Section 42A Officer's Report – Subdivision, Financial Contributions, Public Access

Appendix 1 - Recommended Provisions

Recommended amendments to the provisions in response to submissions are shown in strikethrough and underline.

Recommended amendments to the provisions in response to submitter evidence are shown in strikethrough and underline.

Recommended amendments to the provisions following the hearing – right of reply are shown in strikethrough and <u>underline</u>.

SUB

Subdivision - Te Wawaetanga

Overview

Subdivision is the process of dividing an allotment of land or building into one or more additional lots or units or changing an existing boundary location. The way an allotment is subdivided, including its size and shape, is important as it not only determines the quality and character of development, but it also impacts on adjacent sites and the future use of land. Subdivision affects the natural and physical environment and introduces long-term development patterns that cannot be easily changed. Subdivision should include the provision of infrastructure services. Subdivision should also provide for good connectivity and integration which incorporates multi-modal transport opportunities.

Subdivision will be assessed against Te Tai o Poutini Plan objectives, policies, rules and standards and any relevant development plans.

²Additional provisions apply for Ssubdivision of land that contains an identified outstanding natural feature and/or outstanding natural landscape, an area of significant indigenous biodiversity, a site or area of historic heritage, an area of natural character, a site or area of significance to Māori cultural, historical or ecological significance, or where there are significant natural hazards will be subject to additional provisions - and assessment against the objectives and policies in the relevant Overlay chapter concerning the feature, site or area. Subdivision applications involving these identified features, sites or areas may need to be accompanied by expert reports to assess the effect of the subdivision on the identified feature, site or area. These sites, areas and features include those identified in schedules

¹ Amendment for clarity to reflect that infrastructure requirements are included in the subdivision provisions

² Amendments made to this paragraph for clarity to align with how the provisions are worded. Broad scope for these amendments from 602.119 Department of Conservation (DoC) (allocated to the Natural Hazards hearing stream) and 560.264 and 560.521 Royal Forest and Bird Protection Society of New Zealand Inc (Forest and Bird).

and overlays, and may also include those identified through other methods, for example the resource consent process.

The provisions in this chapter should be read in conjunction with district wide provisions, including hazards and risks and natural environment values.³

Māori land is exempt from the subdivision provisions of the Act. It is primarily controlled by the Te Ture Whenua Māori Act 1993 and administered by the Māori Land Court.

³ Minor amendment for clarity

Subdivision Objectives		
SUB - O1	Subdivision achieves patterns of land development that are compatible with the purpose, character and qualities of each zone.	
SUB - O2	Subdivision occurs in locations and at a rate that: a. Is supported by the capacity of existing infrastructure networks, or provides for infrastructure facilities and networks that are sufficient to accommodate growth and development that meets the standards required by the Council and the Plan; b. Facilitates the safe, and efficient ⁴ , and effective ⁵ operation of critical regionally significant ⁶ infrastructure; c. Enables access and connectivity; d. Provides for the health, wellbeing and safety of the West Coast/Te Tai o Poutini community; x. Maintains and enhances amenity values ⁷ ; e. Provides for growth and expansion of West Coast/Te Tai o Poutini settlements, and businesses, and industry ⁸ ; and f. Avoids significant risk from natural hazards and builds community resilience are built to be resilient ⁹ to natural hazards; and g. Protects highly productive land as defined by the NPS-HPL ¹⁰ .	
SUB - O3	11Subdivision design and development: (a) protects significant indigenous biodiversity, natural character, the coastal environment, natural, ecological, outstanding natural landscapes 12 and outstanding natural features, areas of historical heritage and Poutini Ngāi Tahu values, features and resources 13 from adverse effects; and (b) responds to the physical characteristics and constraints of the site and surrounding environment.	

⁴ KiwiRail Holdings Limited (S442.064)
⁵ Consequential to Te Mana Ora (Community and Public Health) of the NPHS/Te Whatu Ora (S190.408)
⁶ Westpower (S547.343, S547.344)
⁷ Frida Inta (S553.105)
⁸ Silver Fern Farms Limited (S441.019)

⁹ Minor amendments for clarity. Note this policy will need to be reviewed as part of the natural hazards hearing

Horticulture New Zealand (S486.039)

Horticulture New Zealand (S486.039)

Department to align with RMA language and overlays, and to improve clarity

Department of Conservation (S602.120)

Te Runanga o Ngāi Tahu, Te Runanga o Ngati Waewae, Te Runanga o Makaawhio (S620.178); David Ellerm (S581.042)

SUB - 04	Subdivision within the FUZ - Future Urban Zone does not result in the fragmentation of sites that would compromise the potential of land within the FUZ - Future Urban Zone to accommodate integrated and serviced urban development.
SUB - 05	Esplanade reserves and strips created through subdivision contribute to the protection of <u>natural values</u> identified significant natural heritage ¹⁴ and Poutini Ngāi Tahu values, provide natural hazard mitigation, support good water quality and provide for public access to and along <u>water</u> bodies rivers ¹⁵ and the coastal marine area.
SUB - 06	Where subdivision occurs, sufficient and appropriate 16 provision is made for the additional community need for open space, taking into account demand generated by the subdivision 17.

Subdivision Policies

SUB - P1	 Enable subdivision that creates allotments that: a. Are consistent with the purpose, character, and qualities of the applicable zone; b. Maintains¹⁸ the integrity of the zone with lot sizes and dimensions sufficient to accommodate intended land uses; c. Are integrated and connected to the immediately surrounding area and road network¹⁹; d. Minimises²⁰ natural hazard risk to people's lives and properties; e. Protects²¹ significant ²²indigenous biodiversity, outstanding natural features and landscapes, cultural values, areas of historical heritage, 	
	features and landscapes, cultural values, areas of historical heritage, natural character of the coastal environment, and ecological features sites and areas identified on the planning maps and in the Schedules in the Plan ²³ ; and f. Protects ²⁴ the safe and efficient operation and maintenance of infrastructure ²⁵ ; and g. Have legal, physical and safe access to each allotment created by	
	the subdivision.	

¹⁴ Minor change to align with RMA language
15 Minor change to align with RMA language and for consistency with recommendations in the first hearing
16 Westpower Limited (S547.345)
17 Westpower Limited (S547.345)
18 Minor amendment for clarity
19 David Ellerm (S581.045)
20 Minor amendment for clarity
21 Minor amendment for clarity
22 Minor amendments to improve clarity of language and give effect to Objective 2
23 DoC (S602.121)
24 Minor amendment for clarity
25 Westpower (S547.346)

SUB - P2

Ensure subdivision is appropriately serviced and integrated with existing or planned infrastructure that is provided in an efficient, integrated and coordinated manner by ensuring:

- a. Infrastructure networks have sufficient capacity to accommodate the additional development, and requiring any necessary upgrades to be completed at the time of subdivision;
- b. Infrastructure is installed at the time of subdivision, except for on-site infrastructure that cannot be determined until the allotment is developed;
- c. Sufficient provision has been made for legal and physical access to each allotment created by the subdivision;
- d. Provision of safe, and efficient, and efficient, and efficient, and linkages, including pedestrian, cycling linkages, public transport and efficient, and efficient efficient, and efficient efficient, and efficient effici
- e. Provision for open space and reserves, including pedestrian and cycle linkages;
- f. 28 Provision of Ddrinking water compliant with New Zealand Drinking Water

²⁶ Consequential to KiwiRail (S442.064).

²⁷ Te Mana Ora (Community and Public Health) of the NPHS/Te Whatu Ora (S190.408)

²⁸ Amendment for clarity

Standards;

- g. Adequate water supply for firefighting;
- h. Treatment and safe disposal of stormwater that does not result in increased flooding and erosion risk;
- i. Treatment and safe disposal of wastewater with a preference for landbased treatment where no reticulated network is in place;
- j. Where community scale infrastructure is developed to support more than 10 privately owned lots this should be to appropriate standards and vested in the Council to ensure ongoing maintenance and renewal;
- k. Supply of electricity and telecommunications using a method that is appropriate to the type of development, location and character of the area including off-grid renewable electricity supply / wireless /satellite where deemed reasonable by the Council²⁹;
- I. Connections are made to wastewater, water supply and stormwater systems where they are available and there is capacity; and
- m. Where new community infrastructure is developed, that there is adequate provision for ongoing maintenance either by the vesting of the infrastructure in the relevant Council, or in the case of papakāinga developments, that an ongoing hapū entity may be responsible for maintenance;
- n. In all RESZ Residential, INZ Industrial and CMUZ Commercial and Mixed Use Zones requireing³⁰:
 - i. Roads to a sealed standard;
 - ii. Underground reticulation of services;
 - iii. Sealed footpaths;
 - iv. Streetlights in urban areas; and
- o. Financial contributions are provided where additional or upgraded network utility infrastructure is required to service development.

Advice Note: The standards for road construction can be found in Appendix One: Transport Performance Standards.

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²⁹ Chris & Jan Coll (S558.184), Chris J Coll Surveying Limited (S566.184), William McLaughlin (S567.259), and Laura Coll McLaughlin (S574.185)

³⁰ Minor amendment for clarity

SUB - P3	31Provide for tThe subdivision of land within or 32 containing riparian margins, outstanding natural features and landscapes, the coastal environment, areas of significant indigenous biodiversity, sites and areas of significance to Māori or historic heritage settings, where it can be demonstrated must demonstrate 33 that the design and layout of allotments and the location of any building platforms will: a. Not compromise the identified characteristics and values of the Overlay Chapter 34 it is located within; and b. Achieve the relevant objectives and policies for the Overlay Chapter.
SUB - P4	Manage significant risks from natural hazards by restricting subdivision that: a. Creates new or exacerbates existing natural hazards including coastal hazards, erosion, slippage, subsidence, falling debris, fault rupture, severe ground shaking or flooding; or b. Results in adverse effects on the stability of land and buildings; and c. Does not provide safe, flood free and stable building platforms at the time of subdivision.

Minor amendment for clarity
 Minor amendment for clarity
 Minor amendment for clarity
 Minor amendment for clarity

SUB - P5	 <u>uUnless subdivision occurs in accordance with a Structure Plan adopted by the relevant District Council</u>³⁵:Aavoid subdivision within the FUZ - Future Urban Zone that may result in one or more of the following, a. A c³⁶Compromise in the <u>safe³⁷</u>, efficient and effective operation of the local and wider transport network; b. The need for significant upgrades, provisions or extensions to the reticulated wastewater, reticulated water supply or stormwater networks, or other infrastructure in advance of integrated urban development³⁸; c. Compromise ∓the efficient provision of or access to infrastructure being compromised³⁹; d. Reverse sensitivity effects when urban development occurs; or e. Reverse sensitivity effects⁴⁰ on existing rural activities or regionally significant⁴¹ infrastructure; or f. Fragmentation of sites in a manner that may compromise the appropriate form or nature of future urban development. 	
SUB - P6	 Avoid subdivision: a. In the RURZ - Rural Zones that could result in the creation of an unplanned new settlement, unless the subdivision is to establish papakāinga by Poutini Ngāi Tahu⁴²; b. In the RURZ — Rural Zones Of Highly Productive Land as defined under the National Policy Statement for Highly Productive Land unless the requirements of clause 3.8 of the National Policy Statement for Highly Productive Land NPS-HPL are met⁴³; c. In the Earthquake Hazard Overlay that could result in the creation of new allotments; d. Where detached minor residential units in RURZ - Rural Zones become legally separated from the main residential unit thereby creating cumulative effects on rural character and productivity; e. Where this could create significant⁴⁴ reverse sensitivity issues in relation to lawfully established activities⁴⁵ the MINZ - Mineral Extraction Zone, or Energy Activities, activities in the GRUZ - 	

³⁵ Chris & Jan Coll (S558.192), Chris J Coll Surveying Limited (S566.192), William McLaughlin (S567.265), and Laura Coll McLaughlin (S574.192)

³⁶ Minor amendment for clarity

Minor amendmen to align wording with other policies
 Chris & Jan Coll (S558.191), Chris J Coll Surveying Limited (S566.191), and William McLaughlin (S567.264)

³⁹ Minor amendment for clarity

⁴⁰ Minor amendment for clarity

willor amendment for clarity

41 Consequential to focus of reverse sensitivity on regionally significant infrastructure and SUB-O2

42 Te Runanga o Ngāi Tahu, Te Runanga o Ngati Waewae, Te Runanga o Makaawhio (S620.181)

43 Horticulture New Zealand (S486.041)

44 Westpower Limited (S547.354)

45 Minor amendment for clarity

	General Rural Zones or INZ – Industrial Zones, or regionally significant infrastructure ⁴⁶ ; f. In unmodified areas of the Coastal environment-outside of areas that are already modified ⁴⁷ unless adverse effects on the natural character of the coastal environment can be avoided or mitigated; and g. In areas of significant risk of natural hazards, where this is for the purposes of accommodating and/or servicing people and communities.
SUB - P7	Allow subdivision in the RESZ - Residential Zones that does not comply with the minimum lot design and parameters when: a. The site size and configuration is appropriate for development intended by the zone; b. The subdivision design maintains residential character and amenity; c. The increased density does not create adverse effects on critical infrastructure regionally significant infrastructure48; and d. It can be demonstrated that it is consistent with the quality and types of development envisaged by RESZ - Residential Zone Objectives and Policies and any residential or medium density housing design guides in place for the zone.
SUB - P8	Provide for subdivision around existing or approved residential development where it enables creation of sites for uses that are in accordance with an approved land use consent or building consent.

