



E. Major Facility Zones

Introduction

The major facilities are key facilities throughout the city which contribute to the economic, social and cultural well-being of the community. The facilities identified in the District Plan enable people in Dunedin to access essential services such as education, health care, transport, and recreation. Including these facilities in separate zones, with provisions tailored specifically to them, ensures that their contributions to economic and social prosperity can be maintained and encouraged. Providing for major facilities also ensures greater certainty for the community regarding the activities, and the effects, which can be expected to occur.

Several major facilities (Campus, Dunedin Botanic Garden, Airport, Hospital, Invermay/Hercus, major recreation facilities (Moana Pool and Stadium), Port, Schools, and Taieri Aerodrome) have a unique activity that provides for all the primary activities of the major facility. These activities are included in the Major Facility Activities Category of the Nested Table. However, some major facilities rely on standard activities that are provided for in a range of zones (for example the Otago Museum's primary activities are provided for through enabling training and education, campus-affiliated office, conference, meeting and function, entertainment and exhibition). In addition, some of the facilities in the Major Facility Activities Category do not have a special major facility zone (for example the New Zealand Marine Studies Centre). In addition to the major facilities, the Major Facility Activities Category also contains important community facilities that occur in a range of locations, for example cemeteries and emergency services.

The focus for the major facility zones is on providing for the operation of the major facility. Permitted activities within each zone include:

- activities that support the operation of the major facility, including ancillary activities; and
- related activities that may make use of the facilities' buildings or grounds, and are unlikely to have any effects on neighbouring communities.

Activities that are not part of, or ancillary to, the major facility or are incompatible with the major facility or the surrounding zone, require consent.

Major facilities operate in a different manner to activities in the surrounding zones and will have effects that differ from those that typically occur in the surrounding area. It is therefore appropriate to manage them in a different way to allow them to operate effectively. While some adverse effects are to be expected, the provisions require the operation and development of the facility in a manner that does not result in unacceptable effects on the amenity of neighbours and the local community.

To further encourage efficient operation, most major facilities have been assigned a 'default zone'. The provisions allow land that is surplus to the requirements of the major facility to be used in a manner consistent with the default zone. The default zone is usually the surrounding zone, but may also be a zone that is considered a 'best fit' for the likely future use of the facility buildings. These provisions allow a facility to dispose of surplus land without the need for a resource consent or plan change.

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21. Ashburn Clinic

21.1 Introduction

The Ashburn Clinic is located at 496 Taieri Road, Halfway Bush, Dunedin. The hospital occupies an area of approximately eight hectares and is owned and operated by the Ashburn Hall Charitable Trust. Ashburn Clinic provides in-patient and out-patient mental health care.

The Ashburn Clinic was originally established in Dunedin in 1882, then known as Ashburn Hall, and provided an alternative to public asylums of that time. The clinic is a private trust which provides a range of essential mental health services to the region. With this in mind, the Ashburn Clinic Zone has been designed to enable the services which are offered by Ashburn Clinic to be provided for, while providing greater certainty to the community regarding what land use activities can be expected to occur on the Ashburn Clinic site.

The site itself is surrounded by the Rural Residential 1 Zone, which is characterised by relatively low density residential development, and is also in close proximity to the General Residential 1 Zone and the Recreation Zone. There is a high level of residential amenity in the area, and the site and wider area has a high level of established vegetation. While the buildings on the Ashburn Clinic site are generally larger than would otherwise be expected in the surrounding residential environments, these are contained within a large site which is extensively bordered by trees and vegetation.

The Ashburn Clinic Zone recognises the existing and foreseeable future use of Ashburn Clinic site and, at the same time, appropriately manages any adverse effects of development on the surrounding Rural Residential 1 Zone.

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21.2 Objectives and Policies

Objective 21.2.1			
Ashburn Clinic is	Ashburn Clinic is able to operate efficiently and effectively as a hospital and medical training and research facility.		
Policy 21.2.1.1	21.2.1.1 Enable hospital activity in the Ashburn Clinic Zone.		
Policy 21.2.1.2	Enable land that is surplus to the needs of Ashburn Clinic to transition to the Rural Residential 1 Zone, so that future development that is not related to hospital activity will be managed in accordance with the objectives and policies of that zone.		
Policy 21.2.1.3	Policy 21.2.1.3 Provide for activities that are ancillary to hospital activity where they are designed and operated in line with Objective 21.2.2 and its policies.		
Policy 21.2.1.4	Only allow activities that are not ancillary to hospital activity where all of the following apply: a. the activities are related to or support Ashburn Clinic, or have other operational requirements that mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of Ashburn Clinic;		
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
	d. they are designed and operated in line with Objective 21.2.2 and its policies.		
Policy 21.2.1.5	Only allow general subdivision in the Ashburn Clinic Zone where: a. it is in accordance with the provisions of the Rural Residential Zone 1; and		
	b. it does not adversely affect the effective and efficient operation of Ashburn Clinic.		

Objective 21.2.2

Land use activities and development necessary for Ashburn Clinic to meet the reasonably foreseeable health needs of the community are enabled, while ensuring development:

- a. achieves a reasonable standard of on-site amenity for patients, staff and visitors; and
- b. maintains or enhances the residential amenity of surrounding sites.

b. Maintains of emilances the residential amenity of surrounding sites.				
Policy 21.2.2.1	Require development to provide a reasonable standard of on-site amenity by retaining open spaces uncluttered by buildings.			
Policy 21.2.2.2	Require buildings and structures to be of a height and setback from boundaries that ensures the are no more than minor effects on the sunlight access and privacy of current and potential futuresidential buildings and their outdoor living spaces.			
Policy 21.2.2.3	Require development to maintain or enhance the visual amenity of the surrounding Rural Residential 1 Zone by ensuring all the following are met: a. buildings and structures are of a height and setback that reduces their visual impact and preserves open space values; and b. service areas are not visible from ground level outside the site.			
Policy 21.2.2.4	Require landscaping of the boundary of parking areas, where adjacent to the road frontage, to screen or soften these areas and ensure a high standard of visual amenity when viewed from the road.			

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Objective 21.2.2

Land use activities and development necessary for Ashburn Clinic to meet the reasonably foreseeable health needs of the community are enabled, while ensuring development:

- a. achieves a reasonable standard of on-site amenity for patients, staff and visitors; and
- b. maintains or enhances the residential amenity of surrounding sites.

b. Thankand of diffusions the residential affecting of surfouriding sites.			
Policy 21.2.2.5 Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.			
Policy 21.2.2.6 Require ancillary commercial activities to be designed, located and operated to primarily serve staff, patients and visitors of Ashburn Clinic.			
Policy 21.2.2.7 Require shelterbelts and small woodlots to be set back an adequate distance to avoid o minimise, as far as practicable, significant effects from shading on residential dwellings of surrounding properties.			

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Rules

Rule 21.3 Activity Status

21.3.1 Rule location

The activity status tables in rules 21.3.3 to 21.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Ashburn Clinic Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

21.3.2 Activity status introduction

- The activity status tables in rules 21.3.3 21.3.5 show the activity status of activities in the Ashburn Clinic Zone and the mapped area indicated, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
P	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

21.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use a	a. Electrical interferenceb. Light spillc. Noise	
Majo	or facility activities	Activity status	Performance standards
2.	Hospital	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Community and leisure - small scale	Р	
5.	Conservation	Р	
6.	All other activities in the community activities category	D	
Con	nmercial activities	Activity status	Performance standards
7.	Commercial activities ancillary to hospital activity	Р	a. Location
8.	Registered health practitioners	Р	
9.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
10.	Rest homes	Р	
11.	. All other activities in the residential activities D category		
Indu	estrial activities	Activity status	Performance standards
12.	All activities in the industrial activities category	NC	
Rura	al activities	Activity status	Performance standards
13.	Grazing	Р	
14.	Farming	D	

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15.	Forestry	D	
16.	All other activities in the rural activities category	NC	

Note 21.3.3A – Other requirements outside of the District Plan

Plantation forestry and associated activities in the Ashburn Clinic Zone are addressed by the NESPF rather than Rule 21.3.3.15. The NESPF does not apply to vegetation clearance prior to afforestation and the rules in Section 10 Natural Environment apply.

21.3.4 Activity status table - development activities

	• • •		
1.	Performance standards that apply to all development	a. Setback from scheduled tree	
Bu	ildings and structures activities	Activity status	Performance standards
2.	All buildings and structures activities	P	a. Boundary setbacksb. Maximum heightc. Number, location and design of ancillary signsd. Setback from coast and water bodies
Sit	e development activities	Activity status	Performance standards
3.	Service areas	Р	Location and screening of service areas
4.	Parking, loading and access	P	a. Parking, loading and access standardsb. Boundary treatments and other landscaping
5.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	a. Boundary treatments and other landscapingb. Parking, loading and access standards
6.	Storage and use of hazardous substances	P	a. Hazardous Substances quantity limits and storage requirementsb. Setback from coast and water bodies
7.	Shelterbelts and small woodlots	P	a. Forestry and shelterbelts and small woodlots setbacksb. Tree species
8.	Vegetation clearance	Р	a. Protected areas
9.	All other site development activities	Р	

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Note 21.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

21.3.5 Activity status table - subdivision activities

Sı	ubdivision activities	Activity status	Performance standards
1.	General subdivision	RD	a. Subdivision performance standards
2.	Cross lease, company lease and unit title subdivision	NC	

Note 21.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

21.3.6 Transition to Rural Residential 1 Zone

On receipt of written notice from both the landowner and operator of Ashburn Clinic (if different) to Dunedin City Council in relation to all or part of the land within the Ashburn Clinic Zone, the provisions of the Ashburn Clinic Zone will no longer apply to that parcel of land and the provisions of the Rural Residential 1 Zone will apply in full.

Rule 21.4 Notification

1. Activities are subject to the normal tests for notification in accordance with sections 95A - 95G of the RMA.

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Rule 21.5 Land Use Performance Standards

21.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

21.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

21.5.3 Location

- 1. For commercial activities ancillary to hospital activity, customer access must only be available from inside hospital buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

21.5.4 Minimum Car Parking

- 1. Hospital activity must provide a minimum of 50 parking spaces, including two mobility parking spaces.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

Note 21.5.4A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

21.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 21.6 Development Performance Standards

21.6.1 Boundary Treatments and Other Landscaping

- 1. Where a parking area is built within 5m of a street frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

21.6.2 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

21.6.3 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading, or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

21.6.4 Maximum Height

- 1. The maximum height of new buildings and structures, and additions and alterations, must not exceed 12m above ground level.
- 2. Rooftop structures are exempt from the performance standard for height provided they do not exceed the maximum height limit for all other buildings and structures by more than one third of that limit.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

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21.6.5 Number, Location and Design of Ancillary Signs

21.6.5.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Ashburn Clinic Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Ashburn Clinic Zone.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

21.6.5.2 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is one per 50m of frontage.
- b. The maximum number of portable freestanding signs is one per 50m of frontage.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 8m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm
- d. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

21.6.5.3 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 4m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed one sign per 30m of road frontage;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of two display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
 - v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

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Note 21.6.5A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency, *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*
 - b. Dunedin City Council Public Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

21.6.6 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

21.6.7 Protected Areas (vegetation clearance)

Vegetation clearance must comply with Rule 10.3.2.2

21.6.8 Setbacks

21.6.8.1 Boundary setbacks

- New buildings and structures, and additions and alterations must have a minimum setback from boundaries of 10m; except:
 - i. buildings or structures less than 10m² and less than 2m high may be located within the boundary setbacks where the total length of the buildings facing a boundary and within the setback does not exceed 7m in length and there are no windows or openings along the wall facing the boundary; and
 - ii. fences and ancillary signs are exempt from the performance standard.
- b. Public entrances to buildings must be located at least 10m from a boundary with any rural residential zone.
- c. Activities that contravene this performance standard are restricted discretionary activities.

21.6.8.2 Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

21.6.8.3 Setback from scheduled tree

Buildings, structures, additions and alterations, and any site development activities, if they involve ground excavation or the installation of impermeable surfaces on the ground must comply with Rule 7.5.2.

21.6.8.4 Forestry and shelterbelts and small woodlots setbacks

Shelterbelts and small woodlots must comply with Rule 17.6.9.2.

21.6.9 Tree Species

Shelterbelts and small woodlots must comply with Rule 10.3.4.

Rule 21.7 Subdivision Performance Standards

General subdivision must comply with the performance standards for the Rural Residential 1 Zone within Rule 17.7.

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Rule 21.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 21.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 21.8.2 21.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 21.8.2 21.8.5 apply as follows:
 - Rule 21.8.2 applies to all performance standard contraventions;
 - b. Rule 21.8.3 applies to land use performance standard contraventions;
 - c. Rule 21.8.4 applies to development performance standard contraventions; and
 - d. Rule 21.8.5 applies to subdivision performance standard contraventions.

21	21.8.2 Assessment of all performance standard contraventions				
Pe	rformance standard	Guidance on the assessment of resource consents			
1.	All performance standard	Relevant objectives and policies: a. Objective 21.2.1			
	contraventions	Potential circumstances that may support a consent application include: b. The degree of non-compliance with the performance standard is minor.			
		c. The need to meet other performance standards or site specific factors makes meeting the standard impracticable.			
		d. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.			
		e. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.			
		General assessment guidance: f. Where more than one standard is contravened, the combined effects of the contraventions should be considered.			
		g. In balancing consideration of the objectives and policies related to the maintenance of heritage values and those related to general amenity, greater weight will usually be placed on heritage policies.			

21.8.3 Assessment of land use performance standard contraventions

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Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5
	Location (ancillary commercial activities)	a. Effects on rural residential character and visual amenity	Relevant objectives and policies: i. Objective 21.2.2 ii. Ancillary commercial activities are designed, located and
		b. Effects on the vibrancy and economic and social success of the CBD and centres	operated to primarily serve staff, patients and visitors of Ashburn Clinic (Policy 21.2.2.6). Potential circumstances that may support a consent application include: iii. The ancillary activity is unlikely to attract external customers and become a stand-alone activity.
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10
		b. Effects on accessibility	

21.8.	21.8.4 Assessment of development performance standard contraventions				
Performance standard		Matters of discretion	Guidance on the assessment of resource consents		
	Boundary treatments and other landscaping	a. Effects on rural residential character and visual amenity	 Relevant objectives and policies: Objective 21.2.2 The boundary of parking areas, where adjacent to the road frontage is landscaped to screen or soften these areas and ensure a high standard of visual amenity when viewed from the road (Policy 21.2.2.4). Potential circumstances that may support a consent application include: The parking areas are small and/or surrounded by mature vegetation such that the effects on visual amenity are minor. Alternative landscaping or screening is effective in visually softening large areas of hard surfaces, when viewed from the road. 		

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21.8	21.8.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
2.	Boundary setbacks Maximum height	a. Effects on the amenity of surrounding sites	 Relevant objectives and policies: Objective 21.2.2 Buildings and structures are of a height and setback from boundaries that ensures there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces (Policy 21.2.2.2). Potential circumstances that may support a consent application include: There is consistency with the setbacks of surrounding properties. In assessing the application Council will consider: Existing sunlight access to neighbouring properties Cumulative effects from incremental development. 	
		b. Effects on rural residential character and visual amenity	 Relevant objectives and policies: Objective 21.2.2 Buildings and structures are of a height and setback that reduces their visual effect and preserves open space values (Policy 21.2.2.3.a). Potential circumstances that may support a consent application include: There is consistency with the setbacks of surrounding properties. Conditions that may be imposed include: Landscaping requirements to screen or soften the effect of buildings or fences. 	

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21.8	21.8.4 Assessment of development performance standard contraventions			
Perf	formance standard	Matters of discretion	Guidance on the assessment of resource consents	
3.	Forestry and shelterbelts and small woodlots setbacks	a. Effects on amenity of surrounding properties	 Relevant objectives and policies: Objective 21.2.2 Shelterbelts and small woodlots are set back an adequate distance to avoid or minimise, as far as practicable, significant effects from shading on residential dwellings on surrounding properties (Policy 21.2.2.7). Potential circumstances that may support a consent application include: The area to be planted is to the south of any adjoining residential zone or residential buildings on an adjoining site. Slope or orientation or other topographical aspects of the sites involved mean that there will be no shading of residential buildings on an adjoining site. 	
		b. Effects on health and safety c. Effects on the safety and efficiency of the transport network	See Rule 9.5 See Rule 6.10	
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
5.	Location and screening of service areas	a. Effects on rural residential character and visual amenity	 Relevant objectives and policies: Objective 21.2.2 The visual amenity of the surrounding Rural Residential 1 Zone is maintained or enhanced by ensuring service areas are not visible from ground level outside the site (Policy 21.2.2.3.b). Potential circumstances that may support a consent application include: Screening would unduly restrict the usability of the service area. The site layout prevents the service area from being visible from any public place without additional screening being required. 	

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21.8	21.8.4 Assessment of development performance standard contraventions			
Perf	ormance standard	Matters of discretion	Guidance on the assessment of resource consents	
6.	Number, location and design of ancillary signs	a. Effects on rural residential character and visual amenity	 Relevant objectives and policies: Objective 21.2.2 Ancillary signs visible outside the zone are located and designed to maintain or enhance streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 21.2.2.5). 	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
7.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
8.	Protected areas (vegetation clearance)	a. Effects on biodiversity values and the natural character of riparian margins and the coast	See Rule 10.5	
9. Setback from coast and water bodies a. Effects on biodiversity values and natural character of riparian margins and the coast		biodiversity values and natural character of riparian margins and	See Rule 10.5	
		b. Effects on public access		
		c. Risk from natural hazards	See Rule 11.4	
10.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6	
11.	Tree species	a. Effects on biodiversity values	See Rule 10.5	

21	21.8.5 Assessment of subdivision performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
Subdivision performance standards		See Rule 17.9		

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Rule 21.9 Assessment of Restricted Discretionary Activities

Rule 21.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 21.9.2 21.9.3:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 21.9.2 21.9.3 apply as follows:
 - a. Rule 21.9.2 applies to restricted discretionary development activities; and
 - b. Rule 21.9.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 21.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 21.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 21.11; and
 - iii. the assessment guidance in this section will also be considered.

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21	21.9.2 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	High trip generators: New, or additions to, parking areas that	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
	result in 50 or more new parking spaces	b. Effects on accessibility		

21	21.9.3 Assessment of restricted discretionary subdivision activities			
Subdivision activities Matters of discretion Guidance on the assessment			Guidance on the assessment of resource consents	
1.	General subdivision	a. Effect on the efficient and effective operation of Ashburn Clinic	 Relevant objectives and policies: i. Objectives 21.2.1, 2.3.1 ii. General subdivision does not adversely affect the efficient and effective operation of Ashburn Clinic (Policy 21.2.1.5.b). 	
		See Rule 17.10		

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Rule 21.10 Assessment of Discretionary Activities

Rule 21.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 21.10.2 21.10.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 21.10.2 21.10.3 apply as follows:
 - a. Rule 21.10.2 applies to all discretionary activities;
 - b. Rule 21.10.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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21.10.2 Assessment of all discretionary activities

Activity

- 1. All discretionary land use activities listed below:
 - all activities in the community activities category except community and leisure - small scale and conservation
 - all activities in the residential activities category except rest homes
 - farming
 - · forestry

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 21.2.1
- c. The activity does not detract from, or preferably contributes to, the strategic directions objectives.
- d. Activities that are not ancillary to hospital activity:
 - are related to or support the Ashburn Clinic, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Ashburn Clinic;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 21.2.2 and its policies (Policy 21.2.1.4).

Potential circumstances that may support a consent application include:

- e. The activity is in accordance with relevant objectives, policies and performance standards of the rural residential zone.
- f. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- g. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- h. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- i. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- j. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- k. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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21	21.10.3 Assessment of discretionary performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less		Relevant guidance from other sections (priority considerations): a. See Rule 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

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Rule 21.11 Assessment of Non-complying Activities

Rule 21.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 21.11.2 21.11.4 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 21.11.2 21.11.4 apply as follows:
 - a. Rule 21.11.2 applies to all non-complying activities;
 - b. Rule 21.11.3 applies to non-complying land use activities; and
 - c. Rule 21.11.4 applies to all non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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21	21.11.2 Assessment of all non-complying activities			
Activity		Guidance of the assessment of resource consents		
All non-complying land use activities		Relevant objectives and policies (priority considerations): a. Objective 2.3.1 b. Objective 21.2.1		
		c. Activities that are not ancillary to hospital activity: i. are related to or support Ashburn Clinic, or have other operational		
		requirements that mean they need to locate in the zone;		
		ii. support the efficient and effective operation of Ashburn Clinic;		
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
		 iv. are designed and operated in line with Objective 21.2.2 and its policies (Policy 21.2.1.4). 		
		General assessment guidance:d. In assessing the significance of effects consideration will be given to:i. both short and long term effects, including effects in combination with other activities;		
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent; and		
		iii. any effects otherwise managed through performance standards and consistent with all relevant objectives and policies for the zone.		
		e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.		
		Relevant guidance from other sections (priority considerations): f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.		
		g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety		
		h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values		

21.11.3 Assessment of non-complying land use activities			
Activity		Guidance of the assessment of resource consents	
1.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1	
		b. Policy 2.4.1.6.c	

of Manawhenua

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21.11.4 Assessment of all non-complying performance standard contraventions Performance standard Guidance on the assessment of resource consents Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2) Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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22. Dunedin Botanic Garden

22.1 Introduction

The Dunedin Botanic Garden is located in North Dunedin, on an extensively landscaped site of approximately 30 hectares. The Garden is owned and operated by the Dunedin City Council.

The Garden was New Zealand's first botanic garden, opening in 1863, and has since developed to provide a wide range of recreational opportunities and significant amenity, horticultural and conservation plant collections. The Garden has an information centre, café and aviary, and provides volunteer activities, education programmes and regular entertainment events in the lower garden band rotunda.

The Garden is managed as one of Dunedin's reserves, under a broad reserve management plan administered by the Dunedin City Council. Future development at the Dunedin Botanic Garden is guided by its Strategic Development Plan which was launched in 2006 and sets the framework for managing the garden for a 30-40 year period. The Development Plan includes proposals to relocate buildings, enhance existing projects and develop a suite of new projects. Development within the next 10 years may include a visitor information and education facility in the upper garden, additions to the Lister Garden, a model vegetable/fruit garden, extensions to the water garden and a children's adventure playground. Ongoing development involves renewal and redevelopment of plantings within the garden. The lower garden contains three scheduled heritage buildings and structures: the Wolf Harris fountain, the Bandstand soundshell and the Winter Garden.

The Garden is surrounded by several zones, which provide for a range of different land use activities. To the east of the Garden is Recreation Zone which includes sports grounds and the Northern Cemetery. To the north, south and west are residential zones with varying densities of residential development. At the north-western edge of the Garden is a further recreation sports field, the 'Gardens Ground', and also the North East Valley suburban centre, which includes a mix of commercial and community activities.

The Dunedin Botanic Garden Zone has been designed to enable the activities necessary for the continued functioning of the Garden, while providing certainty to the community regarding what land use activities can be expected to occur on the Dunedin Botanic Garden site. The types and mix of activities appropriate within the zone, and the potential future uses of the site, have been important factors in determining the extent of, and rules for, the Dunedin Botanic Garden Zone. The zone recognises the existing and foreseeable future uses of the Garden site and, at the same time, appropriately manages potential adverse effects while ensuring compatibility with the wide variety of surrounding environments.

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22.2 Objectives and Policies

Objective 22.2.1			
The Dunedin Bot	The Dunedin Botanic Garden is able to operate efficiently and effectively.		
Policy 22.2.1.1	Enable Dunedin Botanic Garden activity.		
Policy 22.2.1.2	Provide for activities that are ancillary to Dunedin Botanic Garden activity where they are designed and operated in line with Objective 22.2.2 and its policies.		
Policy 22.2.1.3	Only allow activities that are not ancillary to Dunedin Botanic Garden activity where: a. they are related to or support the Dunedin Botanic Garden, or have other operational requirements that mean they need to locate in the zone;		
b. they will support the efficient and effective operation of the Dunedin Botanic Garden;			
c. they are not more appropriately located in another zone in line with Objective 2.3.2 and policies; and			
	d. they are designed and operated in line with Objective 22.2.2 and its policies.		
Policy 22.2.1.4	Only allow subdivision activities where they do not adversely affect the efficient and effective operation of Dunedin Botanic Garden.		

Objective 22.2.2

Land use activities and development necessary for the continued operation of the Dunedin Botanic Garden are enabled, while ensuring development and land use activities:

- a. achieve a good standard of on-site amenity for staff and visitors; and
- b. maintain or enhance the amenity of the surrounding residential areas.

b. Maintain of efficience the amenity of the surrounding residential areas.			
Policy 22.2.2.1	 Require buildings and structures to be of a height and setback from boundaries that ensures: a. there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces; and b. any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor. 		
Policy 22.2.2.2	Require development to maintain or enhance on-site and neighbourhood amenity by ensuring service areas are not visible from ground level within or outside the site.		
Policy 22.2.2.3	Require landscaping of the boundary of parking areas, where adjacent to a road frontage, to screen or soften these areas and ensure a high standard of visual amenity when viewed from the road.		
Policy 22.2.2.4	Require fences on road boundaries to be of a height and design that contributes positively to neighbourhood amenity.		
Policy 22.2.2.5	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.		
Policy 22.2.2.6	Require ancillary restaurants and retail activities to be designed, located and operated to primarily serve visitors to the Dunedin Botanic Garden.		

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Rules

Rule 22.3 Activity Status

22.3.1 Rule location

The activity status tables in rules 22.3.3 to 22.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Dunedin Botanic Garden Zone and relevant overlay zones, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

22.3.2 Activity status introduction

- 1. The activity status tables in rules 22.3.3 22.3.5 show the activity status of activities in the Dunedin Botanic Garden Zone and the overlay zones indicated, provided any performance standards shown in the far right column are met.
- Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities.
 Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Additional activity status rules in hazard overlay zones

- 6. For the purpose of the hazards provisions, activities are categorised as natural hazards sensitive activities, natural hazards potentially sensitive activities or natural hazards least sensitive activities. The activities that are in each hazards sensitivity category are included in the definitions section and in Section 11.1.
- 7. In the Hazard 2 (flood) Overlay Zone, the activity statuses in Rule 22.3.6 apply to the following activities:
 - i. natural hazards sensitive activities;
 - ii. natural hazards potentially sensitive activities; and
 - iii. new buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area.
- 8. Where the activity status in Rule 22.3.6 differs from that in rules 22.3.3 22.3.5, the most restrictive activity

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status always applies.

- 9. In addition to the rules in Rule 22.3.6, performance standards for development activities within hazard overlay zones are included in rules 22.3.3 22.3.5.
- 10. Activities in a hazard overlay zone must comply with all of the rules in 22.3.3 22.3.6.

Performance Standards

- 11. Performance standards are listed in the far right column of the activity status tables.
- 12. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 13. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 14. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

Legend		
Acronym	Meaning	
Р	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	
Haz2	Hazard 2 Overlay Zones	
Haz3	Hazard 3 Overlay Zones	

22.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use activities		a. Electrical interferenceb. Light spillc. Noise
Мај	or facility activities	Activity status	Performance standards
2.	Dunedin Botanic Garden	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Cor	nmunity activities	Activity status	Performance standards
4.	Community and leisure	Р	
5.	Conservation	Р	
6.	Sport and recreation not involving a motor vehicle	Р	

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7.	All other activities in the community activities category	D	
Cor	nmercial activities	Activity status	Performance standards
8.	Commercial activities that are ancillary to Dunedin Botanic Garden	Р	a. Location
9.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
10.	All activities in the residential activities category	D	
Indu	ustrial activities	Activity status	Performance standards
11.	All activities in the industrial activities category	NC	
Rur	al activities	Activity status	Performance standards
12.	All activities in the rural activities category	NC	

22.3.4 Activity status tables - development activities

1.	Performance standards that apply to all buildings and structures activities		 a. Boundary setbacks b. Height in relation to boundary c. Maximum height d. Number, location and design of ancillary signs e. Setback from coast and water bodies
affe	ding and structures activities (excluding activities cting a protected part of a scheduled heritage building or eduled heritage structure. See rows 4 - 11)	Activity status	Performance standards
2.	Fences	Р	a. Fence height and design
3.	All other buildings and structures activities	Р	
Building and structures activities that affect a protected part of a scheduled building or scheduled heritage structure		Activity status	Performance standards
4.	Repairs and maintenance	Р	a. Materials and design
5.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1	С	a. Materials and design
6.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
7.	Earthquake strengthening where external features only are protected	С	a. Materials and design
8.	Signs attached to buildings or structures	Р	

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9.	All other additions and alterations	RD	
10.	Demolition	NC	
11.	Removal for relocation	RD	
Site	development activities	Activity status	Performance standards
12.	Service areas	Р	a. Location and screening of service area
13.	Parking, loading and access	P	a. Boundary treatments and other landscapingb. Parking, loading and access standards
14.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	a. Boundary treatments and other landscapingb. Parking, loading and access standards
15.	Storage and use of hazardous substances	Р	a. Hazardous substances quantity limits and storage requirementsb. Setback from coast and water bodies
16.	Vegetation clearance	Р	Maximum area of vegetation clearance (UBMA)
17.	All other site development activities	Р	

Note 22.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

1	22.	3.5 Activity status - subdivision activities	ctivity status - subdivision activities		
	Subdivision activities		Activity Status	Performance standards	
	1.	General subdivision	RD	a. Subdivision performance standards	
	2.	Cross lease, company lease and unit title subdivision	NC		

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Note 22.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

22.3.6 Activity status in the Hazard 2 (flood) Overlay Zone

Ac	tivity	Activity status
1.	Natural hazards sensitive activities	RD
2.	Natural hazards potentially sensitive activities	RD
3.	New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	RD

Note 22.3.6A - Other RMA considerations

- 1. For the purposes of the natural hazards provisions only, with respect to section 10 of the RMA (existing use rights), Council will generally consider that a land use activity is similar in character, intensity, and scale where:
 - a. for a residential activity, there is less than 25m² increase in ground floor area of any residential building(s), in any consecutive 10 year period; or
 - b. for a residential activity, a new building is to be used solely as a garage or shed; or
 - c. for all other natural hazards sensitive activities and natural hazards potentially sensitive activities, the ground floor area of any buildings increases by less than 100% in any consecutive 10 year period.
- 2. Accordingly, these activities will not usually trigger the provisions for natural hazards sensitive activities and natural hazards potentially sensitive activities in Rule 22.3.6. However, Council will consider specific circumstances associated with the development and how this affects the character, intensity and scale of the land use activity.

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Rule 22.4 Notification

- 1. Applications for resource consent for the following activities will be considered without the need to obtain a written approval of affected persons and will not be notified in accordance with section 95A or section 95B of the RMA, unless Council considers special circumstances exist in relation to the application that require public notification:
 - earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard Rule 13.3.2 where the building or structure is not listed by Heritage New Zealand.
- 2. With respect to resource consent applications, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided for the following:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard Rule 13.3.2 where the building or structure is not listed by Heritage New Zealand.
- 3. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 22.5 Land Use Performance Standards

22.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

22.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

22.5.3 Location

- 1. Ancillary retail and restaurants must not be located adjacent to a road frontage.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

22.5.4 Minimum Car Parking

- 1. Dunedin Botanic Garden activity must provide a minimum of 94 parking spaces, including three mobility parking spaces.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

Note 22.5.4A - Other relevant District Plan provisions

Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

22.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 22.6 Development Performance Standards

22.6.1 Boundary Treatments and Other Landscaping

- 1. Where a parking area is built within 5m of a road frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

22.6.2 Fence Height and Design

22.6.2.1 Maximum Height

- a. The maximum height of fences along boundaries (including within the boundary setbacks required by Rule 22.6.9) is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

22.6.2.2 Visual Permeability

- a. Fences along road boundaries (or within the boundary setbacks required by Rule 22.6.9), or along a side or rear boundary with a residential zone, must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. Fences along the road boundary of a state highway are exempt from this requirement.
- c. Fences that contravene this performance standard are restricted discretionary activities.

22.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

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22.6.4 Height

22.6.4.1 Height in relation to boundary

Buildings and structures adjoining a residential zone must comply with the height in relation to boundary performance standard of that residential zone along the adjoining boundary (see Rule 15.6.6.1).

22.6.4.2 Maximum height

- a. The maximum height of new buildings and structures, and additions and alterations, must not exceed 12m above ground level.
- b. Rooftop structures are exempt from the performance standard for height provided they do not exceed the maximum height limit by more than 4m.
- c. Activities that contravene this performance standard are restricted discretionary activities.

22.6.5 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

22.6.6 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

22.6.7 Number, Location and Design of Ancillary Signs

22.6.7.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Dunedin Botanic Garden Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding commercial sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Dunedin Botanic Garden Zone.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

22.6.7.2 Signs attached to buildings

- a. The height above ground level at the highest point of any sign attached to a building is 4m.
- b. Signs must not be attached to roofs.
- Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed one sign per 30m of building façade;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of two display faces per sign;

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- iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
- v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

22.6.7.3 Freestanding signs

- a. The maximum number of freestanding signs is one per entrance to the Dunedin Botanic Garden plus one per 100m of road frontage.
- b. The maximum dimensions of freestanding signs are:
 - maximum height of 3m;
 - ii. maximum area of 2m²;
 - iii. maximum width of 2m: and
 - iv. maximum depth of 400mm.
- c. Freestanding signs must:
 - not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 22.6.7B - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

22.6.8 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

22.6.9 Setbacks

22.6.9.1 Boundary setbacks

a. New buildings and structures, and additions and alterations, must be set back from boundaries as follows:

E	uilding	Setback from road boundary or other zone boundary
i.	Buildings, structures, and additions and alterations not exceeding 9m in height or 250m² gross floor area	4.5m
ii	All other buildings, structures and, additions and alterations	10m

- iii. Except fences and ancillary signs are exempt from the performance standard.
- iv. All public entrances to buildings must be located at least 10 metres from a boundary with a residential zone.

b. Activities that contravene this performance standard are restricted discretionary activities.

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22.6.9.2 Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

22.6.10 Maximum Area of Vegetation Clearance (UBMA)

Vegetation clearance in an urban biodiversity mapped area (UBMA) must comply with Rule 10.3.2.4.

Rule 22.7 Subdivision Performance Standards

General subdivision must comply with Rule 20.7.

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Rule 22.8 Assessment of Controlled Activities

Rule 22.8.1 Introduction

- Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 22.8.2:
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 22.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as discretionary; and
 - ii. the performance standard contravention will be assessed as indicated in Section 22.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be non-complying; and
 - ii. the performance standard contravention will be assessed as indicated in Section 22.12; and
 - iii. the assessment guidance in this section will also be considered.

22.8.2 Assessment of controlled activities		
Activity	Matters of control	Guidance on the assessment of resource consents

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1.	Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected.	a. Effects on heritage values	See Rule 13.4
	Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1)		

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Rule 22.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 22.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 22.9.2 22.9.6:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 22.9.2 22.9.6 apply as follows:
 - a. Rule 22.9.2 applies to all performance standard contraventions;
 - b. Rule 22.9.3 applies to land use performance standard contraventions;
 - c. Rule 22.9.4 applies to development performance standard contraventions;
 - d. Rule 22.9.5 applies to subdivision performance standard contraventions; and
 - e. Rule 22.9.6 applies to performance standard contraventions in an overlay zone, mapped area or affecting a scheduled item.

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22.9.2 Assessment of all performance standard contraventions			
Performance standard	Guidance on the assessment of resource consents		
All performance standard	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
contraventions	b. The need to meet other performance standards, or site specific factors including topography, make meeting the standard impracticable.		
	c. The nature of activities on surrounding sites, topography of the site and/or surrounding sites, or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.		
	d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
	General assessment guidance: Where more than one standard is contravened, the combined effects of the contraventions should be considered.		
	f. In balancing consideration of the objectives and policies related to the maintenance of heritage values and those related to general amenity, greater weight will usually be placed on heritage policies.		

22	22.9.3 Assessment of land use performance standard contraventions			
Performance Matters of discretion standard		Matters of discretion	Guidance on the assessment of resource consents	
1. Electrical a. Effects on health see Rule 9.5 and safety		See Rule 9.5		
2.	Location	a. Effects on the vibrancy, and economic and social success of the CBD and centres	Relevant objectives and policies:i. Objective 22.2.2ii. Ancillary restaurants and retail are designed, located and operated to primarily serve visitors to the Dunedin Botanic Garden (Policy 22.2.2.6).	
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		

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22.9.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents
1.	 Boundary setbacks Height in relation to boundary Maximum height 	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 22.2.2 Buildings and structures are of a height and setback from boundaries that ensures: there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces (Policy 22.2.2.1.a); and any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor (Policy 22.2.2.1.b).
2.	Boundary treatments and other landscaping	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 22.2.2 Landscaping of the boundary of parking areas adjacent to a road frontage screens or softens these areas and ensures a high standard of visual amenity when viewed from the road (Policy 22.2.2.3).
3.	Fence height and design	a. Effects on neighbourhood amenity b. Effects on health	 Relevant objectives and policies: Objective 22.2.2 Fences on road boundaries are of a height and design that contributes positively to neighbourhood amenity (Policy 22.2.2.4). Potential circumstances that may support a consent application include: The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being. An attractive interface with the streetscape is achieved. The fence will be screened by landscaping. See Rule 9.5
4.	Hazardous substances quantity limits and storage requirements	and safety a. Effects on health and safety	See Rule 9.5

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22	22.9.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion Guidance			Guidance on the assessment of resource consents	
5.	Location and screening of	a. Effects on on-site amenity	Relevant objectives and policies: i. Objective 22.2.2	
	service areas	b. Effects on neighbourhood amenity	ii. Development maintains or enhances on-site and neighbourhood amenity by ensuring service areas are not visible from ground level within or outside the site (Policy 22.2.2.2).	
6.	Number, location and design of ancillary signs	a. Effects on neighbourhood amenity	Relevant objectives and policies:i. Objective 22.2.2ii. Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity, including by being of	
			an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 22.2.2.5).	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
7.	7. Setback from coast and water bodies and the coast and riparian margins		See Rule 10.5	
		b. Effects on public access		
		c. Risk from natural hazards	See Rule 11.4	
8.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

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22.9.5 Assessment of subdivision performance standard contraventions Performance standard Guidance on the assessment of resource consents 1. Subdivision performance standards See Rule 20.9

	22.9.6 Assessment of performance standard contraventions in an overlay zone, mapped area or affecting a scheduled item			
Performance standard Matters of discretion Guidance on the assessment resource consents				
1.	In a hazard overlay zone: • Hazardous substances quantity limits and storage requirements	a. Risk from natural hazards	See Rule 11.4	
2.	Affecting a scheduled heritage building or scheduled heritage structure • Materials and design	a. Effects on heritage values	See Rule 13.5	
3.	In an urban biodiversity mapped area: • Maximum area of vegetation clearance (UBMA)	a. Effects on biodiversity values	See Rule 10.5	

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Rule 22.10 Assessment of Restricted Discretionary Activities

Rule 22.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 22.10.2 and 22.10.3:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 22.10.2 and 22.10.3 apply as follows:
 - a. Rule 22.10.2 applies to restricted discretionary development activities; and
 - b. Rule 22.10.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 22.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 22.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 22.12; and
 - iii. the assessment guidance in this section will also be considered.

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22	22.10.2 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations that affect a protected part of a scheduled heritage building or scheduled heritage structure • Removal for relocation	a. Effects on heritage values	See Rule 13.6	
2.	In the Hazard 2 (flood) Overlay Zone (see Rule 22.3.6): New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	a. Risk from natural hazards	See Rule 11.5	
3.	High trip generators:New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on accessibility		
4.	 In the Hazard 2 (flood) Overlay Zone: Natural hazards sensitive activities Natural hazards potentially sensitive activities 	a. Risk from natural hazards	See Rule 11.5	

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22	22.10.3 Assessment of restricted discretionary subdivision activities			
Activity		Matters of discretion Guidance on the assessment of resource consents		
1.	General subdivision	a. Effects on the efficient and effective operation of Dunedin Botanic Garden	Relevant objective and policies:i. Objective 22.2.1ii. Subdivision activities do not adversely affect the efficient and effective operation of Dunedin Botanic Garden (Policy 22.2.1.4).	
See Rule 20.10				

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Rule 22.11 Assessment of Discretionary Activities

Rule 22.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 22.11.2 22.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 22.11.2 22.11.3 apply as follows:
 - a. Rule 22.11.2 applies to all discretionary activities; and
 - b. Rule 22.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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22.11.2 Assessment of all discretionary activities

Activity Guidance on the assessment of resource consents

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- All discretionary land use activities listed below:
 - · all residential activities
 - all activities in the community activities category except community and leisure, sport and recreation not involving a motor vehicle and conservation

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 22.2.1
- c. The activity does not detract from, or preferably contributes to, the strategic directions objectives.
- d. Activities that are ancillary to Dunedin Botanic Garden activity are designed and operated in line with Objective 22.2.2 and its policies (Policy 22.2.1.2).
- e. Activities that are not ancillary to Dunedin Botanic Garden activity:
 - i. are related to or support the Dunedin Botanic Garden, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Dunedin Botanic Garden;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 22.2.2 and its policies (Policy 22.2.1.3).

Potential circumstances that may support a consent application include:

- f. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- g. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- h. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- i. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- j. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- k. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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22.11.3 Assessment of discretionary performance standard contraventions		
Performance standard	Guidance on the assessment of resource consents	
 Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	

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Rule 22.12 Assessment of Non-complying Activities

Rule 22.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 22.12.2 22.12.4 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 22.12.2 22.12.4 apply as follows:
 - a. Rule 22.12.2 applies to non-complying land use activities;
 - b. Rule 22.12.3 applies to non-complying development activities; and
 - c. Rule 22.12.4 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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22.12.2 Assessment of non-complying land use activities

Activity	
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Guidance on the assessment of resource consents

1. All non-complying land use activities

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 22.2.1
- Activities that are not ancillary to Dunedin Botanic Garden activity:
 - i. are related to or support Dunedin Botanic Garden, or have other operational requirements that mean they need to locate in the zone:
 - ii. support the efficient and effective operation of Dunedin Botanic Garden;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 22.2.2 and its policies (Policy 22.2.1.3).

General assessment guidance:

- d. In assessing the significance of effects consideration will be given to:
 - i. short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety
- See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua

Commercial advertising

Relevant objectives and policies (priority considerations):

- a. Objective 2.4.1
- b. Policy 2.4.1.6.c

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22	22.12.3 Assessment of non-complying development activities		
Activity		Guidance on the assessment of resource consents	
1.	Demolition that affects a protected part of a scheduled building or scheduled heritage structure	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1 and effects on heritage values.	

22.12.4 Assessment of non-complying performance standard contraventions

Performance standard

Guidance on the assessment of resource consents

1. • Light spill - where the limit is exceeded by greater than 25%

- Noise where the limit is exceeded by 5dB LAeq (15 min) or more
- Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)

Relevant guidance from other sections (priority considerations):

 a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

23. Dunedin Hospital

23.1 Introduction

Dunedin Hospital is the primary medical facility for the Otago and Southland regions, and is situated on Great King Street in Dunedin's central city. The hospital spans two blocks, covering an area of approximately 3 hectares. The hospital is operated by the Southern District Health Board.

The hospital has been at its present site since 1865 and provides 388 beds across a number of wards. It includes a helipad which enables emergency medical services to be provided across the region. The hospital employs over 3,000 staff, providing medical services across all specialties and a broad array of sub-specialties. The hospital also serves as a teaching hospital, with strong links to both the University of Otago and Otago Polytechnic. Ancillary activities associated within the hospital include cafés, a gift shop and a childcare facility.

Significant re-development of the hospital site is anticipated within the next ten years, allowing facilities to be upgraded. This may involve the construction of new buildings and re-development of existing ones.

The site is surrounded by a number of zones, providing for a wide range of different land use activities. To the north and east is the Campus Zone, which provides for activities essential to the functioning of the University of Otago and Otago Polytechnic. To the west is the General Residential 2 Zone. To the west and the south are commercial and mixed use zones, which provide for a range of commercial activities.

The Dunedin Hospital and its associated activities have the potential to generate effects, particularly on the amenity of the central city. The zone recognises the existing and foreseeable future uses of the Dunedin Hospital site, provides certainty to the community regarding what land use activities can be expected to occur, while appropriately managing potential adverse effects and ensuring compatibility with the surrounding environments.

