From: Emma Peters on behalf of emma

To: District Plan Submissions

Subject: Submission of Willowcroft Limited - Residential Rezone of Part of 60 Huntly Road, Outram and use of

Balance for Wastewater Infrastructure

Date: Thursday, 4 March 2021 08:37:46 p.m.

Attachments: Submission Form 5 - Willowcroft Ltd - Residential Rezone of 60 Huntly Road.PDF

Variation 2 Submission Notes - Willowcroft Ltd - Residential Rezone of Part of 60 Huntly Road & SPMA.pdf

Variation 2 Submission Notes - Willowcroft Ltd - Table 1.pdf

Hi,

Please find attached the following documents forming the submission of Willowcroft Limited in relation to the residential rezone of part of 60 Huntly Road and the use of the balance for wastewater infrastructure to service Outram.

- Completed Form 5;
- Submission Notes; and
- Table 1.

Please confirm receipt of this email.

Cheers,

Emma Peters Consultant Sweep Consultancy Limited P.O. Box 5724 Dunedin 9054 Phone 0274822214 www.sweepconsultancy.co.nz

VARIATION 2 - ADDITIONAL HOUSING CAPACITY



SUBMISSION FORM 5

CLAUSE 6 OF FIRST SCHEDULE, RESOURCE MANAGEMENT ACT 1991

This is a submission on Variation 2 to the Second Generation Dunedin City District Plan (2GP). Your submission must be lodged with the Dunedin City Council by midnight on 4 March 2021. All parts of the form must be completed.

Privacy

Please note that submissions are public. Your name, organisation, contact details and submission will be included in papers that are available to the media and the public, including publication on the DCC website, and will be used for processes associated with Variation 2. This information may also be used for statistical and reporting purposes. If you would like a copy of the personal information we hold about you, or to have the information corrected, please contact us at dcc@dcc.govt.nz or 03 477 4000.

Make your submission

Online: www.dunedin.govt.nz/2GP-variation-2 | Email: districtplansubmissions@dcc.govt.nz

Post to: Submission on Variation 2, Dunedin City Council, PO Box 5045, Dunedin 9054

Deliver to: Customer Services Agency, Dunedin City Council, Ground Floor, 50 The Octagon, Dunedin

Submitter details (You must supply a postal and/or electronic address for service)

First name:	WIL	OWI	vot	4	10
First name:	WIL	OWI	10+	+	170

Last name:

Organisation (if applicable):

Contact person/agent (if different to submitter): Emma Peters, Consultant, Sweep Consultancy Ltd

Postal address for service:

1.0, Box 5724

Suburb:

City/town:

Dunedia

Postcode:

9054

Email address:

emmae sweepconsultary. (o.nz

Trade competition

Please note: If you are a person who could gain an advantage in trade competition through your submission, your right to make a submission may be limited by clause 6(4), Schedule 1 of the Resource Management Act.

I could gain an advantage in trade competition through this submission:

If you answered yes, you could gain an advantage in trade competition through this submissio,n please select an answer:

Yes

My submission relates to an effect that I am directly affected by and that:

a. adversely affects the environment; and

b. does not relate to trade competition or the effects of trade competition.

Submission

Submissions on Variation 2 can only be made on the provisions or mapping, which are proposed to change or alternatives that are clearly within the scope of the 'purpose of the proposals', as stated in the Section 32 report. Submissions on other aspects of the 2GP are not allowed as part of this process.

You must indicate which parts of the variation your submission relates to. You can do this by either:

- · making a submission on the Variation Change ID (in which case we will treat your submission as applying to all changes related to that change topic or alternatives within the scope of the purpose of that proposal); or
- on specific provisions that are being amended.



The specific aspects of Variation 2 that my submission relates to are:

Variation 2 change ID (please see accompanying Variation 2 – Summary of Changes document or find the list on www.dunedin.govt.nz/2GP-variation-2)

Rezone of part of 60 Huntly Rd & Township & Settlement balance to For example: D2 be used for wastewater intrastructure, of application of a SPMA

Provision name and number, or address and map layer name (where submitting on a specific proposed amendment):

All provisions relating to NOWA For example: Rule 15.5.2 Density or zoning of 123 street name.

My submission seeks the following decision from the Council: (Please give precise details, such as what you would like us to retain or remove, or suggest amended wording.)

Accept the change

Accept the change with amendments outlined below

Reject the change

If the change is not rejected, amend as outlined below

see attached submission notes

see attached submission notes

Reasons for my views (you may attach supporting documents):

If you wish to make multiple submissions, you can use the submission table on page 3 or attach additional pages.

see attached cubmission notes

Do you wish to speak in support of your submission at a hearing: Yes

If others make a similar submission, would you consider presenting a joint case at a hearing: Vyes

signature: Mt. Emma Peter, Consultant, Sweep Consultary Date: 4/3/21



Submission:

1. Rezone Part of 60 Huntly Road, Outram Township and Settlement and Apply a Structure Plan Mapped Area.

Reasons:

- Experienced severe shortage of residential capacity in Dunedin, including in this locale, rezoning the site will help to satisfy short through to long term demand with sufficient capacity to meet Council's obligations pursuant to NPS-UD 2020. The s32 analysis is deficient in its assessment of demand and available residential capacity in this locale and does not consider sufficiently alternatives.
- Rezone meets rezoning criteria specified in 2GP (see 2.6.2.1) in particular, it provides a logical extension of residential zones over a limited area which is close to services and public amenities. It provides a much needed infrastructure opportunity for Outram to move, over time, to a reticulated wastewater system.
- Provides for flexibility of development in this locale for which there is experienced high demand for more residential capacity.

