

15 September 2022

Attn: Kāpiti Coast District Council 175 Rimu Road Paraparaumu 5032 Submission by email via: <u>district.planning@kapiticoast.govt.nz</u>

KĀINGA ORA – HOMES AND COMMUNITIES SUBMISSION ON A NOTIFIED PROPOSAL FOR PROPOSED PLAN CHANGE 2 TO THE OPERATIVE KĀPITI COAST DISTRICT PLAN 2021 UNDER CLAUSE 6 OF SCHEDULE 1 OF THE RESOURCE MANAGEMENT ACT 1991

This is a submission by Kāinga Ora - Homes and Communities on Proposed Plan Change 2 ("PC2") from Kāpiti Coast District Council ("the Council" or "KCDC") on the Operative Kapiti Coast District Plan 2021 ("the Plan" or "PDP"):

Kāinga Ora does not consider it can gain an advantage in trade competition through this submission. In any event, Kāinga Ora is directly affected by an effect of the subject matter of the submission that:

- Adversely affects the environment; and
- Does not relate to trade competition or the effects of trade competition.

The specific provisions of the proposal that this submission relates to:

Proposed Plan Change 2 to the Operative Kāpiti Coast District Plan 2021 in its entirety.

This document and its attachments outlines the relief sought from Kāinga Ora – Homes and Communities to PC2.

The Kāinga Ora – Homes and Communities submission is:

- Kāinga Ora Homes and Communities ("Kāinga Ora") is a Crown Entity and is required to give effect to Government policies. Kāinga Ora has a statutory objective that requires it to contribute to sustainable, inclusive, and thriving communities that:
 - a) Provide people with good quality, affordable housing choices that meet diverse needs; and
 - b) Support good access to jobs, amenities, and services; and
 - c) Otherwise sustain or enhance the overall economic, social, environmental, and cultural well-being of current and future generations.
- 2. Because of these statutory objectives, Kāinga Ora has interests beyond its role as a public housing provider. This includes a role as a landowner and developer of residential housing and as an enabler of quality urban developments through increasing the availability of build-ready land across Kāpiti and the broader Wellington region.
- 3. Kāinga Ora therefore has an interest in PC2 and how it:
 - Gives effect to the National Policy Statement on Urban Development ("NPS-UD") and The Resource Management (Enabling Housing Supply and Other Matters) Amendment Act 2021 ("the Housing Supply Act");
 - ii. Minimise barriers that constrain the ability to deliver housing development across the public housing, affordable housing, affordable rental, and market housing; and
 - iii. Provide for the provision of services and infrastructure and how this may impact on the existing and planned communities, including Kāinga Ora housing developments.

4. The Kāinga Ora submission seeks amendments and relief to the PC2 in the following:

 Across the Proposed Plan Change – References to Design Guides are deleted across the plan and provisions are updated to reflect design outcomes sought, external design guides are referenced as a guidance note, or guidance is streamlined and simplified.

- ii. Definitions Changes are sought in the definitions section, including a new definition for Rapid Transit Stop, the renaming of the General Residential Zone and the Coastal Qualifying Matter Precinct, and amendments to the definition of papakāinga.
- iii. **Strategic Direction** Changes to wording, including deletion of reference to Residential Intensification Precincts and changes to building height references.
- iv. Subdivision Amendments to provide more design and density flexibility.
- v. General District-Wide Matters
 - a. **Financial Contributions –** Amendments sought to reduce ambiguity about when financial contributions are incurred.
 - b. Papakāinga General support with minor amendments for the provision for papakāinga in the District.
- vi. **Residential Zones** Deletion of General Residential Zone and the Residential Intensification Precincts with a replacement of a Medium Density Residential Zone and a High Density Residential Zone to incorporate the MDRS standards more accurately in the District; and improve consistency with other Councils in the Wellington region, including:
 - a. Medium Density Residential Zone ("MRZ") Provide design flexibility, recognise the planned urban built form, and increase height limits to 18m when proximate to a Local Centre Zone (within 400m walkable catchment). A proposed MRZ chapter is included in Appendix 2. MRZ is sought to apply across the current notified General Residential Zone spatial extent. Spatial changes to the maps are shown in Appendix 4.
 - b. High Density Residential Zone ("HRZ") Provide design flexibility, recognise the planned urban built form, and increase height limits to 36m when proximate to the Metropolitan Centre Zone ("MCZ"). A proposed HRZ chapter is included in Appendix 3. HRZ is sought to apply across the current notified Residential Intensification Precincts spatial extent. Spatial changes to the maps are shown in Appendix 4.
 - c. Coastal Qualifying Matter Precinct Rename of the precinct to "Coastal Hazard Precinct" to better reflect the purpose of the precinct.

vii. Commercial and Mixed Use Zones -

- **a. Centres –** generally better reflect design flexibility, planned urban built form, development density and height/daylight expectations, including as follows:
 - 1. Metropolitan Centre proposed maximum height at 53m;
 - 2. Town Centre proposed maximum height at 22m; and
 - 3. Local Centre proposed maximum height at 18m.

Noting that where centres walkable catchments overlap the higher height limit would apply.

- Mixed Use generally improve design flexibility and increase maximum height to 22m.
- viii. **Appendices** Remove Design Guides from appendices, with external design guides referenced as a guidance note, or guidance is streamlined and simplified.
- ix. Changes to the Planning maps Kāinga Ora seeks a number of changes to the planning maps, outlined in Appendix 4. Mapping changes are required to reflect amendments to the Centres hierarchy and a wider geographical spread of the HRZ to better achieve well-functioning urban environments and national and regional consistency as follows:
 - a. Expand the HRZ to apply to areas that are generally:
 - 1. 15-20min/1500m walkable catchment from the edge of MCZ ;
 - 2. 5-10 min/400-800m walkable catchment from existing and planned rapid transit stops; and
 - 3. 5-10 min/400-800m walkable catchment from Town Centre Zones.
 - b. Expand the geographical extent of centres and height limits, to better reflect their role and function in the centre's hierarchy.
 - c. Rezone the site on the corner of Mazengarb Road and The Drive to MRZ due to a lack of evidence to support this site being within the Local Centre Zone, as notified.

- x. Any consequential changes necessary to give effect to the changes sought above or in the appendices attached to this submission.
- 5. Kāinga Ora has an interest to ensure national and regional consistency in resource management documents across the Wellington Region. From reviewing the Wellington regional plan changes/reviews and associated s32 documentation, it has become apparent that there has been little time for Councils to align their thinking. Accordingly, Kāinga Ora submits that KCDC should take the time to align the PC2 with other regional planning documents ahead of the hearings for those documents.
- 6. Kāinga Ora seeks that the hearing process for the PC2 follows that of Plan Change 1 (PC1) to the Wellington Regional Policy Statement so that consistency can be provided across the Wellington region and RMA s73 can be met which requires district plans to "give effect" to the Regional Policy Statement. It is unclear how this has been achieved as PC1 was notified after PC2.
- 7. The changes sought by Kāinga Ora are made to:
 - i. Ensure that Kāinga Ora can carry out its statutory obligations;
 - ii. Ensures that the proposed provisions are the most appropriate way to achieve the purpose of the Resource Management Act 1991, relevant national direction and regional alignment;
 - iii. Ensure that a robust s32 analysis is carried out to justify the proposed plan provisions as the justification for a number of provisions is currently unclear;
 - iv. Reduce interpretation and processing complications for decision makers so as to provide for plan enabled development;
 - v. Provide clarity for all plan users; and
 - vi. Allow Kāinga Ora to fulfil its urban development functions as required under the Kāinga Ora–Homes and Communities Act 2019.
- The Kāinga Ora submission points and changes sought can be found within Table 1 of Appendix 1.
- 9. A proposed Medium Density Residential Zone chapter is included in Appendix 2.

- 10. A proposed High Density Residential Zone chapter is included in **Appendix 3**.
- 11. Changes to the planning mapping sought by Kāinga Ora are included in Appendix 4.

Kāinga Ora seeks the following decision from KCDC:

That the specific amendments, additions or retentions which are sought as specifically outlined in this **submission document and Appendix 1-4**, are accepted and adopted into Proposed Plan Change 2, including such further, alternative or consequential relief as may be necessary to fully achieve the relief sought in this submission.

Kāinga Ora wishes to be heard in support of their submission.

Kāinga Ora seeks to work collaboratively with the Council and wishes to discuss its submission on Proposed Plan Change 2 to address the matters raised in its submission.

If others make a similar submission, Kāinga Ora are happy to consider presenting a joint case at a hearing.

Brendon Liggett Manager - Development Planning Kāinga Ora – Homes and Communities

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Appendix 1: Decisions sought Proposed Plan Change 2

The following table sets out the amendments sought to Proposed Plan Change 2 to the Operative Kāpiti Coast District Plan 2021 and also identifies those provisions that Kāinga Ora supports.

Proposed changes are shown as strikethrough for deletion and <u>underlined</u> for proposed additional text.



Table 1

| ID | Section of | Specific Provision | Support/Support | Reasons | Relief | Sought |
|--------|------------------|--------------------|-----------------|--|--------|--|
| | Plan | | in Part/Oppose | | | |
| Genero | al Submission Po | ints | | | | |
| 1. | All | District Plan Wide | Support in part | Kāinga Ora generally supports the approach to implement the NPS-UD and | 1. | Review the Centres hierarchy and commercial and residential intensification provisions in the |
| | | Centres Hierarchy | | the Housing Supply Act by incorporating a | | Commercial and Mixed-Use zones along with |
| | | and scale | | Centres hierarchy and intensification | | replacement of the General Residential Zone with |
| | | | | provisions into the KCDC District Plan. | | a MRZ and HRZ to improve national and regional consistency and increase density and heights |
| | | | | The Kāinga Ora submission as a whole | | across the District. |
| | | | | seeks improvements to better align with | | |
| | | | | national direction and achieve regional | 2. | Recommend that this re-alignment across the |
| | | | | consistency with this direction. | | Wellington region happen ahead of hearings that |
| | | | | Consequently, a review of the Wellington | | RPS decisions on these matters are released |
| | | | | Region's Centres hierarchy and | | ahead of District Plans and that KCDC should |
| | | | | intensification provisions is considered | | consider having joint hearing panels for these |
| | | | | necessary given the broad range of | | matters. |
| | | | | approaches taken across the Wellington | | |
| | | | | Region. | 3. | Accept and include the proposed MRZ chapter provisions sought in Appendix 2 . |
| | | | | Examples are provided throughout this | | |
| | | | | submission and include misalignment | 4. | Accept and include the proposed HRZ chapter |
| | | | | with National Planning Standard | | provisions sought in Appendix 3. |
| | | | | definitions for centres and the | | |
| | | | | notification timing of the PC2 with other | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | District Plans and PC1 to the Regional Policy Statement. There is also a lack of explanation in the s32 documentation for a number of changes relating to the matters above. | Expand Centre Zoning and residential intensification standards to reflect an increase in intensification anticipated in and around centres and rapid transit stops. |
| | | | | | 6. Expand the HRZ to apply to areas that are generally: 15-20min/1500m walkable catchment from the edge of MCZ; 5-10 min/400-800m walkable catchment from existing and planned rapid transit stops; and 10 min/400-800m walkable catchment from Town Centre Zones. |
| | | | | | Seek the spatial extent and properties zoned as of General Residential Zone (when notified) are rezoned to the MRZ. See Appendix 4. |
| | | | | | 8. Seek the spatial extent and properties subject to the Residential Intensification Precincts (when notified) are rezoned to HRZ. See Appendix 4. |
| | | | | | 9. Seek the properties within 400m of a local centre are rezoned MRZ and applied with a maximum |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|---------------------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | | height of 18m (to provide for 5 storeys). See Appendix 4. |
| | | | | | 10. Rezone the site on the corner of Mazengarb Road and The Drive to MRZ. See Appendix 4. |
| | | | | | 11. Delete the Residential Intensification Precincts. |
| | | | | | Accept the spatial changes and height limits sought from Kāinga Ora in Appendix 4 into the Plan. |
| | | | | | Undertake any consequential changes necessary across the District Plan to address this submission and relief sought. |
| 2. | All | District Plan Wide Standards | Support in part | Kāinga Ora generally supports the use of standards to address adverse effects across the District Plan. A number of changes to the building height controls | Amend standards across the plan to be proportionate to the building height changes sought in this submission. |
| | | | | have been requested in this submission to help ensure the NPS-UD and the Housing Supply Act are effectively and efficiently implemented. | Undertake any consequential changes necessary across the District Plan to address this submission and relief sought. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | There may be a number of other consequential changes needed to standards to give effect to these height adjustments as noted in this submission such as increasing height and associated wind and daylight standards. These changes should be proportionate to the changes in building height sought to address any transition issues between zones and provide for increased levels of intensification. | |
| 3. | All | District Plan Wide Qualifying Matters – method | Oppose | Kāinga Ora request all qualifying matters be controlled by overlays, with overlay provisions contained within the Part 2 General District-Wide section of the District Plan. Qualifying matters are additional provisions that apply to sites and are therefore more appropriately captured and communicated by overlays, rather than zones or precincts. | All qualifying matters be identified by District Plan overlays, with supporting overlay provisions contained within Part 2 General District-Wide section of the District Plan. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|---|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| 4. | All | District Plan Wide Coastal Qualifying Matter Precinct | Support in part | Kāinga Ora generally supports the identification of a coastal hazard as a qualifying matter under s77I and s77O of the RMA, retaining the status quo for | Amend reference from the 'Coastal Qualifying Matter Precinct' to the 'Coastal Hazard Overlay' throughout the District Plan. |
| | | | | development in these areas until such time as a future plan change. Kāinga Ora does not support the | Amend the provisions to provide for the Qualifying Matter as an overlay in the District- wide chapter of the Plan. |
| | | | | proposed naming of the qualifying matter as a 'Coastal Qualifying Matter Precinct' as this does not clearly articulate what the qualifying matter is. Further, Kāinga Ora consider that the qualifying matter, being a hazard, should be identified as a district-wide overlay, with supporting District Plan provisions for the overlay. It is noted that the use of an overlay is consistent with the National Planning Standard in its spatial identification of a risk applying to an area of the District. | Undertake any consequential changes necessary across the District Plan to address this submission and relief sought. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| 4. | All | District Plan wide Reference to Design Guides and design guidelines | Oppose | Kāinga Ora opposes the inclusion of Design Guides or design guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy or rule approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential subdivision, multi-unit development and residential development in commercial centres (city, metro, etc) sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. If there is content of a Design Guide or design guideline that Council wants in the Plan, Kāinga Ora seeks that these are relocated within a specific rule, matter of discretion or assessment criterion. | Kāinga Ora seeks the Design Guides and Design guidelines are removed from within the District Plan and are treated as non-statutory tool, outside of the District Plan. A note should be added where reference is made to such guidelines: <u>Note:</u> <u>Acceptable means of compliance and best practice</u> <u>urban design guidance is contained within the</u> <u>Council's Design Guidelines.</u> Delete all references to the Design Guides and design guidelines. Delete all references to the Design Guides and design guidelines. Where particular design outcomes are to be achieved, these should be specifically stated in matters of discretion or assessment. If the Council does not provide the relief sought, in deleting the Design Guides and design guidelines and references to such guidelines in the District Plan, Kāinga Ora seeks that the design guidelines are amended, simplified and written in |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|------------|--------------------|---|-----------------------------------|--|---|
| | | | | Where particular design outcomes are to be achieved, these should be specified in matters of discretion or assessment. | a manner that is easy to follow. The outcomes sought in the guidelines should read as desired requirements with sufficient flexibility to provide for a design that fits and works on site, rather than rules that a consent holder must follow and adhere to. Otherwise, there is no flexibility and scope to create a design that fits with specific site characteristics and desired built form development. 5. If the relief sought in this submission point is not granted, Kāinga Ora seeks the opportunity to review these guidelines if they are to remain a statutory document. 6. Kāinga Ora seeks all necessary consequential changes to give effect to the relief sought. |
| Part 1 – I | ntroduction an | d General Provisions , | /Interpretation / De | finitions | |
| 7. | Definitions | Add a new definition of "ACCESS SITE" | Support | Kāinga Ora supports the definition of "Access Site", noting that this new term provides for greater certainty with regard to sites that cannot be constructed on. | Retain as notified |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|--------------------|--|-----------------------------------|--|--|
| 8. | Definitions | Add a new definition of "ANCESTRAL LAND" | Support | Kāinga Ora supports this definition, noting it is consistent with section 6 of the Act. | Retain as notified |
| 9. | Definitions | Add a new definition of "DRIVEWAY (IN RELATION TO OUTLOOK SPACE)" | Support in part | Kāinga Ora supports the definition of "Driveway (in relation to outlook space)", noting that this new term provides for greater certainty with regard to sites that cannot be constructed on. The definition should only refer to access terms defined in the District Plan. | Amend as follows: DRIVEWAY (IN RELATION TO OUTLOOK SPACE): <u>means an access way leg, site or access strip designed</u> <u>and constructed for use by motor vehicles, pedestrians or</u> <u>cyclists</u> |
| 10. | Definitions | Add a new definition of "ENTRANCE STRIP" | Support | Kāinga Ora supports this definition to clarify the terms used for the same type of access. | Retain as notified |
| 11. | Definitions | Add a new definition of "GENERAL TITLE LAND (IN RELATION TO PAPAKĀINGA)" | Support | Kāinga Ora supports this definition, noting it is consistent with section 8 of the Act. | Retain as notified |



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|-----|-------------|---------------------|-----------------|---|--------------------|
| | Plan | | in Part/Oppose | | |
| 12. | Definitions | Add a new | Support | Kāinga Ora supports this definition to | Retain as notified |
| | | definition of "LAND | | include an updated reference to the | |
| | | DEVELOPMENT | | relevant document, and the location of | |
| | | MINIMUM | | this document outside the District Plan. | |
| | | REQUIREMENTS" | | | |
| 13. | Definitions | Delete the | Support | Kāinga Ora supports this deletion of this | Delete as notified |
| | | definition of | | definition. | |
| | | "MEDIUM DENSITY | | | |
| | | HOUSING" | | | |
| 14. | Definitions | Add a new | Support | Kāinga Ora supports the inclusion of this | Retain as notified |
| | | definition of | | definition to confirm how this term | |
| | | "MEDIUM DENSITY | | should be interpreted in the District Plan. | |
| | | RESIDENTIAL | | | |
| | | STANDARDS or | | | |
| | | MDRS" | | | |
| 15. | Definitions | Amend definition | Support | Kāinga Ora supports the inclusion of the | Retain as notified |
| | | of "NOISE | | amendment to this definition to include | |
| | | SENSITIVE | | specific reference to papakāinga. | |
| | | ACTIVITY" | | | |
| 16. | Definitions | Amend the | Support in part | Kāinga Ora supports the amendments to | Amend as follows: |
| | | definition of | | this definition, but seek some | |
| | | "PAPAKĀINGA" | | amendments to be more regionally and | PAPAKĀINGA |
| | | | | nationally consistent. | |
| | | | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|--------------------|---|-----------------------------------|--|---|
| 17. | Definitions | Add a new definition of "QUALIFYING MATTER AREA" | Support in part | Kāinga Ora generally supports this definition, noting it is consistent with section 2 of the RMA, but: 1. requests for clarity that the <i>Coastal</i> <i>Qualifying Matter Precinct</i> be renamed as Coastal Hazard Precinct 2. requests the General Residential Zone be changed to the Medium Density Residential Zone, consistent with other points raised in this submission. | PAPAKĀINGA means housing and any ancillary activities (including social, cultural, educational, recreational, conservation and/or commercial activities) to support the cultural, environmental and economic wellbeing of tangata whenua on their ancestral land Amend as follows: 1. Replace the term Coastal Qualifying Matter Precinct with Coastal Hazard Precinct. 2. Replace the term General Residential Zone with Medium Density Residential Zone. |
| 18. | Definitions | Add a new definition of "RELEVANT RESIDENTIAL ZONE" | Support in part | Kāinga Ora supports the inclusion of this definition, but restates its position that there should be a Medium Density Residential Zone (MRZ) and a High Density Residential Zone (HRZ). | Amend as follows: RELEVANT RESIDENTIAL ZONE means the General Residential Zone Medium Density Residential Zone or the High Density Residential Zone |



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|-----|--------------------|---|-----------------------------------|--|---|
| 19. | Definitions | Amend the definition of "TINO RANGATIRATANGA | Support | Kāinga Ora supports the proposed amendments to this definition. | Retain as notified |
| 20. | Definitions | Add a new definition of "TIPUNA/TUPUNA" | Support | Kāinga Ora supports the proposed amendments to this definition. | Retain as notified |
| 21. | Definitions | Amend the definition of "YARD" | Support | Kāinga Ora supports the proposed amendments to this definition. | Retain as notified |
| 22. | Definitions | NEW DEFINITION REQUESTED BY KĀINGA ORA <u>Rapid Transit Stop</u> | | Kāinga Ora seeks the introduction of a new definition for "Rapid Transit Stop". This definition aligns with that proposed by Hutt City Council and is consistent with the outcomes sought by the NPD-UD. | Proposed new definitionRapid Transit StopHas the meaning in the National Policy Statement onUrban Development, and for the avoidance of doubtincludes any railway station with regularly scheduledpassenger services. |
| 23. | Definitions | DELETION OF DEFINITION REQUESTED BY KĀINGA ORA Infill | | Kāinga Ora seeks amendments to remove reference to "infill" housing. Kāinga Ora notes this term, where it refers to 'focussed infill' is proposed for deletion through PC2. | Infill means subdivision or development of a site of less than 3,000m ² in area. |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|----------|--------------------------------|--|-----------------------------------|---|--|
| Part 2 - | - District-Wide N | Matters / Strategic Dire | | | |
| 24. | DO – District Objectives | DO - Chapter Introduction | Support | Kāinga Ora supports the deletion of the numerical reference. | Retain as notified |
| 25. | DO – District Objectives | DO-O3 Development Management | Support in part | Kāinga Ora supports this objective in part, but: seeks an amendment so as not to be overly constraining of where urban intensification can occur; and notes that the matters contained within do not form a Qualifying Matter in which to limit application of Policy 3(c) of the NPS-UD. | Amend as follows: To maintain a consolidated urban form within existing urban areas and a limited number of identified growth areas, which and to provide for the development of new urban areas where these can be efficiently serviced and integrated with existing townships centres, delivering: |
| 26. | DO – District Objectives | Explanatory text to objective DO-O3 - Local Issues | Support in part | Kāinga Ora supports the changes to this objective, but notes that the matters contained within do not form a Qualifying Matter in which to limit application of Policy 3(c) of the NPS-UD. Kāinga Ora also requests the removal of reference to 'existing' urban environments to provide for the potential | Amend as follows: The approach to managing these challenges is to: <u>enable more people to live within Kāpiti's existing</u> <u>urban environments, particularly where these are</u> <u>well connected to transport, infrastructure,</u> <u>commercial activities and community services;</u> |



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|-----|--------------------------------|--|-----------------------------------|---|---|
| | | | | for development in other urban environments that may be developed in the future. | |
| 27. | DO – District Objectives | DO-Ox1 Well- functioning Urban Environments | Support | Kāinga Ora supports this objective, noting it incorporates the objectives of Clause 6 of Schedule 3A of the Act. | Retain as notified |
| 28. | DO – District Objectives | DO-Ox2 Housing in Relevant Residential Zones | Support | Kāinga Ora supports this objective, noting it incorporates the objectives of Clause 6 of Schedule 3A of the Act. | Retain as notified |
| 29. | DO – District Objectives | DO-Ox3 Residential Intensification Precincts | Oppose | Kāinga Ora does not support the approach of applying the General Residential Zone across the district, incorporating identified Residential Intensification Precincts as a planning tool to enable focused intensification. It is noted that this approach is inconsistent with that otherwise being taken by other councils in the greater Wellington region and does not provide the same degree of transparency with regard to the scale and extent of development that is being enabled by the underlying precincts and as directed by the NPS-UD. Kāinga Ora seeks the introduction of a distinct zoning | Delete the Residential Intensification Precincts and replace with a MRZ and HRZ chapter and relevant objectives. Reasons outlined in this submission. Delete this objective. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|--------------------|-----------------|---|--------------------|
| | Plan | | in Part/Oppose | | |
| | | | | framework to give clear effect to the | |
| | | | | intensification policy of the NPS-UD. In | |
| | | | | particular, Kāinga Ora seeks the | |
| | | | | introduction of a Medium Density | |
| | | | | Residential Zone (MRZ), which could | |
| | | | | incorporate a control or precinct to | |
| | | | | enable additional height and density of | |
| | | | | urban built form in areas directed by | |
| | | | | Policy 3 of the NPS-UD. Kāinga Ora would | |
| | | | | also support the introduction of a High | |
| | | | | Density Residential Zone (HRZ) in | |
| | | | | locations where development of at least | |
| | | | | 6 storeys is to be enabled, such as land | |
| | | | | located within proximity to the city | |
| | | | | centre and/or train stations. | |
| 30. | DO - | DO-O11 Character | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | and Amenity Values | | objective. | |
| | Objectives | | | | |
| 31. | DO - | DO-011 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Explanation | | explanatory text, but notes that the | |
| | Objectives | | | matters contained within do not form a | |
| | | | | Qualifying Matter in which to limit | |
| | | | | application of Policy 3(c) of the NPS-UD. | |



