## 18. Open Space 2 Zone

#### Note:

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Vegetation clearance, earthworks or land disturbance within, or within a 10 m setback from a natural wetland is managed under Part 3 Subpart 1 of the Resource Management (National Environmental Standards for Freshwater) Regulations 2020, except where prohibited by this plan.

Natural wetland has the meaning given by the National Policy Statement for Freshwater Management and includes, but is not limited to, Significant Wetlands.

Commented [ 1]: NES-FW s44A(5)

### 18.1. Permitted Activities

Unless expressly limited elsewhere by a rule in the Marlborough Environment Plan (the Plan), the following activities shall be permitted without resource consent where they comply with the applicable standards in 18.2 and 18.3:

18.1.1. Passive or active recreation.

18.1.2. Recreational event or special event.

[D]

18.1.3. Freedom camping except for in an area identified as a prohibited area for freedom camping in a bylaw made by the Council.

[R, D]

18.1.4. Planting of vegetation.

[R, D]

18.1.5. Indigenous vegetation clearance.

[R, D]

18.1.6. Non-indigenous vegetation clearance.

18.1.7. Use of a community facility.

[D]

Emergency service activities of Fire and Emergency New Zealand on Lot 1 DP \_\_\_\_ Commented [ 4]: Clause 16 11063 (Renwick Fire Station).

[R]

18.1.9. Excavation.

18.1.10. Filling of land with clean fill.

[R]

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ENV-2020-CHC-64

By consent order dated 24 May 2023

Commented [ 3]: RESOLVED: **Environmental Defence Society** ENV-2020-CHC-67
By consent order dated 31 October 2023

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18.1.11. Discharge of contaminants to air arising from burning in the open.

[R]

18.1.12. Application (involving a discharge) of an agrichemical into or onto land.

[R]

18.1.13. Storage and application (involving a discharge) of fertiliser or lime into or onto

Note:

Where the application of fertiliser includes synthetic nitrogen fertiliser, the discharge activity is managed by Regulations 33 or 34 of the Resource Management (National Environmental Standards for Freshwater) Regulations 2020, in addition to this rule. Regulation 33 limits the rate of application of synthetic nitrogen (N) fertiliser to pastoral land to 190 kg N/ha/year. Standard 3.3.24.3 of Rule 3.1.24 limits the cumulative N loading from all discharges to land to 200 kg N/ha/year, regardless of source (i.e., it includes synthetic nitrogen fertiliser, but also nitrogen from other sources such as agricultural liquid and solid waste, dairy effluent and compost). For the avoidance of doubt, both nitrogen limits must be complied with.

[R]

18.1.14. Discharge of human effluent into or onto land.

[R]

18.1.14A. Discharge of stormwater containing contaminants to land.

[R, D]

18.1.15. Geotechnical bore construction or alteration for the purposes of investigation of sub-surface conditions.

[R]

- 18.1.15A.Discharge of contaminants to air arising from the burning of materials for any of the following purposes:
  - (a) creating special smoke and fire effects for the purposes of producing films;
  - (b) fireworks display or other temporary event involving the use of fireworks.

[R]

18.1.16. The discharge of contaminants into air from the storage or transfer of petroleum products, including vapour ventilation and displacement.

[D]

18.1.17. Buildings, structures and activities in the National Grid Yard.

[D]

18.1.18. Earthworks within the National Grid Yard

[R]

18.1.19. Discharge of dust.

### 18.2. Standards that apply to all permitted activities

18.2.1. Construction and siting of a building or structure.

18.2.1.1. The total gross floor area of a building must not exceed 100m<sup>2</sup>.

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Commented [ 8]: RESOLVED: Transpower New Zealand Limited ENV-2020-CHC-68 By consent order dated 6 October 2022

Commented [ 9]: RESOLVED: Transpower New Zealand Limited ENV-2020-CHC-68 By consent order dated 6 October 2022