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23.2 Objectives and Policies

Objective 23.2.	Objective 23.2.1		
Dunedin Hospital	Dunedin Hospital is able to operate efficiently as a medical training and research facility.		
Policy 23.2.1.1	Enable hospital and community activities in the Dunedin Hospital Zone.		
Policy 23.2.1.2 Provide for activities ancillary to hospital activity where they are designed and operated in line with Objective 23.2.2 and its policies.			
Policy 23.2.1.3	Only allow activities that are not ancillary to hospital activity where all the following apply: a. the activities are related to or support Dunedin Hospital, or have other operational requirements that mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of Dunedin Hospital;		
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
	d. they are designed and operated in line with Objective 23.2.2 and its policies.		
Policy 23.2.1.4	Enable land that is surplus to the needs of Dunedin Hospital to transition to the Campus Zone, so that future development that is not related to hospital activity will be managed in accordance with the objectives and policies of that zone.		
Policy 23.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the Campus Zone; and b. the subdivision does not adversely affect the efficient and effective operation of Dunedin Hospital.		

Objective 23.2.2

Land use activities and development necessary for Dunedin Hospital to meet the reasonably foreseeable health needs of the community is enabled, while ensuring development achieves:

- a. a reasonable standard of on-site amenity for patients, staff and visitors; and
- b. a reasonable level of streetscape amenity.

b. a reasonable level of streetodape amenity.		
Policy 23.2.2.1	Require development to maintain or enhance streetscape amenity by ensuring: a. an attractive street interface is maintained through landscaping where buildings are not built to the street frontage;	
	b. an architecturally interesting façade through building modulation and use of glazing; and	
	c. service areas to be located or screened so they are not visible from ground level of a public place.	
Policy 23.2.2.2	Only allow buildings above 20m in height where: a. effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, are minimised as far as practicable through the use of quality and contextually appropriate architectural design; and	
	b. they are designed to minimise as far as practicable adverse effects of shading and wind on pedestrian amenity.	
Policy 23.2.2.3	Only allow buildings over 48m in height where: a. the height is essential to the operation of hospital activities; and	
	b. the height exceedance is minimal.	

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Objective 23.2.2

Land use activities and development necessary for Dunedin Hospital to meet the reasonably foreseeable health needs of the community is enabled, while ensuring development achieves:

- a. a reasonable standard of on-site amenity for patients, staff and visitors; and
- b. a reasonable level of streetscape amenity.

Policy 23.2.2.4	Only allow early childhood education - large scale where it will not constrain (have reverse sensitivity effects on) other neighbouring activities.		
Policy 23.2.2.5 Require buildings to provide a good level of pedestrian amenity by providing shelter over pedestrian entrances.			
Policy 23.2.2.6	Require ancillary signs visible from outside the zone to be located and designed to maintain		

and not being oversized or too numerous for that purpose.

streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles,

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Rules

Rule 23.3 Activity Status

23.3.1 Rule location

The activity status tables in rules 23.3.3 to 23.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Dunedin Hospital Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

23.3.2 Activity status introduction

- 1. The activity status tables in rules 23.3.3 23.3.5 show the activity status of activities in the Dunedin Hospital Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
Р	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

23.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use a	a. Acoustic insulation (noise sensitive activities)b. Electrical interferencec. Light spilld. Noise	
Majo	or facility activities	Activity status	Performance standards
2.	Hospital	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Early childhood education - small scale	Р	a. Minimum car parking
5.	Early childhood education - large scale	RD	
6.	Conservation	Р	
7.	All other activities in the community activities category	D	
Con	nmercial activities	Activity status	Performance standards
8.	Commercial activities ancillary to hospital	Р	
9.	Registered health practitioners	Р	
10.	Training and education	Р	
11.	Campus-affiliated office	Р	
12.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
13.	All activities in the residential activities category	NC	
Indu	strial activities	Activity status	Performance standards
14.	All activities in the industrial activities category	NC	

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Rura	al activities	Activity status	Performance standards
15.	All activities in the rural activities category	NC	

23.3.4 Activity status table - development activities

1.	Performance standards that apply to all development	activities	a. Setback from scheduled tree		
2.	Performance standards that apply to all buildings and structures activities		Number, design and location of ancillary signs		
		b. Maximum height			
Bu	ildings and structures activities	Activity status	Performance standards		
3.	All new buildings and additions and alterations to buildings	Р	Boundary treatments and other landscaping		
			Minimum glazing and building modulation		
			c. Verandahs		
4.	All other buildings and structures activities	Р			
Sit	e development activities	Activity status	Performance standards		
5.	Service areas	Р	Location and screening of service areas		
6.	Parking, loading and access	Р	Boundary treatments and other landscaping		
			b. Parking, loading and access standards		
7.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	Boundary treatments and other landscaping		
			b. Parking, loading and access standards		
8.	Storage and use of hazardous substances	Р	A. Hazardous substances quantity limits and storage requirements		
9.	All other site development activities	Р	Boundary treatments and other landscaping		

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Note 23.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

23.3.5 Activity status table - subdivision activities

Subdivision activities	Activity status	Performance standards
1. Subdivision activities	RD	a. Subdivision performance standards

Note 23.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

23.3.6 Transition to Campus Zone

On receipt of written notice from both the owner and operator (if different) of Dunedin Hospital to Dunedin City Council in relation to all or part of the land within the Dunedin Hospital Zone, the provisions of the Dunedin Hospital Zone will no longer apply to that parcel of land and the provisions of the Campus Zone will apply in full.

Rule 23.4 Notification

Activities are subject to the normal tests for notification in accordance with sections 95A - 95G of the RMA.

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Rule 23.5 Land Use Performance Standards

23.5.1 Acoustic Insulation

In-patient areas must comply with Rule 9.3.1.

23.5.2 Electrical Interference

Land use activities must comply with Rule 9.3.2.

23.5.3 Light Spill

Land use activities must comply with Rule 9.3.5.

23.5.4 Minimum Car Parking

- 1. Hospital activity must provide a minimum of 184 parking spaces, including 6 mobility parking spaces. These must be provided within 250m of the Dunedin Hospital Zone.
- 2. Early childhood education small scale: 1 parking space per 5 full time equivalent staff members plus one parking space for parent/guardian use per 6 children the facility is licensed for.
- 3. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

Note 23.5.4A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

23.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 23.6 Development Performance Standards

23.6.1 Boundary Treatments and Other Landscaping

- 1. Where a building is not built within 5m of a road frontage, a landscaping area with a minimum width of 1.5m must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

23.6.2 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

23.6.3 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

23.6.4 Maximum Height

- 1. The maximum height of new buildings and structures, and additions and alterations, must not exceed 20m above ground level.
- 2. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit by more than 5m.
- 3. Activities that contravene the performance standard for maximum height but are no greater than 48m in height are a restricted discretionary activity.
- 4. Activities that contravene the performance standard for maximum height and are over 48m in height are a discretionary activity.

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23.6.5 Minimum Glazing and Building Modulation

- 1. The minimum building modulation and minimum glazing requirements for any parts of buildings which face (are parallel to) and are visible from the road frontage is as follows:
 - a. minimum distance between building modulation elements 20m; or
 - b. minimum glazing of 20%.
- 2. The required glazing will be calculated as a percentage of the total wall area (from floor to ceiling) that faces the road frontage and that includes clear glass. In the case of curved walls, the wall area will be calculated as the part of the wall which is 45° either side of a point directly facing (parallel to) the road frontage (see Figure 18.6.11A)
- 3. Except that the minimum glazing standard in Rule 23.6.5.1 does not apply to scheduled heritage buildings.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

23.6.6 Number, Design and Location of Ancillary Signs

- 1. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - a. signs that are not visible from outside the Dunedin Hospital Zone;
 - b. regulatory signs, warning signs, or directional signs; and
 - c. building names (excluding sponsorship names).
- 2. Signs located on or above the footpath must comply with Rule 6.7.2.
- 3. Signs must comply with Rule 6.7.3 where visible from a road.
- 4. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Dunedin Hospital Zone.
- 5. Signs higher than 4m above ground level must only display the business name or major facility name.
- 6. Signs that contravene the performance standard for number, location, and design of ancillary signs are restricted discretionary activities.

23.6.6.7 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 8m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached flat against a building must:
 - i. not cumulatively exceed 15% of the total wall area (excluding windows) that face the road frontage, or 8m², whichever is lesser; and
 - ii. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- e. If attached on the underside of a verandah or protruding from a building façade, must:
 - i. where attached to the façade of a building, have a maximum area per display face of 2m²;
 - ii. where attached to the façade of a building, must not project more than 1.5m from the façade to which it is attached;
 - iii. have a maximum of 2 display faces per sign; and
 - iv. not exceed 1 sign per 15m of road frontage.

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23.6.6.8 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is 1 per 50m of road frontage.
- b. The maximum number of portable freestanding signs within the zone is 2.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 6m for permanently fixed freestanding signs;
 - ii. maximum height of 4m for portable freestanding signs;
 - iii. maximum area of 12m² per display face for permanently fixed freestanding signs;
 - iv. maximum area of 8m² per display face for portable freestanding signs;
 - v. maximum width of 2m; and
 - vi. maximum depth of 400mm.
- d. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 23.6.6A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

23.6.7 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

23.6.8 Setback from Scheduled Tree

New buildings and structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

23.6.9 Verandahs

- 1. New buildings or additions and alterations to the façade of buildings must have a verandah that covers the full width of the main pedestrian entrance.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

Rule 23.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 34.7.

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Rule 23.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 23.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 23.8.2 23.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 23.8.2 23.8.5 apply as follows:
 - Rule 23.8.2 applies to all performance standard contraventions;
 - b. Rule 23.8.3 applies to land use performance standard contraventions;
 - c. Rule 23.8.4 applies to development performance standard contraventions; and
 - d. Rule 23.8.5 applies to subdivision performance standard contraventions.

23	.8.2 Assessment o	f all performance standard contraventions
Pe	rformance standard	Guidance on the assessment of resource consents
		a. Objective 23.2.1 Potential circumstances that may support a consent application include:
		b. The degree of non-compliance with the performance standard is minor
the standard impracticable. d. Topography or other site specific factors make		 The need to meet other performance standards, or site specific factors, make meeting the standard impracticable.
		d. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.
		e. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.
		General assessment guidance: f. Where more than one standard is contravened, the combined effects of the contraventions should be considered.

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23	23.8.3 Assessment of land use performance standard contraventions			
Performance standard Matters of discretion Guidance on the assessment of resource consents		Guidance on the assessment of resource consents		
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		

23	23.8.4 Assessment of development performance standard contraventions		
Performance standard Matters		Matters of discretion	Guidance on the assessment of resource consents
1.	Boundary treatments and other landscaping	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 23.2.2 Development maintains or enhances streetscape amenity by ensuring an attractive street interface through landscaping where buildings are not built to the street frontage (Policy 23.2.2.1.a).
2.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5
3.	Location and screening of service areas	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 23.2.2 Development maintains or enhances streetscape amenity by ensuring service areas are located or screened so they are not visible from ground level of a public place (Policy 23.2.2.1.c). Potential circumstances that may support a consent application include: Screening would unduly restrict the usability of the site.

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23	23.8.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
4.	Maximum height (buildings no greater than 48m in height)	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 23.2.2	
			ii. Buildings greater than 20m in height minimise as far as practicable adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 23.2.2.2.a).	
		b. Effects on pedestrian amenity	Relevant objectives and policies: i. Objective 23.2.2	
			ii. Buildings are designed to minimise as far as practicable adverse effects of shading and wind on pedestrian amenity (Policy 23.2.2.2.b).	
5.	Minimum glazing and building modulation	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 23.2.2	
			 ii. Development maintains or enhances streetscape amenity by ensuring an architecturally interesting façade through building modulation and use of glazing (Policy 23.2.2.1.b). 	
6.	Number, location and design of ancillary signs	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 23.2.2	
			ii. Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity, by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 23.2.2.6).	
			Potential circumstances that may support a consent application include: iii. An attractive streetscape is maintained.	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
7.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
8.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6	

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23	23.8.4 Assessment of development performance standard contraventions			
Pe	erformance standard	Matters of discretion	Guidance on the assessment of resource consents	
9.	Verandahs	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 23.2.2	
			ii. Buildings provide a good level of pedestrian amenity by providing shelter over pedestrian entrances (Policy 23.2.2.5).	
			Potential circumstances that may support a consent application include: iii. The design and location of the building, and/or design of the verandah, allows for appropriate shelter of pedestrians from the weather.	

23.8.5 Assessment of subdivision performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents	
1	. Subdivision performance standards	See Rule 34.9	

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Rule 23.9 Assessment of Restricted Discretionary Activities

Rule 23.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 23.9.2 23.9.4:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 23.9.2 23.9.4 apply as follows:
 - a. Rule 23.9.2 applies to restricted discretionary land use activities;
 - b. Rule 23.9.3 applies to restricted discretionary development activities; and
 - c. Rule 23.9.4 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 23.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 23.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 23.11; and
 - iii. the assessment guidance in this section will also be considered.

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23	23.9.2 Assessment of restricted discretionary land use activities		
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents
1.	All high trip generators, which include: • any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11
		b. Effects on the safety and efficiency of the transport network	
2.	Early childhood education - large scale	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
		b. Reverse sensitivity effects	Relevant objectives and policies: i. Reverse sensitivity will be avoided as far as practicable (Policy 23.2.2.4).

23.9.3 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents
1.	High trip generators:New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
		b. Effects on accessibility	

23.9.4 Assessment of restricted discretionary subdivision activities			
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents
1.	Subdivision activities	a. Effects on the efficient and effective operation of Dunedin Hospital	 Relevant objectives and policies: Objective 2.3.1 Objective 23.2.1 Subdivision activities do not adversely affect the efficient and effective operation of Dunedin Hospital (Policy 23.2.1.5.b).
		See Rule 34.10	

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Rule 23.10 Assessment of Discretionary Activities

Rule 23.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 23.10.2 and 23.10.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 23.10.2 and 23.10.3 apply as follows:
 - a. Rule 23.10.2 applies to all discretionary activities; and
 - b. Rule 23.10.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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23.10.2 Assessment of all discretionary activities

Activity

1. All discretionary land use activities listed below:

 all activities in the community activities category except early childhood education and conservation Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 23.2.1
- c. Activities that are ancillary to hospital activity are designed and operated in line with Objective 23.2.2 and its policies (Policy 23.2.1.2).
- d. Activities that are not ancillary to hospital activity:
 - i. are related to or support the Dunedin Hospital, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Dunedin Hospital;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 23.2.2 and its policies (Policy 23.2.1.3).

Potential circumstances that may support a consent application include:

- e. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- f. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- g. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- h. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- i. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- j. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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23	23.10.3 Assessment of discretionary performance standard contraventions				
Pe	rformance standard	Guidance on the assessment of resource consents			
1.	 Acoustic insulation Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.			
2.	Maximum height (buildings over 48m in height)	 Relevant objectives and policies (priority considerations): a. Objective 23.2.2 b. Buildings over 48m in height are only allowed where: i. the height is essential to the operation of hospital activities; and ii. the height exceedance is minimal (Policy 23.2.2.3). c. Buildings minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 23.2.2.2.a). d. Buildings are designed to minimise as far as practicable adverse effects of shading and wind on pedestrian amenity (Policy 23.2.2.2.b). 			

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Rule 23.11 Assessment of Non-complying Activities

Rule 23.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 23.11.2 23.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 23.11.2 and 23.11.3 apply as follows:
 - a. Rule 23.11.2 applies to non-complying land use activities; and
 - b. Rule 23.11.3 applies to non-complying performance standard contraventions
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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23	23.11.2 Assessment of non-complying land use activities				
Activity		Guidance on the assessment of resource consents			
1.	All non-complying land use activities including but not limited to the activities listed below:	Relevant objectives and policies (priority considerations): a. Objective 2.3.1			
		b. Objective 23.2.1			
		 c. Activities not ancillary to hospital activity: i. are related to or support Dunedin Hospital, or have other operational requirements that mean they need to locate in the zone; 			
		ii. support the efficient and effective operation of Dunedin Hospital;			
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and			
		 iv. are designed and operated in line with Objective 23.2.2 and its policies (Policy 23.2.1.3). 			
		General assessment guidance: d. In assessing the significance of effects consideration will be given to: i. both short and long term effects, including effects in combination with other activities;			
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent; and			
		iii. any effects otherwise managed through performance standards and consistent with all relevant objectives and policies for the zone.			
		e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.			
		Relevant guidance from other sections (priority considerations): f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.			
		g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.			
		h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.			
2.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1			
		b. Policy 2.4.1.6.c			

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23	23.11.3 Assessment of non-complying performance standard contraventions				
Performance standard		Guidance on the assessment of resource consents			
1.	 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.			
	Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)				

24. Dunedin International Airport

24.1 Introduction

Dunedin International Airport is situated at Momona. It occupies an area of approximately 300 hectares and is owned and operated by Dunedin International Airport Limited (DIAL). The airport is surrounded by rural zoned land.

Dunedin International Airport is an integral part of the local and regional transport network, providing a link to national and international destinations for passengers, goods and freight. There has been steady growth in passenger numbers and freight volumes, both domestic and international, and a continuation of this growth is expected. The airport is a physical resource that provides for the economic and social well-being of the Dunedin area and beyond.

The operation of the airport is undertaken in accordance with two designations (D273 - Aerodrome and Runway Extension, and D274 - Flight Path Protection), which extend across the majority of the Dunedin International Airport Zone and beyond. The designations focus upon ensuring the safe and efficient operation of the airport activity, while securing a future runway extension and providing a limited range of associated activities.

The zone includes the airport and immediately adjacent rural land, together with the site occupied by Momona Garage. Momona village is zoned residential. The Dunedin International Airport Zone recognises the function of the Dunedin International Airport within the transport network, sustainable management of the resource and the need to manage effects of activities located at the airport. The zone enables an integrated approach to the management of the airport resource.

The intention is that development within the Dunedin International Airport Zone is clearly associated with the operation and functions of the airport. This will ensure land within the zone is retained for its primary operational functions. The provisions allow for the continued use and development of Dunedin International Airport and provide certainty for airport operators and the community, while managing effects on neighbouring land uses.

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24.2 Objectives and Policies

Objective 24.2.1				
Dunedin Internati	Dunedin International Airport is able to operate efficiently and effectively.			
Policy 24.2.1.1	Enable airport activity at Dunedin International Airport.			
Policy 24.2.1.2	olicy 24.2.1.2 Provide for commercial activities ancillary to airport, office, service stations, and visitor accommodation where they are designed and operated in line with Objective 24.2.2 and its policies.			
Policy 24.2.1.3	Only allow activities that are not ancillary to airport activity where: a. they are related to or support Dunedin International Airport, or have other operational requirements that mean they need to locate in the zone;			
	b. they will support the efficient and effective operation of Dunedin International Airport;			
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and			
	d. they are designed and operated in line with Objective 24.2.2 and its policies.			
Policy 24.2.1.4	Only allow subdivision where the subdivision does not adversely affect the efficient and effective operation of Dunedin International Airport.			

Objective 24.2.2

Land use activities and development necessary to meet the reasonably foreseeable needs of Dunedin International Airport is enabled, while ensuring it:

- a. achieves a high standard of on-site amenity for airport users; and
- b. minimises adverse effects on rural amenity as far as practicable.

	, '
Policy 24.2.2.1	Require buildings and structures to be of a height and setback that reduces their visual impact on the rural environment.
Policy 24.2.2.2	Require landscaping of new buildings, parking areas and outdoor storage areas, to ensure a high standard of visual amenity is maintained adjacent to public roads and the rural zones.
Policy 24.2.2.3	Require development to maintain on-site and rural amenity by ensuring service areas are not visible from publicly accessible areas within or outside the zone.
Policy 24.2.2.4	Require ancillary signs to be located and designed to maintain visual amenity for airport users, including by being of an appropriate size and number to convey information about the name, location and nature of the activities on-site, and not being too numerous or oversized for that purpose.
Policy 24.2.2.5	Require commercial activities ancillary to airport to be designed, located and operated to primarily serve staff and visitors to the Dunedin International Airport.
Policy 24.2.2.6	Enable tourism advertising signage promoting Otago and Southland's tourism industry in order to facilitate the economic and social prosperity of the two regions, while ensuring the size, number and location of tourism advertising signage does not significantly affect the amenity of the airport as an international gateway, and any effects on the rural amenity outside the Dunedin International Airport Zone are minor.

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Rules

Rule 24.3 Activity Status

24.3.1 Rule location

The activity status tables in rules 24.3.3 to 24.3.6 specify the activity status of land use activities, development activities, and subdivision activities in the Dunedin International Airport Zone and relevant overlay zones, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

24.3.2 Activity status introduction

- 1. The activity status tables in rules 24.3.3 24.3.5 show the activity status of activities in the Dunedin International Airport Zone and the overlay zones indicated, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Additional activity status rules in hazard overlay zones

- 6. For the purpose of the hazards provisions, activities are categorised as natural hazards sensitive activities, natural hazards potentially sensitive activities or natural hazards least sensitive activities. The activities that are in each hazards sensitivity category are included in the definitions section and in Section 11.1.
- 7. In the hazard 2 overlay zones, the activity statuses in Rule 24.3.6 apply to the following activities:
 - i. natural hazards sensitive activities and natural hazards potentially sensitive activities; and
 - ii. new buildings and additions and alterations to buildings, which create more than 60m² of new ground floor area.
- 8. Where the activity status in Rule 24.3.6 differs from that in rules 24.3.3 24.3.5, the most restrictive activity status always applies.

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- 9. In addition to the rules in Rule 24.3.6, performance standards for development activities within hazard overlay zones are included in rules 24.3.3 24.3.5.
- 10. Activities in a hazard overlay zone must comply with all of the rules in 24.3.3 24.3.5.

Performance Standards

- 11. Performance standards are listed in the far right column of the activity status tables.
- 12. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 13. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 14. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

Legend

Acronym	Meaning
Р	Permitted Activity
С	Controlled Activity
RD	Restricted Discretionary Activity
D	Discretionary Activity
NC	Non-complying Activity
Pr	Prohibited
DIA	Dunedin International Airport Zone
ANIC	Airport Noise Inner Control Mapped Area
Haz2	Hazard 2 Overlay Zones

24.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use activities			 i. Acoustic insulation (noise sensitive activities) ii. Electrical interference iii. Light spill
				iv. Noise
Maj	Major facility activities Activity status			Performance standards
	a. DIA b. AN			
2.	Airport	Р	Р	i. Minimum car parking
3.	Emergency services	Р	Р	
4.	All other activities in the major facility activities category		NC	
Con	nmercial activities	b. ANIC	Performance standards	

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5.	Commercial activities ancillary to airport activity	Р	Р	i. Location
6.	Conference, meeting and function ancillary to visitor accommodation	Р	Р	
7.	Office	D	D	
8.	Service stations	RD	RD	Service station performance standards
9.	Visitor accommodation	Р	Р	i. Minimum car parking ii. Minimum vehicle loading
10.	Tourism advertising	Р	Р	Number and location of tourism signs
11.	All other activities in the commercial activities category	NC	NC	
Res	idential activities	a. DIA	b. ANIC	Performance standards
12.	Standard residential	NC	Pr	
13.	Working from home	Р	Pr	
14.	Supported living facilities	NC	Pr	
Con	nmunity activities	a. DIA	b. ANIC	Performance standards
15.	Conservation	Р	Р	
16.	All other activities in the community activities category	NC	NC	
Rura	al activities	a. DIA	b. ANIC	Performance standards
17.	Farming	Р	Р	
18.	Grazing	Р	Р	
19.	All other activities in the rural activities category	NC	NC	
Indu	strial activities	a. DIA	b. ANIC	Performance standards
20.	All activities in the industrial activities category	D	D	

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24.3.4 Activity status table - development activities

Building and structures activities		Activity status	Performance standards
1.	All buildings and structures activities	P	a. Boundary setbacksb. Maximum heightc. Number, location and design of ancillary signs
Sit	e development activities	Activity status	Performance standards
2.	Outdoor storage	Р	Boundary treatments and other landscaping
3.	Service areas	Р	Location and screening of service areas
4.	Parking, loading and access	P	a. Boundary treatments and other landscapingb. Parking, loading and access standards
5.	Storage and use of hazardous substances	Р	An algorithm and storage requirements
6.	All other site development activities	Р	

Note 24.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.

24.3.5 Activity status table - subdivision activities

Su	bdivision activities	Activity status	Performance standards
1.	Subdivision activities	D	

Note 24.3.5A - Other RMA considerations

Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey
plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must
issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate
allotment.

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24.3.6 Activity status in Hazard 2 (flood) Overlay Zones

Ac	Activity	
1.	Natural hazards sensitive activities and natural hazards potentially sensitive activities	RD
2.	New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	RD

Note 24.3.6A - Other RMA considerations

- 1. For the purposes of the natural hazards provisions only, with respect to section 10 of the RMA (existing use rights), Council will generally consider that a land use activity is similar in character, intensity, and scale where:
 - a. for a residential activity, there is less than 25m² increase in ground floor area of any residential building(s), in any consecutive 10 year period; or
 - b. for a residential activity, a new building is to be used solely as a garage or shed; or
 - c. for all other natural hazards sensitive activities and natural hazards potentially sensitive activities, the ground floor area of any buildings increases by less than 100% in any consecutive 10 year period.
- 2. Accordingly, these activities will not usually trigger the provisions in row 1 in the above table. However, Council will consider specific circumstances associated with the development and how this affects the character, intensity and scale of the land use activity.

Note 24.3A - General advice

- 1. Dunedin International Airport Limited holds two designations, D273 (airport activities, operation and runway extension) and D274 (take-off and approach fan).
- 2. Airways Corporation of New Zealand Limited hold a number of designations for airport-related structures (D388 D409).
- 3. Details of the designations can be found in Appendix A1.4.

Rule 24.4 Notification

- 1. With respect to resource consent applications for the following activities, Manawhenua will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. all restricted discretionary activities that list 'effect on cultural values of Manawhenua' as a matter for discretion.
- 2. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 24.5 Land Use Performance Standards

24.5.1 Acoustic Insulation

Noise sensitive activities in the **airport noise outer control mapped area** and the **airport noise inner control mapped area** must comply with Rule 9.3.1.

24.5.2 Electrical Interference

Land use activities must comply with Rule 9.3.2.

24.5.3 Light Spill

- 1. On-site lighting (other than runway, navigational and other operational lighting) within the Dunedin International Airport Zone must be positioned, directed and maintained so that light spill outside of the zone does not exceed 16 Lux when measured:
 - a. 10 metres outside the zone boundary;
 - b. in both the horizontal and vertical planes; and
 - c. with the runway, navigation and associated operational lighting turned off.
- 2. Rule 24.5.3.1 does not apply where the adjoining zone is a residential zone.
- 3. Light spill measured at any point of the vertical plane that marks the boundary of any site within a residential zone, or, in any other zone, the notional boundary of any residential building, must not exceed the following limits:

Time		Limit	
a.	7.00am - 10.00pm	10 Lux	
b.	10.00pm - 7.00am	3 Lux	

- except, this standard does not apply to headlights of motor vehicles, operating on roads or driveways/vehicle tracks or from street lighting, but it does apply to parking/loading areas with over 5 vehicles.
- d. any outdoor lighting must ensure that direct or indirect illumination does not exceed 3 lux at the windows of residential buildings within residential zones and the notional boundary of residential buildings in any other zone.
- e. Light spill must not be emitted in the angles above the horizontal.
- f. All outdoor lighting, except street lighting, must be shielded from or directed away from adjacent roads and site boundaries.
- 4. Activities that contravene the performance standard for light spill are non-complying activities.

24.5.4 Location

- 1. For office activity and commercial activities ancillary to airport activity (except vehicle rental facilities), customer access must only be available from inside terminal buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

24.5.5 Minimum Car Parking

- 1. Airport activity must provide a minimum of 971 parking spaces, including 20 mobility parking spaces.
- 2. Visitor accommodation must provide:
 - a. 1 parking space per 3 guest rooms, where the activity is based upon guest rooms (e.g. hotels);

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- b. 1 parking space per visitor accommodation unit, where the activity is based on units (e.g. motels); and
- 3. Visitor accommodation must provide mobility parking spaces as follows:

Total number of parking spaces provided		Minimum number of these that must be mobility parking spaces
i.	1 - 20	1 parking space
ii.	21 - 50	2 parking spaces
iii.	For every additional 50 parking spaces	1 additional parking space

- 4. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- Where the minimum car parking performance standard results in the requirement for a fractional space, any
 fraction under one half will be disregarded and any fraction of one half or greater will be counted as one
 space.
- 6. Activities that contravene this performance standard are restricted discretionary activities.

Note 24.5.5A - Other relevant District Plan provisions

Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

24.5.6 Minimum Vehicle Loading

- 1. Visitor accommodation units with greater than 50 individual rooms must provide one loading space to accommodate a coach with minimum dimensions (See Appendix 6B, Figure 6B.12).
- 2. Required vehicle loading must be designed and constructed to comply with Rule 6.6.2.

24.5.7 Noise

Land use activities must comply with Rule 9.3.6.

24.5.8 Service Station Standards

Service stations must comply with Rule 6.7.1.

24.5.9 Number and Location of Tourism Signs

- 1. Tourism advertising located outside terminal buildings must not:
 - a. exceed a total maximum signage area of 200m²;
 - b. be visible from a public place outside the Dunedin International Airport Zone;
 - c. exceed 8m in height;
 - d. exceed 400mm in depth;
 - e. have any display face that exceeds 18m²; or
 - f. obstruct parking, loading or access areas.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

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Rule 24.6 Development Performance Standards

24.6.1 Boundary Setbacks

- 1. New buildings and structures, and additions and alterations, must be set back 20m from any boundary with a rural zone or any road.
- 2. Except fences, ancillary signs and all buildings and structures in section 73 IV Maungatua Survey District (CT 15D/487) are exempt from the performance standard.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

24.6.2 Boundary Treatments and Other Landscaping

- 1. For all parking areas, new buildings and outdoor storage areas within 5m of Miller Road, Otokia Road, Centre Road or a rural zone, a landscaping area with a minimum width of 1.5m must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

24.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

24.6.4 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or publicly accessible places within or outside the zone.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

24.6.5 Maximum Height

- 1. The maximum height of new buildings and structures, and additions and alterations, must not exceed 20m above ground level.
- 2. Rooftop structures are exempt from the performance standard for height provided they do not exceed the

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maximum height limit for all other buildings and structures by more than 5m.

3. Activities that contravene this performance standard are restricted discretionary activities.

24.6.6 Number, Location and Design of Ancillary Signs

24.6.6.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from any public place outside the Dunedin International Airport Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs located on or above the footpath must comply with Rule 6.7.2.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs related to commercial activities, except service station activity, must not be visible from a public place outside the Dunedin International Airport Zone.
- e. Signs higher than 4m above ground level must only display the business name or major facility name.
- f. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

24.6.6.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 8m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached flat against a building must:
 - i. not cumulatively exceed 15% of the total wall area (excluding windows) that face the road frontage, or 8m², whichever is lesser; and
 - ii. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- e. If attached on the underside of a verandah or protruding from a building façade, signs must:
 - i. where attached to the façade of a building, not protrude more than 1.5m from the façade;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of 2 display faces per sign;
 - iv. not exceed 1 sign per 15m of road frontage; and
 - v. not exceed 3 signs per building, for buildings with a single premise.

24.6.6.3 Freestanding signs

- a. The maximum number of freestanding signs is:
 - i. 1 per 50m of road frontage (including private airport roads) for permanently fixed freestanding signs; and
 - ii. 1 per 15m of road frontage (including private airport roads) for portable freestanding signs.
- b. Freestanding signs must not exceed:
 - i. 8m in height for permanently fixed freestanding signs;
 - ii. 4m in height for portable freestanding signs;

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- iii. an area of 16m² per display face for permanently fixed freestanding signs;
- iv. an area of 8m² per display face for portable freestanding signs;
- v. a width of 2m; and
- vi. a depth of 400mm.
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 24.6.6A - Other relevant District Plan provisions

- Commercial advertising is a non-complying land use activity in all zones except tourism advertising in the Dunedin International Airport Zone.
- 2. See Section 3 Public Amenities for the rules related to public noticeboards
- 3. See Section 4 Temporary Activities for the rules related to temporary signs.

Note 24.6.6B - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw.
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

24.6.7 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

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Rule 24.7 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 24.7.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 24.7.2 24.7.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 24.7.2 24.7.4 apply as follows:
 - a. Rule 24.7.2 applies to all performance standard contraventions;
 - b. Rule 24.7.3 applies to land use performance standard contraventions; and
 - c. Rule 24.7.4 applies to development performance standard contraventions.

24	24.7.2 Assessment of all performance standard contraventions			
Pe	Performance standard Guidance on the assessment of resource consents			
	All performance standard	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
b. The need to meet other performance standards or topography, or ot factors, make meeting the standard impracticable.		b. The need to meet other performance standards or topography, or other site specific factors, make meeting the standard impracticable.		
effects that the standard is trying to manage will not occur. d. Non-compliance with a development performance standard wou		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.		
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
		General assessment guidance: e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		

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24	24.7.3 Assessment of land use performance standard contraventions			
Pe	Performance standard Matters of discretion Guidance on the assessment of resource consents			
1.	Location (commercial activities ancillary to airport)	a. Effects on the vibrancy, and economic and social success of the CBD and centres	 Relevant objectives and policies: Objective 24.2.2 ii. Commercial activities ancillary to airport are designed, located and operated to primarily service staff and visitors to the Dunedin International Airport (Policy 24.2.2.5). 	
2.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		
3.	Minimum vehicle loading	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
4.	Number and location of tourism signs	a. Effects on rural amenity and amenity at Dunedin International Airport	 Relevant objectives and policies: Objective 24.2.1 Tourism advertising signage promoting Otago and Southland's tourism industry is enabled while ensuring the size, number and location of tourism advertising signage does not significantly affect the amenity of the airport as an international gateway, and any effects on the rural amenity outside the Dunedin International Airport Zone are minor (Policy 24.2.2.6). 	
5.	Service station standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

24	24.7.4 Assessment of development performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Boundary setbacks	a. Effects on rural amenity	Relevant objectives and policies: i. Objective 24.2.2	
			ii. Buildings and structures are of a setback that reduces their visual impact on the rural environment (Policy 24.2.2.1).	
2.	Boundary treatments and other landscaping	a. Effects on on-site amenity	Relevant objectives and policies: i. Objective 24.2.2	
		b. Effects on rural amenity	 Landscaping of new buildings, parking areas, and outdoor storage areas ensures a high standard of visual amenity is maintained adjacent to public roads and the rural zones (Policy 24.2.2.2). 	

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24	24.7.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion Guidance on the assessment of resource consents		Guidance on the assessment of resource consents		
3.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
4.	Location and screening of	a. Effects on on-site amenity	Relevant objectives and policies: i. Objective 24.2.2	
	service areas	b. Effects on rural amenity	ii. Development maintains on-site and rural amenity by ensuring service areas are not visible from publicly accessible areas within or outside the zone (Policy 24.2.2.3).	
5.	Maximum height	a. Effects on rural amenity	Relevant objectives and policies: i. Objective 24.2.2	
			ii. Buildings and structures are of a height that reduces their visual impact on the rural environment (Policy 24.2.2.1).	
		b. Effects on cultural values of Manawhenua	See Rule 14.3	
6.	Number, location and design of ancillary signs	nd design of amenity	Relevant objectives and policies: i. Objective 24.2.2	
			ii. Ancillary signs are located and designed to maintain visual amenity for airport users, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site, and not being oversized or too numerous for that purpose (Policy 24.2.2.4).	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
7.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

24.7.5 Assessment of performance standard contraventions in an overlay zone, mapped area or affecting a scheduled item

Performance standard		Matters of discretion	Guidance on the assessment of resource consents
	In a hazard overlay zone:Hazardous substances quantity limits and storage requirements	a. Risk from natural hazards	See Rule 11.4

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Rule 24.8 Assessment of Restricted Discretionary Activities

Rule 24.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 24.8.2 24.8.3:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 24.8.2 24.8.3 apply as follows:
 - a. Rule 29.8.2 applies to restricted discretionary land use activities; and
 - b. Rule 24.8.3 applies to restricted discretionary development activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 24.7; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as discretionary; and
 - ii. the performance standard contravention will be assessed as indicated in Section 24.9; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 24.10; and
 - iii. the assessment guidance in this section will also be considered.

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24	24.8.2 Assessment of restricted discretionary land use activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	All high trip generators: • any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11	
		b. Effects on the safety and efficiency of the transport network		
2.	Service stations	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on accessibility		

24.8.3 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents
	In the hazard 2 (flood) overlay zones (see Rule 24.3.6): New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	a. Risk from natural hazards	See Rule 11.5
•	Natural hazards sensitive activities		
	 Natural hazards potentially sensitive activities 		

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Rule 24.9 Assessment of Discretionary Activities

Rule 24.9.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 24.9.2 24.9.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 24.9.2 24.9.3 apply as follows:
 - a. Rule 24.9.2 applies to all discretionary activities; and
 - b. Rule 24.9.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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24.9.2 Assessment of all discretionary activities

Activity

Guidance on the assessment of resource consents

1. • Office

All activities in the industrial activities category

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 24.2.1
- c. Commercial activities ancillary to airport, office, service stations, and visitor accommodation are designed and operated in line with Objective 24.2.2 and its policies (Policy 24.2.1.2).
- d. Activities that are not ancillary to airport:
 - i. are related to or support the Dunedin International Airport, or have other operational requirements that mean they need to locate in the zone:
 - ii. support the efficient and effective operation of Dunedin International Airport;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 24.2.2 and its policies (Policy 24.2.1.3).

Potential circumstances that may support a consent application include:

- e. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- f. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- g. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- h. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- i. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- j. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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24	24.9.2 Assessment of all discretionary activities			
Activity		Guidance on the assessment of resource consents		
2.	Subdivision activities	Relevant objectives and policies (priority considerations): a. Objective 24.2.1.		
		b. Subdivision activities do not adversely affect the efficient and effective operation of Dunedin International Airport (Policy 24.2.1.4)		
		Relevant guidance from other sections (priority considerations): c. See Section 11.6. for guidance on the assessment of resource consents in relation to Objective 11.2.1 and effects related to the risk from natural hazards.		

24.9.3 Assessment of discretionary performance standard contraventions			
Performance standard	Guidance on the assessment of resource consents		
 1. • Acoustic insulation • Noise - where the limit is exceeded by less than 5dB LAeq (15min) 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

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Rule 24.10 Assessment of Non-complying Activities

Rule 24.10.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 24.10.2 24.10.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 24.10.2 24.10.3 apply as follows:
 - a. Rule 24.10.2 applies to non-complying land use activities; and
 - b. Rule 24.10.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

24	24.10.2 Assessment of non-complying land use activities			
Activity		Guidance on the assessment of resource consents		
1.	All non-complying land use activities	Relevant objectives and policies (priority considerations): a. Objective 2.3.1, Policy 2.3.1.1		
		b. Objective 24.2.1, Policy 24.2.1.3		
		General assessment guidance:c. In assessing the significance of effects consideration will be given to:i. both short and long term effects, including effects in combination with other activities; and		
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.		
		d. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.		
		Relevant guidance from other sections (priority considerations): e. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.		
		f. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.		
		g. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.		

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24.10.2 Assessment of non-complying land use activities		
Activity		Guidance on the assessment of resource consents
2.	Commercial advertising (except tourism advertising)	Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c

24	24.10.3 Assessment of non-complying performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
1.	 Light spill Noise - where the limit is exceeded by 5dB LAeq (15 min) or more Hazardous substances quantity limits and storage requirements (Rule 9.3.4) 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

25. Edgar Centre

25.1 Introduction

The Edgar Centre is located at 116 Portsmouth Drive, Andersons Bay, and occupies a site of approximately three hectares in area. The site fronts onto the harbour, and is surrounded on the other three sides by industrially zoned land, which provides predominantly for industrial and large scale yard based retail activities.

The Edgar Centre is a large indoor venue and includes a number of arenas and meeting spaces that are used for social and competitive sport, functions, meetings, expos and concerts from local, national and international artists. A large car parking area services the Centre.

The key resource management issues are that land use activities on the Edgar Centre site have the potential to generate effects, particularly traffic, which may adversely affect the operation of surrounding industrial land uses or the safe and efficient operation of the transport network. Portsmouth Drive is classed as an 'industrial amenity route' and is managed to ensure the maintenance of views across the harbour and ensure a higher level of amenity for pedestrians and cyclists using it. The Edgar Centre Zone recognises the existing and foreseeable future uses of the site, providing certainty to the community and appropriately managing any adverse effects on the surrounding industrial zone and transport network.

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25.2 Objectives and Policies

Objective 25.2.1		
The Edgar Centre is able to operate efficiently and effectively.		
Policy 25.2.1.1 Enable major recreation facility activity in the Edgar Centre Zone.		
Policy 25.2.1.2 Provide for activities ancillary to a major recreation facility where they are designed and operated in line with Objective 25.2.2 and its policies.		
Policy 25.2.1.3 Only allow activities that are not ancillary to a major recreation facility where: a. they are related to or support the Edgar Centre, or have other operational requirements the mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of the Edgar Centre;	
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and	
	d. they are designed and operated in line with Objective 25.2.2 and its policies.	
Policy 25.2.1.4 Enable land that is surplus to the needs of the Edgar Centre to transition to the Industrial South		
Policy 25.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the Industrial Zone; and	
	b. the subdivision does not adversely affect the efficient and effective operation of the Edgar Centre.	

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Objective 25.2.2

Land use activities and development necessary for the Edgar Centre to meet the reasonably foreseeable needs of the community are enabled, while ensuring they:

- 1. achieve a reasonable standard of on-site amenity for facility users; and
- 2. maintain or enhance the amenity of surrounding areas as far as practicable.

· · · · · · · · · · · · · · · · · · ·		
Policy 25.2.2.1	Require buildings and structures to be of a height that: a. is similar to the existing height of buildings of the surrounding Industrial Zone; and b. avoids or minimises, as far as practicable, significant adverse effects on views from Dunedin's inner hill suburbs across the upper harbour toward the Otago Peninsula.	
Policy 25.2.2.2	Only allow buildings and structures to exceed the maximum height limit where: a. the height is essential to the operation of the Edgar Centre; and b. all practicable measures have been taken to avoid or minimise the visual effects of the height limit exceedance.	
Policy 25.2.2.3	Require development along Portsmouth Drive (amenity route mapped area) to provide a high level of streetscape amenity by: a. providing landscaping of a height and density adequate to maintain or enhance the amenity of the route; and b. setting back buildings an adequate distance to allow this landscaping.	
Policy 25.2.2.4	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.	
Policy 25.2.2.5	Require ancillary commercial activities to be designed, located and operated to primarily serve staff and visitors to the Edgar Centre.	