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|-----|--------------------------------|-----------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| 32. | DO – District Objectives | DO-O16 Centres | Support in part | Kāinga Ora supports the changes to this objective to introduce higher density development, but requests changes to reflect the increase in development capacity requested throughout this submission. | Amend as follows: 5. provide for higher density urban built character and high-quality development, including: b. buildings up to 1215-storeys within the Metropolitan Centre Zone; c. buildings up to 68-storeys within: i. the Town Centre Zone; ii. the Ihakara Street West, Ihakara Street East and Kapiti Road precincts of the Mixed Use Zone; iii. the Local Centre Zone at Paekākāriki; and d. buildings up to 46-storeys within the Local Centre Zone. |
| 33. | DO – District Objectives | DO-O16 Explanation | Support | Kāinga Ora supports the changes to this explanatory text. | Retain as notified |
| 34. | DO – District Objectives | DO-Ox4 Papakāinga | Support | Kāinga Ora supports the changes to this objective to include updated provision for papakāinga. | Retain as notified |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|---------------------|-----------------|---|--------------------|
| | Plan | | in Part/Oppose | | |
| 35. | DO – | DO-Ox5 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — Kia | | objective to include updated references | |
| | Objectives | ora te mauri o te | | to papakāinga. | |
| | | Whānau (Māori | | | |
| | | living as Māori) | | | |
| 36. | DO - | DO-Ox6 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — | | objective to include updated references | |
| | Objectives | Provide for the | | to papakāinga. | |
| | | sustained | | | |
| | | occupation of | | | |
| | | Ancestral Land | | | |
| 37. | DO - | DO-Ox7 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — | | objective to include updated references | |
| | Objectives | Provide for the | | to papakāinga. | |
| | | development of | | | |
| | | land owned by | | | |
| | | Tangata Whenua | | | |
| 38. | DO – | DO-Ox8 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — | | objective to include updated references | |
| | Objectives | Working in | | to papakāinga. | |
| | | partnership with | | | |
| | | Tangata Whenua to | | | |
| | | exercise their Tino | | | |
| | | Rangatiratanga | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----------|-----------------|--------------------------|---------------------|---|---|
| | Plan | | in Part/Oppose | | |
| 39. | DO - | DO-Ox9 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — | | objective to include updated references | |
| | Objectives | Increasing the | | to papakāinga. | |
| | | visibility of Tangata | | | |
| | | Whenua through | | | |
| | | the design of | | | |
| | | papakāinga | | | |
| 40. | DO - | DO-Ox10 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Papakāinga — | | objective to include updated references | |
| | Objectives | Implementing Te | | to papakāinga. | |
| | | Ao Māori and | | | |
| | | demonstrating | | | |
| | | Kaitiakitanga in | | | |
| | | papakāinga | | | |
| | | development | | | |
| 41. | DO - | DO-Ox10 | Support | Kāinga Ora supports the changes to this | Retain as notified |
| | District | Explanation | | explanatory text to include updated | |
| | Objectives | | | references to papakāinga. | |
| Part 2 – | District-Wide N | Aatters / Strategic Dire | ection / Urban Form | and Development | |
| 42. | UFD – Urban | UFD-Px Urban Built | Support in part | Kāinga Ora supports the introduction of | Amend as follows: |
| | Form and | Form | | this policy, subject to: | |
| | Development | | | | Provide for heights and densities of urban built form |
| | | | | • the deletion of reference to the | that enable more people to live in, and more |
| | | | | General Residential Zone, as | businesses and community services to be located in, |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | Plan | | in Part/Oppose | requested elsewhere in this submission, and replacement with reference to a Medium Density Residential Zone and High Density Residential Zone incorporation of amended provision for height, as requested elsewhere in this submission. | the District's urban environments, by: enabling the greatest building heights and densities in the Metropolitan Centre Zone, including buildings up to-1215-storeys; enabling greater building heights and densities within a walkable catchment of the Metropolitan Centre Zone, including buildings up to 12-storeys enabling greater building heights and densities |
| | | | | | within a walkable catchment of and the train stations at Paekākāriki, Paraparaumu and Waikanae, including buildings up to 6-storeys; enabling greater building heights and densities in the Town Centre Zone, including buildings up to 6- storeys; enabling increased building heights and densities in the Local Centre Zone, including buildings up to 4-5- storeys; |
| | | | | | <u>6.</u> enabling increased <i>building</i> heights and densities adjacent to the <i>Town Centre Zone</i>, and adjacent to the <i>Local Centre Zone</i>, including <i>buildings</i> up to 4-5- <u>6 storeys; and</u> <u>7.</u> enabling a variety of <i>building</i> heights and densities in the General-Medium Density Residential Zone and High Density Residential Zone, including <i>buildings</i> up |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|------------------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| 43. | | UFD- P1 Growth Management | | Kāinga Ora supports the proposed amendments to this policy, subject to: an amendment so as not to be overly constraining of where urban intensification can occur; and the deletion of reference to the General Residential Zone, as requested elsewhere in this submission, and replacement with reference to a Medium Density Residential Zone and High Density Residential Zone. | to 3-storeys; while avoiding inappropriate buildings, activities, heights and densities within qualifying matter areas. New urban development for residential activities will only be located within existing urban areas and identified growth areas, and will be undertaken in a manner which: 1. supports the District's consolidated urban form; 2. maintains the integrity of the urban edge north of Waikanae and Ōtaki; 3. manages residential densities by: a. providing for a variety of housing types and densities in the General-Medium Density Residential Zone and High Density Residential Zone; b. enabling increased housing densities: i. in, and within a walkable catchment of the |
| | | | | | |
| | | | | | <u>stations at Paekākāriki, Paraparaumu and</u> <u>Waikanae; and</u> <u>iii.</u> in and adjacent to the <i>Town Centre Zone</i> and <i>Local Centre Zone</i> ; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| 44. | UFD – Urban | UFD-P2 Housing | Support in part | Kāinga Ora supports the proposed | 4. avoids urban expansion that would compromise the distinctiveness of existing settlements and unique character values in the rural <i>environment</i> between and around settlements; 5. can be sustained within and makes efficient use of existing capacity of public services and strategic <i>infrastructure</i>, or is integrated with the planned capacity of public services and <i>infrastructure</i>; and 6. promotes the efficient use of energy and water. |
| | Form and Development | Choice | | amendments to this policy, subject to amendments to recognise that residential activities encompass a wide range of housing and living arrangements. This includes transitional housing, emergency housing, community housing and multi-generational living. | <u>tenures</u> will be encouraged within parts of the District where increased variety and densities of housing are able to cater for changing demographics, while maintaining encouraging high amenity values. This will include provision for: 1. smaller household sizes, including 1 and 2 bedroom typologies and residential units; 2. housing for older persons; 3. supported living accommodation; 4. papakāinga papakāinga; 5. shared and group accommodation, including community housing and multi-generational living; 6. transitional and emergency housing; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| 45. | UFD – Urban Form and Development | UFD-P3 Managing Intensification | Support | Kāinga Ora supports the proposed amendments to this policy. | 7. minor residential units; and 8. a range of allotment sizes and land tenure arrangements to facilitate these typologies. Retain as notified |
| 46. | UFD – Urban Form and Development | UFD-P4 Residential Density | Support in part | Kāinga Ora supports the proposed amendments to this policy, subject to the deletion of reference to the General Residential Zone, as requested elsewhere in this submission, and replacement with reference to a Medium Density Residential Zone and High Density Residential Zone. | The density of <i>subdivision</i> and <i>development</i> will be managed through an area-specific approach to achieve an appropriate range of housing types across the District, as set out below: 1. the highest densities, including apartments as part of mixed use developments, will be located within and in immediate proximity to centres; 2. medium density housing will be limited to specific precinct areas within walking distance of centres higher density development, including multi-storey apartments, will be provided for within a walkable catchment of the Metropolitan Centre Zone, train stations at Paekākāriki, Paraparaumu and Waikanae, and adjacent to the Town Centre Zone and Local Centre Zone; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|--|----------------------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | | focused infill will be encouraged in specific areas where there is good access to shops and services a variety of densities will be provided for in the General Medium Density Residential Zone and High Density Residential Zone; within the Neighbourhood Development Areas identified in the Ngārara Development Area Structure Plan in Appendix 7, the provision of affordable housing will be encouraged at appropriate locations with good access to shops and services; and 8. in areas where infrastructure constraints exist (such as water, wastewater or roading), densities will reflect those constraints residential densities will be integrated with existing or planned infrastructure capacity. |
| 47. | UFD – Urban Form and Development | Deletion of UFD-P5 Papakāinga | Support | Kāinga Ora supports the proposed deletion of this policy, noting these matters are addressed through the new 'Papakāinga' chapter. | Delete as notified |
| 48. | UFD – Urban Form and Development | UFD-P11 Amenity Values | Support | Kāinga Ora supports the proposed amendments to this policy. | Retain as notified |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|---|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| 49. | | Specific Provision UFD-P13 Zoning Framework | | Reasons Kāinga Ora supports the changes to this objective, subject to: the deletion of the GRZ chapter from the list of zone and replacement with MRZ and HRZ chapters, as requested elsewhere in this submission; the renaming of the 'Coastal Qualifying Matter' as the 'Coastal Hazard Overlay'. | Amend as follows: Subdivision, use and development in the Residential Zones will be managed through the following zoning framework: 1. General-Medium Density Residential Zone and the High Density Residential Zone, including the following areas precincts: a. Medium Density Housing (also located within various Centres Zones) Residential Intensification; b. Focused Infill Coastal Qualifying Matter Hazard Overlay; c. Waikanae Garden Precinct; d. Low Density (at Ōtaki, County Road Ōtaki Precinct; e. Pekawy; |
| | | | | | f. Ferndale Area; |
| | | | | | g. Panorama Drive; |
| | | | | | h. Waikanae Golf; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|------------|-----------------|-------------------------|----------------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | | i. The Drive Extension; |
| | | | | | <u>e.</u> j. Beach Residential <u>Precinct</u> ; |
| | | | | | <u>f.</u> <u>Marae Takiwā</u> <u>Precinct;</u> |
| | | | | | |
| | | | | | 2. Ngārara Development Area; and |
| | | | | | 3. Waikanae North Development Area. |
| Part 2 – L | District-Wide N | Natters / Energy, Infra | structure and Transp | port / Transport | |
| 49. | TR- | TR-P1 Integrated | Support | Kāinga Ora generally supports the | Retain as notified |
| | Transport | Transport and | | proposed policy. | |
| | | Urban Form | | | |
| 50. | TR- | TR-P2 Sustainable | Support | Kāinga Ora supports the introduction of | Retain as notified |
| | Transport | Transport and | | the policy to clearly provide for | |
| | | Maximising Mode | | sustainable transport. | |
| | | Choice | | | |
| 51. | TR- | TR-R1 | Support | Kāinga Ora generally supports the | Retain as notified |
| | Transport | | | proposed rule. | |
| 52. | TR- | TR-R9 | Support | Kāinga Ora generally supports the | Retain as notified |
| | Transport | | | proposed rule. | |
| 53. | TR- | TR-R10 | Support | Kāinga Ora generally supports the | Retain as notified |
| | Transport | | | proposed rule. | |
| | | | | | |
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| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought | | |
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| | Plan | | in Part/Oppose | | | | |
| Part 2 – | Part 2 – District-Wide Matters / Hazards and Risks / Natural Hazards | | | | | | |
| 54. | NH – Natural Hazards | Qualifying matters – flooding | Support in part | Kāinga Ora supports the identification of flood hazards as qualifying matters, in line with the requirements of the Act. | Remove reference to flood hazard mapping within the chapter and identify all flood hazard mapping as a non-statutory document. | | |
| | | | | Kāinga Ora considers that the extent of flooding along stream corridors and all other flood hazard mapping should not be included in the District Plan and is more appropriately located outside the District Plan and as a non-statutory document. | Consequential amendments will be required to remove and amend references to the flood hazard mapping. | | |
| Part 2 – | District-Wide N | /atters / Subdivision / | District Wide Subdiv | vision Matters | | | |
| 56. | SUB-DW District Wide Subdivision Matters | SUB-DW-Rx1 | Support | Kāinga Ora generally supports the proposed rule. | Retain as notified | | |
| 57. | SUB-DW District Wide Subdivision Matters | All Rules | Support | Kāinga Ora supports the updating of references to the 'Land Development Minimum Requirements' and supports this document sitting outside the District Plan. | Retain as notified | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought | | |
|----------|---|---------------------|-----------------|--|--|--|--|
| | Plan | | in Part/Oppose | | | | |
| Part 2 – | Part 2 – District-Wide Matters / Subdivision / Subdivision in Residential Zones | | | | | | |
| 58. | SUB-RES | SUB-RES-P1 | Support | Kāinga Ora generally supports the | Retain as notified | | |
| | Subdivision | General Residential | | proposed amendment to this policy. | | | |
| | in | Subdivision | | | | | |
| | Residential | | | | | | |
| | Zones | | | | | | |
| 59. | SUB-RES | All Rules | Support | Kāinga Ora supports the updating of | Retain as notified | | |
| | Subdivision | | | references to the 'Land Development | | | |
| | in | | | Minimum Requirements' and supports | | | |
| | Residential | | | this document sitting outside the District | | | |
| | Zones | | | Plan. | | | |
| | | | | Kāinga Ora also supports the updating of | | | |
| | | | | references to the correct rules and policy | | | |
| | | | | references to reflect changes in other | | | |
| | | | | parts of the Subdivision chapter. | | | |
| 59. | SUB-RES | All Restricted | Oppose | Kāinga Ora opposes the lack of use of a | Amend as follows: | | |
| 59. | Subdivision | | Oppose | | Amena as jonows. | | |
| | in | Discretionary | | notification preclusion statement (for | Inclusion of a non-notification preclusion statement for | | |
| | | Activity Rules | | both public and limited notification) for | · | | |
| | Residential | | | restricted discretionary activities and | all Restricted Discretionary Activity rules | | |
| | Zones | | | seeks that this is applied to all restricted | Notification: | | |
| | | | | discretionary activities. | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | The technical nature of these breaches | Applications under this rule are precluded from being |
| | | | | requires technical and/or engineering | publicly or limited notified in accordance with section |
| | | | | assessments, and public participation by | 95A or section 95B of the RMA. |
| | | | | way of limited or public notification will | |
| | | | | unlikely add anything to the | |
| | | | | consideration of the effects of these | |
| | | | | breaches. | |
| 61. | SUB-RES | SUB-RES- R26 | Support in part | Kāinga Ora supports the proposed | Amendments sought. |
| | Subdivision | | | amendments to this rule, subject to the | |
| | in | | | Coastal Qualifying Matter Precinct be | |
| | Residential | | | renamed as the Coastal Hazard Precinct, | |
| | Zones | | | as requested elsewhere in this | |
| | | | | submission. | |
| 62. | SUB-RES | SUB-RES-Rx1 | Support in part | Kāinga Ora generally supports the | Amendments sought. |
| | Subdivision | | | inclusion of this rule subject to changes | |
| | in | | | requested to SUB-RES-Table x1. | |
| | Residential | | | | |
| | Zones | | | | |
| 63. | SUB-RES | SUB-RES- R27 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Subdivision | | | amendments to this rule. | |
| | in | | | | |
| | Residential | | | | |
| | Zones | | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought | | | |
|------------|---|---|-----------------------------------|--|---|--|--|--|
| 64. | SUB-RES Subdivision in Residential Zones | SUB-RES-Table x1 – Minimum allotment size and shape factor | Support in part | Kāinga Ora supports the use of a shape factor, but opposes the use of a minimum lot size, for residential subdivisions. For the MRZ, Kāinga Ora considers a 8m x 15m is appropriate to provide a medium density developable site with appropriate levels of amenity. For the HRZ, a shape factor of 8m x 15m is appropriate to provide for the level of development sought in that zone. | Amend as follows: 1. Remove minimum lot size, and seek for a new standard added on vacant shape factor applies to MRZ and HRZ as follows: MRZ All vacant allotments must be able to contain a rectangle measuring 8m x 15m clear of any yards, access allotments and right-of-way HRZ All vacant allotments must be able to contain a rectangle measuring 8m x 15m clear of any yards, access allotments and right-of-way HRZ All vacant allotments must be able to contain a rectangle measuring 8m x 15m clear of any yards, access allotments and right-of-way 2. Consequential amendments may be required to give effect to this relief sought in the Plan. | | | |
| Part 2 – 1 | Part 2 – District-Wide Matters / Subdivision / Subdivision in Working Zones | | | | | | | |
| 64. | SUB-WORK Subdivision in Working Zones | All Rules | Support | Kāinga Ora supports the updating of references to the 'Land Development Minimum Requirements' and support this document sitting outside the District Plan. | Retain as notified | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| 65. | SUB-WORK | All Rules | Oppose | Kāinga Ora opposes the inclusion of | Delete all references to the Centres Design Guide. |
| | Subdivision | | | Design Guidelines in the Plan, which act | |
| | in Working | | | as de facto rules to be complied with. | |
| | Zones | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | |
| | | | | be achieved, these should be specified in | |
| | | | | matters of discretion or assessment, | |
| | | | | which is addressed in the matters of | |
| | | | | discretion under the relevant rule and | |
| | | | | further articulated in the relevant | |
| | | | | objectives and policies. | |
| 66. | SUB-WORK | All Restricted | Oppose | Kāinga Ora opposes the lack of use of a | Amend as follows: |
| | Subdivision | Discretionary | | notification preclusion statement (for | |
| | | Activity Rules | | both public and limited notification) for | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | in Working | | | restricted discretionary activities and | Inclusion of a non-notification preclusion statement for |
| | Zones | | | seeks that this is applied to all restricted | all Restricted Discretionary Activity rules |
| | | | | discretionary activities. | |
| | | | | The technical nature of these breaches | Notification: |
| | | | | requires technical and/or engineering | Applications under this rule are precluded from being |
| | | | | assessments, and public participation by | publicly or limited notified in accordance with section |
| | | | | way of limited or public notification will | 95A or section 95B of the RMA. |
| | | | | unlikely add anything to the | |
| | | | | consideration of the effects of these | |
| | | | | breaches. | |
| 67. | SUB-WORK | SUB- WORK-R40 | Support in part | Kāinga Ora supports the proposed | Delete all references to the Centres Design Guide. |
| | Subdivision | | | amendments to this rule to allow for | |
| | in Working | | | proposals exceeding the permitted height | |
| | Zones | | | threshold in the MCZ to be assessed as a | |
| | | | | RDA. | |
| | | | | Kāinga Ora opposes the inclusion of | |
| | | | | Design Guidelines in the Plan, which act | |
| | | | | as de facto rules to be complied with. | |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | |
| | | | | be achieved, these should be specified in | |
| | | | | matters of discretion or assessment, | |
| | | | | which is addressed in the matters of | |
| | | | | discretion under the relevant rule and | |
| | | | | further articulated in the relevant | |
| | | | | objectives and policies. | |
| 68. | SUB-WORK | SUB- WORK-R41 | Support in part | Kāinga Ora supports the proposed | Delete all references to the Centres Design Guide. |
| | Subdivision | | | amendments to this rule to allow for | |
| | in Working | | | proposals exceeding the permitted height | |
| | Zones | | | threshold in the MUZ to be assessed as a | |
| | | | | RDA. | |
| | | | | | |
| | | | | Kāinga Ora opposes the inclusion of | |
| | | | | Design Guidelines in the Plan, which act | |
| | | | | as de facto rules to be complied with. | |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | |
| | | | | be achieved, these should be specified in | |
| | | | | matters of discretion or assessment, | |
| | | | | which is addressed in the matters of | |
| | | | | discretion under the relevant rule and | |
| | | | | further articulated in the relevant | |
| | | | | objectives and policies. | |
| 69. | SUB-WORK | SUB- WORK-R42 | Support in part | Kāinga Ora supports the proposed | Delete all references to the Centres Design Guide. |
| | Subdivision | | | amendments to this rule to allow for | |
| | in Working | | | proposals exceeding the permitted height | |
| | Zones | | | threshold in the TCZ to be assessed as a | |
| | | | | RDA. | |
| | | | | | |
| | | | | Kāinga Ora opposes the inclusion of | |
| | | | | Design Guidelines in the Plan, which act | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | as de facto rules to be complied with. | |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | |
| | | | | be achieved, these should be specified in | |
| | | | | matters of discretion or assessment, | |
| | | | | which is addressed in the matters of | |
| | | | | discretion under the relevant rule and | |
| | | | | further articulated in the relevant | |
| | | | | objectives and policies. | |
| 70. | SUB-WORK | SUB- WORK-R43 | Support in part | Kāinga Ora supports the proposed | Delete all references to the Centres Design Guide. |
| | Subdivision | | | amendments to this rule to allow for | |
| | in Working | | | proposals exceeding the permitted height | |
| | Zones | | | threshold in the LCZ to be assessed as a | |
| | | | | RDA. | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---------------|
| | Plan | | in Part/Oppose | | |
| | | | | | |
| | | | | Kāinga Ora opposes the inclusion of | |
| | | | | Design Guidelines in the Plan, which act | |
| | | | | as de facto rules to be complied with. | |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | |
| | | | | be achieved, these should be specified in | |
| | | | | matters of discretion or assessment, | |
| | | | | which is addressed in the matters of | |
| | | | | discretion under the relevant rule and | |
| | | | | further articulated in the relevant | |
| | | | | objectives and policies. | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| 71. | SUB-WORK | SUB- WORK-R44 | Support in part | Kāinga Ora supports the proposed | Delete all references to the Centres Design Guide. |
| | Subdivision | | | amendments to this rule to allow for | |
| | in Working | | | proposals exceeding the permitted height | |
| | Zones | | | threshold in the HOSZ to be assessed as a | |
| | | | | RDA. | |
| | | | | | |
| | | | | Kāinga Ora opposes the inclusion of | |
| | | | | Design Guidelines in the Plan, which act | |
| | | | | as de facto rules to be complied with. | |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. | |
| | | | | | |
| | | | | The Design Guidelines should be treated | |
| | | | | as a non-statutory tool. Where particular | |
| | | | | design outcomes are to be achieved, | |
| | | | | these should be specified in matters of | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | | Specific Provision | | incusons and incus | Neller Sought |
| | Plan | | in Part/Oppose | | |
| | | | | discretion or assessment, which is | |
| | | | | addressed in the matters of discretion | |
| | | | | under the relevant rule and further | |
| | | | | articulated in the relevant objectives and | |
| | | | | policies. | |
| Part 2 – | District-Wide N | Natters / General Dist | rict-Wide Matters / F | inancial Contributions | |
| | | , | ······································ | | |
| 72. | FC – Financial Contribution | FC-P3 | Support in part | Kāinga Ora supports the proposed policy but seeks amendments to the proposed wording due to its ambiguous intent. | Amendments sought to reduce ambiguity about when financial contributions are incurred. Amend as follows: Amend as follows: A financial contribution may is be required for any land use or subdivision application only where potential or actual adverse effects of a development cannot be avoided, remedied, or mitigated through on site measures. to ensure positive effects on the environment are achieved to offset any adverse effects that cannot otherwise be avoided, remedied or mitigated. |
| Part 2 - | District-Wide M | latters / General Disti | rict-Wide Matters / E | Papakāinaa | |
| run 2 - I | | initiers / General Disti | | aparanga | |
| 74. | РК - | Chapter | Support | Kāinga Ora supports the proposed text. | Retain as notified |
| | Papakāinga | Introduction | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|--------------------|-----------------|----------------------------------|--------------------|
| | Plan | | in Part/Oppose | | |
| 75. | РК - | DO-Ox4 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Papakāinga | | | |
| | | are a Taonga | | | |
| 76. | РК - | DO-Ox5 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga - | | objective. | |
| | | Kia ora | | | |
| | | te mauri o te | | | |
| | | Whānau (Māori | | | |
| | | living as Māori) | | | |
| 77. | РК - | DO-Ox6 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Provide for the | | | |
| | | sustained | | | |
| | | occupation of | | | |
| | | Ancestral Land | | | |
| 78. | РК - | DO-Ox7 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Provide for the | | | |
| | | development | | | |
| | | of land owned | | | |
| | | by Tangata | | | |
| | | Whenua | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|-----------------------|-----------------|----------------------------------|--------------------|
| | Plan | | in Part/Oppose | | |
| 79. | РК - | DO-Ox8 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Working in | | | |
| | | partnership | | | |
| | | with Tangata | | | |
| | | Whenua to | | | |
| | | exercise their | | | |
| | | Tino | | | |
| | | Rangatiratanga | | | |
| 80. | РК - | DO-Ox9 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Increasing the | | | |
| | | visibility of Tangata | | | |
| | | Whenua through | | | |
| | | the design of | | | |
| | | papakāinga | | | |
| 81. | РК - | DO-Ox10 | Support | Kāinga Ora supports the proposed | Retain as notified |
| | Papakāinga | Papakāinga — | | objective. | |
| | | Implementing | | | |
| | | Te Ao Māori | | | |
| | | and | | | |
| | | demonstrating | | | |
| | | Kaitiakitanga | | | |
| | | in papakāinga | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|--------------------|--|-----------------------------------|--|-----------------------|
| | Fidii | development | | | |
| 82. | PK - Papakāinga | PK-Px1 Providing for papakāinga on Māori owned land | Support | Kāinga Ora supports the proposed policy. | Retain as notified |
| 83. | PK - Papakāinga | PK-Px2 Papakāinga development to be led by Tangata Whenua | Support | Kāinga Ora supports the proposed policy. | Retain as notified |
| 84. | PK - Papakāinga | PK-Px3 Location, extent and design of papakāinga | Support | Kāinga Ora supports the proposed policy. | Retain as notified |
| 85. | PK - Papakāinga | PK-Px4 Maximum scale of papakāinga | Support | Kāinga Ora generally supports the proposed policy but considers that there is potential conflict within the wording of the policy. The need to avoid, remedy or | Amend as follows: |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | development | | mitigate adverse effects on neighbouring | The maximum intensity and scale of papakainga |
| | | | | properties is at odds with the overall | development will be determined by the limitations of |
| | | | | intention of the policy, which relates to | the site, including: |
| | | | | the maximum intensity and scale of | |
| | | | | papakāinga development. | |
| | | | | | 1. <u>adequate provision of on-site or off-site</u> |
| | | | | | infrastructure to serve the papakāinga; and |
| | | | | | 2. <u>adverse effects on adjoining properties and the</u> |
| | | | | | environment are avoided, remedied or mitigated; |
| | | | | | |
| | | | | | while recognising that papakāinga may contain |
| | | | | | activities of a character, scale, intensity or range that |
| | | | | | are not provided for in the surrounding area. |
| 85. | РК - | PK-Px5 Non- | Support | Kāinga Ora supports the proposed policy | Amend as follows: |
| | Papakāinga | residential | | subject to inclusion of conservation | |
| | | aspects of | | activities. | Amend to provide for conservation activities in the list |
| | | papakāinga | | | of non-residential activities |
| 86. | РК - | PK-Px6 | Support | Kāinga Ora supports the proposed policy. | Retain as notified |
| | Papakāinga | Papakāinga | | | |
| | | Design Guides | | | |
| | | and | | | |
| | | Development | | | |
| | | Plans | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|--------------------|--|-----------------------------------|--|---|
| 87. | PK - Papakāinga | Advice Notes | Support | Kāinga Ora supports the proposed text. | Retain as notified |
| 88. | PK – Papakāinga | District Plan wide – activity status for papakāinga developments | Support in part | Kāinga Ora note that the activity status provided for papakāinga development within zones differs for general title land (Restricted Discretionary Activity) compared to land held under Te Ture Whenua Māori Act 1993 (Permitted Activity) where compliance with standards is achieved. Kāinga Ora considers the same status should apply, particularly where the same protections are in place to retain Māori land in general title. | Amend the rule framework so that papakāinga development on land held under Te Ture Whenua Māori Act 1993 and land held in general title, with the same protections as are provided by the Act, is provided for as a Permitted Activity. |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought | | | |
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| Part 3 – Area Specific Matters / Zones / Residential Zones / General Residential Zone | | | | | | | | |
| 89. | GRZ – General Residential Zone | Entire chapter | Oppose | Kāinga Ora opposes the use of Residential Intensification Precincts within the existing General Residential Zone. This approach is inconsistent with that otherwise being taken by other councils in the greater Wellington region and does not provide the same degree of transparency with regard to the scale and extent of development that is being enabled by the underlying precincts and as directed by the NPS-UD. Kāinga Ora seeks the introduction of a distinct zoning framework to give effect more clearly to the intensification policy of the NPS-UD. In particular, Kāinga Ora seeks the introduction of a Medium Density Residential Zone (MRZ), which could incorporate a control or precinct to enable additional height and density of urban built form in areas directed by Policy 3 of the NPS-UD. Kāinga Ora would also support the introduction of a High | Delete the General Residential Zone and the Residential Intensification Precincts. Replace with MRZ and HRZ as sought in this submission and appendices. Seek the proposed zone provisions for MRZ and HRZ are accepted, as set out in Appendix 2 and 3 of this submission. The proposed text identifies objectives, policies, rules and standards sought for the MRZ and HRZ, however, do not address all of the existing and proposed overlays (e.g.: Coastal Hazard Precinct). Kāinga Ora would support being included in a finalised version of the Medium Density Residential Zone and High Density Residential Zone, subject to the relief and changes sought in in this submission. Kāinga Ora seeks the MRZ and HRZ provisions provide for design flexibility and recognise the planned urban built form of the respective residential zones. | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | Density Residential Zone (HRZ) in locations where development of at least 6 storeys is to be enabled, such as land located within proximity to the city centre and/or on the rapid train line in relation to train stations. Kāinga Ora seeks for all sites that are being proposed to be rezoned as GRZ, instead be rezoned as MRZ (or HRZ where shown as being within the GRZ Residential Precinct A). | 5. MRZ is sought to apply across the current notified General Residential Zone spatial extent. Spatial changes to the maps are shown in Appendix 4. 6. Seek a height variation control of 18m maximum height is introduced and applied over residential zoned properties proximate to and within 400m walkable catchment of a Local Centre Zone. 7. HRZ is sought to apply across the current notified Residential Intensification Precincts spatial extent. Spatial changes to the maps are shown in Appendix 4. |
| | | | | | 8. Seek a height variation control of 36m maximum height is introduced and applied over residential zoned properties proximate to and within 400m walkable catchment of a Metropolitan Centre Zone. |
| 90. | GRZ – General Residential Zone | Mapping | Support in part | Kāinga Ora considers further site specific assessments are required for specific sites to better understand: | Kāinga Ora seeks further information and evidence to demonstrate that these sites meet the requirements of a well-functioning urban |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | | | The need for additional greenfield zoned land beyond the additional capacity provided by the intensification provisions; Accessibility to active and public transport, Site constraints, particularly with regard to hazards; Infrastructure requirements; Proximity to Centres and employment opportunities; and The sites for which Kāinga Ora consider more evidence is required before a decision to rezone can be made are: | environment, before a decision to rezone can be made are: Proposed greenfield rezoning of 269-289 Ngārara Road, Waikanae (10.18ha) from Future Urban Zone to General Residential Zone; Proposed greenfield rezoning of 174-211 Ngārara Road, Waikanae (19.63ha) from Future Urban Zone to General Residential Zone); Proposed greenfield rezoning of 160-222 Main Road, 39 Rongomau Lane, & 99-105 Poplar Avenue, Raumati South, Paraparaumu (22.24ha) from General Rural Zone. |
| | | | | Proposed greenfield rezoning of 269-289 Ngārara Road, Waikanae (10.18ha) from Future Urban Zone to General Residential Zone – (150 estimated dwellings); Proposed greenfield rezoning of 174-211 Ngārara Road, Waikanae (19.63ha) from Future Urban Zone | In reference to 'General Residential Zone' above, Kāinga Ora seeks that MRZ is proposed for these sites if evidence and further information provided demonstrate it is appropriate to be 'live-zoned' and given urban residential zoning. This zoning should be MRZ aligned to this submission. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | to General Residential Zone – (390 estimated dwellings); 3. Proposed greenfield rezoning of 160-222 Main Road, 39 Rongomau Lane, & 99-105 Poplar Avenue, Raumati South, Paraparaumu (22.24ha) from General Rural Zone to General Residential Zone – (320 estimated dwellings). | |
| Part 3 – A | Area Specific N | latters / Zones / Comr | nercial and Mixed U | se / Local Centre Zone | |
| 91. | LCZ – Local Centre Zone | Zone Introduction | Support in part | Kāinga Ora generally supports the addition of this explanatory text. | Retain as notified |
| 92. | LCZ – Local Centre Zone | LCZ-P1 Local Centres | Support in part | Kāinga Ora supports the proposed amendment to this policy, but notes that it opposes the inclusion of Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines | Retain as notified, subject to District Plan wide removal of design guidelines as appendices to the District Plan. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | for residential development in Centres sit | |
| | | | | outside the Plan as guidance regarding | |
| | | | | best practice design outcomes. The | |
| | | | | Design Guidelines should be treated as a | |
| | | | | non-statutory tool. | |
| 93. | LCZ – Local | LCZ-P3 Activities | Support | Kāinga Ora generally supports the | Retain as notified |
| | Centre | in the Working | | proposed amendments to this policy. | |
| | Zone | Zones | | | |
| | | | | | |
| 94. | LCZ – Local | LCZ-P5 Mixed Use | Oppose | Kāinga Ora opposes the inclusion of | Amend as follows: |
| | Centre | Activities in | | Design Guidelines in the Plan, which act | |
| | Zone | Centres | | as de facto rules to be complied with. | Mixed Use Activities in Centres |
| | | | | Kāinga Ora opposes any policy approach | |
| | | | | which would require development | Mixed use development, including residential activities, |
| | | | | proposals to comply with such design | will be enabled in <i>centres</i> to enhance the viability and |
| | | | | guidelines in the District Plan. Kāinga Ora | vitality of the <i>centre</i> where a high level of amenity for |
| | | | | alternatively seeks and supports the | residents, businesses and visitors is achieved. in |
| | | | | design guidelines for residential | accordance with the principles in Appendix 20 Centres |
| | | | | development in Centres sit outside the | Design Principles <u>Centres Design Guide in Appendix x2</u> . |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| 95. | LCZ – Local | LCZ-P6 Urban form | Oppose | Kāinga Ora opposes the proposed | Amend as follows: |
| | Centre | and design of | | amendments to this policy for the | |
| | Zone | centres | | following reasons: | Urban form and design of centres |
| | | | | Kāinga Ora opposes any policy | |
| | | | | approach which would require | Subdivision, use and development in centres must be |
| | | | | development proposals to comply | undertaken in a manner that achieves efficient |
| | | | | with such design guidelines in the | integration with necessary infrastructure, reinforces the |
| | | | | District Plan. Kāinga Ora | District's consolidated urban form and sense of place, |
| | | | | alternatively seeks and supports the | and provides for a high quality interface between built |
| | | | | design guidelines for residential | form and public space. To achieve this, the principles in |
| | | | | development in Centres sit outside | the Centres Design Principles in Appendix 20 <u>Centres</u> |
| | | | | the Plan as guidance regarding best | <u>Design Guide in Appendix x2</u> will be applied. |
| | | | | practice design outcomes. The | |
| | | | | Design Guidelines should be treated | A higher density of urban built form will be enabled in |
| | | | | as a non-statutory tool. | the Local Centre Zone including: |
| | | | | Kāinga Ora seeks amendments to | <u>1.</u> <i>buildings</i> up to 45 -storeys within the <i>Local Centre</i> |
| | | | | the Local Centre building height to | Zone <mark>; or</mark> |
| | | | | enable building heights of up to 18 | 2. buildings up to 6-storeys within the Local Centre |
| | | | | metres (5 storeys). This change will | Zone at Paekākāriki. |
| | | | | enable greater development | |
| | | | | capacity and is appropriate given the | |
| | | | | identification of the Local Centres as | |
| | | | | being key to accommodating and | |
| | | | | servicing the needs of the existing | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | and forecast population growth in | |
| | | | | the District, in accordance with their | |
| | | | | place in the Centres hierarchy. | |
| 96. | LCZ – Local | LCZ-Px1 Coastal | Support in part | Kāinga Ora generally supports the | Retain as notified other than amend the title of the |
| | Centre | Qualifying Matter | | addition of this explanatory text. | precinct. |
| | Zone | Precinct at | | | |
| | | Raumati South | | | |
| 97. | LCZ – Local | LCZ-R6 | Support in part | Kāinga Ora generally supports the | Amend as follows: |
| | Centre | | | proposed amendments to this rule but | |
| | Zone | | | seeks amendments to Standards in this | New buildings and structures and additions and |
| | | | | rule to provide for greater design | alterations to existing buildings |
| | | | | flexibility and to achieve consistency with | |
| | | | | any recommended changes to the height | Excludes: |
| | | | | in relation to boundary rules for the | New minor buildings and additions and alterations |
| | | | | residential zones. | to existing minor buildings. |
| | | | | Kāinga Ora supports the minimum requirement of 8m ² of outdoor living | <i>Height measurement criteria,</i> and <i>measurement criteria</i> apply to activities under this rule. |
| | | | | space per unit located above ground | apply to detivities under this rule. |
| | | | | floor level (with a minimum dimension | Permitted Activity |
| | | | | of 1.8m); however, asks that this | remitted Activity |
| | | | | standard applies only to units with two | Standards |
| | | | | bedrooms or more. It is considered that | Standards |
| | | | | for studio and one-bedroom units a | Hoight |
| | | | | | <u>Height</u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | minimum requirement of 5m ² may be an appropriate standard for outdoor living space requirements. Further to this, Kāinga Ora also seeks the dispensation of the need for balconies meeting the minimum dimensions specified in the MDRS for a proportion of units. | <u>Buildings and structures must not exceed 12–18</u> metres in height, except and-within the Coastal Hazard Overlay Qualifying Matter Precinct, no building shall be more than 3 storeys above the original ground level. <u>Measurement criteria:</u> Height must be measured using the height measurement criteria. <u>Height in relation to boundary</u> <u>Buildings and structures must not project beyond</u> a: <u>60° recession plane measured from a point 4</u> metres vertically above ground level along all boundaries, as shown on the following diagram. a) For boundaries with the High Density <u>Residential Zone:</u> <u>60° recession plane measured from a point</u> |
| | | | | | <u>19m vertically above ground level along</u> the first 20m of the side boundary as measured from the road frontage; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---------|---|
| | Plan | | in Part/Oppose | | |
| | | | | | ii. <u>60° recession plane measured from a point</u> |
| | | | | | 8m vertically above ground level along all |
| | | | | | other boundaries; |
| | | | | | b) For all other zones, a 60° recession plane |
| | | | | | measured from a point 4m vertically |
| | | | | | above ground level along all other boundaries; |
| | | | | | Where the boundary forms part of a legal right of |
| | | | | | way, entrance strip, access site, or pedestrian access way, the height in relation to boundary |
| | | | | | |
| | | | | | applies from the farthest <i>boundary</i> of that legal |
| | | | | | right of way, entrance strip, access site, or |
| | | | | | pedestrian access way. |
| | | | | | |
| | | | | | |
| | | | | | Outdoor living space (per residential unit, as measured |
| | | | | | by the Residential Unit Measurement Criteria) |
| | | | | | |
| | | | | | 3. <u>A residential unit at ground floor level must have an</u> |
| | | | | | outdoor living space that is at least 20 square metres |
| | | | | | and that comprises ground floor, balcony, patio, or |
| | | | | | roof terrace space that: |
| | | | | | a. where located at ground level, has no dimension |
| | | | | | less than 3 metres; and |
| | | | | | b. where provided in the form of a balcony, patio, |
| | | | | | or roof terrace, is at least 8 square metres and |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | | | | has a minimum dimension of 1.8 metres; and |
| | | | | | c. is accessible from the residential unit; and |
| | | | | | <u>d.</u> may be: |
| | | | | | i. grouped cumulatively by area in 1 |
| | | | | | communally accessible location; or |
| | | | | | ii. located directly adjacent to the unit; and |
| | | | | | e. is free of buildings, parking spaces, and servicing |
| | | | | | and maneuvering areas. |
| | | | | | 4. <u>A residential unit containing more than 2 bedrooms</u> |
| | | | | | located above ground floor level must have an |
| | | | | | outdoor living space in the form of a balcony, patio, |
| | | | | | or roof terrace that: |
| | | | | | a. is at least 8 square metres and has a minimum |
| | | | | | dimension of 1.8 metres; and |
| | | | | | b. is accessible from the residential unit; and |
| | | | | | <u>c.</u> may be: |
| | | | | | i. grouped cumulatively by area in 1 |
| | | | | | communally accessible location, in which |
| | | | | | case it may be located at ground level; or |
| | | | | | ii. located directly adjacent to the unit. |
| | | | | | |
| 98. | LCZ – Local | LCZ-R12 | Oppose | Kāinga Ora opposes the proposed | 1. Kāinga Ora seeks the LCZ provisions provide for |
| | Centre | | | amendments to this rule for the following | design flexibility and recognise the planned |
| | Zone | | | reasons: | urban built form of the zone. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | Kāinga Ora seeks amendments to the Local Centre building height to enable building heights of up to 5 storeys or 18 metres. This change will enable greater development capacity and is appropriate given the identification of the Local Centres as being key to accommodating and servicing the needs of the existing and forecast population growth in the District, in accordance with their place in the Centres hierarchy. | 2. Amend the following: New buildings and structures and additions and alterations to existing buildings in the Local Centre Zone (except in Paekākāriki) where one or more of the following permitted activity standards is not met: Excludes: New minor buildings and additions and alterations to existing minor buildings. |
| | | | | This rule should be subject to a non- notification clause for Standards 4 to 12, 14 and 15 under LCZ-Rule R6. Breaches to these standards are design/public realm matters, and not a matter in which notification of the general public or neighbours would be warranted. This rule should be subject to an exclusion from public notification clause for Standards 2, 3 and 13. Breaches of these standards are | <u>Measurement criteria apply to activities under this rule.</u> <u>Notification</u> <u>An application under this rule where compliance is not achieved with:</u> <u>LCZ-R6 Standards 4 to 12, 14 and 15</u> <u>is precluded from being publicly or limited notified in accordance with section 95A of the RMA.</u> <u>An application under this rule where compliance is not achieved with:</u> <u>LCZ-R6 Standards 2, 3 and 13</u> <u>is precluded from being publicly notified in</u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | limited to adjacent properties, and are | accordance with section 95A of the RMA. |
| | | | | not a matter in which notification of | |
| | | | | the general public would be | Restricted Discretionary Activity |
| | | | | warranted. | |
| | | | | Kāinga Ora opposes the inclusion of | Standards |
| | | | | Design Guidelines in the Plan, which | |
| | | | | act as de facto rules to be complied | <u>1.</u> For <i>active retail frontages</i> the distance between |
| | | | | with. Kāinga Ora opposes any policy | pedestrian entrances must not exceed 18 metres. |
| | | | | or rule approach which would require | |
| | | | | development proposals to comply | <u>Height</u> |
| | | | | with such design guidelines in the | 2. Buildings and structures must not exceed 1518 |
| | | | | District Plan. Kāinga Ora alternatively | <u>metres in <i>height;</i> except that</u> |
| | | | | seeks and supports the design | 3. Buildings and structures within the Local Centre |
| | | | | guidelines for multi-unit development | Zone at Paekākāriki must not exceed 21 metres in |
| | | | | and residential development in | <u>height.</u> |
| | | | | Centres sit outside the Plan as | |
| | | | | guidance regarding best practice | <u>Measurement criteria:</u> |
| | | | | design outcomes. The Design | <u>Height must be measured using the height</u> |
| | | | | Guidelines should be treated as a non- | <u>measurement</u> <u>criteria.</u> |
| | | | | statutory tool. Where particular design | |
| | | | | outcomes are to be achieved, these | Matters of Discretion |
| | | | | should be specified in matters of | |
| | | | | discretion or assessment, which is | 1. Location, layout, size and design of the proposed |
| | | | | addressed in the matters of discretion | development. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|-------------------------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | under Rule TCZ-R11 and further articulated in the relevant objectives and policies. | Consideration of the standard(s) not met. Visual, character, amenity, <i>historic heritage</i>, streetscape and stream <i>effects</i>. The extent of consistency with the <u>Centres Design</u> <u>Guide in Appendix x2 and the Land Development</u> <u>Minimum Requirements</u> Effects on landform and landscape. Traffic and transport <i>effects</i>. Design and appearance of buildings. Location and design of parking, traffic circulation areas, loading and access. Public safety. Context and surroundings. Cumulative <i>effects</i>. Whether any <i>nuisance effects</i> are created. The consistency with the relevant objectives and policies. |
| 3. | LCZ – Local Centre Zone | LCZ-R20 | Support | Kāinga Ora generally supports the proposed amendment to this rule, noting that it is a temporary measure until a future plan change. | Retain as notified. |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought | | | | | |
|------------|--|---|-----------------------------------|---|--|--|--|--|--|--|
| Part 3 – . | Part 3 – Area Specific Matters / Zones / Commercial and Mixed Use Zones / Mixed Use Zone | | | | | | | | | |
| 4. | MUZ - Mixed Use Zone | MUZ-P1 Mixed Use Zone | Support | Kāinga Ora generally supports the proposed amendments to this policy. | Retain as notified | | | | | |
| 5. | MUZ - Mixed Use Zone | MUZ-P4 Activities in the Working Zones | Support | Kāinga Ora generally supports the proposed policy. | Retain as notified | | | | | |
| 6. | MUZ - Mixed Use Zone | MUZ-P6 Mixed Use Activities in Centres | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. | Amend as follows:Mixed Use Activities in CentresMixed use development, including residential activities, will be enabled in centres to enhance the viability and vitality of the centre where a high level of amenity for residents, businesses and visitors is achieved. in accordance with the principles in Appendix 20 Centres Design Principles Centres Design Guide in Appendix x2. | | | | | |
| 7. | MUZ - Mixed Use Zone | MUZ-P7 Urban form and design of centres | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential | Kāinga Ora seeks the MUZ provisions provide for design flexibility and recognise the planned urban built form of the zone. Amend the following: Urban form and design of centres | | | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|----------------------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. Kāinga Ora supports a general height limit of up to 6 storeys in the Zone – at 22m, not 21m. | Subdivision, use and development in centres must be undertaken in a manner that achieves efficient integration with necessary infrastructure, reinforces the District's consolidated urban form and sense of place, and provides for a high quality interface between built form and public space. To achieve this, the <u>Centres</u> <u>Design Guide in Appendix x2</u> will be applied. <u>A higher density of urban built form will be enabled in the Mixed Use Zone including:</u> <u>buildings up to 6-storeys;</u> <u>buildings up to 6-storeys within the Ihakara Street West, Ihakara Street East and Kapiti Road precincts of the Mixed Use Zone; or</u> <u>buildings up to 3-storeys within the Paraparaumu North Gateway Precinct of the Mixed Use Zone.</u> |
| 3. | MUZ - Mixed Use Zone | MUZ-R6 | Support in part | Kāinga Ora generally supports this rule but seeks amendments to Standards in this rule to provide for greater design flexibility and to achieve consistency with any recommended changes to the height | Amend as follows: New buildings and structures and additions and alterations to existing buildings and structures Standards |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | in relation to boundary rules for the residential zones. Kāinga Ora supports the minimum requirement of 8m² of outdoor living space per unit located above ground floor level (with a minimum dimension of 1.8m); however, asks that this standard applies only to units with two bedrooms | Height 1. Buildings and structures must not exceed 12 22 metres in height, except for: i. buildings and structures within the Paraparaumu North Gateway Precinct of the Mixed Use Zone must not exceed 12 metres in height. Measurement criteria: Height must be measured using the height |
| | | | | or more. It is considered that for studio and one-bedroom units a minimum requirement of 5m ² may be an appropriate standard for outdoor living space requirements. Further to this, | <u>measurement criteria.</u> <u>Height in relation to boundary</u> 2. <u>Buildings and structures must not project beyond</u> |
| | | | | Kāinga Ora also seeks the dispensation of the need for balconies meeting the minimum dimensions specified in the MDRS for a proportion of units. | <u>a</u>: <u>60° recession plane measured from a point 4</u> <u>metres vertically above ground level along all</u> <u>boundaries, as shown on the following diagram.</u> <u>a</u>) For boundaries with the High Density <u>Residential Zone:</u> <u>60° recession plane measured from a point</u> <u>19m vertically above ground level along</u> <u>the first 20m of the side boundary as</u> measured from the road frontage; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|----------------------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | | ii. <u>60° recession plane measured from a point</u> <u>8m vertically above ground level along all</u> <u>other boundaries;</u> b) <u>For all other zones, a 60° recession plane</u> <u>measured from a point 4m vertically</u> <u>above ground level along all other boundaries;</u> |
| | | | | | Where the boundary forms part of a legal right of way, entrance strip, access site, or pedestrian access way, the height in relation to boundary applies from the farthest boundary of that legal right of way, entrance strip, access site, or pedestrian access way. MUZ-Diagram x1 |
| | | | | | A residential unit containing more than 2 bedrooms located above ground floor level must have an outdoor living space in the form of a balcony, patio, or roof terrace that: |
| 4. | MUZ - Mixed Use Zone | MUZ-R9 | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the | Amend as follows: New <i>buildings</i> and <i>structures</i> and <i>additions</i> and <i>alterations</i> to existing <i>buildings</i> and <i>structures</i> in the Paraparaumu North Gateway Precinct |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|----------------------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | design guidelines for residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. | Matters of Control 1. Location, layout, size and design of the proposed <i>development</i>. 2. The extent of consistency with the Crime Prevention Through Environmental Design Guidelines in Appendix 6, <i>Council's</i> Subdivision and Development Principles and Requirements 2012-Land Development Minimum <u>Requirements and the Centres Design Principles in Appendix x2.</u> 3. Visual, character and amenity <i>effects</i>. 4. Context and surroundings. 5. Cumulative effects. 6. The imposition of <i>financial contributions</i> in accordance with the Financial Contributions chapter. |
| 5. | MUZ - Mixed Use Zone | MUZ-R11 | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora | Amend as follows: Retail activities in the Paraparaumu North Gateway Precinct that do not meet the permitted activity |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | alternatively seeks and supports the | standards. |
| | | | | design guidelines for residential | Restricted Discretionary Activity |
| | | | | development in Centres sit outside the | |
| | | | | Plan as guidance regarding best practice | Matters of Discretion |
| | | | | design outcomes. The Design Guidelines | 1. Location, layout, size and design of the proposed |
| | | | | should be treated as a non-statutory tool. | development. |
| | | | | | 2. The extent of consistency with the Crime Prevention |
| | | | | | through Environmental Design Guidelines in |
| | | | | | Appendix 6, Council's Subdivision and Development |
| | | | | | Principles and Requirements, 2012 Land |
| | | | | | Development Minimum <u>Requirements and the</u> |
| | | | | | Centres Design Guide in Appendix 20 <u>Centres Design</u> |
| | | | | | <u>Guide in Appendix x2</u> . |
| | | | | | 3. Economic <i>effects</i> including <i>effects</i> on the vitality of |
| | | | | | centres. |
| | | | | | 4. Visual, character and amenity <i>effects</i> . |
| | | | | | 5. Traffic and transport <i>effect</i> s. |
| | | | | | 6. Location and design of parking, traffic circulation |
| | | | | | areas, loading and access. |
| | | | | | 7. Context and surroundings. |
| | | | | | 8. Cumulative effects. |
| | | | | | 9. Whether any nuisance effects are created. |
| | | | | | 10. The consistency with the relevant objectives and |
| | | | | | policies. |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|----|----------------------------|--------------------|-----------------------------------|---|---|
| 6. | MUZ - Mixed Use Zone | MUZ-R12 | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. | Development which is undertaken in accordance with the Development Incentives Guidelines set out in Appendix 1 Matters of Discretion 1. The scale of biodiversity, energy or water quality benefits created by the proposal. 2. Layout, size, design and location of proposed buildings (excluding minor buildings). 3. Visual, character and amenity effects. 4. Ecological or biodiversity effects. 5. Traffic and transport effects. 6. Proposed mitigation, remediation or ongoing management measures. 7. Effect on natural character values. 8. Cumulative effects. 9. The Centres Design Principles in Appendix 1 Centres Design Guide in Appendix x2. |
| 7. | MUZ - Mixed Use Zone | MUZ-R13 | Oppose | Kāinga Ora opposes the proposed amendments to this rule for the following reasons: Kāinga Ora seeks amendments to the Mixed Use building height to enable | Amend as follows: New buildings and structures and additions and alterations to existing buildings and structures where one or more of the permitted activity standards in MUZ- |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | | | building heights of up to 6 storeys or 22 metres. This change will enable greater development capacity and is appropriate given the identification of the Town Centres as being key to accommodating and servicing the needs of the existing and forecast population growth in the District, in accordance with their place in the Centres hierarchy. This rule should be subject to a non- notification clause for Standards 3 to 9 under MUZ-Rule R6. Breaches to these standards are design/public realm matters, and not a matter in which notification of the general public or neighbours would be warranted. This rule should be subject to an exclusion from public notification clause for Standards 2 and 10. Breaches of these standards are limited to adjacent properties, and are | R6 is not met. Excludes: • New minor buildings and additions and alterations to existing minor buildings. Measurement criteria apply to activities under this rule. Notification i. An application under this rule where compliance is not achieved with: • MUZ-R6 Standards 3 to 9 is precluded from being publicly or limited notified in accordance with section 95A of the RMA. ii. An application under this rule where |
| | | | | not a matter in which notification of | Standards |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| ID | | Specific Provision | | the general public would be warranted. Kāinga Ora opposes the inclusion of Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy or rule approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for multi-unit development and residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non- | Relief Sought <u>Height</u> <u>1.</u> <u>Buildings and structures must not exceed 24 22</u> metres in height; <u>Measurement criteria:</u> <u>Height must be measured using the height</u> measurement criteria. Matters of Discretion 1. Location, layout, size and design of proposed development. 2. Consideration of the permitted activity standard not met. 3. Visual, character, amenity, historic heritage, streetscape and stream effects. 4. The extent of consistency with the Crime |
| | | | | statutory tool. Where particular design outcomes are to be achieved, these should be specified in matters of | The extent of consistency with the Crime Prevention Through Environmental Design Guidelines in Appendix 6, Council's Centres Design |
| | | | | discretion or assessment, which is addressed in the matters of discretion under Rule TCZ-R11 and further | Guide in Appendix x2 and the Land Development Minimum Requirements Subdivision and Development Principles and Requirements 2012 |
| | | | | | and the Centres Design Principles in Appendix 20. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|------------|-----------------|------------------------|----------------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | articulated in the relevant objectives | 5. Effects on landform and landscape. |
| | | | | and policies. | 6. Traffic and transport <i>effects</i> . |
| | | | | | 7. Design and appearance of <i>buildings</i> . |
| | | | | | 8. Location and design of parking, traffic circulation |
| | | | | | areas, loading and access. |
| | | | | | 9. Public safety. |
| | | | | | 10.Context and surroundings. |
| | | | | | 11.Cumulative effects. |
| | | | | | 12.Any nuisance effects. |
| | | | | | 13. The consistency with the relevant objectives and |
| | | | | | policies. |
| | | | | | |
| Part 3 – A | Area Specific M | latters / Zones / Comn | nercial and Mixed Us | se Zones / Town Centre Zone | |
| 8. | TCZ – Town | Zone Introduction | Support | Kāinga Ora generally supports the | Retain as notified |
| | Centre | | | addition of this explanatory text. | |
| | Zone | | | | |
| | | | | | |
| 9. | TCZ – Town | TCZ- P3 Activities in | Support | Kāinga Ora generally supports the | Retain as notified |
| | Centre | the Working Zones | | proposed amendments to this policy. | |
| | Zone | | | | |
| 10. | TCZ – Town | TCZ-P5 Mixed Use | Oppose | Kāinga Ora opposes the inclusion of | Amend as follows: |
| | Centre | Activities in | | Design Guidelines in the Plan, which act | |
| | Zone | Centres | | as de facto rules to be complied with. | Mixed Use Activities in Centres |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | Kāinga Ora opposes any policy approach | |
| | | | | which would require development | Mixed use development, including residential activities, |
| | | | | proposals to comply with such design | will be enabled in <i>centres</i> to enhance the viability and |
| | | | | guidelines in the District Plan. Kāinga Ora | vitality of the <i>centre</i> where a high level of amenity for |
| | | | | alternatively seeks and supports the | residents, businesses and visitors is achieved. in |
| | | | | design guidelines for residential | accordance with the <u>Centres Design Guide in Appendix</u> |
| | | | | development in Centres sit outside the | <u>×2</u> . |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | |
| | | | | should be treated as a non-statutory tool. | |
| 11. | TCZ – Town | TCZ-P6 Urban | Oppose | Kāinga Ora opposes the proposed | Amend as follows: |
| | Centre | form and design of | | amendments which would require | |
| | Zone | centres | | development proposals to comply with | Urban form and design of centres |
| | | | | such design guidelines in the District Plan. | |
| | | | | Kāinga Ora alternatively seeks and | Subdivision, use and development in centres must be |
| | | | | supports the design guidelines for | undertaken in a manner that achieves efficient |
| | | | | residential development in Centres sit | integration with necessary infrastructure, reinforces the |
| | | | | outside the Plan as guidance regarding | District's consolidated urban form and sense of place, |
| | | | | best practice design outcomes. The | and provides for a high quality interface between built |
| | | | | Design Guidelines should be treated as a | form and public space. To achieve this, the principles in |
| | | | | non-statutory tool. | the Centres Design Principles in Appendix 20 <u>Centres</u> |
| | | | | | <u>Design Guide in Appendix x2 will be applied.</u> |
| | | | | | |
| | | | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|------------------------------|--|-----------------------------------|--|---|
| 12. | TCZ – Town Centre Zone | TCZ-Px1 Coastal Qualifying Matter Precinct at Raumati Beach | Support in part | Kāinga Ora generally supports the proposed policy, but seeks that this policy is reworded consistent with this submission. | Amend as follows: Rename the Coastal Qualifying Matter Precinct as the Coastal Hazard Precinct. |
| 13. | TCZ – Town Centre Zone | TCZ-Px2 Marae Takiwā Precinct | Support | Kāinga Ora generally supports the proposed policy. | Retain as notified |
| 14. | TCZ – Town Centre Zone | wn TCZ-R6 | Support in part | Kāinga Ora generally supports this rule but seek amendments to Standards in this rule to provide for greater design flexibility and to achieve consistency with any recommended changes to the height in relation to boundary rules for the residential zones. | Kāinga Ora seeks the TCZ provisions provide for design flexibility and recognise the planned urban built form of the zone. Amend the following: New buildings and structures and additions and alterations to existing buildings and structures |
| | | | | Kāinga Ora seeks amendments to the Town Centre building height to enable building heights of up to 22 metres (6 storeys). This change will enable greater development capacity and is appropriate given the identification of the Town Centres as being key to accommodating | Standards <u>Height</u> 1. <u>Buildings and structures must not exceed 12 22</u> metres in height, except for buildings and <u>structures and within the Coastal Qualifying</u> Matter Precinct and the Marae Takiwā Precinct |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | and servicing the needs of the existing | ne <u>building</u> shall be more than 3 storeys (12 |
| | | | | and forecast population growth in the | metres) in height above the <i>original ground</i> |
| | | | | District, in accordance with their place in | level . |
| | | | | the Centres hierarchy. | |
| | | | | | Measurement criteria: |
| | | | | Kāinga Ora supports the minimum | Height must be measured using the height |
| | | | | requirement of 8m ² of outdoor living | measurement criteria. |
| | | | | space per unit located above ground floor | |
| | | | | level (with a minimum dimension of | Height in relation to boundary |
| | | | | 1.8m); however, asks that this standard | |
| | | | | applies only to units with two bedrooms | 2. Buildings and structures must not project beyond |
| | | | | or more. It is considered that for studio | a: 60° recession plane measured from a point 4 |
| | | | | and one-bedroom units a minimum | metres vertically above ground level along all |
| | | | | requirement of 5m ² may be an | boundaries, as shown on the following diagram. |
| | | | | appropriate standard for outdoor living | |
| | | | | space requirements. Further to this, | a) For boundaries with the High Density |
| | | | | Kāinga Ora also seeks the dispensation of | <u>Residential Zone:</u> |
| | | | | the need for balconies meeting the | i. <u>60° recession plane measured from a point</u> |
| | | | | minimum dimensions specified in the | <u>19m vertically above ground level along</u> |
| | | | | MDRS for a proportion of units. | the first 20m of the side boundary as |
| | | | | | measured from the road frontage; |
| | | | | | ii. <u>60° recession plane measured from a point</u> |
| | | | | | 8m vertically above ground level along all athor boundaries: |
| | | | | | other boundaries; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------------------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | b) For all other zones, a 60° recession plane measured from a point 4m vertically above ground level along all other boundaries; 4.A residential unit containing more than 2 bedrooms located above ground floor level must have an outdoor living space in the form of a balcony, patio, or roof terrace that: a. is at least 8 square metres and has a minimum dimension of 1.8 metres; and b. is accessible from the residential unit; and c. may be: i. grouped cumulatively by area in 1 communally accessible located at ground level; or ii. located directly adjacent to the unit |
| 15. | TCZ – Town Centre Zone | TCZ-R7 | Support | Kāinga Ora generally supports the proposed amendment to this rule. | Retain as notified |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|-----|------------------------------|--------------------|-----------------------------------|--|--|
| 16. | TCZ – Town Centre Zone | TCZ-Rx1 | Support | Kāinga Ora generally supports the introduction of this rule. | Retain as notified |
| 17. | TCZ – Town Centre Zone | TCZ-R10 | Oppose | Kāinga Ora opposes the inclusion of Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy or rule approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for multi- unit development and residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. Where particular design outcomes are to be achieved, these should be specified in matters of discretion or assessment, which is addressed in the matters of discretion under Rule TCZ-R10 and | <i>Retail activities</i> that do not comply with one or more of the <i>permitted activity</i> standards. Restricted Discretionary Activity Standards <i>Retail activities</i> in the following <i>zones</i> shall have a ground level <i>retail floor space</i> less than: a. 1000m² in the Raumati Beach Town Centre Zone; b. 1000m² in the Ōtaki Main Street <i>Town Centre Zone;</i> c. 2000m² in the Paraparaumu Beach <i>Town Centre Zone.</i> Supermarkets in the Waikanae Town Centre Zone and Ōtaki Rail Town Centre Zone. Matters of Discretion |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|----------------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | further articulated in the relevant objectives and policies. | Location, layout, size and design of the proposed development. Consideration of the standard(s) not met. The extent of consistency with the <u>Centres</u> <u>Design Guide in Appendix x2 and</u> the Land <u>Development Minimum Requirements</u>. Visual, character, amenity and streetscape effects. Traffic and transport effects. Location and design of parking, traffic circulation areas, loading and access. Public safety. Context and surroundings. Cumulative effects. Whether any nuisance effects are created. The consistency with the relevant objectives and policies. |
| | | | | | 12. Economic <i>effects</i> including <i>effects</i> on the |
| | | | | | vitality of <i>centres</i> . |
| 18. | TCZ – Town Centre | TCZ-R11 | Oppose | Kāinga Ora opposes the proposed amendments to this rule for the following | Amend as follows: |
| | Zone | | | reasons: | New <i>buildings</i> and <i>structures</i> and <i>additions</i> and |
| | | | | • Kāinga Ora seeks amendments to the | alterations to existing buildings and structures where |
| | | | | Town Centre building height to enable | one or more of the <i>permitted activity</i> standards is not |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | | | building heights of up to 6 storeys. This | met. |
| | | | | change will enable greater | |
| | | | | development capacity and is | Excludes: |
| | | | | appropriate given the identification of | <u>Papakāinga (refer rule TCZ-Rx3)</u> |
| | | | | the Town Centres as being key to | Buildings and structures within the Marae Takiwā |
| | | | | accommodating and servicing the | <u>Precinct (refer rule TCZ- Rx4)</u> |
| | | | | needs of the existing and forecast | New <i>minor buildings</i> and <i>additions</i> and |
| | | | | population growth in the District, in | alterations to existing minor buildings. |
| | | | | accordance with their place in the | |
| | | | | Centres hierarchy. | Height measurement criteria apply to activities under |
| | | | | • This rule should be subject to a non- | <u>this rule.</u> |
| | | | | notification clause for Standards 4 to | |
| | | | | 15 under TCZ-Rule R6. Breaches to | Notification |
| | | | | these standards are design/public | i. <u>An application under this rule where compliance is</u> |
| | | | | realm matters, and not a matter in | not achieved with: |
| | | | | which notification of the general public | <u>TCZ-R6 Standards 4 to 15</u> |
| | | | | or neighbours would be warranted. | is precluded from being publicly or limited notified |
| | | | | This rule should be subject to an | in accordance with section 95A of the RMA. |
| | | | | exclusion from public notification | ii. An application under this rule where compliance is |
| | | | | clause for Standards 2 and 3. Breaches | not achieved with: |
| | | | | of these standards are limited to | • TCZ-R6 Standards 2 and 3 |
| | | | | adjacent properties, and are not a | Is precluded from being publicly notified in |
| | | | | matter in which notification of the | accordance with section 95A of the RMA. |
| | | | | general public would be warranted. | |