- 18.2.1.2. Permanent buildings must not cover more than 5% of the net site area.
- 18.2.1.3. The maximum height of a building or structure (except a pole, support structure or fixture associated with artificial lighting) must not exceed 10m.
- 18.2.1.4. A building or structure must be set back a minimum of 4.5m from a road boundary.
- 18.2.1.5. A building must be set back at least 10m from land in any other zone.
- 18.2.1.6. A building sited on Lansdowne Park must be setback at least 50m from any adjoining land zoned Urban Residential 2.
- 18.2.1.7. The height of any fence, or any part of a fence, adjoining any land zoned Urban Residential 1, Urban Residential 2 (including Greenfields) or Urban Residential 3 must not exceed 1.2m.
- 18.2.1.8. A building or structure (except a goalpost, post or pole, or lighting tower) that has the potential to divert water must not be within a Level 2 Flood Hazard Area.
- 18.2.1.9. A building or structure (except a goalpost, post or pole, or lighting tower) must not be within a Level 3 Flood Hazard Area.
- 18.2.1.10. Buildings must not be sited closer than 8m to a river, lake, Significant Wetland, drainage channel, Drainage Channel Network, the landward toe of a stopbank or the sea.

#### 18.2.2. Noise.

18.2.2.1. An activity must not cause noise that exceeds the following limits at any point within the boundary of any other property:

7.00 am to 10.00 pm

50dB L<sub>Aeq</sub>

10.00 pm to 7.00 am

40dB LAeq 70dB LAFmax

This standard does not apply to:

- (a) sirens and call out sirens associated with the activities of emergency services: or
- (b) noise generated by temporary activities in the Open Space 2 Zone.

In the case of (b), temporary activities may exceed the standards in 18.2.2.1. between the hours of 7.00 am and 10.00 pm for 12 days every calendar year provided:

- (i) the temporary event is not more than 3 consecutive days;
- (ii) the noise does not exceed a level of 60dB L<sub>Aeq</sub> at the boundary of any urban residential zone or the notional boundary of any dwelling in any other zone.
- 18.2.2.2. Noise must be measured in accordance with the provisions of NZS 6801:2008 Acoustics – Measurement of Environmental Sound, and assessed in accordance with NZS 6802:2008 Acoustics – Environmental Noise
- 18.2.2.3. Construction noise must not exceed the recommended limits in, and must be measured and assessed in accordance with, NZS 6803:1999 Acoustics – Construction Noise.

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#### 18.2.3. Outdoor lighting.

- 18.2.3.1. The maximum height of any poles, support structures or fixtures associated with artificial lighting must not exceed 20m.
- 18.2.3.2. The lighting level at any point on the ground 2m inside the boundary of the Zone must not exceed 10 lux (lumens per square metre) measured horizontally and vertically.
- 18.2.3.3. There must be no greater than 2.5 lux spill (horizontal and vertical) of light onto any property zoned Urban Residential 1, Urban Residential 2 (including Greenfields) or Urban Residential 3, measured at any point more than 2m inside the boundary of the property.
- 18.2.3.4. All outdoor lighting and exterior lighting, excluding lighting required for safe navigation under the Maritime Transport Act, must be directed away from roads so as to avoid any adverse effects on traffic safety.

#### 18.2.4. Odour.

18.2.4.1. There must be no objectionable or offensive odour to the extent that it causes an adverse effect at or beyond the legal boundary of the site.

#### Note:

For the purpose of this performance standard, an offensive or objectionable odour is that odour which can be detected and is considered to be offensive or objectionable by a Council officer. In determining whether an odour is offensive or objectionable, the "FIDOL" factors must be considered (the frequency; the intensity; the duration; the offensiveness (or character); and the location). For the purposes of this performance standard, the "site" comprises all that land owned or controlled by the entity undertaking the activity causing the odour.

#### 18.2.5. Smoke.

18.2.5.1. The smoke must not be objectionable or offensive, as detected at or beyond the legal boundary of the area of land on which the permitted activity is occurring.

#### 18.2.6. Dust.

18.2.6.1. There must be no objectionable or offensive discharge of dust to the extent that it causes an adverse effect (including on human health) at or beyond the legal boundary of the site.