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Rules

Rule 25.3 Activity Status

Rule 25.3.1 Rule location

The activity status tables in rules 25.3.3 to 25.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Edgar Centre Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

25.3.2 Activity status introduction

- 1. The activity status tables in rules 25.3.3 25.3.5 show the activity status of activities in the Edgar Centre Zone provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend		
Acronym	Meaning	
Р	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

1. Performance standards that apply to all land use activities a. Electrical interference b. Light spill c. Noise Major facility activities Activity status Performance standards a. Minimum car parking 3. All other activities in the major facility activities category Community activities Activity status Performance standards D Early childhood education ancillary to major recreation facility Early childhood education not ancillary to major recreation facility All other activities in the community activities category Commercial activities in the community activities category Commercial activities ancillary to major recreation facility Activity status Performance standard Activity status Performance standards NC Residential activities in the residential activities category NC	25.3.3 Activity status table - land use activities				
2. Major recreation facility 3. All other activities in the major facility activities category Community activities 4. Early childhood education ancillary to major recreation facility 5. Early childhood education not ancillary to major recreation facility 6. All other activities in the community activities category Commercial activities 7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities 8. All other activities in the commercial activities category Residential activities 9. All activities in the residential activities category NC	1.	Performance standards that apply to all land use activities		b. Light spill	
3. All other activities in the major facility activities category Community activities 4. Early childhood education ancillary to major recreation facility 5. Early childhood education not ancillary to major recreation facility 6. All other activities in the community activities category Commercial activities 7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities category Residential activities Activity status Performance standard P a. Location NC Residential activities Activity status Performance standards NC	Major facility activities		Activity status	Performance standards	
category Community activities Activity status Performance standards Activity status Performance standards Commercial activities in the community activities ancillary to major recreation facility Activity status Performance standard P Commercial activities ancillary to major recreation facility Activity status Performance standard Activity status Performance standard Activity status P Activity status Performance standards Activity status Activity status	2.	Major recreation facility	Р	a. Minimum car parking	
4. Early childhood education ancillary to major recreation facility 5. Early childhood education not ancillary to major recreation facility 6. All other activities in the community activities category Commercial activities 7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities or category Residential activities 9. All activities in the residential activities category NC	3.		NC		
recreation facility 5. Early childhood education not ancillary to major recreation facility 6. All other activities in the community activities category Commercial activities 7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities category Residential activities 9. All activities in the residential activities category NC	Con	nmunity activities	Activity status	Performance standards	
recreation facility 6. All other activities in the community activities category Commercial activities 7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities category Residential activities 9. All activities in the residential activities category NC	4.		D		
Commercial activities Activity status Performance standard Commercial activities ancillary to major recreation facility All other activities in the commercial activities category Residential activities Activity status Performance standard Activity status Performance standards Performance standards NC Residential activities in the residential activities category NC	5.		NC		
7. Commercial activities ancillary to major recreation facility 8. All other activities in the commercial activities category Residential activities 9. All activities in the residential activities category NC	6.	•	Р		
recreation facility 8. All other activities in the commercial activities category Residential activities 9. All activities in the residential activities category NC	Con	nmercial activities	Activity status	Performance standard	
category Residential activities Activity status Performance standards 9. All activities in the residential activities category NC	7.	•	Р	a. Location	
9. All activities in the residential activities category NC	8.		NC		
	Res	idential activities	Activity status	Performance standards	
	9.	All activities in the residential activities category	NC		
Industrial activities Activity status Performance standards	Indu	strial activities	Activity status	Performance standards	
10. All activities in the industrial activities category D	10.	All activities in the industrial activities category	D		
Rural activities Activity status Performance standards	Rura	al activities	Activity status	Performance standards	
11. All activities in the rural activities category NC	11.	All activities in the rural activities category	NC		

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25.3.4 Activity status table - development activities

1.	Performance standards that apply to all development activities		Boundary treatments and other landscaping
Bui	Buildings and structures activities Activity status		Performance standards
2.	All buildings and structures activities	P	a. Maximum heightb. Number, location and design of ancillary signsc. Boundary setbacks
Site	e development activities	Activity status	Performance standards
3.	Parking, loading and access	Р	a. Parking, loading and access standards
4.	New, or additions to, parking areas that result in 50 or more new parking spaces	RD	Parking, loading and access standards
5.	Storage and use of hazardous substances	Р	Hazardous substances quantity limits and storage requirements
6.	All other site development activities	Р	

Note 25.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

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25	25.3.5 Activity status table - subdivision activities			
s	ubdivision activities	Activity status	Performance standards	
1	. Subdivision activities	RD	a. Subdivision performance standards	

Note 25.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

25.3.6 Transition to the Industrial Zone

On receipt of written notice from both the owner and operator (if different) of the Edgar Centre to Dunedin City Council confirming that all or part of the land within the Edgar Centre Zone is surplus to requirements, the provisions of the Edgar Centre Zone will no longer apply to that parcel of land and the provisions of the Industrial Zone will apply in full.

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Rule 25.4 Notification

- 1. With respect to resource consent applications for the following activities, Manawhenua will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. all discretionary activities that list 'effect on cultural values of Manawhenua' as a matter for discretion; and
 - 2. discretionary and non-complying activities in a **wāhi tūpuna mapped area** where the activity is identified as a threat in Appendix A4.
- 2. All other activities are subject to the normal tests for notification in accordance with sections 95A 95G of the RMA.

Rule 25.5 Land Use Performance Standards

25.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

25.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

25.5.3 Location

- 1. For ancillary commercial activities, customer access must only be available from inside the Edgar Centre buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

25.5.4 Minimum Car Parking

- 1. Major recreation facility activity must provide a minimum of 400 parking spaces, including nine mobility parking spaces. These must be provided either within or on land close to the Edgar Centre Zone.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

Note 25.5.4A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

25.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 25.6 Development Performance Standards

25.6.1 Boundary Setbacks

- 1. New buildings and structures, and additions and alterations to buildings and structures must have a minimum set back from Portsmouth Drive (**amenity route mapped area**) of 10.5m.
- 2. Except fences and ancillary signs are exempt from this standard.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

25.6.2 Boundary Treatments and Other Landscaping

- 1. Along the Portsmouth Drive frontage, a landscaping area with a minimum width of 1.5m must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

25.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

25.6.4 Maximum Height

- 1. The maximum height of new buildings and structures, and additions and alterations, must not exceed 18m above ground level.
- 2. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit for all other buildings and structures by more than 5m.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

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25.6.5 Number, Location and Design of Ancillary Signs

25.6.5.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Edgar Centre Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs related to activities ancillary to a major recreation facility must not be visible outside the Edgar Centre Zone.
- c. Signs located on or above the footpath must comply with Rule 6.7.2.
- d. Signs must comply with Rule 6.7.3 where visible from a road.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

25.6.5.2 Signs attached to buildings

- a. The height above ground level of the highest point of any sign must not exceed 8m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs must not exceed the following number and cumulative maximum area:

Location	Number of signs	Cumulative maximum area
Façade facing Portsmouth Drive	5	75m²
Façade facing Midland Street	3	56m²
Façade facing Teviot Street	2	26.5m²

- e. Signs attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- f. Signs attached on the underside of a verandah or protruding from a building façade must:
 - i. where attached to the façade of a building, have a maximum area per display face of 2m²;
 - ii. where attached to the façade of a building, must not project more than 1.5m from the facade to which it is attached;
 - iii. have a maximum of two display faces per sign; and
 - iv. not exceed one sign per 15m of building façade.

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25.6.5.3 Freestanding signs

- a. The maximum number of freestanding signs within the zone is two.
- b. The maximum dimensions of freestanding signs are:
 - maximum height of 4m;
 - ii. maximum area of 8m² per display face;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm.
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 25.6.5A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

25.6.6 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

25.6.7 Setback from Coast and Water Bodies

New buildings and structures, additions and alterations must comply with Rule 10.3.3.

Rule 25.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 19.7.

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Rule 25.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 25.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 25.8.2 25.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 25.8.2 25.8.5 apply as follows:
 - a. Rule 25.8.2 applies to all performance standard contraventions;
 - b. Rule 25.8.3 applies to land use performance standard contraventions;
 - c. Rule 25.8.4 applies to development performance standard contraventions; and
 - d. Rule 25.8.5 applies to subdivision performance standard contraventions.

25	25.8.2 Assessment of all performance standard contraventions				
Performance standard		Guidance on the assessment of resource consents			
1.	All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.			
		b. The need to meet other performance standards or site specific factors make meeting the standard impracticable.			
		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.			
d. Non-compliance with a development performa improve the design of the development in a way		· ·			
		General assessment guidance:e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.			

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25	25.8.3 Assessment of land use performance standard contraventions				
Performance standard		Matters of discretion	Guidance on the assessment of resource consents		
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5		
2.	Location	a. Effects on the vibrancy, and economic and social success of the CBD and centres	 Relevant objectives and policies: i. Objective 25.2.2 ii. Ancillary commercial activities are designed, located and operated to primarily serve staff and visitors to the Edgar Centre (Policy 25.2.2.5). 		
3.	Minimum car parking	a. Effects on accessibility b. Effects on the	See Rule 6.10		
		safety and efficiency of the transport network			

25	25.8.4 Assessment of development performance standard contraventions				
Pe	erformance standard	Matters of discretion	Guidance in the assessment of resource consents		
1.	Boundary setbacks	a. Effect on streetscape amenity	 Relevant objectives and policies: Objective 25.2.2 Development along Portsmouth Drive (amenity route mapped area) provides a high level of streetscape amenity by setting back buildings an adequate distance to allow landscaping (Policy 25.2.2.3.b). 		
2.	Boundary treatments and other landscaping	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 25.2.2 Development along Portsmouth Drive (amenity route mapped area) provides a high level of streetscape amenity by providing landscaping of a height and density adequate to maintain or enhance the amenity of Portsmouth Drive (Policy 25.2.2.3.a). Potential circumstances that may support a consent application include: The site is laid out in an alternative manner to achieve better outcomes for streetscape amenity. 		
3.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5		

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25	25.8.4 Assessment of development performance standard contraventions				
Pe	rformance standard	Matters of discretion	Guidance in the assessment of resource consents		
4.	Maximum height	a. Effects on heightscape of the industrial zones	 Relevant objectives and policies: Objective 25.2.2 Buildings and structures are a similar height to existing buildings within the surrounding Industrial Zone (Policy 25.2.2.1.a). Buildings and structures only exceed the maximum height limit where: the height is essential to the operation of the Edgar Centre; and all practicable measures have been taken to avoid or minimise the visual effects of the height limit exceedance (Policy 25.2.2.2). 		
		b. Effects on important view shafts	 Relevant objectives and policies: Objective 25.2.2 Buildings and structures are a height that avoids or minimises, as far as practicable, significant adverse effects on views from Dunedin's inner hill suburbs across the upper harbour toward the Otago Peninsula (Policy 25.2.2.1.b). 		
5.	Number, location and design of ancillary signs	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 25.2.2 Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 25.2.2.4). 		
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10		
6.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10		
7.	Setback from coast and water bodies	a. In a wāhi tupuna mapped area, effects on cultural values of Manawhenua	See Rule 14.3		

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Ī	25.8.5 Assessment of subdivision performance standard contraventions			
	Performance standard	Guidance on the assessment of resource consents		
Subdivision performance standards		See Rule 19.9		
L	standards			

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Rule 25.9 Assessment of Restricted Discretionary Activities

Rule 25.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 25.9.2 25.9.3 list:
 - a. the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 25.9.2 25.9.3 apply as follows:
 - a. Rule 25.9.2 applies to restricted discretionary development activities; and
 - b. Rule 25.9.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 25.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 25.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 25.11; and
 - iii. the assessment guidance in this section will also be considered.

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25.9.2 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents
1.	High trip generators: New, or additions to, parking areas that	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
	result in 50 or more new parking spaces	b. Effects on accessibility	

2	25.9.3 Assessment of restricted discretionary subdivision activities				
Activity Matter		Matters of discretion	Guidance on the assessment of resource consents		
1	All subdivision activities	a. Effects on the efficient and effective operation of the Edgar Centre	 Relevant objectives and policies: i. Objectives 25.2.1, 6.2.3 ii. Subdivision activities do not adversely affect the efficient and effective operation of the Edgar Centre (Policy 25.2.1.5.b). 		
		See Rule 19.10			

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Rule 25.10 Assessment of Discretionary Activities

Rule 25.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rule 25.10.2 25.10.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rule 25.10.2 25.10.3 apply as follows:
 - a. Rule 25.10.2 applies to all discretionary activities; and
 - b. Rule 25.10.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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25.10.2 Assessment of all discretionary activities

Activity

- 1. All discretionary land use activities listed below:
 - early childhood education ancillary to major recreation facility
 - all activities in the industrial activities category

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 25.2.1
- Activities that are ancillary to a major recreation facility are designed and operated in line with Objective 25.2.2 and its policies (Policy 25.2.1.2).
- d. Activities that are not ancillary to a major recreation facility:
 - i. are related to or support the Edgar Centre, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Edgar Centre;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 25.2.2 and its policies (Policy 25.2.1.3).

Potential circumstances that may support a consent application include:

- e. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- f. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- g. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- h. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- i. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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25.10.3 Assessment of discretionary performance standard contraventions Performance standard Guidance on the assessment of resource consents

 Noise - where the limit is exceeded by less than 5dB LAeq (15min)

> Light spill - where the limit is exceeded by 25% or less

Relevant guidance from other sections (priority considerations):

a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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Rule 25.11 Assessment of Non-complying Activities

Rule 25.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 25.11.2 and 25.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 25.11.2 and 25.11.3 apply as follows:
 - a. Rule 25.11.2 applies to non-complying activities; and
 - b. Rule 25.11.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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25.11.2 Assessment of non-complying activities

. . . .

Guidance on the assessment of resource consents

1. All non-complying activities

Activity

- Relevant objectives and policies (priority considerations):
- a. Objective 2.3.3, Policy 2.3.3.2
- b. Objective 25.2.1
- c. Activities not ancillary to a major recreation facility:
 - i. are related to or support Edgar Centre, or have other operation requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Edgar Centre;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 25.2.2 and its policies (Policy 25.2.1.3).

General assessment guidance:

- d. In assessing the significance of effects consideration will be given to:
 - i. both short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.
- Commercial advertising

Relevant objectives and policies (priority considerations):

- a. Objective 2.4.1
- b. Policy 2.4.1.6.c

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25.11.3 Assessment of non-complying performance standard contraventions

Performance standard

Guidance on the assessment of resource consents

- 1. Light spill where the limit is exceeded by greater than 25%
 - Noise where the limit is exceeded by 5dB LAeq (15 min) or more
 - Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)

Relevant guidance from other sections (priority considerations):

a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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26. Invermay and Hercus

26.1 Introduction

Invermay Research Centre (Invermay) is owned by AgResearch Limited and is located near the eastern outskirts of Mosgiel. The main Invermay site is accessed from Puddle Alley and consists of a 23 hectare research hub. There is an adjacent research farm (approximately 495 hectares) and a second research farm (approximately 50 hectares) a short distance to the north of the main Invermay site, straddling Silverstream Valley Road. These farms are zoned rural, but additional research related activities are provided for within these areas.

The Invermay site is tenanted by a range of commercial organisations, which also have a rural research focus. They include an agricultural training provider, veterinary diagnostic services, food origin testing, food safety testing and veterinary services. The site is also used for veterinary nurse training by Otago Polytechnic. The site therefore acts as a hub for organisations with a similar rural focus.

The Hercus Taieri Resource Unit (Hercus), at 270 Factory Road, is a biomedical research and support facility. The site contains a scheduled heritage building 'Taieri House', which provides staff accommodation, and several outbuildings.

The Invermay and Hercus research and education facilities are of sufficient scale and importance to the rural economy to warrant special consideration in the District Plan as a major facility, to provide for their continued use, intensification and expansion. The buildings and types of activities undertaken at Invermay and Hercus are different in scale to those generally undertaken in the rural zones. There is opportunity to establish other research and education-related organisations and facilities on the site, which in turn will have economic benefits to Dunedin and surrounding areas. Accordingly, the Invermay and Hercus Zone provisions have been designed to facilitate ongoing research and education, and ancillary activities that complement this function.

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26.2 Objectives and Policies

Objective 26.2.1				
Invermay and He	Invermay and Hercus research facilities are able to operate and develop efficiently and effectively.			
Policy 26.2.1.1	Policy 26.2.1.1 Enable Invermay/Hercus activity.			
Policy 26.2.1.2 Provide for retail and conference, meeting and function activity that is ancillary to Invermay/Hercus activity or rural activities where they are designed and operated in line with Objective 26.2.2 and its policies.				
Policy 26.2.1.3	Only allow activities that are not ancillary to Invermay/Hercus activity where: a. they are related to or necessary to support the Invermay Research Centre and Hercus Taieri Resource Unit, or have other operational requirements that mean they need to locate in the zone;			
	b. they will support the efficient and effective operation of Invermay Research Centre and Hercus Taieri Resource Unit;			
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and			
	d. they are designed and operated in line with Objective 26.2.2 and its policies.			
Policy 26.2.1.4	Enable land that is surplus to the needs of the Invermay Research Centre and Hercus Taieri Resource Unit to transition to the default zone listed in Appendix A9, so that future development that is not related to Invermay/Hercus activity will be managed in accordance with the objectives and policies of that zone.			
Policy 26.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the default zone listed in Appendix A9; and			
	b. the subdivision does not adversely affect the efficient and effective operation of the Invermay Research Centre and Hercus Taieri Resource Unit.			

Objective 26.2.2

Land use activities and development necessary for the continued operation of the Invermay Research Centre and Hercus Taieri Resource Unit is enabled, while ensuring development maintains the amenity of adjacent rural areas as far as practicable.

far as practicable	far as practicable.				
Policy 26.2.2.1	Require buildings that house animals to be set back from site boundaries so that any adverse effects on sensitive activities on adjoining sites, such as residential activities are avoided or, if avoidance is not practicable, are no more than minor.				
Policy 26.2.2.2	Require buildings and structures to be of a height and setback from boundaries to minimise adverse effects on rural amenity.				
Policy 26.2.2.3	Require landscaping of parking areas to ensure a high standard of visual amenity is maintained from adjoining public roads.				
Policy 26.2.2.4	Require ancillary signs visible from outside the zone to be located and designed to maintain rural amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.				

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Rules

Rule 26.3 Activity Status

Rule 26.3.1 Rule location

The activity status tables in rules 26.3.3 to 26.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Invermay and Hercus Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

Rule 26.3.2 Activity status introduction

- 1. The activity status tables in rules 26.3.3 26.3.5 show the activity status of activities in the Invermay and Hercus Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend			
Acronym	Meaning		
Р	Permitted Activity		
С	Controlled Activity		
RD	Restricted Discretionary Activity		
D	Discretionary Activity		
NC	Non-complying Activity		
Haz3	Hazard 3 Overlay Zones		

26.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use activities		a. Electrical interferenceb. Light spillc. Noise
Majo	or facility activities	Activity status	Performance standards
2.	Invermay/Hercus activity	Р	
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Community and leisure	Р	
5.	Conservation	Р	
6.	All other activities in the community activities category	D	
Con	nmercial activities	Activity status	Performance standards
7.	Retail ancillary to Invermay/Hercus activity	Р	
8.	Conference, meeting and function ancillary to Invermay/Hercus activity	Р	
9.	Veterinary services	Р	
10.	Training and education	Р	
11.	All other office activity	D	
12.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
13.	All activities in the residential activities category	NC	
Indu	strial activities	Activity status	Performance standards

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14.	All activities in the industrial activities category	D	
Rural activities		Activity status	Performance standards
15.	Farming	Р	
16.	Grazing	Р	
17.	Forestry	Р	Forestry and shelterbelts and small woodlots setbacks
18.	Landfills	NC	
19.	All other activities in the rural activities category	D	

Note 26.3.3A - Other requirements outside of the District Plan

Plantation forestry and associated activities in the Invermay and Hercus Zone are addressed by the NESPF rather than Rule 26.3.3.17. The NESPF does not apply to vegetation clearance prior to afforestation and the rules in Section 10 Natural Environment apply.

26.3.4 Activity status table - development activities

1.	Performance standards that apply to all development	activities	a. Setback from scheduled tree
2.	2. Performance standards that apply to all buildings and structures activities		a. Boundary setbacksb. Maximum heightc. Number, location and design of ancillary signsd. Setback from coast and water bodies
affe	ding and structures activities (excluding activities cting a protected part of a scheduled heritage building or eduled heritage structure. See rows 4 - 11)	Activity status	Performance standards
3.	All buildings and structures activities	Р	
of a	ding and structures activities that affect a protected part scheduled heritage building or scheduled heritage cture	Activity status	Performance standards
4.	Repairs and maintenance	Р	a. Materials and design
5.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1	С	a. Materials and design
6.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
7.	Earthquake strengthening where external features only are protected	С	a. Materials and design
8.	Signs attached to buildings or structures	Р	
9.	All other additions and alterations	RD	

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10.	Demolition	NC	
11.	Removal for relocation	RD	
Site	development activities	Activity status	Performance standards
12.	Parking, loading and access	P	a. Boundary treatments and other landscapingb. Parking, loading and access standards
13.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	a. Boundary treatments and other landscapingb. Parking, loading and access standards
14.	Storage and use of hazardous substances	Р	a. Hazardous substances quantity limits and storage requirementsb. Setback from coast and water bodies
15.	Outdoor storage	Р	
16.	All other site development activities	Р	

Note 26.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

2	26.3.5 Activity status table - subdivision activities			
,	Subdivision activities	Activity status	Performance standards	
Subdivision activities		RD	a. Subdivision performance standards	
¹See Appendix A9 for a list of default zones				

Note 26.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate

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allotment.

26.3.6 Transition to default zone

On receipt of written notice from both the owner and operator (if different) of the Invermay Research Centre to Dunedin City Council confirming that all or part of the land contained within land parcel Lot 4 DP 23060 is no longer required for Invermay Research Centre requirements, the provisions of the Invermay and Hercus Zone will no longer apply to that piece of land and the provisions of the Industrial Zone will apply in full.

On receipt of written notice from both the owner and operator (if different) of the Hercus Taieri Resource Unit, to Dunedin City Council confirming that land parcel Lot 1 DP 6164 is no longer required for Hercus Taieri Resource Unit requirements, the provisions of the Invermay and Hercus Zone will no longer apply to that parcel of land and the provisions of the Taieri Plain Rural Zone will apply in full.

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Rule 26.4 Notification

- 1. Applications for resource consent for the following activities will be considered without the need to obtain a written approval of affected persons and will not be notified in accordance with section 95A or section 95B of the RMA, unless Council considers special circumstances exist in relation to the application that require public notification:
 - earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is not listed by Heritage New Zealand.
- 2. With respect to resource consent applications, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided for the following:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is not listed by Heritage New Zealand.
- 3. With respect to resource consent applications for the following activities, Manawhenua will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. all restricted discretionary activities that list 'effect on cultural values of Manawhenua' as a matter for discretion; and
 - 2. discretionary and non-complying activities in a **wāhi tūpuna mapped area** where the activity is identified as a threat in Appendix A4.
- 4. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 26.5 Land Use Performance Standards

26.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

26.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

26.5.3 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 26.6 Development Performance Standards

26.6.1 Boundary Treatments and Other Landscaping

- 1. Where a parking area is built within 5m of a road frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - a. be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

26.6.2 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

26.6.3 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

26.6.4 Maximum Height

- 1. The maximum height of new buildings and structures, and additions and alterations, must not exceed 20m above ground level.
- 2. Rooftop structures are exempt from the performance standard for height provided they do not exceed the maximum height limit for all other buildings and structures by more 5m.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

26.6.5 Number, Location and Design of Ancillary Signs

26.6.5.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Invermay and Hercus Zone;
 - ii. regulatory signs, warning signs (informing of hazards or of other features requiring a safe response), or directional signs; and

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- iii. building names (excluding sponsorship names).
- b. Signs must comply with Rule 6.7.3 where visible from a road.
- c. Signs must not be illuminated or digital.
- d. Signs related to ancillary retail and ancillary conference, meeting and function activity, and other commercial activities provided for, must not be visible outside the Invermay and Hercus Zone.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

26.6.5.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 4m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed one sign per 30m of road frontage;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of two display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
 - v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

26.6.5.3 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is one per 50m of frontage.
- b. The maximum number of portable freestanding signs is one per 50m of frontage.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 8m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm.
- d. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

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Note 26.6.5A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

26.6.6 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

26.6.7 Setbacks

26.6.7.1 Boundary setbacks

a. All new buildings and structures, and additions and alterations, must be set back from boundaries as follows:

Ac	ctivity	i. Setback from road zone	ii. Setback from other zone boundaries
i.	Residential buildings	20m	40m
ii.	Buildings not housing animals	20m	6m
iii.	Buildings housing animals	20m	12m

- iv. Except fences and ancillary signs are exempt from the performance standard.
- b. Activities that contravene this performance standard are restricted discretionary activities.

26.6.7.2 Setback from scheduled tree

New buildings and structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

26.6.7.3 Setback from coast and water bodies

All new buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

26.6.7.4 Forestry and shelterbelts and small woodlots setbacks

Forestry and shelterbelts and small woodlots must comply with Rule 16.6.10.2.

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Rule 26.7 Subdivision Performance Standards

- 1. For subdivision of land contained within land parcel Lot 4 DP 23060 (Invermay Research Centre), subdivision activities must comply with Rule 19.7.
- 2. For subdivision of land contained within land parcel Lot 1 DP 6164 (Hercus Taieri Resource Centre), subdivision activities must comply with performance standards for the Taieri Plain Rural Zone within Rule 16.7.

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Rule 26.8 Assessment of Controlled Activities

Rule 26.8.1 Introduction

- Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 26.8.2:
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**;
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard;
 - iii. the performance standard contravention will be assessed as indicated in Section 26.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**;
 - ii. the performance standard contravention will be assessed as indicated in Section 26.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**;
 - ii. the performance standard contravention will be assessed as indicated in Section 26.12; and
 - iii. the assessment guidance in this section will also be considered.

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26	26.8.2 Assessment of all controlled activities		
De	evelopment activity	Matters of control	Guidance on the assessment of the resource consents
1.	Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected.	a. Effects on heritage values	See Rule 13.4
	Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1).		

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Rule 26.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 26.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 26.9.2 26.9.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 26.9.2 26.9.5 apply as follows:
 - a. Rule 26.9.2 applies to all performance standard contraventions;
 - b. Rule 26.9.3 applies to land use performance standard contraventions;
 - c. Rule 26.9.4 applies to development performance standard contraventions; and
 - d. Rule 26.9.5 applies to subdivision performance standard contraventions.

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26	26.9.2 Assessment of all performance standard contraventions		
Pe	erformance standard	Guidance on the assessment of resource consents	
All performance standard contraventions		Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor	
		b. The need to meet other performance standards or topography, or other site specific factors, make meeting the standard impracticable.	
		 Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur. 	
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.	
e. When		General assessment guidance:e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.	
		f. In balancing consideration of the objectives and policies related to the maintenance of heritage values or heritage precinct streetscape character and those related to general amenity, greater weight will usually be placed on heritage policies.	

26	.9.3 Assessmen	t of land use performan	ce standard contraventions
	rformance ndard	Matters of discretion	Guidance on the assessment of resource consents
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5

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26	.9.4 Assessment o	f development perform	ance standard contraventions
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents
1.	Boundary setbacksMaximum height	a. Effects on rural character	 Relevant objectives and policies: Objective 26.2.2 Buildings and structures are of a height and setback from boundaries that minimises adverse effects on rural amenity (Policy 26.2.2.2). Potential circumstances that may support a consent application include: Where there are already existing buildings on the site in breach of the same setback, a breach of the boundary setback standard may be considered acceptable where this would promote rural character and the maintenance of open space through the clustering of buildings on the site.
		b. Effects on surrounding properties	 Relevant objectives and policies: Objective 26.2.2 Buildings that house animals are set back from site boundaries so that any adverse effects on sensitive activities on adjoining sites, such as residential activities, are avoided or, if avoidance is not practicable, are no more than minor (Policy 26.2.2.1). Potential circumstances that may support a consent application include: Where a building used to house animals contravenes the boundary setback standard, the type and/or number of animals or the frequency of housing them means that there will be no more adverse effects from noise, odour or dust on sensitive activities on adjoining sites.
2.	Boundary treatments and other landscaping	a. Effects on rural character	Relevant objectives and policies:i. Objective 26.2.2ii. Parking areas are landscaped to ensure a high standard of visual amenity is maintained from adjoining public roads (Policy 26.2.2.3).
3.	Forestry and shelterbelts and small woodlots setbacks	a. Effects on amenity of surrounding propertiesb. Effects on health	See Rule 16.9 See Rule 9.5
		and safety c. Effects on the safety and efficiency of the transport network	See Rule 6.10

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26	26.9.4 Assessment of development performance standard contraventions		
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5
5.	Affecting a scheduled heritage building or scheduled heritage structure • Materials and design	a. Effects on heritage values	See Rule 13.5
6.	· · · · · · · · · · · · · · · · · · ·	a. Effects on rural	Relevant objectives and policies:
	and design of ancillary signs	character	 i. Objective 26.2.2 ii. Ancillary signs visible from outside the zone are located and designed to maintain rural amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 26.2.2.4).
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10
7.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10
8.	Setback from coast and water bodies	a. Effects on biodiversity values and natural character of riparian margins and the coast	See Rule 10.5
		b. Effects on public access	
		c. In a wāhi tupuna mapped area, effects on cultural values of Manawhenua	See Rule 14.3
		d. Risk from natural hazards	See Rule 11.4

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26	26.9.4 Assessment of development performance standard contraventions		
Performance standard		Matters of discretion	Guidance on the assessment of resource consents
9.	Setback from	a. Effect on long term	See Rule 7.6

26.9.5 Assessment of subdivision performance standard contraventions	
Performance standard	Guidance on the assessment of resource consents
Subdivision performance standards	a. For subdivision of land contained within land parcel Lot 4 DP 23060, see Rule 19.9.
	b. For subdivision of land contained within land parcel Lot 1 DP 6164, see Rule 16.9.

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Rule 26.10 Assessment of Restricted Discretionary Activities

Rule 26.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 26.10.2 26.10.3:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 26.10.2 26.10.3 apply as follows:
 - a. Rule 26.10.2 applies to restricted discretionary activities; and
 - b. Rule 26.10.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 26.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 26.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 26.12; and
 - iii. the assessment guidance in this section will also be considered.

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26.	26.10.2 Assessment of restricted discretionary activities		
Act	ivity	Matters of discretion	Guidance on the assessment of resource consents
1.	High trip generators: • New, or additions to,	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
	parking areas that result in 50 or more new parking spaces	b. Effects on accessibility	
2.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations and removal for relocation that affects a protected part of a scheduled heritage building or scheduled heritage structure • Removal for relocation	a. Effects on heritage values	See Rule 13.6

26.10.3 Assessment of restricted discretionary subdivision activities			
Activity		Matters of discretion	Guidance on the assessment resource consents
1.	All subdivision activities	a. Effects on the efficient and effective operation of Invermay Research Centre and Hercus Taieri Resource Unit	 Relevant objectives and policies: Objectives 26.2.1, 2.3.1 Subdivision does not adversely affect the efficient and effective operation of the Invermay Research Centre and Hercus Taieri Resource Unit (Policy 26.2.1.5.b).
		For subdivision of land contained within land parcel Lot 4 DP 23060 (Invermay Research Centre), see Rule 19.10.	
		For subdivision of land contained within land parcel Lot 1 DP 6164 (Hercus Taieri Resource Centre), see Rule 16.10.	

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Rule 26.11 Assessment of Discretionary Activities

Rule 26.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 26.11.2 26.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 26.11.2 26.11.3 apply as follows:
 - a. Rule 26.11.2 applies to all discretionary activities; and
 - b. Rule 26.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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26.11.2 Assessment of all discretionary land use activities

Activity

- 1. All discretionary land use activities listed below:
 - all other activities in the community activities category and rural activities category
 - all other office activity
 - all activities in the industrial activities category

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 26.2.1
- c. Activities that are not ancillary to Invermay/Hercus activity:
 - are related to or necessary to support the Invermay Research Centre and Hercus Taieri Resource Unit, or have other operation requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Invermay Research Centre and Hercus Taieri Resource Unit;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 26.2.2 and its policies (Policy 26.2.1.3).

Potential circumstances that may support a consent application include:

- d. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development (see Rule 26.9 for performance standard contraventions).
- e. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- f. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- g. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- h. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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26.11.3 Assessment of discretionary performance standard contraventions

Performance standard

Guidance on the assessment of resource consents

- Noise where the limit is exceeded by less than 5dB LAeq (15min)
 - Light spill where the limit is exceeded by 25% or less

Relevant guidance from other sections (priority considerations):

a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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Rule 26.12 Assessment of Non-complying Activities

Rule 26.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 26.12.2 26.12.5 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 26.12.2 26.12.5 apply as follows:
 - a. Rule 26.12.2 applies to all non-complying activities;
 - b. Rule 26.12.3 applies to non-complying land use activities;
 - c. Rule 26.12.4 applies to non-complying development activities;
 - d. Rule 26.12.5 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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26.12.2 Assessment of all non-complying activities

Activity

Guidance on the assessment of resource consents

1. All non-complying activities

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 26.2.1
- c. Activities that are not ancillary to Invermay/Hercus activity:
 - i. are related to or necessary to support Invermay Research Centre and Hercus Taieri Resource Unit, or have other operation requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Invermay Research Centre and Hercus Taieri Resource Unit;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. they are designed and operated in line with Objective 26.2.2 and its policies (Policy 26.2.1.3).

General assessment guidance:

- d. In assessing the significance of effects consideration will be given to:
 - both short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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26.	26.12.3 Assessment of non-complying land use activities		
Activity		Guidance on the assessment of resource consents	
Commercial advertising		Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c	

26	26.12.4 Assessment of non-complying development activities			
Activity		Guidance on the assessment of resource consents		
1.	Demolition of a protected part of a scheduled heritage building or scheduled heritage structures	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1 and effects on heritage values.		

26.12.5 Assessment of non-complying performance standard contraventions

Performance standard

Guidance on the assessment of resource consents

- 1. Light spill where the limit is exceeded by greater than 25%
 - Noise where the limit is exceeded by 5dB LAeq (15 min) or more
 - Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)

Relevant guidance from other sections (priority considerations):

a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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27. Mercy Hospital

27.1 Introduction

The Mercy Hospital site is approximately 4ha in area and is located at 72 Newington Avenue, Maori Hill, Dunedin. The hospital was originally established in 1936 and relocated to the current Maori Hill site in 1969. Mercy Hospital provides a unique service to the South Canterbury, Otago and Southland regions, providing a comprehensive range of specialist assessment, diagnostic and treatment services. The Mercy Hospital Zone has been designed to enable the services offered by Mercy Hospital to be provided for, and to provide greater certainty to the community regarding what land use activities can be expected to occur on the Mercy Hospital site.

The site is surrounded by the General Residential 1 Zone, with predominantly residential use interspersed with commercial activities such as private dentists and medical specialists. There is a high level of residential amenity, with extensive established vegetation in the neighbouring area.

Residents are exposed to very low levels of non-residential noise. While the buildings on the Mercy Hospital site are generally large in scale, they are contained within an extensive site with well established stands of trees and open space. The values of the vegetated area on the eastern part of the site is recognised via its inclusion within the **urban biodiversity mapped area** (UBMA). Marinoto House, which forms part of Mercy Hospital, is listed in the Heritage New Zealand List and Appendix A1.1 - Schedule of Protected Heritage Items and Sites of this Plan.

Mercy Hospital and its associated activities have the potential to generate effects, including traffic, noise, landscape and visual effects, which may impact on surrounding land uses. The Mercy Hospital Development Plan (Appendix 27A) identifies development anticipated over the next 10 years. Other development is provided for, subject to meeting standards relating to height and setback. The type and mix of activities appropriate within the zone, and the ability of the site to absorb change, have been important factors in determining how the Mercy Hospital site will develop over time. The Mercy Hospital Zone recognises the existing and foreseeable future use of the Mercy Hospital site and, at the same time appropriately manages any adverse effects on the surrounding residential zone.

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27.2 Objectives and Policies

Objective 27.2.1			
Mercy Hospital is	Mercy Hospital is able to operate efficiently and effectively as a hospital.		
Policy 27.2.1.1	Enable hospital activity in the Mercy Hospital Zone.		
Policy 27.2.1.2	Provide for activities that are ancillary to hospital activity where they are designed and operated in line with Objective 27.2.2 and its policies.		
Policy 27.2.1.3	Only allow activities that are not ancillary to hospital activity where all of the following apply: a. the activities are related to or support Mercy Hospital, or have other operational requirements that mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of Mercy Hospital;		
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
	d. they are designed and operated in line with Objective 27.2.2 and its policies.		
Policy 27.2.1.4	Enable land that is surplus to the needs of Mercy Hospital to transition to the General Residential 1 Zone (for land outside the urban biodiversity mapped area) or the Recreation Zone (for land within the urban biodiversity mapped area), so that future development that is not related to hospital activity will be managed in accordance with the objectives and policies of that zone.		
Policy 27.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the General Residential 1 Zone; and b. the subdivision does not adversely affect the efficient and effective operation of Mercy Hospital.		

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Objective 27.2.2

Land use activities and development necessary for Mercy Hospital to meet the reasonably foreseeable health needs of the community is enabled, while ensuring development:

- a. achieves a good standard of on-site amenity for patients, staff and visitors; and
- b. maintains or enhances the amenity of surrounding residential sites and areas, as far as practicable.

Policy 27.2.2.1	Only allow buildings and structures that are either: a. in accordance with the Mercy Hospital Development Plan; or
	b. of a height, setback from boundaries, purpose and size that ensures:i. there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces; and
	 ii. any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor.
Policy 27.2.2.2	Require development to maintain or enhance neighbourhood amenity by ensuring service areas are not visible from ground level outside the site.
Policy 27.2.2.3	Require landscaping of the boundary of parking areas where adjacent to a road frontage to screen or soften these areas and ensure a high standard of visual amenity where viewed from the road.
Policy 27.2.2.4	Require fences on road boundaries to be of a height and design that contributes positively to neighbourhood amenity.
Policy 27.2.2.5	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity.
Policy 27.2.2.6	Require ancillary commercial activities to be designed, located and operated to primarily serve staff, patients and visitors to Mercy Hospital.
Policy 27.2.2.7	Require the maintenance of the Amenity Planting Area as shown on the Mercy Hospital Development Plan, unless any changes to this area will have no more than minor effects on the visual amenity from surrounding residential sites and areas.

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Rules

Rule 27.3 Activity Status

27.3.1 Rule location

The activity status tables in rules 27.3.3 to 27.3.5 specify the activity status of land use activities, development activities and subdivision activities in the Mercy Hospital Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

27.3.2 Activity status introduction

- 1. The activity status tables in rules 27.3.3 27.3.5 show the activity status of activities in the Mercy Hospital Zone provided any performance standards shown in the far right column are met.
- Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities.
 Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
P	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

27.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use a	a. Electrical interferenceb. Light spillc. Noise	
Majo	or facility activities	Activity status	Performance standards
2.	Hospital	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Community and leisure - small scale	Р	
5.	Community and leisure - large scale	D	
6.	Conservation	Р	
7.	All other activities in the community activities category	D	
Commercial activities		Activity status	Performance standards
8.	Commercial activities ancillary to hospital activity	Р	a. Location
9.	Registered health practitioners	Р	
10.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
11.	All activities in the residential activities category	D	
Indu	strial activities	Activity status	Performance standards
12.	All activities in the industrial activities category	NC	
Rura	al activities	Activity status	Performance standards
13.	All activities in the rural activities category	NC	

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27.3.4 Activity status table - development activities

1.	Performance standards that apply to all development	nt activities	a. Setback from scheduled tree
			b. Amenity planting area
affe	ding and structures activities (excluding activities cting a protected part of a scheduled heritage building cheduled heritage structure. See rows 5 - 11)	Activity status	Performance standards
2.	Fences	Р	a. Fence height and design
3.	All building and structures activities in accordance with the Mercy Hospital Development Plan (Appendix 27A)	P	Number, location and design of ancillary signs
4.	All other building and structures activities not in accordance with the Mercy Hospital Development Plan (Appendix 27A)	Р	a. Small scale buildings and structuresb. Number, location and design of ancillary signs
part	ding and structures activities that affect a protected of a scheduled heritage building or scheduled age structure	Activity status	Performance standards
5.	Repairs and maintenance	Р	a. Materials and design
6.	Restoration of all scheduled heritage buildings and structures	С	a. Materials and design
7.	Earthquake strengthening where external features only are protected	С	a. Materials and design
8.	Signs attached to buildings or structures	Р	
9.	All other additions and alterations	RD	
10.	Demolition	NC	
11.	Removal for relocation	RD	
Site	development activities	Activity status	Performance standards
12.	Service areas	Р	Location and screening of service areas
13.	Parking, loading and access	Р	a. Parking, loading and access standards
			b. Screening of parking areas
14.	New or additions to parking areas that result in 50 or more new parking spaces.	RD	a. Screening of parking areas
	or more new parking spaces.		b. Parking, loading and access standards
15.	Storage and use of hazardous substances	Р	A. Hazardous substances quantity limits and storage requirements
16.	Vegetation clearance	Р	a. Maximum area of vegetation clearance (UBMA)

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17.	All other site development activities	Р	

Note 27.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.

27.3.5 Activity status table - subdivision activities

Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Subdivision performance standards

Note 27.3.5A - Other RMA considerations

Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey
plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must
issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate
allotment.

27.3.6 Transition to General Residential 1 Zone or Recreation Zone

On receipt of written notice from both the owner and operator (if different) of Mercy Hospital to Dunedin City Council in relation to all or part of the land within the Mercy Hospital Zone, the provisions of the Mercy Hospital Zone will no longer apply to that parcel of land and the provisions of the General Residential 1 Zone (for land outside the **urban biodiversity mapped area**) or Recreation Zone (for land within the **urban biodiversity mapped area**), will apply in full.

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Rule 27.4 Notification

- Applications for resource consent for the following activities will be considered without the need to obtain a
 written approval of affected persons and will not be notified in accordance with section 95A or 95B of the
 RMA, unless Council considers special circumstances exist in relation to the application that require public
 notification:
 - 1. earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand.
- 2. With respect to resource consent applications for the following activities, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is listed by Heritage New Zealand.
- 3. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 27.5 Land Use Performance Standards

27.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

27.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

27.5.3 Location

- 1. For ancillary commercial activities, customer access must only be available from within the facility.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

27.5.4 Minimum Car Parking

- 1. Hospital activity must provide 1.9 parking spaces per 100m² of gross floor area. This minimum car parking requirement is cumulative for all hospital activities on the site, except that if a resource consent is held for an exemption to this rule, the gross floor area provided for by this resource consent is excluded from future calculations.
- 2. The following areas will be excluded from the assessment of gross floor area for the purpose of calculating the minimum car parking requirement:
 - a. any parking area and associated manoeuvring space, including aisle; and
 - b. any loading area and associated manoeuvring space.
- 3. Where additional gross floor area is proposed, any additional parking spaces required to comply with this standard must be provided and operational before construction commences on the additional gross floor area, unless resource consent is obtained to exempt or reduce the minimum car parking requirement for the extension or activity.
- 4. Hospital activities must provide mobility parking spaces as follows:

Total number of parking spaces provided		Minimum number of these that must be mobility parking spaces	
a.	1 - 20	1 parking space	
b.	21 - 50	2 parking spaces	
C.	For every additional 50 parking spaces	1 additional parking space	

- 5. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- Where the minimum car parking performance standard results in the requirement for a fractional space, any
 fraction under one half will be disregarded and any fraction of one half or greater will be counted as one
 space.
- 7. Activities that contravene this performance standard are restricted discretionary activities.

Note 27.5.4A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

27.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 27.6 Development Performance Standards

27.6.1 Screening of parking areas

- 1. Where any part of a parking area is built within 5m of a road frontage, a landscaping area with a minimum 1.5m width must be provided between that part of the parking area and the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas required by 27.6.1.1 must:
 - a. have an average of one tree for every 5m of frontage;
 - b. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - c. be designed to allow surface water run-off from surrounding areas to enter;
 - d. be protected by a physical barrier that prevents cars from damaging plants;
 - e. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - f. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

27.6.2 Fence Height and Design

27.6.2.1 Maximum Height

- a. The maximum height of fences along boundaries is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

27.6.2.2 Visual Permeability

- a. Fences along road boundaries must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. Fences along the road boundary of a state highway are exempt from this requirement.
- c. Fences that contravene this performance standard are restricted discretionary activities.

27.6.3 Small scale buildings and structures

- 1. Buildings and structures, and additions and alterations, that are not in accordance with the Mercy Hospital Development Plan must:
 - a. not exceed 40m² footprint;
 - b. not exceed 5m in height;
 - c. not be used for clinical services;
 - d. be set back from zone boundaries a minimum of 4.5m, except for fences and ancillary signs;
 - e. have any public entrances to buildings located at least 10m from a boundary adjoining a residential zone; and
 - f. not protrude through a plane rising at an angle of 45 degrees measured from a starting point of 2.5m vertically above ground level at the zone boundary (see Figure 15.6.6.1C), except:
 - i. a gable end or dormer may project beyond the plane where it is:

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- 1. no greater than 1m in height measured parallel to the nearest adjacent boundary; and
- 2. no greater than 1m in depth measured horizontally at 90 degrees to the nearest adjacent boundary.
- 2. Activities that contravene this performance standard are restricted discretionary activities, except contravention of rules 27.6.3.1.a and c are restricted discretionary activities.

27.6.4 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

27.6.5 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

27.6.6 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

27.6.7 Maximum Area of Vegetation Clearance (UBMA)

Vegetation clearance in an urban biodiversity mapped area (UBMA) must comply with Rule 10.3.2.4.

27.6.8 Number, Location and Design of Ancillary Signs

27.6.8.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - signs that are not visible from outside the Mercy Hospital Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. 'building names' (excluding sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must be designed so as to not be visible outside the Mercy Hospital Zone.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

27.6.8.2 Freestanding signs

- a. The maximum number of freestanding signs is one per accessway to a maximum of four signs.
- b. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 4m²;
 - iii. maximum width of 4m; and
 - iv. maximum depth of 400mm.
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within site boundaries.

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27.6.8.3 Signs attached to buildings

- a. The height above ground level at the highest point of any sign attached to a building is 4m.
- b. Signs must not be attached to roofs.
- Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed one sign per 30m of road frontage;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of two display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
 - v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

Note 27.6.8A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

27.6.9 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

27.6.10 Setback from scheduled tree

New buildings and structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

27.6.11 Amenity planting area

- 1. The Amenity Planting Area shown on the Mercy Hospital Development Plan must be maintained to provide visual screening from the neighbouring residential zone, including by replanting, if required, to maintain a similar level of screening (as was present on 26.9.15) and limiting vegetation clearance to:
 - a. the pruning of any tree for the maintenance of its health;
 - b. the clearance of any defined pest species, dead vegetation, vegetation that is in terminal decline or vegetation with extreme failure;
 - c. the clearance of vegetation for the construction, maintenance or alteration of fences, gates, drainage, utilities or access; and
 - d. the clearance of vegetation for the safety of persons or property.
- 2. Activities that contravene Rule 27.6.11 are a discretionary activity.

