18.2.6.1 removal or destruction;
 - (b) Rule 18.2.6.2 trimming;
 - (c) Rule 18.2.6.3 activities within the dripline.

18.2.6.1 Notable tree - removal or destruction

PΙ	Removal or destruction of a notable tree identified in Schedule 30.2 (Notable Trees) where
	certification is provided to Council by a works arborist that states that the tree is dead, dying,
	diseased or is unsafe in accordance with Appendix II Tree Removal Certificate.
RDI	(a) Removal or destruction of a notable tree identified in Schedule 30.2 (Notable Trees) that does not comply with Rule 18.2.6.1 PI.

- (b) The Council's discretion is limited to the following matters:
 - (i) Timing and manner in which the activity is carried out;
 - (ii) Effects on amenity values;
 - (iii) Effects on heritage values.

18.2.6.2 Notable tree - trimming

PI	(a) The trimming of a notable tree identified in Schedule 30.2 (Notable Trees) is either:
	(i) To remove dead, dying, or diseased branches and the tree work is undertaken by a <mark>works arborist</mark> ; or
	(ii) The maximum branch diameter does not exceed 50mm at the point of severance and no more than 10% of live foliage growth is removed in any single consecutive 12 month period.
RDI	 (a) The trimming of a notable tree that does not comply with Rule 18.2.6.2 PI. (b) The Council's discretion is limited to the following matters: (i) Timing and manner in which the activity is carried out and by whom; (ii) Effects on public safety; (iii) Effects on amenity values.

18.2.6.3 Notable tree - activities within the dripline

PI	(a) Any activity within the dripline of a notable tree identified in Schedule 30.2 (Notable Trees) complies with the following conditions:
	(i) No excavation, compaction, sealing or soil disturbance and placement of fill material, except for the sealing of an existing road or footpath; and
	(ii) No parking or storage of materials, vehicles or machinery; and
	(iii) No discharge of an eco-toxic substance; and
	(iv) No structures.
RDI	(a) Any activity that does not comply with Rule 18.2.6.3 PI.(b) The Council's discretion is limited to the following matters:
	(i) Location of activity in relation to the tree;
	(ii) Timing and manner in which the activity is carried out;
	(iii) Remedial measures;
	(iv) Effect on the health of the tree;
	(v) Amenity values.

18.2.7 Signs

- (1) Rule 18.2.7.1 Signs General provides permitted standards for any sign, including real estate signs, across the entire Business Town Centre Zone.
- (2) Rule 18.2.7.2 Signs Effects on traffic apply specific standards for any sign that is directed at road users.

18.2.7.1 Signs - General

PI	A public information sign erected by a government agency.
P2	(a) A sign must comply with all of the following conditions: (i) The sign height does not exceed 10m; (ii) Where the sign is illuminated it must: A. Not have a light source that flashes or moves; and B. Not contain moving parts or reflective materials; and C. Be directed to ensure it does not spill light beyond the site; (iii) Where the sign is attached to a building, it must: A. Not extend more than 300mm from the building wall; and B. Not exceed the height of the building; (iv) Where the sign is attached to a verandah, it must: A. Be set back at least 500mm from the road carriageway; and B. Not be more than 500mm high; and C. Not project beyond the roof or fascia of the verandah more than 100mm in any direction; and D. Allow clearance of at least 2.4m above a footpath; (v) Where the sign is a freestanding sign, it must: A. Not exceed an area of 3m² for one sign, and Im² for any other freestanding sign on the site; and B. Be set back at least 5m from the boundary of the Residential Zone; (vi) The sign must be wholly contained on the site except where it is attached to a verandah; (vii) The sign is not attached to a notable tree identification and interpretation of a heritage item listed in Schedule 30.1 (Heritage Items) except for the purpose of identification and interpretation; (xi) The sign is not attached to a Maaori site of significance listed in Schedule 30.3 (Maaori Sites of Significance), except for the purpose of identification and interpretation; (x) The sign is not attached to a Maaori site of significance listed in Schedule 30.3 (Maaori Sites of Significance), except for the purpose of identification and interpretation; (x) The sign relates to:
P3	A. Goods or services available on the site; or B. A property name sign. (a) A real estate 'for sale' or 'for rent' sign relating to the site on which it is located must comply with all of the following conditions: (i) It relates to the sale of the site on which it is located; (ii) There is no more than + 3 signs per agency site; (iii) The sign is not illuminated; (iv) The sign does not contain any moving parts, fluorescent, flashing or revolving lights or reflective materials.
RDI	 (a) A sign that does not comply with Rules 18.2.7.1 P2 or P3. (b) The Council's discretion shall be limited to the following matters: (i) Effects on amenity and town centre character; (ii) Extent to which the sign is consistent with the character of the town centre in which it is located; (iii) Extent to which the sign is consistent with the Urban Design Guidelines, Town Centres; (iv) Effects on traffic safety; (v) Effects of glare and artificial light spill; (vi) Content, colour and location of the sign; (vii) Effects on notable trees; (viii) Effects on the heritage values of any heritage item due to the size, location, design and appearance of the sign; (ix) Effects on cultural values of any Maaori site of significance; (x) Effects on notable architectural features of the building.