⁴⁶ West Coast Federated Farms (S524.082), Silver Fern Farms (S441.018), Transpower (S442.067).
⁴⁷ Consequential to Statement of Evidence of Anna Bensemann on behalf of Frank O'Toole, paragraph 16-21 (FS235.018, FS235.030)
⁴⁸ Amended for consistency with agreed pTTPP terminology

SUB - P9

To require esplanade reserves or esplanade strips for allotments of less than 4 ha⁴⁹ to enable public access, reduce natural hazard risk, and contribute to the protection of natural character and biodiversity values,⁵⁰ except that the width of the esplanade reserve or strip may be varied from 20 metres or waived if:

- a. The natural values The protection of conservation values, or the enabling of public access, or the enabling of public recreational use that is compatible with conservation values, or reduction of natural hazard risk⁵¹ warrant a wider or narrower esplanade strip or esplanade reserve; or
- b. Topography, or the siting of any building or other feature, renders the 20-metre width inadequate or excessive; or
- c. The protection of Sites and Areas of Significance to Māori or other taonga requires an esplanade reserve or esplanade strip of greater or lesser width than 20 metres; or
- d. The protection or enhancement of biodiversity values or water quality requires an esplanade reserve or esplanade strip of greater or lesser than 20 metres; or
- e. The land is within a natural hazard area of where there is an identified risk from one or more natural hazards (such as coastal erosion).

It is also important to refer to the relevant policies for the particular zone and any overlays in which the subdivision occurs, and any District Wide policies⁵².

Subdivision Rules

Note: There may be a number of Plan provisions that apply to an activity, building, structure and site. In some cases, consent may be required under rules in this Chapter as well as rules in other Chapters in the Plan. In those cases, unless otherwise specifically stated in a rule, consent is required under each of those identified rules. Details of the steps Plan users should take to determine the status of an activity are provided in General Approach.

⁴⁹ Buller Conservation Group (S552.104) and Frida Inta (S553.104)

⁵⁰ John Brazil (S360.017), Chris & Jan Coll (S558.196), Chris J Coll Surveying Limited (S566.196), William McLaughlin (S567.269), and Laura Coll McLaughlin (S574.196)

⁵¹ Federated Farms (S524.083)

⁵² Transpower (\$299.053)

Permitted Activities

SUB - R1

General Residential Zones and **General** Rural Zones 5354 - Boundary adjustments

Activity Status Permitted

Where:

- 1. The boundary adjustment does not alter:
 - a. The permitted activity status of any existing permitted activities occurring on the allotments and/or the ability of an existing permitted activity to continue to comply as a permitted activity under the <u>all</u>⁵⁵ rules and standards in this Plan;
 - The extent or degree to which any consented or otherwise⁵⁶ lawfully established activity occurring on the allotments does not comply with a rule or standard in this Plan; and
 - c. The ability of an existing permitted activity (including on adjacent lots) to continue to comply with the Plan⁵⁷.
- 2. No new roading or access points are required;
- 3. All existing vehicle access points comply with the requirements of Rule TRN R1;
- 4. No new Council services are required; and
- In the GRUZ General Rural Zone the boundary adjustment does not result in potential additional residential units as a permitted activity.

Activity status where compliance not achieved: Controlled

⁵³ Davis Ogilvie & Partners Limited (S465.013).

⁵⁴ Potential for future amendments to this rule as part of / following the rural hearing stream

⁵⁵ Westpower Limited (S547.356)

⁵⁶ Minor amendment to align with definition

⁵⁷ Buller District Council (\$538.245)

All Zones - Subdivision for a Network Utility or Critical Infrastructure Regionally Significant Infrastructure58

Activity Status Permitted

Where:

- 1. Any new lot created is solely for a network utility or critical infrastructure regionally significant infrastructure⁵⁹ which is either a Permitted Activity under the Energy Chapter, Infrastructure Chapter or Transport Chapter or is approved as a result of a land use consent;
- 2. Any existing buildings comply with the relevant zone Permitted Activity standards or the conditions of any land use consent⁶⁰;
- 3. All existing vehicle access points comply with the requirements of Rule TRN - R1;
- 4. Where the The61 site is less than 4ha and62 adjacent adjoining to a river >3m wide or adjacent to adjoining 63 the coast, the provision of an esplanade reserve or strip of 20m;
- 5. No new roading or access points are required; and
- 6. No new Council services are required.

Activity status where compliance not achieved:

Controlled

Controlled Activities

SUB - R3

All Zones and All Overlays - Boundary Adjustments

Activity Status Controlled

Where:

- 1. These are not Permitted Activities under Rule SUB R1;
- 2. All Subdivision Standards are complied with; and
- 3. The existing or proposed buildings must⁶⁴:
 - a. Comply with all permitted activity standards relevant to the zone and any overlays and a building consent has been issued for any proposed buildings⁶⁵; or
 - b. Be Are⁶⁶ subject to an approved resource consent for any non-compliances; or
 - c. Where there is an existing building that does not comply with the current district plan, the subdivision must not increase the extent to which the existing building fails to

Activity status where compliance not

achieved: Discretionary where Standard 2 is not complied with.

Refer relevant zone and overlav subdivision rules where not compliant with Standard 3.

⁵⁸ Minor amendment for consistency of language throughout pTTPP

⁵⁹ Minor amendment for consistency of language throughout pTTPP

⁶⁰ Westpower Limited (S547.357)

⁶¹ Buller Conservation Group (S552.114); Frida Inta (S553.114); Buller District Council (S538.246)

Buller District Council (S538.246)
 Buller District Council (S538.246)

⁶⁴ Minor amendment for clarity

⁶⁵ Buller District Council (S538.247)

⁶⁶ Minor amendment for clarity

comply.

Matters of control are:

- a. The design and layout of allotments, including space for a compliant building platform within any vacant allotment,⁶⁷ and the ability to accommodate permitted and/or intended land uses;
- b. The design and provision of access:
- c. The provision, design and construction of infrastructure and services:
- d. Any requirements which arise from the location in relation to natural hazards;
- e. Effects of development phase works on the surrounding area; and
- f. Management of adverse effects on Protection,maintenance or enhancement of 68 outstanding69
 natural features and landforms landscapes, areas of
 significant indigenous biodiversity, historic heritage,
 sites and areas of significance to Māori,
 archaeological sites, natural character of the coastal
 environment features, natural character,
 landscapes7071, or any other identified features; and
- g. The ability to access, operate, maintain, or upgrade existing lawfully established infrastructure activities is retained.

⁶⁷ Chris & Jan Coll (S558.204), Chris J Coll Surveying Limited (S566.204), William McLaughlin (S567.276), Laura Coll McLaughlin (S574.204).

⁶⁸ Westpower (S547.359).

⁶⁹ Margaret Montgomery (S446.051); scope from 602.029

⁷⁰ Department of Conservation (S602.124)

⁷¹ Consequential amendments to amendments to objectives and policies

⁷² Minor amendment for consistency with pTTPP language

⁷³ Westpower (S547.360)

All Zones and All Overlays - Subdivision for a Network Utilities, Critical Infrastructure Regionally Significant Infrastructure⁷⁴, Access or Reserves

Activity Status Controlled

Where:

 The Subdivision is not a Permitted Activity under Rule SUB -R2

Matters of control are:

- a. The size, design and layout of allotments for the purpose of public network utilities, <u>regionally significant</u> infrastructure,⁷⁵ reserves or access;
- b. Legal and physical access to and from allotments;
- c. ⁷⁶ Protection, maintenance or enhancement of Management of adverse effects on outstanding natural features and landforms landscapes, natural character, the coastal environment, waterbodies, areas of significant indigenous biodiversity, historic heritage, sites and areas of significance to Māori, archaeological sites, natural character of the coastal environment, features, natural character, landscapes or any other identified features;
- d. Where relevant, compliance with Subdivision Standards; and
- e. Any requirements which arise from the location in relation to natural hazards, esplanade reserves or esplanade strips.

Activity status where compliance not achieved: N/A.

⁷⁴ Amended for consistency of language throughout pTTPP

⁷⁵ Westpower (S547.361).

⁷⁶ Consequential amendment for consistency with Rule 3

⁷⁷ Westpower Limited (S547.362)

⁷⁸ Consequential amendment for consistency with Rule 3

Subdivision to create allotment(s) in all RESZ - Residential Zones, CMUZ - Commercial and Mixed Use Zones, INZ - Industrial Zones, SVZ - Scenic Visitor Zone or PORTZ - Port Zones

Activity Status Controlled

Where:

- 1. This is not within a Significant Natural Area as identified in Schedule Four⁷⁹ subject to Rule SUB R7;
- 2. This is not within one of the following locations in the coastal environment:
 - Outstanding Natural Landscape as identified in Schedule Five
 - ii. Outstanding Natural Feature as identified in Schedule Six;
 - iii. High or Outstanding Coastal Natural Character as identified in Schedules Seven and Eight; or
- 3. This is not within an area of:
 - i. Outstanding Natural Landscape as identified in Schedule Five;
 - ii. Outstanding Natural Feature as identified in Schedule Six;
 - iii. Sites of Historic Heritage as identified in Schedule One;
 - iv. Any Flood Susceptibility, Flood Plain, Land Instability, Coastal Alert or Coastal Tsunami Hazard Overlay;
- 4. This is not within a Site or Area of Significance to Māori except those listed below and This only occurs in the following sites and areas of significance to Māori. 80 identified in Schedule Three:
 - i. SASM 10 Kawatiri Pā; SASM 12 Kawatiri Town Reserve; SASM 15 No. 42 Kawatiri (Township) Native Reserve; SASM 31 Punakaiki Area; SASM 56 Māwhera Pā 1; SASM 57 Māwhera Gardens; SASM 58 Greymouth Railway Land; SASM 59 Māwhera Pā 2; SASM 60 Māwhera Kāinga; SASM 61 Victoria Park; SASM 62 No.31 Māwhera Native Reserve⁸¹; SASM 63 No. 32 Nga Moana e Rua Native Reserve; SASM 94 No. 30 Arahura Native Reserve; SASM 96 Taramakau River; SASM 104 Kawhaka Creek Catchment; SASM 112 Arahura River at Tūhua; SASM 117 Waitaiki Catchment; SASM 121 Waitaiki Historic Reserve; SASM 197 Ōkuru;
- 5. This is not within the Earthquake Hazard Overlay;
- This is not within an area of Flood Severe, Coastal Severe or Westport Hazard Overlay or the Airport Noise Control Overlay;

Activity status where compliance not achieved:

Restricted Discretionary where 3 and 4 is not complied with.