In the alternative, rezone the entire site Township and Settlement and/or Large Lot Residential 1. Scope provided through s32 report not considering all alternatives to alleviate residential capacity shortages in this locale.

2. Do not Apply a NDMA over the Site and Instead Apply a Structure Plan Mapped Area Reasons:

- Provision of infrastructure is adequately governed by existing subdivision and land use performance standards in the 2GP and the subdivision process itself.
- The application of the Structure Plan Mapped Area provides the opportunity for Council to insert performance standards necessary to achieve desired outcomes for this specific site.
 This is a more appropriate methodology than applying the NDMA to the site.
- The NDMA provisions will, in this case, act as an impediment to development.

In the alternative, the submitter requests changes to the NDMA provisions as set out in Table 1 of these submission notes. Table 1 contains the NDMA related provisions, issues and potential solutions.

On the submission form the submitter states that their submission relates to "All provisions relating to the New Development Mapped Area". In the event that Table 1 is not a complete list of all such provisions, the submitter reserves the right to make comment in evidence on any other NDMA related provisions which are found to be missing from Table 1.

PPMENT Dunedin City Council Rates #|O|U|+

Figure 2: Indicative Sketch for Basis of Structure Plan - Subject to Preparation of a Structure Plan

Notes:

- Area bordered Pink = Township & Settlement (reticulated services).
- Area bordered Aqua = Area in which to develop wastewater infrastructure that can over time have treatment modules added to cater for all of Outram and make some provision for stormwater infrastructure. It is envisaged this area will have indengous plantings, wetlands and may also be able to cater for public access. Subject to engineering input on actual quantum of land required

Variation 2 Submission Notes - Willowcroft Limited - Residential Rezone of Part of 60 Huntly Road, Outram and Provision of 3 Waters Infrastructure on the Balance of 60 Huntly Road

Figure 1: Location of 60 Huntly Road, Outram



Notified Policy / Rule	le		Issue	Potential Solutions
CHANGE F2-6 Policy 9.2.1.AA			Limit the extent of Policy 9.2.1.AA and related	V Delete the words 'on adjoining or nearby sites
Policy 9.2.1.AA Only allow infrastruct nearby site	y subdivision in a new o ture is designed to conf es that are zoned for urt	Only allow subdivision in a new development mapped area where any new public or private 3-waters infrastructure is designed to connect to, and provide capacity for future urban development on adjoining or nearby sites that are zoned for urban development, where necessary, (Change F2-6)	to provision of capacity of infrastructure within the specific new	development' and ins words 'within the new development in he new development in hearth.
Rule 9.5.3.Z			area.	
9.5.3 Assessment of performance standard contraventions	mance standard contra	wentions		y in Rule 9.5.3.Z.
Performance standard	Matters of discretion	Guidance on the assessment of resource consents		delete the words on adjoining or nearby sites
In a new a Effectivene development mapped area Inflation of Service Inflation of Serv	ss and tomwater and affects from tuture	iii. Only allow subdivision in a new development mapped area where any new public or private 3-waters infrastructure is designed to connect to, and provide capacity for future urban development on adjoining or nearby sites that are zoned for urban development, where necessary (Policy 9.2.1 AA). (Change F2-6)		that are zoned for urban development' and insert the words 'within the subject new development mapped area' before 'where necessary'.
Rule 9.6.2.X				Similarly in Rule 9.6.2.X.a.iii delete the words 'on adjoining or nearby sites
9.6.2 Assessment of restricted discretionary activities	ted discretionary activi	ities		that are zoned for urban development and insert the
Activity Mat	Matters of discretion	Guidance for the assessment of resource consents		words 'within the subject new development mapped
In a new development mapped area activities (Change F2-2)	a Effectiveness and efficiency of stormwater management and effects of stormwater from future development	it Only allow subdivision in a new development mapped area where any new public or private 3-waters infrastructure is designed to connect to and provide capacity for future urban development on adjoining or nearby sites that are zoned for urban development, where necessary (Policy 9.2.1.4A). (Change F2.6)		necessary'.

	development perrormance	15.10.4 Assessment of development performance standard contraventions	
Performance standard	Matters of discretion	Guidance on the assessment of res	ssment of resource consents
site overage and impermeable surfaces	c. Effects on efficiency and affordability of infrastructure (stormwater) (Change F2-3) d. Effects of stormwater from future development (Change F2-3)	See Rule 9.5.	
Rule 15.11.5.Z 15.11.5 Assessment of re scheduled heritage item	ule 15.11.5.Z 15.11.5 Assessment of restricted discretionary activities in an overlay zone, scheduled heritage item		mapped area, heritage precinct or affecting a
Activity		Matters of discretion	Guidance on the assessment of resource consents.
In the following new development maps areas, all subdivision activities, multi-un development, and supported living facili (Change F3-2) Kaltorai Valley Road (Change IN07) Selwyn Street (Change RTZ2) Watte Fox Lane (Change RTZ1)	In the following new development mapped areas, all subdivision advities, multi-unit development, and supported living facilities; (Change F3-2) • Kaltoral Valley Road, (Change IN07) • Selwyn Street (Change RTZ2) • Wattre Fox Lane, (Change RTZ1)	a Effectiveness and efficiency of wastewater management and effects of wastewater from future development (Change F3-2)	See Rule 9.6 (Change F3-2)