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Rule 27.7 Subdivision Performance Standards

- 1. For the subdivision of land outside of the **urban biodiversity mapped area**, subdivision activities must comply with performance standards for the General Residential 1 Zone in Rule 15.7.
- 2. For the subdivision of land within the **urban biodiversity mapped area**, subdivision activities must comply with performance standards for the Recreation Zone in Rule 20.7.

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Rule 27.8 Assessment of Controlled Activities

Rule 27.8.1 Introduction

- 1. Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 27.8.2
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 27.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 27.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 27.12; and
 - iii. the assessment guidance in this section will also be considered.

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27.8.2 Assessment of all controlled activities			
De	evelopment activity	Matters of control	Guidance on the assessment of the resource consents
1.	Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected.	a. Effects on heritage values	See Rule 13.4
	Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1)		

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Rule 27.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 27.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 27.9.2 27.9.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 27.9.2 27.9.5 apply as follows:
 - a. Rule 27.9.2 applies to all performance standard contraventions;
 - b. Rule 27.9.3 applies to land use performance standard contraventions;
 - c. Rule 27.9.4 applies to development performance standard contraventions; and
 - d. Rule 27.9.5 applies to subdivision performance standard contraventions.

27	27.9.2 Assessment of all performance standard contraventions		
Pe	rformance standard	Guidance on the assessment of resource consents	
1.	All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.	
		b. The need to meet other performance standards or site specific factors, make meeting the standard impracticable.	
		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.	
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.	
		General assessment guidance:e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.	
		f. In balancing consideration of the objectives and policies related to the maintenance of heritage values and those related to general amenity, greater weight will usually be placed on heritage policies.	

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27	27.9.3 Assessment of land use performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Location (ancillary commercial activities)	a. Effects on the vibrancy, and social and economic success of the CBD and centres hierarchy b. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 27.2.2 ii. Ancillary commercial activities are designed, located and operated to primarily serve staff, patients and visitors to Mercy Hospital (Policy 27.2.2.6). Potential circumstances that may support a consent application include: iii. The location of customer access is unlikely to attract external customers and become a stand-alone activity. 	
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network b. Effects on accessibility	See Rule 6.10	

27.9	27.9.4 Assessment of development performance standard contraventions		
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents
1.	Small scale buildings and structures: Boundary setbacks (Rules 27.6.3.1.d and e) Height in relation to boundary (Rule 27.6.3.1.f) Maximum height (Rule 27.6.3.1.b)	a. Effects on the amenity of surrounding sites	 Relevant objectives and policies: Objective 27.2.2 Buildings and structures are of a height, setback from boundaries, purpose and size that ensures there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces (Policy 27.2.2.1.b.i). Potential circumstances that may support a consent application include: Residential buildings on neighbouring sites receive adequate natural light and privacy. In assessing the application Council will consider: Existing sunlight access to neighbouring properties. Cumulative effects from incremental development.
		b. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 27.2.2 Buildings and structures are of a height, and setback from boundaries, purpose and size that ensures any adverse effects on neighbouring amenity are avoided or, if avoidance is not practicable, are no more than minor (Policy 27.2.2.1.b.ii).

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27.9	9.4 Assessment of	27.9.4 Assessment of development performance standard contraventions			
Per	formance standard	Matters of discretion	Guidance on the assessment of resource consents		
2.	Screening of parking areas	a. Effects on neighbourhood residential amenity	Relevant objectives and policies: i. Objective 27.2.2 ii. Landscaping of the boundary of parking areas adjacent to a road frontage screens or softens these areas and ensure a high standard of visual amenity where viewed from the road (Policy 27.2.2.3).		
3.	Fence height and design	a. Effects on health and safety	See Rule 9.5		
	Llawardous	b. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 27.2.2 Fences on road boundaries are of a height and design that contributes positively to the neighbourhood amenity (Policy 27.2.2.4). Potential circumstances that may support a consent application include: The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being. An attractive interface with the street is achieved. The fence will be screened by landscaping. 		
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5		
5.	Location and screening of service areas	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 27.2.2 Development maintains or enhances neighbourhood amenity by ensuring service areas are not visible from ground level outside the site (Policy 27.2.2.2). Potential circumstances that may support a consent application include: Screening would unduly restrict the usability of the service area. The site layout prevents the service area from being visible from any public place without additional screening being required. 		

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27.9	27.9.4 Assessment of development performance standard contraventions			
Perf	Performance standard Matters of discretion		Guidance on the assessment of resource consents	
6.	Affecting a scheduled heritage building or scheduled heritage structure • Materials and design	a. Effects on heritage values	See Rule 13.5	
7.	Number, location and design of ancillary signs	a. Effects on neighbourhood amenity	 Relevant objectives and policies: i. Objective 27.2.2 ii. Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity (Policy 27.2.2.5). 	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
8.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
9.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6	
10.	In an urban biodiversity mapped area: • Maximum area of vegetation clearance (UBMA)	a. Effects on biodiversity values	See Rule 10.5	

27.9.5 Assessment of subdivision performance standard contraventions		
Performance standard		Guidance on the assessment of resource consents
Subdivision performance standards		See Rule 15.10

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Rule 27.10 Assessment of Restricted Discretionary Activities

Rule 27.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 27.10.2 27.10.3:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 27.10.2 27.10.3 apply as follows:
 - a. Rule 27.10.2 applies to restricted discretionary activities; and
 - b. Rule 27.10.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 27.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 27.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 27.12; and
 - iii. the assessment guidance in this section will also be considered.

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27	27.10.2 Assessment of restricted discretionary development activities		
Activity Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents
1.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations that affects a protected part of a scheduled heritage building or scheduled heritage structure • Removal for relocation	a. Effects on heritage values	See Rule 13.6
2.	 High trip generators: New or additions to parking areas that result in 50 or more new parking spaces 	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
		b. Effects on accessibility	

27	27.10.3 Assessment of restricted discretionary subdivision activities			
Activity Matters of discretion Guidance on the assessment of resource consents			Guidance on the assessment of resource consents	
1.	All subdivision activities	a. Effects on the efficient and effective operation of Mercy Hospital	 Relevant objectives and policies: Objective 2.3.1 Objective 27.2.1 Subdivision activities do not adversely affect the efficient and effective operation of Mercy Hospital (Policy 27.2.1.5.b). 	
See Rule 15.11				

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Rule 27.11 Assessment of Discretionary Activities

Rule 27.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 27.11.2 27.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 27.11.2 27.11.3 apply as follows:
 - a. Rule 27.11.2 applies to discretionary activities; and
 - b. Rule 27.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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27.11.2 Assessment of discretionary activities

Activity

- All discretionary land use activities listed below:
 - all activities in the community activities category except conservation and community and leisure - small scale
 - all activities in the residential activities category

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 27.2.1
- Activities that are ancillary to hospital activity are designed and operated in line with Objective 27.2.2 and its policies (Policy 27.2.1.2).
- d. Activities that are not ancillary to hospital activity:
 - i. are related to or support Mercy Hospital, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Mercy Hospital;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 27.2.2 and its policies (Policy 27.2.1.3).

Potential circumstances that may support a consent application include:

- e. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- f. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- g. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- h. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- i. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- j. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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27	27.11.3 Assessment of discretionary performance standard contraventions			
Pe	erformance standard	Guidance on the assessment of resource consents		
1.	structures:	Relevant objectives and policies (priority considerations): a. Objective 27.2.2		
	• Footprint greater than 40m² (Rule 27.6.3.1.a)	 Buildings and structures are of a height, set back from buildings, purpose and size that ensures: 		
	• Used for clinical services (Rule 27.6.3.1.c)	 i. there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces; and 		
		ii. any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor (Policy 27.2.2.1).		
		c. Development provides adequate permeable areas to enable a reasonable level of rain water ground absorption (Policy 9.2.1.2).		
		General assessment guidance:d. In considering the effects on the amenity of surrounding properties,Council will consider the following effects:i. the visual effects of buildings and car parks;		
		ii. loss of existing vegetation;		
		iii. any proposed lighting and signage; and		
		iv. any cumulative effects.		
2.	Amenity planting area	Relevant objectives and policies (priority considerations): a. Objective 27.2.2		
		b. Maintain the amenity planting area on the Mercy Hospital Development Plan , unless any changes to the amenity planting area have no more than minor effects on the visual amenity from surrounding residential sites and areas (Policy 27.2.2.7).		
3.	Noise - where the limit is exceeded by less than 5dB LAeq (15min)	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

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Rule 27.12 Assessment of Non-complying Activities

Rule 27.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 27.12.2 27.12.4 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 27.12.2 27.12.4 apply as follows:
 - a. Rule 27.12.2 applies to assessment of non-complying land use activities.
 - b. Rule 27.12.3 applies to assessment of non-complying development activities.
 - c. Rule 27.12.4 applies to assessment of non-complying subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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27	27.12.2 Assessment of non-complying land use activities		
Activity		Guidance on the assessment of resource consents	
1.	All non-complying land use activities	Relevant objectives and policies (priority considerations): a. Objective 2.3.1	
		b. Objective 27.2.1	
		 c. Activities that are not ancillary to hospital activity: i. are related to, or support, Mercy Hospital, or have other operational requirements that mean they need to locate in the zone; 	
		ii. support the efficient and effective operation of Mercy Hospital;	
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and	
		 iv. they are designed and operated in line with Objective 27.2.2 and its policies (Policy 27.2.1.3). 	
		General assessment guidance: d. In assessing the significance of effects consideration will be given to: i. both short and long term effects, including effects in combination with other activities; and	
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.	
		e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.	
		Relevant guidance from other sections (priority considerations): f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.	
		g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.	
		 See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua. 	
2.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c	

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27.12.3 Assessment of non-complying development activities		
Activity	Guidance on the assessment of resource consents	
Demolition of a protected paracheduled heritage building of scheduled heritage structures.	Relevant guidance from other sections (priority considerations):	

27.12.4 Assessment of non-complying subdivision activities		
Performance standard Guidance on the assessment of resource consents		
 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2) 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	

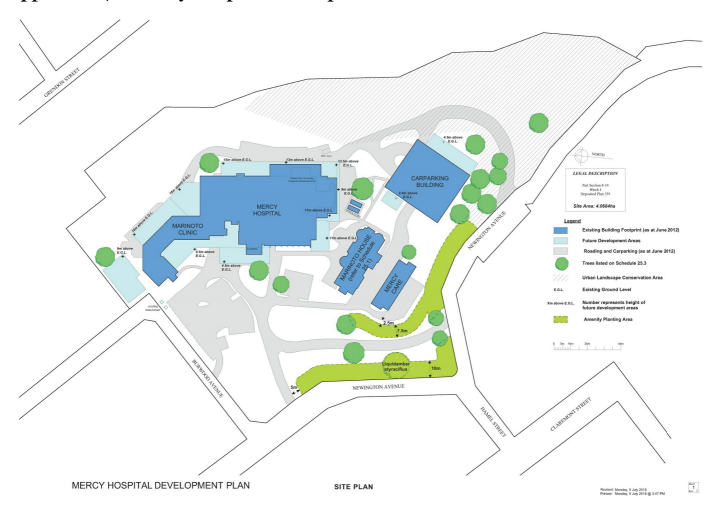
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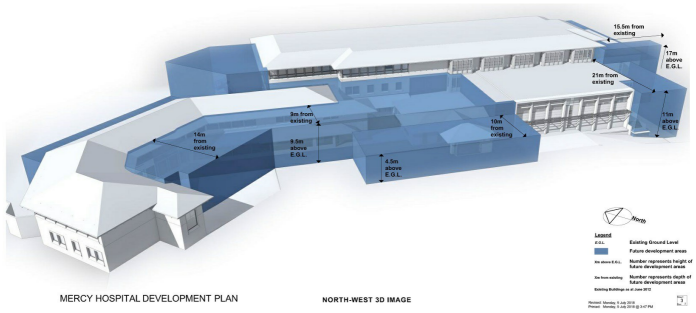




Appendices

Appendix 27A. Mercy Hospital Development Plan

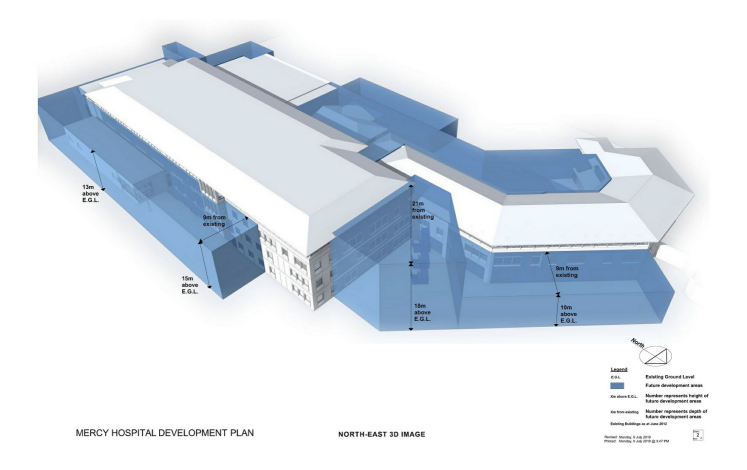




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28. Moana Pool

28.1 Introduction

Moana Pool sits within the Town Belt, just below Dunedin's hill suburbs, at 60 Littlebourne Road. The pool is owned and operated by the Dunedin City Council and has occupied the site since 1964. It provides a range of recreation facilities, including an Olympic sized pool, a leisure pool, learner's pool, dive/lap pool, water slides, a gymnasium and various function and meeting rooms. There are massage and physiotherapy facilities on-site, as well as an early childhood centre. Expansion of the facility may occur within the next 10 years.

The site is bordered by land zoned recreation and residential. While the facility itself is considerably larger than surrounding properties, it backs onto a steep bush clad area and is an accepted part of the local environment. There is a high level of amenity in the area given its location within the Town Belt, and parts of the site are densely vegetated.

The zone recognises the existing uses of the Moana Pool site and provides certainty to the community regarding what land use activities can be expected to occur on the site, while appropriately managing any adverse effects that may occur, including effects on the Town Belt, residential zones and transport network.

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28.2 Objectives and Policies

Objective 28.2.	Objective 28.2.1		
Moana Pool is at	Moana Pool is able to operate efficiently and effectively		
Policy 28.2.1.1	Enable major recreation facility activity in the Moana Pool Zone.		
Policy 28.2.1.2	Provide for activities that are ancillary to major recreation facility activity where they are designed and operated in line with Objective 28.2.2 and its policies.		
Policy 28.2.1.3	Only allow activities that are not ancillary to major recreation facility activity where all of the following apply: a. the activities are related to or support Moana Pool, or have other operational requirements that mean they need to locate in the zone; b. they will support the efficient and effective operation of Moana Pool; c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and d. they are designed and operated in line with Objective 28.2.2 and its policies.		
Policy 28.2.1.4	Enable land that is surplus to the needs of Moana Pool to transition to the Recreation Zone, so that future development will be managed in accordance with the objectives and policies of that zone.		
Policy 28.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the Recreation Zone; and b. the subdivision does not adversely affect the efficient and effective operation of Moana Pool.		

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Objective 28.2.2

Land use activities and development necessary for Moana Pool to meet the reasonably foreseeable needs of the community is enabled, while ensuring development:

- a. achieves a good standard of on-site amenity for staff and visitors; and
- b. maintains or enhances the residential amenity of surrounding sites as far as practicable.

Policy 28.2.2.1	Require buildings and structures to be of a height and setback from boundaries that ensures there are no more than minor effects on the sunlight access of current and future residential buildings and their outdoor living spaces.
Policy 28.2.2.2	Require development to maintain or enhance neighbourhood amenity by ensuring service areas are not visible from ground level outside the site.
Policy 28.2.2.3	Require landscaping that provides a reasonable level of streetscape amenity along the boundary of parking areas.
Policy 28.2.2.4	Require fences on road boundaries to be of a height and design that contributes positively to neighbourhood amenity.
Policy 28.2.2.5	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.
Policy 28.2.2.6	Require ancillary commercial activities to be designed, located and operated to primarily serve staff and visitors of Moana Pool.
Policy 28.2.2.7	Only allow early childhood education - large scale where it is designed and located to avoid or, if avoidance is not practicable, adequately mitigate, adverse effects on the amenity of surrounding residential properties.

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Rules

Rule 28.3 Activity Status

28.3.1 Rule location

The activity status tables in rules 28.3.3 to 28.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Moana Pool Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

28.3.2 Activity status introduction

- 1. The activity status tables in rules 28.3.3 28.3.5 show the activity status of activities in the Moana Pool Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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d Activity
d Activity
d Activity
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28.3.3 Activity status table - land use activities					
1.	Performance standards that apply to all land use activities		a. Electrical interferenceb. Light spillc. Noise		
Maj	or facility activities	Activity status	Performance standards		
2.	Major recreation facility	Р	a. Minimum car parking		
3.	All other activities in the major facility activities category	NC			
Coi	mmunity activities	Activity status	Performance standards		
4.	Early childhood education - small scale	Р			
5.	Early childhood education - large scale	RD			
6.	All other activities in the community activities category	Р			
Coı	mmercial activities	Activity status	Performance standards		
7.	Activities ancillary to major recreation facility	Р	a. Location		
8.	All other activities in the commercial activities category	NC			
Res	sidential activities	Activity status	Performance standards		
9.	All activities in the residential activities category	NC			
Ind	ustrial activities	Activity status	Performance standards		
10.	All activities in the industrial activities category	NC			
Rur	al activities	Activity status	Performance standards		
11.	All activities in the rural activities category	NC			

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28.3.4 Activity status table - development activities

1.	Performance standards that apply to all development activities		Maximum building site coverage and impermeable surfaces	
Bui	Buildings and structures activities Activity status		Performance standards	
2.	Fences	Р	a. Fence height and design	
3.	All other buildings and structures activities	Р	a. Boundary setbacks	
			b. Height in relation to boundary	
			c. Maximum height	
			d. Number, location and design of ancillary signs	
Site	e development activities	Activity status	Performance standards	
4.	Service areas	Р	Location and screening of service areas	
5.	Parking, loading and access	Р	a. Parking, loading and access standards	
			b. Boundary treatments and other landscaping	
6.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	Boundary treatments and other landscaping	
			b. Parking, loading and access standards	
7.	Storage and use of hazardous substances	Р	An algorithm and storage requirements	
8.	Vegetation clearance	Р	Maximum area of vegetation clearance (UBMA)	
9.	All other site development activities	Р		

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Note 28.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.

2	28.3.5 Activity status table - subdivision activities			
Subdivision activities		Activity status	Performance standards	
Subdivision activities		RD	a. Subdivision performance standards	

Note 28.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

28.3.6 Transition to Recreation Zone

On receipt of written notice from both the landowner and operator of Moana Pool (if different) to Dunedin City Council confirming that all or part of the land within the Moana Pool Zone is surplus to requirements, the provisions of the Moana Pool Zone will no longer apply to that parcel of land and the provisions of the Recreation Zone will apply in full.

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Rule 28.4 Notification

1. Activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 28.5 Land Use Performance Standards

28.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

28.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

28.5.3 Location

- 1. For ancillary commercial activities, customer access must only be available from inside the Moana Pool buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

28.5.4 Minimum Car Parking

- 1. Major recreation facility activity must provide a minimum of 190 parking spaces, including a minimum of 4 mobility parking spaces.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- Activities that contravene this performance standard are restricted discretionary activities.

Note 28.5.4A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

28.5.5 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 28.6 Development Performance Standards

28.6.1 Boundary Setbacks

1. New buildings and structures, and additions and alterations, must be set back from boundaries as follows:

Build	ing	Setback from road boundary or site boundary where site directly adjoins another zone
a.	Buildings not exceeding 12m in height or 250m ² GFA	4.5m
b.	Other buildings	10m

- c. Fences and ancillary signs are exempt from the performance standard.
- d. Public entrances to buildings must be located at least 10m from a boundary with the residential zone.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

28.6.2 Boundary Treatments and Other Landscaping

- 1. Where a parking area is built within 5m of a road frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

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28.6.3 Fence Height and Design

28.6.3.1 Maximum Height

- a. The maximum height of fences along boundaries (including within the boundary setbacks required by Rule 28.6.1) is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

28.6.3.2 Visual Permeability

- a. Fences along road boundaries (or within the boundary setbacks required by Rule 28.6.1) must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. Fences along the road boundary of a state highway are exempt from this requirement.
- c. Fences that contravene this performance standard are restricted discretionary activities.

28.6.4 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

28.6.5 Height

28.6.5.1 Height in Relation to Boundary

a. New buildings and additions and alterations to buildings on sites adjoining a residential zone must comply with the height in relation to boundary performance standard of that residential zone, along the adjoining boundary (see Rule 15.6.6.1).

28.6.5.2 Maximum height

- a. The maximum height of new buildings and structures, and additions and alterations, must not exceed the following heights above ground level:
 - i. Western side Queens Drive/Littlebourne Road: 18m;
 - ii. Eastern side Queens Drive/Littlebourne Road: 12m;
 - iii. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit by more than one third of that limit or 5m, whichever is the lesser.

b. Activities that contravene this performance standard are restricted discretionary activities.

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28.6.6 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

28.6.7 Maximum Building Site Coverage and Impermeable Surfaces

- 1. The maximum building site coverage of buildings (% of site) is 40%; and
- 2. The maximum total impermeable surface site coverage (buildings and impermeable surfaces % of site) is 70%.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

28.6.8 Number, Location and Design of Ancillary Signs

28.6.8.1 General

- Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Moana Pool Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding commercial sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Moana Pool Zone.
- c. Signs located on or above the footpath must comply with Rule 6.7.2.
- d. Signs must comply with Rule 6.7.3 where visible from a road.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

28.6.8.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 4m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed one sign per 15m of road frontage;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of two display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
 - v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

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28.6.8.3 Freestanding signs

- a. The maximum number of freestanding signs is two per 50m of frontage.
- b. The maximum dimensions of freestanding signs are:
 - i. maximum height of 3m;
 - ii. maximum area of 4m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm.
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.
- d. Freestanding signs must not exceed:
 - i. maximum height of 900mm above ground level; and
 - ii. a maximum width of 600mm.

Note 28.6.8B - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

28.6.9 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

28.6.10 Maximum Area of Vegetation Clearance (UBMA)

Vegetation clearance in an urban biodiversity mapped area (UBMA) must comply with Rule 10.3.2.4.

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Rule 28.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 20.7.

Rule 28.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 28.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 28.8.2 28.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 28.8.2 28.8.5 apply as follows:
 - a. Rule 28.8.2 applies to all performance standard contraventions;
 - b. Rule 28.8.3 applies to land use performance standard contraventions;
 - c. Rule 28.8.4 applies to development performance standard contraventions; and
 - d. Rule 28.8.5 applies to subdivision performance standard contraventions.

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2	28.8.2 Assessment of all performance standard contraventions			
Performance standard		Guidance on the assessment of the resource consents		
1.	All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
factors, make meeting the standard im c. Topography or other site specific factors		b. The need to meet other performance standards, or site specific factors, make meeting the standard impracticable.		
		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.		
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
		General assessment guidance: e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		

28	28.8.3 Assessment of land use performance standard contraventions			
Performance standard Matters of discreti		Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Location	a. Effects on the vibrancy and economic and social success of the CBD and centres	 Relevant objectives and policies: Objective 28.2.2 Ancillary commercial activities are designed, located and operated to primarily serve staff and visitors of Moana Pool (Policy 28.2.2.6). 	
3.	3. Minimum car a. Effects on the safety and efficiency of the transport network		See Rule 6.10	
		b. Effects on accessibility	See Rule 6.10	

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28	28.8.4 Assessment of development performance standard contraventions				
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents		
1.	 Boundary setbacks Height in relation to boundary Maximum height 	a. Effects on surrounding sites	 Relevant objectives and policies: Objective 28.2.2 Building and structures are of a height and set back from boundaries to ensure that there are no more than minor effects on sunlight access of current and future residential buildings and their outdoor living spaces (Policy 28.2.2.1). 		
2.	Boundary treatments and other landscaping	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 28.2.2 ii. Landscaping provides a reasonable level of streetscape amenity along the boundary of parking areas (Policy 28.2.2.3).		
3.	Fence height and design	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 28.2.2 Fences on road boundaries are of a height and design that contribute positively to neighbourhood amenity (Policy 28.2.2.4). Potential circumstances that may support a consent application include: The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being. An attractive interface with the street is achieved. The fence will be screened by landscaping. 		
		b. Effects on health and safety	See Rule 9.5		
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5		
5.	Location and screening of service areas	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 28.2.2 Development maintains or enhances neighbourhood amenity by ensuring service areas are not visible from ground level outside the site (Policy 28.2.2.2). 		
6.	Maximum building site coverage and impermeable surfaces	a. Effects on efficiency and affordability of infrastructure	See Rule 9.5		

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28	28.8.4 Assessment of development performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents	
7.	Number, location and design of ancillary signs	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 28.2.2 Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 28.2.2.5). 	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
8.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
9.	In an urban biodiversity mapped area: • Maximum area of vegetation clearance (UBMA)	a. Effects on biodiversity values	See Rule 10.5	

	28.8.5 Assessment of subdivision performance standard contraventions		
	Performance standard	Guidance on the assessment of resource consents	
	Subdivision performance standards	See Rule 20.9	
standards			

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Rule 28.9 Assessment of Restricted Discretionary Activities

Rule 28.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 28.9.2 28.9.4:
 - a. list the matters Council will restrict its discretion to: and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 28.9.2 28.9.4 apply as follows:
 - a. Rule 28.9.2 applies to restricted discretionary land use activities;
 - b. Rule 28.9.3 applies to restricted discretionary development activities; and
 - c. Rule 28.9.4 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 28.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as discretionary; and
 - ii. the performance standard contravention will be assessed as indicated in Section 28.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 28.11; and
 - iii. the assessment guidance in this section will also be considered.

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28	28.9.2 Assessment of restricted discretionary land use activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	generators,	a. Effects on accessibility	See Rule 6.11	
	which include: any activities that generate 250 or more vehicle movements a day	b. Effects on the safety and efficiency of the transport network		
2.	Early childhood education - large scale	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on surrounding sites' residential amenity	 Relevant objectives and policies: i. Objective 28.2.2 ii. Early childhood education - large scale is designed and located to avoid or, if avoidance is not practicable, adequately mitigate, adverse effects on the amenity of surrounding residential properties (Policy 28.2.2.7). 	

28	28.9.3 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	High trip generators:New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on accessibility		

	28.9.4 Assessment of restricted subdivision activities			
	Activity		Matters of discretion	Guidance on the assessment of resource consents
	1.	All subdivision activities	a. Effects on efficient and effective operation of Moana Pool	Relevant objectives and policies:i. Objectives 28.2.1, 2.3.1ii. Subdivision does not adversely affect the efficient and effective operation of Moana Pool (Policy 28.2.1.5.b).
See Rule 20.10				

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Rule 28.10 Assessment of Discretionary Activities

Rule 28.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rule 28.10.2 provides guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

28.10.2 Assessment of discretionary performance standard contraventions				
Performance standard	Guidance on the assessment of resource consents			
 Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.			

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Rule 28.11 Assessment of Non-complying Activities

Rule 28.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 28.11.2 28.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 28.11.2 28.11.3 apply as follows:
 - a. Rule 28.11.2 applies to non-complying land use activities; and
 - b. Rule 28.11.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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28.11.2 Assessment of non-complying land use activities

Activity

Guidance on the assessment of resource consents

All non-complying land use activities

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 28.2.1
- c. Activities that are not ancillary to a major recreation facility:
 - i. are related to or support Moana Pool, or have other operation requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Moana Pool;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 28.2.2 and its policies. (Policy 28.2.1.3)

General assessment guidance:

- d. In assessing the significance of effects consideration will be given to:
 - i. both short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

2. Commercial advertising

Relevant objectives and policies (priority considerations):

- a. Objective 2.4.1
- b. Policy 2.4.1.6.c

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28.11.3 Assessment of non-complying performance standard contraventions

Performance standard

Guidance on the assessment of resource consents

- 1. Light spill where the limit is exceeded by greater than 25%
 - Noise where the limit is exceeded by 5dB LAeq (15 min) or more
 - Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)

Relevant guidance from other sections (priority considerations):

a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.

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29. Otago Museum

29.1 Introduction

Otago Museum first opened to the public in 1868 in the Exchange area south of the Octagon, and mainly displayed a collection of rocks and minerals as its foundation objects. The collection began to grow, and a larger, purpose-built site was needed. The site at the existing address – 419 Great King Street – was selected, with the foundation laid in December 1874. In August of 1877 the new building, designed by architect David Ross, was opened. The Otago Museum H D Skinner Annex (situated on the corner of the Museum Reserve) was opened in July 1879 and operated as the Dunedin North Post Office until the 1960s. It is now part of the Museum.

The management of the Museum was handed wholly to the University through the Otago Museum Act 1877 and was to remain vested in the University for almost 80 years, becoming a teaching museum and housing various University departments. Otago Museum is now managed by a Trust Board, established under the Otago Museum Trust Board Act 1996. The appointing bodies are the Dunedin City Council; the combined District Councils of Central Otago, Clutha and Waitaki; the University of Otago; the Association of Friends of the Otago Museum; the Otago Institute; and Manawhenua (the local Māori community).

The Museum comprises seven galleries, containing exhibits on Tākata Whenua, southern land and people, Otago natural and maritime history and cultures of the Pacific and wider world. The Animal Attic features nearly 3,000 historical specimens, and also within the Museum is the Tūhura Tropical Forest which contains live butterflies and the interactive Tūhura Otago Community Trust Science Centre.

The site was zoned industrial in The Dunedin City District Plan (2006). Therefore, the key issue was that the zoning was neither efficient nor effective in terms of providing for the facility, enabling it to be further developed or redeveloped in the future, or in terms of managing its effects.

In response to this issue, this Plan applies an 'Otago Museum Zone' to the site. The Otago Museum Zone is tailored to provide for the continued efficient and effective operation of the Museum, while ensuring a reasonable level of amenity for surrounding streets and the Otago Museum Reserve. Entertainment and exhibition, conference, meeting and function, training and education and a range of community activities are provided for in the zone, and the Great King Street façade of the Museum and Dunedin North Post Office (former) are listed as scheduled heritage buildings.

The zone recognises the existing and foreseeable future uses of the Museum and provides certainty to the community regarding what land use activities can be expected to occur, while managing potential effects and ensuring compatibility with surrounding environments. The Otago Museum Zone is surrounded by Campus and Suburban Centre zones.

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29.2 Objectives and Policies

Objective 29.2.	Objective 29.2.1		
Otago Museum is	Otago Museum is able to operate efficiently and effectively.		
Policy 29.2.1.1	Enable entertainment and exhibition activities in the Otago Museum Zone.		
Policy 29.2.1.2 Provide for conference, meeting and function, training and education and community activit where they are designed and operated in line with Objective 29.2.2 and its policies.			
Policy 29.2.1.3	Only allow activities which are not provided for, where the following apply: a. the activities are related to or necessary to support the Otago Museum, or have other operational requirements which mean they need to locate within the zone;		
	b. they will support the efficient and effective operation of Otago Museum;		
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
	d. they are designed and operated in line with Objective 29.2.2 and its policies.		
Policy 29.2.1.4	Enable land that is surplus to the needs of the Otago Museum to transition to the Campus Zone, so that future development that is not related to the Otago Museum will be managed in accordance with the objectives and policies of this zone.		
Policy 29.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the Campus Zone; and		
	b. the subdivision does not adversely affect the efficient and effective operation of Otago Museum.		

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Objective 29.2.2

Land use activities and development necessary for the continued operation of Otago Museum is enabled, while ensuring it achieves a reasonable level of amenity for surrounding streets and the Otago Museum Reserve.

it achieves a reas	sonable level of amenity for surrounding streets and the Otago Museum Reserve.
Policy 29.2.2.1	Require buildings and structures to be of a height that: a. maintains adequate sunlight access to the adjoining Otago Museum Reserve; and b. avoids significant adverse wind effects.
Policy 29.2.2.2	Require outdoor storage areas to be located or screened so they are not visible from ground level of a public place.
Policy 29.2.2.3	Require ancillary signs visible from outside the zone to be located and designed to maintain the amenity of surrounding streets and the Otago Museum Reserve, including by being of an appropriate size and number to convey information to passing pedestrians and motorists, and not being too oversized or numerous for that purpose.
Policy 29.2.2.4	Require landscaping that provides a reasonable level of streetscape amenity along the boundary of parking areas.
Policy 29.2.2.5	Only allow buildings between 25m - 40m in height where adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, are minimised as far as practicable through the use of quality and contextually appropriate architectural design.
Policy 29.2.2.6	Only allow buildings over 40m in height where: a. the height is essential to the operation of Otago Museum; and b. the height exceedance is minimal.

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Rules

Rule 29.3 Activity Status

Rule 29.3.1 Rule location

The activity status tables in rules 29.3.3 to 29.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Otago Museum Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

29.3.2 Activity status introduction

- 1. The activity status tables in rules 29.3.3 29.3.5 show the activity status of activities in the Otago Museum Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
P	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

29.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use ac	a. Electrical interferenceb. Light spillc. Noised. Minimum car parking	
Con	nmercial activities	Activity status	Performance standards
2.	Entertainment and exhibition	Р	
3.	Commercial advertising	NC	
4.	Conference, meeting and function	Р	
5.	Training and education	Р	
6.	Campus-affiliated office	Р	
7.	All other activities in the commercial activities category	D	
Community activities		Activity status	Performance standards
8.	Community and leisure - small scale	Р	
9.	Community and leisure - large scale	RD	
10.	Early childhood education - small scale	Р	
11.	Early childhood education - large scale	RD	
12.	All other activities in the community activities category	Р	
Majo	or facility activities	Activity status	Performance standards
13.	All activities in the major facility activities category	NC	
Res	idential activities	Activity status	Performance standards
14.	All activities in the residential activities category	NC	
Indu	strial activities	Activity status	Performance standards
15.	All activities in the industrial activities category	NC	

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Rural activities		Activity status	Performance standards
16.	All activities in the rural activities category	NC	

29.3.4 Activity status table - development activities

1.	Performance standards that apply to all development activities		Setback from scheduled tree
			b. Boundary treatments
2.	. Performance standards that apply to all buildings and structures activities		a. Number, design and location of ancillary signs
		b. Maximum height	
part	dings and structures activities (excluding activities affecting a protected of a scheduled heritage building or scheduled heritage structure. See s 4 - 11)	Performance standards	
3.	Buildings and structures activities	Р	
	dings and structures activities that affect a protected part of a scheduled age building or scheduled heritage structure	Activity status	Performance standards
4.	Repairs and maintenance	Р	a. Materials and design
5.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1	С	a. Materials and design
6.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
7.	Earthquake strengthening where external features only are protected	С	a. Materials and design
8.	Signs attached to buildings or structures	Р	
9.	All other additions and alterations	RD	
10.	Demolition	NC	
11.	Removal for relocation	RD	
Site	development activities	Activity status	Performance standards
12.	Outdoor storage	Р	Location and screening of outdoor storage
13.	Parking, loading and access	Р	Parking, loading and access standards
14.	Storage and use of hazardous substances	Р	A. Hazardous substances quantity limits and storage requirements
15.	All other site development activities	Р	

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Note 29.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

29.3.5 Activity status table - subdivision activities

Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Subdivision performance standards

Note 29.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

29.3.6 Transition to Campus Zone

On receipt of written notice from the landowner(s) of the Otago Museum Zone confirming that all or part of the land within the zone is surplus to requirements, the provisions of the Otago Museum Zone will no longer apply to that parcel of land and the provisions of the Campus Zone will apply in full.

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Rule 29.4 Notification

1. Activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 29.5 Land Use Performance Standards

29.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

29.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

29.5.3 Minimum Car Parking

- 1. Otago Museum must provide a minimum of 17 parking spaces, including 1 mobility parking space.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 3. Parking spaces may be shared between land use activities (i.e. the same parking spaces may be used to fulfil the minimum car parking requirement for more than one land use activity), as long as the hours of operation of the land use activities do not overlap.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

Note 29.5.3A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

29.5.4 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 29.6 Development Performance Standards

29.6.1 Boundary Treatments

- 1. Where a building is not built to the street frontage, a landscaping area with a minimum width of 1.5m, must be provided along the full length of any road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any required road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

29.6.2 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

29.6.3 Location and Screening of Outdoor Storage

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent residential activities, residential zoned properties, or public places.
- 2. Outdoor storage, including service areas, must not encroach into required parking, loading or landscaping areas.
- 3. Materials stored outside must be stored in a way that prevents them contaminating any off-site area.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

29.6.4 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

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29.6.5 Maximum Height

- 1. The maximum height for new buildings and structures, and additions and alterations, must not exceed 25m above ground level.
- 2. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit by more than 5m.
- 3. Activities that contravene the performance standard for maximum height but are no greater than 40m in height are a restricted discretionary activity.
- 4. Activities that are over 40m in height are a discretionary activity.

29.6.6 Number, Design and Location of Ancillary Signs

29.6.6.1 General

- a. Signs visible from outside the Otago Museum Zone must comply with the following standards, except:
 - i. regulatory signs, warning signs, or directional signs.
- b. Signs located on or above the footpath must comply with Rule 6.7.2.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs higher than 4m above ground level must only display the business name or major facility name.
- f. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

29.6.6.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 8m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached flat against a building must:
 - i. not cumulatively exceed 15% of the total wall area (excluding windows) that face the road frontage, or 8m², whichever is lesser; and
 - ii. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- e. if attached on the underside of a verandah or protruding from a building façade, must:
 - have a maximum area per display face of 2m²;
 - ii. where attached to the façade of a building, must not project more than 1.5m from the façade to which it is attached;
 - iii. have a maximum of two display faces per sign; and
 - iv. not exceed one sign per 15m of street frontage.

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29.6.6.3 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is two per site or 1 per 50m of street frontage, whichever is the lesser.
- b. The maximum number of portable freestanding signs is two per site or one per 50m of street frontage, whichever is the lesser.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 6m for permanently fixed freestanding signs;
 - ii. maximum height of 4m for portable freestanding signs;
 - iii. maximum area of 12m² per display face for permanently fixed freestanding signs;
 - iv. maximum area of 8m² per display face for portable freestanding signs;
 - v. maximum width of 2m; and
 - vi. maximum depth of 400mm.
- d. Portable freestanding signs must only be located in the Otago Museum Reserve and must not be located on the road reserve.
- e. Freestanding signs must::
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 29.6.8B - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

29.6.7 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

29.6.8 Setback from Scheduled Tree

Structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

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Rule 29.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 34.7.

Rule 29.8 Assessment of Controlled Activities

Rule 29.8.1 Introduction

- 1. Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 29.8.2:
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 29.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 29.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 29.12; and
 - iii. the assessment guidance in this section will also be considered.

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Development activity Matters of control		Matters of control	Guidance on the assessment of the resource consents	
1.	Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected.	a. Effects on heritage values	See Rule 13.4	
	 Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1) 			

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Rule 29.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 29.9.1 Introduction

- 1. Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 29.9.2 29.9.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 29.9.2 29.9.5 apply as follows:
 - Rule 29.9.2 applies to all performance standard contraventions;
 - b. Rule 29.9.3 applies to land use performance standard contraventions;
 - c. Rule 29.9.4 applies to development performance standard contraventions; and
 - d. Rule 29.9.5 applies to subdivision performance standard contraventions.

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29	29.9.2 Assessment of all performance standard contraventions				
Performance standard		Guidance on the assessment of resource consents			
All performance standard contraventions		Relevant objectives and policies: a. Objective 29.2.1			
		Potential circumstances that may support a consent application include: b. The degree of non-compliance with the performance standard is minor.			
		c. The need to meet other performance standards, or topography or other site specific factors, make meeting the standard impracticable.			
		d. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.			
		e. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.			
		General assessment guidance: f. Where more than one standard is contravened, the combined effects of the contraventions should be considered.			
		g. In balancing consideration of the objectives and policies related to the maintenance of heritage values or heritage precinct streetscape character and those related to general amenity, greater weight will usually be placed on heritage policies.			

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29	29.9.3 Assessment of land use performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		

29	29.9.4 Assessment of development performance standard contraventions				
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents		
1.	Boundary treatments	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 29.2.2 Require landscaping that provides a reasonable level of streetscape amenity along the boundary of parking areas (Policy 29.2.2.4). Potential circumstances that may support a consent application include: The landscaping will be effective in breaking up (softening) carparking areas when viewed from the street. 		
2.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5		
3.	Location and screening of outdoor storage	a. Effects on streetscape amenity	 Relevant objectives and policies: Objective 29.2.2 Require outdoor storage areas, to be located or screened so they are not visible from ground level of a public place (Policy 29.2.2.2). Potential circumstances that may support a consent application include: Screening would restrict accessibility by service vehicles or access to the service area for everyday use. The site layout prevents the outdoor storage areas from being visible from any public place without additional screening being required. 		

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29	29.9.4 Assessment of development performance standard contraventions				
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents		
4.	Affecting a scheduled heritage building or scheduled heritage structure • Materials and design	a. Effects on heritage values	See Rule 13.5		
5.	Maximum height (no greater than 40m in height)	a. Effects on pedestrian amenity	Relevant objectives and policies: i. Objective 29.2.2		
			ii. Buildings and structures are of a height that:1. maintains adequate sunlight access to the adjoining Otago Museum Reserve; and		
			2. avoids significant adverse wind effects (Policy 29.2.2.1).		
			iii. Buildings between 25m - 40m in height minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 29.2.2.5).		
			Potential circumstances that may support a consent application include: iv. Sunlight admission to the footpath, street and Otago Museum Reserve is maintained		
6.	Number, design and location of ancillary signs	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 29.2.2		
			ii. Require ancillary signs visible from outside the zone to be located and designed to maintain the amenity of surrounding streets and the Otago Museum Reserve, including by being of an appropriate size and number to convey information to passing pedestrians and motorists, and not being too oversized or numerous for that purpose (Policy 29.2.2.3).		
			Potential circumstances that may support a consent application include: iii. An attractive streetscape is maintained.		
			iv. The high amenity of the Otago Museum Reserve is maintained.		
			v. The visual cohesion of the street is maintained by the increase in size or number of signs.		
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10		

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29	29.9.4 Assessment of development performance standard contraventions		
Performance standard		Matters of discretion	Guidance on the assessment of resource consents
7.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10
8.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6

	29.9.5 Assessment of subdivision per	formance standard contraventions
Performance standard		Guidance on the assessment of resource consents
	Subdivision performance standards	See Rule 34.9

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Rule 29.10 Assessment of Restricted Discretionary Activities

Rule 29.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 29.10.2 29.10.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 29.10.2 29.10.5 apply as follows:
 - Rule 29.10.2 applies to all restricted discretionary activities;
 - b. Rule 29.10.3 applies to restricted discretionary land use activities;
 - c. Rule 29.10.4 applies to restricted discretionary development activities; and
 - d. Rule 29.10.5 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 29.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 29.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 29.12; and
 - iii. the assessment guidance in this section will also be considered.

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29.10.2 Assessment of all restricted di		liscretionary activities	
		Guidance on the assessment of resource consents	
1.	All restricted discretionary activities	a. the degree of non-compliance with the performance standard is minor	

29.10.3 Assessment of restricted discretionary land use activities				
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents	
1.	All high trip generators, which include: • any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11	
		b. Effects on the safety and efficiency of the transport network		
2.	Early childhood education - large scale	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
	Community and leisure - large scale			

Matters of discretion	Guidance on the assessment of resource consents
a Effects on	
heritage values	See Rule 13.6
	•

29.10.5 Assessment of restricted discretionary subdivision activities			
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents
1.	Subdivision	a. Effects on the efficient and effective operation of Otago Museum	Relevant objectives and policies: i. Objectives 29.2.1, 2.3.1 ii. Subdivision does not adversely affect the efficient and effective operation of Otago Museum (Policy 29.2.1.5.b).
		See Rule 34.10	

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Rule 29.11 Assessment of Discretionary Activities

Rule 29.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 29.11.2 and 29.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 29.11.2 and 29.11.3 apply as follows:
 - a. Rule 29.11.2 applies to discretionary activities; and
 - b. Rule 29.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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29.11.2 Assessment of discretionary activities

Activity

- 1. All discretionary land use activities which include:
 - Commercial activities (except conference, meeting and function, entertainment and exhibition, campus-affiliated office, commercial advertising and training and education)

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 29.2.1
- c. Activities that are not provided for:
 - i. are related to or necessary to support the Otago Museum, or have other operational requirements that mean they need to locate in the zone:
 - ii. support the efficient and effective operation of Otago Museum;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 29.2.2 and its policies (Policy 29.2.1.3).