#### Note 1:

For the purpose of this performance standard, an offensive or objectionable discharge of dust is one which can be detected and is considered to be offensive or objectionable by a Council officer. In determining whether dust is offensive or objectionable, the "FIDOL" factors must be considered (the frequency; the intensity; the duration; the offensiveness (or character); and the location). For the purposes of this performance standard, the "site" comprises all that land owned or controlled by the entity undertaking the activity causing the dust.

#### Note 2:

This performance standard shall not apply if the discharge of dust is authorised by an air discharge permit.

#### 18.2.7. Particulate from any process vent or stack.

18.2.7.1. The particulate must not contain hazardous substances such that it causes an adverse effect (including on human health) at or beyond the legal boundary of the site. Commented [ 11]: RESOLVED: New Zealand Transport Agency ENV-2020-CHC-56 By consent order dated 6 October 2022 18.2.7.2. The concentration of particulate discharged from any air pollution control equipment and dust collection system must not exceed 250mg/m³ at any time, corrected to 0°C, 1 atmosphere pressure, dry gas basis.

This standard does not apply to discharges to air which are subject to standards for specific permitted activities.

#### 18.2.8. Water supply and access for firefighting

- 18.2.8.1. New buildings (excluding accessory buildings that are not habitable) shall have sufficient water supply for firefighting.
- 18.2.8.2. Where a building is located more than 75m from the nearest road that has reticulated water supply (including hydrants), access shall have a minimum formed width of 4m, a height clearance of 4m and a maximum gradient of 1 in 5

### 18.3. Standards that apply to specific permitted activities

#### 18.3.1. Recreational event or special event.

- 18.3.1.1. The event must not exceed seven consecutive days duration.
- 18.3.1.2. Where a site immediately adjoins or is located across a road from any land zoned Urban Residential 1, Urban Residential 2 (including Greenfields) or Urban Residential 3, the activity must not be conducted on the site between the hours of midnight and 7am.
- 18.3.1.3. All structures and other works accessory to the event must be removed and the site returned to its original condition within 5 working days after the activity has ceased.
- 18.3.1.4. If access is to be directly off a State Highway, approval from the Road Controlling Authority must be provided to the Council.

#### 18.3.2. Planting of vegetation.

18.3.2.1. Only indigenous species must be planted in, or within 8m of, a Significant Wetland.

### 18.3.3. Indigenous vegetation clearance.

- 18.3.3.1. Indigenous vegetation clearance must comply with Standards 18.3.5.1 to 18.3.5.4 (inclusive).
- 18.3.3.2. The clearance of indigenous vegetation can only occur in the following circumstances:
  - (a) [deleted];
  - (b) [deleted];
  - (bi) where the clearance is of indigenous vegetation under woodlot forest or shelter belt;
  - (c) where the clearance is associated with the maintenance of existing signs, roads, tracks fence lines, cycling tracks or walking tracks;
  - (d) where the clearance is within the curtilage of a dwelling;
  - (e) where the clearance is associated with operation and maintenance of the National Grid, existing network utility operations, and existing electricity distribution activities;

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- (f) where the clearance is associated with the maintenance of existing hydro-electricity generation activities connected to the National Grid or distribution network;
- where the clearance is associated with the maintenance of existing (q) fire breaks.
- (h) where the clearance is within existing crop or pasture and is for the purpose of cultivation or pasture maintenance where the indigenous vegetation has grown from a previous lawful clearance carried out under the RMA and the indigenous vegetation is less than 10 years in
- (i) where the clearance is associated with the maintenance of an archaeological site where authority has been obtained from Heritage New Zealand Pouhere Taonga.
- (j) where the clearance associated with the maintenance of existing:
  - (i) farm building where the clearance is no further than 2 metres from the exterior wall of the existing building; or
  - farm water supply pipelines, where the total width of clearance (ii) is no greater than 2 metres at any point.
- Clearance of indigenous vegetation where it has been planted as part of a domestic or public garden; or has been planted for amenity purposes; or planted as a shelterbelt;
- (I) Clearance of indigenous vegetation that is a danger to human life;
- (m) Clearance of indigenous vegetation that is a material risk to structures or utilities:
- Clearance of indigenous vegetation that cannot reasonably be avoided in the course of destroying pests required by any Regional Pest Management Plan made under the Biosecurity Act 1993, or as a result of a biosecurity response activity under the direction of an Authorised Person appointed in accordance with Section 103 of the Biosecurity Act 1993.