[s42A Report – Section 83 – Chapter 18: Business Town Centre Zone – 18.2.5 Signs]

18.2.7.2 Signs - Effects on traffic

PI	(a) Any sign directed at road land transport users must meet all of the following conditions:
	(i) Not imitate the content, colour or appearance of any traffic control sign;
	(ii) Be located at least 60m from controlled intersections or at a level crossing, pedestrian crossings and any other sign;
	(iii) Not obstruct sight lines of drivers turning into or out of a site entrance and intersections or at a level crossing;
	(iv) Contain no more than 40 characters and no more than 6 words and/or symbols;
	(v) Have lettering that is at least 150mm high; and
	(vi) Where the sign directs traffic to a site entrance, the sign must be at least 130m from the entrance.
	(i) Rule PI(a) does not apply to site identification signs.
DI	Any sign that does not comply with Rule 18.2.7.2 PI.

[s42A Report – Section 83 – Chapter 18: Business Town Centre Zone – 18.2.5 Signs]

18.2.8 Outdoor storage

PI	(a) Outdoor storage of goods or materials must comply with all of the following conditions:
	(i) Be associated with the activity operating from the site;
	(ii) Not encroach on required parking or loading areas;
	(iii) Rules 17.3.1 Height and 17.3.2 Daylight admission; and
	(iv) Be fully screened from view by a close boarded fence or solid fence or wall to a height of I.8m fencing or landscaping from any:
	A. Public road;
	B. Public reserve; and
	C. Adjoining site in another zone.
RDI	(a) Outdoor storage of goods or materials that do not comply with Rule 18.2.8 PI.
	(b) The Council's discretion shall be limited to the following matters:
	(v) Visual amenity;
	(vi) Effects on loading and parking areas;
	(vii) Size and location of storage area;
	(viii)Measures to mitigate adverse effects.

[s42A Report – Section 84 – Chapter 18: Business Town Centre Zone – 18.2.8 Outdoor storage]

18.3 Land Use - Building

18.3.1 Height

- (1) Rule 18.3.1.1 Height Building general provides permitted height levels across the entire Business Town Centre Zone.
- (2) Where sites are located within the Raglan Navigation Beacons height restriction plane, as identified on the planning maps and Appendix 7 (Raglan Navigation Beacon), the prohibited activity rule, Rule 18.1.1 PRI, may apply.

18.3.1.1 Height - Building general

PI	(a)	The maximum height of any building must not exceed 12 10m.
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	(b) The maximum height of hose drying towers associated with emergency service facilities must not exceed 15m.
	service facilities must not exceed 15m.
DRDI	(a) Any building that does not comply Rule 17.3.1.1 P1.
	(b) The Council's discretion shall be restricted to any of the following matters:
	(i) Height of the building;
	(ii) Design and location of the building
	(iii) Extent of shading on an adjoining site;
	(iv) Privacy on adjoining sites.