Potential circumstances that may support a consent application include:

- d. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development (see Rule 29.9 assessment of performance standard contraventions).
- e. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- f. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- g. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- h. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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29.11.3 Assessment of discretionary performance standard contraventions		
Performance standard	Guidance on the assessment of resource consents	
 Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	
2. Maximum height (buildings over 40m in height)	 Relevant objectives and policies: a. Objective 29.2.2 b. Buildings and structures are of a height that: i. maintains adequate sunlight access to the adjoining Otago Museum Reserve; and ii. avoids significant adverse wind effect (Policy 29.2.2.1). c. Only allow buildings over 40m in height where: i. the height is essential to the operation of Otago Museum; and ii. the height exceedance is minimal (Policy 29.2.2.6) Potential circumstances that may support a consent application include: d. Sunlight admission to the footpath, street and Otago Museum Reserve is maintained 	

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Rule 29.12 Assessment of Non-complying Activities

Rule 29.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 29.12.2 and 29.12.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 29.12.2 and 29.12.3 apply as follows:
 - a. Rule 29.12.2 applies to non-complying activities; and
 - b. Rule 29.12.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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29.12.2 Assessment of non-complying activities		
Ac	tivity	Guidance on the assessment of resource consents
1.	. All non-complying activities including but not limited to activities	Relevant objectives and policies (priority considerations): a. Objectives 2.3.1, 2.3.3
	listed below	b. Objective 29.2.1
		c. Activities that are not provided for are only allowed where they:i. are related to or necessary to support the Otago Museum;
		ii. have other operational requirements which mean they need to locate within the zone;
		iii. will support the efficient and effective operation of Otago Museum;
		iv. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
		v. are designed and operated in line with Objective 29.2.2 and its policies. (Policy 29.2.1.3).
		Relevant guidance from other sections (priority considerations): d. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
		e. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
		f. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.
2.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1
		b. Policy 2.4.1.6.c
3.	Demolition of a protected part of a scheduled heritage building or scheduled heritage structure	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1 and effects related to heritage values.

29.12.3 Assessment of non-complying performance standard contraventions		
Performance standard	Guidance on the assessment of resource consents	
 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	

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30. Port

30.1 Introduction

Port Chalmers is located on the northern side of Otago Harbour. The locality, known to Māori as Kōpūtai, is where local Ngãi Tahu sold the Otago block to the New Zealand Company in 1844. A European town was founded there when Otago was settled in 1848. The Union Steam Ship Company started in 1875 and in 1882 the first frozen meat shipped from New Zealand to the northern hemisphere left from the port. Port Chalmers ('the Port') became the lower South Island's deep-water container port in 1977. The Port is a major exporter of meat, dairy, fish, forestry products and apples, and hosts cruise ships throughout the summer.

The key resource management issues with regard to the Port relate to noise, glare/light spill, and effects on the amenity of nearby residential land uses, as well as a need to provide for the expansion of port activities. Notably, while the Dunedin City District Plan (2006) applies a specific Port Zone to the Port, it does not provide for future expansion and changes in the nature of port activities.

In this Plan, the Port Zone applies to the existing operational area of the Port and includes land which extends from MacAndrew Road and Peninsula Beach Road to the coast, and sites on Beach Street.

The objectives of the zone are to enable the Port to operate efficiently and effectively as a key shipping and passenger port for the region, while managing effects on the amenity of surrounding zones so that adverse effects are avoided or mitigated as far as practicable, and people's health and safety is maintained.

Only industry, port and community and leisure - small scale activities are provided for in the zone. Industry and port activities are broadly defined, and incorporate all activities associated with the normal operation of the Port. Potential adverse effects of port activity on surrounding properties are managed through:

- performance standards focused on the management of the effects of noise (including through Port funded acoustic insulation of existing residential buildings within a noise affected property) within a mapped area (port noise control mapped area);
- managing the establishment of new noise sensitive activities within the port noise control mapped area;
- restricting the height of shipping container stacks, with a greater restriction at Back Beach and Boiler Point compared to the rest of the Port Zone;
- applying a light spill performance standard measured at the boundary of residential zoned sites; and
- requiring the storage of materials outside (including logs, woodchips or fertiliser) to be undertaken in a manner which ensures material will not become windblown or contaminate any off-site areas.

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30.2 Objectives and Policies

Objective 30.2.1		
The Port at Port Chalmers is able to operate efficiently and effectively as a key shipping and passenger port for the region.		
Policy 30.2.1.1	Enable port activities, including activities that are ancillary to port activities.	
Policy 30.2.1.2	Provide for industry in recognition that this activity is compatible with the operation of the Port and can support its efficient and effective operation.	
Policy 30.2.1.3	Avoid the establishment of activities that are not related to the operation of the Port and may conflict with the ability of the Port to operate efficiently and effectively.	
Policy 30.2.1.4	Only allow subdivision activities where necessary for: a. the operation of the Port at Port Chalmers; or	
	b. the disposal of surplus land in accordance with policies 2.3.1.4 and 2.3.1.6, and the objectives and policies of the Industrial Port Zone.	

Objective 30.2.2

Land use, development and subdivision activities necessary for the Port at Port Chalmers to operate efficiently and effectively are enabled while:

- a. adverse effects on the amenity of surrounding zones are avoided or mitigated as far as practicable; and
- b. people's health and safety is maintained.

· •	•
Policy 30.2.2.1	Require buildings, structures and outdoor storage, including shipping containers, to be of a height that avoids or mitigates significant adverse effects on visual amenity in Port Chalmers and Careys Bay, as far as practicable.
Policy 30.2.2.2	Require fertiliser, woodchips and other materials to be stored in a location and manner where they are unlikely to become windblown and will not contaminate any off-site areas.
Policy 30.2.2.3	Require ancillary signs to be located and designed to maintain streetscape amenity including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles and not being oversized or too numerous for what is necessary for that purpose.
Policy 30.2.2.4	Require land use activities to operate, and development to be designed, to ensure that adverse

effects from noise on the health of people will be avoided or minimised as far as practicable.

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Rules

Rule 30.3 Activity Status

30.3.1 Rule location

The activity status tables in rules 30.3.3 to 30.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Port Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

30.3.2 Activity status introduction

- 1. The activity status tables in rules 30.3.3 30.3.5 show the activity status of activities in the Port Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
P	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

30.3.3 Activity status table - land use activities

1.	. Performance standards that apply to all land use activities		a. Electrical interferenceb. Light spill
Ma	ijor facility activities	Activity status	Performance standards
2.	Port	Р	a. Port Noise Management
3.	All other activities in the major facility activities category	NC	
Inc	lustrial activities	Activity status	Performance standards
4.	Industry	Р	a. Minimum vehicle loadingb. Noise
Со	mmercial activities	Activity status	Performance standards
5.	All activities in the commercial activities category	NC	
Со	mmunity activities	Activity status	Performance standards
6.	Community and leisure - small scale	Р	
7.	All other activities in the community activities category	NC	
Ru	ral activities	Activity status	Performance standards
8.	All activities in the rural activities category	NC	
Re	sidential activities	Activity status	Performance standards
9.	All activities in the residential activities category	NC	

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30.3.4 Activity status table - development activities

Buildings and structures activities		Activity status	Performance standards
1.	All buildings and structures activities	Р	a. Maximum heightb. Number, location and design of ancillary signs
Sit	e development activities	Activity status	Performance standards
2.	Outdoor storage	P	a. Location of outdoor storage (fertiliser, woodchips and logs)b. Maximum height
3.	Parking, loading and access	Р	a. Parking, loading and access standards
4.	All other site development activities	Р	

Note 30.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

30.3.5 Activity status table - subdivision activities

Subdivision activities		tivities Activity status	
1	. Subdivision activities	RD	a. Subdivision performance standards

Note 30.3.5A - Other RMA considerations

Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey
plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must
issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate
allotment.

Rule 30.3.6 Transition to the Industrial Port Zone

On receipt of written notice from the Port of Otago to Dunedin City Council confirming that all or part of the land within the Port Zone is surplus to the requirements of the Port of Otago, the provisions of the Port Zone will no longer apply to that parcel of land and the provisions of the Industrial Port Zone will apply in full.

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Rule 30.4 Notification

1. Activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 30.5 Land Use Performance Standards

30.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

30.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

30.5.3 Minimum Vehicle Loading

1. Land use activities must provide on-site vehicle loading and manoeuvring as follows:

Ac	tivity	Minimum vehicle loading
a.	Industry	One loading space to accommodate an 8m rigid truck (See Appendix 6B, Figure 6B.10).

- b. Required vehicle loading must be designed and constructed to comply with Rule 6.6.2.
- c. Activities that contravene this performance standard are restricted discretionary activities.

30.5.4 Port Noise Management

- 1. For all port activity, the Port Operator at Port Chalmers must:
 - a. develop a noise management and noise mitigation plan for Port Chalmers to provide for noise minimisation, mitigation of the effects of port noise and community liaison;
 - investigate and adopt the best practicable option to minimise port noise emissions, including specific measures to reduce the occurrence of loud, single noise events (including those associated with handling containers and logs);
 - c. produce and, at all times, operate in accordance with a port noise management plan, which must include, but is not limited to, the matters set out in Appendix 30A;
 - d. implement and annually update a port noise mitigation plan for the purchase or acoustic treatment of noise affected properties, which must include, but is not limited to, the matters set out in Appendix 30B; and
 - e. establish, maintain and participate in a port noise liaison committee, which must operate in accordance with the requirements set out in Appendix 30C.
- 2. Port activity that contravenes the performance standard for Port Noise Management is a non-complying activity.

30.5.5 Noise

Industry must comply with Rule 9.3.6.

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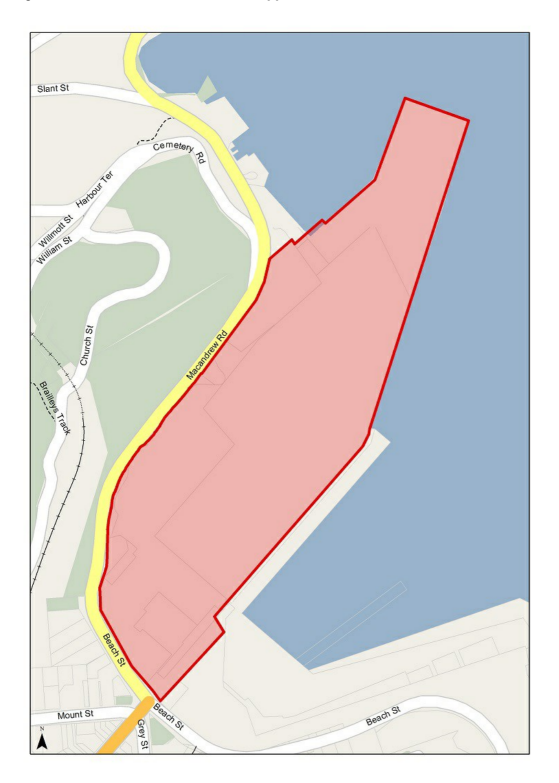


Rule 30.6 Development Performance Standards

30.6.1 Location of Outdoor Storage

- 1. Woodchips and logs must not be stored in the **port wood exclusion mapped area** (see Figure 30.6.1A).
- 2. Fertiliser must not be stored outside, or in a building that is not fully enclosed.
- 3. Materials must be stored in a way that prevents materials contaminating any off-site area.

Figure 30.6.1A: Port wood exclusion mapped area



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30.6.2 Maximum Height

- 1. The maximum height of new buildings and structures activities, additions and alterations, and outdoor storage, including the temporary storage of shipping containers, must not exceed 30m above ground level, except:
 - a. in the **Boiler Point and Back Beach height mapped area** (see Figure 30.6.2A) the maximum height is 15m;
 - b. quayside and container cranes, and light towers are exempt from the maximum height limit; and
 - c. rooftop structures are exempt from the performance standard for height provided they do not exceed the maximum height limit for all other buildings and structures by more than one third of that limit or 5m, whichever is the lesser.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

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Figure 30.6.2A: Boiler Point and Back Beach height mapped area



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30.6.3 Number, Location and Design of Ancillary Signs

30.6.3.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - signs that are not visible from outside the Port Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding commercial sponsorship names).
- b. Signs located on or above the footpath must comply with Rule 6.7.2.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs higher than 4m above ground level must only display the business name or major facility name.
- f. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

30.6.3.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 8m.
- b. Signs must not be attached to roofs.
- Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached flat against a building must:
 - i. not cumulatively exceed 15% of the total wall area (excluding windows) that face the street frontage, or 8m², whichever is lesser; and
 - ii. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- e. If attached on the underside of a verandah or protruding from a building façade, signs must:
 - i. where attached to the façade of a building, not protrude more than 1.5m from the façade;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of 2 display faces per sign; and
 - iv. not exceed 1 sign per 15m of street frontage and a maximum of 3 signs per building.

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30.6.3.3 Freestanding signs

- a. The maximum number of freestanding signs is:
 - 2 per site or 1 per 50m of street frontage, whichever is the lesser, for permanently fixed freestanding signs, and
 - ii. 2 per site or 1 per 50m of street frontage, whichever is the lesser, for portable freestanding signs.
- b. The maximum dimensions of freestanding signs are:
 - i. maximum height of 8m for permanently fixed freestanding signs;
 - ii. maximum height of 4m for portable freestanding signs;
 - iii. maximum area of 16m² per display face for permanently fixed freestanding signs;
 - iv. maximum area of 8m² per display face for portable freestanding signs;
 - v. maximum width of 2m; and
 - vi. maximum depth of 400mm.
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 30.6.3A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

30.6.4 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

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Rule 30.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 19.7.

Rule 30.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 30.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 30.8.2 30.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 30.8.2 30.8.5 apply as follows:
 - a. Rule 30.8.2 applies to all performance standard contraventions;
 - b. Rule 30.8.3 applies to land use performance standard contraventions;
 - c. Rule 30.8.4 applies to development performance standard contraventions; and
 - d. Rule 30.8.5 applies to subdivision performance standard contraventions.

30	30.8.2 Assessment of all performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
1.	All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
		General assessment guidance:b. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		

30	30.8.3 Assessment of land use performance standard contraventions			
Performance standard		Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Minimum vehicle loading	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

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30	30.8.4 Assessment of development performance standard contraventions				
	rformance indard	Matters of discretion	Guidance on the assessment of resource consents		
1.	Maximum height	a. Effects on amenity of surrounding residential zone	 Relevant objectives and policies: Objective 30.2.2 Buildings, structures and outdoor storage, including shipping containers, are of a height that avoids or mitigates significant adverse effects on visual amenity in Port Chalmers and Careys Bay as far as practicable (Policy 30.2.2.1). 		
2.	Number, location and design of ancillary signs	a. Effects on amenity of surrounding zones b. Effects on the safety	 Relevant objectives and policies: Objective 30.2.2 Ancillary signs are located and designed to maintain streetscape amenity including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles and will not be oversized or too numerous for what is necessary for that purpose (Policy 30.2.2.3). See Rule 6.10 		
		and efficiency of the transport network			
3.	Location of outdoor storage	a. Effects on amenity of surrounding zones	 Relevant objectives and policies: Objective 30.2.2 Fertiliser, woodchips and other materials are stored in a location and manner where they are unlikely to become windblown and will not contaminate any offsite areas (Policy 30.2.2.2). 		
4.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10		

30	rformance standard contraventions	
Performance standard		Guidance on the assessment of resource consents
1.	Subdivision performance standards	See Rule 19.9

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Rule 30.9 Assessment of Restricted Discretionary Activities

Rule 30.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rule 30.9.2:
 - a. lists the matters Council will restrict its discretion to; and
 - b. provides guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 4. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 30.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as discretionary; and
 - ii. the performance standard contravention will be assessed as indicated in Section 30.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 30.11; and
 - iii. the assessment guidance in this section will also be considered.

30.9.2 Assessment of restricted discretionary subdivision activities		
Activity	Matters of discretion	Guidance on the assessment of resource consents

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30	30.9.2 Assessment of restricted discretionary subdivision activities			
Activity Ma		Matters of discretion	Guidance on the assessment of resource consents	
1.	All subdivision activities	a. Effects on the efficient and effective operation of the Port at Port Chalmers	 Relevant objectives and policies: Objective 30.2.1; Strategic Objective 2.3.1 ii. The subdivision is necessary for the operation of the Port at Port Chalmers or; the disposal of surplus land in accordance with policies 2.3.1.4 and 2.3.1.6 and the objectives and policies of the Industrial Port Zone (Policy 30.2.1.4). 	
		See Rule 19.10		

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Rule 30.10 Assessment of Discretionary Activities

Rule 30.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rule 30.10.2 provides guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

30	30.10.2 Assessment of discretionary performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
Noise from industry - where the limit is exceeded by less than 5dB LAeq (15min) (Rule 9.3.6 Noise) Light spill - where the limit is exceeded by 25% or less		Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

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Rule 30.11 Assessment of Non-complying Activities

Rule 30.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 30.11.2 and 30.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 30.11.2 and 30.11.3 apply as follows:
 - a. Rule 30.11.2 applies to non-complying activities; and
 - b. Rule 30.11.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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30	30.11.2 Assessment of non-complying activities			
Ac	tivity	Guidance on the assessment of resource consents		
1.	All non-complying activities	Relevant objectives and policies (priority considerations): a. The activity does not detract from, or preferably contributes to, the strategic directions objectives, including, but not limited to, those related to: i. Objective 2.3.1		
		b. The activity supports the purpose of the zone as outlined in objectives 30.2.1 and 30.2.2.		
		 c. In assessing the significance of effects, consideration will be given to: i. both short and long term effects, including effects in combination with other activities; and 		
		 ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent. 		
		Potential circumstances that may support a consent application include: d. the establishment of the activity is related to the operation of the Port and will not conflict with the ability of the Port to operate efficiently and effectively.		
		Relevant guidance from other sections (priority considerations): e. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.		
		f. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.		
		g. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.		
2.	CemeteriesCrematoriumsLandfills	Relevant guidance from other sections (priority considerations): a. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on the cultural values of Manawhenua.		
3.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c		

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30.11.3 Assessment of non-complying performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents	
1.	Light spill - where the limit is exceeded by greater than 25%	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	
2.	Noise from industry - where the limit is exceeded by 5dB LAeq (15 min) or more (Rule 9.3.6)	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	
3.	Port Noise Management	Relevant objectives and policies (priority considerations): Objective 30.2.2, Policy 30.2.2.4	

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Appendices

The following must be observed in relation to any measurements or assessments of port noise required by these Appendices:

- Unless stated otherwise, port noise must be measured in accordance with NZS 6801:2008 Acoustics –
 Measurement of Environmental Sound and assessed in accordance with NZS 6809:1999 Acoustics Port
 Noise Management and Land Use Planning, provided that:
 - a. subject to Rule 9.3.6.7.a, the rating level described in clause 7.3 of NZS6809:1999 Acoustics Port
 Noise Management and Land Use Planning must be determined for the sole purpose of defining any
 Leq (15 min) sound level, required for the purposes of Appendices 30A and 30B; and
 - b. adjustments for any special audible characteristics to any Leq (15 min) made in accordance with clause 7.3 and A6 of NZS6809:1999 exclude audible warning devices.
- 2. For the purpose of comparison with noise criteria specified in Appendix 30B the following apply:
 - a. in calculating any Ldn (5 day average), one ship visit of up to five days duration will be deemed to be one occasion; and
 - b. in assessing any Leq (15 min) sound level between 10pm and 7am the following day, one ship visit of up to five days duration will be deemed to be one occasion.

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Appendix 30A. Port Noise Management Plan

30A.1 Minimum port noise management plan provisions

The Port Noise Management Plan required by Rule 30.5.4 must contain the following:

- 1. Port Noise Management Plan objectives;
- 2. detailed procedures for the implementation of Rule 30.5.4, including the Port Noise Mitigation Plan outlined in Appendix 30B and the establishment and maintenance of a Port Noise Liaison Committee outlined in Appendix 30C;
- 3. a list of Port Noise Liaison Committee functions;
- 4. procedures for recommendations of the Port Noise Liaison Committee to be considered and determined by the Port Operator;
- 5. noise modelling, noise monitoring, auditing and reporting procedures;
- 6. complaint handling procedures;
- 7. procedures for achieving noise reduction through port operational procedures and staff and contractor training; and
- 8. procedures for alterations to, and the annual update of, the Port Noise Management Plan.

30A.2 Minimum monitoring and reporting requirements

- 1. The Port Operator must maintain, at its expense, sound level monitoring equipment to ensure the continuous measurement of port noise emanating from port related activities 24 hours a day and seven days a week.
- 2. The Port Operator must provide the results of sound level monitoring to Council and the Port Noise Liaison Committee in a summary form showing Leq, calculated Ldn sound exposure and all attended Lmax levels not less than four times a year. This monitoring must:
 - highlight significant port noise emissions and correlate these with port activity and wind speed and wind direction data; and
 - 2. include attended Lmax readings taken during night time at sites in residential zones (including within Careys Bay) while container handling is taking place at Port Chalmers. These results must be presented as a continuous graphical record of 15 minute samples of dBA levels recorded and presented on a 1 second by 1 second basis and include annotations indicating the types of port activities observed to be causing the maxima shown on the graphs.
- 3. When sound level monitoring indicates that port noise may be exceeding 65 dBA Ldn (5 day average) or 65dBA Leq (15 min, 10pm 7am) at noise affected properties that are not shown on the Port Noise Contour Map as eligible for mitigation under Appendix 30B.1, the exceedance must be recorded, investigated and reported to the Port Noise Liaison Committee. The investigation must identify as far as possible those noise affected properties receiving port noise at or above such levels.
- 4. The Port Operator must produce and include in the Port Noise Management Plan a port noise contour map based on a current busy 5 day operating scenario. The contour map must be updated at least on an annual basis or when a change to port operations is likely to affect the levels of port noise received in surrounding parts of the Township and Settlement, Rural Residential 2, Recreation, Industrial, Port Chalmers Principal Centre or the Hill Slopes Rural zones. Port noise contours must be modelled at 1dB intervals between 55Ldn and 70Ldn.
- 5. To ensure the accuracy of the Port Noise Contour Map, the Port Operator must perform field verification of calculated sound exposure levels and assessed Leq (15 min) levels of port noise at the agreed monitoring points identified in the Port Noise Management Plan.
- 6. Those noise affected properties confirmed as eligible for mitigation under Appendix 30B.1 must be identified

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on the Port Noise Contour Map.

- 7. The Port Operator must maintain an acoustic certificate register. A copy of the register and acoustic certificates for noise affected properties must be supplied to Council. Copies of the register and acoustic certificates must also be held at the offices of the Port Operator and the Dunedin City Council and made available to members of the public on request.
- 8. The Port Operator must make available to the Port Noise Liaison Committee or Council on request all information the Port Operator has as to noise and meteorological conditions.
- 9. When a noise complaint is received, the Port Operator will immediately advise the Dunedin City Council (if the complaint is not received through the Dunedin City Council).
- 10. The Port Operator must maintain a register of noise complaints and report the details of complaints and any action taken to investigate and resolve complaints to the Port Noise Liaison Committee at the earliest opportunity.
- 11. Copies of the Port Noise Management Plan are to be held at the offices of the Port Operator and the Dunedin City Council and on their respective websites, and made available to members of the public on request.

Appendix 30B. Port Noise Mitigation Plan

30B.1 Mitigation for noise affected properties 65dBA and above

The Port Operator must offer to purchase or provide acoustic treatment for noise affected properties which receive, at any point within their boundary, levels of port noise equal to or greater than an assessed 65 dBA Ldn (5 day average) or an assessed 65 dBA Leq (15 min, 10pm –7am) on more than three occasions (more than 24 hours apart) during any rolling 12 month period.

30B.1.1 Owner to decide

The owner of each such noise affected property must have the right to elect whether to accept either purchase or acoustic treatment, and there is no time limit on the owner's acceptance of the offer.

30B.1.2 Purchase

The fair market value of a noise affected property must be determined as if the property was situated in Port Chalmers, excluding the effect of port operation; plus an additional compensatory payment of \$1,000 for each year, up to 30 December 2003, that the owner was in prior occupation of the property. The minimum additional payment is to be \$2,000, up to a maximum of \$15,000, with adjustment for inflation to be in accordance with the method specified in the Port Noise Mitigation Plan.

30B.1.3 Acoustic treatment

Where acoustic treatment is provided, it must be done in accordance with rules 9.3.1.2, 9.3.1.3, and 9.3.1.5.

Acoustic treatment of noise affected properties must be carried out in accordance with procedures specified in the Port Noise Mitigation Plan up to a limit specified in the Port Noise Mitigation Plan.

Where the assessed costs of acoustic treatment exceed the limit specified in the Port Noise Mitigation Plan, the Port Operator must advise the property owner of the costs of acoustic treatment and offer the property owner the option of making up the difference in the costs of acoustic treatment to enable the Port Operator to obtain an acoustic certificate.

If port noise received by a noise affected property which has received acoustic treatment exceeds the certified level of port noise for that property, then the Port Operator must offer to purchase the affected property notwithstanding the previous election of acoustic treatment.

30B.1.4 Residential use of properties purchased by the Port Operator

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Noise affected properties purchased under this provision may not be used for residential purposes unless they receive acoustic treatment.

30B.2 Mitigation for noise affected properties 60dBA and above

The Port Operator must contribute to the costs of acoustic treatment for noise affected properties or may offer to purchase noise affected properties which are shown on the current Port Noise Contour Map as receiving at any point within their boundary port noise levels equal to or greater than 60 dBA Ldn (5 day average).

30B.2.1 Purchase

The Port Operator, on application by the owner of a noise affected property, must consider and decide whether to offer to purchase a noise affected property. The purchase will be on the basis of a "willing buyer/willing seller" and no additional compensatory payments will be necessary.

30B.2.2 Acoustic treatment

Where acoustic treatment is provided it must be done in accordance with rules 9.3.1.2, 9.3.1.3, and 9.3.1.5.

The Port Noise Liaison Committee, on a case by case basis, must provide a contribution to the costs of acoustic treatment utilising its annual mitigation budget. Acoustic treatment of noise affected properties must be carried out in accordance with procedures specified in the Port Noise Mitigation Plan, and the liaison committee will determine the level of the contribution up to a limit specified in the Port Noise Mitigation Plan.

30B.3 Mitigation for noise affected properties 55dBA to 6odBA

The Port Noise Liaison Committee will provide technical advice to noise affected properties.

In special circumstances the Port Noise Liaison Committee, utilising its annual mitigation budget, may offer to contribute to the costs of acoustic treatment for noise affected properties which are shown on the current Port Noise Contour Map as receiving, at any point within their boundary, port noise levels equal to or greater than 55 dBA Ldn (5 day average). The rules in 30B.3.1 to 30B.3.2 apply to the provision of technical advice or an offer to provide acoustic treatment.

30B.3.1 Technical advice

An annual update of noise modelling information is to be made available to property owners.

An annual summary of the activities of the Port Noise Liaison Committee taken from the minutes of the liaison committee meetings is to be provided to property owners.

30B.3.2 Acoustic treatment

Acoustic treatment of noise affected properties must be carried out in accordance with procedures specified in the Port Noise Mitigation Plan.

Where the contribution to the costs of acoustic treatment is to be provided it must be up to a limit specified in the Port Noise Mitigation Plan.

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Appendix 3oC. Port Noise Liaison Committee

- 1. The Port Noise Liaison Committee required under Rule 30.5.4 must include an independent chair who is paid for by Port Otago Limited and must comprise, but not be limited to, members appointed by the following organisations:
 - a. Port Operator
 - b. Otago Regional Council
 - c. Dunedin City Council
 - d. Careys Bay Association
 - e. Chalmers Community Board¹
- 2. General duty to committee: The Port Operator must implement, to the extent reasonably possible, all recommendations of the Port Noise Liaison Committee that can be implemented within budget and without compromising the efficiency, safety and competitiveness of port operations.
- 3. Role of the Port Noise Liaison Committee: The Port Noise Liaison Committee must consider all noise issues arising from the port operation and carry out the functions identified in the Port Noise Management Plan and mitigation functions identified in Appendix 30B.
- 4. Port Noise Liaison Committee resourcing: The Port Operator must provide for the implementation and maintenance of the Port Noise Liaison Committee as follows:
 - a. The Port Operator must provide secretarial and logistic support for the Port Noise Liaison Committee.
 - b. The Port Operator must arrange for the Port Noise Liaison Committee to meet on not less than four occasions a year and must identify procedures in the Port Noise Management Plan for calling an emergency meeting of the committee.
 - c. The Port Operator must provide an annual budget for noise mitigation that reasonably provides for the Port Noise Liaison Committee.
 - d. The Port Operator must make copies of the minutes of the Port Noise Liaison Committee available on its website, and must supply copies on request.

¹The board will be responsible for appointing resident representatives from areas of Port Chalmers, other than Careys Bay, affected by port noise.

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31. Schools

31.1 Introduction

Dunedin's schools are a crucial educational resource for Dunedin. The Schools Zone encompasses all primary and secondary schools within the city, including state schools, state-integrated schools and private schools. The total number of schools managed under the Schools Zone is 72, located across the city.

School sites have traditionally also been used for community use, such as evening activities in school halls. This dual role is likely to increases in the future, as nationally schools are considered as community hubs and may, particularly in more remote communities, be used for services such as libraries, community health provision, social services and community produce markets. School facilities can also be used for conferences, theatre and concert performances, adult education and as community sports facilities. Early childhood education is often associated with schools and has similar environmental effects. The Schools Zone provides for these multiples uses.

Generally, Dunedin's schools are located within or close to residential environments, but can also be found adjacent to recreation and rural zoned land, and within close proximity to commercial areas. Activities on schools sites have the potential to generate effects which may adversely affect surrounding land uses, particularly residential areas. The provisions of the Schools Zone have been designed to enable education and community activities, and provide certainty regarding what land use activities can be expected to occur on school sites, while appropriately managing any adverse effects on surrounding land use activities and the transport network.

Several schools have scheduled heritage buildings or structures. These are listed in Appendix A1.1.

State schools are also designated within the Plan (see Appendix A1.4). The conditions on the individual designations may differ from the rules contained within the Schools Zone. Where this is the case, the schools can choose to rely on their designations in relation to new development rather than the provisions within this section.

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31.2 Objectives and Policies

Objective 31.2.1			
Dunedin's schools are able to operate efficiently and effectively and provide opportunities for local communities to use school facilities.			
Policy 31.2.1.1	Enable schools, early childhood education - small scale, training and education activity and student hostels on school sites.		
Policy 31.2.1.2	Provide for community use of school facilities and activities that are ancillary to schools where they are designed and operated in line with Objective 31.2.2 and its policies.		
Policy 31.2.1.3	Only allow activities that are not ancillary to school activity where all of the following apply: a. the activities are related to or support the school, or have other operational requirements that mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of the school;		
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
	d. they are designed and operated in line with Objective 31.2.2 and its policies.		
Policy 31.2.1.4	Enable land that is surplus to the needs of the school to transition to the default zone listed in Appendix A9, so that future development that is not related to schools will be managed in accordance with the objectives and policies of that zone.		
Policy 31.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the default zone listed in Appendix A9; and b. the subdivision does not adversely affect the efficient and effective operation of the school.		

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Objective 31.2.2

Land use activities and development necessary for schools to meet the reasonably foreseeable needs of students and staff is enabled, while ensuring development:

- a. achieves a good standard of on-site amenity for students and staff;
- b. maintains or enhances the amenity of the surrounding residential areas, as far as practicable; and
- c. maintains or enhances the residential amenity of surrounding sites.

c. maintains of enhances the residential amenity of surrounding sites.			
Policy 31.2.2.1	Require buildings and structures to be of a height and setback from boundaries that ensures: a. there are no more than minor effects on the sunlight access of current and potential future residential buildings and their outdoor living spaces; and b. any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor.		
Policy 31.2.2.2	Require development to maintain or enhance on-site and neighbourhood amenity by ensuring service areas are not visible from ground level outside the site.		
Policy 31.2.2.3	Require fences adjoining roads or public places to be of a height and design that contributes positively to neighbourhood amenity.		
Policy 31.2.2.4	Require ancillary signs visible outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on-site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.		
Policy 31.2.2.5	Only allow early childhood education - large scale and community and leisure - large scale where they are designed to avoid or, if avoidance is not practicable, adequately mitigate adverse effects on the amenity of surrounding residential properties.		
Policy 31.2.2.6	Require conference, meeting and function and use of schools' sports fields to be restricted in hours of operation in order to avoid or, if avoidance is not practicable, adequately mitigate, noise and other adverse effects on the amenity of surrounding residential properties.		

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Rules

Rule 31.3 Activity Status

31.3.1 Rule location

The activity status tables in rules 31.3.3 to 31.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Schools Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

31.3.2 Activity status introduction

- 1. The activity status tables in rules 31.3.3-31.3.5 show the activity status of activities in the Schools Zone and the overlay zones indicated, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Additional activity status rules in hazard overlay zones

- 6. For the purpose of the hazards provisions, activities are categorised as natural hazards sensitive activities, natural hazards potentially sensitive activities or natural hazards least sensitive activities. The activities that are in each hazards sensitivity category are included in the definitions section and in Section 11.1.
- 7. In the Hazard 2 (flood) Overlay Zone, the activity statuses in Rule 31.3.6 apply to the following activities:
 - a. natural hazards sensitive activities;
 - b. natural hazards potentially sensitive activities, and
 - c. new buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area.
- 8. Where the activity status in Rule 31.3.6 differs from that in rules 31.3.3 31.3.5, the most restrictive activity status always applies.
- 9. In addition to the rules in Rule 31.3.6, performance standards for development activities within hazard overlay

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zones are included in rules 31.3.3 - 31.3.5.

10. Activities in a hazard overlay zone must comply with all of the rules in 31.3.3 - 31.3.6.

Performance Standards

- 11. Performance standards are listed in the far right column of the activity status tables.
- 12. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 13. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 14. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

Legend

Acronym	Meaning
P	Permitted Activity
С	Controlled Activity
RD	Restricted Discretionary Activity
D	Discretionary Activity
NC	Non-complying Activity
Haz1	Hazard 1 Overlay Zones
Haz2	Hazard 2 Overlay Zones
Haz3	Hazard 3 Overlay Zones

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31.3.3 Activity status table - land use activities

1. Majo 2.	Performance standards that apply to all land use activities or facility activities Schools	b. Electrical inc. Light spilld. Noise	m National Grid (National Grid sensitive ly)
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Early childhood education - small scale	Р	
5.	Early childhood education - large scale	RD	
6.	Community and leisure - small scale	Р	
7.	Community and leisure - large scale	RD	
8.	Sport and recreation not involving the use of motorised vehicles	Р	
9.	Sport and recreation involving the use of motorised vehicles	D	
10.	Conservation	Р	
Con	nmercial activities	Activity status	Performance standards
11.	Training and education	Р	
12.	Conference, meeting and function	Р	
13.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
14.	Student hostels	Р	a. Minimum car parking
15.	All other activities in the residential activities category	NC	
Indu	strial activities	Activity status	Performance standards
16.	All activities in the industrial activities category	NC	
Rura	al activities	Activity status	Performance standards
17.	All activities in the rural activities category	NC	

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Note 31.3.3A - General advice

1. The Ministry of Education holds designations for a large number of schools and early childhood education centres within Dunedin. Details of the designations can be found in Appendix A1.4.

31.3.4 Activity status table - development activities

1.	. Performance standards that apply to all development activities		Maximum building site coverage and impermeable surfaces
			b. Setback from scheduled tree
2.	Performance standards that apply to all buildings and structures activities		a. Boundary setbacks
			b. Height in relation to boundary
			c. Maximum height
			d. Number, location and design of ancillary signs
			e. Natural hazards performance standards
			f. Setback from coast and water bodies
			g. Setback from National Grid
Buildings and structures activities (excluding activities affecting a protected part of a scheduled heritage building or scheduled heritage structure. See rows 5 - 12)		Activity status	Performance standards
3.	Fences	Р	a. Fence height and design
4.	All other buildings and structures activities	Р	
Buildings and structures activities that affect a protected part of a scheduled heritage building or scheduled heritage structure		Activity status	Performance standards
5.	Repairs and maintenance	Р	a. Materials and design
6.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1		a. Materials and design
7.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
8.	Earthquake strengthening where external features only are protected	С	a. Materials and design
9.	Signs attached to buildings or structures P		
10.	All other additions and alterations	RD	
11.	Demolition	NC	
12. Removal for relocation RD			

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13.	Service areas	Р	Location and screening of service areas
14.	Storage and use of hazardous substances	Р	a. Hazardous substances quantity limits and storage requirements
			b. Setback from coast and water bodies
15.	Parking, loading and access	Р	Parking, loading and access standards
16.	Vegetation clearance	Р	Maximum area of vegetation clearance (UBMA)
17.	All other site development activities	Р	

Note 31.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within the District. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

31.3.5 Activity status table - subdivision activities

Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Subdivision performance standards

Note 31.3.5A - Other RMA considerations

Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey
plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must
issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate
allotment.

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31.3.6 Activity status in the Hazard 2 (flood) Overlay Zone

A	ctivity	Activity status
1.	Natural hazards sensitive activities	RD
2.	Natural hazards potentially sensitive activities	RD
3.	New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	RD

Note 31.3.6A - Other RMA considerations

- 1. For the purposes of the natural hazards provisions only, with respect to section 10 of the RMA (existing use rights), Council will generally consider that a land use activity is similar in character, intensity, and scale where:
 - a. for a residential activity, there is less than 25m² increase in ground floor area of any residential building(s), in any consecutive 10 year period; or
 - b. for a residential activity, a new building is to be used solely as a garage or shed; or
 - c. for all other natural hazards sensitive activities and natural hazards potentially sensitive activities, the ground floor area of any buildings increases by less than 100% in any consecutive 10 year period.
- 2. Accordingly, these activities will not usually trigger the provisions for natural hazards sensitive activities and natural hazards potentially sensitive activities in Rule 31.3.6. However, Council will consider specific circumstances associated with the development and how this affects the character, intensity and scale of the land use activity.

Rule 31.3.7 Transition to default zone

On receipt of written notice from both the owner and operator (if different) of the school to Dunedin City Council in relation to all or part of the land within the part of the Schools Zone in which the school is located, the provisions of the Schools Zone will no longer apply to that parcel of land and the provisions of the relevant default zone, as indicated in Appendix A9, will apply in full.

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Rule 31.4 Notification

- Applications for resource consent for the following activities will be considered without the need to obtain a
 written approval of affected persons and will not be notified in accordance with section 95A or 95B of the
 RMA, unless Council considers special circumstances exist in relation to the application that require public
 notification:
 - earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is not listed by Heritage New Zealand.
- 2. With respect to resource consent applications for the following activities, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is listed by Heritage New Zealand.
- 3. With respect to resource consent applications for the following activities, Manawhenua will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - all restricted discretionary activities that list 'effect on cultural values of Manawhenua' as a matter for discretion; and
 - 2. discretionary and non-complying activities in a **wāhi tūpuna mapped area** where the activity is identified as a threat in Appendix A4.
- 4. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 31.5 Land Use Performance Standards

31.5.1 Acoustic Insulation

Any noise sensitive activities in the following areas must comply with Rule 9.3.1.

- 1. within 20m of an industrial zone; and
- 2. within 70m of a railway line.

31.5.2 Electrical Interference

Land use activities must comply with Rule 9.3.2.

31.5.3 Hours of Operation

1. Conference, meeting and function and use of school sports fields must take place within the following hours:

Days of week		Hours of operation	
a.	Sunday - Thursday	7.00am - 10.30pm	
b.	Friday - Saturday	7.00am - 12.00am (midnight)	

- 2. Flood lighting and sportsfield lighting on sites adjoining a residential zone boundary must not operate from 10.00pm 6.00am.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

31.5.4 Light Spill

Land use activities must comply with Rule 9.3.5.

31.5.5 Minimum Car Parking

Activity		Minimum number of parking spaces		
1.	Schools	 a. For the following schools, the minimum number of parking spaces is the number of parking spaces (including any parking spaces reserved for the dropping off and/or picking up of pupils) that were in place on the site on 26th September 2015: i. Arthur Street School 		
		ii. Columba College		
		iii. George Street Normal School		
		iv. Kaikorai Primary School		
		v. Kavanagh College		
		vi. Otago Boys High School		
		vii. Otago Girls High School		
		viii. St Hilda's Collegiate		
		ix. St Joseph's Cathedral School		
		b. For the schools identified in 31.5.5.1.a, one parking space must be provided for each new classroom added after 26th September 2015.		
		c. For all other schools there is no minimum parking standard.		

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A	ctivity	Minimum number of parking spaces
2.	Student	a. hostels with 1 - 10 residents: 1 parking space
	hostels	b. hostels with 11 - 20 residents: 2 parking spaces
		c. hostels with 21 - 30 residents: 3 parking spaces
		 d. hostels with greater than 30 residents: 3 parking spaces plus 1 additional space for every 10 additional residents (or part thereof)

3. Schools and student hostels must provide mobility parking spaces as follows:

	ital number of parking spaces ovided	Minimum number of these that must be mobility parking spaces	
a.	1 - 20	1 parking space	
b.	21 - 50	2 parking spaces	
C.	For every additional 50 parking spaces	1 additional parking space	

- 4. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 5. Parking spaces may be shared between land use activities (i.e. the same parking spaces may be used to fulfil the minimum car parking requirement for more than one land use activity), as long as the hours of operation of the land use activities do not overlap.
- 6. Where the minimum parking performance standard results in the requirement for a fractional space, any fraction under one half will be disregarded and any fraction of one half or greater will be counted as one space.
- 7. Activities that contravene this performance standard are restricted discretionary activities.

Note 31.5.5A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

31.5.6 Noise

Land use activities must comply with Rule 9.3.6.

31.5.7 Setback from National Grid

National Grid sensitive activities must comply with Rule 5.6.1.1.

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Rule 31.6 Development Performance Standards

31.6.1 Fence Height and Design

31.6.1.1 Maximum Height

- a. The maximum height of fences along boundaries (including within the boundary setbacks required by Rule 31.6.10.1) is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

31.6.1.2 Visual Permeability

- a. Fences along road boundaries (or within the boundary setbacks required by Rule 31.6.10.1) must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. Fences along the road boundary of a state highway are exempt from this requirement.
- c. Fences that contravene this performance standard are restricted discretionary activities.

31.6.2 Natural Hazards Performance Standards

31.6.2.1 Relocatable buildings

New buildings containing residential activity on the ground floor in the Hazard 3 (coastal) Overlay Zone must comply with Rule 11.3.3.

31.6.2.2 Maximum area of vegetation clearance in the hazard overlay zones

Vegetation clearance in the Hazard 1 (land instability) or Hazard 2 (land instability) Overlay Zone must comply with Rule 11.3.2.

31.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

31.6.4 Height

31.6.4.1 Height in relation to boundary

New buildings and additions and alterations to buildings adjoining a residential zone must comply with the height in relation to boundary performance standard of that residential zone, along the adjoining boundary (see Rule 15.6.6.1).

31.6.4.2 Maximum height

- a. The maximum height for new buildings and structures, and additions and alterations, must not exceed 12m above ground level.
- b. Rooftop structures are exempt from the performance standard for maximum height provided they do not exceed the maximum height limit by more than one third of that limit.
- c. Activities that contravene this performance standard are restricted discretionary activities.

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31.6.5 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

31.6.6 Materials and Design

Repairs and maintenance, and restoration and earthquake strengthening must comply with Rule 13.3.2.

31.6.7 Maximum Building Site Coverage and Impermeable Surfaces

1. The maximum building site coverage of buildings and impermeable surfaces is:

Default zone of the school, as indicated in Appendix A9		Maximum building site coverage by buildings (% of site)	Maximum total impermeable site coverage (buildings and impermeable surfaces % of site)
a.	General Residential 2 Zone or Inner City Residential Zone	60%	80%
b.	All other zones	40%	70%

2. Activities that contravene this performance standard are restricted discretionary activities.

31.6.8 Number, Location and Design of Ancillary Signs

31.6.8.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Schools Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs must comply with Rule 6.7.3 where visible from a road.
- c. Signs must not be illuminated or digital.
- d. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

31.6.8.2 Signs attached to buildings

- a. The height above ground level at the highest point of any sign attached to a building is 4m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - i. not exceed 1 sign per 30m of road frontage;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of 2 display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and

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v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

31.6.8.3 Freestanding signs

- a. The maximum number of freestanding signs is 2 per 50m of frontage.
- b. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 4m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 31.6.8A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

31.6.9 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

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31.6.10 Setbacks

31.6.10.1 Boundary setbacks

a. New buildings and structures, and additions and alterations, must be set back from boundaries as follows:

Building or structure		Setback from road boundary where default zone is General Residential 2 or Inner City Residential	Setback from road boundary where default zone is any other zone	Setback from other boundaries
i.	Buildings	3m	4.5m	4.5m
ii.	Structures greater than 3m tall or 10m² footprint	3m	4.5m	4.5m

iii. Except:

- 1. fences and ancillary signs are exempt from the performance standard;
- 2. St. Hilda's Collegiate School adjoining Cobden Street and Heriot Row is exempt from the performance standard; and
- 3. Kavanagh College adjoining York Place, Tennyson Street, Smith Street, or the north side of Rattray Street, is exempt from the performance standard.
- b. Activities that contravene this performance standard are restricted discretionary activities.