Discretionary 2,6, 7 or 8 is not complied with. Non-complying where 5 is not complied with.

⁷⁹ Forest & Bird (S560.267)

⁸⁰ Te Tai o Poutini Plan Committee (\$171.016)

⁸¹ Consequential to relief sought by Ngãi Tahu (S620.184) and response from Ngãi Tahu to Minute 23

- 7. All Subdivision Standards are complied with; and
- 8. The subdivision is in general accordance with any structure development plan or outline development plan⁸² in place for the site.

Matters of control are:

- a. The design and layout of allotments, including space for a compliant building platform on any vacant allotment⁸³ and the ability to accommodate permitted and/or intended land uses;
- b. The design and provision of roads, pedestrian and cycle ways; and
- c. The design and provision of access;
- d. The provision of infrastructure and services for drinking water, wastewater and stormwater, telecommunications and energy;
- e. The adequacy of water supply for firefighting;
- f. Any requirements arising from meeting the relevant district Council Engineering Standards, or where no such Standard exists, NZS 4404:2010 Land Development and Subdivision Infrastructure;
- g. The provision of easements;
- h. The provision of local purpose reserves;
- i. The requirement for financial contributions as outlined in Rules FC R1 to FC R12;
- j. Effects of development phase works on the surrounding area:84
- k. Effects on Poutini Ngāi Tahu values, notable trees or historic heritage within or adjacent to the site;
- The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or strip created;
- The extent to which any land identified as contaminated is safe for habitation; and
- n. Natural hazards or <u>and⁸⁵</u> geotechnical <u>considerations</u> <u>constraints.⁸⁶; and</u>
- o. Management of construction effects, including trafficmovements, hours of operation, noise, earthworks and

⁸² Geoff Volckman (S563.042), Koiterangi Lime Co LTD (S577.053), Karamea Lime Company (S614.070), Peter Langford (S615.070), Catherine Smart-Simpson (S564.048).

⁸³ Chris J Coll Survey Limited (S566.210), Chris & Jan Coll (S558.210), Catherine Smart-Simpson (S564.049), William McLaughlin (S567.281), Geoff Volckman (S563.043), Laura Coll McLaughlin (S574.210), Koiterangi Lime Co LTD (S577.054), Karamea Lime Company (S614.071), Peter Langford (S615.071).

⁸⁴ Chris J Coll Survey Limited (S566.211), Chris & Jan Coll (S558.211), Catherine Smart-Simpson (S564.050), William McLaughlin (S567.282), Laura Coll McLaughlin (S574.211), Koiterangi Lime Co LTD (S577.055) and Peter Langford (S615.072) Karamea Lime Company (S614.072)

⁸⁵ Clause 16(2) amendment for clarity

⁸⁶ Buller District Council (S538.252; S538.255)

erosion and sediment control; and 87

p. Management of potential reverse sensitivity effects on existing land uses lawfully established activities88, including regionally significant infrastructure network utilities⁸⁹, rural activities or significant hazardous facilities.

⁸⁷ Chris J Coll Survey Limited (S566.209), Chris & Jan Coll (S558.209), William McLaughlin (S567.280), Laura Coll McLaughlin (S574.209)

88 Minor amendment for consistency
89 KiwiRail (S442.070); Westpower (S547.363)

SUB - R6	Subdivision to create allotment(s) in any RURZ - Rural Zone or M	
	- Māori Purpose Zone	

Activity Status Controlled

Where:

- 1. This is not within a Significant Natural Area as identified in Schedule Four and 90 subject to Rule SUB R7;
- 2. This is not within one of the following locations in the coastal environment:
 - i. Outstanding Natural Landscape as identified in Schedule Five:
 - ii. Outstanding Natural Feature as identified in Schedule Six:
 - iii. High or Outstanding Coastal Natural Character as identified in Schedules Seven and Eight; or
- 3. This is not within an area of:
 - i. Outstanding Natural Landscape as identified in Schedule Five:
 - ii. Outstanding Natural Feature as identified in Schedule Six;
 - iii. Sites of Historic Heritage as identified in Schedule One;
 - iv. Any Flood Susceptibility, Flood Plain, Land Instability, Coastal Alert or Coastal Tsunami Hazard Overlay;
 - v. This is not within the Earthquake Hazard Overlay;
- 4. This is not within an area of Flood Severe, Coastal Severe or Westport Hazard Overlay or the Airport Noise Control Overlay;
- 5. All Subdivision Standards are complied with; and
- 6. Subdivision in the MPZ Māori Purpose Zone is in accordance with an Iwi/Papatipu Rūnanga Management Plan for the site.

Activity status where compliance not achieved:

Restricted Discretionary where 3 is not complied with.

Discretionary 2 or 5- 7 691 is not complied with. Non-complying where 4 is not complied with.

⁹⁰ Forest & Bird (S560.268).

⁹¹ Clause 16(2) minor amendment to reflect that there is no clause (7) in the rule

Matters of control are:

- a. The size, design, shape, location and layout of allotments including space for a compliant building platform for any vacant allotment⁹²;
- b. The design and provision of roads, pedestrian and cycle ways;
- c. The design and provision of access;
- d. Efficient use of land and compatibility with rural character and the role, function and predominant character of the Rural or Māori Purpose Zone in which the subdivision is located;
- e. Any requirements arising from meeting the relevant District Council's Engineering Standards, or where no such Standards exist, NZS 4404:2010 Land Development and Subdivision Infrastructure;
- f. The provision of infrastructure and services for drinking water, wastewater and stormwater, telecommunications and energy;
- g. The adequacy of water supply for firefighting;
- h. The requirement for financial contributions as outlined in Rules FC R1 to FC R12;
- i. Effects on Poutini Ngāi Tahu values or notable trees within or adjacent to the site;
- j. The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or strip created;
- k. Management of any effects on the production value of any highly productive land or high value soils such as those located at Karamea and Totara Flat;
- Management of construction effects, including trafficmovements, hours of operation, noise, earthworks and erosion and sediment control; and⁹³
- Management of potential reverse sensitivity effects on existing land uses, including <u>regionally significant</u> <u>infrastructure</u>⁹⁴ <u>network utilities</u>, rural <u>and rural</u> <u>industry</u>⁹⁵ activities or significant hazardous facilities;
- Natural hazards and geotechnical considerations; 96 and
- o. The provision of easements⁹⁷.

⁹² Chris & Jan Coll (S558.217), Chris J Coll Surveying Limited (S566.217), William McLaughlin (S567.288), and Laura Coll McLaughlin (S574.217)

⁹³ Chris J Coll Survey Limited (S566.222), Chris & Jan Coll (S558.222), William McLaughlin (S567.292), and Laura Coll McLaughlin (S574.222)

⁹⁴ KiwiRail (S442.071), Westpower Limited (S547.365).

⁹⁵ Silver Fern Farms (S441.021)

⁹⁶ Buller District Council (S538.253; S538.255)

SUB - R7/ECO -

Subdivision to create allotment(s) of Land Containing an Area of Significant Indigenous Biodiversity

Activity Status Controlled

Where:

- One new allotment with a minimum lot size of 4,000m² is created from the parent title, provided that in the GRUZ -General Rural Zone there is a balance area remaining on the original title of at least 4 ha; and
- The area of significant indigenous biodiversity is legally protected in perpetuity by way of a conservation covenant with an authorised agency and is contained within a single allotment;
- The subdivision will not result in buildings or access ways being located within the identified area of significant indigenous biodiversity or the need for clearance of significant indigenous vegetation to provide for future access to any site; and
- 4. Subdivision standards S2-S11 are complied with.

Matters of control are:

- Subdivision layout, access, design, location and proximity of building platforms to areas of significant indigenous biodiversity;
- b. The design and provision of access;
- c. Management of earthworks, including earthworks for the location of building platforms and access ways;
- d. The protection of habitats of threatened or at risk species; and
- e. The measures to minimise any adverse effects on:
 - i. The significant indigenous biodiversity;
 - ii. The cultural significance to Poutini Ngāi Tahu.

Advice Note: This rule does not apply to subdivisions to create allotments for network utilities, access or reserves which are subject to Rule SUB - R4.

Activity status where compliance not achieved: Restricted Discretionary where 1 is not complied with and Discretionary where 2-4 are not complied with.

⁹⁷ Westpower Limited (S547.363)

Subdivision to create allotment(s) of Land that contains or is within the Electricity Transmission and Distribution Yard

Activity Status Controlled

Where:

- 1. ⁹⁸This is not within a Significant Natural Area as identified in Schedule Four and subject to Rule SUB R7;
- 2. This is not within one of the following locations in the coastal environment:
 - i. Outstanding Natural Landscape as identified in Schedule Five:
 - ii. Outstanding Natural Feature as identified in Schedule Six:
 - iii. High or Outstanding Coastal Natural Character as identified in Schedules Seven and Eight; or
- 3. This is not within an area of:
 - i. Outstanding Natural Landscape as identified in Schedule Five;
 - ii. Outstanding Natural Feature as identified in Schedule Six:
 - iii. Sites of Historic Heritage as identified in Schedule One;

Activity status where compliance not achieved:

Restricted Discretionary
where 1, 3 or 4 is not
complied with
Discretionary where 2 or 5
is not complied with
Non-complying where
8699-11 is not complied
with

⁹⁸ Transpower (S299.055).

⁹⁹ Consequential to Transpower (S299.055).

- ii. Sites and Areas of Significance to Māori as identified in Schedule Three:
- iii. Any Flood Susceptibility, Flood Plain, Land Instability, Coastal Alert or Coastal Tsunami Hazard Overlay;
- This is not within an area of Flood Severe, Coastal Severe or Westport Hazard Overlay or the Airport Noise Control-Overlay;
- 5. All Subdivision Standards are complied with; and
- 6. Subdivision in the MPZ Māori Purpose Zone is in accordance with an Iwi/Papatipu Rūnanga Management Planfor the site.
- 7. This is not within the Earthquake Hazard Overlay:
- 1. Any allotment created can contain a 15x15m area of land which:
 - a. Is located entirely outside of the Electricity Transmission and Distribution Yard;
 - b. Has reasonable physical and legal access; and
 - c. Could accommodate a building which can comply with the standards for a all Permitted Activity in the District Plan to 100 standards for the Zone it is located in.
- 2. The subdivision maintains any existing access to the National Grid Yard Electricity Transmission and Distribution Yard 101:
- 3. Written documentation is provided that demonstrates consultation has occurred with the Electricity Transmission or Distribution Operator including any response from the operator; and
- 4. The minimum lot size for any allotment that contains any part of the Electricity Transmission Corridor shall be 1ha.

Matters of control are:

- a. 103The extent to which the subdivision allows for earthworks buildings and structures to comply with the safe distance requirements of the New Zealand Electrical Code of Practice for Electrical Safe Distances (NZECP 34:2001) ISSN01140663;
- b. The provision for the on-going efficient operation,
 maintenance, development and upgrade of the National
 Grid, including the ability for continued access to existing
 transmission lines (including support structures) for
 maintenance, inspections and upgrading;
- c. The size, design, shape, location and layout of allotments,

¹⁰⁰ Westpower Limited (S547.370).

¹⁰¹ Transpower (S299.055), Te Tai o Poutini Plan Committee (S171.014).

¹⁰² Westpower Limited 9S547.370).

¹⁰³ Transpower (S299.055).