I have the capacity to detain wastewater for a 24-hour period, prior to releasing to the wastewater via a connection to the wastewater public infrastructure network. The volume of wastewater to be detained will be calculated with reference to ili. haye a minimum 20 year expected life for all electrical / mechanical components and a minimum 50 year expected life v. have components and materials that comply with the DCC's 3-Waters Approved Product and Manufacturers List and a. Specify the design and location of one or more communal wastewater detention systems to detain wastewater from the specified in Rule 9.6.2 Y must include a proposed wastewater management plan that ensures that all wastewater from the infrastructure network via the use of a communal wastewater detention system, unless such a system has already been 1. Any application for subdivision, multi-unit development or supported living facilities in a new development mapped area future development of the entire new development mapped area does not exceed the capacity of the wastewater public 3. The wastewater management plan must be submitted along with the written approval of all landowners within the new w where practicable, be tocated such that all flow goes to one communal wastewater detention system with no The wastewater management plan must be prepared by a chartered engineer and meet the following requirements. Part 5 of the Dunedin Code of Subdivision and Development 2010 ('Code of Subdivision' Part 5 of the Dunedin Code of Subdivision and Development 2010 (Code of Subdivision) ii. be compatible with DCC's Supervisor, Control and Data Acquisition (SCADA) system development mapped area unless they are the applicantis. (Change F3-2) The communal wastewater detention systems must. approved for the site and will be connected to entire new development mapped area for all civil components. 9.9 Y Wastewater management plans Rule 9.9.Y

new development efficiency of wastewater mapped areas all management and effects subdivision advelopment and evelopment and supported living facilities. (Change

- Katkorai Valley Road (Change IN07)

F3-23

- Selwyn Street
 (Change RTZ2)
- · Wattle Fox Lane (Change RTZ1)

Reterant objectives and policies (in addition to those outlined in 9.5.2.2 and 9.6.2.X above).

- i Objective 9.2.1
- ii Recure subdivision, multi-unit development or supported living facilities in specified new development mapped areas to provide or connect to a communal wastewater detention system that ensures that all wastewater from the future development of the entire new development mapped area does not exceed the capacity, of the wastewater public infrastructure network, (Policy 9.2.1 EB), (Change Fa.2)

Seneral assessment quidance.

- in The identified new development mapped areas are serviced for wastewater but new connections to the network with not be allowed and consequentially any multi-unit development, supported bung facility or subdivision that will lead to development that will require a connection will likely or declined until capacity constraints are resolved or a communal on-site wastewater detention system that is designed for and associated with subdivision and/or development of 50 or more residential units is integrated into the public networkand vested in the DCC. After installation of the system, all activities that create wastewater will be required to connect to the system until its no longer required.
- w in assessing the appropriateness of a proposed communal on-site wastewater deterrition system, Council will consider the proposed wastewater management plan submitted with the application (see Special Information Requirement Rule 9.9 Y), (Change F3-2)

Conditions that may be imposed.

- A requirement for the communal on-site wastewater detection is stem to be installed prior to certification of the surrey plan pursuant to section 223 of the RMA.
- A requirement for the communal on-site wastewater detertion a) stem to be vested in the DCC, along with a site containing it which is of a minimum 500m² in area and sulfable for residential development.
- A requirement for necessary easements and a fixed maintenance or defect period egreement to be in place prior to vesting the communal on-site wastewater detention system and associated land. (Change F3-2)

Notified Policy / Rule	Issue	Potential Solutions
CHANGE F3-2 Policy 2.7.1.2.Y	1. Potential difficulties with NDMA being in	Provide a claw-ba
Ensure areas of new urban development provide for public infrastructure networks that represent the least possible long term cost to the public through:	mumble ownersing – for the example, if there is / are infrarellyctant or recalcitrant with	example, if there is / are infrastructure in a NDMA reluctant or recalcitrant with multiple owners vects
	owner(s) within the	that infrastructure in DCC,
1 collides and assessment rules that require wastewater detantion for specified sites in the new development mapped area to allow urban expansion while ensuring any impacts on the wastewater public infrastructure network are no more than minor (Change F3-2)	NDMA.	UCC pays that developer for the infrastructure (less the developer's pro rata share) and DCC claws-back the cost
Policy 9.2.1.BB		of that infrastructure vis development contributions
Require subdivision, multi-unit development or supported living facilities in specified new development mapped areas to provide or connect to a communal wastewater detention system that ensures that all wastewater from the future development of the entire new development mapped area does not exceed the capacity of the wastewater public infrastructure network. (Change F3-2)		as the other land within that NDMA comes online. AND Provide a mechanism
Note 9.3.7.ZA General Advice		rily acq ts in NDMA for ture.
b In new development mapped areas specified in Rule 9.5.2 Y immediate connections to the wastewater public infrastructure network will not be available due to network capacity constraints. In these cases, subdivision consent may be refused even if this standard is met where an on-site communal wastewater detention system that serves 50 or more residential units is yet to be approved as a solution to capacity constraints. (Change F3-2)		
 Rule 9.6.2.Y		
9.6.2 Assessment of restricted discretionary activities		
Activity Activity Guidance for the assessment of resource consents		