31.6.10.2 Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

31.6.10.3 Setback from National Grid

New buildings and structures, and additions and alterations must comply with Rule 5.6.1.1.

31.6.10.4 Setback from scheduled tree

New buildings and structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

31.6.11 Maximum Area of Vegetation Clearance (UBMA)

Vegetation clearance in an urban biodiversity mapped area (UBMA) must comply with Rule 10.3.2.4.

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Rule 31.7 Subdivision Performance Standards

Subdivision activities must comply with the subdivision performance standards of the default zone (the default zones are listed in Appendix A9).

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Rule 31.8 Assessment of Controlled Activities

Rule 31.8.1 Introduction

- 1. Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 31.8.2:
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 31.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 31.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 31.12; and
 - iii. the assessment guidance in this section will also be considered.

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31.8.2 Assessment of all controlled activities			
Development activity	Matters of control	Guidance on the assessment of the resource consents	
1. Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected.	a. Effects on heritage values	See Rule 13.4	
Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1)			

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Rule 31.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 31.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 31.9.2 31.9.6
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 31.9.2 31.9.6 apply as follows:
 - Rule 31.9.2 applies to all performance standard contraventions;
 - b. Rule 31.9.3 applies to land use performance standard contraventions;
 - c. Rule 31.9.4 applies to development performance standard contraventions;
 - d. Rule 31.9.5 applies to subdivision performance standard contraventions; and
 - e. Rule 31.9.6 applies to performance standard contraventions in a mapped area.

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31	31.9.2 Assessment of all performance standard contraventions			
Pe	erformance standard	Guidance on the assessment of resource consents		
All performance standard contraventions		Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
		b. The need to meet other performance standards, or other site specific factors, make meeting the standard impracticable.		
		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.		
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
		e. The schools are able to operate efficiently and effectively.		
		General assessment guidance: f. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		
		g. In balancing consideration of the objectives and policies related to the maintenance of heritage values and those related to general amenity, greater weight will usually be placed on heritage policies		

31	31.9.3 Assessment of land use performance standard contraventions			
Pe	erformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Hours of operation	a. Effects on surrounding sites' residential amenity	 Relevant objectives and policies: Objective 31.2.2 Conference, meeting and function and use of schools' sports fields avoid or, if avoidance is not practicable, adequately mitigate, noise and other adverse effects on the amenity of surrounding residential properties (Policy 31.2.2.6). Potential circumstances that may support a consent application include: The extension of hours will not result in unreasonable nuisance 	
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network b. Effects on accessibility	from vehicle movements or other noise. See Rule 6.10	

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31.9	31.9.4 Assessment of development performance standard contraventions			
Per	formance standard	Matters of discretion	Guidance on the assessment of resources consents	
1.	Boundary setbacks	a. Effects on amenity of surrounding sites	Relevant objectives and policies: i. Objective 31.2.2	
	Height in relation to boundaryMaximum height		ii. Buildings and structures are of a height and setback from boundaries that ensures there are no more than minor effects on the sunlight access of current and potential future residential buildings and their outdoor living spaces (Policy 31.2.2.1.a).	
			Potential circumstances that may support a consent application include: iii. Residential buildings on neighbouring sites receive adequate natural light and privacy.	
		b. Effects on neighbourhood	Relevant objectives and policies: i. Objective 31.2.2	
		amenity	ii. Buildings and structures are of a height and setback from boundaries that ensures adverse effects on neighbourhood amenity are avoided or if avoidance is not practicable, are mitigated so that they are no more than minor (Policy 31.2.2.1.b).	
			Potential circumstances that may support a consent application include: iii. The boundary setback is consistent with the setbacks of adjoining properties.	
			iv. Landscaping or fences screen or soften the visual effects of buildings.	
2.	Fence height and design	a. Effects on neighbourhood amenity	Relevant objectives and policies: i. Objective 31.2.2 ii. Fences adjoining roads or public places are of a height and	
			design that contribute positively to neighbourhood amenity (Policy 31.2.2.3).	
			Potential circumstances that may support a consent application include: iii. The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being.	
			iv. The fence design maintains an attractive interface with the street.	
			v. The fence will be screened by landscaping.	
		b. Effects on health and safety	See Rule 9.5	

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31.9	0.4 Assessment of	development performa	nce standard contraventions
Perl	formance standard	Matters of discretion	Guidance on the assessment of resources consents
3.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5
4.	Location and screening of service areas	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 31.2.2 Development maintains or enhances neighbourhood amenity by ensuring service areas are not visible from ground level outside the site (Policy 31.2.2.2).
5.	Affecting a scheduled heritage building or scheduled heritage structure • Materials and design	a. Effects on heritage values	See Rule 13.5
6.	Maximum building site coverage and impermeable surfaces	a. Effects on efficiency and affordability of infrastructure	See Rule 9.5
7.	Number, location and design of ancillary signs	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 31.2.2 ii. Ancillary signs visible outside the zone are located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 31.2.2.4).
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10
8.	Setback from coast and water bodies	a. Effects on biodiversity values and natural character of riparian margins and the coast	See Rule 10.5
		b. Effects on public access	See Rule 10.5
		c. Risk from natural hazards	See Rule 11.4

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31.9	31.9.4 Assessment of development performance standard contraventions		
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resources consents
9.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6
10.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10

31.9.5 Assessment of subdivision performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents	
1.	Subdivision performance standards	See the subdivision standards of the default zone (the default zones are listed in Appendix A9).	

31	31.9.6 Assessment of restricted discretionary performance standard contraventions in a mapped area				
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents		
1.	In a wāhi tūpuna mapped area: Setback from coast and water bodies	a. Effects on cultural values of Manawhenua	See Rule 14.3		
2.	In an urban biodiversity mapped area: • Maximum area of vegetation clearance (UBMA)	a. Effects on biodiversity values	See Rule 10.5		
3.	 Relocatable buildings (Hazard 3 (coastal) Overlay Zone) Maximum area of vegetation clearance in the hazard 	a. Risk from natural hazards	See Rule 11.4		
	 overlay zones (Hazard 1 or 2 (land instability) overlay zones) Hazardous substances quantity limits and storage requirements 				

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Rule 31.10 Assessment of Restricted Discretionary Activities

Rule 31.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 31.10.2 31.10.4:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 31.10.2 31.10.4 apply as follows:
 - Rule 31.10.2 applies to restricted discretionary land use activities;
 - b. Rule 31.10.3 applies to restricted discretionary development activities; and
 - c. Rule 31.10.4 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 31.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 31.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 31.12; and
 - iii. the assessment guidance in this section will also be considered.

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31	31.10.2 Assessment of restricted discretionary land use activities			
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents	
1.	All high trip generators: • any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11	
		b. Effects on the safety and efficiency of the transport network		
2.	 Community and leisure - large scale Early childhood education - large scale 	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on accessibility		
		c. Effects on surrounding sites' residential amenity	 Relevant objectives and policies: Objective 31.2.2 Early childhood education - large scale and community and leisure - large scale is designed to avoid or, if avoidance is not practicable, adequately mitigate, adverse effects on the amenity of surrounding residential properties (Policy 31.2.2.5). 	

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31	31.10.3 Assessment of restricted discretionary development activities			
		Matters of discretion	Guidance on the assessment of resource consents	
1.	In the Hazard 2 (flood) Overlay Zone (see Rule 31.3.6): New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area Natural hazards sensitive activities Natural hazards potentially sensitive activities	a. Risk from natural hazards	See Rule 11.5	
2.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations that affect a protected part of a scheduled heritage building or scheduled heritage structure • Removal for relocation	a. Effects on heritage values	See Rule 13.6	

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31	31.10.4 Assessment of restricted discretionary subdivision activities			
Activity Matters of discretion Guidance on the assessment of resource consents				
1.	All subdivision activities	a. Effects on the efficient and effective operation of the school	Relevant objectives and policies:i. Objectives 31.2.1, 2.3.1ii. Subdivision does not adversely affect the efficient and effective operation of the school (Policy 31.2.1.5.b).	
	See the subdivision ac (default zones are liste	ivities restricted discretionary assessment rule of the default zone d in Appendix A9).		

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Rule 31.11 Assessment of Discretionary Activities

Rule 31.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 31.11.2 31.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 31.11.2 31.11.3 apply as follows:
 - a. Rule 31.11.2 applies to all discretionary land use activities; and
 - b. Rule 31.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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31.11.2 Assessment of discretionary land use activities

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Guidance on the assessment of resource consents

- 1. All discretionary land use activities listed below:
 - sport and recreation involving the use of motorised vehicles

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 31.2.1
- b. Activities that are not ancillary to schools:
 - i. are related to or support the school, or have other operation requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of school;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 31.2.2 and its policies (Policy 31.2.1.3).

Potential circumstances that may support a consent application include:

- c. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- d. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- e. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities: and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- f. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- g. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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31.11.3 Assessment of discretionary performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents	
1.	 Acoustic insulation Noise - where the limit is exceeded by less than 5dB LAeq (15min) 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	
	Light spill - where the limit is exceeded by 25% or less		

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Rule 31.12 Assessment of Non-complying Activities

Rule 31.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 31.12.2 31.12.5 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 31.12.2 31.12.5 apply as follows:
 - a. Rule 31.12.2 applies to all non-complying activities;
 - b. Rule 31.12.3 applies to non-complying land use activities;
 - c. Rule 31.12.4 applies to non-complying development activities; and
 - d. Rule 31.12.5 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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31	31.12.2 Assessment of non-complying land use activities			
Activity		Guidance on the assessment of resources consents		
1.	All non-complying activities	Relevant objectives and policies (priority considerations): a. Objectives 2.3.1, 14.2.1, 31.2.1		
		b. Activities not ancillary to schools:i. are related to or support the school, or have other operation requirements that mean they need to locate in the zone;		
		ii. support the efficient and effective operation of the school;		
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
		 iv. they are designed and operated in line with Objective 31.2.2 and its policies (Policy 31.2.1.3). 		
		General assessment guidance: c. In assessing the significance of effects consideration will be given to: i. both short and long term effects, including effects in combination with other activities; and		
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.		
	d	d. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.		
		 Relevant guidance from other sections (priority considerations): e. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public. 		
		f. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.		
		g. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.		

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31	31.12.3 Assessment of non-complying land use activities			
Activity		Guidance on the assessment of resource consents		
1.	CemeteriesCrematoriumsLandfills	Relevant guidance from other sections (priority considerations): a. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on the cultural values of Manawhenua.		
a. Objective 2		Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c		

31.12.4 Assessment of non-complying development activities			
Activity	Guidance on the assessment of resource consents		
Demolition of a protected part of a scheduled heritage building or scheduled heritage structure	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1, and effects on heritage values.		

31.12.5 Assessment of non-complying performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents	
1.	 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2) 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.	
2.	Setback from National Grid	Relevant guidance from other sections (priority considerations): a. See Section 5.10 for guidance on the assessment of resource consents in relation to Objective 5.2.2 and effects related to the efficient and effective operation of network utilities and public health and safety.	

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32. Stadium

32.1 Introduction

The Forsyth Barr Stadium is located at Logan Point, immediately south of Logan Park. The area is approximately 5.1ha in size and is located between Anzac Avenue (SH 88), Ravensbourne Road, the Water of the Leith and the main south railway line. The Forsyth Barr Stadium has a capacity for up to 35,000 spectators and provides a venue for international and local sporting events as well as concerts, community events and conferences.

The zone is bordered by the Industrial Zone to the north-east, east and south, Princes, Parry and Harrow Street Zone to the west, Campus Zone to the north-west and Recreation Zone to the north. The University of Otago uses the University Plaza building at the western end of the stadium for campus activity. This building, and the plaza area in front of it, are zoned Campus. A large car park services the stadium.

The Forsyth Barr Stadium and its associated activities have the potential for visual, noise and traffic effects that may impact on surrounding land uses. The effects of activities within the area must be carefully managed to ensure that there are no adverse impacts on the rest of the city. Activities permitted within the Stadium Zone are limited to those clearly associated with the operation and function of the stadium, or that make use of the stadium facility itself.

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32.2 Objectives and Policies

Objective 32.2.1		
The stadium is able to operate efficiently and effectively.		
Policy 32.2.1.1	32.2.1.1 Enable major recreation facility activity in the Stadium Zone.	
Policy 32.2.1.2	2.2.1.2 Provide for activities ancillary to major recreation facility activity where they are designed and operated in line with Objective 32.2.2 and its policies.	
Policy 32.2.1.3	Only allow activities that are not ancillary to major recreation facility activity where: a. they are related to or support the Forsyth Barr Stadium, or have other operational requirements that mean they need to locate in the zone;	
	b. they will support the efficient and effective operation of the Forsyth Barr Stadium;	
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and	
	d. they are designed and operated in line with Objective 32.2.2 and its policies.	
Policy 32.2.1.4	Enable land that is surplus to the needs of the Forsyth Barr Stadium to transition to the Campus Zone (except in the hazard facility mapped area) or Industrial Zone (in the hazard facility mapped area), so that future development that is not related to major recreation facility will be managed in accordance with the objectives and policies of those zones.	
Policy 32.2.1.5	Only allow subdivision activities where the subdivision does not adversely affect the efficient and effective operation of the Forsyth Barr Stadium.	
Policy 32.2.1.6	Enable car parking areas to be used for stand-alone car parking when not required for major recreation facility activity.	

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Objective 32.2.2

Land use activities and development are designed and operated to:

- a. provide a good standard of on-site amenity for visitors;
- b. maintain or enhance the amenity of surrounding areas, as far as practicable; and
- c. avoid adverse effects on people's health and safety.

Policy 32.2.2.1	Require development along Ravensbourne Road (amenity route mapped area) to provide a high level of streetscape amenity by: a. providing landscaping of a height and density adequate to maintain or enhance the amenity of the route; and b. setting back buildings an adequate distance to allow this landscaping.
Policy 32.2.2.2	Only allow buildings greater than 20m in height where adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, are minimised as far as practicable through the use of quality and contextually appropriate architectural design.
Policy 32.2.2.3	Only allow buildings over 47m in height where: a. the height is essential to the operation of the Forsyth Barr Stadium; and b. the height exceedance is minimal.
Policy 32.2.2.4	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.
Policy 32.2.2.5	Require land use activities to operate, and development to be designed, to ensure that adverse effects from noise on the health of people will be avoided or, if avoidance is not practicable, are insignificant.
Policy 32.2.2.6	Require ancillary commercial activities to be designed, located and operated to primarily serve staff and visitors to the Forsyth Barr Stadium.
Policy 32.2.2.7	Require the Forsyth Barr Stadium to have predominantly muted colours, to minimise adverse effects on the skyline vista of the city and views across the harbour.

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Rules

Rule 32.3 Activity Status

Rule 32.3.1 Rule location

The activity status tables in rules 32.3.3 to 32.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Stadium Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

Rule 32.3.2 Activity status introduction

- 1. The activity status tables in rules 32.3.3 32.3.5 show the activity status of activities in the Stadium Zone and the overlay zones indicated, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning
Р	Permitted Activity
С	Controlled Activity
RD	Restricted Discretionary Activity
D	Discretionary Activity
NC	Non-complying Activity

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32.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use ac	a. Acoustic insulation (noise sensitive activities)b. Electrical interferencec. Light spilld. Noise	
Majo	or facility activities	Activity status	Performance standards
2.	Major recreation facility	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Early childhood education	NC	
5.	All other activities in the community activities category	Р	a. Location (hazard facility mapped area)
Con	nmercial activities	Activity status	Performance standards
6.	Commercial activities ancillary to major recreation facility activity	Р	a. Location
7.	Visitor accommodation	D	
8.	Office	D	
9.	Stand-alone car parking	Р	
10.	All other activities in the commercial activities category	NC	
Residential activities		Activity status	Performance standards
11.	All activities in the residential activities category	NC	
Industrial activities		Activity status	Performance standards
12.	All activities in the industrial activities category	NC	
Rura	al activities	Activity status	Performance standards
13.	All activities in the rural activities category	NC	

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32.3.4 Activity status table - development activities

1.	Performance standards that apply to all buildings and activities	 a. Building design b. Number, location and design of ancillary signs c. Maximum height d. Setback from coast and water bodies 	
Bu	ildings and structures activities	Activity status	Performance standards
2.	All new buildings and additions and alterations to buildings	Р	a. Boundary setbacks
3.	All other buildings and structures activities	Р	
Sit	e development activities	Activity status	Performance standards
4.	Parking, loading and access	P	a. Parking, loading and access standardsb. Boundary treatments and other landscaping
5.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	a. Boundary treatments and other landscapingb. Parking, loading and access standards
6.	Storage and use of hazardous substances	P	a. Hazardous substances quantity limits and storage requirementsb. Setback from coast and water bodies
7.	Vegetation clearance	Р	
8.	All other site development activities	Р	

Note 32.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within Dunedin. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

32.3.5 Activity status table - subdivision activities

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Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Subdivision performance standards

Note 32.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

Rule 32.3.6 Transition to Campus Zone or Industrial Zone

- On receipt of written notice from both the landowner and operator of Forsyth Barr Stadium (if different) to Dunedin City Council confirming that all or part of the land within the Stadium Zone is surplus to Forsyth Barr Stadium requirements, the provisions of the Stadium Zone will no longer apply to that parcel of land and the provisions of the following zones will apply in full:
 - a. to those parts of the Stadium Zone that are outside the **hazard facility mapped area**, the Campus Zone will apply; and
 - b. to those parts of the Stadium Zone that are inside the **hazard facility mapped area**, the Industrial Zone will apply.

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Rule 32.4 Notification

- 1. With respect to resource consent applications for the following activities, Manawhenua will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. all restricted discretionary activities that list 'effect on cultural values of Manawhenua' as a matter of discretion; and
 - 2. discretionary and non-complying activities in a **wāhi tūpuna mapped area** where the activity is identified as a threat in Appendix A4.
- 2. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 32.5 Land Use Performance Standards

32.5.1 Acoustic Insulation

Noise sensitive activities in the Stadium Zone must comply with Rule 9.3.1.

32.5.2 Electrical Interference

Land use activities must comply with Rule 9.3.2.

32.5.3 Light Spill

Land use activities must comply with Rule 9.3.5.

32.5.4 Location

- 1. For commercial activities ancillary to major recreation facility activity, customer access must only be available from inside the stadium buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

32.5.5 Minimum Car Parking

- 1. Major recreation facility activity must provide a minimum of 163 parking spaces, including 5 mobility parking spaces.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

Note 32.5.5A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

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32.5.6 Noise

32.5.6.1 Noise

Land use activities must comply with Rule 9.3.6, except stadium noise events (see Rule 32.5.6.2).

32.5.6.2 Stadium Noise Events

- a. Stadium noise events must not exceed 75 dB LAeq (15 min) or 80 dB LAFmax measured at the **stadium noise mapped area** (see Figure 32.5.6.2A).
- b. The maximum number of stadium noise events allowed within the following noise ranges is:

	ise measured at the boundary of the stadium ise mapped area	Maximum number of events per calendar year
i.	Between 65 dB LAeq (15 min) and up to 75 dB LAeq (15 min); or up to 80 dB LAF max	3
ii.	Between 55 dB LAeq (15 min) and up to 65 dB LAeq (15 min); or up to 75 dB LAF max	12 events
iii.	Up to 55 dB LAeq (15 min)	n/a

- c. Stadium noise events must not commence before 10.00am or finish after 12.00am (midnight) for events between 1 November and the end of February, or after 11.00pm for events between 1 March and 31 October. For clarity, the event may exceed four hours, but the period during which any noise is produced that exceeds the noise limits in Rule 9.3.6 must not exceed four hours.
- d. Stadium noise events must comply with the following restrictions:
 - There must be no more than two stadium noise events in any one seven-day period, except for two weeks of the year which may have a maximum of four stadium noise events in any one seven-day period; and
 - ii. There must be no more than two stadium noise events that exceed 55 dBA Leq (15 min) within any Sunday to Thursday period inclusive; and
 - iii. Stadium noise events that exceed 55 dBA Leq (15 min) must not be held on consecutive days within any Sunday to Thursday period inclusive; and
 - iv. There must be no more than two stadium noise events that exceed 55 dBA Leq (15 min) on consecutive days.
- e. The Forsyth Barr Stadium must either:
 - have a permanent sound system that is commissioned and calibrated to achieve compliance with the above noise standards during stadium noise events, and with the noise standards specified in Rule 9.3.6 at all other times; or
 - ii. for stadium noise events where a non-calibrated sound system is used, monitor and regulate the noise to ensure compliance with the noise standards specified above.
- f. Sound checks involving amplified music which exceed the noise limits specified in Rule 9.3.6 must be between the hours of 9.00am and 7.30pm and a maximum of two hours total duration per day. Sound checks must not exceed the noise limits specified in Rule 32.5.6.2.a.
- g. Stadium noise events expected to exceed 65dB LAeq (15 min) or 75 dB LAFmax must be publicised by:
 - i. an advertisement in both the Otago Daily Times newspaper and Star community newspaper no more than 10 days prior to the event; or
 - ii. a leaflet drop to the **stadium noise leaflet drop mapped area** (see Figure 32.5.6.2A) no more than

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10 days prior to the event.

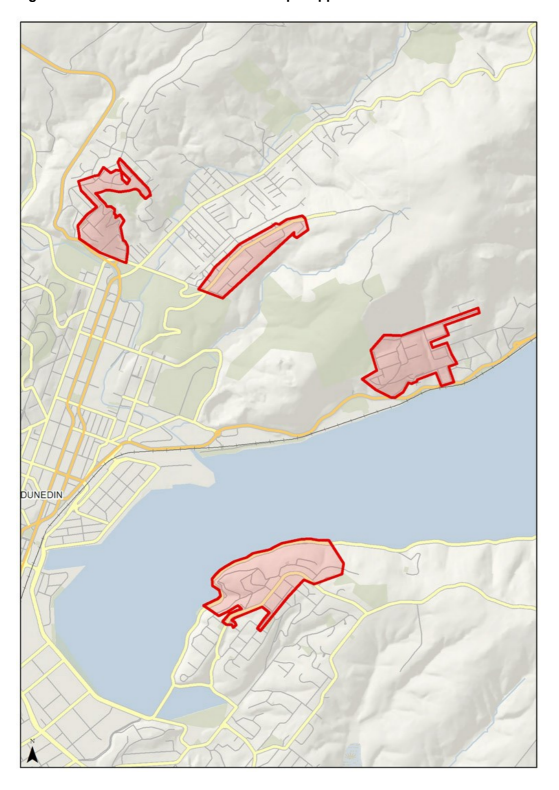
- h. A noise management plan must be provided to the DCC's Environmental Health Department at least 48 hours prior to all stadium noise events detailing:
 - i. the name and contact details of a noise management contact person who will be present at the stadium noise event; and
 - ii. methods by which noise will be managed to ensure it does not exceed the noise levels in Rule 32.5.6.2.a and b.
- i. Activities that exceed the noise limits in 32.5.6.2.a are a non-complying activity.
- j. Activities that contravene all other parts of this rule are a discretionary activity.

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Figure 32.5.6.2A Stadium noise leaflet drop mapped area



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32.5.7 Location (hazard facility mapped area)

Activities must comply with Rule 9.3.8.

Rule 32.6 Development Performance Standards

32.6.1 Boundary Treatments and Other Landscaping

- 1. Along the Ravensbourne Road frontage (**amenity route mapped area**), where a building is not built to the road frontage, a landscaping area with a minimum width of 1.5m, must be provided along the full length of the road frontage (except for where vehicle access is provided). Landscaping areas must:
 - be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 2. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

32.6.2 Building Design

- 1. The Forsyth Barr Stadium must be at least 75% grey tones. Up to 25% of each façade may be any colour, but no one block of colour may occupy more than 5% of the façade.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

32.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

32.6.4 Maximum Height

- 1. The maximum height for new buildings and structures, and additions and alterations is 20m above ground level.
- 2. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit by more than 5m.
- 3. Activities that contravene the performance standard for maximum height but are no greater than 47m in height are a restricted discretionary activity.
- 4. Activities that contravene the performance standard for maximum height and are over 47m in height are a discretionary activity.

32.6.5 Number, Location and Design of Ancillary Signs

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32.6.5.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Stadium Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs located on or above the footpath must comply with Rule 6.7.2.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs related to commercial activities ancillary to a major recreation facility must not be visible from outside the Stadium Zone.
- e. Signs higher than 4m above ground level must only display the major facility name.
- f. Signs must be set back a minimum of 100 metres from the State Highway 88/Ravensbourne Road roundabout.
- g. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

32.6.5.2 Signs attached to buildings

- a. Signs must not be attached to roofs.
- b. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- c. Signs attached flat against a building must:
 - i. not exceed one sign per road frontage; and
 - ii. not exceed a display face area of 160m² per sign.
- d. If attached on the underside of a verandah or protruding from a building façade, signs must:
 - i. where attached to the façade of a building, not protrude more than 1.5m from the façade;
 - ii. have a maximum area per display face of 2m²;
 - iii. have a maximum of 2 display faces; and
 - iv. not exceed 1 sign per 30m of street frontage.

32.6.5.3 Freestanding signs

- a. The maximum number of freestanding signs is:
 - 1 per 50m of street frontage.
- b. The maximum area of freestanding signs is 1m², except one sign is allowed with the following maximum dimensions:
 - i. maximum height of 8m; and
 - ii. maximum area of 16m².
- c. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 32.6.7A - Other requirements outside of the District Plan

1. For additional restrictions that may apply to signs, see also:

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- a. NZ Transport Agency *Traffic Control Devices Manual, Part 3, Advertising Signs* and *Signs on State Highways Bylaw*.
- b. Dunedin City Council Commercial Use of Footpaths Policy.
- c. Dunedin City Council Roading Bylaw.
- d. Dunedin City Council Traffic and Parking Bylaw.

32.6.6 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

32.6.7 Setbacks

32.6.7.1 Boundary setbacks

- a. New buildings and structures, and additions and alterations to buildings and structures, must have a minimum set back from Ravensbourne Road (**amenity route mapped area**) of 10.5m.
- b. Fences and ancillary signs are exempt from this standard.
- c. Activities that contravene this performance standard are restricted discretionary activities.

32.6.7.2 Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

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Rule 32.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 34.7 outside the **hazard facility mapped area** and Rule 19.7 within the **hazard facility mapped area**.

Rule 32.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 32.8.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 32.8.2 32.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 32.8.2 32.8.5 apply as follows:
 - a. Rule 32.8.2 applies to all performance standard contraventions;
 - b. Rule 32.8.3 applies to land use performance standard contraventions;
 - c. Rule 32.8.4 applies to development performance standard contraventions; and
 - d. Rule 32.8.5 applies to subdivision performance standard contraventions.

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32	32.8.2 Assessment of all performance standard contraventions		
Performance standard		Guidance on the assessment of resource consents	
1. All performance standard contraventions Relevant objectives and policies: a. The degree of non-compliance with the performance minor.		a. The degree of non-compliance with the performance standard is	
		 The need to meet other performance standards, or other site specific factors including topography, make meeting the standard impracticable. 	
		c. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.	
		General assessment guidance: d. Where more than one standard is contravened, the combined effects of the contraventions should be considered.	

32	32.8.3 Assessment of land use performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Location	a. Effects on the vibrancy, and economic and social success of the CBD and centres	Relevant objectives and policies: i. Objective 32.2.1 ii. Ancillary commercial activities are designed, located and operated to primarily serve staff and visitors to the Forsyth Barr Stadium (Policy 32.2.2.6).	
3.	Minimum car parking	a. Effects on accessibility b. Effects on the safety and efficiency of the transport network	See Rule 6.10	

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32	32.8.4 Assessment of development performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Boundary setbacks	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 32.2.2 Development along Ravensbourne Road (amenity route mapped area) provides a high level of streetscape amenity by setting back buildings an adequate distance to allow landscaping (Policy 32.2.2.1.b). 	
2.	Boundary treatments and other landscaping	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 32.2.2 Development along Ravensbourne Road (amenity route mapped area) provides a high level of streetscape amenity by providing landscaping of a height and density adequate to maintain or enhance the amenity of the route (Policy 32.2.2.1.a). 	
3.	Building design	a. Effect on neighbourhood amenity	 Relevant objectives and policies: i. Objective 32.2.2 ii. The Forsyth Barr Stadium is predominantly muted colours, to minimise adverse effects on the skyline vista of the city and views across the harbour (Policy 32.2.2.7). 	
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
5.	Maximum height (buildings no greater than 47m in height)	a. Effects on streetscape amenity	 Relevant objectives and policies: i. Objective 32.2.2 ii. Buildings greater than 20m in height minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 32.2.2.2). 	

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32	32.8.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
6.	Number, location and design of ancillary signs	nd design of of surrounding area	Relevant objectives and policies: i. Objective 32.2.2 ii. Ancillary signs visible from outside the zone are located and	
			designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 32.2.2.4).	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
7.	Setback from coast and water bodies	a. Effects on public access	See Rule 10.5	
		b. Effects on biodiversity values and natural character of riparian margins and the coast		
		c. Risk from natural hazards	See Rule 11.4	
		d. In a wāhi tupuna mapped area, effects on cultural values of Manawhenua	See Rule 14.3	
8.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

32	32.8.5 Assessment of subdivision performance standard contraventions		
Performance standard		Guidance on the assessment of resource consents	
1.	Subdivision performance standards	See Rule 34.9 outside the hazard facility mapped area and Rule 19.9 within the hazard facility mapped area .	

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Rule 32.9 Assessment of Restricted Discretionary Activities

Rule 32.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 32.9.2 32.9.3 list:
 - a. the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 32.9.2 32.9.3 apply as follows:
 - a. Rule 32.9.2 applies to restricted discretionary development activities; and
 - b. Rule 32.9.3 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 32.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 32.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 32.11; and
 - iii. the assessment guidance in this section will also be considered.

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32	32.9.2 Assessment of restricted discretionary development activities			
Activity Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
1.	High trip generators: • New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on the safety and efficiency of the transport network	See Rule 6.11	
		b. Effects on accessibility		

32	32.9.3 Assessment of restricted discretionary subdivision activities			
Activity Matters of discretion Guidance on the assessment of resource consents			Guidance on the assessment of resource consents	
1.	Subdivision activities	a. Effects on the efficient and effective operation of the stadium	 Relevant objectives and policies: i. Objectives 32.2.1, 2.3.1 ii. Subdivision activities do not adversely affect the efficient and effective operation of the stadium (Policy 32.2.1.5). 	
		See Rule 34.10 outside facility mapped area.	e the hazard facility mapped area and Rule 19.10 inside the hazard	

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Rule 32.10 Assessment of Discretionary Activities

Rule 32.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 32.10.2 32.10.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 32.10.2 32.10.3 apply as follows:
 - a. Rule 32.10.2 applies to discretionary activities; and
 - b. Rule 32.10.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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• Visitor accommodation



32	32.10.2 Assessment of discretionary activities			
Activity		Guidance on the assessment of resource consents		
1.	-	General assessment guidance: a. In assessing the significance of effects, consideration will be given to: i. short to long term effects, including effects in combination with other activities; and		
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.		
		b. Objective 32.2.1		
		 c. Activities that are not ancillary to major recreation facility activity: i. are related to or support the Forsyth Barr Stadium, or have other operational requirements that mean they need to locate in the zone; 		
		ii. will support the efficient and effective operation of the Forsyth Barr Stadium;		
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
		 iv. are designed and operated in line with Objective 32.2.2 and its policies (Policy 32.2.1.3). 		
		Relevant guidance from other sections (priority considerations): d. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.		
		e. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.		
		f. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.		
2.	In a hazard facility mapped area:Training and educationRegistered health practitioners	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and Policy 9.2.2.15 and the risks to		

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people from an emergency event occurring at a hazard facility.





32	32.10.3 Assessment of discretionary performance standard contraventions			
Ac	tivity	Guidance on the assessment of resource consents		
1.	 Acoustic insulation Noise - where the limits in Rule 9.3.6 are exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health.		
2.	Stadium noise events (except where limits in Rule 32.5.6.2.a are	Relevant objectives and policies: a. Objectives 32.2.1, 32.2.2 and 9.2.2		
	exceeded)	b. Activities are designed and operated to ensure that adverse effects from noise on the health of people will be avoided or, if avoidance is not practicable, are insignificant (policies 9.2.2.1 and 32.2.2.5).		
3.	Maximum height (buildings greater than 47m in height)	Relevant objectives and policies (priority considerations): a. Objective 2.4.1, Policy 2.4.1.4		
		b. Objective 32.2.2		
		c. Buildings over 47m in height: i. are essential to the operation of the Forsyth Barr Stadium; and		
		ii. the height exceedance is minimal (Policy 32.2.2.3).		
		d. Buildings minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design. (Policy 32.2.2.2).		
4.	Location (hazard facility mapped area)	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and Policy 9.2.2.15 and the risks to people from an emergency event occurring at a hazard facility.		

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Rule 32.11 Assessment of Non-complying Activities

Rule 32.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 32.11.2 32.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 32.11.2 32.11.3 apply as follows:
 - a. Rule 32.11.2 applies to non-complying land use activities; and
 - b. Rule 32.11.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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32	32.11.2 Assessment of non-complying land use activities			
Activity		Guidance on the assessment of resource consents		
1.	All non-complying land use activities	Relevant objectives and policies (priority considerations): a. Objectives 2.3.1, 2.3.3		
		b. Policy 2.3.3.2		
		c. Objective 32.2.1		
		 d. Activities that are not ancillary to major recreation facility activity: i. are related to or support the Forsyth Barr Stadium, or have other operational requirements that mean they need to locate in the zone; 		
		ii. will support the efficient and effective operation of the Forsyth Barr Stadium;		
		iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and		
		 iv. are designed and operated in line with Objective 32.2.2 and its policies (Policy 32.2.1.3). 		
		General assessment guidance: e. In assessing the significance of effects, consideration will be given to: i. both short and long term effects, including effects in combination with other activities.		
		ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.		
		f. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.		
		Relevant guidance from other sections (priority considerations): g. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.		
		h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.		
2.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1		

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b. Policy 2.4.1.6.c





32.11.2 Assessment of non-complying land use activities Activity Guidance on the assessment of resource consents Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and Policy 9.2.2.15 and the risks to people from an emergency event occurring at a hazard facility. Major facility activities (other than a major recreation facility)

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32.11.3 Assessment of non-complying performance standard contraventions

32.11.3 Assessment or non-complying performance standard contraventions			
Performance standard		Guidance on assessment of resource consents	
1.	 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit in Rule 9.3.6 is exceeded by 5dB LAeq (15 min) or more Stadium noise events - where the limit in Rule 32.5.6.2.a is exceeded Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2) 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health.	

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33. Taieri Aerodrome

33.1 Introduction

The Taieri Aerodrome is situated on Stedman Road, North Taieri. The aerodrome occupies an area of approximately 38 hectares and is owned by the Dunedin City Council and leased and operated by the Otago Aero Club. The aerodrome is a highly valued recreational facility for the aeronautical community and enables recreational flying and flight training for private individuals and commercial pilots. It is the home of the Otago Rescue Helicopter Trust, which provides an emergency search and rescue service across Otago. It also serves as a secondary airport in the event of an emergency at Dunedin International Airport. The site was previously zoned industrial and there is a desire to allow ongoing industrial development on the site where this does not conflict with the operation of the aerodrome.

The aerodrome site is surrounded by several zones. To the north and west are areas of industrial zoned land, and to the south are areas of rural residential and general residential 1 land. To the west and east are areas of rural zoned land which are predominantly used for grazing and livestock. The aerodrome has particular requirements in terms of height of structures under and close to its approach and take-off flight fans. This issue is reflected in the height rules that relate to land in the vicinity of the flight path.

The activities located at the Taieri Aerodrome site have the potential to generate effects, particularly noise, which may adversely affect surrounding land uses. Noise sensitive activities, including housing, within and close to the zone are required to have acoustic insulation.

The zone enables development and land use associated with the operation and functioning of the aerodrome, and industry activities. Industrial development within the Taieri Aerodrome Zone is managed in the same way as in the neighbouring Industrial Zone. The zone provisions provide certainty for users and the wider community regarding the expected use of the aerodrome site, recognising the function of the aerodrome as a recreational resource for the community, while appropriately managing effects on neighbouring land uses.

There is a scheduled heritage building on the site, the former National Airways Hangar. Rules within the zone manage work undertaken on this building.

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33.2 Objectives and Policies

Objective 33.2.1		
Taieri Aerodrome	e is able to operate efficiently and effectively.	
Policy 33.2.1.1	Enable Taieri Aerodrome and industry.	
Policy 33.2.1.2	Provide for activities that are ancillary to Taieri Aerodrome or industry where they are designed and operated in line with Objective 33.2.2 and its policies.	
Policy 33.2.1.3 Only allow activities that are not ancillary to Taieri Aerodrome where: a. they are related to or support Taieri Aerodrome, or have other operational requirements mean they need to locate in the zone;		
	b. they will support the efficient and effective operation of the Taieri Aerodrome;	
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and	
	d. they are designed and operated in line with Objective 33.2.2 and its policies.	
Policy 33.2.1.4	Enable land that is surplus to the needs of the Taieri Aerodrome to transition to Industrial Zone, so that future development that is not related to Taieri Aerodrome activity will be managed in accordance with the objectives and policies of that zone.	
Policy 33.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the Industrial Zone; and b. the subdivision does not adversely affect the efficient and effective operation of Taieri Aerodrome.	

Objective 33.2.2		
Land use activities and development necessary for the continued operation of the Taieri Aerodrome is enabled, while ensuring development maintains the amenity of the adjoining residential and rural areas, as far as practicable.		
Policy 33.2.2.1 Require buildings and structures to be of a height and setback from boundaries to maintain the amenity of surrounding areas.		
Policy 33.2.2.2 Require materials stored outside, that may become airborne due to wind, to be adequately secured to prevent materials escaping and contaminating any off-site area.		
Policy 33.2.2.3 Require ancillary signs visible from outside the zone to be located and designed to maintain neighbourhood amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians vehicles, and not being oversized or too numerous for that purpose.		
Policy 33.2.2.4 Require ancillary commercial activities to be designed and operated to primarily serve visitors to the Taieri Aerodrome.		

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Rules

Rule 33.3 Activity Status

Rule 33.3.1 Rule location

The activity status tables in rules 33.3.3 to 33.3.6 specify the activity status of land use activities, development activities, and subdivision activities in the Taieri Aerodrome Zone and relevant overlay zones, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

33.3.2 Activity status introduction

- The activity status tables in rules 33.3.3 33.3.5 show the activity status of activities in the Taieri Aerodrome
 Zone and the overlay zones indicated, provided any performance standards shown in the far right column are
 met.
- 2. Activities are split into three types: a. land use activities, b. development activities, and c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Additional activity status rules in hazard overlay zones

- 6. For the purpose of the hazards provisions, activities are categorised as natural hazards sensitive activities, natural hazards potentially sensitive activities or natural hazards least sensitive activities. The activities that are in each hazards sensitivity category are included in the definitions section and in Section 11.1.
- 7. In the Hazard (flood) 2 Overlay Zone, the activity statuses in Rule 33.3.6 apply to the following activities:
 - a. natural hazards sensitive activities:
 - b. natural hazards potentially sensitive activities; and
 - c. new buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area.
- 8. Where the activity status in Rule 33.3.6 differs from that in rules 33.3.3 33.3.5, the most restrictive activity status always applies.

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- 9. In addition to the rules in Rule 33.3.6, performance standards for development activities within hazard overlay zones are included in rules 33.3.3 33.3.5.
- 10. Activities in a hazard overlay zone must comply with all of the rules in 33.3.3 33.3.5.

Performance Standards

- 11. Performance standards are listed in the far right column of the activity status tables.
- 12. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 13. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 14. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

Legend

Acronym	Meaning
P	Permitted Activity
С	Controlled Activity
RD	Restricted Discretionary Activity
D	Discretionary Activity
NC	Non-complying Activity
Haz2	Hazard 2 Overlay Zones

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33.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use activities		a. Acoustic insulationb. Electrical interferencec. Light spilld. Noise
Majo	or facility activities	Activity status	Performance standards
2.	Taieri Aerodrome	Р	
3.	Airport	Р	
4.	Emergency services	RD	
5.	All other activities in the major facility activities category	NC	
Con	nmercial activities	Activity status	Performance standards
6.	Retail ancillary to Taieri Aerodrome or industry	Р	Maximum gross floor area (retail ancillary to industry)
7.	Restaurants ancillary to Taieri Aerodrome or industry	Р	a. Hours of operation
8.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
9.	All activities in the residential activities category	NC	
Con	nmunity activities	Activity status	Performance standards
10.	Community and leisure	Р	
11.	Conservation	Р	
12.	All other activities in the community activities category	D	
Rura	al activities	Activity status	Performance standards
13.	Grazing	Р	
14.	Farming	Р	
15.	Landfills	NC	
16.	All other activities in the rural activities category	D	
Indu	strial Activities	Activity status	Performance standards
17.	All activities in the industrial activities category	Р	a. Minimum car parking b. Minimum vehicle loading

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33.3.4 Activity status table - development activities

1.	Performance standards that apply to all buildings ar	nd structures	a. Boundary setbacks
	activities		b. Maximum height
			c. Number, location and design of ancillary signs
			d. Setback from coast and water bodies
affe	ding and structures activities (excluding activities eting a protected part of a scheduled heritage building cheduled heritage structure. See rows 3-10)	Activity status	Performance standards
2.	All buildings and structures activities	Р	
part	ding and structures activities that affect a protected of a scheduled heritage building or scheduled age structure	Activity status	Performance standards
3.	Repairs and maintenance	Р	a. Materials and design
4.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1	С	a. Materials and design
5.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
6.	Earthquake strengthening where external features only are protected	С	a. Materials and design
7.	Signs attached to buildings or structures	Р	
8.	All other additions and alterations	RD	
9.	Demolition	NC	
10.	Removal for relocation	RD	
Site	development activities	Activity status	Performance standards
11.	Outdoor storage	Р	a. Location and screening of outdoor storage
12.	Parking, loading and access	Р	Parking, loading and access standards
13.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	Parking, loading and access standards
14.	Storage and use of hazardous substances	Р	A. Hazardous substances quantity limits and storage requirements
			b. Setback from coast and water bodies
15.	All other site development activities	Р	

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Note 33.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.

33.3.5 Activity status table - subdivision activities

Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Subdivision performance standards

Note 33.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

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33.3.6 Activity status in the Hazard 2 (flood) Overlay Zone

Activity		Activity status
1.	Natural hazards sensitive activities	RD
2.	Natural hazards potentially sensitive activities	RD
3.	New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	RD

Note 33.3.6A - Other RMA considerations

- 1. For the purposes of the natural hazards provisions only, with respect to section 10 of the RMA (existing use rights), Council will generally consider that a land use activity is similar in character, intensity, and scale where:
 - a. for a residential activity, there is less than 25m² increase in ground floor area of any residential building(s), in any consecutive 10 year period; or
 - b. for a residential activity, a new building is to be used solely as a garage or shed; or
 - c. for all other natural hazards sensitive activities and natural hazards potentially sensitive activities, the ground floor area of any buildings increases by less than 100% in any consecutive 10 year period.
- 2. Accordingly, these activities will not usually trigger the provisions for natural hazards sensitive activities and natural hazards potentially sensitive activities in Rule 33.3.6. However, Council will consider specific circumstances associated with the development and how this affects the character, intensity and scale of the land use activity.

33.3.7 Transition to the Industrial Zone

On receipt of written notice from both the landowner and operator of Taieri Aerodrome (if different) to Dunedin City Council confirming that all or part of the land within the Taieri Aerodrome Zone is surplus to Taieri Aerodrome requirements, the provisions of the Taieri Aerodrome Zone will no longer apply to that parcel of land and the provisions of the Industrial Zone (and the **Dukes Road North mapped area**) will apply in full.

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Rule 33.4 Notification

- Applications for resource consent for the following activities will be considered without the need to obtain a
 written approval of affected persons and will not be notified in accordance with section 95A or 95B of the
 RMA, unless Council considers special circumstances exist in relation to the application that require public
 notification:
 - 1. earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is not listed by Heritage New Zealand.
- 2. With respect to resource consent applications for the following activities, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is listed by Heritage New Zealand.
- 3. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 33.5 Land Use Performance Standards

33.5.1 Acoustic Insulation

Noise sensitive activities in the Taieri Aerodrome Zone must comply with Rule 9.3.1.