- including the extent to which potential adverse effects are mitigated through the location of building platforms, roads, and reserves:
- d. Efficient use of land and compatibility with the role, function and predominant character of the Zone in which the subdivision is located; 104
- e. Where relevant consistency with the NZS 4404 Code of Practice for Land Development and Subdivision infrastructure:
- f. The provision of infrastructure and services for drinkingwater, wastewater and stormwater, telecommunications and energy;
- g. The adequacy of water supply for firefighting;
- h. The requirement for financial contributions as outlined in Rules FC R1 to FC R12;
- Effects on Poutini Ngāi Tahu values or notable trees within or adjacent to the site;
- j. Management of any contaminated land;
- Management of reverse sensitivity effects on the national grid to ensure the ongoing operation, maintenance, upgrade, or development of energy activities;
- The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or stripcreated 105
- m.Management of any effects on the production value of any highly productive land or high value soils such as those located at Karamea and Totara Flat;
- n. Management of construction effects, including trafficmovements, hours of operation, noise, earthworks and erosion and sediment control; and
- Management of potential reverse sensitivity effects on existing land uses, including <u>regionally significant</u> <u>infrastructure¹⁰⁶</u> network utilities, rural activities or significant hazardous facilities;
- p. Natural hazards and geotechnical considerations; and
- g. The provision of easements 107.

Advice Note: This rule does not apply to subdivisions to create allotments for network utilities, access or reserves which are subject to Rule SUB – R4.

¹⁰⁴ Transpower (S299.055)

¹⁰⁵ Transpower (S299.055)

¹⁰⁶ Westpower Limited (S547.370).

¹⁰⁷ Westpower Limited (S547.370).

Restricted Discretionary Activities

SUB - R9/ECO -R6

Subdivision of Land to create allotment(s) Containing an Area of Significant Indigenous Biodiversity not meeting Rule SUB – R7

Activity Status Restricted Discretionary Where:

- 1. Up to three allotments with a minimum lot size of 4,000m² are created from the parent title;
- 2. The area of significant indigenous biodiversity is legally protected in perpetuity by way of a conservation covenant with an authorised agency and is contained within a single allotment;
- 3. The subdivision will not result in buildings or access ways being located within any Significant Natural Area identified in Schedule Four: and
- 4. Subdivision standards S2-S11 are complied with.

Discretion is restricted to:

- a. The extent to which the subdivision layout, access, allotment size and design and the location of building platforms may adversely impact the significant indigenous vegetation and/or significant habitat of indigenous fauna;
- b. Management of earthworks including earthworks for the location of building platforms and access ways;
- c. The protection of habitats of threatened or at risk species; and
- d. The measures to minimise any adverse effects on:
 - i. The area of significant indigenous biodiversity; and
 - ii. The particular cultural, spiritual and/or heritage values, interests or associations of importance to Poutini Ngāi Tahu as kaitiaki and mana whenua that are associated with the significant indigenous vegetation and/or significant habitats of indigenous fauna and the potential impact on those values, interests or association.

Activity status where compliance not

achieved: Discretionary

Subdivision of Land to create allotment(s) in Areas of Historic Heritage identified in Schedule One or within Sites or Areas of Significance to Māori identified in Schedule Three not meeting Rule SUB - R5

Activity Status Restricted Discretionary Where

Written confirmation is provided by the relevant Poutini Ngāi Tahu rūnanga - Te Rūnanga o Ngati Waewae or Te Rūnanga o Makaawhio, that the activity will not impact on any sites or areas of significance to Maori within Schedule Three (except for those sites and areas of significance to Māori listed in SUB-R5.4.i. where no written confirmation is required)¹⁰⁸; and

2. All Subdivision Standards are complied with.

Discretion is restricted to:

- Ensuring the values for which the area is scheduled or identified in Te Tai o Poutini Plan are maintained and protected;
- Ensuring sufficient land is provided around the heritage resource to protect associated heritage values including from any potential effects of natural hazards;
- Measures used to minimise obstruction of views of the heritage resource from adjoining public spaces that may result from any future land use or development;
- d. Whether there are any adverse effects on a Notable Tree, that has any associated heritage or Poutini Ngāi Tahu values; and
- e. The size, design, shape, location and layout of allotments;
- f. Whether the allotments are of a size that will continue to provide the heritage resource with a suitable setting to maintain the associated heritage or Poutini Ngāi Tahu values.
- g. The provision of infrastructure and services for <u>transport</u>, 109 drinking water, wastewater and stormwater, telecommunications and energy;
- h. The adequacy of water supply for firefighting:
- i. The requirement for financial contributions as outlined in Rules FC R1 to FC R12;
- j. The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or strip created:
- k. Natural hazards and geotechnical considerations 110; and

Activity status where compliance not achieved: Discretionary

¹⁰⁸ Consequential to Te Tai o Poutini Plan Committee (S171.016) submission on SUB-R5

¹⁰⁹ Grey District Council (S608.640)

¹¹⁰ Buller District Council (S538.257)

I. The provision of easements. 111

Notification:

- 1. 112When making notification decisions in relation to Aapplications to subdivide a lot within a Site or Area of Significance to Māori identified in Schedule Three, the Council will be informed by advice from will always be limited notified to the relevant rūnanga and may be publicly notified.
- When making notification decisions in relation to Aapplications to subdivide a lot with a Historical Heritage feature, the Council will be informed by advice from will always be limited notified to Heritage New Zealand Pouhere Taonga and may be publicly notified. feature will always be limited notified to Heritage New Zealand Pouhere Taonga and may be publicly notified.

<u>Advice note:</u> This rule does not apply to subdivisions to create allotments for network utilities, <u>regionally significant infrastructure</u>, ¹¹³ access or reserves which are subject to Rule SUB - R4.

¹¹¹ Westpower Limited (S547.379)

¹¹² Consequential amendment for consistency with recommended approach to other notification clauses.

¹¹³ Buller District Council (S538.263)

Subdivision to create allotment(s) of Land within the Outstanding Natural Landscape identified in Schedule Five or Outstanding Natural Feature identified in Schedule Six

Activity Status Restricted Discretionary

Where:

- 1. The site is outside of the Coastal Environment;
- The area has not been identified as an Area of Significant Biodiversity subject to Rules SUB - R8, SUB - R9 or SUB -R14:
- 3. The area is not a Significant Natural Area identified in Schedule Four; and
- 4. All Subdivision Standards are complied with.

Discretion is restricted to:

- a. Ensuring that landscape or natural feature values within the overlay for which the area or feature is scheduled are maintained:
- b. The size, design, shape, location and layout of allotments;
- c. The provision of infrastructure and services for <u>transport</u>, and transport and transport are transport and transport are transport and transport are transport and transport are transp
- d. The adequacy of water supply for firefighting;
- e. The requirement for financial contributions as outlined in Rules FC R1 to FC R12; and
- f. The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or strip created.

Advice Note: This rule does not apply to subdivisions to create allotments for network utilities, access or reserves which are subject to Rule SUB - R4.

compliance not achieved: Discretionary

Activity status where

SUB - R12

Subdivision of land to create allotment(s) within the FUZ - Future Urban Zone

Activity Status Restricted Discretionary

Where:

1. All Subdivision Standards are complied with.

Discretion is restricted to:

- a. The size, design, shape, location and layout of allotments;
- The extent to which the subdivision will be consistent with the Objectives and Policies for the Future Urban Zone and Policy SUB - P5:
- c. Where relevant consistency with the NZS 4404 Code of

Activity status where compliance not achieved: Non-complying

¹¹⁴ Grey District Council (S608.641)

- Practice for Land Development and Subdivision infrastructure:
- d. The provision of infrastructure and services for <u>transport</u>, ¹¹⁵ drinking water, wastewater and stormwater, telecommunications and energy;
- e. The adequacy of water supply for firefighting;
- f. The requirement for financial contributions as outlined in Rules FC R1 to FC R12;
- g. Effects on Poutini Ngāi Tahu values or notable trees within or adjacent to the site;
- h. The provision of esplanade reserves or strips, and the need for access to be provided to any esplanade reserve or strip created;
- Management of construction effects, including traffic movements, hours of operation, noise, earthworks and erosion and sediment control;¹¹⁶ and
- j. Management of potential reverse sensitivity effects on existing land uses lawfully established activities including regionally significant infrastructure network utilities¹¹⁷, rural activities or significant hazardous facilities.

Advice Note: This rule does not apply to subdivisions to create allotments for network utilities, access or reserves which are subject to Rule SUB - R4.

¹¹⁵ Grey District Council (S608.642)

¹¹⁶ Laura Coll McLaughlin (S574.236)

¹¹⁷ Minor amendments for clarity and consistency of language throughout the pTTPP

Subdivision to create allotment(s) in the Flood Susceptibility, Flood Plain, Land Instability, Coastal Alert, Coastal Setback, Lake Tsunami and Coastal Tsunami Overlays

Activity Status Restricted Discretionary Where:

- 1. The subdivision will not lead to use of the land within the Coastal Tsunami Overlay for critical response facilities;
- 2. This is accompanied by a hazard risk assessment undertaken by a suitably qualified and experienced practitioner; and
- 3. All Subdivision Standards are complied with.

Discretion is restricted to:

- Matters outlined in the accompanying hazard risk assessment;
- b. Risk to life, property and the environment from the proposal and any measures to mitigate those risks;
- c. The location and design of proposed buildings, vehicle access and infrastructure in relation to natural hazard risk;
- d. Whether the intended future use of the subdivision is for sensitive activities, or critical response facilities; and
- e. Any adverse effect on the environment of any proposed natural hazard mitigation measures.

Activity status where compliance not achieved: Discretionary

SUB - R13A

Subdivision to create allotment(s) in the National Grid Subdivision

Corridor¹¹⁸

¹¹⁸ Transpower (S299.055)

Activity Status Restricted Discretionary Where:

- All resulting allotments, except allotments for access or a public work, demonstrate they are capable of accommodating a building platform for the principal building or any dwelling or sensitive activity entirely outside of the National Grid Yard; and
- 2. The subdivision maintains any existing access to National Grid support structures.

Discretion is restricted to:

- a. 119The extent to which the subdivision allows for earthworks, buildings and structures to comply with the safe distance requirements of the New Zealand Electrical Code of Practice for Electrical Safe Distances (NZECP 34:2001) ISSN01140663;
- <u>b.</u> The provision for the on-going efficient operation,
 maintenance, development and upgrade of the National
 Grid, including the ability for continued access to existing
 transmission lines (including support structures) for
 maintenance, inspections and upgrading;
- c. The extent to which the design and layout of the subdivision demonstrates that a suitable building platform(s) for the principal building or nay any¹²⁰ dwelling or sensitive activity can be located outside of the National Grid Yard for each new allotment.
- d. The size, design, shape, location and layout of allotments, including the extent to which potential adverse effects, including visual and reverse sensitivity effects on the National Grid and on public safety and property, are mitigated through the location of building platforms, roads, and reserves;
- e. The nature and location of any proposed vegetation to be planted in the vicinity of the National Grid; and
- <u>f.</u> The outcome of any consultation with the owner and operator of the National Grid.

Activity status where compliance not achieved: Non-complying

¹¹⁹ Transpower (S299.055).

