DISTRICT PLAN TEXT AMENDMENTS

KEY:

1. Text Amendments as Notified by Council and included in Proposed Plan Change 14

For the purposes of this plan change any unchanged text is shown as normal text or in **bold**, any text proposed to be added by the plan change as notified is shown as **bold underlined** and text to be deleted as **bold strikethrough**.

Text in green font identifies existing terms defined in *Chapter 2 – Definitions*. Where the proposed plan change contains a term defined in *Chapter 2 – Definitions*, the term is shown as **bold underlined text in green** and the wording to be deleted is shown as **bold strikethrough in green**. New definitions in Chapter 2 and within a provision (including a rule) is shown as **bold green text underlined in black**.

Text in blue font indicates existing links to other provisions in the District Plan and/or external documents. These will have pop-ups and links, respectively, in the on-line Christchurch District Plan. Where the proposed plan change contains a new link, it is shown as **bold underlined text in blue**. Where a link is proposed to be deleted, it is shown as **bold strikethrough in blue**.

2. Text as Recommended in s42A Reports

Text as recommended to be added within s42A reports is shown as **purple bolded and underlined**. Text as recommended to be deleted within s42A reports is shown as **purple bolded strikethrough**.

3. Text Amendments from Expert Conferencing/Joint Witness Statements

Text in dark orange font is recommended additional text from expert conferencing/joint witness statements.

Text in dark orange strikethrough is recommended deleted text from expert conferencing/joint witness statements.

4. Additional Text Amendments to s42A Reports in Response to Matters Raised During Hearings

Text in <u>bold dark orange underlined</u> indicates text recommended to be added. Text in bold dark orange strikethrough indicates text recommended to be deleted. Text in <u>bold orange text underlined in black</u> indicates text that was proposed to be deleted in the s42A report but is now recommended to be reinstated.

6.4 Temporary earthquake recovery activities

6.4.1 Introduction

- a. This introduction is to assist the lay reader to understand how this sub-chapter works and what it applies to. It is not an aid to interpretation in a legal sense.
- b. This sub-chapter relates to the management of temporary earthquake related displaced activities, storage facilities, construction depots, lifting and moving of buildings, and workers' accommodation throughout the district. The objectives, policies, rules, standards and matters of discretion seek to enable these activities in order to recognise the important role that such

activities play in the recovery of Christchurch, while managing the potential adverse effects on the environment. Please note that other temporary activities and buildings that are not primarily earthquake related are addressed separately in sub-chapter 6.2 Temporary Activities, Buildings and Events.

c. The provisions in this sub-chapter give effect to the Chapter 3 Strategic Directions Objectives.

6.4.2 Objectives and Policies

6.4.2.1 Objectives

a. Refer to Strategic Directions Chapter 3.3.1516 Objective — Temporary recovery activities.

6.4.2.1.1 Policy — Temporary displaced activities, storage facilities and construction depots

- a. Enable earthquake related displaced activities, storage facilities and construction depots in temporary locations until 30 April 2018, while managing significant adverse effects.
- b. To provide for earthquake related displaced activities, storage facilities and construction depots in temporary locations for an additional transitional period taking into account the matters in Objective 3.3.1516 a.ii., assessed on a case by case basis, or until 30 April 2022 in the case of displaced education activities on zoned tertiary education sites outside the Central City.

6.4.2.1.2 Policy — Temporary lifting or moving of buildings

a. Enable some temporary infringement of built form standards to facilitate the timely completion of repairs to earthquake damaged buildings, whilst protecting significant features.

6.4.2.1.3 Policy — Workers' Temporary Accommodation

- a. Provide for workers' accommodation in temporary locations until 31 December 2022 through the:
 - i. temporary use of permanent buildings in appropriate areas
 - ii. temporary conversion of permanent buildings in appropriate areas
 - iii. establishment and use of temporary accommodation units, including multi-unit residential complexes, in appropriate areas,

while managing significant adverse effects.

6.4.3 Rules — Displaced activities, storage facilities and construction depots

6.4.3.1 How to interpret and apply the rules and duration of rules

a. These rules apply to activities specified in the Activity Status Tables in Rule 6.4.3.2.1 for the zones identified as "Group 1" below and in Rule 6.4.3.3.1 for the zones identified as "Group 2" below:

Group	Zone	The rules applying to this zone can be found in:
Group 1	Commercial Banks Peninsula	Section
	Commercial Core-Town Centre or Local Centre (except New Brighton)	6.4.3.2
	Commercial Local <u>Neighbourhood Centre</u> outside of the Central City	
	Large Retail Format-Commercial Retail Park	
	Industrial General	
	Industrial Heavy (except Springs Road)	
	Industrial Office	
	Industrial Park (except Wairakei Road and Memorial Avenue)	
	Residential Banks Peninsula	
	Residential Medium Density Residential	
	Residential Suburban	
	Residential Suburban Density Transition	
Group 2	Open Space (all zones except Open Space Coastal)	Section
	City Centre Commercial Central City Business	6.4.3.3
	Commercial-Central City Mixed Use	
	Commercial Central City (South Frame) Mixed use (South Frame)	
	<u>High Density Residential Commercial Local within the Central City</u>	
	High Density Residential Residential Central City	
	Papakāinga/Kāinga Nohoanga	
	Residential Bach	
	Residential Visitor Accommodation	
	Residential Hills	
	Residential Large Lot	
	<u>Future Urban-Residential New Neighbourhood</u>	
	Residential Small Settlement	
	Rural (all zones)	

Specific Purpose (all zc	nes)
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- b. The Rules that apply to the activities specified in Rule 6.4.3.2.1 and 6.4.3.3.1 are:
 - i. respectively, the Activity Specific Standards in Rule 6.4.3.2.1 and 6.4.3.3.1; and
 - ii. the rules in Chapter 5 Natural Hazards.
- c. The permitted activities under Rule 6.4.3.2.1.1 and 6.4.3.3.1.1 are only permitted when all of the relevant standards applying to the permitted activity are operative.

6.4.3.2 Rules – Displaced activities and storage facilities in Group 1 Zones

6.4.3.2.1 Activity status tables

6.4.3.2.1.1 Permitted activities

- a. The activities listed below are permitted activities in the zones indicated if they meet the activity specific standards set out in this table and the rules in Chapter 5 Natural Hazards.
- b. Activities may also be controlled, restricted discretionary, discretionary, non-complying or prohibited as specified in Rules 6.4.3.2.1.2, 6.4.3.2.1.3, 6.4.3.2.1.4, 6.4.3.2.1.5 and 6.4.3.2.1.6.

Ac	tivity	Activity specific standards
P1	Any temporary activity established under either clause 7(3)(a) or 8(3)(a) of the Canterbury Earthquake (Resource Management Act Permitted Activities) Order 2011 that is in accordance with either:	a. The activity shall comply with all standards specified in the relevant Public
	 a. the provisions of a Public Notice published on 9 April 2011, 21 December 2011 and 23 October 2013; or b. a public notice published for a site specific approval that would expire on 20 April 2016 are permitted activities up to 30 April 2018. 	Notice.