[s42A Report – Section 85 – Chapter 18: Business Town Centre Zone – 18.3.1 Height]

18.3.2 Daylight admission

PI	 (a) Any building must not protrude through a height control plane rising at an angle of 37 degrees commencing at an elevation of 2.5m above ground level at the site boundary where it adjoins the: (i) Residential Zone; (ii) Village Zone; (iii) Country Living Zone; (iv) Reserve Zone.
RDI	 (a) Any building that does not comply with Rule 17.3.2 PI. (b) The Council's discretion shall be limited restricted to the following matters: (i) Height of the building; (ii) Design and location of the building; (iii) Level of shading on any other sites adjoining site; (iv) Privacy on other site; (i) Amenity values of the locality.

18.3.3 Gross leasable floor area

PI	Any Every individual tenancy must have a gross leasable floor area of no more than 350m ² .
DI	Any individual tenancy with a gross leasable floor area over 350m ² and no greater than 500m ² .
NCI	Any individual tenancy with a gross leasable floor area over 500m².

[s42A Report – Section 87 – Chapter 18: Business Town Centre Zone – 18.3.3 Gross leasable floor area]

18.3.4 Display windows and building façades

PI	 (a) Any new building façade adjoining a road boundary, or alteration of an existing building façade, adjoining a road boundary must comply with the following conditions: (i) Not be set back from the road boundary at ground floor level; and (ii) Provide display windows comprising at least 50% of the building façade at ground floor level.
	(b) Rule 18.3.4 P1(a) does not apply to the entrance lobby, stairwell or lift located at ground floor level that services an above ground level multi-unit development.
DI	A building that does not comply with Rule 18.3.4 PI.

[s42A Report – Section 88 – Chapter 18: Business Town Centre Zone – 18.3.4 Display windows and building facades]

18.3.5 Verandahs

PI	 (a) Any new building, or alteration to the frontage of an existing building, on land with a verandah line identified on the planning maps, must be provided with a verandah that complies with the following conditions: (i) Is attached to the façade of the building; (ii) Has a height above the footpath of at least 2.5m but not more than 3.5m; (iii) Has a minimum width of 3m; (iv) The outer edge of the verandah is set back 0.5m from the kerb; (v) It is attached to any verandahs on adjoining buildings, so as to provide continuous pedestrian shelter; (vi) It is cantilevered from the building. (b) Rule 18.3.5 P1(a) does not apply to a building included in Schedule 30.1 – Historic Heritage Items.
Ð∤RDI	 (a) Any verandah that does not comply with Rule 18.3.5 PI. (b) The Council's discretion shall be restricted to the following matters: (i) The effects on the amenity of the streetscape, including providing continuous pedestrian shelter and town centre character; (ii) The character and layout of the building; (iii) The nature, design and location of the verandah; and (iv) The functional requirements of the activities that the buildings are intended to accommodate.

[s42A Report – Section 89 – Chapter 18: Business Town Centre Zone – 18.3.5 Verandahs]

18.3.6 Building setbacks - zone boundaries

PI	(a) A building must be set back a minimum of:
	(i) 7.53m from rear and side boundaries adjoining any:
	A. Residential Zone;
	B. Village Zone;
	C. Country Living Zone;
	D. Reserve Zone; and
	(ii) 1.5m from rear and side boundaries adjoining any:
	A. Rural Zone;
	B. Industrial Zone.
ĐI	(a) A building that does not comply with Rule 18.3.6 PI.
RDI	(b) Council's discretion shall be restricted to the following matters:
	(i) Height, design and location of the building relative to the boundary;
	(ii) Impacts on the privacy for adjoining site(s);
	(iii) Impacts on amenity values, including main living areas, outdoor living space of adjoining site(s); and
	(iv) Landscaping and/or screening.

 $[s42A \ Report - Section 90 - Chapter 18: Business Town Centre Zone - 18.3.6 Building setbacks - zone boundaries & 18.3.7 Building setbacks - water bodies]$

18.3.7 Building setbacks - Water-bodies

PI	(a) Any building must be setback a minimum of:
	(i) 23 27.5m from the margin of any:
	A. Lake;
	B. Wetland.
	(ii) 23 27.5m from the bank of any river (other than the Waikato River and Waipa River); and
	(iii) 23 32.5m from the margin of either the Waikato River and the Waipa River;
	(iv) 23 27.5m from mean high water springs
	(v) 10m from any artificial wetland .