¹²⁰ Minor amendment to correct typographical error

Discretionary Activities		
SUB - R14	Subdivision to create allotment(s) in the Hospital, Stadium, Mineral Extraction, Buller Coalfield and Airport Special Purpose Zones or in the Māori Purpose Zone where no lwi/Papatipu Rūnanga Management Plan is in place.	
Where: 1. The subdivision is in general accordance with any accordance with any		Activity status where compliance not achieved: Non-complying N/A ¹²²
SUB - R15/ECO - R8	CO Subdivision of Land to create Allotments containing an Area of Significant Indigenous Biodiversity that does not meet Controlled or Restricted Discretionary Activity Standards	
Activity Status Discretionary Where: 1. The area of significant indigenous biodiversity is legally protected in perpetuity by way of a conservation covenant with an authorised agency and is contained within a single allotment; 2. The subdivision will not result in buildings or access ways being located within any Significant Natural Area identified in Schedule Four.		
SUB - R16 Subdivision of Land within the Coastal Environment subject to an Outstanding Natural Landscape, Outstanding Natural Feature or High Coastal Natural Character Overlay		•
Activity Status Discretionary Where: 1. No new allotments are proposed within Outstanding Coastal Natural Character areas as identified in Schedule Eight. Activity status where compliance not achieved: Non-complying		

¹²¹ Chris & Jan Coll (S558.239), Chris J Coll Surveying Limited (S566.239), William McLaughlin (S567.308) and Laura Coll McLaughlin (S574.239)

¹²² Geoff Volckman (S563.049) (S563.050), Catherine Smart-Simpson (S564.055) (S564.056), Koiterangi Lime Co LTD (S577.060) (S577.061), Karamea Lime Company (S614.077) (S614.078) and Peter Langford (S615.077) (S615.078)

Subdivision of Land within the Coastal Environment to create allotments where there is a Historic Heritage site or area identified in Schedule One or a Site and Areas of Significance to Māori identified in Schedule Three

Activity Status Discretionary

Notification:

- 1. Applications to subdivide a lot with a Site or Area of Significance to Māori will always be limited notified to the relevant rūnanga and may be publicly notified.
- 2. Applications to subdivide a lot with a historical heritage feature will always be limited notified to Heritage New Zealand Pouhere Taonga and may be publicly notified.

Activity status where compliance not achieved: N/A

SUB - R18	Subdivision of Land which would otherwise be a Controlled or Restricted Discretionary Activity, where one or more of the Subdivision Standards are Not Complied With	
Activity Status Discretionary Where: 1. This is not in an Overlay area subject to Rules SUB - R14, SUB - R15, SUB - R18 or SUB - R20; 2. This is not the subdivision of a minor residential unit from the principal dwelling in the GRUZ - General Rural Zone; and 3. This is not the subdivision of units within a papākainga development or within the GRUZ - PREC 1 - Community Living Precinct where the minimum lot sizes for the relevant zone are not met. Activity status where compliance not achieved: Non-complying where 2 3 are not complied with. 123		compliance not- achieved: Non-complying where 2 or 3 are not complied
SUB -R19	Subdivision in any OSRZ - Open Space and the Natural Open Space Zone 124	d Recreation Zone <u>except</u>
Activity Status D	iscretionary	Activity status where compliance not achieved:
SUB - R20	Subdivision of Land in the Westport Hazar	d Overlay
Activity Status Discretionary		Activity status where compliance not achieved: N/A
SUB - R21	Subdivision within the Coastal Severe and Hazard Overlays	Flood Severe Natural
Activity Status Discretionary		Activity status where compliance not achieved: Non-complying
SUB - R22	3 - R22 Subdivision within the Airport Noise Control Overlay	
Activity Status D	iscretionary	Activity status where compliance not achieved: N/A

¹²³Lara Kelly (S421.011); Davis Ogilvie & Partners Ltd (S465.019); Westpower Limited (S547.387); Chris & Jan Coll (S558.246); Chris & Jan Coll (S558.247); Chris & Jan Coll (S558.248); Chris J Coll Surveying Limited (S566.246); Chris J Coll Surveying Limited (S566.247); Chris J Coll Surveying Limited (S566.248); William McLaughlin (S567.314); William McLaughlin (S567.315); William McLaughlin (S567.316); Laura Coll McLaughlin (S574.247); Laura Coll McLaughlin (S574.248).

SUB - R23	Subdivision to create Allotments in the Flood Susceptibility, Flood Plain, Land Instability, Coastal Alert, Coastal Setback, Lake Tsunami and Coastal Tsunami Overlays not meeting Restricted Discretionary Activity Standards	
Activity Status Discretionary		Activity status where compliance not Achieved:

Non-complying Activities		
SUB - R24	Subdivision within the Outstanding Coastal Natural Character Overlay	
Activity Status Non-complying		Activity status where compliance not achieved: N/A
SUB - R25	Subdivision of land not subject to another	Rule in this Plan
Activity Status Non-complying		Activity status where compliance not achieved: N/A
SUB - R26	Subdivision to Create Allotments in the Earthquake Hazard Overlay: 50m, 100m, 150m or 200m Buffers	
Activity Status Non-complying		Activity status where compliance not achieved:
SUB - R27/ECO - R9	Subdivision of Land within an Area of Significant Indigenous Biodiversity not meeting Discretionary Activity Standards	
Activity Status Non-complying		Activity status where compliance not achieved:
SUB - R27A ¹²⁵	Subdivision of Land within the Open Space	e – Natural Open Space
co ac		Activity status where compliance not achieved: N/A
<u>SUB – R27B</u> ¹²⁶	Subdivision of land separating a minor residential unit from the principal dwelling in the GRUZ – General Rural Zone	

¹²⁵ Forest & Bird (S560.272).

¹²⁶ Lara Kelly (S421.011); Davis Ogilvie & Partners Ltd (S465.019); Westpower Limited (S547.387); Chris & Jan Coll (S558.246); Chris & Jan Coll (S558.246); Chris & Jan Coll (S558.247); Chris & Jan Coll (S558.248); Chris J Coll Surveying Limited (S566.247); Chris J Coll Surveying Limited (S566.248); William McLaughlin (S567.314); William McLaughlin (S567.315); William McLaughlin (S574.246); Laura Coll McLaughlin (S574.247); Laura Coll McLaughlin (S574.248).

Activity Status Non-complying		Activity status where compliance not achieved: N/A
<u>SUB – R27C</u> ¹²⁷	Subdivision of land within a papakāinga development or within the GRUZ – PREC 1 – Community Living Precinct where the minimum lot sizes for the relevant zone are not met	
Activity Status Non-complying		Activity status where compliance not achieved:
Prohibited Activities		
SUB - R28	Subdivision to Create Allotments in the Earthquake Hazard Overlay: 20m Buffer	
No application for resource consent will be accepted for this activity		

¹²⁷ Lara Kelly (S421.011); Davis Ogilvie & Partners Ltd (S465.019); Westpower Limited (S547.387); Chris & Jan Coll (S558.246); Chris & Jan Coll (S558.247); Chris & Jan Coll (S558.248); Chris J Coll Surveying Limited (S566.247); Chris J Coll Surveying Limited (S566.248); William McLaughlin (S567.314); William McLaughlin (S567.315); William McLaughlin (S574.246); Laura Coll McLaughlin (S574.247); Laura Coll McLaughlin (S574.248).

Subdivision Standards

SUB - S1 Minimum Lot Sizes for each allotment

- 1. Each allotment, including the balance allotment must meet the following minimum lot size:
 - a. General Residential Zone 350m²;
 - b. Large Lot Residential Zone 1000m²;
 - c. Medium Density Residential Zone 200m²; and
 - d. Neighbourhood Centre Zone 350m²;
 - e. Settlement Zone, Settlement Zone Coastal Settlement Precinct and Settlement Zone Settlement Centre Precinct 1000m² in unsewered areas and 500m² in sewered areas:
 - f. Settlement Zone Rural Residential Precinct 4000m²;
 - g. Rural Lifestyle Zone 1 hectare;
 - h. General Rural Zone 4 hectares, except that it is 10 hectares in the Highly Productive Land Precinct; and
 - d. Future Urban Zone 4 hectares.

SUB - S2

Requirements for building platforms for each allotment

- Each allotment must provide a stable, flood free building area suitable for building foundations in accordance with the requirements of the New Zealand Building Code - Acceptable Solution B1/AS4 Approved Document B1/4: Structure Foundations.
- 2. On sites less than 4ha in size, an indicative building platform on each allotment must be identified in subdivision applications and:
 - a. Must allow the buildings to comply with the standards for a permitted activity in the underlying zone under this District Plan¹²⁸; and
 - b. Must not include any area of land to be used for access or for the disposal of wastewater or stormwater; and
 - c. Must be outside of any area identified in a Natural Hazard overlay.

SUB - S3

Water Supply

- 1. Where a connection to a District Council or Community reticulated water supply system is available, all new allotments must be provided with provide 129 a connection at the boundary and net boundary where access is shared (including firefighting water supply).
- 2. Where a connection to a District Council or Community reticulated water supply system is unavailable, all new allotments must be provided with provide 130 access to a self-sufficient potable water supply (including firefighting water supply).

Advice Notes:

- 1. SNZ PAS 4509 New Zealand Fire Service Firefighting Water Supplies Code of Practice should be consulted when determining the most appropriate design for firefighting water supply. Fire and Emergency New Zealand is available to assist with this.
- 2. Where water is to be taken from ground or surface water, resource consent from West Coast Regional Council may be required.

SUB - S4

Stormwater

- 1. All allotments must provide the means for disposal of stormwater from the roof of all buildings and all impervious or potentially impervious surfaces, including, but not limited, to structures, compacted soils and sealed surfaces.
- 2. Where a connection to a District Council or Community stormwater management system is available, all new allotments must be provided with provide 131 a connection at the boundary or net boundary where access is shared.
- 3. Where a connection to a District Council or Community stormwater management system

¹²⁹ Buller District Council (S538.272)

¹²⁸ Forest & Bird (S560.274)

¹³⁰ Buller District Council (S538.272)

¹³¹ Buller District Council (\$538.273)

is not available, the applicant <u>must</u> shall¹³² demonstrate that stormwater will be treated and disposed of in such a way that surface flooding of adjacent properties and roads will not be exacerbated, nor <u>must</u> shall¹³³ there be adverse water quality effects on waterbodies freshwater¹³⁴.

- 4. Where the means of stormwater disposal is to ground, that area <u>must shall 135</u> not be subject to instability, slippage or inundation, or used for the disposal of wastewater.
- 5. Where the stormwater discharge is from industrial land or large areas of impervious surface, the applicant <u>must shall 136</u> demonstrate that sufficient treatment is undertaken that adverse effects on <u>waterbodies</u> <u>freshwater 137</u> and the receiving environment will be mitigated.

Advice Note:

- 1. If stormwater disposal to a river, stream, lake or wetland is proposed then a resource consent may be required from West Coast Regional Council.
- 2. State Highway Infrastructure such as swales or roadside drains is not considered a "Community stormwater management system" and disposal of stormwater to this infrastructure is not an appropriate method of managing stormwater in terms of this standard.

SUB - S5 Wastewater

- 1. All allotments must provide the means for disposal of wastewater from all potential land uses that could be established on the respective allotments that does not involve a direct discharge to fresh or coastal water.
- 2. Where a connection to a District Council or Community wastewater management system is available, all new allotments must be provided with provide 138 a connection at the boundary or the net boundary where access is shared.
- 3. Where a connection to a District Council or Community wastewater management system is not available, the applicant <u>must shall 139</u> demonstrate that wastewater will be disposed of in a sanitary manner within the net site area of the allotment with no direct discharge to water.
- 4. For a subdivision where community scale infrastructure is developed to support more than 10 privately owned lots this should be to appropriate standards and vested in the Council to ensure ongoing maintenance and renewal.

Advice Note: On site wastewater systems may require a resource consent from the West Coast Regional Council.

¹³² Minor amendment for clarity and consistency

¹³³ Minor amendment for clarity and consistency

¹³⁴ Minor amendment for consistency across the pTTPP (noting this has been requested by the Department of Conservation in a previous hearing stream)

¹³⁵ Minor amendment for clarity and consistency

¹³⁶ Minor amendment for clarity and consistency

¹³⁷ Minor amendment for consistency across the pTTPP

¹³⁸ Consequential to Buller District Council (S538.272), (S538.273).

¹³⁹ Minor amendment for clarity and consistency

SUB - S6

Transport and Access

- 1. All allotments must be provided with provide 140 vehicular access to a road by way of a vehicle access point, driveway or right of way in accordance with the Transport Performance Standards
- 2. In all zones any vehicle rights of way or crossings <u>must shall 141</u> be constructed in accordance with the Transport Performance Standards

Advice Note: SNZ PAS 4509 New Zealand Fire Service Firefighting Water Supplies Code of Practice must shall 143 be consulted to ensure compliance with the access way dimensions required for fire appliances for developments where a fire appliance is not able to reach either the residential house or the source of firefighting water supply from the public road.