		ea, heritage precinct or affecting a	Guidance on the assessment of resource consents	See Rule 9.6 (Change F2.2)
See Rule 9.5. (Change F2-2)		rities in an overlay zone, mapped a	Matters of discretion	f. Effectiveness and efficiency of stormwater management and effects of stormwater from future development (Change F2-2)
In a new a Effectiveness and development efficiency of stormwater management and effects onnections - Service oconnections - stormwater formwater (Change F2-2)	Rule 15.11.5.Y	15.11.5 Assessment of restricted discretionary activities in an overlay zone, mapped area, heritage precinct or affecting a scheduled heritage item	Activity	In a new development mapped area. * All subdivision activities. (Change D1 & st

n, for larger subdiv integrated into r o, for larger subdiv	consider the use of detention tanks; for larger subdivisions, the design should incointegrated into reserves and recreation spaces for larger subdivisions, the design proposal sh	consider the use of detention tanks; In tor larger subdivisions, the design should incorporate consideration of how stormwater management areas can be integrated into reserves and recreation spaces. In the larger subdivisions, the design proposal should demonstrate how the integrity of the stormwater mitigation and	consider the use of detention tanks; n. for larger subdivisions, the design should incorporate consideration of how stormwater management areas can be integrated into reserves and recreation spaces. o. for larger subdivisions, the design proposal should demonstrate how the integrity of the stormwater mitigation and
management m	management measures will not be compromised during an contamination of devices during the construction of houses not be blocked or aftered. (Channe P.2.2 & Channe P.2.3)	management measures will not be compromised during and after subdivision (for example, avoiding premature confarmmation of devices during the construction of houses and ensuring that open drains that form part of the syndrone has blocked or affected. (Channe F2, 2)	d after subdivision (for example, avoiding premature and ensuring that open drains that form part of the system will
Rule 15.3.4.1 Developm	Rule 15.3.4.1 Development Activity Status Table	i conaudia con a c	
1 Performance stand	Performance standards that apply to all development activities	pment activities	a. Natural Hazards Performance Standards
			b. Maximum building site coverage and impermeable surfaces
			c. Setback from scheduled tree
			d. Structure plan mapped area performance standards (where relevant)
			Y. Service connections - stormwater (in a new development mapped area) (Change F2-2)
Rule 15.6.X			
5.6.X Service Conn	ections - Stormwater	15.6.X Service Connections - Stormwater - to be added {Change F2-2}	{
n a new development ma	apped area all development tha	at creates an impermeable surface must	in a new development mapped area, all development that creates an impermeable surface must comply with Rule 9:3.7 AA. (Change F2-2)
Rule 15.10.4.Y			
5.10.4 Assessment of d	15.10.4 Assessment of development performance standard contraventions	standard contraventions	
Performance standard	Matters of discretion	Guidance on the assessment of resource consents	fresource consents

- w for the purposes of this requirement, primary infrastructure, includes both open and closed conduits designed to contain the flows generated by the 10% AEP rainfall event
- the primary flow path becomes overloaded or inoperative and consists of overland flow paths with sufficient capacity to transfer the flows generated by rainfall events up to 1% AEP. Secondary flow paths should be aligned with natural flow for the purposes of this requirement, secondar, flow paths, means the flow path over which surface water will flow if paths and located on public land where possible. If located in private property, 1% AEP secondary flows should be through primary infrastructure unless protected by an easement
- Impermeable surfaces permitted in the underlying zone and any proposed roading or accessways for the subdivision area e: assess the difference between pre-development flows and post-development flows, taking into account the maximum or in a new development mapped area, for the entire NDMA)
- f specify the design and location of any on-site stormwater management systems to accommodate the calculated difference in flows.
- g where relevant, specify the design and location of secondary flow paths,
- h specify any upgrades to stormwater public infrastructure, or other infrastructure, that will be used to add capacity where it is required
- I, the stormwater management system design should allow for stormwater quality treatment to reduce potential contaminants that the site and development may generate.
- <u>building areas should not require stormwater quality freatment providing they are constructed with Inert building products</u> areas requiring stormwater quality freatment include trafficked areas such as roads, driveways and carpants. Roof and which avoid exposed metal surfaces;
- stormwater quality treatment devices shall target the removal of 75% total suspended solids (TSS) on a long-term average basis and consider the avoidance or minimisation of thermal loading effects
- I the stormwater management design should consider the use of low impact design features, for example
 - i. grassed/landscaped swales and other vegetation areas
- ii. infiltration frenches/bioretention systems.
- iii. storage ponds/wetlands/sediment ponds;
- w rainwater tanks harvesting and reuse.
- v. rain gardens, green roofs; or
- vi porous surface treatments

increase in discharge on the stormwater public infracting are	development peak stormway the stormwater public intras 2 where this is not practicable increase in discharce on the	where where the stormwater managements stem that is designed for the whole NDIMs and is installed in full or in planned stages prior to development will ensure there is no increase in the predevelopment will ensure there is no increase in the predevelopment will ensure the is no increase in the predevelopment peak stormwater discharge rate from the site into the stormwater public infrastructure at any point), or where this is not practicable, any adverse effects from an increase in discharge on the stormwater public infrastructure are
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9.9 X Stormwater management plans