| ed Discretionary Activity rds r active retail frontages the distance between destrian entrances must not exceed 18 metres. <u>uildings and structures must not exceed 12 22</u> netres in height. <u>Measurement criteria:</u> <u>Height must be measured using the height</u> <u>measurement criteria.</u> S of Discretion cation, layout, size and design of the proposed <i>velopment</i> . hsideration of the standard(s) not met. ual, character, amenity, <i>historic heritage</i> , eetscape and stream <i>effects</i> . S extent of consistency with the <u>Centres Design</u> ide in Appendix x2 and the Land Development |
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| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | | 5. Effects on landform and landscape. |
| | | | | | 6. Traffic and transport <i>effects</i> . |
| | | | | | 7. Design and appearance of <i>buildings</i> . |
| | | | | | 8. Location and design of parking, traffic circulation |
| | | | | | areas, loading and access. |
| | | | | | 9. Public safety. |
| | | | | | 10. Context and surroundings. |
| | | | | | 11. Cumulative effects. |
| | | | | | 12. Whether any nuisance effects are created. |
| | | | | | 13. The consistency with the relevant objectives and |
| | | | | | policies. |
| 19. | TCZ – Town | TCZ-R13 | Oppose | Kāinga Ora opposes the inclusion of | Amend as follows: |
| | Centre | | | Design Guidelines in the Plan, which act | |
| | Zone | | | as de facto rules to be complied with. | Development which is undertaken in accordance with |
| | | | | Kāinga Ora opposes any policy or rule | the Development Incentives Guidelines set out in |
| | | | | approach which would require | Appendix 1. |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | Restricted Discretionary Activity |
| | | | | Kāinga Ora alternatively seeks and | Standards |
| | | | | supports the design guidelines for multi- | |
| | | | | unit development and residential | 1. The amount of <i>development</i> proposed must not |
| | | | | development in Centres sit outside the | exceed or proceed earlier than the stipulations in |
| | | | | Plan as guidance regarding best practice | the guideline. |
| | | | | design outcomes. The Design Guidelines | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | should be treated as a non-statutory tool. Where particular design outcomes are to be achieved, these should be specified in matters of discretion or assessment, which is addressed in the matters of discretion under Rule TCZ-R13 and further articulated in the relevant objectives and policies. | Matters of Discretion The scale of biodiversity, energy or <i>water</i> quality benefits created by the proposal. Layout, size, design and location of proposed <i>buildings</i> (excluding <i>minor buildings</i>). Visual, character and amenity <i>effects</i>. Ecological or biodiversity <i>effects</i>. Traffic and transport <i>effects</i>. Proposed mitigation, remediation or ongoing management measures. <i>Effect</i> on natural character values. Cumulative <i>effects</i>. The <i>Centres</i> Design Principles in Appendix 20 <u>Centres Design Guide in Appendix x2</u>. |
| 20. | TCZ – Town Centre Zone | TCZ-Rx2 | Support | Kāinga Ora generally supports the proposed rule. | Retain as notified |
| 21. | TCZ – Town Centre Zone | TCZ-Rx3 | Support | Kāinga Ora generally supports the proposed rule. | Retain as notified |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
|----------|-------------------------------------|--|-----------------------------------|---|---|
| 22. | TCZ – Town Centre Zone | TCZ-Rx4 | Support in part | Kāinga Ora generally supports the proposed rule, subject to the amendments sought to TCZ-R11 | Retain as notified, subject to the requested amendments to TCZ-R11 |
| Part 3 – | Area Specific N | latters / Zones / Com | mercial and Mixed U | se Zones / Metropolitan Centre Zone | |
| 23. | MCZ- Metropolitan Centre Zone | MCZ-P2 Metropolitan Centre Zone Precincts | Oppose | Kāinga Ora opposes the proposed amendments for the following reasons: Kāinga Ora seeks greater certainty should be provided through the use of the term 'high density'. Kāinga Ora opposes the inclusion of Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The | Amend as follows:Subdivision, use and development in the Metropolitan Centre Zone will be undertaken in accordance with the Metropolitan Centre Zone Structure Plan in Appendix 19-and the Centres Design Guide in Appendix x2, in a manner that reinforces the following specific management principles for each precinct: Precinct C will be developed in the following manner: a. transport circulation and integration within the surrounding Metropolitan Centre precincts will be provided for;b. adverse effects that would otherwise decrease the efficiency and effectiveness of Kāpiti Road as a transport corridor, including for public transport, will be managed; c. amenity values of Kāpiti Road will be maintained or |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|--------------------|--------------------|-----------------------------------|--|--|
| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons Design Guidelines should be treated as a non-statutory tool. | Relief Sought enhanced; adverse effects on the landscape and amenity values of the dune system will be avoided to the extent practicable having regard to the development outcomes provided for in Precinct C and, where adverse effects cannot be avoided, they will be mitigated or offset by environmental enhancements within Precinct C that are commensurate with the scale of the adverse effects. e. the establishment of complementary activities, including commercial and residential activities (excluding industrial and retail activities), will be |
| | | | | | provided for where activities remain compatible with the role and function of Precinct A as the primary retail and commercial core of the Metropolitan Centre Zone; f. allowance for <i>retail activities</i> will be limited in type and scale, to ensure adverse <i>effects</i> on the vitality and viability of the Metropolitan Centre will not be |
| | | | | | significant; g. <i>medium density</i> <u>high<mark>er</mark> density</u> residential activities will be enabled in conjunction with <i>commercial</i> activities (excluding industrial and retail activities); |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | | and h. <i>stormwater</i> management will be provided to address <i>stormwater</i> concerns and, where practicable, will also support ecological and recreational values. |
| 24. | MCZ- Metropolitan Centre Zone | MCZ-P5 Activities in the Working Zones | Support | Kāinga Ora support the proposed amendments to this policy. | Retain as notified |
| 25. | MCZ- Metropolitan Centre Zone | MCZ-P7 Mixed Use Activities in Centres | Oppose | Kāinga Ora opposes any policy approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. | Amend as follows: Mixed use development, including residential activities, will be enabled in centres to enhance the viability and vitality of the centre where a high level of amenity for residents, businesses and visitors is achieved. in accordance with the <u>Centres Design Guide in Appendix</u> <u>x2.</u> |
| 26. | MCZ- Metropolitan Centre Zone | MCZ-P8 Urban form and design of centres | Oppose | Kāinga Ora opposes the proposed amendments to this policy for the following reasons: Kāinga Ora opposes any policy approach which would require development proposals to comply | Subdivision, use and development in centres must be undertaken in a manner that achieves efficient integration with necessary <i>infrastructure</i> , reinforces the District's consolidated urban form and sense of place, and provides for a high quality interface between built form and public space. To achieve this, the <u>Centres</u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | with such design guidelines in the | <u>Design Guide in Appendix x2 will be applied.</u> |
| | | | | District Plan. Kāinga Ora | |
| | | | | alternatively seeks and supports the | A higher density of urban built form will be enabled in |
| | | | | design guidelines for residential | the Metropolitan Centre Zone, including buildings up to |
| | | | | development in Centres sit outside | 12 -15 storeys or 53 metres. |
| | | | | the Plan as guidance regarding best | |
| | | | | practice design outcomes. The | |
| | | | | Design Guidelines should be treated | |
| | | | | as a non-statutory tool. | |
| | | | | Kāinga Ora seeks amendments to | |
| | | | | the Metropolitan Centre building | |
| | | | | height to enable building heights of | |
| | | | | up to 15 storeys or 53 metres. This | |
| | | | | change will enable greater | |
| | | | | development capacity and is | |
| | | | | appropriate given the identification | |
| | | | | of the Metropolitan Centres as | |
| | | | | significant sub-regional centres | |
| | | | | second only to the City Centre in the | |
| | | | | Centres hierarchy. | |
| 27. | MCZ- | MCZ-R5 | Support in part | Kāinga Ora generally supports this rule | Commercial and residential activities in Precinct C. |
| | Metropolitan | | | but: | |
| | Centre Zone | | | Seeks amendments to Standards | Excludes: |
| | | | | referenced in this rule | retail activities |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | Seeks the deletion of Standards 2b and 2c to enable greater design flexibility. | industrial activities non-commercial ancillary activities to the commercial activity. |
| | | | | | <i>Residential unit measurement criteria, qualifying criteria, and measurement criteria apply to activities under this rule.</i> |
| | | | | | Permitted Activity |
| | | | | | <u>Standards</u> |
| | | | | | 1. Where residential activities (excluding visitor accommodation that is not temporary residential rental accommodation) are incorporated into a development that includes commercial activities they must be located above ground floor level or separated from all street frontages by commercial activities. |
| | | | | | 2. <i>Residential activities</i> (other than those incorporated into a development that includes retail or <i>commercial activities</i>) must meet the following standards (excluding <i>visitor</i> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---------|---|
| | Plan | | in Part/Oppose | | |
| | | | | | accommodation that is not temporary residential rental accommodation): a. comprise at least one residential unit (as measured by the residential unit measurement criteria); b. a ground floor habitable room must face the street in any residential building that fronts the street; c. residential buildings that front a street must have a main pedestrian 'front door' accessed from the street; d. garages, irrespective of access, must be recessed a minimum 1.0 metre behind the front façade of a residential buildings (irrespective of whether the front façade fronts a street, a common lane, a rear boundary, etc.); e. the maximum height (above original ground level) of a front boundary fence, or any fence within the front yard, shall be 0.8 metres; f. building coverage must not exceed 50%. |
| | | | | | Measurement Criteria a. When measuring <i>building coverage,</i> include: i. any part of the <i>site</i> subject to a designation that may be taken or acquired under the |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-------------------------------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | | Public Works Act 1981. b. When measuring <i>building coverage</i> , exclude: i. any section of any buildings that extends out beyond the ground floor level limits of the building and overhangs the ground. <i>ii.</i> The footprint of any <i>minor Building</i> 3. Compliance with FC-Table 1. |
| 28. | MCZ- Metropolitan Centre Zone | MCZ-R7 | Support in part | Kāinga Ora generally supports this rule but: Seeks amendments to Standards referenced in this rule including height Amendments to Standard 2 (Height in relation to boundary) as needed to achieve consistency with any recommended changes to the height in relation to boundary rules for the residential zones. Kāinga Ora supports the minimum requirement of 8m² of outdoor living space per unit located above ground floor level (with a minimum dimension of 1.8m); however, asks | Amend as follows: Except within the Dune Protection Area identified on the Structure Plan in Appendix 19, new buildings and structures and additions and alterations to existing buildings and structures. Excludes: New minor buildings and additions and alterations to existing minor buildings. Residential unit measurement criteria and measurement criteria apply to activities under this rule. Permitted Activity |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | that this standard applies only to units with two bedrooms or more. It is considered that for studio and one- bedroom units a minimum requirement of 5m ² may be an appropriate standard for outdoor living space requirements. Further to this, Kāinga Ora also seeks the dispensation of the need for balconies meeting the minimum dimensions specified in the MDRS for a proportion of units. | Height 1. Buildings and structures must not exceed 24 53 metres in height. Measurement criteria: Height must be measured using the height measurement criteria. Height in relation to boundary 2. Buildings and structures must not project beyond a-60° recession plane measured from a point 4 metres vertically above ground level along all boundaries, as shown on the following diagram a) For boundaries with the High Density Residential Zone: i. 60° recession plane measured from a point 19m vertically above ground level along the first 22m of the side boundary as measured from the road frontage; ii. 60° recession plane measured from a point 19m vertically above ground level along the first 22m of the side boundary as measured from the road frontage; ii. 60° recession plane measured from a point Sm vertically above ground level along all other boundaries; |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | | b) For all other zones, a 60° recession plane |
| | | | | | measured from a point 4m vertically |
| | | | | | above ground level along all other boundaries; |
| | | | | | Where the boundary forms part of a legal right of |
| | | | | | way, entrance strip, access site, or pedestrian |
| | | | | | access way, the height in relation to boundary |
| | | | | | applies from the farthest boundary of that legal |
| | | | | | right of way, entrance strip, access site, or |
| | | | | | pedestrian access way. |
| | | | | | This standard does not apply to any of the following: |
| | | | | | <u>a.</u> a boundary with a road; |
| | | | | | <u>b.</u> a <i>boundary</i> between a <i>site</i> in the |
| | | | | | Metropolitan Centre Zone, and a site in any of |
| | | | | | the following zones: |
| | | | | | <u>i.</u> <u>Any centres zone;</u> |
| | | | | | ii. The Mixed Use Zone; |
| | | | | | iii. <u>The General Industrial Zone;</u> |
| | | | | | c. Residential chimneys, electricity transmission |
| | | | | | towers, masts, radio, television and |
| | | | | | telecommunication antenna and aerials. |
| | | | | | |
| | | | | | Outdoor living space (per residential unit, as measured |
| | | | | | by the Residential Unit Measurement Criteria) |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | Plan | | In Part/Oppose | | <u>3. Except as provided for under Rule MCZ-R3, a</u> residential unit at ground floor level must have an outdoor living space that is at least 20 square metres and that comprises ground floor, balcony, patio, or roof terrace space that: a. where located at ground level, has no dimension less than 3 metres; and b. where provided in the form of a balcony, patio, or roof terrace, is at least 8 square metres and has a minimum dimension of 1.8 metres; and c. is accessible from the residential unit; and <u>d. may be:</u> a. grouped cumulatively by area in 1 communally accessible location; or b. located directly adjacent to the unit; and <u>e.</u> is free of buildings, parking spaces, and servicing and manoeuvring areas. <u>4. A residential unit</u> containing more than 2 bedrooms located above ground floor level must have an outdoor living space in the form of a balcony, patio, or roof terrace that: a. is at least 8 square metres and has a minimum dimension of 1.8 metres; and |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | | b. is accessible from the residential unit; and |
| | | | | | <u>c.</u> <u>may be:</u> |
| | | | | | i. grouped cumulatively by area in 1 |
| | | | | | communally accessible location, in which |
| | | | | | case it may be located at ground level; or |
| | | | | | ii. located directly adjacent to the unit |
| 29. | MCZ- Metropolitan | MCZ-R11 | Support | Kāinga Ora generally supports the | Retain as notified |
| | Centre Zone | | | proposed amendments to this rule. | |
| | | | | | |
| 30. | MCZ- Metropolitan | MCZ-R13 | Oppose | Kāinga Ora opposes the proposed | 1. Kāinga Ora seeks the MCZ provisions provide |
| | Centre Zone | | | amendments to this rule for the following | for design flexibility and recognise the |
| | | | | reasons: | planned urban built form of the zone. |
| | | | | The Metropolitan Centre building height controls (Standard 2) should | 2. Amend as follows: |
| | | | | enable building heights of up to 15 | |
| | | | | storeys or 53 metres. This change will | New <i>buildings</i> and <i>structures</i> and <i>additions</i> and |
| | | | | enable greater development capacity | <i>alterations</i> to existing <i>buildings</i> and <i>structures</i> where one or more of the <i>permitted activity</i> standards in |
| | | | | and is appropriate given the | MCZ-R7 or one or more of the controlled activity |
| | | | | identification of the Metropolitan | standards in MCZ-R11 are not met. |
| | | | | Centres as significant sub-regional | |
| | | | | centres second only to the City Centre | Excludes: |
| | | | | in the Centres hierarchy. | New minor buildings and additions and alterations |
| | | | | • This rule should be subject to a non- | to existing <i>minor buildings</i> . |
| | | | | notification clause for Standards 3 to | |
| | | | | | |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | 15 and Standards 19 to 20 under MCZ- | Measurement criteria apply to activities under this rule. |
| | | | | Rule R7 and all Standards under MCZ- | |
| | | | | Rule R11. Breaches to these standards | Restricted Discretionary Activity |
| | | | | are design/public realm matters, and | |
| | | | | not a matter in which notification of | Notification |
| | | | | the general public or neighbours | i. <u>An application under this rule where</u> |
| | | | | would be warranted. | compliance is not achieved with: |
| | | | | This rule should be subject to an | MCZ-R7 Standards 3 to 15 and Standards 19 to |
| | | | | exclusion from public notification | <u>20; or</u> |
| | | | | clause for Standards 2 and 13. | MCZ-R11 Standards 1 to 2; |
| | | | | Breaches of these standards are | is precluded from being publicly or limited notified |
| | | | | limited to adjacent properties, and are | in accordance with section 95A of the RMA. |
| | | | | not a matter in which notification of | ii. An application under this rule where |
| | | | | the general public would be | compliance is not achieved with: |
| | | | | warranted. | MCZ-R7 Standards 2 and 13 |
| | | | | Kāinga Ora opposes the inclusion of | is precluded from being publicly notified in |
| | | | | Design Guidelines in the Plan, which | accordance with section 95A of the RMA |
| | | | | act as de facto rules to be complied | |
| | | | | with. Kāinga Ora opposes any policy | Standards |
| | | | | or rule approach which would require | |
| | | | | development proposals to comply | 1. For active retail frontages in Precinct A, the |
| | | | | with such design guidelines in the | distance between pedestrian entrances must not |
| | | | | District Plan. Kāinga Ora alternatively | exceed 18 metres. |
| | | | | seeks and supports the design | <u>Height</u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
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| | Plan | | in Part/Oppose | | |
| | | | | guidelines for multi-unit development | 2. Buildings and structures must not exceed 40 53 |
| | | | | and residential development in | <u>metres in <i>height</i>.</u> |
| | | | | Centres sit outside the Plan as | |
| | | | | guidance regarding best practice | Measurement criteria: |
| | | | | design outcomes. The Design | <u>Height must be measured using the height</u> |
| | | | | Guidelines should be treated as a non- | measurement criteria. |
| | | | | statutory tool. Where particular design | |
| | | | | outcomes are to be achieved, these | Matters of Discretion |
| | | | | should be specified in matters of | |
| | | | | discretion or assessment, which is | 1. Location, layout, size and design of the proposed |
| | | | | addressed in the matters of discretion | development. |
| | | | | under Rule MCZ-R13 and further | 2. Consideration of the standard(s) not met. |
| | | | | articulated in the relevant objectives | 3. Visual, character, amenity, historic heritage and |
| | | | | and policies. | streetscape effects. |
| | | | | | 4. The extent of consistency with the <u>Centres</u> |
| | | | | | Design Guide in Appendix x2 and the Land |
| | | | | | Development Minimum Requirements |
| | | | | | 5. <i>Effects</i> on landform and landscape. |
| | | | | | 6. Traffic and transport <i>effects</i> . |
| | | | | | 7. Design and appearance of <i>buildings</i> . |
| | | | | | 8. Location and design of parking, traffic circulation |
| | | | | | areas, loading and access. |
| | | | | | 9. Public safety. |
| | | | | | 10. Context and surroundings. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|-----------------------------|--------------------|-----------------------|---|--|
| 31. | Plan MCZ- | MCZ-R14 | in Part/Oppose Oppose | Kāinga Ora opposes the inclusion of | Cumulative <i>effects</i>. Whether any <i>nuisance effects</i> are created. The consistency with the relevant objectives and policies. Large Format retail activities in <i>Precinct C</i> that are not |
| | Metropolitan Centre Zone | | | Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy or rule approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for multi- unit development and residential development in Centres sit outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. Where particular design outcomes are to be achieved, these should be specified in matters of discretion or assessment, which is addressed in the matters of discretion under Rule MCZ-R14 and | permitted by MCZ-R10. Matters of Discretion 1. Location, layout, size and design of the proposed <i>development</i>. 2. The extent of consistency with the Crime Prevention Through Environmental Design Guidelines in Appendix 6, Council's <u>Centres Design Guide in Appendix x2 and the Land Development</u> <u>Minimum Requirements</u> 3. Visual, character, amenity, <i>historic heritage</i> and <i>streetscape effects</i>. 4. Traffic and transport <i>effects</i>. 5. Location and design of parking, traffic circulation areas, loading and access. 6. Public safety. |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
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| | | | | further articulated in the relevant | 7. Context and surroundings. |
| | | | | objectives and policies. | 8. Whether any <i>nuisance effects</i> are created. |
| | | | | | The consistency with the relevant objectives and policies. |
| | | | | | 10. <i>Effects</i> on the vitality and viability of the Metropolitan Centre Zone |
| 32. | MCZ- | MCZ-R15 | Support | Kāinga Ora generally supports the | Retain as notified |
| | Metropolitan Centre Zone | | | proposed amendments to this rule. | |
| Part 3 – | Area Specific N | latters / Zones / Spec | ial Purpose Zones / F | uture Urban Zone | |
| 33. | FUZ – | FUZ-P10 | Support | Kāinga Ora supports the proposed | Retain as notified |
| 34. | Future | Residential Units | | amendments to this policy. | |
| | Urban | and Buildings | | | |
| | Zone | (excluding minor buildings) | | | |
| 35. | FUZ – | FUZ-R6 | Support | Kāinga Ora supports the proposed rule. | Retain as notified |
| | Future | | | | |
| | Urban | | | | |
| | Zone | | | | |
| 36. | FUZ – | FUZ-Rx1 | Support | Kāinga Ora supports the proposed rule | Retain as notified |
| | Future | | | and preclusion from public notification. | |
| | Urban | | | | |
| | Zone | | | | |