33.5.2 Electrical Interference

Land use activities must comply with Rule 9.3.2.

33.5.3 Hours of Operation

- 1. Restaurants ancillary to Taieri Aerodrome or industry must not be open before 6.00am or after 6.00pm.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

33.5.4 Light Spill

Land use activities must comply with Rule 9.3.5.

33.5.5 Maximum Gross Floor Area

- 1. The gross floor area used for retail ancillary to industry must not exceed 10% of the gross floor area of the premises.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

33.5.6 Minimum Car Parking

- 1. Industry must provide 1 parking space per 75m² gross floor area.
- 2. Industry must provide mobility parking spaces as follows:

Total number of parking spaces provided		Minimum number of these that must be mobility parking spaces	
a.	1 - 20	1 parking space	
b.	21 - 50	2 parking spaces	
C.	For every additional 50 parking spaces	1 additional parking space	

- 3. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 4. Parking spaces may be shared between land use activities (i.e. the same parking spaces may be used to fulfil the minimum car parking requirement for more than one land use activity), as long as the hours of operation of the land use activities do not overlap.
- 5. Where the minimum car parking performance standard results in the requirement for a fractional space, any fraction under one half will be disregarded and any fraction of one half or greater will be counted as one space.
- 6. For activities where the minimum car parking performance standard is based on gross floor area, the following areas will be excluded from the assessment of gross floor area:
 - a. any parking area and associated manoeuvring space, including aisles; and
 - b. any loading area and associated manoeuvring space.
- 7. Activities that contravene this performance standard are restricted discretionary activities.

Note 33.5.6A - Other relevant District Plan provisions

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1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

33.5.7 Minimum Vehicle Loading

- 1. Industry must provide one loading space, to accommodate an 8m rigid truck (See Appendix 6B, Figure 6B.10).
- 2. Industrial ancillary tourism must provide one loading space to accommodate a coach (See Appendix 6B, Figure 6B.12).
- 3. Activities that contravene this performance standard are restricted discretionary activities.

33.5.8 Noise

Land use activities must comply with Rule 9.3.6.

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Rule 33.6 Development Performance Standards

33.6.1 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

33.6.2 Location and Screening of Outdoor Storage

- 1. Outdoor storage must not encroach into required parking, loading, manoeuvring, or outdoor living areas.
- 2. Outdoor storage must be managed in a way that does not result in unreasonable visual amenity effects or create nuisance effects.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

33.6.3 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

33.6.4 Maximum Height

- 1. The maximum height for new buildings and structures, and additions and alterations, must not exceed 18m above ground level.
- 2. Rooftop structures are exempt from the performance standard for maximum height provided they do not exceed the maximum height limit by 5m.
- 3. Buildings or structures must not protrude through the height restriction for the Taieri Aerodrome approach and take-off fans shown on the **Taieri Aerodrome flight fan mapped area**.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

33.6.5 Number, Location and Design of Ancillary Signs

33.6.5.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Taieri Aerodrome Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Taieri Aerodrome Zone.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

33.6.5.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, attached to a building is 4m.
- b. Signs must not be attached to roofs.
- Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.
- d. Signs attached to a building must:
 - not exceed one sign per 50m of road frontage;
 - ii. have a maximum area per display face of 2m²;

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- iii. have a maximum of two display faces per sign;
- iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
- v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

33.6.5.3 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is one per 50m of road frontage.
- b. The maximum number of portable freestanding signs is one per 50m of road frontage.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 8m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm.
- d. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 33.6.5A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw.
 - b. Dunedin City Council Commercial Use of Footpaths Policy.
 - c. Dunedin City Council Roading Bylaw.
 - d. Dunedin City Council Traffic and Parking Bylaw.

33.6.6 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

33.6.7 Setbacks

33.6.7.1: Boundary setbacks

 New buildings and structures, and additions and alterations, must be set back from zone boundaries as follows:

Lo	ocation	Setback distance
i.	From the boundary of a residential zone	5m
ii.	From the boundary fronting onto Dukes Road North	10.5m

- iii. Except fences and ancillary signs are exempt from the performance standard.
- b. Activities that contravene this performance standard are restricted discretionary activities.

33.6.7.2: Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

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Rule 33.7 Subdivision Performance Standards

Subdivision activities must comply with Rule 19.7.

Rule 33.8 Assessment of Controlled Activities

Rule 33.8.1 Introduction

- 1. Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 33.8.2:
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 33.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as discretionary; and
 - ii. the performance standard contravention will be assessed as indicated in Section 33.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 33.12; and
 - iii. the assessment guidance in this section will also be considered.

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33.8.2	33.8.2 Assessment of all controlled activities			
Development activity Matters of control		Matters of control	Guidance on the assessment of the resource consents	
sc he or he sti	fecting a heduled eritage building a scheduled eritage ructure: Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected	a. Effects on heritage values	See Rule 13.4	
	Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1)			

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Rule 33.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 33.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 33.9.2 33.9.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rule 33.9.2 33.95 apply as follows:
 - Rule 33.9.2 applies to all performance standard contraventions;
 - b. Rule 33.9.3 applies to land use performance standard contraventions;
 - c. Rule 33.9.4 applies to development performance standard contraventions; and
 - d. Rule 33.9.5 applies to subdivision performance standard contraventions.

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33.9.2 Assessment of all performance standard contraventions			
Performance standard	Guidance on the assessment of resource consents		
All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
	b. The need to meet other performance standards, or other site specific factors including topography, make meeting the standard impracticable.		
	c. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
	General assessment guidance: d. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		
	e. In balancing consideration of the objectives and policies related to the maintenance of heritage values and those related to general amenity, greater weight will usually be placed on heritage policies.		

33	33.9.3 Assessment of land use performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Hours of operationMaximum gross floor area	a. Effects on the vibrancy and economic and social success of the CBD and centres	 Relevant objectives and policies: Objective 33.2.1 ii. Ancillary commercial activities are designed, located and operated primarily to serve users of Taieri Aerodrome (Policy 33.2.2.4). 	
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		
4.	Minimum vehicle loading	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

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33	33.9.4 Assessment of development performance standard contraventions			
Pe	Performance standard Matters of discretion Guidance on the assessment of resource consents			
1.	Boundary setbacks	a. Effects on the amenity of surrounding	Relevant objectives and policies: i. Objective 33.2.2	
	Maximum height	areas	 Buildings and structures are of a height and setback from boundaries that maintains the amenity of surrounding areas (Policy 33.2.2.1). 	
2.	Hazardous substance quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
3.	Location and screening of	a. Effect on the amenity of surrounding	Relevant objectives and policies: i. Objective 33.2.2	
	outdoor storage	areas	 Materials stored outside that may become airborne due to wind, are adequately secured to prevent materials escaping and contaminating any off-site area (Policy 33.2.2.2). 	
4.	Number, location and design of ancillary signs	a. Effect on the amenity of surrounding areas	Relevant objectives and policies: i. Objective 32.2.2	
			ii. Ancillary signs visible from outside the zone are located and designed to maintain neighbourhood amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 33.2.2.3).	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
5.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
6.	Setback from coast and water bodies	a. Effects on biodiversity values and natural character of the coast and riparian margins	See Rule 10.5	
		b. Effects on public access	See Rule 10.5	
		c. Risk from natural hazards	See Rule 11.4	

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· Materials and design



3	33.9.5 Assessment of subdivision performance standard contraventions		
Performance standard		Guidance on the assessment of resource consents	
1	. Subdivision performance standards	See Rule 19.9	

33.9.6 Assessment of restricted discretionary performance standard contraventions in an overlay zone, mapped area or affecting a scheduled item Activity Matters of discretion Guidance on the assessment of resource consents In the Taieri Aerodrome flight fan mapped area: a. Effects on health See Rule 9.5 • Maximum height (Rule 16.6.5.3) and safety See Rule 11.4 2. In a hazard overlay zone a. Risk from natural • Hazardous substances quantity limits and storage hazards requirements Affecting a scheduled heritage building or a. Effects on See Rule 13.5 scheduled heritage structure heritage values

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Rule 33.10 Assessment of Restricted Discretionary Activities

Rule 33.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 33.10.2 33.10.4:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 33.10.2 33.10.4 apply as follows:
 - Rule 33.10.2 applies to restricted discretionary land use activities;
 - b. Rule 33.10.3 applies to restricted discretionary development activities; and
 - c. Rule 33.10.4 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 33.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 33.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 33.12; and
 - iii. the assessment guidance in this section will also be considered.

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33	33.10.2 Assessment of restricted discretionary land use activities			
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents	
1.	All high trip generators: • any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11	
•		b. Effects on the safety and efficiency of the transport network		
2. Emergency services a. Effects on the safety and efficiency of the transport network	See Rule 6.11			
		b. Positive effects for natural hazard resilience	Relevant objectives and policies: i. Policy 2.2.1.11	

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33	33.10.3 Assessment of restricted discretionary development activities			
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents	
1.	High trip generators: New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on the safety and efficiency of the transport network b. Effects on accessibility	See Rule 6.11	
2.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations that affect a protected part of a scheduled heritage building or scheduled heritage structure • Removal for relocation	a. Effects on heritage values	See Rule 13.6	
3.	In the Hazard 2 (flood) Overlay Zone (see Rule 33.3.6): New buildings, and additions and alterations to buildings, which create more than 60m² of new ground floor area	a. Risk from natural hazards	See Rule 11.5	

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33	33.10.3 Assessment of restricted discretionary development activities			
Ac	ti∨ity	Matters of discretion	Guidance on the assessment of resource consents	
4.	In the Hazard 2 (flood) Overlay Zone: Natural hazards sensitive activities Natural hazards potentially sensitive activities	a. Risk from natural hazards	See Rule 11.5	

33	33.10.4 Assessment of restricted discretionary subdivision activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents	
1.	All subdivision activities activities a. Effects of efficient an operation of Aerodrome	a. Effects on the efficient and effective operation of Taieri Aerodrome	 Relevant objectives and policies: Objective 33.2.1 Objective 2.3.1 Subdivision does not adversely affect the efficient and effective operation of Taieri Aerodrome (Policy 33.2.1.5.b). 	
		See Rule 19.10		

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Rule 33.11 Assessment of Discretionary Activities

Rule 33.11.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 33.11.2 33.11.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 33.11.2 33.11.3 apply as follows:
 - a. Rule 33.11.2 applies to all discretionary activities; and
 - b. Rule 33.11.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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33.11.2 Assessment of all discretionary activities

Activity

- All discretionary land use activities listed below:
 - all activities in the community activities category (except community and leisure, and conservation)
 - all activities in the rural activities category (except grazing, farming and landfills)

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3, 33.2.1
- b. Activities that are ancillary to Taieri Aerodrome or industry are designed and operated in line with Objective 33.2.2 and its policies (Policy 33.2.1.2).
- c. Activities that are not ancillary to Taieri Aerodrome activity:
 - are related to or support the Taieri Aerodrome, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Taieri Aerodrome;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 33.2.2 and its policies (Policy 33.2.1.3).

Potential circumstances that may support a consent application include:

- d. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- e. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance:

- f. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.

Relevant guidance from other sections (priority considerations):

- g. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- h. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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33	33.11.3 Assessment of discretionary performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
1.	 Acoustic insulation Noise - where the limit is exceeded by less than 5dB LAeq (15min) 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		
	Light spill - where the limit is exceeded by 25% or less			

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Rule 33.12 Assessment of Non-complying Activities

Rule 33.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 33.12.2 33.12.5 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 33.12.2 33.12.5 apply as follows:
 - Rule 33.12.2 applies to all non-complying activities;
 - b. Rule 33.12.3 applies to non-complying land use activities;
 - c. Rule 33.12.4 applies to non-complying development activities; and
 - d. Rule 33.12.5 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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33.12.2 Assessment of all non-complying activities

Activity

- All non-complying land use activities listed below:
 - all activities in the major facility activities category (except Taieri Aerodrome, Airport, and emergency services)
 - all activities in the commercial activities category (except retail or restaurants ancillary to Taieri Aerodrome or industry)
 - all activities in the residential activities category
 - landfills

Guidance on the assessment of resource consents

Relevant objectives and policies (priority considerations):

- a. Objectives 2.3.1, 2.3.3
- b. Objective 33.2.1, Policy 33.2.1.3

General assessment guidance:

- c. In assessing the significance of effects consideration will be given to:
 - i. both short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- d. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- e. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- f. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- g. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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33.1	33.12.3 Assessment of non-complying land use activities		
Acti	vity	Guidance on the assessment of resource consents	
1.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c	

33	33.12.4 Assessment of non-complying development activities			
Activity		Guidance on the assessment of resource consents		
1.	Demolition of a protected part of a scheduled heritage building or scheduled heritage structures	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1 and effects related to heritage values.		

33	33.12.5 Assessment of non-complying performance standard contraventions			
Pe	erformance standard	Guidance on the assessment of resource consents		
1.	 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		
	Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2)			

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34. Campus

34.1 Introduction

Tertiary education contributes to the social and cultural well-being of the community and creates significant economic activity in the city. It also gives rise to a range of effects that require management. The tertiary education providers within the Campus Zone are the University of Otago and Otago Polytechnic.

The University of Otago, founded in 1869 and opened in 1871, is New Zealand's oldest university. Otago Polytechnic traces its ancestry back to the Dunedin Technical School, which was established in 1889 and has been operating as the Otago Polytechnic since 1966.

The Campus Zone covers a relatively large area of the inner city, located between Dunedin's central city, Forsyth Barr Stadium, the North Dunedin residential area and the Dunedin Botanic Garden, and includes the campuses of the University of Otago and Otago Polytechnic. Included within the Campus Zone are a range of land use activities that include teaching, training, learning and research and any ancillary activities associated with the functioning of the University of Otago and Otago Polytechnic.

The key resource management issues that need to be managed through the proposed Campus Zone provisions relate to the economic importance of the tertiary education sector, maintaining and enhancing campus amenity, and addressing traffic and parking. These are further elaborated on as follows:

- Due to its economic importance, the Campus Zone needs to ensure that the University of Otago and Otago Polytechnic can continue to operate efficiently and effectively.
- Development needs to be designed to maintain the accessibility and amenity of the zone as maintaining the
 quality of the campus environment is vital to attracting staff and students. Also, as the campus borders
 residential zones on several sides it has the potential to affect the amenity of these areas, particularly in
 relation to building heights, which could cause shading or overshadowing of private residences.
- Activities associated with the University of Otago and Otago Polytechnic generate significant traffic and
 parking demand from staff, students, and visitors to the campus. These activities place pressure on on-street
 parking resources, thereby competing with the needs of residents and road users, and other activities in these
 areas.

Land use activities provided for in the Campus Zone include lecture theatres, laboratories, libraries, joint venture facilities, administrative services, and staff and student facilities, including student and staff employment, health and well-being support services, student union offices, student and staff clubs and organisations. Outside the Campus Zone, activities carried out by the University of Otago and Otago Polytechnic fall under other defined activities definitions, for example training and education activity.

Sport and recreation, entertainment and exhibition, conference, meeting and function, standard residential and campus-affiliated office activities are also provided for, as well as a limited range of retail activity and restaurants where they are ancillary to campus activities. Performance standards apply within the Campus Zone which appropriately manage adverse effects within the zone and on the surrounding environment.

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34.2 Objectives and Policies

Objective 34.2.1

The Campus Zone enables the University of Otago and the Otago Polytechnic to operate efficiently and effectively as tertiary education and research facilities, while also providing for residential living and a limited range of specified activities that are closely associated to and compatible with these tertiary institutions.

activities that are closely associated to and compatible with these tertiary institutions.		
Policy 34.2.1.1	Enable campus activity within the Campus Zone.	
Policy 34.2.1.2	Provide for: a. standard residential activity at an inner city residential density, dairies, entertainment and exhibition and conference meeting and function, activities; and	
	b. student hostels, early childhood education, community and leisure, and sport and recreation activities; and	
	c. industry activity; where the effects of these activities will be adequately managed in line with Objective 34.2.2 and its policies.	
Policy 34.2.1.3	Provide for retail and restaurant ancillary to campus activity where they are designed and operated in line with Objective 34.2.2 and its policies.	
Policy 34.2.1.4	Limit the size of working from home and dairies in the Campus Zone to a size that: a. is compatible with the character and amenity of the Campus Zone; and	
	b. does not detract from the vibrancy and functioning of the centres hierarchy.	
Policy 34.2.1.5	Only allow restaurants not ancillary to campus activity, office (other than campus-affiliated office and registered health practitioners) and supported living facilities (other than student hostels) where: a. they are related to, or are necessary to support campus activity, or have other operational	
	requirements which mean they need to locate in this zone; and	
	b. they will support the efficient and effective operation of campus activity; and	
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and	
	d. they are designed and operated in line with Objective 34.2.2 and its policies.	
Policy 34.2.1.6	Avoid activities that are not compatible with the operation of campus activity or are most appropriately located in another zone.	
Policy 34.2.1.7	Only allow subdivision activities: a. if they are intended and/or capable of being used for standard residential activity, and they are in accordance with the objectives, policies and rules of the residential zones; or	
	b. if they are necessary for the disposal of surplus land in accordance with Policy 2.3.1.6.	

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Objective 34.2.2

Land use, development and subdivision activities maintain or enhance:

- a. the distinctive character and overall amenity of the university and polytechnic campus environments and surrounding streets; and
- b. the amenity of residential properties and the Recreation Zone located adjacent to the Campus Zone, as far as practicable; and
- c. on-site amenity of residential activities located in the Campus Zone.

	·
Policy 34.2.2.1	Require buildings and structures to be of a height, height in relation to boundary, and setback that: a. maintains adequate sunlight access to adjoining sites used for residential activity, or adjoining residential and recreation zoned sites; and
	b. avoids or minimises, as far as practicable, significant adverse wind effects.
Policy 34.2.2.2	Require outdoor storage to be located and stored in a way that does not result in unreasonable visual amenity effects or create nuisance effects.
Policy 34.2.2.3	Require standard residential activity, including any associated development activities, to meet the relevant policies and objectives and performance standards of the Inner City Residential Zone.
Policy 34.2.2.4	Require development activities to maintain a reasonable level of visual and environmental amenity adjacent to public roads.
Policy 34.2.2.5	Require fences to be of a height and design that contributes positively to streetscape amenity and the amenity of the Campus Zone.
Policy 34.2.2.6	Require ancillary signs to be located and designed to maintain streetscape amenity including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles and not being oversized or too numerous for what is necessary for that purpose.
Policy 34.2.2.7	Only allow buildings greater than 40m in height where: a. the height is essential to the operation of campus activity; and b. the height exceedance is minimal.
Policy 34.2.2.8	Only allow buildings greater than 25m in height where adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, are minimised as far as practicable through use of quality and contextually appropriate architectural design.

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Rules

Rule 34.3 Activity Status

34.3.1 Rule Location

The activity status tables in rules 34.3.3 to 34.3.5 specify the activity status of land use activities, development activities, and subdivision activities in the Campus Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

34.3.2 Activity Status Introduction

- 1. The activity status tables in rules 34.3.3 34.3.5 show the activity status of activities in the Campus Zone and the overlay zones indicated, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning
P	Permitted Activity
С	Controlled Activity
RD	Restricted Discretionary Activity
D	Discretionary Activity
NC	Non-complying Activity

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34.3.3 Land Use Activity Status Table

1.	Performance standards that apply to all land use activities		a. Acoustic insulation (noise sensitive activities)b. Electrical interferencec. Light spilld. Noise
Majo	or facility activities	Activity status	Performance standards
2.	Campus	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Early childhood education	RD	a. Minimum car parking
5.	Sport and recreation	Р	a. Minimum car parking
6.	Conservation	Р	
7.	Community and leisure - small scale	Р	a. Minimum car parking
8.	Community and leisure - large scale	RD	a. Minimum car parking
Com	nmercial activities	Activity status	Performance standards
9.	Ancillary licensed premises	Same activity status as underlying activity	
10.	Entertainment and exhibition	Р	a. Minimum car parking
11.	Conference, meeting and function	Р	a. Minimum car parking
12.	Dairies	Р	a. Maximum gross floor area
13.	Campus-affiliated office	Р	
14.	Registered health practitioners	Р	a. Minimum car parking
15.	All other office activity	D	
16.	Retail and restaurants ancillary to campus	Р	a. Location
17.	Restaurants not ancillary to campus	D	
18.	Retail not ancillary to campus	NC	
19.	Stand-alone car parking	Р	
20.	Commercial advertising	NC	
21.	All other activities in the commercial activities category	NC	
Res	dential activities	Performance standards	

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22.	Standard residential	Р	a. Minimum car parking
23.	Student hostels	С	
24.	Working from home	Р	a. Maximum gross floor areab. Minimum car parking
25.	Other supported living facilities	D	
Indu	strial Activities	Activity status	Performance standards
26.	Industry	Р	a. Locationb. Minimum car parking
Rural activities		Activity status	Performance standards
27.	All activities in the rural activities category	NC	

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34.3.4 Development Activity Status Table

1.	Performance standards that apply to all development activities		a. Boundary treatments and other landscapingb. Setback from scheduled treec. Maximum building site coverage
			and impermeable surfaces
2.	Performance standards that apply to all buildings and structures activities		 a. Boundary setbacks b. Fire fighting c. Height d. Number, location and design of ancillary signs e. Natural hazards performance standards f. Sotback from coast and water
			f. Setback from coast and water bodies
Buildings and structures activities not in a heritage precinct or in a heritage precinct but not visible from an adjoining public place (excluding activities affecting protected parts of a scheduled heritage building or a scheduled heritage structure. See rows 19 - 26)		Activity status	Performance standards
3.	New buildings and additions and alterations to buildings	Р	
4.	Fences	Р	a. Fence height and design
5.	All other new structures	Р	
Buildings and structures activities in a heritage precinct that are visible from an adjoining public place		Activity status	Performance standards
6.	New buildings	RD	
7.	Fences	Р	a. Fence height and design
8.	Retaining walls less than 1m high	Р	
9.	Repairs and maintenance of a non character- contributing building	Р	
10.	Repairs and maintenance of a character-contributing building or non-protected part of a scheduled heritage building	Р	a. Materials and design
11.	Earthquake strengthening or restoration of a character-contributing building or non-protected part of a scheduled heritage building	Р	a. Materials and design
12.	Demolition or removal for relocation of a character- contributing building or non-protected part of a scheduled heritage building	RD	

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13.	Signs attached to buildings or structures	Р	
14.	All other additions and alterations to a character- contributing building or non-protected part of a scheduled heritage building	RD	
15.	Additions and alterations to a non character- contributing building that involve: • an increase in the footprint of 10m² or more	С	
	an increase in the height of the building by more than 2m; or		
	the replacement of a pitched roof with a mono- pitch roof.		
16.	All other additions and alterations to non character- contributing buildings	Р	
17.	All other new structures up to 2.5m tall and 2m ² footprint	Р	
18.	All new structures not covered by rules 34.3.4.6 to 34.3.4.17 above.	RD	
of s	dings and structures activities that affect protected parts cheduled heritage buildings or scheduled heritage ctures	Activity status	Performance standards
19.	Repairs and maintenance	Р	a. Materials and design
20.	Restoration of a building or structure that has a Heritage New Zealand Category 1 listing as detailed in Appendix A1.1	С	a. Materials and design
21.	Restoration of all other scheduled heritage buildings and structures	Р	a. Materials and design
22.	Earthquake strengthening where external features only are protected	С	a. Materials and design
23.	Signs attached to buildings or structures	Р	
24.	All other additions and alterations	RD	
25.	Demolition	NC	
26.	Removal for relocation	RD	
visik	elopment activities on a scheduled heritage site, where ble from an adjoining public place or a public place within heritage site	Activity status	Performance standards
27.	New structures no more than 2.5m high or 2m ² footprint	Р	
28.	All other new structures	RD	
29.	New buildings	RD	

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30.	Parking, loading and access	RD	Parking, loading and access standards
Site development activities all areas (except as covered by rows 27 - 30 above)		Activity status	Performance standards
31.	Outdoor storage	Р	Location and screening of outdoor storage
32.	Parking, loading and access	Р	Parking, loading and access standards
33.	Storage and use of hazardous substances	P	a. Hazardous substances quantity limits and storage requirementsb. Setback from coast and water bodies
34.	All other site development activities	Р	

Note 34.3.4A - General advice

- 1. An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within Dunedin. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

34.3.5 Subdivision Activity Status Table

Subdivision activities		Activity status	Performance standards
1.	Subdivision activities	RD	a. Access
			b. Esplanade reserves and strips
			c. Fire fighting
			d. Service connections
			e. Shape

Note 34.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

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Rule 34.4 Notification

- Applications for resource consent for the following activities will be considered without the need to obtain a
 written approval of affected persons and will not be notified in accordance with section 95A or 95B of the
 RMA, unless Council considers special circumstances exist in relation to the application that require public
 notification:
 - earthquake strengthening of a scheduled heritage building or scheduled heritage structure where external features only are protected (controlled activity) and that are not listed by Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is not listed by Heritage New Zealand.
- 2. With respect to resource consent applications for the following activities, Heritage New Zealand will be considered an affected person in accordance with section 95B of the RMA where their written approval is not provided:
 - 1. activities that affect a protected part of a scheduled heritage building, scheduled heritage structure, or a scheduled heritage site, that is listed with Heritage New Zealand; and
 - 2. contravention of the materials and design performance standard (Rule 13.3.2) where the building or structure is listed by Heritage New Zealand.
- 3. All other activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

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Rule 34.5 Land Use Performance Standards

34.5.1 Acoustic Insulation

All noise sensitive activities within 20m of an industrial zone must comply with Rule 9.3.1.

34.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

34.5.3 Location

- For retail and restaurants ancillary to campus all customer access:
 - a. must be internal to a building; or
 - b. if located with direct external access, this external access must not be orientated to a street frontage, except for emergency-only access/egress.
- 2. For all industrial activities that involve machinery or metal work the activity:
 - must be located within a part of a building that does not include any doors or windows that open onto a street frontage.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

34.5.4 Maximum Gross Floor Area

- 1. The maximum gross floor area for working from home and dairies is 50m². For working from home this includes any internal or external area occupied for storage of materials or goods.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

Note 34.5.4A - Other requirements outside of the District Plan

- 1. Consent from DCC Environmental Health Department may be required for any working from home activity that involves dealing with food products.
- 2. Consent from DCC Liquor Licensing Department may be required for working from home activity that involves the sale or distribution of alcohol.
- 3. For more information please contact the DCC on 03 477 4000 or visit the DCC's website at www.dunedin.govt.nz

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34.5.5 Minimum Car Parking

Land use activities must provide minimum car parking as follows:

Activity		Minimum car parking rate
1.	Campus	 a. The University of Otago, Otago Polytechnic and all other tertiary education providers must provide a minimum of 1 parking space for every 3 full time equivalent staff and 1 parking space for every 50 full time equivalent students. b. The following provisions apply to the calculation of parking spaces under Rule 34.5.5.1.a: i. parking spaces which are managed as licence to hunt or casual (i.e. available on a first come first served basis) will count as 1.25 parking spaces;
		 ii. provision of new dedicated covered bicycle parking, where supporting shower and changing facilities are available, will count as 1 parking space per 3 bike spaces, up to a maximum reduction of 5% of the total parking spaces required;
		iii. parking spaces for campus activity must be provided within 500m of the Campus Zone;
		 iv. all parking not provided directly by the University of Otago or Otago Polytechnic must be provided as dedicated off-street parking for campus activity through a lease agreement; and
		 where parking spaces are located outside the Campus Zone and are included in this calculation, parking spaces already allocated or required for activities within the property must not be included in the calculation.
2.	Standard residential	a. 1 - 5 habitable rooms on a site: 1 parking space.
		b. 6 - 8 habitable rooms on a site: 2 parking spaces.
		c. Greater than 8 habitable rooms on a site: 2 parking spaces plus 1 space for every 4 habitable rooms (or part thereof).
		 d. Except: where sites with less than 5 habitable rooms have no existing parking, no additional parking is required for additions that increase the number of habitable rooms to 5 (or fewer), provided no additional residential units are created.
		ii. where the provision of the on-site parking required by this standard would require an equivalent or greater loss of on-street parking spaces (for example, for sites with 1-5 habitable rooms meeting the standard would result in the loss of an on-street parking space), no on-site parking space is required provided the on-street parking is retained.
		iii. where a residential building that existed as at 26 September 2015 (date of notification of the Plan) is divided into more residential units, no additional parking is required provided that no additional habitable rooms are created.
3.	Working from home	On-site car parking must be provided for all vehicles associated with the activity.

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Acti	vity	Minimum car parking rate
4.	Early childhood education	1 parking space per 5 full time equivalent staff members plus 1 parking space for parent/guardian use per 6 children the activity is licensed for, to be used for drops off and pick ups.
5.	Community and leisure	1 parking space for every 5 persons the facility can accommodate at any one time.
6.	Sport and recreation (with a capacity for 20 or more persons at any one time)	1 parking space for every 5 persons the facility can accommodate at any one time.
7.	Entertainment and exhibition (with a capacity for 20 or more persons at any one time)	1 parking space for every 5 persons the facility can accommodate at any one time.
8.	Industrial	1 parking space per 100m² gross floor area.
9.	Conference, meeting and function	1 parking space for every 5 persons the facility can accommodate at any one time.
10.	Registered Health Practitioners	2 parking spaces for every registered health practitioner.

- 11. For the purpose of this standard, parking spaces will be calculated as follows:
 - a. where the minimum parking performance standard results in the requirement for a fractional space, any fraction under one half will be disregarded and any fraction of one half or greater will be counted as one space.
 - b. parking spaces may be shared between land use activities (i.e. the same parking spaces may be used to fulfil the minimum car parking requirement for more than one land use activity), as long as the hours of operation of the land use activities do not overlap.
- 12. Activities other than standard residential must provide mobility parking spaces as follows:

Total number of parking spaces provided		Minimum number of these that must be mobility parking spaces
a.	1 - 20	1 parking space
b.	21 - 50	2 parking spaces
C.	For every additional 50 parking spaces	1 additional parking space

- 13. For activities where the minimum car parking performance standard is based on the gross floor area, the following areas will be excluded from the assessment of gross floor area:
 - a. any parking area and associated manoeuvring space, including aisles; and
 - b. any loading area and associated manoeuvring space.
- 14. Activities that contravene this performance standard are restricted discretionary activities.

Note 34.5.5A - Other relevant District Plan provisions

1. Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

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34.5.6 Noise

Land use activities must comply with Rule 9.3.6.

34.5.7 Electrical Interference

Land use activities must comply with Rule 9.3.2.

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Rule 34.6 Development Performance Standards

34.6.1 Boundary Treatments and Other Landscaping

- 1. For any site or part of a site being developed for anything other than standard residential or campus activity, landscaping must be provided as follows:
 - a. where a building is not built to the street frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of any road frontage (except for where vehicle access is provided), with an average of one tree for every 5m of frontage;
 - b. within any car parking area greater than 200m² (excluding loading areas), a minimum of 1m² of landscaped area must be provided for every car parking space, with an average of one tree per 10m² of landscaping.

2. Landscaping

- must be fully and densely planted with trees, shrubs and ground cover plants, with total coverage of the ground area in planting (when mature) required except for 10% of the area, which may be used for pedestrian paths;
- b. must not have more than 10% cover in permeable surfaces (to allow for pedestrian paths);
- c. must have a physical barrier (border or curb) that prevents cars from damaging plants; and
- d. as required, must use trees that are at least 1.5m height at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting.
- 3. Planting associated with new buildings or site development must be completed prior to occupation of the relevant building(s) or upon completion of site development activities.
- 4. The landscaping areas must be maintained to a high standard, including keeping areas free of rubbish and weeds, and ensuring trees and under-planting are healthy.
- 5. Any road boundary fences provided must be placed on the property side of road frontage landscaping required by this rule.
- 6. Activities that contravene this performance standard are restricted discretionary activities.

34.6.2 Fence Height and Design

34.6.2.1 Maximum Height

- a. The maximum height of fences along boundaries (including within the boundary setbacks required by Rule 34.6.11) is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

34.6.2.2 Visual Permeability

- a. Fences along road boundaries (or within the boundary setbacks required by Rule 34.6.11), or along a side or rear boundary with a residential zone, must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. The following fences are exempt from this requirement:
 - i. fences along the road boundary of a state highway; and
 - ii. fences required to meet Rule 34.6.7 (Location and Screening of Outdoor Storage).

c. Fences that contravene this performance standard are restricted discretionary activities.

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34.6.3 Fire Fighting

New residential buildings must comply with Rule 9.3.3.

34.6.4 Natural Hazards Performance Standards

34.6.4.1 Relocatable buildings

New buildings containing residential activity on the ground floor in the Hazard 3 (coastal) Overlay Zone must comply with Rule 11.3.3.

34.6.5 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

34.6.6 Height

34.6.6.1 Height in relation to boundary

- a. On a site used for a standard residential activity, new buildings and additions and alterations to buildings must not protrude through a plane (see Figure 15.6.6.1B) raising at an angle of 45 degrees measured from a point 3m above ground level at side and rear boundaries, except:
 - for any new buildings and additions or alterations to buildings within 13m of a road boundary, the height in relation to boundary will be measured from 6.5m above ground level at side boundaries, provided that all buildings on the remainder of the site are set back from the side boundaries by at least 2m (see Figure 15.6.6.1D);
 - ii. where a new residential building (not a sleep out) is being built on a site where another residential building already exists, the height plane angle will be measured at a line midway between the two residential buildings;
 - iii. on boundaries adjacent to the Inner City Residential Zone or Recreation Zone, the height in relation to boundary rule of the adjacent zone applies;
 - iv. on boundaries with the commercial and mixed use, industrial, Dunedin Hospital, Otago Museum and Stadium zones, where this rule does not apply; and
 - v. where new buildings or additions or alterations are built to a common wall, any part of a building where the height and angle of the roofline are the same as the adjoining building is exempt from this standard.
- b. At the boundary of the Campus Zone along road frontages, all other buildings or structures must not protrude through a plane rising at an angle of 30 degrees from a starting point 12m vertically above ground level measured at the boundary of the Campus Zone, except:
 - i. gable ends or dormers may protrude through the height in relation to boundary angle by a maximum of 1m (see Figure 15.6.6.1F); and
 - ii. rooftop structures are exempt from the performance standard for height in relation to boundary.
- Activities that contravene this performance standard are restricted discretionary activities.

34.6.6.2 Maximum height

- a. The maximum height for new buildings and structures, and additions and alterations, must not exceed 12m above ground level:
 - i. at the boundary of the Campus Zone along road frontages;
 - ii. if they are a residential building (excluding student hostels); and
 - iii. anywhere within the **Leith Street height mapped area** (see Figure 34.6.6.2A).
- b. The maximum height of all other new buildings and structures, and additions and alterations, must not exceed

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25m above ground level.

- c. Rooftop structures are exempt from the performance standard for maximum height, provided they do not exceed the maximum height limit by more than 5m.
- d. Activities that contravene the performance standard for maximum height but are no greater than 40m in height are a restricted discretionary activity.

e. Activities that are over 40m in height are a discretionary activity.

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Figure 34.6.6.2A: Leith Street height mapped area



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34.6.7 Location and Screening of Outdoor Storage

- Shared service areas provided for 3 or more residential units must be located or screened so they are not
 visible at ground level from residential activities within the site, residential activities on adjacent site, or public
 place.
- Outdoor storage, including service areas, must not encroach into required parking, loading, manoeuvring, or outdoor living areas.
- 3. Materials stored outside must be stored in a way that prevents them contaminating any off-site area.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

34.6.8 Materials and Design

Repairs and maintenance, restoration and earthquake strengthening must comply with Rule 13.3.2.

34.6.9 Number, Location and Design of Ancillary Signs

34.6.9.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - signs that are ancillary to campus activity that are not visible from outside of the Campus Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs located on or above the footpath must comply with Rule 6.7.2.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

34.6.9.2 Signs attached to buildings

- a. The height, above ground level, at the highest point of any sign, is 4m.
- b. Maximum of one sign attached to a building per site for a non-campus activity.
- c. Maximum of one sign per public entrance of a building used for campus activity.
- d. Signs must not be attached to roofs.
- e. Signs must not project higher than the lowest point of the roof, except where mounted flat against a parapet or gable end.
- f. Signs attached flat to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.
- g. Signs attached flat to a building must have a maximum area of 3m² per display face.
- h. Where attached on the underside of a verandah or attached protruding from a façade of a building, signs must:
 - i. where attached to the façade of a building, not protrude from a building façade by more than 1.5m;
 - ii. not exceed an area of 2m² per display face; and
 - iii. not exceed 2 display faces per sign.

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34.6.9.3 Freestanding signs

- Maximum of one freestanding sign per building.
- b. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 3m² per display face;
 - iii. maximum of 2 display faces per sign;
 - iv. maximum width of 2m; and
 - v. maximum depth of 400mm.
- c. Freestanding signs must not obstruct driveways, parking or loading areas.
- d. Freestanding signs must be located within the site and cannot be located on the road reserve, except:
 - i. portable freestanding signs, must only be located on a footpath outside a non-campus activity where a premise is located on the upper floor and does not have ground floor street frontage; and
 - ii. must not exceed one portable sign per premise, except;
 - 1. where a site has street frontage of 30m or more, a maximum of 1 sign per 15m of street frontage.
- e. The maximum dimensions of portable freestanding signs are:
 - i. maximum height of 900mm; and
 - ii. maximum width of 600mm.
- f. Portable freestanding signs on footpaths must be a minimum of 5m apart from any other portable sign.

Note 34.6.9A - Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

34.6.10 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

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34.6.11 Setbacks

34.6.11.1 Boundary setbacks

a. Buildings and structures used for, or intended to be used for, standard residential activity must have a minimum setback from boundaries as follows:

Lo	Location of boundary Distance		
i.	i. Setback from road boundary 3m		
ii.	Setback from side and rear boundaries	1m	
iii.	Setback from boundary with right of way	1m	

- b. All other buildings and structures must have a minimum setback of 3m from the boundary of a site used for a residential activity or the boundary of a residential zone.
- c. Except fences and ancillary signs are exempt from the performance standard.
- d. Activities that contravene this performance standard are restricted discretionary activities.

34.6.11.2 Setback from scheduled tree

New buildings and structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

34.6.11.3 Setback from coast and water bodies

New buildings and structures, additions and alterations, and storage and use of hazardous substances must comply with Rule 10.3.3.

34.6.12 Maximum Building Site Coverage and Impermeable Surfaces

On sites used for standard residential activity, development must comply with the maximum building site coverage and impermeable surfaces performance standard for the Inner City Residential Zone in Rule 15.6.11.

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Rule 34.7 Subdivision Performance Standards

34.7.1 Access

Subdivision activities must comply with Rule 6.8.1.

34.7.2 Esplanade Reserves and Strips

Subdivision activities must comply with Rule 10.3.1.

34.7.3 Fire Fighting

Subdivision activities must comply with Rule 9.3.3.

34.7.4 Service Connections

Subdivision activities must comply with Rule 9.3.7.

34.7.5 Shape

- 1. Each resultant site that is intended to be developed must be of a size and shape that is large enough to contain a building platform of at least 100m² that meets the performance standards of this Plan including, but not limited to:
 - a. minimum car parking;
 - b. setbacks from boundaries, water bodies, scheduled trees, National Grid; and
 - c. esplanade reserves or strips.
- 2. Building platforms must have a slope of 12° (1:4.7 or 21%) or less and must not contain:
 - a. scheduled heritage buildings or structures; or
 - b. right-of-way easements.
- 3. For unreticulated areas, resultant sites must provide for a waste disposal area to be located at least 50m from any water body and Mean High Water Springs.
- 4. Sites created and used solely for the following purposes are exempt from the shape standard:
 - a. Scheduled ASBV or QEII covenant;
 - b. reserve;
 - c. access;
 - d. network utility; or
 - e. road.
- 5. Activities that contravene this performance standard are restricted discretionary activities.

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Rule 34.8 Assessment of Controlled Activities

Rule 34.8.1 Introduction

- 1. Controlled activities will be assessed in accordance with section 104 and 104A of the RMA. Council must grant the application and may impose conditions with respect to matters over which it has reserved its control.
- 2. Rule 34.8.2
 - a. lists the matters over which Council has reserved its control; and
 - b. provides guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi); and
 - ii. conditions that may be imposed.
- 3. Where a controlled activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as restricted discretionary; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 34.9; and
 - iv. the matters of control become matters of discretion and will be assessed as indicated in this section.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 34.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 34.12; and
 - iii. the assessment guidance in this section will also be considered.

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34.8.2 Assessment of controlled activities			
Ac	tivity	Matters of control	Guidance on the assessment of resource consents
1.	Affecting a scheduled heritage building or a scheduled heritage structure: • Earthquake strengthening that affects a protected part of a scheduled heritage building or scheduled heritage structure, where external features only are protected	a. Effects on heritage values	See Rule 13.4
	 Restoration of a protected part of a scheduled heritage building or scheduled heritage structure that has a Heritage New Zealand Category 1 listing (as detailed in Appendix A1.1) 		
2.	Student hostels	a. Effects on the safety and efficiency of the transport network	See Rule 6.9
		b. Effects on accessibility	See Rule 6.9
		c. Effects on efficiency and affordability of infrastructure	See Rule 9.4
3.	In a heritage precinct , additions and alterations to a non character-contributing building that involve: • an increase in the footprint of 10m² or more;	a. Effect on heritage streetscape character	See Rule 13.4
	an increase in the height of the building by more than 2m; or		
	• the replacement of a pitched roof with a mono-pitch roof.		

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Rule 34.9 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 34.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 34.9.2 34.9.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 34.9.2 34.9.5 apply as follows:
 - a. Rule 34.9.2 applies to all performance standard contraventions;
 - b. Rule 34.9.3 applies to land use performance standard contraventions;
 - c. Rule 34.9.4 applies to development performance standard contraventions; and
 - d. Rule 34.9.5 applies to subdivision performance standard contraventions.

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34.9.2 Assessment of all performance standard contraventions			
Performance standard	Guidance on the assessment of resource consents		
All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
	b. The need to meet other performance standards, site specific factors including topography, make meeting the standard impracticable.		
	 Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur. 		
	d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
	General assessment guidance:e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		
	f. In balancing consideration of the objectives and policies related to the maintenance of heritage values or heritage precinct streetscape character and those related to general amenity, greater weight will usually be placed on heritage policies.		