18.3.3.3. [deleted]

18.3.3.4. [deleted]

- 18.3.3.5. Clearance of indigenous vegetation permitted by 18.3.3.2(h) within the coastal environment must not include the following habitats/species:
  - duneland vegetation; (a)
  - (b) coastal grassland;
  - coastal vegetation dominated by (making up >50% of the canopy (c) cover) Phormium species;
  - (d) coastal broadleaved shrubland:
  - (e) coastal small-leaved shrubland;
  - (f) coastal salt turf;
  - coastal speargrass herbfield. (g)

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Royal Forest and Bird Protection Society of New Zealand Incorporated ENV-2020-CHC-64

By consent order dated 24 May 2023

#### 18.3.4. Earthworks within the National Grid Yard.

18.3.4.1. Earthworks within the National Grid Yard in the following circumstances are exempt from the remaining standards under this rule:

- (a) Earthworks undertaken as part of agricultural, horticultural or domestic cultivation, or repair, sealing or resealing of a road, footpath, driveway or farm track:
- (b) Excavation of a vertical hole, not exceeding 500mm in diameter, that is more than 1.5m from the outer edge of a pole support structure or stay wire;
- (c) Earthworks that are undertaken by a network utility operator.
- 18.3.4.2. The earthworks must be no deeper than 300mm within 6m of the outer visible edge of a foundation of a National Grid transmission line support
- 18.3.4.3. The earthworks must be no deeper than 3m between 6m and 12m of the outer visible edge of a foundation of a National Grid transmission line support structure.
- 18.3.4.4. The earthworks must not compromise the stability of a National Grid transmission line support structure.
- 18.3.4.5. The earthworks must not result in a reduction in the ground to conductor clearance distances as required in Table 4 of the New Zealand Electrical Code of Practice (NZECP34:2001)

#### 18.3.5. Non-indigenous vegetation clearance.

Note

Standards 18.3.5.1, 18.3.5.2 do not apply in the case of clearance of species listed in the Biosecurity New Zealand Register of Unwanted Organisms or the Marlborough Regional Pest Management Plan.

- 18.3.5.1. Vegetation must not be removed by fire or mechanical means within 8m of a river (except an ephemeral river, or intermittently flowing river when not flowing), lake or the coastal marine area.
- 18.3.5.2. Wheeled or tracked machinery must not be operated in, or within 8m of:
  - a river (except an ephemeral river or intermittently flowing river, when not flowing);
  - h) a lake
  - (c) a Significant Wetland except where the wetland is fenced in accordance with the wetland boundaries mapped in the Plan, in which case wheeled or tracked machinery may be operated up to the fenced boundary or
  - (d) the coastal marine area.
- 18.3.5.3. Within, or within 8 metres of, a Significant Wetland, plants identified in Appendix 25 are the only vegetation that may be removed. Any vegetation removed under this Standard must only be cleared by non-mechanical means.
- 18.3.5.4. Woody material greater than 100mm in diameter or soil debris must:
  - (a) not be left within 8m of, or deposited in, a river (except an ephemeral river or intermittently flowing river, when not flowing) lake, Significant Wetland or the coastal marine area;

Commented [ 14]: RESOLVED: Transpower New Zealand Limited ENV-2020-CHC-68 By consent order dated 6 October 2022

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- (b) not be left in a position where it can enter, or be carried into, a river (except an ephemeral river) lake, Significant Wetland or the coastal marine area;
- (c) be stored on stable ground;
- (d) be managed to avoid accumulation to levels that could cause erosion or instability of the land.