P2	Office, education activity, preschool, health	a.	The activity moved from the land or building it occupied prior to the 2010 and 2011 Canterbury Earthquakes because that land or building could not be occupied due to:
	care facilities, places of assembly until the 30 April 2018,		 the building becoming uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury Earthquakes; or
	located in a Residential Banks Peninsula, Residential Medium Density Residential,		ii. the building or land being evacuated to enable the repair of the land or building that was damaged by the 2010 and 2011 Canterbury Earthquakes; oriii. a risk to people and property from the continued use
	Residential Suburban, or Residential		of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes, including risks from neighbouring properties.
	Residential Suburban Density Transition zone.	b.	 The activity shall be connected to or be serviced by: i. a means of sanitary sewage disposal; ii. a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); iii. a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and iv. a power supply. New structures must be relocatable and must be relocated off the site by 30 April 2018, unless they comply with the District Plan rules. Sites and existing structures must be remediated to their state prior to the temporary earthquake recovery activity being located there, or a state in compliance with District Plan
		d.	rules. All structures and sites must be left clean and tidy. Any new structures shall comply with the height and recession plane standards for the relevant zone.
		e.	Any new structures must be set back at least 3m from any road boundary or must comply with any setback from road boundary standards in the relevant zone, whichever is the lesser.
		f.	Any new structures shall be set back at least 3m from any boundary with a site in a Residential zone or must

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	omply with the boundan elevant zone, whichever	y setback standards in the is the lesser.
s A s a v c	paces required by Table appendix 7.5.1 – Parking parking spaces shall be d tandards in Appendix 7 areas and loading areas s with Rule 7.4.3.4. Any ac lesigned in accordance of	e at least 50% of the car parking 7.5.1.1 and Table 7.5.1.2 in g space requirements. Car esigned in accordance with the 5.1. Manoeuvring for parking hall be provided in compliance dditional vehicle access shall be with Rule 7.4.3.7 and shall to that comply with Rule 7.4.3.8.
	he activity shall comply Generators.	with Rule 7.4.3.10 High Trip
	he activity shall restrict ollowing:	its hours of operation to the
	Activity	Permitted hours of operation
i.	Office	07:00-21:00 Monday to Friday; 7:00-13:00 Saturday, Sunday and public holidays.
ii.	Education activity	07:00-21:00 Monday to Saturday; Closed on Sunday and public holidays.
iii.	Preschool	07:00-21:00 Monday to Friday; 07:00-13:00 Saturday, Sunday and
	Health care	07:00-21:00 Monday to Sunday and
iv.	facility	public holidays.
v.		public holidays. 07:00-21:00 Monday to Saturday Closed on Sunday and public holidays,

j.	The activity shall comply with all standards for that zone in the Noise provisions under Rule 6.1.
k.	The activity is not required to comply with any additional acoustic insulation requirements or standards for the Port Influences Overlay, Airport Noise Contours or Residential -Medium Density <u>Residential</u> zones.
I.	The activity shall comply with all standards for that zone in the Outdoor Lighting and Glare provisions under Rule 6.3.
m.	The activity shall comply with all standards for that zone in the Hazardous substances and Contaminated land provisions in Chapter 4.
n.	The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan.
0.	The activity must have at least one access to an existing road that is not a driveway shared by more than one residential unit.
p.	The activity must not involve subdivision of land.
q.	Signs are restricted to a maximum area of 2m ² or the area and number provided for in the relevant zone, whichever is greater.
r.	Any sign shall not be internally or externally illuminated.
s.	Any sign shall be designed to comply with the traffic safety standards for signs in Rule 6.8.4.2.2.
t.	The activity shall accommodate a maximum of 10 staff and/or students (total).
u.	Preschools existing prior to the 2010 and 2011 Canterbury Earthquakes may accommodate a maximum increase of 30% (total) of children and staff in addition to the situation prior to the earthquakes.
v.	Any outdoor storage area shall:
	 i. not be located in a setback. ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not to be visible 1.8m above ground level on any adjoining road or residential property.

		w. x.	 There shall be only one office, education activity, preschool, health care facility, or place of assembly permitted under Rule 6.4.3.2 on any one site in a Group 1 Residential Zone. The activity and/or buildings shall be located greater than: i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure; ii. 10 metres from the centre line of a 66kV National Grid transmission line and 10m from a foundation of an associated support structure.
P3	Retail activity, office, visitor accommodation, food and beverage outlets, entertainment activities, education activity, health care facilities, preschools, and places of assembly until the 30 April 2018, located in one of the following zones - <u>Town Centre or Local Centre</u> <u>Commercial</u> <u>Core</u> (except New Brighton); <u>Neighbourhood</u> <u>Centre</u> <u>Commercial</u> <u>Local</u> outside of the Central City; ; Commercial Banks Peninsula; <u>Large Format</u> <u>Retail</u> <u>Commercial</u>	a. b.	 The activity moved from the land or building it occupied prior to the 2010 and 2011 Canterbury Earthquakes because that land or building could not be occupied due to: the building being uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury Earthquakes; or the building or land being evacuated to enable the repair of the land or building that was damaged by the 2010 and 2011 Canterbury Earthquakes; or a risk to people and property from the continued use of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes; or a risk to people and property from the continued use of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes, including risks from neighbouring properties. The activity shall be connected to or be serviced by: a means of sanitary sewage disposal; a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and a power supply. New structures must be relocatable and must be relocated off the site by 30 April 2018, unless they comply with the District Plan rules. Sites and existing structures must be remediated to their state prior to the temporary earthquake recovery activity being located there, or a state in compliance with

Retail Park:		District Plan rules. All structures and sites must be left clean and
Industrial General.		tidy.
General.	d.	Any new structures shall comply with the height and recession plane standards for the relevant zone.
	e.	Any new structures must comply with any setback from road boundary standards in the relevant zone.
	f.	Any new structures must comply with any setback from internal boundary standards in the relevant zone along boundaries with Residential or Open Space (excluding Open Space Coastal) zones.
	g.	The activity shall provide at least 25% of the car parking spaces required by Table 7.5.1.1 in Appendix 7.5.1 – Parking space requirements. Car parking spaces shall be designed in accordance with the standards in Appendix 7.5.1. Manoeuvring for parking areas and loading areas shall be provided in compliance with Rule 7.4.3.4. Any additional vehicle accesses shall be designed in accordance with Rule 7.4.3.7 and shall provide vehicle crossings that comply with Rule 7.4.3.8
	h.	Any activity on a site adjoining a Residential zone shall comply with all standards for that zone in the Outdoor Lighting and Glare provisions under Rule 6.3.
	i.	The activity shall comply with all standards for that zone in the Hazardous substances and Contaminated land provisions in Chapter 4.
	j.	The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan.
	k.	The activity must have at least one access to an existing road.
	١.	The activity must not involve subdivision of land.
	m.	Any sign shall comply with all standards for that zone in the Signs provisions under Rule 6.8.
	n.	The activity shall not involve the sale of alcohol between 23:00 and 07:00 within 75m of a Residential zone.
	0.	Any outdoor storage area shall:
		i. not be located in a required setback.ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not to be

		resident The activity a i. 12 metre Grid tran associate ii. 10 metre transmis	8m above ground level on any adjoining road or ial property. Ind/or buildings shall be located greater than: es from the centre line of a 110kV or 220kV National assession line and 12 metres from a foundation of an ed support structure; es from the centre line of a 66kV National Grid sion line and 10m from a foundation of an associated structure.
P4	Industrial activity until the 30 April 2018, located in Industrial General; Industrial Heavy (except Springs Road) zones.	the 2010 and building could i. the build conseque or ii. the build the land Canterbu iii. a risk to land or b Canterbu propertie The activity s i. a means ii. a potable Canterbu firefight Firefight PAS4509 iii. a metho stormwa water qu iv. a power New structure site by 30 Ap rules. Sites an state prior to being locate	hall be connected to or be serviced by: of sanitary sewage disposal; e water supply that meets the standards of the ury District Health Board and a water supply for ing consistent with the New Zealand Fire Service ing Water Supplies Code of Practice (SNZ 0:2008) d of discharging stormwater that does not discharge ter on to adjoining properties or adversely affect uality; and

d.	Any new structures shall comply with the height and recession plane standards for the relevant zone.
e.	Any new structures must be set back at least 3m from any road boundary or must comply with any setback from road boundary standards in the relevant zone, whichever is the lesser.
f.	Any new structures must be set back at least 3m from any boundary with a Residential zone.
g.	The activity shall provide at least 25% of the car parking spaces required by Table 7.5.1.1 and Table 7.5.1.2 in Appendix 7.5.1 – Parking space requirements. Car parking spaces shall be designed in accordance with the standards in Appendix 7.5.1. Manoeuvring for parking areas and loading areas shall be provided in compliance with Rule 7.4.3.4. Any additional vehicle accesses shall be designed in accordance with Rule 7.4.3.7 and shall provide vehicle crossings that comply with Rule 7.4.3.8.
h.	The activity shall comply with Rule 7.4.3.10 High trip generators.
i.	The activity shall comply with all standards for that zone in the Noise provisions under Rule 6.1.
j.	Any activity on a site adjoining a Residential zone shall comply with all standards for that zone in the Outdoor Lighting and Glare provisions under Rule 6.3.
k.	The activity shall comply with all standards for that zone in the Hazardous substances and Contaminated land provisions in Chapter 4.
I.	The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan.
m.	The activity must have at least one access to an existing road.
n.	The activity must not involve subdivision of land.
0.	Any sign shall comply with all standards for that zone in the Signs provisions under Rule 6.8.
p.	The activity and/or buildings shall be located greater than:
	 i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from an associated support structure;