| ID | Section of Plan | Specific Provision | Support/Support in Part/Oppose | Reasons | Relief Sought |
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| 37. | FUZ – Future Urban Zone | FUZ-Rx2 | Support | Kāinga Ora supports the proposed rule and preclusion from public notification. | Retain as notified |
| 38. | FUZ – Future Urban Zone | FUZ-R14 | Support | Kāinga Ora supports the proposed amendment to this rule. | Retain as notified |
| 39. | FUZ – Future Urban Zone | FUZ-R15 | Support | Kāinga Ora supports the proposed amendment to this rule. | Retain as notified |
| Part 3 – / | Area Specific N | Natters / Zones / Spec | ial Purpose Zones / H | lospital | |
| 40. | HOSZ – Hospital | HOSZ-R6 | Support in part | Kāinga Ora generally supports the proposed amendments to this rule but seeks amendments to Standards in this rule to provide for greater design flexibility and to achieve consistency with any recommended changes to the height in relation to boundary rules for the residential zones. | Amend as follows: New buildings and structures and additions and alterations to existing buildings and structures. Excludes: New minor buildings and additions and alterations to existing minor buildings. |
| | | | | | <i>Height measurement criteria,</i> and <i>measurement criteri</i> a apply to activities under this rule. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---------|--|
| | Plan | | in Part/Oppose | | |
| | | | | | Permitted Activity <u>Standards</u> |
| | | | | | <u>Height</u> |
| | | | | | <u>1.</u> Buildings and structures must not exceed <u>12 22</u> metres in height. |
| | | | | | <u>Measurement criteria:</u> <u>Height must be measured using the height</u> <u>measurement criteria.</u> |
| | | | | | Height in relation to boundary |
| | | | | | <u>Buildings</u> and <u>structures</u> must not project beyond a: <u>60° recession plane measured from</u> a point 4 metres vertically above ground level along all <u>boundaries</u>, as shown on the following diagram. a) For boundaries with the High Density <u>Residential Zone:</u> <u>60° recession plane measured from a point</u> <u>19m vertically above ground level along</u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|--------------------|--------------------|-----------------|--|--|
| | Plan | | in Part/Oppose | | |
| | | | | | the first 22m of the side boundary as measured from the road frontage; ii. 60° recession plane measured from a point 8m vertically above ground level along all other boundaries; b) For all other zones, a 60° recession plane measured from a point 4m vertically above ground level along all other boundaries; Where the boundary forms part of a legal right |
| | | | | | of way, entrance strip, access site, or pedestrian access way, the height in relation to boundary applies from the farthest boundary of that legal right of way, entrance strip, access site, or pedestrian access way. HOZ-Diagram x1 |
| 41. | HOSZ – Hospital | HOSZ-R8 | Oppose | Kāinga Ora opposes the proposed amendments to this rule for the following reasons: For consistency with other zones, this rule should be subject to a non- notification clause for Standards 3 to 5 and 7 under HOSZ-Rule R6. Breaches to these standards are design/public | New buildings and structures and additions and alterations to existing buildings and structures where no more than one or more of the following permitted activity standards-is are not met:. Excludes: New minor buildings and additions and alterations to existing minor buildings. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| ID | | Specific Provision | | realm matters, and not a matter in which notification of the general public or neighbours would be warranted. This rule should be subject to an exclusion from public notification clause for Standards 2 and 6 of Rule HOSZ-R6. Breaches of these standards are limited to adjacent properties, and are not a matter in which notification of the general public would be warranted. Kāinga Ora opposes the inclusion of | Relief Sought Measurement criteria apply to activities under this rule. Restricted Discretionary Activity Notification An application under this rule where compliance is not achieved with: MCZ-R7 Standards 3 to 5 and 7; is precluded from being publicly or limited notified in accordance with section 95A of the RMA. An application under this rule where compliance is not achieved with: |
| | | | | Design Guidelines in the Plan, which act as de facto rules to be complied with. Kāinga Ora opposes any policy or rule approach which would require development proposals to comply with such design guidelines in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for multi-unit development and residential development in Centres sit outside the Plan as guidance regarding best practice | MCZ-R7 Standards 2 and 6 is precluded from being publicly notified in accordance with section 95A of the RMA Standards <u>Height 1. Buildings and structures must not exceed 21-22 metres in height. </u> |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|--|
| | Plan | | in Part/Oppose | | |
| | | | | design outcomes. The Design | Measurement criteria: |
| | | | | Guidelines should be treated as a non- | Height must be measured using the height |
| | | | | statutory tool. Where particular design | measurement criteria. |
| | | | | outcomes are to be achieved, these | |
| | | | | should be specified in matters of | Matters of Discretion |
| | | | | discretion or assessment, which is | |
| | | | | addressed in the matters of discretion | 1. Location, layout, size and design of the proposed |
| | | | | under Rule HOSZ-R8 and further | development. |
| | | | | articulated in the relevant objectives | 2. Consideration of the standard(s) not met. |
| | | | | and policies. | 3. Visual, character, amenity, historic heritage, |
| | | | | | streetscape and stream <i>effects</i> . |
| | | | | | 4. The extent of consistency with the Crime Prevention |
| | | | | | Through Environmental Design Guidelines in |
| | | | | | Appendix 6, <i>Council</i> 's <u>Land Development</u> <u>Minimum</u> |
| | | | | | <u>Requirements</u> and the <u>Centres Design Guide in</u> |
| | | | | | <u>Appendix x2</u> . |
| | | | | | 5. <i>Effects</i> on landform and landscape. |
| | | | | | 6. Traffic and transport <i>effects</i> . |
| | | | | | 7. Design and appearance of buildings. |
| | | | | | 8. Location and design of parking, traffic circulation |
| | | | | | areas, loading and access. |
| | | | | | 9. Public safety. |
| | | | | | 10.Context and surroundings. |
| | | | | | 11.Cumulative effects. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|-----|------------|--------------------|-----------------|--|---|
| | Plan | | in Part/Oppose | | |
| | | | | | 12. Whether any <i>nuisance effects</i> are created. |
| | | | | | 13.The consistency with the relevant objectives and policies. |
| 42. | HOSZ – | HOSZ-R9 | Oppose | Kāinga Ora opposes the inclusion of | Development which is undertaken in accordance with |
| | Hospital | | | Design Guidelines in the Plan, which act | the Development Incentives Guidelines set out in |
| | | | | as de facto rules to be complied with. | Appendix 1. |
| | | | | Kāinga Ora opposes any policy or rule | |
| | | | | approach which would require | Restricted Discretionary Activity |
| | | | | development proposals to comply with | |
| | | | | such design guidelines in the District Plan. | Standards |
| | | | | Kāinga Ora alternatively seeks and | |
| | | | | supports the design guidelines for multi- | 1. The amount of <i>development</i> proposed must not |
| | | | | unit development and residential | exceed or proceed earlier than the stipulations |
| | | | | development in Centres sit outside the | in the guideline. |
| | | | | Plan as guidance regarding best practice | |
| | | | | design outcomes. The Design Guidelines | Matters of Discretion |
| | | | | should be treated as a non-statutory tool. | |
| | | | | Where particular design outcomes are to | 1. The scale of biodiversity, energy or water quality |
| | | | | be achieved, these should be specified in | benefits created by the proposal. |
| | | | | matters of discretion or assessment, | 2. Layout, size, design and location of proposed |
| | | | | which is addressed in the matters of | buildings (excluding minor buildings). |
| | | | | discretion under Rule HOSZ-R8 and | 3. Visual, character and amenity <i>effect</i> s. |
| | | | | further articulated in the relevant | 4. Ecological or biodiversity <i>effect</i> s. |
| | | | | objectives and policies. | 5. Traffic and transport <i>effect</i> s. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|---------------------|----------------------------|---|-----------------|--|--|
| 43. | Plan HOSZ – Hospital | HOSZ-R14 | in Part/Oppose | Kāinga Ora supports the proposed amendments to this rule. | Proposed mitigation, remediation or ongoing management measures. <i>Effect</i> on <i>natural character</i> values. Cumulative <i>effects</i>. The Centres Design Principles in Appendix 20 <u>Centres Design Guide in Appendix x2</u>. <i>Retain as notified</i> |
| Part 4 - 44. | Appendices / A | APPx1 – Residential | Oppose | Kāinga Ora opposes the inclusion of | Kāinga Ora seeks the Design Guidelines are removed from within the District Plan and are treated as non- |
| 45. | Appendices | Design Guide APPx2 – Centres Design Guide | Oppose | as de facto rules to be complied with.statutory tool, outside of the should be added where refere guidelines:Kāinga Ora opposes any policy or rule that requires development proposals tosubstatutory tool, outside of the should be added where refere guidelines: | statutory tool, outside of the District Plan. A note should be added where reference is made to such |
| 46. | Appendices | APP6 – CPTED Guidelines | Oppose | in the District Plan. Kāinga Ora alternatively seeks and supports the design guidelines for | <u>1. Acceptable means of compliance and best practice</u> <u>urban design guidance is contained within the</u> <u>Council's Design Guidelines.</u> |
| 47. | Appendices | APP20 – Centres Design Principles | Oppose | residential subdivision, multi-unit development and residential development in commercial centres | 2. Delete all references to the Design Guidelines. |