1. Application for subdivision in a new development mapped area must include a proposed stormwater management plan that demonstrates how Policy 9.2.1.Y will be achieved, unless such a plan has already been approved as part of an earlier Subdivision, (Change F2-2)

:

- 3. Stormwater management plans must
- a. be prepared by a chartered engineer or other suitably qualified person;
- b, be of a level of detail commensurate with the scale of the activity, complexity of stormwater management issues, and potential for adverse effects from stormwater, (Change F2-2 & Change F2-3)
- approval of all owners of land within the new development mapped area unless they are the applicants, {Change F2-2} c. for a new development mapped area (NDMA), address the whole NDMA area, and be submitted along with the written
- d. assess pre-development flows and post-development flows, generally based on the following rainfall events:
- i for primary infrastructure, a 10% annual exceedance probability (AEP) for the critical storm duration for the NDMA and the critical storm duration and the catchment upstream of the point of discharge, and
- It for secondary flow paths, a 1% AEP for the critical storm duration for the NDMA and the critical storm duration for the catchment upstream of the point of discharge.
- iii for the purposes of this requirement, critical storm duration, means, the duration of rainfall event likely to cause the highest peak flows or water levels;

and in manufacture of her	9.5.3 Assessment of performance standard contraventions	ventions
Performance standard	Matters of discretion	Guidance on the assessment of resource consents
Z. In a new development mapped area. • Service connections stormwater	a. Effectiveness and efficiency of stormwater management and effects of stormwater from future development	Relevant objectives and policies. 1. Objective 92.1 II. Require development in a new development mapped area in at creates impermeable surfaces to be connected to the integrated communal on-site stormwater management system that meets Policy 9.2.1.Y (Policy 9.2.1.X). (Change F2-2)
(Change F2-2)		General assessment guidance N. Council will consider how stormwater will be managed and may require a stormwater management plan to be submitted with the application (see Special information Requirement - Rule 9.9.X). (Change F2-2)
		Conditions that may be imposed include: v. A requirement for easements, covenants, consent notices, or bonds, to ensure future development will be in accordance with a stormwater management plan.
		A A requirement for on-site stormwater management such as the installation of detention devices. In accordance with the approved stormwater management plan. (Change F2-2)
Rule 9.6.2.X		
9.6.2 Assessment of resi	9.6.2 Assessment of restricted discretionary activities	es
Activity	Matters of discretion	Guidance for the assessment of resource consents

Rule 9.3.7.AA	ped area' to the er
827 AA Stormweet (Change F2-2)	the sentence at Rule 9.5.3.Z.a.
a in a new development mapped area, all development that creates an impermeable surface must Lonnect to a communal stormwater management system that services the new development mapped area, except 1 prior to the communal stormwater management system being installed, any development that creates less than 50mf of impermeable surface is exempt from this standard.	s except. less than 50m.
b. Activities that contravene this performance standard are restricted discretionary activities. (Change F2-2)	
Note 9.3.7.AAA General advice and other requirements outside of the District Plan (Change F2-2)	
	ent system anagement
 Clause E1 - Surface Water of the New Zealand Building Code (Building Regulations 1992. Schedule 1) contains requirements reparding buildings and stework in relation to managing surface water and effects on other property. 	ins perfy.
c. Development that will divert surface water may require resource consent under the Otago Regional Plan. Water	38
 Discharge of stormwater to any Otago Regional Council scheduled drain or overland flow path is managed by the Otago Regional Council Flood Protection Management Bylaw 2012. 	, the Otago
e, if development affects the flow of surface water, this effect is also subject to the common law principle of natural seminde	ral servitude.
4. Part 4 of the Dunadin Code of Subdivision and Development 2010 ("Code of Subdivision") requires that design and construction of stormwater systems be undertaken in accordance with NZS 4404.2004 (now replaced by NZS 4404.2010) except as amended by the Code of Subdivision. This includes a requirement that stormwater systems be provided so that any new development results in an insignificant increase of runoif wherever possible (Clause 4.2.8).	4404.2010), vided so that
g. For further information on connections to the public stormwater network and for assistance with design requirements for stormwater management systems, please contact DCC 3 Waters on 03 477 4000 at the earliest opportunity, (Change F2-4)	ements for (Change F2-4)