		 ii. 10 metres from the centre line of a 66kV National Grid transmission line and 10m from a foundation of an associated support structure.
P5	Storage facilities until the 30 April 2018, located in Commercial or Industrial zones (excluding <u>Town</u> <u>Centre or Local</u> <u>Centre</u> <u>Commercial</u> <u>Core-(New</u> Brighton); Industrial Heavy (Springs Road); Industrial Park (Memorial Avenue) and Industrial Park (Wairakei Road)).	 a. The storage is for goods, machinery and vehicles either: used for construction work (as defined in section 6 of the Construction Contracts Act 2002) to repair or rebuild land, buildings, infrastructure or other facilities damaged by the Canterbury Earthquakes; or relocated from land or buildings being repaired or rebuilt as a consequence of the Canterbury Earthquakes. The activity shall be connected to or be serviced by: a means of sanitary sewage disposal; a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and a power supply. New structures must be relocatable and must be relocated off the site by 30 April 2018, unless they comply with the District Plan rules. Sites and existing structures must be remediated to their state prior to the temporary earthquake recovery activity being located there, or a state in compliance with District Plan rules. All structures shall comply with the height and recession plane standards for the relevant zone. Any new structures must be set back at least 3m from the boundary with any Residential zone. Any new structures must be set back at least 3m from the boundary with any Residential zone. The activity shall provide at least 25% of the car parking spaces required by Table 7.5.1.1 and Table 7.5.1.2 in Appendix 7.5.1 – Parking space requirements. Car parking spaces shall be designed in accordance with Rule 7.4.3.7 and shall provide vehicle crossing that comply with Rule 7.4.3.8. h. The activity shall comply with Rule 7.4.3.10 High trip generators.

		n. o. p.	In the Industrial and Commercial zones . Commercial zones, the activity shall comply with all standards for that zone in the Noise provisions under Rule 6.1. The activity is not required to comply with any additional acoustic insulation requirements or standards arising from the Port Influences Overlay or Airport Noise Contours. Any activity on a site adjoining a Residential zone shall comply with all standards for that zone in the Outdoor Lighting and Glare provisions under Rule 6.3. The activity shall comply with all standards for that zone in the Hazardous substances and Contaminated land provisions in Chapter 4. The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan. The activity must not involve subdivision of land. Any sign shall comply with all standards for that zone in the Signs provisions under Rule 6.8. Any outdoor storage area shall: i. not be located in a required setback. ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not to be visible 1.8m above ground level on any adjoining road or residential property. The activity and/or buildings shall be located greater than: i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure; ii. 10 metres from the centre line of a 66kV National Grid transmission line and 10m from a foundation of an associated support structure.
P6	One residential unit on a site until the 30 April	a.	The residential unit is for persons who moved from what was their normal place of residence prior to the 2010 and 2011 Canterbury Earthquakes because that building or land could not be
	2018, additional to that otherwise permitted in the District Plan rules, located in a Residential Banks Peninsula, Residential		 i. the building becoming uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury Earthquakes; or ii. the building or land being evacuated to enable the repair of the land or building that was damaged by the 2010 and 2011 Canterbury Earthquakes; or

Medium Density	iii. a risk to people and property from the continued use of the
Residential,	land or building as a consequence of the 2010 and 2011
Residential	Canterbury Earthquakes, including risks from neighbouring
Suburban, or	properties.
Residential	b. The activity shall be connected to or be serviced by:
Suburban	i. a means of sanitary sewage disposal;
Density	ii. a potable water supply that meets the standards of the
Transition zone.	Canterbury District Health Board and a water supply for
	firefighting consistent with the New Zealand Fire Service
	Firefighting Water Supplies Code of Practice (SNZ
	PAS4509:2008);
	iii. a method of discharging stormwater
	iv. a power supply.
	c. New structures must be relocatable and must be relocated off the
	site by 30 April 2018, unless they comply with the District Plan
	rules. Sites and existing structures must be remediated to their
	state prior to the temporary earthquake recovery activity
	being located there, or a state in compliance with District Plan
	rules. All structures and sites must be left clean and tidy.
	d. Any new structures shall comply with the height and recession
	plane standards for the relevant zone.
	e. Any new structures must be set back at least 3m from any road
	boundary or must comply with any setback from road boundary
	standards in the relevant zone, whichever is the lesser.
	f. Any new structures shall be set back at least 3m from any internal
	boundary or must comply with the boundary setback standards in
	the relevant zone, whichever is the lesser.
	g. Any new residential unit must be at least 1m from any other
	building on the site.
	h. The maximum percentage of the net site area covered by buildings
	shall be 60%, excluding:
	i. fences, walls and retaining walls;
	 eaves and roof overhangs up to 600 millimetres in width from the wall of a building;
	iii. uncovered swimming pools up to 800 millimetres in height
	above ground level; and
	iv. decks, terraces, balconies, porches, verandahs, bay or box
	windows (supported or cantilevered) which:
	A. are no more than 800 millimetres above ground level
	and are uncovered or unroofed; or
	B. where greater than 800 millimetres above ground level
	and/or covered or roofed, are in total no more than
	6m2 in area for any one site.

		 i. The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan. j. The activity must have access to an existing road. Any additional vehicle accesses shall be designed in accordance with Rule 7.4.3.7 and shall provide vehicle crossings that comply with Rule 7.4.3.8. k. The activity must not involve subdivision of land. l. Any sign shall comply with all standards for that zone. m. The activity and/or buildings shall be located greater than: i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure; ii. 10 metres from the centre line of a 66kV National Grid transmission line and 10m from a foundation of an associated support structure.
P7	Two or three residential units on a site until the 30 April 2018, additional to that otherwise permitted in the District Plan rules, located in a Residential Banks Peninsula, Residential Medium Density Residential Suburban, or Residential Suburban Density Transition zone.	 a. The residential units are for persons who moved from what was their normal place of residence prior to the 2010 and 2011 Canterbury Earthquakes because that building or land could not be occupied due to: the building becoming uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury Earthquakes; or the building or land being evacuated to enable the repair of the land or building that was damaged by the 2010 and 2011 Canterbury Earthquakes; or a risk to people and property from the continued use of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes; or a risk to people and property from the continued use of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes, including risks from neighbouring properties. b. The activity shall be connected to or be serviced by: a means of sanitary sewage disposal; a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and a power supply. c. New structures must be relocatable and must be relocated off the site by 30 April 2018, unless they comply with the District Plan rules. Sites and existing structures must be remediated to their state prior to the temporary earthquake recovery activity being

 located there, or a state in compliance with District Plan rules. All structures and sites must be left clean and tidy. d. Any new structures shall comply with the height and recession plane standards for the relevant zone. e. Any new structures must be set back at least 3m from any road boundary or must comply with any setback from road boundary standards in the relevant zone, whichever is the lesser. f. Any new structures shall be set back at least 3m from any internal boundary or must comply with the boundary setback standards in the relevant zone, whichever is the lesser. g. Any new structures shall be set back at least 1m from any other building on the site, but where windows of one unit will face windows in another unit the windows must be at least 3m apart. h. The maximum percentage of the net site area covered by buildings shall be 60%, excluding: i. fences, walls and retaining walls; ii. eaves and roof overhangs up to 600 millimetres in width from the wall of a building; iii. uncovered swimming pools up to 800 millimetres in height above ground level; and iv. decks, terraces, balconies, porches, verandahs, bay or box windows (supported or cantilevered) which: A. are no more than 800 millimetres above ground level and are uncovered or unroofed; or B. where greater than 800 millimetres above ground level and/or covered or roofed, are in total no more than 6m² in area for any one site. i. The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage Setting or Heritage Item that is not permitted in Chapter 9 of the District Plan. j. The activity must have at least one access to an existing road that is not a driveway shared by more than one residential unit. Any
i. fences, walls and retaining walls;
iv. decks, terraces, balconies, porches, verandahs, bay or box
<u> </u>
 B. where greater than 800 millimetres above ground level and/or covered or roofed, are in total no more than
listed Significant Tree or Heritage Setting or Heritage Item that is not permitted in Chapter 9 of the District Plan.
k. The activity must not involve subdivision of land.
 Any sign shall comply with all standards for that zone. m. One parking space must be provided for each additional unit. Car parking spaces shall be designed in accordance with the standards in
Appendix 7.5.1. Manoeuvring for parking areas and loading areas shall be provided in compliance with Rule 7.4.3.4.
 n. The activity and/or buildings shall be located greater than: i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure;

ii.	10 metres from the centre line of a 66kV National Grid
	transmission line and 10m from a foundation of an associated
	support structure.