P2	A public amenity of up to 25m ² or pump shed (private or public) within any building setback identified in Rule 18.3.7 PI.
DI	Any building that does not comply with Rules 18.3.7 P1 or P2.

[s42A Report – Section 90 – Chapter 18: Business Town Centre Zone – 18.3.6 Building setbacks – zone boundaries & 18.3.7 Building setbacks – water bodies]

18.3.8 Dwelling

PI	 (a) One dwelling within a lot on a record of title. (b) The dwelling must comply with all of the following conditions: (i) The dwelling must not be located at ground level; (ii) The entrance lobby, stairwell or lift may be located on the ground floor level; (iii) The dwelling must achieve the internal design sound levels specified in Appendix I (Acoustic Insulation), Table 14. (c) Rule 18.3.8 PI (a) does not apply to multi-unit development (refer to Rule 18.1.3 RDI (Multi-Unit Development).
DI	Any dwelling that does not comply with Rule 18.3.8(a) (ii).
NCI	Any dwelling that does not comply with Rule 18.3.8(a) (i).

[s42A Report – Section 91 – Chapter 18: Business Town Centre Zone – 18.3.8 Dwelling]

18.3.9 Living court

PI	(a) A living court must be provided for each dwelling that meets all of the following conditions: (i) It is for the exclusive use of the occupants of the dwelling;
	(i) It is for the exclusive use of the occupants of the dwelling; (ii) It is readily accessible from a living area of the dwelling;
	(iii) It is located on a balcony containing at least 15m² and a circle with a diameter of at least 2.4m.
DI	A living court that does not comply with Rule 18.3.9 PI.

18.3.10 Historic Heritage

- (I) The following rules manage heritage items (buildings and monuments) within the Business Town Centre Zone:
 - (a) Rule 18.3.10.1 Group A Heritage item demolition, removal or relocation;
 - (b) Rule 18.3.10.2 Group B Heritage item demolition, removal or relocation;
 - (c) Rule 18.3.10.3 All heritage items alteration or addition;
 - (d) Rule 18.3.10.4 All heritage items maintenance or repair; and
 - (e) Rule 18.3.10.5 All heritage items all site development.

18.3.10.1 Group A heritage item - demolition, removal or relocation

NCI	Demolition, removal or relocation of any Group A heritage item listed in Schedule 30.1 (Heritage
	Items).

18.3.10.2 Group B heritage item - demolition, removal or relocation

PI	(a) Demolition, removal or relocation of Group B heritage item 104 Ngaruawahia Plunket Rooms listed in Schedule 30.1 (Heritage Items) must comply with all of the following conditions:
	(i) The owner advises the Ngaruawahia Community Board in writing 20 working days prior to the removal or demolition (in whole or part) of the building;
	(ii) A heritage research report on the building by a qualified heritage researcher as well as a comprehensive photographic record of the interior and exterior of the building is completed and made available in Council records.
DI	Demolition, removal or relocation of any Group B heritage item listed in Schedule 30.1 (Heritage Items).
D2	Demolition, removal and relocation of Group B heritage item 104 Ngaruawahia Plunket Rooms that does not meet Rule 18.3.10.2.

18.3.10.3 All heritage items - alteration or addition

PI	 (a) Alteration or addition of a heritage item listed in Schedule 30.1 (Heritage Items) where: (i) No significant feature of interest is removed, destroyed or damaged; and (ii) Alterations or additions are not visible from a public place.
RDI	 (a) Alteration or addition of a heritage item that does not comply with Rule 18.3.10.3 PI. (b) The Council's discretion shall be limited to the following matters: (i) Form, style, materials and appearance; (ii) Effects on heritage values.