Notified Po	Notified Policy / Rule	Issue	Potential Solutions
CHANGE F2-2	2	1. Potential difficulties	1. Provide a claw-back
Policy 2.2.2.Y		with NDMA being in med	with NDMA being in mechanism whereby when multiple ownership – for the developer of
Policy 2.2.2.Y	Policy 2.2.2.Y - to be added {Change F2-2}	example, if there is a	structure in a NDN
Enable and encour	Enable and encourage on-site low impact design stormwater management through policies and assessment rules that require stormwater management	reluctant or recalcitrant	
ndolayab wan n	in new development mapped areas, (charige r.t4)	2 Requirement to install	that infrastructure in DCC, Requirement to install
Delete Policy 2.2.5.2 Policy 2.7.1.2.X	2.5.2	infrastructure prior to obtaining subdivision	the infrastructure (less the developer's pro rata share)
Ensure meas of o	costure areas of new arban development provide for public infrastructure networks that represent the least possible long term cost to a public through	consent (see Policy 9.2.1.Y and Note	
		9.3.7.AAA.a). The proper development process is	
X policies and F2-23	policies and assessment tules that require on site stormwater management in the new development mapped area. (Change 2)	for resource consent to AND be obtained brior to AND	NDMA comes online.
Policy 9.2.1.Y		installation occuring so Provide	a mecha
Objective 9.2.1		assessed together. Focus compulsorily	compulsorily acquire
Land use, develo wastewater and s	Land use, development and subdivision activities maintain or enhance the efficiency and affordability of public water supply, wastewater and stormwater infrastructure.	should be on the design easements in NI of infrastructure at this new infrastructure.	should be on the design easements in NDMA for of infrastructre at this new infrastructure.
		development process.	AND Delete from Rule 9.9.X.3.C
Policy 9,2.11Y	Only allow subdivision activities in a new development mapped area where: a an on-site stormwater management system that is designed for the whole NDMA and is installed in full or in planned stages prior to development will ensure there is no increase in the pre-development peak stormwater discharge rate from the site into the stormwater public infrastructure (at any point), or b. where this is not practicable, any adverse effects from an increase in discharge on the stormwater public infrastructure are no more than minor (Change F2-2)	3. Limiting the extent of Rule 9.5.3.2.	3. Limiting the extent of submitted along with the Rule 9.5.3.Z. written approval of all owners of land within the new development mapped area unless they are the approach of the paralinearity.
Policy 9.2.1.X			2. Delete requirement for
Policy 9.2 1.X	Require development in a new development mapped area that creates impermeable surfaces to be connected to the integrated communal on-site stormwater management system that meets Policy 9.2.1.Y. (Change F2-2)		infrastructure to be installed prior to subdivision consent.
			3. Add the words 'within the

1. Objective and policios 1. The supplyiging design ensures the efficient use of land, while also achieving the other elements of Objective 12.2 X (Policy 12.2 X 5). (Change DB) Penerial assessment guidance. In Council will generally require subdivision in a NDIMA to enable the maximum development caeach allowed under the rules and solices on the Plan (e.g.) as many sites autiable for objectives and policies of the Plan (e.g.) as many sites autiable for registrines and policies of the Plan (e.g.) as many sites autiable for registrines and collides of the Plan (e.g.) as many sites autiable for registrines and collides of the Plan (e.g.) as many sites and make the registrial development as gradicable or through other means of maximising development as gradicable or through other means of maximising development of the polectives of collides. Councillates the interaction of affordable housing in the development and of affordable housing in the development and observed contract and contract contract of the polential cumulative effects of inefficient development on loss of miral land. (Change DB)		, heritage precinct or affecting a	Guidance on the assessment of resource consents	See Rule 12.½ (Change DS)	
200 년 80 전 10 전		octivities in an overlay zone, mapped area	Matters of discretion	e. Whether subdivision design supports efficient use of land (Change D8)	
derelopment design supports efficient meaped area use of and (Change activities (Change D1)).	Rule 15.11.5.Y	15.11.5 Assessment of restricted discretionary activities in an overlay zone, mapped area, heritage precinct or affecting a scheduled heritage item	Activity	 _	

2200	Potential solutions
Rule 12.X.2 – general assessment guidance iv 3	Delete.
This assessment has already been	
undertaken in rezoning of the land (including placement of Transition	
overlay zone or mapped area).	
iv.3 This alreadon of the control of	ment guida assessment y by taken in rezo e land (inclu nent of Transi y zone or map

See Rule 12.3 (Change D7) b. Provision for amenity planting and public amenities (Change D77 In a new development mapped area:
 All subdivision activities (Change D1 & Change F2-2)

Notified Policy / Rule	Rule			Issue	Potential Solutions
CHANGE D7 Objective 12.2.X {Change D1} Future residential growth areas	ye D1}	w that achieves the Plans	CHANGE D7 Objective 12.2.X {Change D1} Future residential growth areas are developed in a way that achieves the Plan's strategic directions for: (Change D1)	What is the threshold for the requirement?	
d form and structure	d form and structure of the environment (Objective 2.4.1); (Change D7)	ive 2.4.1); {Change D7}		What constitutes an 'adequate' area?	
-	Only allow subdivision in a new development mareas of amentity planting (including but not limit attractive residential environment. (Change D7)	r development mapped ar ding out not limited to stre nt. (Change D7)	Only allow subdivision in a new development mapped area where the subdivision will provide adequate areas of amenity blanting (including but not limited to street trees) and public amenities to ensure an attractive residential environment. (Change D7)		public amenities.
Rule 12.X.2.5.b	ile 12.X.2.5.b 12.X.2 Assessment of restricted discretionary activities in a Transition Overlay Zone or mapped area	vities in a Transition Overla	ay Zone or mapped area		
Activity.	Matters of discretion	Guidance on the assessment of resource consents	ent of resource consents		
5. in a new development mapped area. • All subdivision activities (Change D1).	p. Provision for amenity blanting and public amenity amenities (Change DT)	Relevant objectives and policies 1. Objective 12.2.X If The subdivision provides adequate a (including but not limited to street tree ensure an attractive residential environments that street tree and other change but.	1. Objectives and policies 1. Objective 12.2.X 11. The subdivision provides adequate areas of amenity planting (including but not limited to street trees) and public amenities to ensure an attractive residential environment (Policy 12.2.X.4). Conditions that may be imposed include. The Requirements for street tree and other subdivision amenity planting. Change U.f.		
Rule 15.11.5.Y 15.11.5 Assessment of rest	ule 15.11.5.Y 15.11.5 Assessment of restricted discretionary activities in an overlay zone, mapped	i in an overlay zone, mapped	l area, heritage precinct or affecting a		
scheduled heritage item	17	1			
Activity	Mam	Matters of discretion	Guidance on the assessment of resource consents		