6.4.3.2.1.2 Controlled activities

There are no controlled activities.

6.4.3.2.1.3 Restricted discretionary activities

- a. Activities listed below are Restricted Discretionary Activities.
- b. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion set out in the following table.

Activity		The Council's discretion shall be limited to the		
RD1	a.	One residential unit on a site until the 30 April 2018, additional to that otherwise permitted in the District Plan rules, located in a Residential Banks Peninsula, Residential, Medium Density Residential, Residential Suburban, or Residential Suburban Density Transition zone, which does not comply with the Activity specific standards e, f or h for P6. Any application will not require written approvals and shall not be limited or publicly notified.	fo	 relevant to the breached standard; Activity Specific Standard (e) Street scene: Whether the reduced setback will significantly detract from the character of the street taking into account: i. Necessity in order to allow more efficient, practical and/or pleasant use of the remainder of the site or the protection of significant trees, listed heritage buildings, or natural features on the site; ii. The ability to provide opportunities for garden and tree planting in the vicinity of road boundaries; iii. The openness of the site to the street; iv. The adverse effects of the building intrusion into the street scene or reduction of screening on the outlook and privacy of people on adjoining sites; v. The relevance of other factors in the surrounding environment in reducing the adverse effects, such as existing wide road widths, street plantings and the orientation of existing buildings on adjoining sites. Activity Specific Standard (f) - Minimum building setbacks from internal boundaries:

		Mathematics of the state of the state
		Whether the reduced setback will significantly
		detract from the outlook of occupants taking
		into account:
		i. the need to enable an efficient, practical
		and/or pleasant use of the remainder of
		the site;
		ii. the need to protect significant trees, listed
		heritage buildings, or natural features on
		the site;
		iii. the need to provide opportunities for
		garden and tree plantings around
		buildings;
		iv. unique or exceptional site specific
		circumstances that would result in a
		situation where compliance with the
		standards would have an unduly restrictive
		impact on the ability to develop the site;
		v. the need to provide occupants with
		adequate levels of daylight and outlook,
		including impacts from the visual
		dominance by buildings on the outlook
		from adjoining sites and buildings, which is
		out of character with the local
		environment.
		c. Activity Specific Standard h site coverage:
		Whether the infringement is appropriate to its
		context taking into account the balance of
		open space and buildings in the area and
		avoids a significant reduction in the open
		space character of the area.
RD2	a. Two or three residential units	As relevant to the breached standard;
ND2	on a site until the 30 April	a. Activity Specific Standard (e) Street scene:
	2018, additional to that	Whether the reduced setback will significantly
	otherwise permitted in the	detract from the character of the street taking
	District Plan rules, located in a	into account
	Residential Banks Peninsula,	i. Necessity in order to allow more efficient,
	Residential-Medium Density	practical and/or pleasant use of the
	Residential, Residential	remainder of the site or the protection of
	Suburban, or Residential	significant trees, listed heritage buildings,
	Suburban Density Transition	or natural features on the site;
	zone, which do not comply	ii. The ability to provide opportunities for
	with the Activity specific	garden and tree planting in the vicinity of
	standards e, f or h for P7.	road boundaries;
		iii. The openness of the site to the street;
		in the openhess of the site to the street,

	b. Any application will not require written approvals and shall not be limited or publicly notified.		 iv. The adverse effects of the building intrusion into the street scene or reduction of screening on the outlook and privacy of people on adjoining sites; v. The relevance of other factors in the surrounding environment in reducing the adverse effects, such as existing wide road widths, street plantings and the orientation of existing buildings on adjoining sites.
		b.	 Activity Specific Standard (f) - Minimum building setbacks from internal boundaries: Whether the reduced setback will significantly detract from the outlook of occupants taking into account: the need to enable an efficient, practical and/or pleasant use of the remainder of
			 the site; ii. the need to protect significant trees, listed heritage buildings, or natural features on the site; iii. the need to provide opportunities for garden and tree plantings around buildings;
			 iv. unique or exceptional site specific circumstances that would result in a situation where compliance with the standards would have an unduly restrictive impact on the ability to develop the site;
			 v. the need to provide occupants with adequate levels of daylight and outlook, including impacts from the visual dominance by buildings on the outlook from adjoining sites and buildings, which is out of character with the local environment.
		C.	Activity Specific Standard (h) site coverage: Whether the infringement is appropriate to its context taking into account the balance of open space and buildings in the area and avoids a significant reduction in the open space character of the area.
RD3	 a. Four or more residential units on a site until the 30 April 2018, additional to that otherwise 	a.	Whether the design and layout of the proposal minimises any potential nuisance on surrounding sites and areas.

	permitted in the District Plan	b. Whether the site management plan or
	rules, located in a Residential	C 1
		agreement, outlining how day to day
	Banks Peninsula, Residential Medium Density Residential ,	operations on site will be managed, and will minimise any potential nuisance on
	·	
	Residential Suburban, or	surrounding sites and areas.
	Residential Suburban Density	
	Transition zone or <u>Town Centre</u>	
	or Local Centre Commercial	
	Core, <u>Neighbourhood Centre</u>	
	Zone Commercial Local Zone	
	outside of the Central City, or the	
	Commercial Banks Peninsula	
	Zone at Lyttelton which;	
	i. complies with the Activity	
	specific standards for P7;	
	ii. includes a concept plan	
	showing proposed	
	structures, access, services,	
	car parking and amenities,	
	and	
	iii. includes a site	
	management plan or	
	agreement outlining how	
	day to day operations on	
	site will be managed to	
	minimise any potential	
	nuisance on surrounding	
	sites and areas.	
	b. The activity may include ancillary	
	structures including ablution	
	blocks, kitchens, laundries, and	
	site management offices.	
	c. Any application will not require	
	written approvals and shall not	
	be limited or publicly notified.	
	Any Activity listed in 6.4.3.2.1.1	a. The level of adverse effect on the amenity
	that does not comply with any	a. The level of adverse effect on the amenity values of the immediate environment taking
RD4		C C
	one or more of the Activity	into account the length of time the adverse
	Specific Standards set out in	effect will be in place.
	Rule 6.4.3.2.1.1.	b. The types of mitigation available, their
		practicality to implement and their
		effectiveness to mitigate the adverse effect.
	a. Any activity listed in Rule	a. The need for the activity to remain in its
RD5	6.4.3.2.1.1 that cannot be a	location for a longer period including:
-	permitted activity due to all	i. alternative locations available for the
		activity to relocate into and why these are

	valavant standavda nat haina	not foosible on desirable options at this
	relevant standards not being operative.	not feasible or desirable options at this
	b. Any application will not require	time;
	written approvals and shall not	ii. how and in what timeframe the activity will
	be limited or publicly notified.	transition to a permanent location;
	be inflited of publicity notified.	iii. the term of the consent.
		b. Any significant adverse effects of temporary
		activity on its immediate environment,
		including consideration of any compliance issues or breaches of standards that have arisen
		in the operation of the temporary activity.
		c. Any breach of the permitted activity or
		restricted discretionary standards relevant to the activity.
		 Any implications for the recovery of areas that the activity is anticipated to be located in, if the
		temporary activity is to remain for the period
		sought in the consent.
		e. If necessary, the manner in which the site will
		be remediated following cessation of the
		activity.
	a. Any Activity listed in	a. The need for the activity to remain in its
	6.4.3.2.1.1 or 6.4.3.2.1.3	location for a longer period including:
RD6	(RD1, RD2 and RD3) after 30	i. alternative locations available for the
	April 2018 until 30 April 2022.	activity to relocate into and why these are
	b. Any application will not	not feasible or desirable options at this
	require written approvals and	time;
	shall not be limited or	ii. how and in what timeframe the activity will
	publicly notified.	transition to a permanent location;
		iii. the term of the consent.
		b. Any significant adverse effects of temporary
		activity on its immediate environment,
		including consideration of any compliance
		issues or breaches of standards that have
		arisen in the operation of the temporary activity.
		c. Any breach of the permitted activity or
		restricted discretionary standards relevant to
		the activity.
		d. Any implications for the recovery of areas that
		the activity is anticipated to be located in, if the
		temporary activity is to remain for the period
		sought in the consent.
		e. If necessary, the manner in which the site will
		be remediated following cessation of the
		activity.