18.3.10.4 All heritage items - maintenance or repair

PI	 (a) Maintenance or repair of a heritage item listed in Schedule 30.1 (Heritage Items) where: (i) No significant feature of interest is destroyed or damaged; and (ii) Replacement materials are the same as, or similar to, the original in terms of form, style and appearance.
RDI	 (a) Maintenance or repair of a heritage item that does not comply with Rule 18.3.10.4 PI. (b) The Council's discretion shall be limited to the following matters: (i) Form, style, materials and appearance; (ii) Effects on heritage values.

18.3.10.5 All heritage items - all site development

PI	 (a) Development on a site containing a heritage item listed in Schedule 30.1 (Heritage Items) must: (i) Be set back at least 10m from the heritage item; and (ii) Not locate a building between the front of the heritage item and the road
RDI	 (a) Any activity that does not comply with Rule 18.3.10.5 PI. (b) The Council's discretion shall be limited to the following matters: (i) Effects on the values, context and setting of the heritage item; (ii) Location, design, size, materials and finish; (iii) Landscaping; (iv) The relationship of the heritage item with the setting.

18.4 Subdivision Rules

- (1) Rules 18.4.1 and 18.4.2 provide for subdivision density and apply across within the Business Town Centre Zone.
 - (a) Rule 18.4.2 (Subdivision Multi-unit development) supersedes Rule 18.4.1 (General Subdivision).
- (2) Subdivision Controls
 - (a) Rules 18.4.1 and 18.4.2 are subject to the following subdivision controls:
 - (i) Rule 18.4.3 subdivision boundary adjustments
 - (ii) Rule 18.4.4 subdivision amendments and updates to cross lease flats plans
 - (iii) Rule 18.4.5 subdivision title boundaries, Maaori sites of significance and Maaori areas of significance to Maaori
 - (iv) Rule 18.4.6 subdivision of land containing heritage items
 - (v) Rule 18.4.7 subdivision esplanade reserves and esplanade strips.

[s42A Report – Section 93 – Chapter 18: Business Town Centre Zone – 18.4 Subdivision]

18.4.1 Subdivision - general

RDI	 (a) Subdivision shall must comply with all of the following conditions: (i) Proposed lots The record of title shall have a minimum size of 225m² net site area, with the exception of access or utility allotments or reserves to vest or a Unit Title subdivision of existing lawfully established buildings; (ii) All Pproposed lots shall be connected to public-reticulated water supply and wastewater.
	 (b) The Council's discretion shall be limited to the following matters: (i) Amenity values; (ii) The extent to which a range of future business activities can be accommodated; (iii) Impact on the operation, maintenance, upgrading and development of existing infrastructure.
DI	Subdivision that does not comply with Rule 18.4.1. RD1.

[s42A Report – Section 94 – Chapter 18: Business Town Centre Zone – 18.4.1 Subdivision - general]

18.4.2 Subdivision - Multi-unit subdivision

RDI	(i) An application for land use accompany the subdivision (ii) Be connected to public was	e consent under Rule I or have been granted astewater and water re s being created in accor	with all of the following conditions: 8.1.3 (Multi-Unit Development) must either resource consent by Council; ticulation; redance with the Unit Titles Act 2010, it
	Unit of Apartment	Minimum Unit Area	
	Studio unit or I bedroom unit	60m²	
	2 bedroom unit	80m²	
	3 bedroom unit	I 00m²	
		ng <mark>notional boundaries</mark> f proposed or approve as for shared spaces, ac	or the multi-unit development; d land use resource consent;

	(v) Geotechnical suitability of <mark>site</mark> for <mark>buildings</mark> ;
	(vi) Amenity values and streetscape;
	(vii) Consistency with the matters contained, and outcomes sought, in Appendix 3.4 (Multi-unit
	development guideline);
	(viii)Consistency with any relevant structure plan or master plan, including the provision of
	neighbourhood parks, reserves and neighbourhood centres;
	(ix) Vehicle, pedestrian and cycle networks;
	(x) Safety, function and efficiency of road network and any internal roads or accessways.
DI	Subdivision that does not comply with Rule 18.4.2 RDI.