scheduled heritage item	l activities ill dii Ovenay zone, illappeu a	ea, nemage precinct or anecung a
Activity	Matters of discretion	Guidance on the assessment of resource consents
In a new development mapped area • All subdivision activities (Change D1 & Change F2-2)	d Whether subdivision design maintains or enhances areas with significant natural environment values, (Change D6)	See Rule 12.1 (Change D6)

CHANGE D6 Objective 12.2.X and Policy 12.2.X.2 Objective 12.2.X (Change D1) Filams residential growth areas are developed in a way, that schees the Plan's strategy directions for (Change D1) Lead of Indicating Special Change D2 TOTAL Assessment of restricted discretion in area development mapped area where the special control in a reason of the control in a r	Notified Policy / Rule	Issue		Potential Solutions
Depertue 122.X (Change D1) b. Indigenous biodiversity (Objective 2.2.3); (Change D6) c. Indigenous biodiversity (Objective 2.2.3); (Change D6) c. Indigenous biodiversity (Objective 2.2.3); (Change D6) Dolly allow subdivision in a new development unit protect, and where the subdivision; designed to ensure and future land uses and development will protect, and where necessary restores an invariance of important indigenous supgishing and habitate of indigenous fauna, or other areas with significant natural endingenous supplication of the sessessment of restores on sential endingenous to the sessessment of restores on sential endingenous that and a session of restores on sential endingenous that and development will protect, and where necessary restores and endingenous fauna endingenous fauna or other areas with significant natural endingenous fauna or other areas endingenous fauna or other areas endingenous fauna or other areas e	CHANGE D6 Objective 12.2.X and Policy 12.2.X.2	What is for 'signi	s the threshold gnificant natural	Provide a definition for this term.
b. Indigenous biodiversity Objective 2.2.3); (Change D6) Policy 12.2.X.2 Policy 12.2.X.2 Only allow subdivision in a new development will important indigenous vegetation and hat environment values. (Change D6) 12.X.2.5.d Activity. Matters of discretion obsign maintains or environment values are swith significant natural environment values (Change D6) (Change D6) (Change D6)	Objective 12.2.X (Change D1)		ment values	
b. Indigenous biodiversity (Objective 2.2.3); {Change D6} Policy 12.2.X.2 Policy 12.2.X.2 Only allow subdivision in a new development will important indigenous vegetation and hat environment values. {Change D6} Policy 12.X.2.5.d 12.X.2.5.d Activity. Matters of discretionary activities in a new development will important indigenous vegetation and hat environment values of discretionary activities in a significant natural environment values (Change D6) Con (Con (Change D6))	Future residential growth areas are developed in a way that achieves the Plan	ns strategic directions for, (Change D1)		
Policy 12.2.X.2 Only allow subdivision in a new development will important indigenous vegetation and has environment values. (Change D6) Ile 12.X.2.5.d Activity. Matters of discretion and stricted discretionary activities in a design maintains of an annual subdivision and has environment values. (Change D6) (Change D6) (Change D6)				
Policy 12.2.X.2 Only allow subdivision in a new development will important indigenous vegetation and hat environment values. (Change D6) 12.X.2.5.d 12.X.2.5.d Activity Activity O Whether subdivision				
12.X.2.5.d 12.X.2 Assessment of restricted discretionary activities in a Activity. Matters of discretion Guidan		pped area where the subdivision is designed to ensure and where necessary restore, any waterways, areas of idigenous fauna, or other areas with significant natural		
Activity. Matters of discretionary activities in a detail and an arrivities in a design maintains of a sudan and an arrivition and an arrivition and arrivition and arrivition and arrivition and arrivition arrivition and arrivition arrivition and arrivition arrivi	Rule 12.X.2.5.d			
Activity, Matters of discretion Guidan Guida	12.X.2 Assessment of restricted discretionary activities in a Transition	on Overlay Zone or mapped area		
d Whether subdivision design maintains of enhances areas with significant natural environment values (Change D6).	Matters of discretion	assessment of resource consents		
	design maintains or the subdivision of the subdivis	thres and policies. 12.2.X. Mission is designed to ensure any future land use and nent will protect, and where necessary restore, any s. areas of important indigenous vegetation and habitats of us fauna, or other areas with significant natural entitations. (Policy, 12.2.X.2) (Change D6). at may be imposed include. ment to protect areas through reserve status or other legal ans. ment to undertake conservation activity (Change D6).		