#### 18.3.6. Excavation.

- 18.3.6.1. Excavation must not be in, or within:
  - 8m of a river (except an ephemeral river when not flowing) or the coastal marine area;
  - (b) 8m of the landward toe of a stopbank and the depth of any excavation beyond that may not exceed 15% of the distance between the landward toe of the stopbank and the excavation.
- 18.3.6.2. There must be no excavation in excess of 10m³ within a Groundwater Protection Area.
- 18.3.6.3. Batters must be designed and constructed to ensure they are stable and remain effective after completion of the excavation.
- 18.3.6.4. Water control measures and sediment control measures must be designed, constructed and maintained in an area disturbed by excavation, such that the area is stable and the measures remain effective after completion of the excavation. The diameter of a culvert used to drain any excavation must not be less than 300mm.
- 18.3.6.5. Wheeled or tracked machinery must not be operated in, or within 8m of, a river (except an ephemeral river or intermittently flowing river, when not flowing) or the coastal marine area.
- 18.3.6.6. Excavation must not cause water to enter onto any adjacent land under different ownership.

#### 18.3.7. Filling of land with clean fill.

- 18.3.7.1. Filling must not be in, or within:
  - (a) 8m of a river (except an ephemeral river when not flowing);
  - (b) 8m of the landward toe of a stopbank;
- 18.3.7.2. A filled area must be designed, constructed and maintained to ensure it is stable and remains effective after completion of filling.
- 18.3.7.3. Water control measures and sediment control measures must be designed, constructed and maintained in a fill area, such that the area is stable and the measures remain effective after completion of the filling. The diameter of a culvert used to drain any filled area must not be less than 300mm.
- 18.3.7.4. Wheeled or tracked machinery must not be operated in, or within 8m of, a river (except an ephemeral river or intermittently flowing river, when not flowing) or the coastal marine area.
- Filling must not cause water to enter onto any adjacent land under different ownership.

#### 18.3.8. Discharge of contaminants to air arising from burning in the open.

- 18.3.8.1. Only material generated on the same property or a property under the same ownership can be burned.
- 18.3.8.2. The property where the burning is to occur must be located outside of the Blenheim Airshed.
- 18.3.8.3. The material being burned must not exceed 2m<sup>3</sup>.
- 18.3.8.4. Standards 18.3.8.1 and 18.3.8.2 do not apply to campfires for camps or training of guides or scouts under the control of Girl Guiding New Zealand or Scouting New Zealand.

#### 18.3.9. Application (involving a discharge) of an agrichemical into or onto land.

- 18.3.9.1. Triazine herbicide must not be applied to a Soil Sensitive Area identified as free-draining soils
- 18.3.9.2. The application must not result in the agrichemical being deposited in or on a river, lake, Significant Wetland, drainage channel or Drainage Channel Network that contains water.
- 18.3.9.3. The application must be undertaken either:
  - (a) in accordance with the most recent product label; or
  - (b) if the agrichemical is approved for use under the Hazardous Substances and New Organisms Act 1996, the discharge shall be in accordance with all conditions of the approval.
- 18.3.9.4. All spills of agrichemicals above the application rate must be notified to Council immediately.
- 18.3.9.5. The application must be carried out in accordance with Sections 5.3 and 5.5 of NZS 8409:2004 Safe Use of Agricultural Compounds and Plant Protection Products Management of Agrichemicals.

#### Note

The Hazardous Substances (Hazardous Property Controls) Notice 2017 (EPA Consolidation 30 April 2021) sets out the qualifications required for use of certain substances in any place that is not a workplace, unless otherwise specified. The Health and Safety at Work (Hazardous Substances) Regulations 2017 sets out the competency requirements for the use of substances in a workplace and the duty of a PCBU to provide information, training, supervision, and instruction. Together these Regulations stipulate training and competency requirements based on the substance used and risk to the environment. A summary of these requirements is also set out in NZS 8409:2021 Management of Agrichemicals, Appendix D.