| ID | Section of | Specific Provision | Support/Support | Reasons | Relief Sought |
|----|------------|--------------------|-----------------|---|---|
| | Plan | | in Part/Oppose | | |
| | | | | sitting outside the Plan as guidance regarding best practice design outcomes. The Design Guidelines should be treated as a non-statutory tool. If there is content of a Design Guideline that Council wants in the Plan, Kāinga Ora seeks that these are relocated within a specific rule, matter of discretion or assessment criterion. Where particular design outcomes are to be achieved, these should be specified in matters of discretion or assessment. Kāinga Ora seeks all necessary consequential changes to give effect to the relief sought. | Where particular design outcomes are to be achieved, these should be specifically stated in matters of discretion or assessment. If the Council does not provide the relief sought, in deleting the design guidelines and references to such guidelines in the District Plan, Kāinga Ora seeks that the design guidelines are amended, simplified and written in a manner that is easy to follow. The outcomes sought in the guidelines should read as desired requirements with sufficient flexibility to provide for a design that fits and works on site, rather than rules that a consent holder must follow and adhere to. Otherwise, there is no flexibility and scope to create a desired built form development. If the relief sought in this submission point is not granted, Kāinga Ora seeks the opportunity to review these guidelines if they are to remain a statutory document. Kāinga Ora seeks all necessary consequential changes to give effect to the relief sought. |



Appendix 2: Medium Density Residential Zone

The following provides proposed wording for the Medium Density Residential Zone, as sought from Kāinga Ora as part of the submission on Proposed Plan Change 2 to the Operative Kāpiti Coast District Plan 2021.