¹⁴⁰ Buller District Council (S538.275)

¹⁴¹ Minor amendment for clarity and consistency

¹⁴² Minor amendment for clarity and consistency

¹⁴³ Minor amendment for clarity and consistency

SUB - S7 Energy Supply

- 1. For all <u>All</u> new allotments <u>must</u> provide electricity services must be provided 144 to the boundary of each new lot or the applicant <u>must shall 145</u> demonstrate that electricity services are able to be provided by alternative means.
- 2. At the time of subdivision, sufficient land for transformers and any associated ancillary services must be set aside. For a subdivision that creates more than 15 lots, consultation with energy network utility operators may will 146 be required.
- 3. All necessary easements for the protection of <u>and access</u>¹⁴⁷ to energy network utility services <u>and infrastructure</u>¹⁴⁸ must be duly granted and reserved.

SUB - S8

Telecommunications

- For all All new allotments <u>must provide telecommunication services</u>, <u>including to an open access fibre network where it is available</u>, ¹⁴⁹ must be provided ¹⁵⁰ to the boundary of each new lot or the applicant <u>must shall</u> ¹⁵¹ demonstrate that telecommunication services are able to be provided by alternative means.
- At the time of subdivision, sufficient land for telecommunications, transformers and any associated ancillary services <u>required to service the new allotments</u>¹⁵² must be set aside.
 - <u>Advice note:</u> 153 For a subdivision that creates more than 15 lots, consultation with telecommunications network utility operators may will 154 be required.
- 3. All necessary easements for the protection of telecommunications network utility services must be duly granted and reserved.

SUB - S9

Requirement for Esplanade Reserves or Esplanade Strips

- 1. An esplanade reserve or esplanade strip <u>must</u> shall¹⁵⁵ be provided where any subdivision creates an allotment smaller than 4ha where that allotment¹⁵⁶ adjoins any of:
 - a. The coastal marine area;
 - b. A lake whose with a bed that has an area of 8 hectares or greater 157; or
 - c. The bank of a river whose bed has an average width of 3m or greater¹⁵⁸.

¹⁴⁴ Buller District Council (S538.274)

¹⁴⁵ Minor amendment for clarity and consistency

¹⁴⁶ Westpower (S547.388)

¹⁴⁷ Westpower (S547.388)

¹⁴⁸ Westpower (\$547.388)

¹⁴⁹ Spark NZ Trading Ltd, Vodafone NZ Ltd, Chorus NZ Ltd (S541.001)

¹⁵⁰ Buller District Council (S538.274)

¹⁵¹ Minor amendment for clarity and consistency

¹⁵² Consequential to Margaret Montgomery (S446.071).

¹⁵³ Margaret Montgomery (S446.071)

¹⁵⁴ Spark NZ Trading Ltd, Vodafone NZ Ltd, Chorus NZ Ltd (S541.001)

¹⁵⁵ Minor amendment for clarity and consistency

¹⁵⁶ Buller Conservation Group (S552.104) and Frida Inta (S553.104)

¹⁵⁷ Davis Ogilvie & Partners Ltd (S465.023)

¹⁵⁸ Buller Conservation Group (S552.123), and Frida Inta (S553.123)

SUB - S10

Easements for Any Purpose

- 1. Easements must shall 159 be provided where necessary for:
 - a. Public works and utility infrastructure 160 services;
 - b. Easements in gross where a service or access is required by the district council;
 - Easements in respect of other parties in favour of nominated allotments or adjoining Certificates of Title;
 - d. Service easements, whether in gross or for private purposes, with sufficient width to permit maintenance, repair or replacement. Centre line easements must shall shall line apply when the line is privately owned;
- 2. Easements can also be required for any of the following purposes:
 - i. Accessways, whether mutual or not;
 - ii. Stormwater, wastewater disposal, water supply, utilities;
 - iii. Party walls and floor/ceilings; or
 - iv. Other utilities rRegionally significant infrastructure services 162.

SUB - S11

Point Strips

- 1. Point strips must shall 163 be provided where in the course of subdivision a new road is constructed and vested that will or could provide frontage to other land either at the time of subdivision or in the future. In this instance an A point strip agreement is will be entered into by between the first subdivider with and the Council, to ensure the benefiting owner pays a fair share towards the cost of providing the frontage road. The point strip agreement sets the amount to be paid by the subdivider, which will be updated from the date of signature of the agreement by the Consumers Price Index 164.
- 2. Point strips may will also be required where access to any road would is determined to be unsafe by the Council 165.
- 3. A point strip of no less than 100mm in width <u>must shall 166</u> be created along the State Highway 7 frontage of any new allotment, or balance allotment created within the Kaiata Park development area and fronting State Highway 7 including any allotment created to contain the wetland area. Such point strip <u>must shall 167</u> vest in <u>Her His</u> Majesty the <u>Queen King 168</u> for Use in Connection with a road (point strip).

¹⁵⁹ Minor amendment for clarity and consistency

¹⁶⁰ Westpower (S547.391)

¹⁶¹ Minor amendment for clarity and consistency

¹⁶² Westpower (S547.393)

¹⁶³ Minor amendment for clarity and consistency

¹⁶⁴ Margaret Montgomery (S446.074), Chris & Jan Coll (S558.271), Chris J Coll Surveying Limited (S566.271), William McLaughlin (S567.337),Laura Coll McLaughlin (S574.271).

¹⁶⁵ Margaret Montgomery (S446.074), Chris & Jan Coll (S558.271), Chris J Coll Surveying Limited (S566.271), William McLaughlin (S567.337),Laura Coll McLaughlin (S574.271).

¹⁶⁶ Minor amendment for clarity and consistency

¹⁶⁷ Minor amendment for clarity and consistency

¹⁶⁸ Ngāi Tahu (S620.190).

FC

Financial Contributions - Ngā Rourou Pūtea

Overview

This section of Te Tai o Poutini Plan contains the objectives, policies and rules for financial contributions for infrastructure and for their use to offset or compensate adverse effects on the environment of the West Coast/Te Tai o Poutini 170.

Currently the three District Councils on the West Coast/Te Tai o Poutini use financial contributions under the RMA as the sole mechanism to provide for the costs and impacts of development on Council infrastructure and these draft provisions have been developed on the basis of that approach continuing.

However, the District Councils are exploring the potential to move to a Development Contributions regime under the Local Government Act 2002 (LGA). If the Councils do introduce Development Contributions under the LGA then these provisions will be amended by Variation or Plan Change to reflect the updated regime.

Other relevant Te Tai o Poutini Plan provisions

In addition to the provisions in this chapter, offset and compensation actions are also subject to additional provisions in a number of Part 2: District-Wide Matters chapters, including:

 Overlay Chapters – Ecosystems and Indigenous Biodiversity, Natural Features and Landscapes 171172

Financial Contributions Objectives

FC - 01

Through the use of Financial Contributions the West Coast/Te Tai o Poutini's infrastructure is able to meet the demands generated by subdivision, land use and development so that it does not adversely affect natural and physical resources, or compromise the quality of service provided to existing users, through the use of financial contributions 173.

¹⁶⁹ DoC (S602.112).

¹⁷⁰ Manawa Energy (S438.114)

¹⁷¹ Consequential to Forest & Bird (S560.260)

¹⁷² Manawa Energy (S438.114)

¹⁷³ Chris & Jan Coll (S558.145), Chris J Coll Surveying Limited (S566.145), William McLaughlin (S567.222), Laura Coll McLaughlin (S567.145).

FC - O2	To ensure that new activities and development contributes fairly and
	equitably towards the costs of avoiding, remedying, mitigating or
	offsetting managing 174 adverse effects on the environment and
	infrastructure resources ¹⁷⁵ of the West Coast/Te Tai o Poutini. ¹⁷⁶

Also the Strategic Objectives and Policies

Financial Contributions Policies		
FC - P1	To require financial contributions as a condition of subdivision, development and land use consents to remedy or mitigate adverse effects created by the need to create, extend or upgrade public infrastructure, reserves and community facilities as a result of the subdivision, <u>land use¹⁷⁷</u> or development.	
FC - P2	Financial contributions must shall 178 be applied in a fair and equitable manner that: a. Is financially transparent; b. Reflects the adverse effects and demand on services and facilities	

¹⁷⁴ Manawa Energy (S438.115).
175 Manawa Energy (S438.115).
176 Consequential to Manawa Energy (S438.114)
177 Chris & Jan Coll (S558.147), Chris J Coll Surveying Limited (S566.147), William McLaughlin (S567.224), Laura Coll McLaughlin (S574.147).
178 Minor amendment for clarity and consistency

	generated by the subdivision, land use or development; c. Is complementary to the Council's other financial management policies; and d. Takes into account any costs incurred in taking, holding and allocating the financial contributions.	
FC - P3	Financial contributions may be taken in the form of cash, land, works or a combination of these in discussion with the applicant but at the final discretion of the Council 180.	
FC - P4	To ensure that Where land is provided by way of a financial contribution to ensure that such land shall be is suitable for the intended use bearing in mind the community to be served.	
FC - P5	To use financial contributions in money to provide additional capacity, and to meet the need for community infrastructure and facilities that arise from the activity. This <u>can</u> shall include roading, streetscape improvements, shared pathways, vehicle parking, EV charging spaces, service lanes, water supply, wastewater, stormwater, parks, reserves, recreation facilities and community facilities.	
FC - P6	To provide for allow the use of financial contributions for managing to address residual adverse environmental effects, including those on: a. Significant indigenous biodiversity and outstanding natural landscapes, outstanding natural features, outstanding natural character, or areas of significant habitat of indigenous fauna these cannot be avoided, remedied or mitigated and the activities have specific spatial location requirements or functional and operational needs such as mineral extraction, renewable electricity generation activities and critical regionally significant infrastructure. b. Significant indigenous biodiversity where these cannot be avoided, minimised, or remedied and the activities have specific spatial location requirements or functional and operational needs such as mineral extraction, renewable electricity generation activities and regionally significant infrastructure tractions activities and regionally significant infrastructure.	
FC - P7	When calculating financial contributions as a method of managing adverse environmental effects of activities, take into account the local, regional and national benefits of the proposed activity.	

¹⁷⁹ Consequential to Manawa Energy (S438.114)
180 Consequential to Te Tai o Poutini Plan Committee (S171.010)
181 Minor amendment to recognise that this list is not exhaustive
182 DoC (S602.114)
183 Manawa Energy (S438.117)
184 Consequential to DoC (S602.114)
185 Manawa Energy (S438.114)

Financial Contribution Rules

FC - R1 Financial Contributions as Conditions of Consent

- A condition may shall be imposed on a subdivision or land use consent to require the applicant, including network utility operators and/or requiring authorities, to make a financial contribution for the following purposes (unless determined otherwise by Council) 186187:
 - i. The management of potential adverse effects arising from the activity 188;
 - ii. Securing environmental offsetting or 180 compensation where any residual adverse effects of the subdivision, use or development that cannot be avoided, minimised 190, remedied or otherwise mitigated; 191
 - iii. Providing and/or upgrading public network utility services and transport infrastructure;
 - iv. Providing and/or upgrading public reserves, public access and community facilities; and
- 2. No financial contribution is payable for:
 - i. Additions and alterations to residential buildings;

Activity status where compliance not achieved:
Discretionary¹⁹²

¹⁸⁶ Westland District Council (S181.020)

¹⁸⁷ Consequential to Te Tai o Poutini Plan Committee (S171.010)

¹⁸⁸ Forest & Bird (S560.262)

¹⁸⁹ DoC (S602.116)

¹⁹⁰ DoC (S602.116)

¹⁹¹ Forest & Bird (S560.262), Manawa Energy (S438.114)

¹⁹² Te Tai o Poutini Plan Committee (S171.010)

- ii. A residential building replacing one previously on the site;
- iii. An approved boundary adjustment;
- iv. An approved subdivision creating a certificate of title solely for a utility;
- v. An additional allotment where such land is set aside for ecological, historic heritage or cultural protection in perpetuity; and
- vi. Infrastructure for which a financial contribution has been made previously:
- vii. Any allotment that is vested in the Council or the Crown; and 193
- viii. An approved subdivision resulting in the amalgamation of or a reduction in the number of titles 194.
- 3. Where roading or three waters infrastructure upgrades or extensions necessary to meet the requirements of the proposed land-use, development or subdivision are proposed in the relevant District Council's Long Term Plan, but the proposed land-use, development or subdivision requires that the planned works be undertaken earlier than planned for in the Long Term Plan, then the Council will require the developer to meet the full cost of the upgrades and extensions including interest on loans subject to the following: 195
 - i. The relevant District Council may, at its discretion, and guided by its financial strategy, agree to contribute to the funding at the time the infrastructure is required by the proposed land-use, subdivision or development;
 - ii. Agreements <u>must shall</u> ¹⁹⁶ be made in writing between the developer and the relevant District Council, and <u>must shall</u> ¹⁹⁷ state the amount of the financial contribution and timing of any payments to be made <u>by the relevant</u> District Council;
 - iii. In the event that the relevant District Council does not contribute to the funding at that the time the infrastructure is required by the proposed land-use, subdivision or development, the developer will be reimbursed by the relevant District Council;
 - iv. Agreed reimbursement will be made no later than at the time the extension or upgrade would otherwise have been undertaken as set out in <u>relevant District</u> Council's Long Term Plan; and
 - v. Reimbursement will not include interest additional to that which would have been payable by the relevant District Council, had the upgrades or extensions been undertaken at the time proposed in the Long Term Plan.