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34	34.9.3 Assessment of land use performance standard contraventions			
Pe	erformance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Location	a. Effects on the vibrancy and economic and social success of the CBD and centres	 Relevant objectives and policies: Objective 34.2.1 Retail and restaurant activity ancillary to campus activity are designed and operated in line with Objective 34.2.2 and its policies (Policy 34.2.1.3). Potential circumstances that may support a consent application include: The ancillary activity is designed and managed so as to be unlikely to attract the general public. There will be no external advertising on the street or facing the street, for the ancillary activity. 	
3.	Maximum gross floor area a. Effects on the vibrancy and economic and social success of the CBD and centres	Relevant objectives and policies:i. Objective 34.2.1ii. Working from home and dairies are a size that is compatible with the character and amenity of the Campus Zone; and		
		b. Effects on the character and amenity of the Campus Zone	does not detract from the vibrancy and functioning of the centres hierarchy (Policy 34.2.1.4). Potential circumstances that may support a consent application include: iii. The activity is related to or necessary to support campus activity, or has other locational requirements which mean they need to locate in this zone. iv. The activity will not have adverse effects on the amenity of	
4.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	surrounding residential properties or zones. See Rule 6.10	
			b. Effects on accessibility	

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34.9	34.9.4 Assessment of development performance standard contraventions			
Perf	ormance standard	Matters of discretion	Guidance on the assessment of resource consents	
1.	Boundary setbacks	a. Effects on surrounding sites'	Relevant objectives and policies: i. Objective 34.2.2	
	Maximum height - buildings and structures less than 40m (Rule 34.6.6.2.d)	residential amenity	ii. Buildings and structures are of a height, height in relation to boundary, and setback that maintains adequate sunlight access to adjoining sites used for residential activity, or adjoining residential and recreation zoned sites; and avoids or minimises, as far as practicable, significant adverse wind effects (Policy 34.2.2.1).	
	Height in relation to boundary		iii. Buildings greater than 25m in height minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 34.2.2.8).	
			Potential circumstances that may support a consent application include: iv. The height, or height in relation to boundary, is consistent with surrounding properties.	
2.	Boundary treatments and	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 34.2.2	
	other landscaping		ii. Development activities maintain a reasonable level of visual and environmental amenity adjacent to public roads (Policy 34.2.2.4).	
			Potential circumstances that may support a consent application include: iii. An alternative design will lead to better outcomes for streetscape amenity.	
3.	Fence height and design	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 34.2.2	
		b. Effects on the amenity of the campus	ii. Fences are of a height and design that contributes positively to streetscape amenity and the amenity of the Campus Zone (Policy 34.2.2.5).	
			Potential circumstances that may support a consent application include: iii. The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being.	
			iv. An attractive interface with the street is maintained.	
		- F#1	v. The fence will be screened by landscaping.	
		c. Effects on health and safety	See Rule 9.5	

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34.9	34.9.4 Assessment of development performance standard contraventions			
Perf	ormance standard	Matters of discretion	Guidance on the assessment of resource consents	
4.	Fire fighting	a. Effects on health and safety	See Rule 9.5	
5.	In a hazard overlay zone: Relocatable buildings (Hazard 3 (coastal) Overlay Zone)	a. Risk from natural hazards	See Rule 11.4	
6.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
7.	Location and screening of	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 34.2.2	
	outdoor storage	b. Effects on the amenity of the campus	 ii. Outdoor storage is located and stored in a way that does not result in unreasonable visual amenity effects or create nuisance effects (Policy 34.2.2.2). 	
8.	8. Materials and design	a. Effect on heritage values (scheduled heritage buildings and scheduled heritage structures)	See Rule 13.5	
		b. Effects on heritage streetscape character (where in a heritage precinct)		
9.	Maximum building site coverage and impermeable surfaces	a. Effects on neighbourhood residential character and amenity	See Rule 15.10	
		b. Effects on on-site amenity for residents		
		c. Effects on efficiency and affordability of infrastructure		

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Perf	ormance standard	Matters of discretion	Guidance on the assessment of resource consents
10.	Number, location and design of ancillary signs	a. Effects on the safety and efficiency of the transport network	See Rule 6.10
		b. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 34.2.2.
			ii. Ancillary signs are located and designed to maintain streetscape amenity including by being of an appropriate size and number to convey information about the name, location and nature of the activity on the site to passing pedestrians and vehicles and not being oversized or too numerous for what is necessary for that purpose (Policy 34.2.2.6).
11.	In a heritage precinct: • Fence height and design	a. Effects on heritage streetscape character	See Rule 13.5
	 Materials and design 		
	 Maximum height (except Rule 34.6.6.2.e) 		
	Height in relation to boundary		
12.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10
13.	Setback from scheduled tree	a. Effects on long term health of tree	See Rule 7.6
14.	Setback from coast and water bodies	a. Effects on biodiversity values and natural character of riparian margins and the coast	See Rule 10.5
		b. Effects on public access	See Rule 10.5
		c. Risk from natural hazards	See Rule 11.4

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34	34.9.5 Assessment of subdivision performance standard contraventions			
Pe	rformance standard	Matters of discretion	Guide on the assessment of resource consents	
1.	Access	a. Effects on accessibility	See Rule 6.10	
2.	2. Esplanade reserves and strips	a. Effects on biodiversity values and natural character values of riparian margins and the coast.	See Rule 10.5	
		b. Effects on public access		
3.	Fire fighting	a. Effects on health and safety	See Rule 9.5	
4.	Service connections	a. Effects on efficiency and affordability of infrastructure		

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34	.9.5 Assessment o	f subdivision performa	nce standard contraventions	
Performance standard Matters		Matters of discretion	Guide on the assessment of resource consents	
5. Shape		Relevant objectives and a. Objective 2.4.1	d policies:	
		 b. Subdivision is designed to ensure any future land use or development of the resultant site is able to meet the performance standards in the zone, unless: a resource consent is approved for a development that does not meet the performance standard and the subdivision is intended for and capable of providing for that approved development; or 		
		ii. the resultant site	s is required for: SBV; QEII covenant; or	
		2. reserve; or		
		3. access; or		
		4. utility; or		
		5. road (Policy	2.4.1.8).	
		which performance compliance with. Se	th the performance standard for shape will be assessed based on standard(s) the shape of the resultant site does not provide for the matters of discretion and assessment rules in relation to bird contraventions for:	
		ii. boundary setbac	ks;	
		iii. setback from sch	neduled tree;	
		iv. setbacks from w	ater bodies; and	
		v. setback from Na	tional Grid.	
		(Rule 34.7.5.2), see	the building platform slope part of the shape performance standard the matters of discretion and assessment rules in relation to scale (Rule 8A.7.2.1).	
			e imposed: itions, including by way of consent notice, on land use or es allowed on the site.	
		f. A building platform r	may be required to be registered against the title by way of consent	

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Rule 34.10 Assessment of Restricted Discretionary Activities

Rule 34.10.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 34.10.2 34.10.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 34.10.2 34.10.5 apply as follows:
 - Rule 34.10.2 applies to all restricted discretionary activities;
 - b. Rule 34.10.3 applies to restricted discretionary land use activities;
 - c. Rule 34.10.4 applies to restricted discretionary development activities; and
 - d. Rule 34.10.5 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to restricted discretionary then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 34.9; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 34.11; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 34.12; and
 - iii. the assessment guidance in this section will also be considered.

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34	34.10.2 Assessment of all restricted discretionary activities			
Ac	tivity	Guidance on the assessment of resource consents		
1.	All restricted discretionary activities	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.		
		b. The need to meet other performance standards, site specific factors including topography, make meeting the standard impracticable.		
		c. Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.		
		d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policies of the Plan.		
		e. For restricted discretionary land use activities, whether any associated buildings or structures meet relevant development performance standards, or otherwise achieve the relevant policies for development (see Rule 34.9 for performance standard contraventions).		
		General assessment guidance: f. Where more than one standard is contravened, the combined effects of the contraventions should be considered.		
		g. In balancing consideration of the objectives and policies related to the maintenance of heritage values or heritage precinct streetscape character and those related to general amenity, greater weight will usually be placed on heritage policies.		

34	34.10.3 Assessment of restricted discretionary land use activities		
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents
1.	generators,	a. Effects on accessibility	See Rule 6.11
	which include: • Any activities that generate 250 or more vehicle movements a day	b. Effects on the safety and efficiency of the transport network	
2.	 Early childhood education Community and Leisure - large scale 	a. Effects on the safety and efficiency of the transport network	See Rule 6.11

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J4,	. 10.4 A336331116111		nary development activities
Act	ivity	Matters of discretion	Guidance on the assessment of resource consents
1.	In a heritage precinct: • All restricted discretionary activities due to being in a heritage precinct	a. Effects on heritage streetscape character	See Rule 13.6
2.	Activities affecting a scheduled heritage building or scheduled heritage structure: • Additions and alterations that affect a protected part of a scheduled heritage building or scheduled heritage structure • Removal for	a. Effects on heritage values	See Rule 13.6

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34.	34.10.4 Assessment of restricted discretionary development activities					
Activity N		Matters of discretion	Guidance on the assessment of resource consents			
3.	Activities affecting a scheduled heritage site: New buildings and structures on a scheduled heritage site, where visible from an adjoining public place or a publicly accessible place within the site	a. Effects on heritage values	See Rule 13.6			
	 Parking, loading and access on a scheduled heritage site, where visible from an adjoining public place or a publicly accessible place within the site 					

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34	34.10.5 Assessment of restricted discretionary subdivision activities					
Ac	tivity	Matters of discretion	Guidance on the assessment of resource consents			
1.	All subdivision activities	a. Effects on the efficient and effective operation of the Campus	 Relevant objectives and policies: Objective 34.2.1 Subdivision activities are only allowed: if they are intended and/or capable of being used for standard residential activity, and they are in accordance with the objectives, policies and rules of the residential zones; or if they are necessary for the disposal of surplus land in accordance with Policy 2.3.1.6 (Policy 34.2.1.7). 			
		c. Effects on the safety and efficiency of the transport network	See Rule 6.11			
		d. Effects on the efficiency and affordability of infrastructure	See Rule 9.6			
		f. Risk from natural hazards	See Rule 11.5			
		g. Effects on public access	See Rule 10.6			
		h. Effects on biodiversity values and natural character of riparian margins and the coast				
2.	On sites containing a scheduled heritage building or schedule heritage structure or on a schedule heritage site: • Subdivision activities	a. Effects on heritage values (scheduled heritage sites)	See Rule 13.6			

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Rule 34.11 Assessment of Discretionary Activities

Rule 34.11.1 Assessment of Discretionary Activities - Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- Rules 34.11.2 34.11.3 provide guidance on how a consent application for the listed discretionary activities 2. will be assessed, including:
 - relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - C. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- Rules 34.11.2 34.11.3 apply as follows: 3.
 - Rule 34.11.2 applies to discretionary land use activities; and a.
 - Rule 34.11.3 applies to discretionary performance standard contraventions. b.
- For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

34.11.2 Assessment of discretionary land use activities

Activity

- 1. Office (other than campusaffiliated office and registered health practitioners)
 - Restaurants not ancillary to campus
 - · Supported living facilities (other than student hostels)

Guidance on the assessment of resources consents

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 34.2.1
- c. Restaurants not ancillary to campus activity, office (other than campus affiliated office and registered health practitioners) and supported living facilities (other than student hostels):
 - i. are related to, or are necessary to support campus activity, or have other operational requirements which mean they need to locate in this zone; and
 - ii. support the efficient and effective operation of campus activity; and
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 34.2.2 and its policies (Policy 34.2.1.5).

Potential circumstances that may support a consent application include:

- d. For discretionary land use activities, whether any associated buildings or structures meet relevant development performance standards, or otherwise achieve the relevant policies for development (see Rule 34.9 numbers for performance standard contraventions).
- e. All relevant land use performance standards are met, including noise and light spill standards.
- f. The location of the activity in the Campus Zone is unlikely to create a precedent effect for similar activities to locate in the Campus Zone

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34.11.2 Assessment of discretionary land use activities

Activity Guidance on th

Guidance on the assessment of resources consents which would be more appropriately located in another zone.

General assessment guidance:

- g. In assessing the significance of effects, consideration will be given to:
 - i. both short and long term effects, including effects in combination with other activities.
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- h. In assessing activities that are discretionary due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- i. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- j. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- k. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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34.11.3 Assessment of discretionary performance standard contraventions				
Performance standard		Guidance on the assessment of resource consents		
 Acoustic insulation Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 		Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and the effects related to public health and safety.		
2. Maximum height - b 40m in height (Rule	34.6.6.2.e) a.	elevant objectives and policies (priority considerations): Objective 34.2.2 Buildings over 40m in height are only allowed where: i. the height is essential to operation of campus activity; and ii. the height exceedance is minimal (Policy 34.2.2.7). Buildings greater than 25m in height: minimise, as far as practicable, adverse effects on the skyline vista of the city, particularly as viewed from Dunedin's inner hill suburbs across the harbour towards the Otago Peninsula, through the use of quality and contextually appropriate architectural design (Policy 34.2.2.8).		

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Rule 34.12 Assessment of Non-complying Activities

Rule 34.12.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 34.12.2 and 34.12.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 34.12.2 34.12.3 apply as follows:
 - a. Rule 34.12.2 applies to all non-complying activities; and
 - b. Rule 34.12.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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34.12.2 Assessment of all non-complying activities

Activity Guidance on the assessment of resource consents

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34.12.2 Assessment of all non-complying activities

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Guidance on the assessment of resource consents

1. All non-complying activities

Relevant objectives and policies (priority considerations):

- The activity does not detract from, or preferably contributes to, the strategic directions objectives, including, but not limited to, those related to:
 - i. Dunedin has a hierarchy of vibrant centres anchored around one Central Business District (CBD), which provides a focus for economic and employment growth, driven by:
 - 1. attraction of businesses to these areas based on the high level of amenity and density of activity in the area;
 - 2. opportunities for social interaction, exchange of ideas and business cooperation;
 - 3. public investment in public amenities and other infrastructure in the CBD; and
 - 4. opportunities for agglomeration benefits from the co-location of activities (Objective 2.3.2).
- b. The activity is compatible with the operation of campus activity or is not most appropriately located in another zone (Policy 34.2.1.6).

Potential circumstances that may support a consent application include:

- c. There are significant positive effects on the efficient and effective operation of a tertiary institution from the activity.
- d. There is no potential for cumulative effects to arise from precedence.
- e. The location of the activity in the Campus Zone will not have adverse effects on the vibrancy and viability of commercial and mixed use zones.

General assessment guidance:

- f. In assessing the significance of effects consideration will be given to:
 - i. both short and long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of resource consent.
- g. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- h. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.

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34	34.12.2 Assessment of all non-complying activities				
Activity		Guidance on the assessment of resource consents J. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.			
2.	Commercial advertising	Relevant objectives and policies (priority considerations): a. Objective 2.4.1 b. Policy 2.4.1.6.c			
3.	Demolition of a protected part of a scheduled heritage building or scheduled heritage structure	Relevant guidance from other sections (priority considerations): a. See Section 13.8 for guidance on the assessment of resource consents in relation to Objective 13.2.1 and effects on heritage values.			

34.12.3 Assessment of non-complying performance standard contraventions				
Pe	erformance standard	Guidance on the assessment of resource consents		
1.	 Light spill - where the limit is exceeded by greater than 25% Noise - where the limit is exceeded by 5dB LAeq (15 min) or more 	Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		
 Hazardous substances quantity limits and storage requirements (Rule 9.3.4.2) 				

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35. Wakari Hospital

35.1 Introduction

Wakari Hospital is Dunedin's second largest hospital. The hospital is situated on Taieri Road, Wakari, and extends over a large, extensively landscaped site, covering an area of approximately eight hectares. The hospital is operated by the Southern District Health Board (SDHB).

The hospital has been at its present site since 1915, and provides approximately 115 beds across a number of wards. The hospital provides mental health services as well as a range of other community health services. It serves as a teaching hospital with strong links to both the University of Otago and Otago Polytechnic and is the base for SDHB management.

Redevelopment of the hospital site is anticipated over the coming years, allowing facilities to be upgraded and added. This may involve construction of new buildings and the redevelopment of existing ones. The site is surrounded by the General Residential 1 Zone which provides for medium density residential living, and is close to the Wakari neighbourhood centre. There is a high level of residential amenity in the area, particularly to the east and west of the site, with land to the north and south being less developed and having significant established vegetation. While the buildings on the Wakari Hospital site are generally larger than would normally be expected in a residential environment, these are contained within a large site which is extensively bordered by trees and vegetation.

The Wakari Hospital Zone enables the provision of essential health services and future development of the site, while appropriately managing adverse effects on the surrounding General Residential 1 Zone and nearby neighbourhood centre.

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35.2 Objectives and Policies

Objective 35.2.1					
Wakari Hospital i	Wakari Hospital is able to operate efficiently and effectively as a hospital and medical training and research facility.				
Policy 35.2.1.1	Enable hospital activity in the Wakari Hospital Zone.				
Policy 35.2.1.2	Provide for activities that are ancillary to hospital activity where they are designed and operated in line with Objective 35.2.2 and its policies.				
Policy 35.2.1.3	Only allow activities that are not ancillary to hospital activity where all of the following apply: a. the activities are related to or support Wakari Hospital, or have other operational requirements that mean they need to locate in the zone;				
	b. they will support the efficient and effective operation of Wakari Hospital;				
	c. they are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and				
	d. they are designed and operated in line with Objective 35.2.2 and its policies.				
Policy 35.2.1.4	Enable land that is surplus to the needs of Wakari Hospital to transition to the General Residential 1 Zone, so that future development that is not related to hospital activity will be managed in accordance with the objectives and policies of that zone.				
Policy 35.2.1.5	Only allow subdivision activities where: a. they are in accordance with the provisions of the General Residential 1 Zone; and b. the subdivision does not adversely affect the efficient and effective operation of Wakari Hospital.				

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Objective 35.2.2

Land use activities and development necessary for Wakari Hospital to meet the reasonably foreseeable health needs of the community is enabled, while ensuring development:

- a. achieves a good standard of on-site amenity for patients, staff and visitors; and
- b. maintains or enhances the amenity of the surrounding residential sites and areas, as far as practicable.

Policy 35.2.2.1	Require buildings and structures to be of a height and setback from boundaries that ensures: a. there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces; and
	b. any adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor.
Policy 35.2.2.2	Require development to maintain or enhance neighbourhood amenity by ensuring service areas are not visible from ground level outside the site.
Policy 35.2.2.3	Require landscaping of the boundary of parking areas where adjacent to a road frontage to screen or soften these areas and ensure a high standard of visual amenity when viewed from the road.
Policy 35.2.2.4	Require fences on road boundaries to be of a height and design that contributes positively to neighbourhood amenity.
Policy 35.2.2.5	Require ancillary signs visible from outside the zone to be located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose.
Policy 35.2.2.6	Require ancillary commercial activities to be designed, located and operated to primarily serve staff, patients and visitors of Wakari Hospital.
Policy 35.2.2.7	Only allow early childhood education - large scale where it is designed to avoid or, if avoidance is not practicable, adequately mitigate, adverse effects on the amenity of surrounding residential properties.

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Rules

Rule 35.3 Activity Status

Rule 35.3.1 Rule location

The activity status tables in rules 35.3.3 to 35.3.5 specify the activity status of land use activities, development activities and subdivision activities in the Wakari Hospital Zone, except rules for the following city-wide activities, which are contained in Part B of the Plan:

- 1. Public Amenities (Section 3)
- 2. Temporary Activities (Section 4) note that this section includes provisions that apply to construction
- 3. Network Utilities (Section 5)
- 4. Transportation (Section 6)
- 5. Scheduled Trees (Section 7)
- 6. Natural Hazard Mitigation Activities (Section 8)
- 7. Earthworks (Section 8A)

35.3.2 Activity status introduction

- 1. The activity status tables in rules 35.3.3 35.3.5 show the activity status of activities in the Wakari Hospital Zone, provided any performance standards shown in the far right column are met.
- 2. Activities are split into three types: a. land use activities, b. development activities, c. subdivision activities. Within these types, activities are split into categories. The nested tables in Section 1.3 outline the hierarchy of categories, activities and sub-activities.
- 3. Permitted land use activities do not automatically provide for any related development activities. Therefore, the activity status of any associated development activities should also be checked.
- 4. Where a new land use activity requires a resource consent, all associated development activities will be considered and assessed as part of the resource consent even if the development otherwise meets the development performance standards listed in the Plan.
- 5. The nested tables in Section 1.3 are intended to be a complete list of activities and categories of activities. For any activity that is not covered by any of the defined activities in the nested tables, the activity status will be non-complying if the activity status of "all" or "all other" activities in the most closely related category is non-complying, otherwise it will be discretionary.

Performance Standards

- 6. Performance standards are listed in the far right column of the activity status tables.
- 7. Performance standards apply to permitted, controlled, and restricted discretionary activities.
- 8. If a permitted or controlled activity does not meet one or more performance standards, then the activity status of the activity is indicated in the relevant performance standard rule.
- 9. If a restricted discretionary activity does not meet one or more performance standards, then the activity status remains restricted discretionary, unless otherwise indicated in the performance standard.

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Legend

Acronym	Meaning	
Р	Permitted Activity	
С	Controlled Activity	
RD	Restricted Discretionary Activity	
D	Discretionary Activity	
NC	Non-complying Activity	

35.3.3 Activity status table - land use activities

1.	Performance standards that apply to all land use ac	 a. Electrical interference b. Light spill c. Noise d. Setback from National Grid (National Grid sensitive activities only) 	
Majo	or facility activities	Activity status	Performance standards
2.	Hospital	Р	a. Minimum car parking
3.	All other activities in the major facility activities category	NC	
Con	nmunity activities	Activity status	Performance standards
4.	Community and leisure - small scale	Р	
5.	Conservation	Р	
6.	Early childhood education - small scale	Р	
7.	Early childhood education - large scale	RD	
8.	All other activities in the community activities category	D	
Con	nmercial activities	Activity status	Performance standards
9.	Commercial activities ancillary to hospital activity	Р	a. Location
10.	Registered health practitioners	Р	
11.	All other activities in the commercial activities category	NC	
Res	idential activities	Activity status	Performance standards
12.	All activities in the residential activities category	D	
Indu	strial activities	Activity status	Performance standards
13.	All activities in the industrial activities category	NC	
Rura	al activities	Activity status	Performance standards

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l activities in the rural activities category	NC	
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35.3.4 Activity status table - development activities

	-		
1.	Performance standards that apply to all development	a. Maximum building site coverage and impermeable surfacesb. Setback from scheduled tree	
2.	Performance standards that apply to all buildings ar activities	 a. Boundary setbacks b. Height in relation to boundary c. Maximum height d. Number, location and design of ancillary signs e. Setback from National Grid 	
Bu	ildings and structures activities	Activity status	Performance standards
3.	Fences	Р	a. Fence height and design
4.	All other buildings and structures activities	Р	
Sit	e development activities	Activity status	Performance standards
5.	Parking, loading and access	P	a. Boundary treatments and other landscapingb. Parking, loading and access standards
6.	New, or additions to, parking areas that result in 50 or more new parking spaces.	RD	a. Boundary treatments and other landscapingb. Parking, loading and access standards
7.	Service areas	Р	Location and screening of service areas
8.	Storage and use of hazardous substances	Р	A. Hazardous substances quantity limits and storage requirements
9.	All other site development activities	Р	

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Note 35.3.4A - General advice

- An archaeological authority is required under the Heritage New Zealand Pouhere Taonga Act 2014 to modify or
 destroy an archaeological site. If you wish to do any earthworks that may affect an archaeological site, you must first
 obtain an authority from Heritage New Zealand. This is the case regardless of whether the site is designated, or the
 activity is permitted under the District Plan or Regional Plan, or a resource or building consent has been granted.
- 2. An archaeological site is defined as any place in New Zealand that was associated with human activity that occurred before 1900 and provides or may provide, through investigation by archaeological methods, evidence relating to the history of New Zealand. This includes the scheduled archaeological sites within the District Plan.
- 3. Pre-1900 buildings are considered archaeological sites. An archaeological authority must be obtained before demolishing a pre-1900 building or structure.
- 4. The **archaeological alert layer mapped area** identifies sites and areas that have a strong likelihood of containing archaeological remains, however remains may be present anywhere within Dunedin. If archaeological remains are discovered during any site works, at any location, the Accidental Discovery Protocol (Appendix A8) should be followed.

35.3.5 Activity status table - subdivision activities

Subdivision activities		Activity status	Performance standards	
1.	Subdivision activities	RD	a. Subdivision performance standards	

Note 35.3.5A - Other RMA considerations

1. Under Section 226(1)(e)(ii) of the Resource Management Act 1991, where an existing allotment shown on a survey plan meets all relevant provisions of the district plan and any proposed district plan, the Dunedin City Council must issue a certificate to that effect to enable the Registrar-General of Land to issue a certificate of title for that separate allotment.

35.3.6 Transition to General Residential 1 Zone

On receipt of written notice from both the landowner and operator of Wakari Hospital (if different) to Dunedin City Council in relation to all or part of the land within the Wakari Hospital Zone, the provisions of the Wakari Hospital Zone will no longer apply to that parcel of land and the provisions of the General Residential 1 Zone will apply in full.

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Rule 35.4 Notification

Activities are subject to the normal tests for notification in accordance with sections 95A-95G of the RMA.

Rule 35.5 Land Use Performance Standards

35.5.1 Electrical Interference

Land use activities must comply with Rule 9.3.2.

35.5.2 Light Spill

Land use activities must comply with Rule 9.3.5.

35.5.3 Location

- 1. For ancillary commercial activities, customer access must only be available from inside hospital buildings.
- 2. Activities that contravene this performance standard are restricted discretionary activities.

35.5.4 Minimum Car Parking

- 1. Hospital activity must provide a minimum of 555 car parking spaces, including at least 13 mobility parking spaces.
- 2. Required parking spaces may be used for car, cycle or motorcycle parking, except for any required mobility parking spaces, which must be used for mobility car parking.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

Note 35.5.4A - Other relevant District Plan provisions

Parking areas must comply with the standards in Section 6.6: Parking, Loading and Access Standards.

35.5.5 Noise

Land use activities must comply with Rule 9.3.6.

35.5.6 Setback from National Grid

National Grid sensitive activities must comply with Rule 5.6.1.1.

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Rule 35.6 Development Performance Standards

35.6.1 Boundary Treatments and Other Landscaping

- 1. Where a parking area is built within 5m of a road frontage, a landscaping area with a minimum 1.5m width must be provided along the full length of the road frontage (except for where vehicle access is provided).
- 2. Landscaping areas must:
 - be planted with a mix of trees and shrubs and/or ground cover plants that achieves a total coverage of the ground area in planting (when mature), except for 10% of the area, which may be used for pedestrian paths;
 - b. have an average of one tree for every 5m of frontage;
 - c. not have more than 10% cover in impermeable surfaces (for pedestrian paths);
 - d. be designed to allow surface water run-off from surrounding areas to enter;
 - e. be protected by a physical barrier that prevents cars from damaging plants;
 - f. for required trees, use trees that are at least 1.5m high at the time of planting and capable of growing to a minimum height of 5m within 10 years of planting;
 - g. be planted prior to occupation of any relevant building(s) or upon completion of site development activities; and
 - h. be maintained to a high standard, which means trees and under-planting are healthy and areas are regularly cleared of rubbish and weeds.
- 3. Any road boundary fences provided must be placed on the property side of any road frontage landscaping required by this rule.
- 4. Activities that contravene this performance standard are restricted discretionary activities.

35.6.2 Fence Height and Design

35.6.2.1 Maximum Height

- a. The maximum height of fences along boundaries (including within the boundary setbacks required by Rule 35.6.9.1) is 2m.
- b. For the purposes of calculating maximum height, where a fence is erected atop a retaining wall, the height will be calculated as the combined height measured from ground level to the top of the fence.
- c. Fences that contravene this performance standard are restricted discretionary activities.

35.6.2.2 Visual Permeability

- a. Fences along road boundaries (or within the boundary setbacks required by Rule 35.6.9.1) must be constructed to a length and/or height that maintains visual permeability for 50% of the length of the boundary measured at a height of 1.4m above ground level (see Figure 15.6.2.2A).
- b. Fences along the road boundary of a state highway are exempt from this requirement.
- c. Fences that contravene this performance standard are restricted discretionary activities.

35.6.3 Hazardous Substances Quantity Limits and Storage Requirements

The storage and use of hazardous substances must comply with Rule 9.3.4.

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35.6.4 Height

35.6.4.1 Height in relation to boundary

Buildings and structures adjoining the residential zone must comply with the Height in Relation to Boundary performance standard of that residential zone, along the adjoining boundary (see Rule 15.6.6.1).

35.6.4.2 Maximum height

- a. Maximum height for new buildings and structures, and additions and alterations, must not exceed 22m above ground level.
- b. Rooftop structures are exempt from the performance standard for maximum height provided they do not exceed the maximum height limit by more than 5m.
- c. Buildings and structures must not exceed 10m in height within 20m of a residential zone, Recreation Zone or a school.
- d. Activities that contravene this performance standard are restricted discretionary activities.

35.6.5 Location and Screening of Service Areas

- 1. Service areas must be located or screened so that they are not visible at ground level from adjacent: residential activities, residential zoned properties, or public places.
- 2. Service areas must not encroach into required parking, loading or manoeuvring areas.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

35.6.6 Maximum Building Site Coverage and Impermeable Surfaces

- 1. The maximum building site coverage of buildings (% of the site) is 40%; and
- 2. The maximum total impermeable surface site coverage (buildings and impermeable surfaces % of the site) is 70%.
- 3. Activities that contravene this performance standard are restricted discretionary activities.

35.6.7 Number, Location and Design of Ancillary Signs

35.6.7.1 General

- a. Signs must comply with the following standards, except the following signs are exempt from these standards:
 - i. signs that are not visible from outside the Wakari Hospital Zone;
 - ii. regulatory signs, warning signs, or directional signs; and
 - iii. building names (excluding sponsorship names).
- b. Signs related to ancillary retail and ancillary restaurants must not be visible outside the Wakari Hospital Zone.
- c. Signs must comply with Rule 6.7.3 where visible from a road.
- d. Signs must not be illuminated or digital.
- e. Signs that contravene the performance standard for number, location and design of ancillary signs are restricted discretionary activities.

35.6.7.2 Signs attached to buildings

- a. The height above ground level at the highest point of any sign attached to a building is 4m.
- b. Signs must not be attached to roofs.
- c. Signs must not project higher than the lowest point of the roof, except where mounted against a parapet or gable end.

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- d. Signs attached to a building must:
 - i. not exceed one sign per building;
 - ii. have a maximum area per display face of 2m2;
 - iii. have a maximum of two display faces per sign;
 - iv. where attached to the façade of a building, must not project more than 1m from the façade to which it is attached; and
 - v. if attached to a verandah fascia, must not exceed a height of 500mm, or the height of a verandah fascia, whichever is greater.

35.6.7.3 Freestanding signs

- a. The maximum number of permanently fixed freestanding signs is one per 50m of road frontage.
- b. The maximum number of portable freestanding signs is one per 50m of road frontage.
- c. The maximum dimensions of freestanding signs are:
 - i. maximum height of 4m;
 - ii. maximum area of 8m²;
 - iii. maximum width of 2m; and
 - iv. maximum depth of 400mm.
- d. Freestanding signs must:
 - i. not obstruct parking, loading and access areas; and
 - ii. be positioned entirely within the site boundaries.

Note 35.6.7A- Other requirements outside of the District Plan

- 1. For additional restrictions that may apply to signs, see also:
 - NZ Transport Agency Traffic Control Devices Manual, Part 3, Advertising Signs and Signs on State Highways Bylaw
 - b. Dunedin City Council Commercial Use of Footpaths Policy
 - c. Dunedin City Council Roading Bylaw
 - d. Dunedin City Council Traffic and Parking Bylaw

35.6.8 Parking, Loading and Access Standards

Parking, loading and access must comply with Rule 6.6.

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35.6.9 Setbacks

35.6.9.1 Boundary setbacks

New buildings and structures, and additions and alterations, must be set back from zone boundaries as follows:

Building		Setback from road boundary	Setback from other boundary
a.	Buildings, structures and additions and alterations not exceeding 3m in height and 6m in length (measured parallel to the boundary)	4.5m	1m
b.	Buildings, structures and additions and alterations not exceeding 9m in height or 250m² GFA	4.5m	4.5m
C.	Other buildings and structures	10m	10m

- d. Except fences and ancillary signs are exempt from the performance standard.
- e. All public entrances to buildings must be located at least 10m from a boundary with the General Residential 1 Zone.
- f. Activities that contravene this performance standard are restricted discretionary activities.

35.6.9.2 Setback from scheduled tree

New buildings, structures, additions and alterations, and any site development activities that involve the installation of impermeable surfacing must comply with Rule 7.5.2.

35.6.9.3 Setback from National Grid

New buildings and structures, and additions and alterations must comply with Rule 5.6.1.1.

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Rule 35.7 Subdivision Performance Standards

Subdivision activities must comply with performance standards for the General Residential 1 Zone within Rule 15.7.

Rule 35.8 Assessment of Restricted Discretionary Activities (Performance Standard Contraventions)

Rule 35.8.1 Introduction

- 1. Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 35.8.2 32.8.5:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how consent applications will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 35.8.2 32.8.5 apply as follows:
 - a. Rule 35.8.2 applies to all performance standard contraventions;
 - b. Rule 35.8.3 applies to land use performance standard contraventions;
 - c. Rule 35.8.4 applies to development performance standard contraventions; and
 - d. Rule 35.8.5 applies to subdivision performance standard contraventions.

35.8.2 Assessment of all performa Performance standard	Guidance on the assessment of resource consents
All performance standard contraventions	Potential circumstances that may support a consent application include: a. The degree of non-compliance with the performance standard is minor.
	b. The need to meet other performance standards or site specific factors, make meeting the standard impracticable.
	 Topography or other site specific factors make the standard irrelevant as the adverse effects that the standard is trying to manage will not occur.
	d. Non-compliance with a development performance standard would improve the design of the development in a way that would result in positive effects and better achieve the identified objectives and policie of the Plan.
	General assessment guidance:e. Where more than one standard is contravened, the combined effects of the contraventions should be considered.

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35	35.8.3 Assessment of land use performance standard contraventions			
Performance standard Matters of		Matters of discretion	Guidance on the assessment of resource consents	
1.	Electrical interference	a. Effects on health and safety	See Rule 9.5	
2.	Location	a. Effects on the vibrancy and economic and social success of the CBD and centres	 Relevant objectives and policies: Objective 35.2.2 ii. Ancillary commercial activities are designed, located and operated primarily to serve staff, patients and visitors of Wakari Hospital (Policy 35.2.2.6). Potential circumstances that may support a consent application include: iii. The location of customer access is unlikely to result in the attraction of external customers, resulting in the ancillary activity becoming a stand-alone activity. 	
3.	Minimum car parking	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	
		b. Effects on accessibility		

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35.8.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents
•	Boundary setbacks	a. Effects on the amenity of surrounding sites	Relevant objectives and policies: i. Objective 35.2.2
	Height in relation to boundaryMaximum height		 ii. Buildings and structures are of a height and setback from boundaries that ensures there are no more than minor effects on the sunlight access and privacy of current and potential future residential buildings and their outdoor living spaces (Policy 35.2.2.1.a). In assessing the application Council will consider: iii. Existing sunlight access to neighbouring properties
			iv. Cumulative effects from incremental development.
		b. Effects on neighbourhood	Relevant objectives and policies: i. Objective 35.2.2
		amenity	ii. Buildings and structures are of a height and setback from boundaries that ensures adverse effects on neighbourhood amenity are avoided or, if avoidance is not practicable, are no more than minor (Policy 35.2.2.1.b).
2.	Boundary treatments and other landscaping	a. Effects on streetscape amenity	Relevant objectives and policies: i. Objective 35.2.2
			ii. Landscaping screens or softens the boundary of parking areas adjacent to a road frontage and ensures a high standard of visual amenity when viewed from the road (Policy 35.2.2.3).
			Potential circumstances that may support a consent application include:
			 iii. Alternative landscaping or other screening will be effective in screening or softening car parking areas when viewed from the road.
3.	Fence height and design	a. Effects on health and safety	See Rule 9.5
		b. Effects on neighbourhood amenity	Relevant objectives and policies: i. Objective 35.2.2
			 Fences on road boundaries are of a height and design that contribute positively to neighbourhood amenity (Policy 35.2.2.4).
			Potential circumstances that may support a consent application include: iii. The increased height or reduced visual permeability is necessary to meet protection requirements, to provide security, minimise noise effects from a busy road or activity, or for public well-being.
			iv. An attractive interface with the streetscape is achieved.
			v. The fence will be screened by landscaping.

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35	35.8.4 Assessment of development performance standard contraventions			
Performance standard Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
4.	Hazardous substances quantity limits and storage requirements	a. Effects on health and safety	See Rule 9.5	
5.	Location and screening of service areas	a. Effects on neighbourhood amenity	 Relevant objectives and policies: Objective 35.2.2 Development maintains or enhances neighbourhood amenity by ensuring service areas are not visible from ground level outside the site (Policy 35.2.2.2). Potential circumstances that may support a consent application include: Screening would unduly restrict the usability of the service area. The site layout prevents the service area from being visible from any public place without additional screening being required. 	
6.	Maximum building site coverage and impermeable surfaces	a. Effects on the efficiency and affordability of infrastructure	See Rule 9.5	
7.	7. Number, location and design of ancillary signs a. Effects on neighbourhood amenity		 Relevant objectives and policies: Objective 35.2.2 ii. Ancillary signs visible from outside the zone are located and designed to maintain streetscape amenity, including by being of an appropriate size and number to convey information about the name, location and nature of the activity on the site to passing pedestrians and vehicles, and not being oversized or too numerous for that purpose (Policy 35.2.2.5). 	
		b. Effects on the safety and efficiency of the transport network	See Rule 6.10	
8.	Parking, loading and access standards	a. Effects on the safety and efficiency of the transport network	See Rule 6.10	

35.8.5 Assessment of subdivision performance standard contraventions		
Performance standard		Guidance on the assessment of resource consents
1. Subdivision performance standards		See Rule 15.10

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Rule 35.9 Assessment of Restricted Discretionary Activities

Rule 35.9.1 Introduction

- Restricted discretionary activities will be assessed in accordance with section 104 and 104C of the RMA, meaning only those matters to which Council has restricted its discretion will be considered, and Council may grant or refuse the application, and, if granted, may impose conditions with respect to matters over which it has restricted its discretion.
- 2. Rules 35.9.2 35.9.4:
 - a. list the matters Council will restrict its discretion to; and
 - b. provide guidance on how a consent application will be assessed, including:
 - i. relevant objectives and policies, with respect to s104(1)(b)(vi);
 - ii. potential circumstances that may support a consent application;
 - iii. general assessment guidance; and
 - iv. conditions that may be imposed.
- 3. Rules 35.9.2 35.9.4 apply as follows:
 - a. Rule 35.9.2 applies to restricted discretionary land use activities;
 - b. Rule 35.9.3 applies to restricted discretionary development activities; and
 - c. Rule 35.9.4 applies to restricted discretionary subdivision activities.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in the Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.
- 5. Where a restricted discretionary activity does not meet a performance standard the following occurs:
 - a. if the contravention of the performance standard defaults to **restricted discretionary** then:
 - i. the activity, as a whole, will be treated as **restricted discretionary**; and
 - ii. the matters of discretion are expanded to include the areas of non-compliance with the performance standard; and
 - iii. the performance standard contravention will be assessed as indicated in Section 35.8; and
 - iv. the matters of discretion in this section will be assessed as indicated.
 - b. if the contravention of the performance standard defaults to **discretionary** then:
 - i. the activity, as a whole, will be treated as **discretionary**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 35.10; and
 - iii. the assessment guidance in this section will also be considered.
 - c. if the contravention of the performance standard defaults to **non-complying** then:
 - i. the activity, as a whole, will be **non-complying**; and
 - ii. the performance standard contravention will be assessed as indicated in Section 35.11; and
 - iii. the assessment guidance in this section will also be considered.

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35	35.9.2 Assessment of restricted discretionary land use activities		
Activity Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents
1.	All high trip generators, which include: • Any activities that generate 250 or more vehicle movements a day	a. Effects on accessibility	See Rule 6.11
		b. Effects on the safety and efficiency of the transport network	
2.	Early childhood education - large scale	a. Effects on the safety and efficiency of the transport network	See Rule 6.11
		b. Effects on accessibility	
		c. Effects on surrounding sites'	Relevant objectives and policies: i. Objective 35.2.2
		residential amenity	ii. Early childhood education - large scale is designed to avoid or, if avoidance is not practicable, adequately mitigate, adverse effects on the amenity of surrounding residential properties (Policy 35.2.2.7).

35.9.3 Assessment of restricted discretionary development activities			
Activity		Matters of discretion	Guidance on the assessment of resource consents
1.	High trip generators: New, or additions to, parking areas that result in 50 or more new parking spaces	a. Effects on safety and efficiency of the transport network	See Rule 6.11
		b. Effects on accessibility	-
2.	Setback from scheduled tree	a. Effects on long term health of scheduled tree	See Rule 7.6

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35	35.9.4 Assessment of restricted discretionary subdivision activities			
Activity Matters of discretion		Matters of discretion	Guidance on the assessment of resource consents	
1.	Subdivision activities	a. Effects on efficient and effective operation of Wakari Hospital	 Relevant objectives and policies: Objective 35.2.1 Objective 2.3.1 Subdivision does not adversely affect the efficient and effective operation of Wakari Hospital (Policy 35.2.1.5.b). 	
		See Rule 15.10		

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Rule 35.10 Assessment of Discretionary Activities

Rule 35.10.1 Introduction

- 1. Discretionary activities will be assessed in accordance with section 104 and 104B of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 35.10.2 35.10.3 provide guidance on how a consent application for the listed discretionary activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi);
 - b. potential circumstances that may support a consent application;
 - c. general assessment guidance, including any effects that will be considered as a priority; and
 - d. conditions that may be imposed.
- 3. Rules 35.10.2 35.10.3 apply as follows:
 - a. Rule 35.10.2 applies to all discretionary activities; and
 - b. Rule 35.10.3 applies to discretionary performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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35.10.2 Assessment of all discretionary activities

Activity Guidance on the assessment of resource consents

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- All discretionary land use activities listed below:
 - all other activities in the community activities category
 - all activities in the residential activities category

Relevant objectives and policies (priority considerations):

- a. Objective 2.3.1
- b. Objective 35.2.1
- c. Activities that are ancillary to hospital activity are designed and operated in line with Objective 35.2.2 and its policies (Policy 35.2.1.2).
- d. Activities that are not ancillary to hospital activity:
 - are related to or support the Wakari Hospital, or have other operational requirements that mean they need to locate in the zone;
 - ii. support the efficient and effective operation of Wakari Hospital;
 - iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and
 - iv. are designed and operated in line with Objective 35.2.2 and its policies (Policy 35.2.1.3).

Potential circumstances that may support a consent application include:

- e. For discretionary land use activities, whether any associated development activities meet relevant development performance standards, or are otherwise consistent with relevant objectives and policies for development.
- f. All relevant land use performance standards are met, including noise and light spill standards.

General assessment guidance

- g. In assessing the significance of effects, consideration will be given to:
 - i. short to long term effects, including effects in combination with other activities; and
 - ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent.
- h. In assessing activities that are discretionary due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered.

Relevant guidance from other sections (priority considerations):

- i. See Section 6.12 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public.
- j. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety.
- k. See Section 14.5 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values of Manawhenua.

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35.10.3 Assessment of discretionary performance standard contraventions			
Performance standard	Guidance on the assessment of resource consents		
 Noise - where the limit is exceeded by less than 5dB LAeq (15min) Light spill - where the limit is exceeded by 25% or less 	Relevant guidance from other sections (priority considerations): a. See Section 9.7 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		

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Rule 35.11 Assessment of Non-complying Activities

Rule 35.11.1 Introduction

- 1. Non-complying activities will be assessed in accordance with section 104, 104B and 104D of the RMA meaning Council may grant or refuse the application, and, if granted, may impose conditions.
- 2. Rules 35.11.2 35.11.3 provide guidance on how a consent application for the listed non-complying activities will be assessed, including:
 - a. relevant objectives and policies that will be considered as a priority with respect to s104(1)(b)(vi); and
 - b. general assessment guidance, including any effects that will be considered as a priority.
- 3. Rules 35.11.2 35.11.3 apply as follows:
 - a. Rule 35.11.2 applies to non-complying land use activities;
 - b. Rule 35.11.3 applies to non-complying performance standard contraventions.
- 4. For all land use activities that require consent, all associated development activities will be considered as part of the resource consent even if the development otherwise meets the development performance standards in this Plan. Conditions on development activities may be used to minimise any adverse effects from the land use activity or create mitigating positive effects.

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35.11.2 Assessment of non-complying land use activities

00	55.11.2 Assessment of non-complying land use activities			
Activity		Guidance on the assessment of resource consents		
	-	Guidance on the assessment of resource consents Relevant objectives and policies (priority considerations): a. Objective 2.3.1 b. Objective 35.2.1 c. Activities not ancillary to hospital activity: i. are related to or support Wakari Hospital, or have other operation requirements that mean they need to locate in the zone; ii. support the efficient and effective operation of Wakari Hospital; iii. are not more appropriately located in another zone in line with Objective 2.3.2 and its policies; and iv. they are designed and operated in line with Objective 35.2.2 and its policies (Policy 35.2.1.3). General assessment guidance: d. In assessing the significance of effects consideration will be given to: i. both short and long term effects, including effects in combination		
		 with other activities; and ii. the potential for cumulative adverse effects arising from similar activities occurring as a result of a precedent being set by the granting of a resource consent. e. In assessing activities that are non-complying due to being in an overlay zone, mapped area, in a scheduled site, or affecting a scheduled item, that otherwise require resource consent, the assessment guidance provided in relation to the underlying activity status will also be considered. 		
		 Relevant guidance from other sections (priority considerations): f. See Section 6.13 for guidance on the assessment of resource consents in relation to objectives 6.2.2 and 6.2.3, and effects related to accessibility and the safety and efficiency of the transport network and its affordability to the public. g. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects on health and safety. h. See Section 14.6 for guidance on the assessment of resource consents in relation to Objective 14.2.1 and effects on cultural values 		
2.	Commercial advertising	of Manawhenua. Relevant objectives and policies (priority considerations): a. Objective 2.4.1		
		b. Policy 2.4.1.6.c		

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35	35.11.3 Assessment of non-complying performance standard contraventions			
Performance standard		Guidance on the assessment of resource consents		
a. See Section 9.8 for gu		Relevant guidance from other sections (priority considerations): a. See Section 9.8 for guidance on the assessment of resource consents in relation to Objective 9.2.2 and effects related to public health and safety.		
2.	Setback from National Grid	Relevant guidance from other sections (priority considerations): a. See Section 5.10 for guidance on the assessment of resource consents in relation to Objective 5.2.2 and effects related to the efficient and effective operation of network utilities, and public health and safety.		

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