6.4.3.2.1.4 Discretionary activities

There are no discretionary activities.

6.4.3.2.1.5 Non-complying activities

Activity	,
NC1	Activities P2 to P6 listed in 6.4.3.2.1.1 that do not comply with activity specific standards P2 (x), P3 (p), P4 (p), P5 (r), P6 (m) and P7 (n) (Setback from the National Grid line and support structures).
NC2	Any Activity listed in 6.4.3.2.1.1 or 6.4.3.2.1.3 (RD1, RD2 and RD3) after 30 April 2022.

6.4.3.2.1.6 Prohibited activities

There are no prohibited activities.

6.4.3.3 Rules - Displaced activities, storage facilities and construction depots in Group 2 Zones

6.4.3.3.1 Activity status tables

6.4.3.3.1.1 Permitted activities

- a. The activities listed below are permitted activities if they meet the activity specific standards set out in this table and the rules in Chapter 5 Natural Hazards.
- b. Activities may also be controlled, restricted discretionary, discretionary, non-complying or prohibited as specified in Rules 6.4.3.3.1.2, 6.4.3.3.1.3, 6.4.3.3.1.4, 6.4.3.3.1.5 and 6.4.3.3.1.6.

Activ	vity	Activity specific standards
P1	Any temporary activity established under either clause 7(3)(a) or 8(3)(a) of the Canterbury Earthquake (Resource Management Act Permitted Activities) Order 2011 that is in accordance with either: a. the provisions of a Public Notice published on 9 April 2011, 21 December 2011 and 23 October 2013; or b. a public notice published for a site specific approval that would expire on 20 April 2016 are permitted activities up to 30 April 2018	a. The activity shall comply with all standards specified in the relevant Public Notice
P2	 a. Office, education activity, preschool, health care facilities, places of assembly until the 30 April 2018, located in an Open Space (except Open Space (except Open Space Coastal), Specific Purpose (School), Specific Purpose (Tertiary Education), Rural, Papakāinga/Kāinga Nohoanga, <u>High</u> <u>Density</u> Residential <u>Central City,</u> <u>Residential Hills,</u> Residential Large Lot, <u>Future Urban</u> <u>Residential New</u> <u>Neighbourhood</u>, or Residential Small Settlement Zone. 	 a. The activity moved from the land or building it occupied prior to the 2010 and 2011 Canterbury Earthquakes because that land or building could not be occupied due to: the building becoming uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury Earthquakes; or the building or land being evacuated to enable the repair of the land or building that was damaged by the 2010 and 2011 Canterbury Earthquakes; or a risk to people and property from the continued use of the land or building as a consequence of the 2010 and 2011 Canterbury Earthquakes, including risks from neighbouring properties. b. The activity shall be connected to or be serviced by: a means of sanitary sewage disposal; a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and

b.	Retail activity until the	i	v. a power supply			
	30 April 2018, located	c. N	lew structures must	be relocatable and must be relocated		
	in an Open Space	0	off the <mark>site</mark> by 30 Ap	ril 2018, unless they comply with the		
	(except Open Space	C	District Plan rules. Si	tes and existing structures must be		
	Coastal), Specific	remediated to their state prior to the temporary earthquake recovery activity being located there, or a state in				
	Purpose (School),					
	Specific Purpose	С	ompliance with Dist	trict Plan rules. All structures and sites		
	(Tertiary Education), or	n	nust be left clean ar	nd tidy.		
	Rural Zone.	d. A	ny new structures s	shall comply with the height and		
		r	ecession plane stan	dards for the relevant zone.		
		e. A	ny new structures r	nust be set back at least 3m from any		
		r	oad boundary or mi	ust comply with any setback from road		
			oundary standards esser.	in the relevant zone, whichever is the		
		f. A	ny new structures s	shall be set back at least 3m from any		
		b	oundary with a site	in a residential zone or property with an		
		0	occupied residential	unit within the Specific Purpose (Flat		
		L	and Recovery) Zone	e, or must comply with the boundary		
		S	etback standards in	the relevant zone, whichever is the		
		le	esser.			
		-		al City the activity shall provide at least		
				ng spaces required by Table 7.5.1.1 and		
				endix 7.5.1 – Parking space		
		requirements. Car parking spaces shall be designed in accordance with the standards in Appendix 7.5.1. Manoeuvring for parking areas and loading areas shall be provided in compliance with Pule 7.4.3.4. Apy additional				
		provided in compliance with Rule 7.4.3.4. Any additional				
		vehicle access shall be designed in accordance with Rule 7.4.3.7 and shall provide vehicle crossings that comply with				
		Rule 7.4.3.8. Within the Central City the activity shall comply				
		with the relevant provisions of Chapter 7. h. The activity shall comply with Rule 7.4.3.10 High Trip				
		n. The activity shall comply with Rule 7.4.3.10 High Trip Generators.				
				trict its hours of operation to the		
			ollowing:			
			Activity	Permitted hours of operation		
		i.	Office	07:00 - 21:00 Monday to Friday;		
				07:00 - 13:00 Saturday, Sunday		
				and public holidays.		
		ii.	Education	07:00 - 21:00 Monday to		
			activity	Saturday; Closed on Sunday and		
				public holidays.		
		iii.	Preschool	07:00 - 21:00 Monday to Friday		
				07:00 - 13:00 Saturday, Sunday		
				and public holidays.		

iv	. Health care	07:00 - 21:00 Monday to Sunday
	facility	and public holidays.
V.		07:00 - 21:00 Monday to Sunday
	assembly	
vi	Ŭ	07:00 - 21:00 Monday to Saturday
	Open Space,	07:00-19:00 Sunday and public
	Rural or	holidays.
	Specific	
	Purpose	
	(School,	
	Tertiary	
	Education)	
	zones	
	·	ply with all standards for that zone in
	the Noise provisions u	
		City the activity is not required to
		tional acoustic insulation requirements
		yttelton Port Influences Overlay Area or
	Airport Noise Contou	
	·	ply with all standards for that zone in
	the Outdoor Lighting	and Glare provisions under Rule 6.3.
m. 1	The activity shall com	ply with all standards for that zone in
	the Hazardous substa	nces and Contaminated Land provisions
	in Chapter 4.	
n. 1	The activity must not	result in the alteration or destruction of
	any listed Significant 7	Free or Heritage Setting or Heritage
	Item that is not permi	tted in Chapter 9 of the District Plan.
0.	The activity must have	e at least one access to an existing road
	that is not a driveway	shared by more than one residential
	unit.	
p. 1	The activity must not	involve subdivision of land.
q.	Signs are restricted to	a maximum area of 2m ² or the area
	and number provided	for in the relevant zone, whichever is
	greater.	
	-	nternally or externally illuminated.
		gned to comply with all other Sign
	provisions under Rule	
	•	mmodate a maximum of 10 staff
	and/or students (tota	
		rpose (School), Specific Purpose
	•	on), Papakāinga/Kāinga Nohoanga and
		es, where new preschoolsmay have a
		staff and students total; or
		·
		relates to a preschool provided for in
	u. below.	