¹⁹³ Ball Developments Ltd (S453.013), Davis Ogilvie & Partners Ltd (S465.010).

¹⁹⁴ Chris & Jan Coll (S558.155), Chris J Coll Surveying Limited (S566.155), William McLaughlin (S567.231), Laura Coll McLaughlin (S574.155), Ball Developments Ltd (S453.014).

¹⁹⁵ All amendments in this sub-clause in response to Buller District Council (S538.231), Chris & Jan Coll (S558.155), Chris J Coll Surveying Limited (S566.156), William McLaughlin (S567.232), Laura Coll McLaughlin (S574.155).

¹⁹⁶ Minor amendment for clarity and consistency

¹⁹⁷ Minor amendment for clarity and consistency

FC - R2 Nature of Financial Contributions

- Financial contributions may shall¹⁹⁸, at the relevant District Council's discretion, take the form of money or land erworks¹⁹⁹ or any combination of money, and land and works²⁰⁰:
- 2. Financial contributions <u>must shall</u>²⁰¹ not be imposed on a use, development or subdivision for the same purpose as a development contribution that is <u>already</u> required, or has already been paid in relation to that use, development or subdivision;
- Where a financial contribution is, or includes the payment of money, the relevant District Council may specify any one or more of the following in the conditions of the resource consent:
 - a. The amount to be paid by the consent holder;
 - b. How the payment is to be made, including whether payment is to be made by instalment and whether bonding or security can be entered into;
 - c. When the payment is to be made:
 - i. In the case of subdivision, generally before <u>issuing²⁰²</u> uplifting the section 224 certificate;
 - ii. In the case of land use, the time of payment as specified in the conditions²⁰³ at the time of issuing of the resource consent;
 - d. If the amount of the payment is to be adjusted to take account of inflation and if so, how the amount is to be adjusted; and
 - e. Whether any penalty is to be imposed for default in payment and if so, the amount of the penalty or formula by which the penalty is to be calculated.
- 4. Where a financial contribution is, or includes land, the relevant District Council may

¹⁹⁸ Westland District Council (S181.021).

¹⁹⁹ Consequential to Ball Developments Ltd (S453.015), Davis Ogilvie & Partners Ltd (S465.011).

²⁰⁰ Consequential to Ball Developments Ltd (S453.015), Davis Ogilvie & Partners Ltd (S465.011).

²⁰¹ Minor amendment for clarity and consistency

²⁰² Buller District Council (S538.232).

²⁰³ Westpower (S547.338).

specify any one or more of the following in the conditions of the resource consent:

- a. The location and area of the land;
- b. The state the land is to be in before vesting in or transferring to the Council; and
- c. The purpose of the land if it is to be classified under the Reserves Act 1977, or the general purpose of the land.
- 5. When and how the land is to be vested in, or transferred to the relevant District Council or other infrastructure provider. In the case of subdivision consent the land must shall²⁰⁴ be vested on the deposit of the survey plan under section 224 of the Act, or transferred as soon as legal certificate of title is available: and
- 6. Where any land is to be vested in the relevant District Council or other infrastructure provider as part of a financial contribution a registered valuer <u>must shall</u>²⁰⁵ determine its market value at the date on which the resource consent (imposing the financial contribution condition) commenced under section 116 of the Resource Management Act 1991.

For the purposes of this rule, 'market value' has the same meaning as defined in the International Valuation Standard, as adopted by Australian Property Institute 2008 and Property Institute of New Zealand 2009, which is as follows:

'Market Value is the estimated amount for which a property should exchange on the date of valuation between a willing buyer and a willing seller in an arm's length transaction, after proper marketing, wherein the parties had each acted knowledgeably, prudently and without compulsion.'

This rule does not apply to land that is to be vested in Council as a financial contribution in circumstances where the value of the land does not need to be determined.

²⁰⁴ Minor amendment for clarity and consistency

²⁰⁵ Minor amendment for clarity and consistency

FC - R3

Calculation of Financial Contributions - Roads

1. The maximum contribution required for the development, maintenance and upgrading of roads <u>including</u> <u>intersections</u> that serve a subdivision, land use or development <u>must shall²⁰⁶</u> be 100% of the <u>estimated</u> cost <u>calculated in FC-R3(3); and²⁰⁷</u>

Activity status where compliance not achieved: Discretionary

- 2. Where a development or subdivision will generate traffic effects that require the sealing, widening or upgrading of a road or intersection, the financial contribution must shall²⁰⁸ be calculated as the cost of upgrading the road from the level of service required for existing land uses²⁰⁹ to the required level of service required for the development or subdivision²¹⁰ specified in the relevant Council Engineering Standards, or where no such Standard exists, the standard required by NZS 4404:2010 Land Development and Subdivision Infrastructure.
- 3. Financial contributions for roading will be calculated in accordance with the following formulae based on the number of new allotments created:
 - i. Financial contribution for subdivision based on number of new allotments created:

$Cp = Lg \times D1 \times Rc + Ic$

Cp = Value of contribution (\$)

<u>Lg</u> = Number of new allotments created in the proposed <u>subdivision</u>

D1 = Length of road frontage (km) along the application site. If the subdivision is on both sides of the road the length must shall²¹¹ be added together

Rc = Cost (\$/km) determined by the council based on the road hierarchy

<u>Ic = Cost (\$/m²) to upgrade the intersection as</u> <u>determined by the council (if required)</u>

Contribution = Cost of forming or upgrading road to the nearest Allotment boundary of the site + Cost of upgrading road along the frontage of the site

 $\frac{Cp = \underline{D1 \times Rc \times Lq} + \underline{D2}}{\times Rc Le + Lq 2}$

²⁰⁶ Minor amendment for clarity and consistency

²⁰⁷ Consequential to Manawa Energy (S438.114).

²⁰⁸ Minor amendment for clarity and consistency

²⁰⁹ Chris & Jan Coll (S558.159), Chris J Coll Surveying Limited (S566.159), William McLaughlin (S567.235), Laura Coll McLaughlin (S574.159)

²¹⁰ Chris & Jan Coll (S558.159), Chris J Coll Surveying Limited (S566.159), William McLaughlin (S567.235), Laura Coll McLaughlin (S574.159)

²¹¹ Minor amendment for clarity and consistency

Where

Cp = Value of contribution (\$)

D1 = Length of road (km) required to be upgraded to the closest boundary of the site D2 = Length of road frontage (km) along the application site. If the development is on both sides of the road the length along both frontages shall be added together.

Le = Total number of existing allotments fronting to the road tobe upgraded measured as D1

Lg = Number of new allotments created in the proposed subdivision

Rc = Cost (\$/km) of improving the affected section of road to the level required as determined by the predicted traffic volume and road hierarchy.

ii. Financial Contribution for Land-use and Development - Based on traffic generation:

 $Cp = Rc \times Tg + Ic$

Cp = Value of contribution (\$)

Rc = Cost (\$/vehicle movement) determined by the council based on the road hierarchy and activity

<u>Tg = Total amount of traffic generated by the development</u> (annual average daily traffic)

<u>Ic = Cost (\$/m²) to upgrade the intersection as determined by</u> the council (if required)

Contribution = Cost of upgrading road to the nearest boundary of the site multiplied by the total traffic to be generated by the proposal + cost of upgrading road along the frontage of the site

$$\frac{Cp = \underline{D1 \times Rc \times Tg} + \underline{D2 \times Rc}}{Te + Tg}$$

Where:

Cp = Value of contribution (\$)

D1 = Length of road (km) required to be upgraded to the closest boundary of the site D2 = Length of road frontage (km) along the application site. If the development is on both sides of the road the length along both frontages shall be added together.

Te = Total amount of traffic currently using this road (as vehicles per day, AADT)

Tg = Total amount of traffic generated by the development (asvehicles per day, AADT) Rc = Cost (\$/km) of improving the affected section of road to the level required as determined by the predicted traffic volume and road hierarchy.

 Financial contributions do not apply to the forming of new roads and intersections. These will form part of resource consent condition and vesting under section 224c of the RMA.212

²¹² All amendments to FC-R3.3 are consequential to Manawa Energy (S438.114).

FC - R4 Full Cost Financial Contribution for Roads²¹³

- 1. Roads outlined in 2 below which are at capacity for their structure are unable to accommodate additional loadings. The financial contribution for these roads shall be the full cost to accommodate the additional loadings and to bring the road up to the relevant District Council's Subdivision and Development Infrastructure Technical Requirements Code standard for its place in the road hierarchy or where no such Code of Practice exists, the standards in NZS 4404:2010 Land Development and Subdivision Infrastructure.
- 2. This rule applies to the following roads:
 - i. No roads have been identified in the proposed Plan.

²¹³ Consequential to Manawa Energy (S438.114).

FC - R5 Financial Contributions for Vehicle Parking

1. A financial contribution for vehicle parking may shall²¹⁴ be required where the on - site accessible parking, on - site bicycle parking, on - site trailer/boat parking or EV charging requirements cannot be achieved as required for the activity in the zone in accordance with the Transport Performance Standards. The financial contribution will be charged based on the following formula for each accessible, trailer/boat park or EV charging site and or²¹⁵ for every 5 bicycle parks not provided.

Activity status where compliance not achieved: Discretionary

Contribution = value of land

required + Cost of construction Cp

 $= (VI \times A) + (D \times A)$

Where:

Cp = Value of contribution (\$)

VI = Value of 35m² of land in the vicinity of the off-site vehicle parking area as determined by an independent registered valuer

A = Number of vehicle parks required to make up the on-site shortfall where 5 bicycle parks equate to 1 carpark
D = cost of construction of 35m² of parking area to a permanent asphaltic concrete or concrete surface, including earthworks, pavement, kerbing, drainage, electricity connection and charge station for EV charging and marking determined either by an independent cost assessment or from the current Construction Price Index.

- 2. The financial contributions taken by the Council in lieu of the on-site vehicle parking must shall²¹⁶ be used to provide, upgrade or extend public vehicle parking/EV charging in the vicinity of the location from which it is collected. It may also be used to contribute towards the cost of vehicle parking/EV charging facilities that have already been constructed.
- The relevant District Council may reduce the value or waive the contribution in one or more of the following circumstances:
 - The Council has not provided or does not intend to provide additional off-site vehicle parking/EV charging in the vicinity of the site;
 - ii. The Council has provided vehicle parking/EV charging or intends to do so, but this has been or will be funded through a different funding source in the Council's Long Term Plan, such as user fees and charges; or

²¹⁴ Westland District Council (S181.021).