5. In a new development mapped area. • All subdivision activities (Change D1)	a. Whether subdivision design supports energyefficient housing (Change D5).	Relevant objectives and policies. 1. Objective 12.2.X ii. The subdivision layout and orientation, designed with good solar access to live spaces (Policy 12.2.X.3). (Change D5)	1. Objectives and policies. 1. Objective 12.2.X. Ii. The subdivision layout and orientation provides for houses to be designed with good solar access to living areas and outdoor living spaces. (Policy 12.2.X.3). (Change D5).
 Rule 15.11.5.Y			
15.11.5 Assessment of resscheduled heritage item	stricted discretionary ac	tívities in an overlay zone, mapped a	15.11.5 Assessment of restricted discretionary activities in an overlay zone, mapped area, heritage precinct or affecting a scheduled heritage item
Activity		Matters of discretion	Guidance on the assessment of resource consents
In a new development mapped area All subdivision activities (Change D1 & Change F2-2)	mapped area ities (Change D1 &	a Whether subdivision design supports energy-efficient housing (Change D5)	See Rule 12 × {Change D5}

Notified Policy / Rule	Issue	Potential Solutions
CHANGE D5 Delete Policies 2.2.2.5.b and 2.2.5.3.a and replace with new clause in Policy 2.2.2.X.a Policy 2.2.2.X to be added {Change D5 & Change E4}	No issues.	N/A
Encourage improvements to the environmental performance of new housing by, (Change E4) a. use of policies and assessment rules for subdivision, including in new development mapped areas, that encourage subdivisions to be designed to maximise the potential for passive solar design in housing, (Change D5) b. encouraging new medium density housing in parts of the city that have old housing stock that is not protected for its heritage		
values: c. rules that require outdoor living space to be on the sunny side of buildings, and requiring principal living areas to connect to the outdoor living space, and		
d_rules that restrict height in relation to boundary to facilitate access to sunlight in outdoor areas_(Change E4)		
Objective 12.2.X & Policy 12.2.X.3 Objective 12.2.X (Change D1)		
Future residential growth areas are developed in a way that achieves the Plan's strategic directions for (Change D1)		
c. environmental performance and energy resilience (Objective 2.2.2), {Change D5}		
Policy 12.2.X.3 Only allow subdivision in a new development mapped area where the subdivision layout and orientation provides for houses to be designed with good solar access to living areas and outdoor living spaces. (Change D5)		
Rule 12.X.2.5.a		
12.X.2 Assessment of restricted discretionary activities in a Transition Overlay Zone or mapped area		
Activity Matters of discretion Guidance on the assessment of resource consents		
	Í	

-	iii. Location size and shape of raceation reserves, including a minimum length of road frontage. N. A requirement to vest recreation spaces in DCC as DCC reserve. V. Public amenities to be included in a recreation reserve. A Arequirement for the recreation space to be developed prior to vesting in DCC. (Change DA).	ule 15.11.5.Y 15.11.5 Assessment of restricted discretionary activities in an overlay zone, mapped area, heritage precinct or affecting a scheduled heritage item	Matters of discretion Guidance on the assessment of resource consents	C. Provision of recreation spaces. See Rule 12 X (Change D4)
development mapped area • All subdivision advitics (Change D1)		Rule 15.11.5.Y 15.11.5 Assessment of restricted discretionary activitivities scheduled heritage item	Activity Macrosity	Y. In a new development mapped area. • All subdivision activities (Chango D1 &

Table 1: NDMA Issues and Potential Mechanisms For Solutions

Notified Policy / Rule	// Rule	Issue	Potential Solutions
CHANGE D4 Policy 2.3.3.1.X		How will this operate in NDMA where land is in multiple ownership and	How will this operate in A trigger mechanism for NDMA where land is in requirement of formal many and for informal many formal
Support community an	Support community and leisure activity, sport and recreation, and essential community facilities in Dunedin through:	development is likely to	development is likely to recreation, sporting, social
1		occur over time and potentially without co-	occur over time and and cultural activities, and potentially without co- community facilities. That
X policies and assi- formal and/or informal	 policies and assessment rules for subdivision in a new development mapped area that require consideration of the need for formal and/or informal space for recreation, sporting, social and cultural activities, and community facilities. (Change D4) 	operation between landowners?	between is, over so many lots / developed area a
Delete Polcy 2.6.1.6.b Objective 12.2.X	d:	S32 report talks about greenspace is required. large greenfield areas' AND/OR	greenspace is required.
Euture residential growth a facilities and spa Policy 12.2.X.1	Euture residential growth areas are developed in a way that agnieves the Plan's strategic directions for {Change D1} a facilities and spaces that support social and cultural well-being.(Objective 2.3.3); {Change D4} olicy 12.2.X.1	[see para 296], however, Specify what granny of the large is required as a greenfield areas! in which NDMAs.	[see para 296], however, Specify what greenspace etc many of the large is required as a minimum for greenfield areas' in which NDMAs.
Policy 12.2.X.1 O	Only allow subdivision in a new development mapped area where it will provide or otherwise ensure good access to outdoor recreation opportunities (including playgrounds) and where possible, opportunities for off-road cycling and walking tracks within and between different residential developments and connecting to community facilities and services. (Change D4)	ownership.	
Rule 12.X.2.5.c	ile 12.X.2.5.c		
Actury,	Matters of discretion Suidance on the assessment of resource consents		