[s42A Report – Section 95 – Chapter 18: Business Town Centre Zone – 18.4.1.2 Subdivision – multi-unit development]

18.4.3 Subdivision - Boundary adjustments

CI	(a) A Bboundary adjustments must comply with the following:	
	(i) The conditions specified in either:	
	A. Rule 18.4.1 (Subdivision - General); or	
	B. Rule 18.4.2 (Subdivision- multi-unit development); and	
	(b) Proposed RTs lots must not generate any additional building infringements to those which legally	
	existed prior to the <mark>boundary </mark> adjustment.	
	(c) The Council's control shall be limited reserved to the following matters:	
	(i) Purpose of the boundary adjustment;	
	(ii) Effects on existing buildings;	
	(iii) Shape of title and variation in lot size.	
DI RD1	(a) Boundary adjustment that does not comply with Rule 18.4.3 C1.	
	(b) The Council's discretion shall be restricted to the following matters:	
	(i) Subdivision layout;	
	(ii) Shape of title and variation in title size.	

[s42A Report - Section 96 - Chapter 18: Business Town Centre Zone - 18.4.1.31 Subdivision - Boundary adjustments]

18.4.4 Subdivision - Amendments and updates to cross lease or flats plans

СІ	(a) An amendment or update to a cross lease or flats plan where: (i) The purpose is to convert a cross lease or flats plan to a fee simple title; and
	 (ii) The An amendment or update must identify for additions or alterations to buildings, accessory buildings and areas for exclusive use by an owner or owners.
	(b) The Council's control is limited to the following matters:
	(i) Purpose of the amendment or update to cross lease or flats plan;(ii) Effects on existing buildings;
	(iii) Site layout and design of cross lease or flats plan;
	(iv) Compliance with permitted building rules where the amendment is to convert a cross lease title to fee simple.
DI	Any amendment or update to a cross lease flats plan that does not comply with Rule 18.4.4 CI.

[s42A Report – Section 97 – Chapter 18: Business Town Centre Zone – 18.4.1.31 Subdivision – Amendments and updates to cross lease or flats plans]

18.4.5 Subdivision - Title boundaries - Maaori Sites and Maaori Areas of significance to Maaori

RDI	(a) Subdivision of any lots containing any Significant Natural Areas, Maaori s	sites of significance or
	Maaori Areas of significance must not divide any of the following:	
	(i) A Maaori Site of Significance as listed in Schedule 30.3;	
	(ii) A Maaori Area of Significance as listed in Schedule 30.4.	
	(b) The Council's discretion is limited to the following matters:	

	(i) Effects on Maaori sites of significance;
	(ii) Effects Maaori areas of significance.
NCI	Subdivision that does not comply with Rule 18.4.5 RD1.

[s42A Report – Section 98 – Chapter 18: Business Town Centre Zone – 18.4.5 Subdivision – Title boundaries – Maaori Sites and Areas of significance to Maaori]

18.4.6 Subdivision - land containing heritage items

RDI	(a) Subdivision of land containing a heritage item listed in Schedule 30.1 (Heritage Items), where the
	heritage item is wholly contained within one lot.
	(b) The Council's discretion is limited 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.
DI	Subdivision that does not comply with Rule 18.4.6 RDI.

17.4.1.6A Subdivision of land within the National Grid Corridor

RDI	(a) The subdivision of land within the National Grid Corridor must comply with all of the following conditions:
	(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.
	(b) Council'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;
	(iv) 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 17.4.1.6A RD1.

[s42A Report – Section 93 – Chapter 18: Business Town Centre Zone – 18.4 Subdivision]

18.4.7 Subdivision - Esplanade reserves and esplanade strips

RDI	(a) Subdivision must create an 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 proposed lot:
	(i) Less than 4ha and 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 and located within 20m of any:
	A. mean high water springs; or
	B. water body identified in Appendix 4 (Esplanade Priority Areas).
	(b) The Council's discretion shall be limited 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 18.4.7 RDI.

[s42A Report – Section 100 – Chapter 18: Business Town Centre Zone – 18.4.5 Esplanade reserves and esplanade strips]