-		
		 u. Preschools existing prior to the 2010 and 2011 Canterbury Earthquakes may accommodate a maximum increase of 30% (total) of children and staff in addition to the situation prior to the earthquakes. v. Any outdoor storage area shall: i. not be located in a setback. ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not to be visible 1.8m above ground level on any adjoining road or residential property. w. There shall be only one office, education activity, preschool, health care facility, or place of assembly permitted under Rule 6.4.3 on any one site in a residential zone. x. Outside of the Central City the activity and/or buildings shall be located greater than; i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure; ii. 10 metres from the centre line of a 66kV National Grid transmission line and 12 metres from a
		transmission line and 10 metres from a foundation of an
		associated support structure; iii. 10 metres from the centre line of a 66kV electricity
		distribution line or a foundation of an associated
		support structure;
		 iv. 5 metres from the centre line of a 33kV electricity distribution line or the 11kV Heathcote to Lyttelton electricity distribution line or a foundation of an associated support structure.
P3	Retail activity, office,	a. The activity moved from the land or building it occupied prior
	visitor accommodation,	to the 2010 and 2011 Canterbury Earthquakes because that
	food and beverage outlets, entertainment	land or building could not be occupied due to:
	activities, education	 the building being uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury
	activity, health care	Earthquakes; or
	facilities, preschools, and	ii. the building or land being evacuated to enable the
	places of assembly until	repair of the land or building that was damaged by the
	the 30 April 2018, located	2010 and 2011 Canterbury Earthquakes; or
	in a <u>City Centre,</u> Commercial Central City	 iii. a risk to people and property from the continued use of the land or building as a consequence of the 2010 and
	Business, Commercial	2011 Canterbury Earthquakes, including risks from
	Central City Mixed Use,	neighbouring properties.
	Commercial Central City	b. The activity shall be connected to or be serviced by:
	(South Frame) Mixed Use (South Frame),	i. a means of sanitary sewage disposal;
	<u>(South Frame)</u> , Neighbourhood Centre	ii. a potable water supply that meets the standards of the
	Commercial Local (within	Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service

the Central City), Specific	Firefighting Water Supplies Code of Practice (SNZ
Purpose (Lyttelton Port)	PAS4509:2008);
or Specific Purpose	iii. a method of discharging stormwater that does not
(Airport) Zone.	discharge stormwater on to adjoining properties or
	adversely affect water quality; and
	iv. a power supply.
	c. New structures must be relocatable and must be relocated
	off the site by 30 April 2018, unless they comply with the
	District Plan rules. Sites and existing structures must be
	remediated to their state prior to the temporary earthquake
	recovery activity being located there, or a state in
	compliance with District Plan rules. All structures and sites
	must be left clean and tidy.
	d. Any new structures shall comply with the height and
	recession plane standards for the relevant zone.
	e. Any new structures must comply with any setback from road
	boundary standards in the relevant zone.
	f. Any new structures must comply with any setback from
	internal boundary standards in the relevant zone along
	boundaries with a Residential Zone or Open Space Zone.
	g. Outside of the Central City the activity shall provide at least
	25% of the car parking spaces required by Table 7.5.1.1 and
	Table 7.5.1.2 in Appendix 7.5.1 – Parking space
	requirements. Car parking spaces shall be designed in
	accordance with the standards in Appendix 7.5.1.
	Manoeuvring for parking areas and loading areas shall be
	provided in compliance with Rule 7.4.3.4. Any additional
	vehicle access shall be designed in accordance with Rule
	7.4.3.7 and shall provide vehicle crossings that comply with
	Rule 7.4.3.8. Within the Central City the activity shall comply
	with the relevant provisions of Chapter 7.
	h. Any activity on a site adjoining a Residential Zone shall
	comply with all standards for that zone in the Outdoor
	Lighting and Glare provisions under Rule 6.3.
	i. The activity shall comply with all standards for that zone in
	the Hazardous substances and Contaminated land provisions
	in Chapter 4.
	j. The activity must not result in the alteration or destruction of
	any listed Significant Tree or Heritage setting or Heritage
	item that is not permitted in Chapter 9 of the District Plan.
	k. The activity must have at least one access to an existing road.
	I. The activity must not involve subdivision of land.
	m. Any sign shall comply with all standards for that zone in the
	Sign provisions under Rule 6.8.
	n. The activity shall not involve the sale of alcohol between
	23:00 and 7:00 within 75m of a Residential Zone.

		o. Any outdoor storage area shall:
		i. not be located in a required setback.
		ii. if used for a continuous period of more than 1 year,
		shall be screened by fencing, landscaping or buildings so
		as not to be visible 1.8m above ground level on any
		adjoining road or residential property.
		p. Outside of the Central City the activity and/or buildings shall
		be located greater than;
		i. 10 metres from the centre line of a 66kV electricity
		distribution line or a foundation of an associated
		support structure;
		ii. 5 metres from the centre line of a 33kV electricity
		distribution line or the 11kV Heathcote to Lyttelton
		electricity distribution line or a foundation of an
		associated support structure.
P4	Industrial activity until	a. The activity moved from the land or building it occupied prior
	the 30 April 2018,	to the 2010 and 2011 Canterbury Earthquakes because that
	located in the Specific	land or building could not be occupied due to:
	Purpose (Airport) Zone.	i. the building being uninhabitable or demolished as a
		consequence of the 2010 and 2011 Canterbury
		Earthquakes; or
		ii. the building or land being evacuated to enable the
		repair of the land or building that was damaged by the
		2010 and 2011 Canterbury Earthquakes; or
		iii. a risk to people and property from the continued use of
		the land or building as a consequence of the 2010 and
		2011 Canterbury Earthquakes, including risks from
		neighbouring properties.
		b. The activity shall be connected to or be serviced by:
		i. a means of sanitary sewage disposal;
		ii. a potable water supply that meets the standards of the
		Canterbury District Health Board and a water supply for
		firefighting consistent with the New Zealand Fire Service
		Firefighting Water Supplies Code of Practice (SNZ
		PAS4509:2008);
		iii. a method of discharging stormwater that does not
		discharge stormwater on to adjoining properties or
		adversely affect water quality; and
		iv. a power supply.
		c. New structures must be relocatable and must be relocated
		off the site by 30 April 2018, unless they comply with the
		District Plan rules. Sites and existing structures must be
		remediated to their state prior to the temporary earthquake
		recovery activity being located there, or a state in
		compliance with District Plan rules. All structures and sites
		must be left clean and tidy.

		d. Any new structures shall comply with the height and
		recession plane standards for the relevant zone.
		e. Any new structures must be set back at least 3m from any
		road boundary or must comply with any setback from road
		boundary standards in the relevant zone, whichever is the
		lesser.
		f. Any new structures must be set back at least 3m from any
		boundary with a Residential Zone.
		g. The activity shall provide at least 25% of the car parking
		spaces required by Table 7.5.1.1 and Table 7.5.1.2 in
		Appendix 7.5.1 – Parking space requirements. Car parking
		spaces shall be designed in accordance with the standards in
		Appendix 7.5.1. Manoeuvring for parking areas and loading
		areas shall be provided in compliance with Rule 7.4.3.4. Any
		additional vehicle access shall be designed in accordance
		with Rule 7.4.3.7 and shall provide vehicle crossings that
		comply with Rule 7.4.3.8.
		h. The activity shall comply with Rule 7.4.3.10 High trip
		generators.
		i. The activity shall comply with all standards for that zone in
		the Noise provisions under Rule 6.1.
		j. Any activity on a site adjoining a Residential Zone shall
		comply with all standards for that zone in the Outdoor
		Lighting and Glare provisions under Rule 6.3.
		k. The activity shall comply with all standards for that zone in
		the Hazardous substances and Contaminated land provisions
		in Chapter 4.
		I. The activity must not result in the alteration or destruction of
		any listed Significant Tree or Heritage setting or Heritage
		item that is not permitted in Chapter 9 of the District Plan.
		m. The activity must have at least one access to an existing road.
		n. The activity must not involve subdivision of land.
		o. Any sign shall comply with all standards for that zone in the
		Sign provisions under Rule 6.8.
		p. The activity and/or buildings shall be located greater than;
		i. 10 metres from the centre line of a 66kV electricity
		distribution line or a foundation of an associated
		support structure;
		ii. 5 metres from the centre line of a 33kV electricity
		distribution line or the 11kV Heathcote to Lyttelton
		electricity distribution line or a foundation of an
		associated support structure.
Р5	a. Storage facilities until	a. The storage is for goods, machinery and vehicles either:
	the 30 April 2018,	i. used for construction work (as defined in section 6 of
	located in an Open	the Construction Contracts Act 2002) to repair or
	Space (excluding	rebuild land, buildings, infrastructure or other facilities