²¹⁵ Chris & Jan Coll (S558.161), Chris J Coll Surveying Limited (S566.161), William McLaughlin (S567.237), Laura Coll McLaughlin (S574.161).

²¹⁶ Minor amendment for clarity and consistency

iii. The site scheduled the contin protection		
FC - R6		Financial Contribution for Service Lanes
Where the District Plan indicates the formation and vesting of land for the purpose of a service lane, or the upgrading of a service lane, a development or subdivision or land use consent ²¹⁷ of the land must shall ²¹⁸ include a condition requiring the land to be formed to the standards specified in the relevant district Council Engineering Standards or where no such Standard exists, NZS 4404:2010 Land Development and Subdivision Infrastructure.		Activity status where compliance not achieved: Discretionary
FC - R7	Financial Contribution for Water Supply	

²¹⁷ Chris & Jan Coll (S558.163), Chris J Coll Surveying Limited (S566.163), William McLaughlin (S567.239), Laura Coll McLaughlin (S574.163).

²¹⁸ Minor amendment for clarity and consistency

- Financial contributions may shall²¹⁹ must²²⁰ be required (unless determined otherwise by Council)²²¹ to ensure a supply of:
 - i. Potable drinking water for human consumption (complying with the NZ Standard for Drinking Water);
 - ii. Water for industrial and commercial activities;
 - iii. Water for fire fighting and irrigation; and
 - iv. Where proposed allotments, sites or buildings are intended for human habitation or occupation.

Advice note: It shall be noted that even though existing 3 waters infrastructure may be located in an area, it may not be available, for instance if the infrastructure is on the boundary between urban and rural environmental zones.²²²

- The maximum contribution required for the development and upgrading of water supply infrastructure that services a subdivision, land use or development shall be 100% of the estimated cost. Reticulation shall be designed and constructed to meet the relevant district Council Engineering Standards, or where no such Standard exists, NZS
 - 4404:2010 Land Development and Subdivision Infrastructure.
- Where an existing potable drinking water supply is available and has adequate capacity for meeting the needs of the proposed activity the financial contribution shall be the full and actual costs of providing all the necessary reticulation to serve the proposed allotments, sites and buildings.
- 4. Where no supply is available, or the capacity of the supply is inadequate, the financial contribution shall be the full and actual costs of providing a supply and/or increasing the capacity, if necessary, together with the cost of reticulation within the subdivision or land use.

²¹⁹ Westland District Council (S181.021), David Ellerm (S581.035).

²²⁰ Minor amendment for clarity and consistency

²²¹ Westland District Council (\$181.021).

²²² Buller District Council (\$538.238).

FC - R8

Financial Contribution for Wastewater Treatment and Disposal

- Financial contributions may shall²²³ be required (unless determined otherwise by Council)²²⁴ to maintain the health and public safety and amenity of inhabitants or occupants and to protect the natural environment from harmful disposal of wastewater where new allotments, sites or buildings are intended for human habitation or occupation.
 - Advice note: It shall be noted that even though existing 3 waters infrastructure may be located in an area, it may not be available, for instance if the infrastructure is on the boundary between urban and rural environmental zones.²²⁵
- 2. The maximum contribution required for the development and upgrading of wastewater treatment and disposal infrastructure that serve a subdivision, land use or development shall be 100% of the estimated cost. Reticulation shall be designed and constructed to meet the relevant district Council Engineering Standards, or where no such Standard exists, NZS 4404:2010 Land Development and Subdivision Infrastructure.
- 3. Where an existing wastewater treatment system is available and has adequate capacity within it's operational limits and environmental compliance requirements to meet the needs of the proposed activity the financial contribution shall be the full and actual costs of providing all the necessary reticulation to connect the proposed allotments, sites and buildings.
- 4. Where no wastewater system is available, or the capacity of the supply is inadequate, the financial contribution shall be the full and actual costs of treatment and disposal and/or increasing the capacity, including design and investigation, acquiring sufficient land for on-site land-based treatment and disposal of wastewater likely from the activities on the site, together with the cost of reticulation within the subdivision or land use.

²²³ Westland District Council (S181.021), David Ellerm (S581.036).

²²⁴ Westland District Council (S181.021).

²²⁵ Buller District Council (\$538.239).



- 1. Financial contributions may shall²²⁶ be required (unless determined otherwise by Council)²²⁷ to prevent damage and loss of property and amenity from uncontrolled run-off and to protect the natural environment from harmful disposal of stormwater where new allotments, roads and/or other impervious surface are created by subdivision or land use and create a need for stormwater treatment and disposal.
 Advice note: It shall be noted that even though existing 3 waters infrastructure may be located in an area, it may not be available, for instance if the infrastructure is on the boundary between urban and rural environmental zones.²²⁸
- 2. The maximum contribution required for the development and upgrading of stormwater treatment and disposal infrastructure that serve a subdivision, land use or development shall be 100% of the estimated cost. Stormwater reticulation and any stormwater treatment devices shall be designed and constructed to meet the relevant district Council Engineering Standards, or where no such Standard exists, NZS 4404:2010 Land Development and Subdivision Infrastructure.
- Where an existing stormwater piped outfall or stormwater treatment system is available and has adequate capacity for meeting the needs of the proposed activity the financial contribution shall be the full and actual costs of providing for the conveyance of stormwater to the outfall or treatment system.
- 4. Where there is no stormwater piped outfall or treatment system (and treatment is required), or the capacity of the piped outfall or treatment system is inadequate, the financial contribution shall be the full and actual costs of providing for the stormwater treatment and disposal and/or increasing the existing stormwater system capacity, together with the cost of reticulation within the subdivision or land use.

²²⁶ Westland District Council (S181.021), David Ellerm (S581.037).

²²⁷ Westland District Council (S181.021).

²²⁸ Buller District Amend paragraph 3: ...Subdivision of land that contains an identified **or significant** feature, site or area ofCouncil (\$538.240).

FC - R10 Financial Contribution for Reserves and Community Facilities

1. Financial contributions may shall²²⁹ be required (unless determined otherwise by Council)²³⁰ to provide for open space, recreational and community facilities to address the need for these facilities created by subdivision and development in the locality where new allotments or residential units are created.

Activity status where compliance not achieved: Discretionary

- 2. The maximum contribution shall be required as follows:
 - 7.5% of the additional allotments at the time of subdivision consent (either in cash or land equivalent, at Council's discretion) except that in the case of subdivisions where allotments are greater than 4000 m², the value of the rural allotment for this purpose shall be the proportional value of a house site of 1,000m² within each allotment;
 - ii. Cash equivalent of the value of $20m^2$ of land for each additional residential unit created, at the time of building consent, less any contribution made at the time of previous subdivision within the preceding five eight²³¹ years; and
 - iii. Cash equivalent of the value of 4m² of land for each additional 100m² of net, non- residential building floor area created, at the time of building consent, less any contribution made at the time of previous subdivision within the preceding five years.

FC - R11 Financial Contribution for Shared Pathways

- 1. The maximum contribution required for the development and upgrading of shared pathways that serve a subdivision, land use or development shall be 100% of the estimated cost.
- Where a development or subdivision will generate effects that require the creation or upgrading of a footpath, walkway or cycleway access, the financial contribution shall be calculated as:
 - i. the cost of building the footpath, walkway or cycleway access; or
 - <u>ii.</u> the cost of upgrading the pedestrian/cycle access footpath, walkway or cycleway access from the level of service required for existing land uses to

²²⁹ Westland District Council (S181.021), David Ellerm (S581.038)

²³⁰ Westland District Council (S181.021)

²³¹ Consequential to Davis Ogilvie & Partners Ltd (S465.012)

the required-level of service required for the subdivision, land use or development²³² specified in the relevant district Council Engineering Standards or where no such Standard exists, the standard required by NZS 4404:2010 Land Development and Subdivision Infrastructure.

²³² Chris & Jan Coll (S558.170), Chris J Coll Surveying Limited (S566.170), William McLaughlin (S567.245) and Laura Coll McLaughlin (S574.170)

FC - R12

Financial Contribution for Offsetting and Compensation for Adverse Environmental Effects on Natural Landscape Values or Biodiversity Values²³³

- 1. The maximum minimum²³⁴ financial contribution for offsetting or compensation for residual²³⁵ adverse environmental effects on outstanding natural landscape values, areas of significant indigenous vegetation or areas of significant habitat of indigenous fauna will be the amount of money needed to fully offset or compensate (or any combination of these) any adverse environmental effects that cannot otherwise be avoided, minimised²³⁶, remedied or mitigated as assessed through the consent process.
- 2. In assessing the level of financial contribution required for biodiversity offsetting and compensation the principles in Policy ECO P9 will be adhered to.

²³³ Mana Energy (S438.114)

²³⁴ DoC (S602.117)

²³⁵ Consequential to New Zealand Energy Limited (S463.004), Inchbonnie Hydro Limited (S540.004)

²³⁶ Consequential to New Zealand Energy Limited (S463.004), Inchbonnie Hydro Limited (S540.004)

PA

Public Access - Te Āheinga Tūmatanui

Overview

The maintenance and enhancement of public access to and along the coastal marine area, lakes, and rivers is a matter of national importance provided for under Section 6 of the Resource Management Act. Provision of public access to waterbodies is also included in the primary purpose of the Walking Access Act 2008. which is to provide the New Zealand public with free, certain, enduring and practical access to the outdoors (including around the coast and lakes, along rivers, and to public resources) so that the public can enjoy the outdoors 237,238

Being able to access these areas is an important facet of our well-being providing opportunities for the re-establishment of cultural connection to waterbodies as well as supporting recreation and relaxation. This is recognised and provided for in the New Zealand Coastal Policy Statement and the West Coast Regional Policy Statement and West Coast Regional Plans.

The majority of the plan provisions to support this Chapter have been woven through other chapters including; Poutini Ngāi Tahu, Sites and Areas of Significance to Māori, Subdivision, Natural Character and Activities Adjacent to Waterbodies, Activities on the Surface of the Water and the Coastal Environment.

Esplanade Reserves, Esplanade Strips and Access Strips

Esplanade reserves can be created through subdivision, when land is reclaimed, when a road is stopped, or can be created voluntarily.

Esplanade strips and access strips can be created either through subdivisions, or at any other time by agreement between the land owner and Council. The creation of strips outside of subdivision uses the process set out in s235 RMA (for esplanade strips) or in s237B RMA (for access strips).

Objectives, policies, rule requirements, and matters for control or discretion for all of esplanade reserves, esplanade strips and access strips are located in the Subdivision Chapter.

Unformed Legal Roads

Unformed legal roads provide a valuable network of public access opportunities to the outdoors with many allowing access to and along the coast and freshwater-water bodies.—
Many also cross private land or traverse sensitive ecological environments and careful decision making is needed to ensure that any new provision for public access through unformed legal roads is undertaken in a way that the impacts on natural resources and the safety and security of private landowners are well managed to avoid adverse effects on those

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²³⁷ Herenga ā Nuku Aotearoa Outdoor Access Commission (S274.003)

²³⁸ DoC (\$602.099)

resources and private landowners.²³⁹

Public Access Objective		
PA - 01	To maintain and enhance customary and public access to and along the coastal marine area, and waterbodies and public resources ²⁴⁰ .	
Public Access Policy		
<u>PA - P1</u>	Maintain and enhance public access to and along the coastal marine area and waterbodies, while having regard to public safety. ²⁴¹	

Also the Strategic Objectives and Policies

²³⁹ Herenga ā Nuku Aotearoa, Outdoor Access Commission (FS53.20) ²⁴⁰ Consequential to DoC (S602.099) ²⁴¹ Manawa Energy Limited (Manawa Energy) (S438.102)