Please note that the layout of this section does not follow the layout of the existing rule framework and plan structure. It also does not incorporate all existing matters contained within that zone however is consistent with how other Councils within the Wellington region are providing for medium density residential development in accordance with the MDRS.

Kāinga Ora seeks the proposed provisions are re-structured to align with the plan structure and chapter format, along with incorporating any references to existing matters.



Medium Density Residential Zone

Introduction

The Medium Density Residential Zone provides for residential areas predominantly used for residential activity with a moderate concentration and bulk of buildings, enabling a range of dwelling typologies, and other compatible activities. It is a transformative zone that will result in changes to existing densities and built form characteristics and a greater diversity of housing options for the District.

The provisions provide the framework for managing the effects of use and development and ensuring a built environment that provides for the amenity and well-being of people and communities residing in the Zone, consistent with its planned urban built environment. It is anticipated that the urban built form, appearance and amenity of residential environments within the Zone will change over time.

Some areas have been identified as being suited to a more intensive built form through increased building heights than the standard zone height. These areas are located within a walkable catchment of the Local Centre Zone and identified on the planning maps as Height Variation Controls.

The Medium Density Residential Zone recognises that residential activities encompass a wide range of housing and living arrangements. This includes transitional housing, emergency housing, community housing and multi-generational living, as well as traditional family housing. It does not promote one form of housing over another but instead provides flexibility to meet the community's diverse housing demands.

Home business and other activities that support the social and economic health and wellbeing of the community may also occur in the Zone where they are of a compatible scale and nature.

OBJECTIVES

The Primary Objectives that this chapter implements are:

- <u>DO-O1</u> Tāngata Whenua;
- <u>DO-O3</u> Development Management;
- <u>DO-O4</u> Coastal Environment;
- <u>DO-08</u> Strong Communities;
- <u>DO-011</u> Character and Amenity Values;
- <u>DO-012</u> Housing Choice and Affordability;
- <u>DO-013</u> Infrastructure;
- <u>DO-014</u> Access and Transport;
- <u>DO-015</u> Economic Vitality;
- <u>DO-017</u> Open Spaces / Active Communities; and
- <u>DO-019</u> Housing Bottom Lines.

MRZ-O1 Purpose of the Medium Density Residential Zone

The Medium Density Residential Zone:

- 1. Primarily consists of residential activities; and
- 2. Accommodates other activities that support the amenity and wellbeing of people and communities, where they are compatible with the planned urban built environment and amenity values of the zone.

MRZ-O2 Planned urban built environment and amenity values of the Medium Density Residential Zone

The planned urban built environment in the Medium Density Residential Zone is characterised by:

1. A planned built form of predominantly three-storey buildings, which is integrated into public and private open space, and up to five storeys in identified Height Variation Control areas;



- 2. Good quality on-site and off-site residential amenity that provides for the health and well-being of people residing in the Medium Density Residential Zone; and
- 3. An urban environment that is visually attractive, safe, easy to navigate and convenient to access.

POLICIES

MRZ-Px1 Medium Density Residential Standards - Policy 1

Enable a variety of housing typologies with a mix of densities within the *Zone*, including 3-storey attached and detached dwellings, and low-rise apartments.

MRZ-Px2 Medium Density Residential Standards – Policy 2

Apply the *MDRS* across all *relevant residential zones* in the district plan except in circumstances where a qualifying matter is relevant (including matters of significance such as *historic heritage* and the relationship of Māori and their culture and traditions with their *ancestral lands*, *water*, *sites*, *waahi tapu*, and other *taonga*).

MRZ-Px3 Medium Density Residential Standards – Policy 3

Encourage *development* to achieve attractive and safe streets and public *open spaces*, including by providing for passive surveillance.

MRZ-Px4 Medium Density Residential Standards – Policy 4

Enable housing to be designed to meet the day-to-day needs of residents.

MRZ-Px5 Medium Density Residential Standards – Policy 5

Provide for developments not meeting permitted activity status, while encouraging high-quality developments.

MRZ-P1 Residential activity

Enable residential activities and a diverse range of residential unit types and sizes, compatible with the planned urban built environment and amenity values anticipated in the Medium Density Residential Zone.

MRZ-P2 Appropriate non-residential activities and buildings in Medium Density Residential Zone

Recognise the benefits of, and provide for, non-residential activities and buildings that contribute to the health and wellbeing of people and communities where:

- a) They support the needs of local communities;
- b) These are of an intensity, scale and design that is compatible with the planned urban built environment and amenity of the area;
- c) They contribute positively to the urban environment and achieve attractive and safe streets;
- d) The hours of operation are compatible with residential amenity values;
- e) Maintain the safety and efficiency of the transport network;
- f) Are adequately serviced by three waters infrastructure or can address any constraints on the site; and
- g) For Emergency Service Facilities, the activity has an operational need or functional need to locate in the zone

MRZ-P3 Commercial activity

Only allow commercial activities where they are ancillary to a residential activity and of a scale where significant adverse effects are avoided, and any other adverse effects are appropriately remedied or mitigated.

MRZ-P4 Enabling housing and quality design and living environments

Provide for residential intensification of a site where it can be demonstrated that the development achieves positive design outcomes and living environments, taking into consideration the following design objectives as relevant to the specific site, development type, and the planned urban built environment of the zone: Built form:

- a) Optimise the quality of the built form outcome with an integrated, comprehensive design approach to the site.
- b) Achieve a positive frontage to the street.
- c) Achieve visual interest while also achieving aesthetic coherence and integration.
- d) Achieve driveways, manoeuvring and parking areas that are safe, convenient and attractive.

Amenity and well-being

- a) Integrate building form and open space design to achieve high internal amenity and form well-located and usable private open spaces.
- b) Achieve reasonable sunlight, daylight and outlook.

Kāinga Ora – Homes and Communities



- c) Provide reasonable internal visual privacy for all units within a development.
- d) Ensure outdoor living areas are well-located, functional for the intended use, and high quality.
- e) Achieve visual amenity, safety and functionality with planting.
- f) Achieve high quality, legible and efficient circulation.
- g) Provide for servicing that is suitably generous, convenient and visually discreet.

MRZ-P5 Retirement village

Recognise the benefits of, and provide for, retirement villages where:

- 1. Significant adverse effects on the residential amenity values of adjoining residential properties and the surrounding neighbourhood are avoided;
- 2. Other adverse effects on residential amenity values are minimised, including those from:
 - a) The movement of vehicles and people; and
 - b) The layout of buildings, fencing, location and scale of utility areas and external storage areas;
- 3. On-site amenity, including outdoor living space, for residents is provided, which reflects the nature of and diverse needs of residents of the village;
- 4. The site is able to accommodate the scale and intensity of the activity, in terms of its size, topography and location; and
- 5. The overall scale, form, composition and design of buildings does not compromise the anticipated character and amenity of the area.

MRZ-P6 Other activities

Avoid non-residential activities which are incompatible with the anticipated purpose, character and amenity values of the Zone.

MRZ-P7 Residential buildings and structures

Provide for a range of residential buildings and structures, including additions and alterations, that:

- 1. Provide healthy, safe and accessible living environments;
- 2. Are compatible with the built environment anticipated in the Medium Density Residential Zone;
- 3. Contribute positively to a changing urban environment; and
- 4. Achieve attractive and safe streets.

MRZ-P8 Permeable surface

Require development to provide a minimum level of permeable surface to assist with reducing the rate and amount of storm water run-off.

MRZ-P9 Vegetation and landscaping

Encourage the retention of existing vegetation, particularly native vegetation and visually prominent trees that may not otherwise be protected, and where vegetation is proposed to be removed, seek new landscaping of equal or better quality to help integrate new development into the surrounding environment and minimise hard surfacing.

MRZ-P10 Additional built form density and height

Enable a variety of housing typologies with a mix of densities within the *Zone*, including up to 5-storey apartments in identified locations.



| RULES | |
|-----------------------|---|
| MRZ-R1 | 1. Activity status: Permitted |
| Construction of | |
| buildings and | Where: |
| structures, including | |
| external additions | 1. Compliance is achieved with: |
| and alterations, | a. MRZ-S1 to MRZ-S9; |
| excluding fences and | |
| stand-alone walls | 2. Activity status: Restricted discretionary |
| | ·····, ·····, ·······, |
| | Where: |
| | |
| | Compliance is not achieved with any of MRZ-S1 to MRZ-S11 |
| | Matters of discretion are restricted to: |
| | |
| | 3. The scale, form, and appearance of the development is compatible with the |
| | planned urban built form of the neighbourhood; |
| | 4. The development contributes to a safe and attractive public realm and streetscape; |
| | 5. The extent and effects on the three waters infrastructure, achieved by |
| | demonstrating that at the point of connection the infrastructure has the capacity to |
| | service the development. |
| | |
| | Notification: |
| | 6. An application under this rule where compliance is not achieved with MRZ-S5, MRZ- |
| | S6, MRZ-S7, MRZ-S8 is precluded from being publicly or limited notified in |
| | accordance with sections 95A and 95B of the RMA. |
| | accordance with sections 95A and 95B of the RIVIA. |
| | |
| | An application under this rule where compliance is not achieved with MRZ-S2, MRZ- |
| | S3, or MRZ-S4 or MRZ-S9 is precluded from being publicly notified in accordance |
| | with section 95A of the RMA. |
| | |
| MRZ-R2 | 1. Activity status: Permitted |
| Construction and | |
| demolition activity | |
| | |
| MRZ-R3 | 1. Activity status: Permitted |
| Rainwater tank | Where: |
| | |
| | a. Compliance is achieved with MRZ-S10 |
| | |
| | |
| | 2. Activity status: Restricted discretionary |
| | |
| | Where: |
| | |
| | a. Compliance is not achieved with MRZ-S10 |
| | |
| | Matters of discretion are restricted to: |
| | Matters of discretion are restricted to: |
| | 1. The planned urban built character for the Zone. |
| | The planned urban built character for the Zone. The effects on the amenity of adjoining sites, the surrounding residential area, the |
| | |
| | streetscape and adjoining public space. |
| | |
| | Notification: |
| | |
| | An application under this rule is precluded from being publicly notified in |
| | An application under this rule is precided from being publicly notified in accordance with section 95A of the RMA |
| MRZ-R4 | 1. Activity status: Permitted |
| Fences and stand- | I. ACTIVILY STATUS. FEITIMILEU |
| | |
| alone walls | |



| | Where: |
|--------------------------------|--|
| | a. Compliance is achieved with MRZ-S11 |
| | 2. Activity status: Restricted Discretionary |
| | Where: |
| | 1. Compliance is not achieved with MRZ-S11 |
| | Matters of discretion are restricted to: |
| | The planned urban built character for the Zone. The effects on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | Notification: |
| | • An application under this rule is precluded from being publicly notified in accordanc e with section 95A of the RMA |
| MRZ-R5 Residential activity | 1. Activity status: Permitted Where: |
| and residential unit, | |
| excluding papakāinga | a. No more than three residential units occupy the site and b. Compliance with the following standards is achieved: MRZ-S1 – building height; MRZ-S2 – HIRTB; MRZ-S3 - building coverage MRZ-S4 –only in relation to the rear/side yard boundary setback v. MRZ-S5 – outlook space. |
| | |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R5-1.a |
| | Matters of discretion are restricted to: |
| | The scale, form, and appearance of the development is compatible with the planned urban built form of the neighbourhood; The development contributes to a safe and attractive public realm and streetscape; The extent and effects on the three waters infrastructure, achieved by demonstrating that at the point of connection the infrastructure has the capacity to service the development; and The degree to which the development delivers quality on-site amenity and occupant privacy that is appropriate for its scale; |
| | 3. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R5-1.b |
| | Matters of discretion are restricted to: |
| | 1. The extent and effect of non-compliance with any relevant standard as specified in the associated assessment criteria for the infringed standard. |



| | Notification: |
|--------------------------|--|
| | An application for resource consent which complies with MRZ-R5-1.a but does not comply with MRZ-R5.b is precluded from being <u>publicly notified</u>. An application for resource consent made which does not comply with MRZ-R5-1.a but complies with MRZ-R5-1.b is precluded from being either <u>publicly or limited</u> <u>notified</u>. An application for resource consent made which does not comply with MRZ-R5-1.a and MRZ-R5-1.b but complies with MRZ-S height and MRZ – building coverage is precluded from being either <u>publicly or limited notified</u>. |
| MRZ-R6 | 1. Activity status: Permitted |
| Papakāinga | Where: |
| | a. The site is held under Te Ture Whenua Māori Act 1993; b. The gross floor area of all commercial activities does not exceed 100m² per site; and c. The gross floor area of all community facilities does not exceed 200m² per site. |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R6-1 a, b or c |
| | Matters of discretion are restricted to: |
| | The bulk, scale and location of existing, proposed and future buildings and structures; The location of any archaeological site, heritage site or waahi tapu site; How the development will be serviced with three waters infrastructure, electricity and telecommunications; Compliance with the transportation provisions, including location and formation of vehicle crossings and access arrangements |
| | Notification: |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. |
| MRZ-R7 | 1. Activity status: Permitted |
| Visitor Accommodation | Where: |
| | a. The maximum occupancy does not exceed five guests per night per unit. |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R7.1. |
| | Matters of discretion are restricted to: |
| | The planned urban built character for the Medium Density Residential Zone. The effects on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |



| | Notification: |
|---|--|
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. |
| MRZ-R8 Community Garden | 1. Activity status: Permitted |
| MRZ-R9 | 1. Activity status: Restricted discretionary |
| Retirement Village | Where: |
| | All residential units within the retirement village comply with specified residential noise standards. |
| | Matters of discretion are restricted to: |
| | 1. The effects on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | Notification: |
| | An application under this rule is precluded from being publicly and limited notified in accordance with sections 95A and 95B of the RMA. |
| | 2. Activity status: Discretionary |
| | Where: |
| | a. Compliance is not achieved with the specified noise standards. |
| MRZ-R10 Home business | 1. Activity status: Permitted Where: |
| | a. No more than 40m2 of total gross floor area of all buildings on site is used for the home business; b. All materials and goods sold, stored, repaired or manufactured in association with the home business must be within buildings on the site or screened from view at ground level; c. The home business does not involve the repair, alteration, restoration or maintenance of motor vehicles; and d. No more than two full-time employees or equivalent are engaged in the home business resides off-site. |
| | 2. Activity status: Discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R9-10a, b, c, and/or d. |
| MRZ-R11 | 1. Activity status: Permitted |
| Educational facility, including home- based childcare services | Where: |
| | a. The maximum number of children on-site does not exceed four; andb. The hours of operation are between 7.00am and 7.00pm, Monday to Friday. |
| | Except that the above standards do not apply to any children who are normally resident at the site or who are otherwise guests of the occupants of the site |



| | 2. Activity status: Restricted discretionary |
|---|---|
| | Where: |
| | |
| | a. Compliance is not achieved with MRZ-R11a and/or b |
| | Matters of discretion are restricted to: |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | Notification: |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. |
| MRZ-R12 | 1. Activity status: Permitted |
| Supported residential care | Where: |
| activity | a. The maximum occupancy does not exceed 10 residents. |
| | Except that the above standards do not apply to any children who are normally resident at the site or who are otherwise guests of the occupants of the site |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with MRZ-R12a |
| | Matters of discretion are restricted to: |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | Notification: |
| | An application under this rule is precluded from being publicly or limited notified in accordance with sections 95A and 95B of the RMA. |
| MRZ-R13 | 1. Activity status: Restricted discretionary |
| Healthcare Activity | Matters of discretion are restricted to: |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | Notification: |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. |
| MRZ-R14 | 1. Activity status: Restricted discretionary |
| Community facility, except healthcare activity and hospitals | Matters of discretion are restricted to: |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. |
| | |



| | Notification: |
|--|---|
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. |
| MRZ-R15 Any activity not listed as a permitted, controlled, restricted discretionary, discretionary or non-complying activity | 1. Activity status: Discretionary |
| MRZ-R16 Industrial activity | 1. Activity status: Non-Complying |
| MRZ-R17 Primary Production | 1. Activity status: Non-Complying |
| MRZ-R18 Rural Industry | 1. Activity status: Non-Complying |
| MRZ-R19 Primary Production | 1. Activity status: Non-Complying |



| STANDARDS | |
|---|---|
| MRZ-S1 | 1. All buildings and structures must not exceed a maximum height above ground level of: |
| Height | a) 11m; orb) 18m where identified on the Planning Maps under Height Variation Controls. |
| | |
| | Except that: |
| | 50% of a building's roof in elevation, measured vertically from the junction between wall and roof, may exceed this height by 1m, where the entire roof slopes 15° or more. |
| | This standard does not apply to: |
| | • Solar water heating components provided these do not exceed the height by more than 500mm; |
| | • Chimney structures not exceeding 1.1m in width on any elevation and provided these do not exceed the height by more than 1m; |
| | Antennas, aerials, and flues provided these do not exceed the height by more than 1m; or |
| | Satellite dishes (less than 1m in diameter) and architectural features (e.g., finials, spires) provided these do not exceed the height by more than 1m. Lift overruns provided these do not exceed the height by more than 1m. |
| MRZ-S2 Height in relation to boundary | All buildings and structures must not project beyond: A 60° recession plane measured from a point 4m vertically above ground level along all boundaries; or For sites identified as being subject to an increase in height control around the Local Centre Zones and Town Centra Zones, a 60° recession plane measured from a point 6m vertically above ground level for the first 22m of the side boundary as measured from the road frontage, and 60° recession plane measured further than 20m from the road and along all other boundaries. |
| | Except that: |
| | • Where the boundary forms part of a legal right of way, entrance strip, access site, or pedestrian access way, the height in relation to boundary applies from the farthest boundary of that legal right of way, entrance strip, access site, or pedestrian access way. |
| | This standard does not apply to: |
| | A boundary with a road; Existing or proposed internal boundaries within a site; |
| | Site boundaries where there is an existing common wall between |
| | 2 buildings on adjacent sites or where a common wall is proposed; Boundaries adjoining the Metropolitan Centre Zone, Local Centre Zone, Town Centre Zone, Mixed Use Zone, Large Format Retail Zone, General Industrial |
| | Zone, Rural Lifestyle Zone and General Rural Zone; Solar water heating components provided these do not exceed the height in relation to boundary by more than 1m; |
| | Chimney structures not exceeding 1.1m in width on any elevation and provided these do not exceed the height in relation to boundary by more than |
| | 1m; Antennas, aerials, satellite dishes (less than 1m in diameter), flues, and architectural features (e.g., finials, spires) provided these do not exceed the height in relation to boundary by more than 3m measured vertically; or |
| | A gable end, dormer or roof where that portion beyond the height in relation to boundary is no greater than 1.5m² in area and no greater than 1m in height. |



| MRZ-S3 Building coverage | 1. The maximum building coverage must not exceed 50% of net site area. |
|--------------------------------|--|
| | This standard does not apply to: |
| | Pergola structures that are not covered by a roof; Uncovered decks no more than 1m in height above ground level; Buildings and structures that are no more than 2m² in floor area and 2m in height above ground level; or Eaves up to a maximum of 600mm in width and external gutters or downpipes (including their brackets) up to an additional width of 150mm. |
| MRZ-S4 | 1. Buildings and structures must be set back from the relevant boundary by the minimum |
| Setback | depth listed in the yards table below: |
| | Yard Minimum depth |
| | Front 1.5m where that boundary is to a road, otherwise it must be 1m |
| | Side 1m |
| | Rear 1 metre (excluded on corner sites) |
| | This standard does not apply to: One accessory building or structure less than 2m in height and less than 7m long per site; |
| | Eaves up to a maximum of 600mm in width and external gutters or downpipes (including their brackets) up to an additional width of 150mm; or Fences or standalone walls. |
| MRZ-S5 Outdoor living space | A residential unit at ground floor level must have an outdoor living space that is at least 20m² and that comprises ground floor, balcony, patio, or roof terrace space that: Where located at ground level, has no dimension less than 3m; Where provided in the form of a balcony, patio, or roof terrace, is at least 8m² and has a minimum dimension of 1.8m; Is accessible from the residential unit; and May be— |
| | 2. A residential unit located above ground floor level must have an outdoor living space in the form of a balcony, patio, or roof terrace that: a. Is at least 8m² and has a minimum dimension of 1.8m; and b. Is accessible from the residential unit; and c. May be— i. Grouped cumulatively by area in 1 communally accessible location, in which case it may be located at ground level; or ii. Located directly adjacent to the unit. |
| | 3. Except that the following alternative outdoor living space standards can be applied: |
| | a. Ground floor residential units can be provided with a balcony of at least 8m² and a minimum dimension 1.8m at an upper level instead of a ground floor balcony, patio, or roof terrace under MRZ-S5-1 above, subject to being: Directly connected to and accessible from the living or dining room of the unit served; and Located to the west, north, or east of the unit served; |
| | b. One-bedroom residential units above ground can be provided with a balcony of at least 5m² instead an outdoor living space in the form of a balcony, patio, or roof terrace of 8m² under HRZ-S5-2 above. The balcony must: Be directly connected to and accessible from the living or dining room of the unit served; and Located to the west, north, or east of the unit served; |



| | c. Ground floor apartments can be provided with a ground floor, balcony, patio, or roof terrace space that is at least 8m² and has a minimum dimension of 1.8m, where the balance of the required outdoor living space under MRZ-S5-1 above: i. Is provided as a shared outdoor living space with other apartments on the site; and ii. The shared outdoor living space is open to the north. d. Up to 40% of above ground units on a site can be provided with a Juliet balcony instead of a balcony, patio or roof terrace under MRZ-S5-2 above. |
|---------------------------------------|--|
| | Note: When calculating the number of above ground residential units that can be provided with a Juliet balcony, where there is a fractional number, that number shall be rounded down. For example, 4.9 will be 4 residential units. |
| | This standard does not apply to papakāinga. |
| MRZ-S6 Outlook space – per unit | An outlook space must be provided for each residential unit as specified in this clause. An outlook space must be provided from habitable room windows as shown in the diagram below: |
| | + Im + Im Outlook spoce - - - - - - - - - - - - - |
| | The minimum dimensions for a required outlook space are as follows: A principal living room must have an outlook space with a minimum dimension of 4m in depth and 4m in width; and All other habitable rooms must have an outlook space with a minimum dimension of 1m in depth and 1m in width. The width of the outlook space is measured from the centre point of the largest window on the building face to which it applies. Outlook spaces may be over driveways and footpaths within the site or over a public street or other public open space. Outlook spaces may overlap where they are on the same wall plane in the case of a multi-storey building. Outlook spaces required from different rooms within the same building may overlap. Outlook spaces must: Be clear and unobstructed by buildings; and Not extend over an outlook space or outdoor living space required by another dwelling. |
| | This standard does not apply to papakāinga. |



| MRZ-S7 Windows to street | Any residential unit facing the street must have a minimum of 20% of the street- facing façade in glazing. This can be in the form of windows or doors. This standard only applies to sites with a direct frontage to a road and the residential unit is within 15m of that frontage. |
|--|--|
| | This standard does not apply to papakāinga. |
| MRZ-S8 Landscaped area | A residential unit at ground floor level must have a landscaped area of a minimum of 20% of a developed site with grass or plants and can include the canopy of trees regardless of the ground treatment below them. The landscaped area may be located on any part of the development site and does not need to be associated with each residential unit. This standard does not apply to papakāinga. |
| | |
| MRZ-S9 Storage and servicing areas | Any on-site service area, including rubbish collection areas, and area for the outdoor storage of goods or materials must: a) Be located to the rear of the building; and b) Without preventing the provision of a gate or entry point to the site, be fully screened by a fence or landscaping where it is visible from the road or any other public space. |
| MRZ-S10 Rainwater tanks | The volume of any individual rainwater tank must not exceed 5000 litres per site. Rainwater tanks must not be located in a front yard, unless They are at least 1.5m from the front boundary; and They are a maximum height of 1m Rainwater tanks in any 'outlook space' must not be higher than 1m. Rainwater tanks must not exceed 3m in height in a side or back yard. |
| MRZ-S11 Fences and standalone walls along boundaries | All fences and standalone walls must not exceed a maximum height above ground level of: a. 1.5m for the length of the site boundary where that boundary is located between the front of a principal building and a road, except that the height above ground level can be up to 2m for up to 50% of the length of the boundary with a road; b. 1.5m where a site boundary adjoins a public reserve, vested to Porirua City Council under the Reserves Management Act, or up to 2m where the section above 1.5m is at least 50% visually permeable; and c. 2m for all other site boundaries. |



Appendix 3: High Density Residential Zone

The following provides proposed wording for the High Density Residential Zone, as sought from Kāinga Ora as part of the submission on Proposed Plan Change 2 to the Operative Kāpiti Coast District Plan 2021.