Coastal and the	damaged by the Canterbury Earthquakes, including any
Community Park	vehicles used for and essential to the transport of
within the Central City	materials to and from such construction activities; or
Zones), Rural, Specific	ii. relocated from land or buildings being repaired or
Purpose (Airport), or	rebuilt as a consequence of the Canterbury
Specific Purpose (Flat	Earthquakes.
Land Recovery) Zone.	b. The activity shall be connected to or be serviced by:
b. Storage facilities until	 a means of sanitary sewage disposal;
the 30 April 2022,	ii. a potable water supply that meets the standards of the
located in an Open	Canterbury District Health Board and a water supply for
Space Community Park	firefighting consistent with the New Zealand Fire Service
within the Central City,	Firefighting Water Supplies Code of Practice (SNZ
City Centre	PAS4509:2008);
Commercial Central	iii. a method of discharging stormwater that does not
City Business,	discharge stormwater on to adjoining properties or
Commercial Central	adversely affect water quality; and
City Mixed Use,	iv. a power supply.
Commercial Central	c. New structures must be relocatable and must be relocated
City (South Frame)	off the site by 30 April 2018, or 30 April 2022 in respect of
Mixed Use Zone	Activities P5 b. and c., unless they comply with the District
(South Frame).	Plan rules. Sites and existing structures must be remediated
c. Construction depot,	to their state prior to the temporary earthquake recovery
until the 30 April 2022,	activity being located there, or a state in compliance with
located in a	District Plan rules. All structures and sites must be left clean
Commercial Central	and tidy.
City Business,	d. Any new structures shall comply with the height and
Commercial Central	recession plane standards for the relevant zone. With respect
City Mixed Use, or	to the Specific Purpose (Flat Land Recovery) Zone, those
Commercial Central	standards for the Medium Density Residential Zone and
City (South Frame)	Residential Suburban Zone shall apply.
Mixed Use Zone for	e. Any new structures must comply with any setback from road
construction work (as	boundary standards in the relevant zone. With respect to the
defined in section 6 of	Specific Purpose (Flat Land Recovery) Zone, those standards
the Construction	for the Medium Density Residential Zone and Residential
Contracts Act 2002) to	Suburban Zone shall apply.
repair or rebuild land,	f. Any new structures must be set back at least 3m from the
buildings,	boundary with any Residential Zone or property with an
infrastructure or other	occupied residential unit within the Specific Purpose (Flat
facilities damaged by	Land Recovery) Zone.
the Canterbury	
Earthquakes within the	g. Outside of the Central City the activity shall provide at least
Central City.	25% of the car parking spaces required by Table 7.5.1.1 in
	Appendix 7.5.1 – Parking space requirements. Car parking
	spaces shall be designed in accordance with the standards in
	Appendix 7.5.1. Manoeuvring for parking areas and loading
	areas shall be provided in compliance with Rule 7.4.3.4. Any
	additional vehicle access shall be designed in accordance

with Rule 7.4.3.7 and shall provide vehicle crossings that
comply with Rule 7.4.3.8. Within the Central City the activity
shall comply with the relevant provisions of Chapter 7.
h. The activity shall comply with Rule 7.4.3.10 High trip
generators.
i. In the Open Space, Rural, and Specific Purpose (Airport)
Zones, the activity shall not cover greater than 50% or
5,000m ² of the site.
j. In the Open Space, Specific Purpose (Flat Land Recovery) and
Rural Zones, hours of operation shall be restricted to
between 07:00 and 19:00 hours Monday to Sunday.
k. In the Open Space, Specific Purpose (Flat Land Recovery)
and Rural Zones, the activity shall comply with the noise
standards for the Industrial General Zone. In the City Centre
Commercial Central City Business, Commercial Central City
Mixed Use, Commercial Central City (South Frame) Mixed
Use (South Frame) or Specific Purpose (Airport) Zone, the
activity shall comply with all standards for that zone in the
Noise provisions under Rule 6.1.
I. Outside of the Central City the activity is not required to
comply with any additional acoustic insulation requirements
or standards arising from the Lyttelton Port Influences
Overlay Area or Airport Noise Contour Lines.
m. Any activity on a site adjoining a Residential Zone shall
comply with all standards for that zone in the Outdoor
Lighting and Glare provisions under Rule 6.3. Any activity
adjoining a site with an occupied residential unit in the
Specific Purpose (Flat Land Recovery) Zone, shall comply with
the Outdoor Lighting and Glare provisions under Rule 6.3 as
if the adjoining site were in a Residential Suburban <u>and</u>
Medium Density Residential Zone.
n. The activity shall comply with all standards for that zone in
the Hazardous substances and Contaminated land provisions
in Chapter 4. Any activity adjoining a site with an occupied
residential unit in the Specific Purpose (Flat Land Recovery)
Zone, shall comply with the Hazardous substances and
Contaminated land provisions in Chapter 4 as if the adjoining
site were in a <u>Medium Density Residential and</u> Residential
Suburban Zone.
o. The activity must not result in the alteration or destruction of
any listed Significant Tree or Heritage Setting or Heritage
Item that is not permitted in Chapter 9 of the District Plan.
q. The activity must not involve subdivision of land.
r. Any sign shall comply with all standards for that zone in the
Sign provisions under Rule 6.8. With respect to the Specific

		Purpose (Flat Land Recovery) Zone, those standards for the
		Medium Density Residential and Residential Suburban Zone
		shall apply.
		s. Any outdoor storage area shall:
		i. not be located in a required setback.
		 ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not to be visible 1.8m above ground level on any adjoining road, property with an occupied residential unit within the Specific Purpose (Flat Land Recovery) Zone, or any residential property in any other zone. t. Outside of the Central City the activity and/or buildings shall
		be located greater than;
		i. 12 metres from the centre line of a 110kV or 220kV
		National Grid transmission line and 12 metres from a
		foundation of an associated support structure;
		ii. 10 metres from the centre line of a 66kV National Grid
		transmission line and 10 metres from a foundation of an
		associated support structure;
		iii. 10 metres from the centre line of a 66kV electricity
		distribution line or a foundation of an associated
		support structure;
		iv. 5 metres from the centre line of a 33kV electricity
		distribution line or the 11kV Heathcote to Lyttelton
		electricity distribution line or a foundation of an
		associated support structure.
		u. In an Open Space Zone within the Central City any storage
		facility must be used for the purpose of the repair of
		services or infrastructure within 400m radius of the site.
P6	One residential unit on a	a. The residential unit is for persons who moved from what was
	site until the 30 April	their normal place of residence prior to the 2010 and 2011
	2018, additional to that	Canterbury Earthquakes because that building or land could
	otherwise permitted in the District Plan rules,	not be occupied due to:
	located in a <u>High</u>	i. the building becoming uninhabitable or demolished as a consequence of the 2010 and 2011 Canterbury
	Density Residential	Earthquakes; or
	Residential Central City,	ii. the building or land being evacuated to enable the
	Residential Hills,	repair of the land or building that was damaged by the
	Residential Large Lot,	2010 and 2011 Canterbury Earthquakes; or
	Future Urban	iii. a risk to people and property from the continued use of
	Residential New	the land or building as a consequence of the 2010 and
	Neighbourhood,	2011 Canterbury Earthquakes, including risks from
	Residential Small	neighbouring properties.
	Settlement,	b. The activity shall be connected to or be serviced by:
	Papakāinga/Kāinga	i. a means of sanitary sewage disposal;
	Nohoanga or Rural Zone	ii. a potable water supply that meets the standards of the