Commented [ 16]: By consent order dated 31 October

# 18.3.10. Storage and application (involving a discharge) of fertiliser or lime into or onto land.

- 18.3.10.1. Fertiliser must not be applied to a Soil Sensitive Area identified as free-draining soils.
- 18.3.10.2. Fertiliser must be stored on an impermeable, bunded and covered at all times, except when fertiliser is being applied.
- 18.3.10.3. The application must not result in the fertiliser being deposited in or on a river, lake, Significant Wetland, drainage channel or Drainage Channel Network that contains water.

- 18.3.10.4. The application must not occur when the soil moisture exceeds field capacity.
- 18.3.10.5. Total cumulative nitrogen (N) loading on the areal extent of land used for the application must not exceed 200kg N/ha/year (excluding N from direct animal inputs).
- 18.3.10.6. The application of fertiliser must not result in fertiliser passing beyond the legal boundary of the area of land on which the fertiliser is being applied.
- 18.3.10.7. All reasonable care must be exercised with the application of lime so as to ensure that the lime does not pass beyond the legal boundary of the area of land on which the lime is being applied.

#### 18.3.11. Discharge of human effluent into or onto land.

- 18.3.11.1. There must not be a Council operated sewerage system designed for that purpose within 30m of the Zone boundary or 60m of the closest building.
- 18.3.11.2. The human effluent must be treated via an on-site wastewater management system which must be maintained in an efficient operating condition at all times
- 18.3.11.3. There must be no increase in the rate of discharge due to an increased occupancy of any building(s).
- 18.3.11.4. No objectionable odours must be able to be detected.
- 18.3.11.5. There must be:
  - (a) no ponding of effluent;
  - (b) no run-off or infiltration of effluent beyond the property boundary or into a river, lake, Significant Wetland, drainage channel, Drainage Channel Network, groundwater or coastal water.
- 18.3.11.6. The discharge rate must not exceed 2000 litres per day, averaged over any 7 day period.
- 18.3.11.7. Effluent must be able to:
  - infiltrate through at least 600 mm of unsaturated soil following primary treatment; or
  - (b) infiltrate through at least 300 mm of unsaturated soil following secondary treatment.
- 18.3.11.8. The discharge must not occur within a Groundwater Protection Area.
- 18.3.11.9. The discharge must not occur within 50m of a bore unless the bore intercepts the confined layer of Riverlands FMU or the confined layer of the Wairau Aquifer FMU.
- 18.3.11.10. The discharge must not occur on a Soil Sensitive Area.

#### 18.3.11A. Discharge of stormwater containing contaminants to land.

- 18.3.11A.1. The discharge must not cause erosion of land.
- 18.3.11A.2. The discharge must not cause flooding of land on any other property.
- 18.3.11A.3. The discharge must not contain stormwater from an area where a hazardous substance is stored unless:

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- (a) The hazardous substance cannot enter stormwater; or
- (b) There is an interceptor system in place to collect any hazardous substance and divert contaminated stormwater to a trade waste system.
- 18.3.11A.4. The discharge must not occur within a Groundwater Protection Area.
- 18.3.11A.5. The discharge must not occur within 50m of a bore used for water abstraction for potable supply unless the bore intercepts the confined layer of Riverlands FMU or the confined layer of the Wairau Aquifer FMU.
- 18.3.11A.6. For any discharge onto land in circumstances which may result in a contaminant entering water the discharge must comply with Rules 2.16.3, 2.16.4 or 2.16.6.

18.3.12. Geotechnical bore drilling for the purposes of investigation of sub-surface conditions.

- 18.3.12.1. The bore must be drilled by a Recognised Professional.
- 18.3.12.2. A copy of the bore log, including a grid reference identifying the bore location, must be supplied to the Council in a suitable electronic format within 20 working days of drilling of the bore.
- 18.3.12.3. On completion of the geotechnical investigation, the bore must be sealed or capped to prevent any potential contamination of groundwater.