Please note that the layout of this section does not follow the layout of the existing rule framework and plan structure. It also does not incorporate all existing matters contained within that zone however is consistent with how other Councils within the Wellington region are providing for high density residential development in accordance with the MDRS.

Kāinga Ora seeks the proposed provisions are re-structured to align with the plan structure and chapter format, along with incorporating any references to existing matters.



High Density Residential Zone

Introduction

The High Density Residential Zone enables a greater intensity of residential living and development within a walkable catchment of the Metropolitan Centre Zone, Rapid Transit Stops, and community facilities.

The purpose of the zone is to make efficient use of land and infrastructure, increase the capacity of housing and ensure that residents have convenient access to services, employment, education facilities, retail and entertainment opportunities, public open space and public transport. This will promote and increase the vitality of centres and encourage intensification in proximity to rapid transit stops. The zone provides for a greater density, height and scale of development when compared to the Medium Density Residential Zone, with buildings generally enabled to achieve heights of predominantly six storeys and up to ten storeys in identified areas.

This form of development will, over time, result in a change to a more intensive urban built form with a high degree of visual change. The provisions provide the framework for managing the effects of use and development and ensuring that residential amenity values and the quality of the built environment are consistent with the planned urban built form.

This zone also provides for a range of non-residential activities so that residents have convenient access to these activities and services while maintaining the urban residential character of these areas.

OBJECTIVES

The Primary Objectives that this chapter implements are:

- <u>DO-O1</u> Tāngata Whenua;
- <u>DO-O3</u> Development Management;
- <u>DO-O4</u> Coastal Environment;
- <u>DO-O8</u> Strong Communities;
- <u>DO-011</u> Character and Amenity Values;
- <u>DO-012</u> Housing Choice and Affordability;
- <u>DO-013</u> Infrastructure;
- <u>DO-014</u> Access and Transport;
- <u>DO-O15</u> Economic Vitality;
- <u>DO-017</u> Open Spaces / Active Communities; and
- <u>DO-019</u> Housing Bottom Lines.

HRZ-O1 Purpose of the High Density Residential Zone

Land adjacent to the Metropolitan Centre Zone and Rapid Transit Stops is efficiently used to provide high-density urban living that increases housing capacity and choice and access to centres and public transport.

HRZ-O2 Residential Amenity

Achieve a high level of residential amenity within the zone that reflects the planned urban built environment and compact urban settlement pattern.

HRZ-O3 Planned Urban Built Environment

The planned urban built environment in the High Density Residential Zone is characterised by:

- 1. A planned built form of terraced housing and apartments buildings, predominantly six storeys in height and up to ten storeys in identified Height Variation Control areas;
- 2. A greater intensity of buildings than anticipated in the Medium Density Residential Zone;
- 3. A quality-built environment that provides for the amenity and well-being of people and communities residing in the Zone; and
- 4. An urban environment that is visually attractive, safe, easy to navigate and convenient to access.



HRZ-O4 Other Activities

Non-residential activities provide for the community's social, economic and cultural well-being, while being compatible with the scale and intensity of development anticipated by the zone so as to contribute to the amenity of the neighbourhood.

POLICIES

HRZ-Px1 Medium Density Residential Standards – Policy 1

Enable a variety of housing typologies with a mix of densities within the *Zone*, including 3-storey attached and detached dwellings, and low-rise apartments.

HRZ-Px2 Medium Density Residential Standards – Policy 2

Apply the *MDRS* across all *relevant residential zones* in the district plan except in circumstances where a qualifying matter is relevant (including matters of significance such as *historic heritage* and the relationship of Māori and their culture and traditions with their *ancestral lands, water, sites, waahi tapu,* and other *taonga*).

HRZ-Px3 Medium Density Residential Standards – Policy 3

Encourage *development* to achieve attractive and safe streets and public *open spaces*, including by providing for passive surveillance.

HRZ-Px4 Medium Density Residential Standards – Policy 4

Enable housing to be designed to meet the day-to-day needs of residents.

HRZ-Px5 Medium Density Residential Standards – Policy 5

Provide for developments not meeting permitted activity status, while encouraging high-quality developments.

HRZ-P1 – Residential Activities

Enable residential activities that reflect high-quality design and are compatible with the planned urban built environment and amenity values anticipated in the High Density Residential Zone.

HRZ-P2 – Changes to Amenity Values

Recognise that the planned urban built form may result in changes to the amenity values and characteristics of the urban environment over time.

HRZ-P3 Residential amenity

Require accommodation to be designed to meet the day to day needs of residents by incorporating adequate provision of onsite amenity for the occupants and minimise reverse sensitivity effects on commercial activities.

HRZ-P4 Building and Structures

Enable a high quality high-density urban built form of predominantly six storey buildings, and up to ten storeys in identified locations, while having consideration to the following:

- a) Development acknowledges and reflects the planned purpose and urban built form, scale and context of the High Density Residential Zone;
- b) Development is well designed and contributes actively to creating safe and vibrant public spaces;
- c) Development provides visual interest by using a variety of building forms, materials and colours;
- d) Manage the height and bulk of development to maintain daylight access and a reasonable standard of privacy, and to minimise visual dominance effects to adjoining sites and developments.

HRZ-P5 - Safety and street scene quality

Encourage development to achieve attractive and safe streets and public open spaces including by providing for passive surveillance.

HRZ-P6 – Other Activities

Provide for non-residential activities that:

- a) Support the social and economic well-being of the community;
- b) Are in keeping with the with the scale and intensity of development anticipated within the zone;
- c) Avoid, remedy or mitigate adverse effects on residential amenity.



| RULES | |
|---|--|
| HRZ-R1 | 1. Activity status: Permitted |
| Construction of buildings and | Where: |
| structures, including external additions and alterations | Compliance is achieved with: a. HRZ-S1; b. HRZ-S2; c. HRZ-S3; d. HRZ-S4; |
| | e. HRZ-S5; f. HRZ-S6; g. HRZ-S7; h. HRZ-S8. |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | a. Compliance is not achieved with HRZ-R1.1-a. |
| | Matters of discretion are restricted to: |
| | The scale, form, and appearance of the development is compatible with the planned urban built form of the neighbourhood; The development contributes to a safe and attractive public realm and streetscape; The extent and effects on the three waters infrastructure, achieved by demonstrating that at the point of connection the infrastructure has the capacity to service the development. The extent and effects of the development to deliver quality on-site amenity and privacy that is appropriate for its scale |
| | Notification: |
| | An application under this rule where compliance is not achieved with HRZ-S5, HRZ-S6, HRZ-S7, and HRZ-S8 is precluded from being publicly or limited notified in accordance with sections 95A and 95B of the RMA. An application under this rule where compliance is not achieved with HRZ-S2, HRZ-S3, or HRZ-S4 is precluded from being publicly notified in accordance with section 95A of the RMA. |
| HRZ-R2 | 1. Activity status: Permitted |
| Demolition or removal of an existing building or structure | |
| HRZ-R3 | 1.Activity status: Permitted |
| Residential activity | Where: |
| | a. No more than six residential units occupy the site and b. Compliance with the following standards is achieved: HRZ-S1 – building height; HRZ-S2 – HIRTB; HRZ-S3 - building coverage W.HRZ-S4 –only in relation to the rear/side yard boundary setback W.HRZ-S5 – outlook space. |
| | 2. Activity status: Restricted discretionary |
| | Where: |
| | |



| | a. Compliance is not achieved with HRZ-R3-1.a |
|------------------------|---|
| м | atters of discretion are restricted to: |
| | The scale, form, and appearance of the development is compatible with the planned urban built form of the neighbourhood; The development contributes to a safe and attractive public realm and streetscape; The extent and effects on the three waters infrastructure, achieved by demonstrating that at the point of connection the infrastructure has the capacity to service the development. The degree to which the development delivers quality on-site amenity and occupant privacy that is appropriate for its scale. |
| 3. | Activity status: Restricted discretionary |
| w | /here: |
| | a. Compliance is not achieved with HRZ-R3-1.b |
| м | atters of discretion are restricted to: |
| | 1. The extent and effect of non-compliance with any relevant standard as specified in the associated assessment criteria for the infringed standard. |
| N | otification: |
| | An application for resource consent which complies with HRZ-R3-1.a but does not comply with HRZ-R3.b is precluded from being <u>publicly notified</u>. An application for resource consent made which does not comply with HRZ-R3-1.a but complies with HRZ-R3-1.b is precluded from being either <u>publicly or limited notified</u>. An application for resource consent made which does not comply with HRZ-R3-1.a and HRZ-R3-1.b but complies with HRZ-S height and MRZ – building coverage is precluded from being either <u>publicly or limited notified</u>. |
| HRZ-R4 1. Supported | Activity status: Permitted |
| | <i>i</i>/here: a. The site is held under Te Ture Whenua Māori Act 1993; b. The gross floor area of all commercial activities does not exceed 100m² per site; and c. The gross floor area of all community facilities does not exceed 200m² per site. |
| 2. | Activity status: Restricted discretionary |
| w | /here: |
| | a. Compliance is not achieved with MRZ-R6-1 a, b or c |
| м | atters of discretion are restricted to: |
| | The bulk, scale and location of existing, proposed and future buildings and structures; |
| | The location of any archaeological site, heritage site or waahi tapu site; How the development will be serviced with three waters infrastructure, electricity and telecommunications; Compliance with the transportation provisions, including location and formation of vehicle crossings and access arrangements |



| | Notification: | | | |
|--------------------------|---|--|--|--|
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |
| HRZ-R5 | 1. Activity status: Permitted | | | |
| Papakāinga | Where: | | | |
| | a. The site is held under Te Ture Whenua Māori Act 1993; b. The gross floor area of all commercial activities does not exceed 100m² per site; and c. The gross floor area of all community facilities does not exceed 200m² per site. | | | |
| | | | | |
| | 2. Activity status: Restricted discretionary | | | |
| | Where: | | | |
| | b. Compliance is not achieved with HRZ-R5-1 | | | |
| | Matters of discretion are restricted to: | | | |
| | The bulk, scale and location of existing, proposed and future buildings and structures; The location of any archaeological site, heritage site or waahi tapu site; How the development will be serviced with three waters infrastructure, electricity and telecommunications; Compliance with the transportation provisions, including location and formation of vehicle crossings and access arrangements | | | |
| | Notification: | | | |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |
| HRZ-R6 | 1. Activity status: Permitted | | | |
| Visitor Accommodation | Where: | | | |
| | a. The maximum occupancy does not exceed five guests per night per unit. | | | |
| | 2. Activity status: Restricted discretionary | | | |
| | Where: | | | |
| | b. Compliance is not achieved with HRZ-R6-1.a. | | | |
| | Matters of discretion are restricted to: | | | |
| | The planned urban built character for the High Density Residential Zone. The effects on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. | | | |
| | Notification: | | | |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |



| HRZ-R7 | 1. Activity status: Permitted | | |
|--|--|--|--|
| Community Garden | | | |
| , | | | |
| HRZ-R8 Retirement Village | 1. Activity status: Restricted discretionary | | |
| | Where: | | |
| | All residential units within the retirement village comply with specified residential noise standards. | | |
| | Matters of discretion are restricted to: | | |
| | The planned urban built character for the High Density Residential Zone. The effects on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. | | |
| | Notification: | | |
| | An application under this rule is precluded from being publicly and limited notified in accordance with sections 95Aand 95B of the RMA. | | |
| | 2. Activity status: Discretionary | | |
| | Where: | | |
| | 1. Compliance is not achieved with the specified noise standards. | | |
| HRZ-R9 Home business | | | |
| business | Where: | | |
| | a. All materials and goods sold, stored, repaired or manufactured in association with the home business must be within buildings on the site or screened from view at ground level; b. The home business does not involve the repair, alteration, restoration or maintenance of motor vehicles; and c. No more than two full-time employees or equivalent are engaged in the home business resides off-site. | | |
| | 2. Activity status: Discretionary | | |
| | Where: | | |
| | a. Compliance is not achieved with HRZ-R9.1. | | |
| HRZ-R10 Educational facility, including home- based childcare services | 1. Activity status: Permitted Where: | | |
| | a. The maximum number of children on-site does not exceed four; and b. The hours of operation are between 7.00am and 7.00pm, Monday to Friday. | | |
| <u> </u> | <u> </u> | | |



| | Except that HRZ-R10-1.a and HRZ-R10-1.b do not apply to any children who are normally resident at the site or who are otherwise guests of the occupants of the site | | | |
|--|---|--|--|--|
| | | | | |
| | 2. Activity status: Restricted discretionary | | | |
| | Where: | | | |
| | a. Compliance is not achieved with HRZ-R10-1.a or HRZ-R10-1.b. | | | |
| | Matters of discretion are restricted to: | | | |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. | | | |
| | Notification: | | | |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |
| HRZ-R11 Healthcare Activity | 1. Activity status: Restricted discretionary | | | |
| | Matters of discretion are restricted to: | | | |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. | | | |
| | Notification: | | | |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |
| HRZ-R12 Community facility, except healthcare | 1. Activity status: Restricted discretionary | | | |
| activity and hospitals | Matters of discretion are restricted to: | | | |
| | The effect on the amenity of adjoining sites, the surrounding residential area, the streetscape and adjoining public space. | | | |
| | Notification: | | | |
| | An application under this rule is precluded from being publicly notified in accordance with section 95A of the RMA. | | | |
| | | | | |
| HRZ-R13 Commercial activities on the | 1. Activity status: Restricted Discretionary Where: | | | |
| ground floor of a building a. The commercial activity is limited to the ground floor tenancy of building | | | | |
| | building; b. The gross floor area of the commercial activity/activities does not exceed 200m². | | | |
| | c. The hours of operation are between: i. 7.00am and 9.00pm Monday to Friday; and | | | |



| | ii. 8.00am and 7.00pm Saturday, Sunday and public holidays. | | |
|--|--|--|--|
| | Matters of discretion are restricted to: | | |
| | Whether the activity is compatible with the planned urban built environmen and amenity of the area; | | |
| | Any adverse effects on the amenity values of adjoining sites can be adequately mitigated, including from the location and scale of external storage areas; | | |
| | Any adverse effects on the amenity values of adjoining sites from the movement of people and vehicles associated with the activity; | | |
| | 2. Activity status: Discretionary | | |
| | Where: | | |
| | a. Compliance is not achieved with HRZ-R13-1.a, or HRZ-R13-1.b. or HRZ-R13- 1.c. | | |
| HRZ-R14 Any activity not listed as a permitted, controlled, restricted discretionary, discretionary or non- complying activity | | | |
| HRZ-R15 Industrial activity | 1. Activity status: Non-Complying | | |
| HRZ-R16 Primary Production | 1. Activity status: Non-Complying | | |
| HRZ-R17 Rural Industry | 1. Activity status: Non-Complying | | |
| HRZ-R18 Primary Production | 1. Activity status: Non-Complying | | |
| | | | |

| STANDARDS | |
|------------------|---|
| HRZ-S1 Height | All buildings and structures must not exceed a maximum height above ground level of: a) 22m; or b) 36m where identified on the Planning Maps under Height Variation Controls. |
| | Except that: |
| | Any fence or standalone wall along a side or rear boundary which adjoins a site zoned Medium Density Residential, Natural Open Space or Open Space must not exceed 2m in height. Any fence or standalone wall must not exceed 1.4m in height when located in the |
| | front yard. |
| | This standard does not apply to: |



| | Solar water heating components provided these do not exceed the height by more than 500mm; | | |
|---------------------------------|--|--|--|
| | Chimney structures not exceeding 1.1m in width on any elevation and provided these do not exceed the height by more than 1m; | | |
| | Antennas, aerials, and flues provided these do not exceed the height by more than | | |
| | 1m; or | | |
| | • Satellite dishes (less than 1m in diameter) and architectural features (e.g., finials, spires) provided these do not exceed the height by more than 1m. | | |
| | Lift overruns provided these do not exceed the height by more than 1m. | | |
| HRZ-S2 Height in relation to | 1. All buildings and structures must not project beyond a: | | |
| boundary | | | |
| , | c) 60° recession plane measured from a point 19m vertically above ground level along the first 22m of the side boundary as measured from the road | | |
| | frontage; d) 60° recession plane measured from a point 8m vertically above ground | | |
| | level along all other boundaries; | | |
| | e) Except no part of any building or structure may project beyond a: | | |
| | 60° recession plane measured from a point 4m vertically above ground level along any boundary that adjoins a site in the Medium Density Residential Zone; or | | |
| | ii. 45° recession plane measured from a point 3m vertically above ground level along any boundary with a site containing a heritage item or heritage | | |
| | setting; or | | |
| | 45° recession plane measured from a point 3m vertically above ground level on any boundary with a site containing an identified site of or areas of significance to Māori. | | |
| | Except that:Where the boundary forms part of a legal right of way, entrance | | |
| | strip, access site, or pedestrian access way, the height in relation to boundary applies from the farthest boundary of that legal right of way, entrance strip, access site, or pedestrian access way. | | |
| | This standard does not apply to: | | |
| | A boundary with a road | | |
| | Buildings that share a common wall along the boundary | | |
| | Solar water heating components provided these do not exceed the height in relation to boundary by more than 1m; | | |
| | Chimney structures not exceeding 1.1m in width on any elevation and | | |
| | provided these do not exceed the height in relation to boundary by more than 1m; | | |
| | Boundaries adjoining the Metropolitan Centre Zone, Local Centre Zone, Town Centre Zone, Mixed Use Zone, General Industrial Zone, Rural Lifestyle Zone | | |
| | and General Rural Zone; Antennas, aerials, satellite dishes (less than 1m in diameter), flues, and | | |
| | • Antennas, aenais, satellite disnes (less than 1m in diameter), fues, and architectural features (e.g., finials, spires) provided these do not exceed | | |
| | the height in relation to boundary by more than 3m measured vertically; or | | |
| | A gable end, dormer or roof where that portion beyond the height in relation to boundary is no greater than 1.5m² in area and no greater than 1m in height. | | |
| HRZ-S3 | 1. The maximum building coverage must not exceed 50% of net site area. | | |
| Building coverage | | | |
| | This standard does not apply to: | | |
| | | | |
| | Pergola structures that are not covered by a roof; | | |
| 1 | Uncovered decks no more than 300mm in height above ground level; | | |



| | Buildings and structure | urge that are no more than $2m^2$ in floor area and $2m$ | |
|---|--|---|--|
| | Buildings and struct in height above grou | ures that are no more than 2m ² in floor area and 2m | |
| | Eaves up to a maximum of 600mm in width and external gutters or downpipes | | |
| | (including their brackets) up to an additional width of 150mm. | | |
| | | | |
| HRZ-S4 | must be set back from the relevant boundary by the minimum | | |
| Setback | depth listed in the yards | | |
| | Yard | Minimum depth | |
| | Side | 1m 1 metro (evoluded en corner sites) | |
| | Rear | 1 metre (excluded on corner sites) | |
| | | | |
| | This standard does not ap | bly to: | |
| One accessory building or structure less than 2m i per site; | | ing or structure less than 2m in height and less than 7m long | |
| | | | |
| | · · · · · · · · · · · · · · · · · · · | num of 600mm in width and external gutters or downpipes | |
| | | kets) up to an additional width of 150mm; or | |
| | Fences or standalor | | |
| HRZ-S5 | | d floor level must have an outdoor living space that is at least | |
| Outdoor living space | | ground floor, balcony, patio, or roof terrace space that: | |
| | | ound level, has no dimension less than 3m; | |
| | | ne form of a balcony, patio, or roof terrace, is at least 8m ² and | |
| | has a minimum dime | | |
| | c. Is accessible from th d. May be— | ne residential unit; and | |
| | | umulatively by area in 1 communally accessible location; or | |
| | | | |
| | ii. Located directly adjacent to the unit; and e. Is free of buildings, parking spaces, and servicing and manoe | | |
| | | | |
| | | | |
| | | above ground floor level must have an outdoor living space in | |
| | the form of a balcony, pat | | |
| a. Is at least 8m² and has a minimum dimension of 1.8m; and b. Is accessible from the residential unit; and c. May be— i. Grouped cumulatively by area in 1 communally ad | | | |
| | | ne residential unit; and | |
| | | mulatively by area in 1 communally accessible location in | |
| | | umulatively by area in 1 communally accessible location, in it may be located at ground level; or | |
| | | ectly adjacent to the unit. | |
| | II. Located di | | |
| | | | |
| | 3. Except that the following a | Iternative outdoor living space standards can be applied: | |
| | a. Ground floor resider | ntial units can be provided with a balcony of at least 8m ² and a | |
| | minimum dimension | 1.8m at an upper level instead of a ground floor balcony, patio, | |
| | | r HRZ-S5-1 above, subject to being: | |
| | | nnected to and accessible from the living or dining room of the | |
| unit served; and | | | |
| | | the west, north, or east of the unit served; | |
| | | ential units above ground can be provided with a balcony of at | |
| least 5m ² instead an outdoor living space in the form terrace of 8m ² under HRZ-S5-2 above. The balcom | | | |
| | | | |
| | i. Be directly the unit ser | connected to and accessible from the living or dining room of | |
| | | the west, north, or east of the unit served; | |
| | | ents can be provided with a ground floor, balcony, patio, or | |
| | | hat is at least 8m ² and has a minimum dimension of 1.8m, | |
| | | f the required outdoor living space under HRZ-S5-1 above: | |
| | | as a shared outdoor living space with other apartments on | |
| | the site; an | | |
| | | l outdoor living space is open to the north. | |
| d. Up to 40% of above ground units on a site can be pro- | | | |
| | | balcony, patio or roof terrace under HRZ-S5-2 above. | |
| L | | | |



| | Note: When calculating the number of above ground residential units that can be provided with a Juliet balcony, where there is a fractional number, that number shall be rounded down. For example, 4.9 will be 4 residential units. This standard does not apply to papakāinga. | | |
|---------------------------------------|---|--|--|
| | | | |
| HRZ-S6 Outlook space – per unit | An outlook space must be provided for each residential unit as specified in this clause. An outlook space must be provided from habitable room windows as shown in the diagram below: | | |
| | Im * Im * Outlook spece Gentre point of window Habitable Room 4m * Centre point Living Room | | |
| | The minimum dimensions for a required outlook space are as follows: A principal living room must have an outlook space with a minimum dimension of 4m in depth and 4m in width; and All other habitable rooms must have an outlook space with a minimum dimension of 1m in depth and 1m in width. | | |
| | The width of the outlook space is measured from the centre point of the largest window on the building face to which it applies. Outlook spaces may be over driveways and footpaths within the site or over a public street or other public open space. Outlook spaces may overlap where they are on the same wall plane in the case of a multi-storey building. Outlook spaces may be under or over a balcony. Outlook spaces required from different rooms within the same building may overlap. Outlook spaces must: Be clear and unobstructed by buildings; and Not extend over an outlook space or outdoor living space required by another dwelling. | | |
| HRZ-S7 Windows to street | This standard does not apply to papakāinga. Any residential unit facing the street must have a minimum of 20% of the street- facing façade in glazing. This can be in the form of windows or doors. | | |
| | This standard only applies to sites with a direct frontage to a road and the residential unit is within 15m of that frontage. This standard does not apply to papakāinga. | | |



| HRZ-S8 Landscaped area | A residential unit at ground floor level must have a landscaped area of a minimum of 20% of a developed site with grass or plants and can include the canopy of trees regardless of the ground treatment below them. The landscaped area may be located on any part of the development site and does not need to be associated with each residential unit. |
|--|---|
| | This standard does not apply to papakāinga. |
| HRZ-S7 Storage and servicing areas | 2. Any on-site service area, including rubbish collection areas, and area for the outdoor storage of goods or materials must: c) Be located to the rear of the building; and d) Without preventing the provision of a gate or entry point to the site, be fully screened by a fence or landscaping where it is visible from the road or any other public space. |



Appendix 4: Maps

The following maps set out the amendments sought from Kāinga Ora to Proposed Plan Change 2 to the Operative Kāpiti Coast District Plan 2021.