18.3.12A.Discharge of contaminants to air arising from the burning of materials for any of the following purposes:

- (a) creating special smoke and fire effects for the purposes of producing films;
- (b) fireworks display or other temporary event involving the use of fireworks.
- 18.3.12A.1. The Council must be notified at least 5 working days prior to the burning activity commencing.
- 18.3.12A.2. If the property is located within the Blenheim Airshed, the discharge, except any discharge under (b), must not occur during the months of May, June, July or August.

18.3.13. The discharge of contaminants into air from the storage or transfer of petroleum products, including vapour ventilation and displacement.

18.3.13.1. There shall be no objectionable or offensive odours to the extent that it causes an adverse effect at or beyond the boundary of the site.

18.3.14. Buildings, structures and activities in the National Grid Yard.

- 18.3.14.1. Sensitive activities and buildings for the handling or storage of hazardous substances with explosive or flammable intrinsic properties must not be located within the National Grid Yard.
- 18.3.14.2. Buildings and structures must not be located within the National Grid Yard unless they are:
  - (a) a fence not exceeding 2.5m in height; or
  - (b) an uninhabited farm or horticultural structure or building (except where they are commercial greenhouses, wintering barns, produce packing facilities, or milking/dairy sheds (excluding ancillary stockyards and platforms)).

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- (c) irrigation equipment used for agricultural or horticultural purposes including the reticulation and storage of water where it does not permanently physically obstruct vehicular access to a National Grid support structure;
- 18.3.14.3. Buildings and structures must not be within 12m of a foundation of a National Grid transmission line support structure unless they are:
  - (a) a fence not exceeding 2.5m in height that is located at least 6m from the foundation of a National Grid transmission line support structure; or at least 5m from a National Grid pi-pole structure (but not a tower); or
  - (b) artificial crop protection structures or crop support structures not more than 2.5m in height and located at least 8m from a National Grid pi-pole structure (but not a tower) and are:
    - removable or temporary to allow a clear working space of 12m from the pole for maintenance and repair purposes; and
    - (ii) all weather access to the pole and a sufficient area for maintenance equipment, including a crane; or
  - (c) located within 12 metres of a National Grid transmission line support structure that meets the requirements of Clause 2.4.1 of the New Zealand Electrical Code of Practice (NZECP34:2001).
- 18.3.14.4. All buildings and structures must have a minimum vertical clearance of 10m below the lowest point of a conductor under all transmission line and building operating conditions or otherwise comply with setbacks from conductors in section 3.3 or 3.4 of the NZECP34:2001, following the process set out in section 3.2.1 of the NZECP34:2001, at all times.

18.3A. Restricted Discretionary Activities

Application must be made for a Restricted Discretionary Activity for the following:

[R]

18.3A.1. Discharge of stormwater containing contaminants to land where Standards 18.3.11A.4. or 18.3.11A.5. are unable to be met.

Matters over which the Council has restricted its discretion:

18.3A.1.1. The effects on groundwater quality, particularly effects on potable supplies.

18.4. Discretionary Activities

Application must be made for a Discretionary Activity for the following:

[R, D]

18.4.1. Any activity provided for as a Permitted Activity that does not meet the applicable standards.

Note:

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Commented [ 21]: RESOLVED: New Zealand Transport Agency Waka Kotahi ENV-2020-CHC-56 By consent order dated 16 December 2024

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Where the application of fertiliser includes synthetic nitrogen fertiliser, the discharge activity is managed by Regulations 33 or 34 of the Resource Management (National Environmental Standards for Freshwater) Regulations 2020, in addition to this rule. Regulation 33 limits the rate of application of synthetic nitrogen (N) fertiliser to pastoral land to 190 kg N/ha/year. Standard 3.3.24.3 of Rule 3.1.24 limits the cumulative N loading from all discharges to land to 200 kg N/ha/year, regardless of source (i.e., it includes synthetic nitrogen fertiliser, but also nitrogen from other sources such as agricultural liquid and solid waste, dairy effluent and compost). For the avoidance of doubt, both nitrogen limits must be complied with.