Train Station

---- Railway

Kāinga Ora Proposed Changes Sought

High Density Residential

Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones

| General Residential Zone |
|--------------------------|
| General Rural Zone |
| Rural Production Zone |
| Local Centre Zone |
| Natural Open Space Zope |

Natural Open Space Zone

Open Space Zone

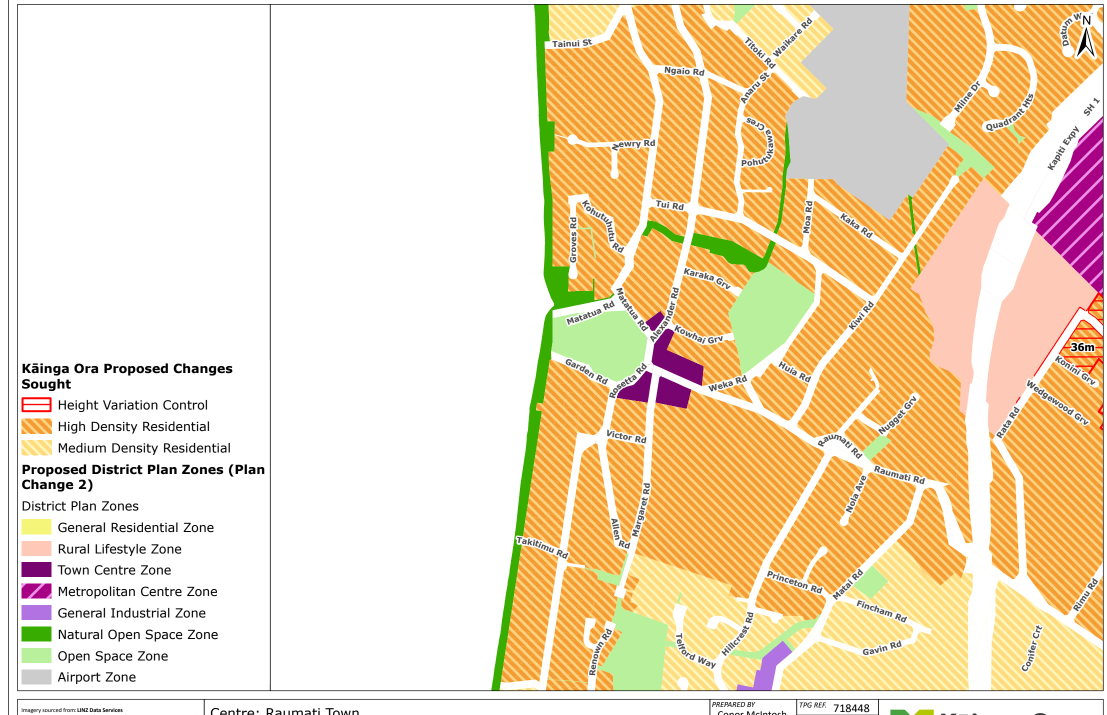
Imagery sourced from: **LINZ Data Services** Property boundaries sourced from Land Information NZ. Crown Copyrigh reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGiS Pro (Esri). Centre: Paekakariki

| PREPARED BY | TPG REF. 718448 | |
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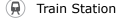


Property boundaries sourced from Land Information NZ. Crown Copyrigh reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

Centre: Raumati Town

Conor McIntosh SHEET 3 OF 13 DATE 15/09/2022 A4 Scale 1:10,000 260 Metres 0





---- Railway

Kāinga Ora Proposed Changes Sought

Height Variation Control

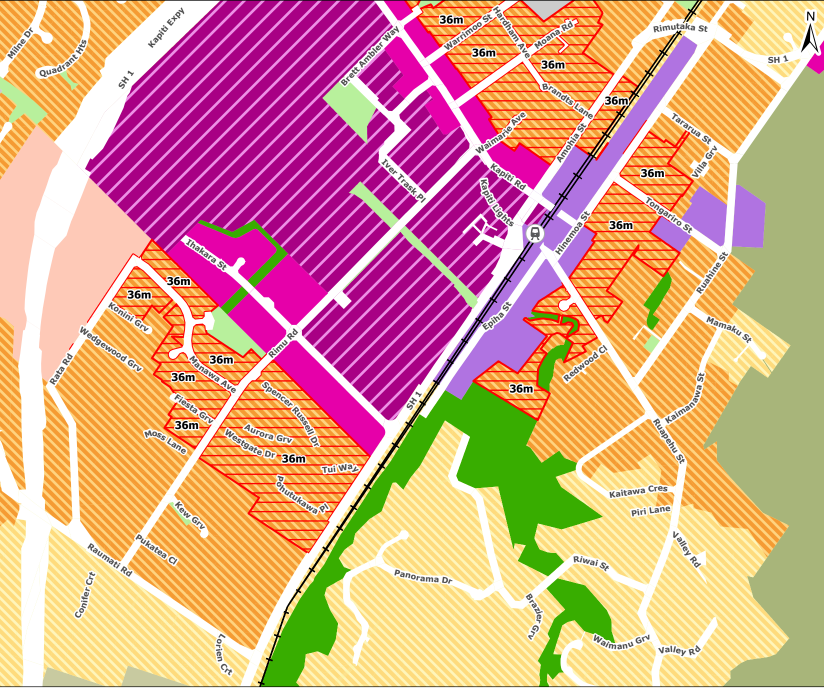
💦 High Density Residential

Nedium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones





Imagery sourced from: **LINZ Data Services** Property boundaries sourced from Land Information NZ. Crown Copyright reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

Centre: Paraparaumu (South)

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Kāinga Ora Proposed Changes Sought

Height Variation Control

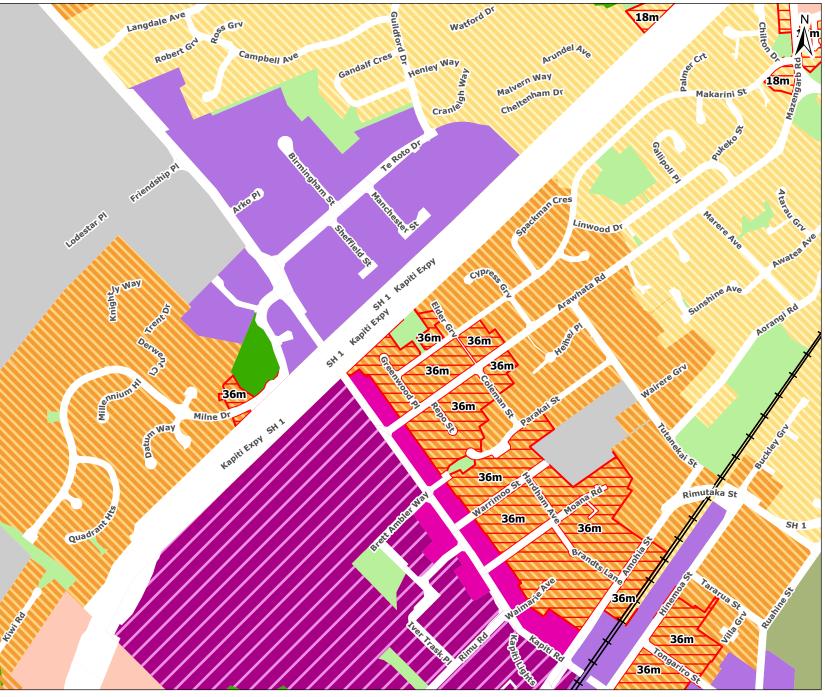
🚫 High Density Residential

Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones





Imagery sourced from: LINZ Data Services Property boundaries sourced from Land Information NZ. Crown Copyright reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 //This may as produced with ArcGIS Pro (Esr).

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High Density Residential

Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones

General Residential Zone Town Centre Zone General Industrial Zone Natural Open Space Zone

Open Space Zone

Airport Zone

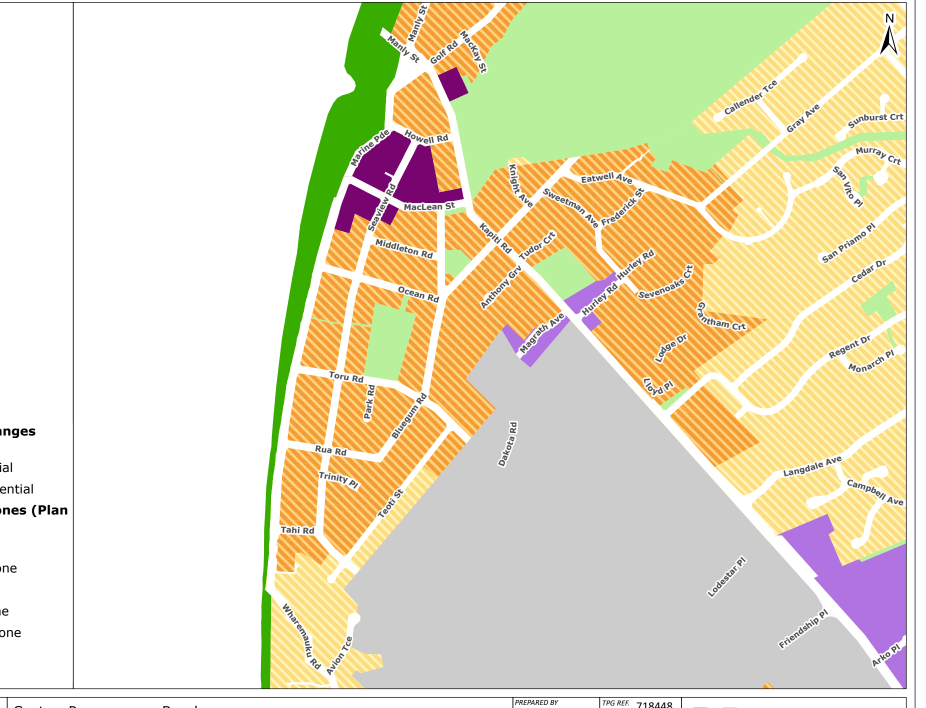
Imagery sourced from: LINZ Data Services Property boundaries sourced from Land Information NZ. Crown Copyrigh reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

Centre: Paraparaumu Beach

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Ν







High Density Residential

Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones

General Residential Zone

Local Centre Zone

Town Centre Zone

Natural Open Space Zone

Open Space Zone

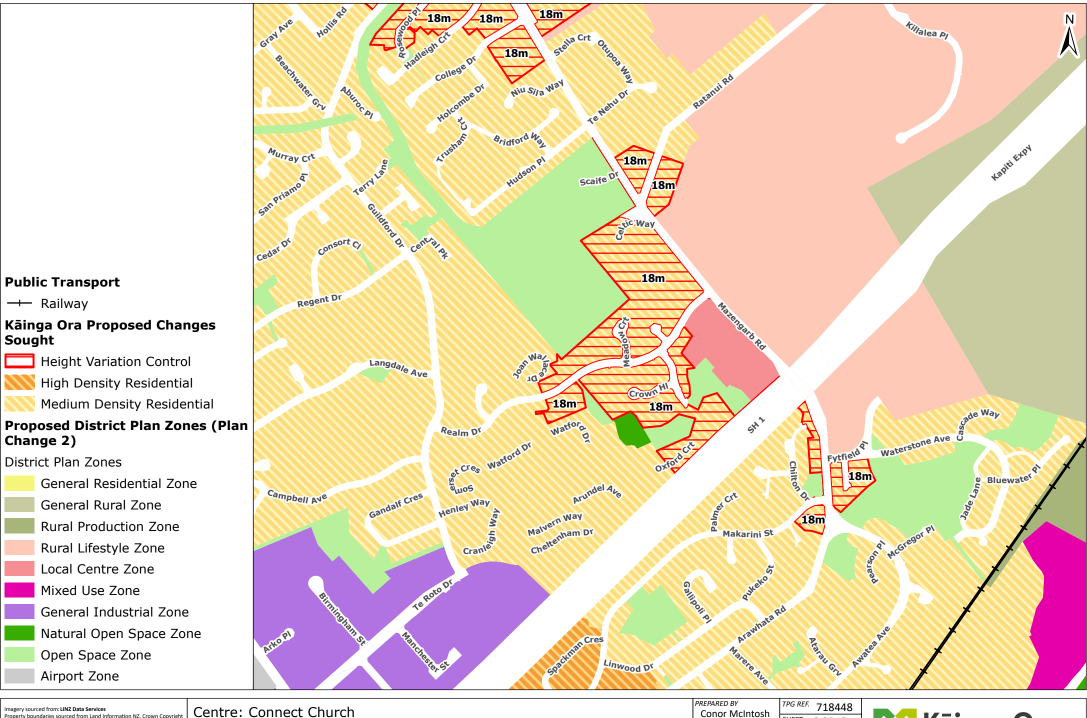
Imagery sourced from: LINZ Data Services Property boundaries sourced from Land Information NZ. Crown Copyrigh reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

Centre: Kenakena

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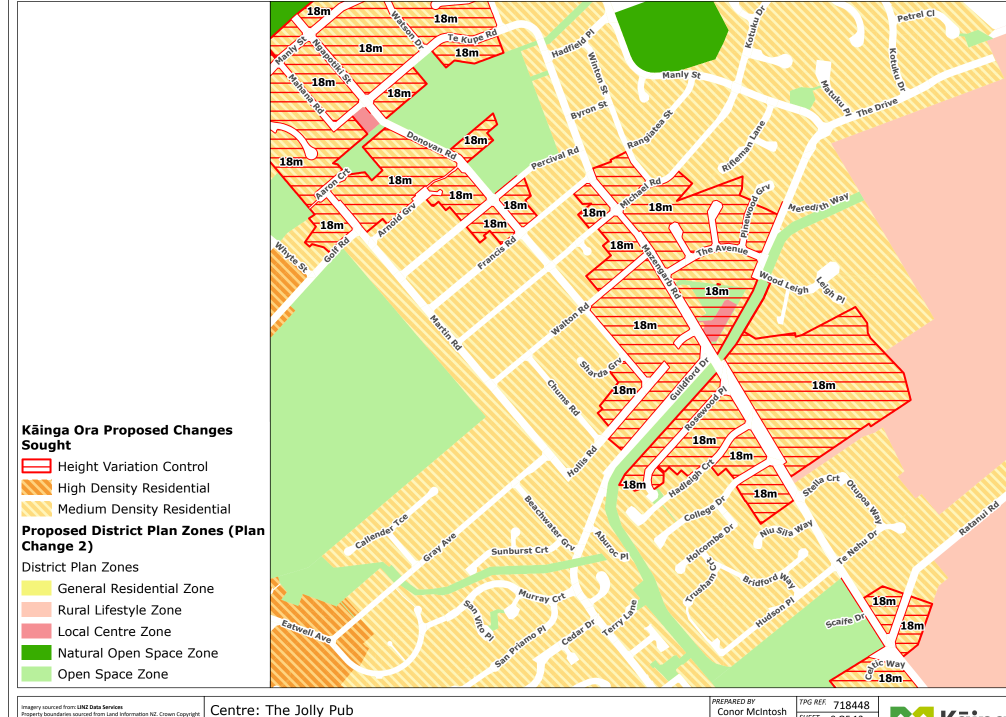


Property boundaries sourced from Land Information NZ. Crown Copyrigh reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

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N

Otaihanga Rd

Height Variation Control

Medium Density Residential

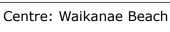
Proposed District Plan Zones (Plan Change 2)

District Plan Zones

- General Residential Zone
- General Rural Zone
- Local Centre Zone
- Natural Open Space Zone
- Open Space Zone
- Future Urban Zone
- Ngārara Development Area



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- Train Station
- ---- Railway

Kāinga Ora Proposed Changes Sought

- 💦 High Density Residential
 - Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones

| General Residential Zone |
|------------------------------------|
| Rural Production Zone |
| Town Centre Zone |
| General Industrial Zone |
| Natural Open Space Zone |
| Open Space Zone |
| Future Urban Zone |
| Waikanae North Development Area |

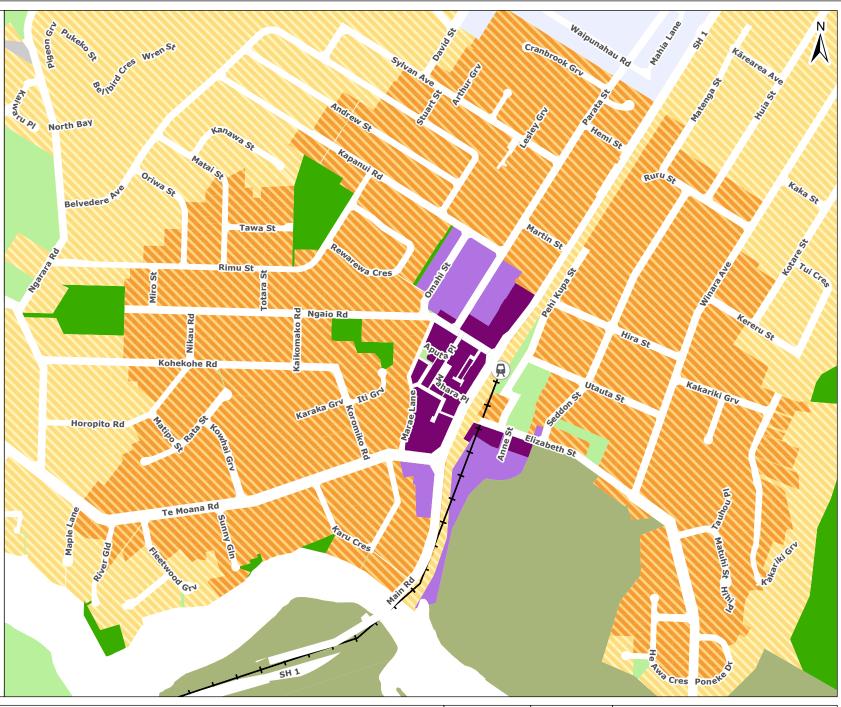
Area

reserved. Property boundaries accuracy: +/-1m in urban areas,

Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).

+/-30m in rural areas

Centre: Waikanae



| PREPARED BY Conor McIntosh | TPG REF. 718448 |
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| | ^{SHEET} 11 OF 13 |
| DATE 15/09/2022 | A4 Scale 1:10,000 |
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Centre Expansion

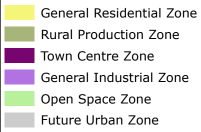
Town Centre

High Density Residential

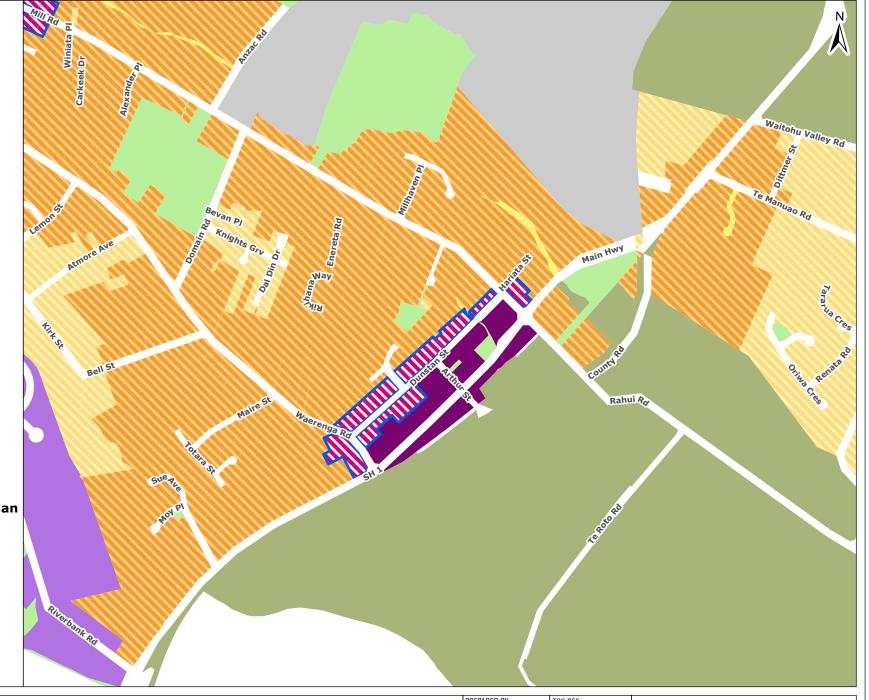
Medium Density Residential

Proposed District Plan Zones (Plan Change 2)

District Plan Zones



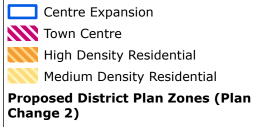
Imagery sourced from: LINZ Data Services Property boundaries sourced from Land Information NZ. Crown Copyright reserved. Property boundaries accuracy: +/-1m in urban areas, +/-30m in rural areas. Coordinate System: NZGD 2000 New Zealand Transverse Mercator Datum: NZGD 2000 // This map was produced with ArcGIS Pro (Esri).



Centre: Otaki (Main Road)

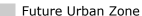
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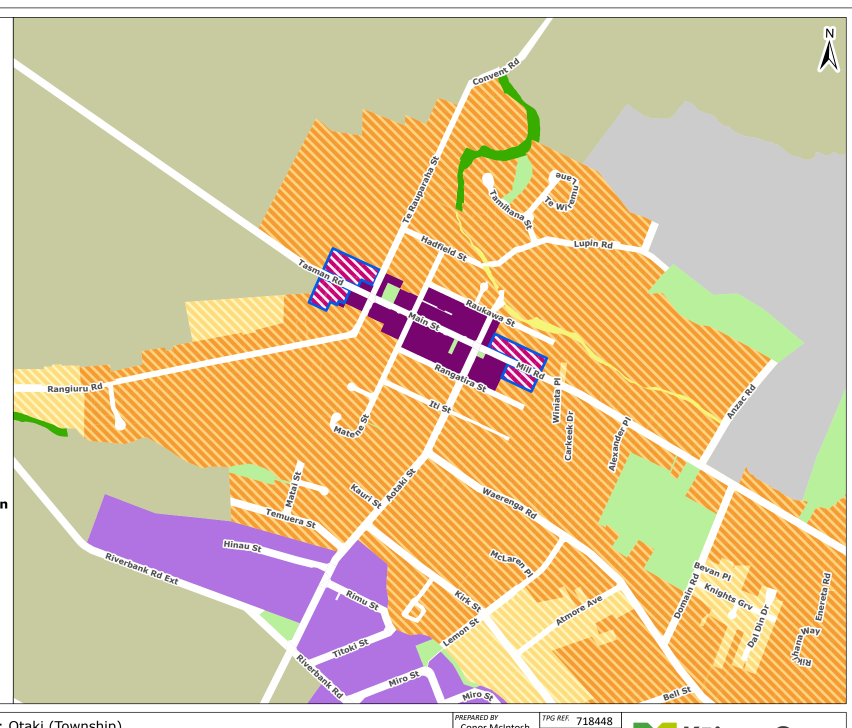




District Plan Zones







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Centre: Otaki (Township)

PREPARED BY Conor McIntosh DATE 15/09/2022 0

SHEET 13 OF 13