[D

18.4.2. Any use of land not provided for as a Permitted Activity or limited as a Prohibited Activity.

[R

18.4.3. Any discharge of contaminants onto or into land, or into air, not provided for as a Permitted Activity or limited as a Prohibited Activity.

#### 18.5. Prohibited Activities

The following are Prohibited Activities for which no application can be made:

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- 18.5.1. Discharge of contaminants to air arising from the burning in any small scale solid fuel burning appliance of any of the following materials:
  - (a) Wood having a moisture content of more than 25% dry weight
  - (b) Wood which is painted, stained, oiled or coated
  - (c) Wood treated with preservatives or impregnated with chemicals, including but not limited to, wood treated with Copper-Chrome-Arsenic, except that woodfuel burnt in a fuel burning device (external combustion) may contain incidental amounts of anti-sapstain chemicals
  - (d) Pellets containing greater than 10mg/kg (dry) of copper and 0.02 w-% (dry) of chlorine
  - (e) Composite wood boards containing formaldehyde or similar adhesives, including but not limited to, chip board, fibreboard, particle board and laminated boards
  - (f) Metals and materials containing metals, including but not limited to cables
  - (g) Materials containing asbestos
  - (h) Material containing tar or bitumen
  - (i) All rubber, including but not limited to, rubber tyres
  - Synthetic material, including, but not limited to, motor vehicle parts, foams, fibreglass, batteries, chemicals, paint and other surface-coating materials, or type of plastics
  - (k) Waste oil (excluding re-refined oil)
  - (I) Peat
  - (m) Sludge from industrial processes
  - (n) Animal waste (except animal waste generated on production land), medical waste, pacemakers, biomechanical devices or chemical waste.

Commented [ 23]: NES-FW s44A(5)

Commented [ 24]: Transpower New Zealand Limited ENV-2020-CHC-68

New non-complying rule: Any activity that does not meet the Standard in 18.3.14 or Standard 18.3.4.

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- 18.5.2. Discharge of contaminants to air arising from the deliberate burning in the open of any of the materials in the following list, except where material is present in minor quantities and cannot be separated from the principal material being burnt, or where the discharge arises from the burning of material for training people to put out fires as provided for as a Permitted Activity or authorised by a resource consent;
  - (a) wood which is painted, stained, oiled or coated;
  - (b) wood treated with preservatives or impregnated with chemicals, including but not limited to, wood treated with Copper-Chrome-Arsenic, except that woodfuel burnt in a fuel burning device (external combustion) may contain incidental amounts of anti-sapstain chemicals;
  - (c) pellets containing greater than 10mg/kg (dry) of copper and 0.02 w-% (dry) of chlorine;
  - (d) composite wood boards containing formaldehyde or similar adhesives, including but not limited to chip board, fibreboard, particle board and laminated boards;
  - (e) metals and materials containing metals including but not limited to cables;
  - (f) materials containing asbestos;
  - (g) material containing tar or bitumen;
  - (h) all rubber, including but not limited to, rubber tyres;
  - synthetic material, including, but not limited to motor vehicle parts, foams, fibreglass, batteries, chemicals, paint and other surface-coating materials, or any type of plastics;
  - (j) waste oil (excluding re-refined oil);
  - (k) peat
  - (I) sludge from industrial processes;
  - (m) animal waste (except animal waste generated on production land), medical waste, pacemakers, biomechanical devices or chemical waste.

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18.5.2. Discharge of contaminants to air from outdoor burning within the Blenheim Airshed, after 9 June 2016, unless the fire is used exclusively for the cooking or smoking of food for non-commercial purposes, or is a campfire used for scout or guide training under the control of Girl Guiding New Zealand or Scouting New Zealand.

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18.5.3. The storage or reprocessing of hazardous waste, or the disposal of hazardous waste into or onto land (other than into a lawfully established hazardous waste landfill).

[R]

18.5.4. Discharge of human effluent into or onto land through a soak pit established after 9 June 2016.