(excluding Rural zoned	Canterbury District Health Board and a water supply for
sites within the 50dBLdn	firefighting consistent with the New Zealand Fire Service
Airport Noise Contour	Firefighting Water Supplies Code of Practice (SNZ
and Rural Quarry Zones).	PAS4509:2008);
	iii. a method of discharging stormwater
	iv. a power supply.
	c. New structures must be relocatable and must be relocated
	off the site by 30 April 2018, unless they comply with the
	District Plan rules. Sites and existing structures must be
	remediated to their state prior to the temporary earthquake
	recovery activity being located there, or a state in
	compliance with District Plan rules. All structures and sites
	must be left clean and tidy.
	d. Any new structures shall comply with the height and
	recession plane standards for the relevant zone.
	e. Any new structures must be set back at least 3m from any
	road boundary or must comply with any setback from road boundary standards in the relevant zone, whichever is the
	lesser.
	f. Any new structures shall be set back at least 3m from any
	internal boundary or must comply with the boundary setback
	standards in the relevant zone, whichever is the lesser.
	g. Any new residential unit must be at least 1m from any other
	building on the site.
	h. The maximum percentage of the net site area covered by
	buildings excluding:
	i. fences, walls and retaining walls;
	ii. eaves and roof overhangs up to 600 millimetres in width
	from the wall of a building;
	iii. uncovered swimming pools up to 800 millimetres in
	height above ground level; and
	iv. decks, terraces, balconies, porches, verandahs, bay or
	box windows (supported or cantilevered) which:
	A. are no more than 800 millimetres above ground
	level and are uncovered or unroofed; or
	B. where greater than 800 millimetres above
	ground level and/or covered or roofed, are in
	total no more than 6m ² in area for any one site.
	i. The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage
	item that is not permitted in Chapter 9 of the District Plan.
	j. The activity must have access to an existing road. Any
	additional vehicle accessshall be designed in accordance with
	Rule 7.4.3.7 and shall provide vehicle crossings that comply
	with Rule 7.4.3.8.
	k. The activity must not involve subdivision of land.

		Least standard the second standards for the second
		I. Any sign shall comply with all standards for that zone.
		m. Outside of the Central City the activity and/or buildings shall
		be located greater than;
		i. 12 metres from the centre line of a 110kV or 220kV
		National Grid transmission line and 12 metres from a
		foundation of an associated support structure;
		ii. 10 metres from the centre line of a 66kV National Grid
		transmission line and 10 metres from a foundation of an
		associated support structure;
		iii. 10 metres from the centre line of a 66kV electricity
		distribution line or a foundation of an associated
		support structure;
		iv. 5 metres from the centre line of a 33kV electricity
		distribution line or the 11kV Heathcote to Lyttelton
		electricity distribution line or a foundation of an
		associated support structure.
P7	Two or three residential	
F/	units on a site until the	a. The residential units are for persons who moved from what
	30 April 2018, additional	was their normal place of residence prior to the 2010 and
	to that otherwise	2011 Canterbury Earthquakes because that building or land
		could not be occupied due to:
	permitted in the District	i. the building becoming uninhabitable or demolished as a
	Plan rules, located in an	consequence of the 2010 and 2011 Canterbury
	Open Space (excluding	Earthquakes; or
	Coastal), <u>High Density</u>	ii. the building or land being evacuated to enable the
	Residential Central City,	repair of the land or building that was damaged by the
	Residential Hills,	2010 and 2011 Canterbury Earthquakes; or
	Residential Large Lot,	iii. a risk to people and property from the continued use of
	Future Urban	the land or building as a consequence of the 2010 and
	Residential New	2011 Canterbury Earthquakes, including risks from
	Neighbourhood, Specific	neighbouring properties.
	Purpose (School),	b. The activity shall be connected to or be serviced by:
	Specific Purpose	 a means of sanitary sewage disposal;
	(Tertiary Education)	ii. a potable water supply that meets the standards of the
	Zone	Canterbury District Health Board and a water supply for
		firefighting consistent with the New Zealand Fire Service
		Firefighting Water Supplies Code of Practice (SNZ
		PAS4509:2008);
		iii. a method of discharging stormwater that does not
		discharge stormwater on to adjoining properties or
		adversely affect water quality; and
		iv. a power supply.
		c. New structures must be relocatable and must be relocated
		off the site by 30 April 2018, unless they comply with the
		District Plan. Sites and existing structures must be
		-
		remediated to their state prior to the temporary earthquake
		recovery activity being located there, or a state in

compliance with District Plan rules. All structures and sites must be left clean and tidy.
d. Any new structures shall comply with the height and recession plane standards for the relevant zone.
e. Any new structures must be set back at least 3m from any road boundary or must comply with any setback from road boundary standards in the relevant zone, whichever is the lesser.
 f. Any new structures shall be set back at least 3m from any internal boundary or must comply with the boundary setback standards in the relevant zone, whichever is the lesser. g. Any new residential unit must be at least 1m from any other building on the site, but where windows of one unit will face windows in another unit the windows must be at least 3m
apart.
h. The maximum percentage of the net site area covered by buildings shall be 60%, excluding:
i. fences, walls and retaining walls;
ii. eaves and roof overhangs up to 600 millimetres in width
from the wall of a building;
 iii. uncovered swimming pools up to 800 millimetres in height above ground level; and
iv. decks, terraces, balconies, porches, verandahs, bay or
box windows (supported or cantilevered) which:
A. are no more than 800 millimetres above ground
level and are uncovered or unroofed; or
B. where greater than 800 millimetres above
ground level and/or covered or roofed, are in
total no more than 6m ² in area for any one site.
i. The activity must not result in the alteration or destruction of any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan.
j. The activity must have at least one access to an existing road that is not a driveway shared by more than one residential
unit. Any additional vehicle access shall be designed in
accordance with Rule 7.4.3.7 and shall provide vehicle
crossings that comply with Rule 7.4.3.8.
k. The activity must not involve subdivision of land.
I. Any sign shall comply with all standards for that zone.
m. One parking space must be provided for each additional unit.
Car parking spaces shall be designed in accordance with the
standards in Appendix 7.5.1. Manoeuvring for parking areas and loading areas shall be provided in compliance with Rule
7.4.3.4.
n. Outside of the Central City the activity and/or buildings shall be located greater than;

		 i. 12 metres from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres from a foundation of an associated support structure; ii. 10 metres from the centre line of a 66kV National Grid transmission line and 10 metres from a foundation of an associated support structure; iii. 10 metres from the centre line of a 66kV electricity distribution line or a foundation of an associated support structure; iv. 5 metres from the centre line of a 33kV electricity distribution line or the 11kV Heathcote to Lyttelton electricity distribution line or a foundation of an associated support structure.
P8	Any education activity or	a. The activity shall comply with all standards specified in the
	tertiary education and research activity that is a	relevant Public Notice.
	temporary activity	
	undertaken within the	
	Specific Purpose	
	(Tertiary Education) Zone outside of the	
	Central City established	
	under either clause 7(3)	
	(a) or 8 (3) (a) of the	
	Canterbury Earthquake	
	(Resource Management	
	Act Permitted Activities) Order 2011 that is in	
	accordance with either:	
	a. The provisions of a	
	Public Notice	
	published on 9 April	
	2011, 21 December 2011 and 23 October	
	2013; or	
	b. A public notice	
	published for a site	
	specific approval	
	that would expire on 20 April 2016 are permitted	
	activities up to 30 April	
	2022	
Р9	Education activity and or	a. The activity moved from the land or building it occupied prior
	tertiary education and	to the 2010 and 2011 Canterbury Earthquakes because that
	research activity, until the 30th April 2022,	land or building could not be occupied due to :i. the building becoming uninhabitable or demolished as a
		i. the pulling becoming unimabiliable of demonstred as a

located in Specific	consequence of the 2010 and 2011 Canterbury
Purpose (Tertiary	Earthquakes; or
Education) Zone outside	ii. the building or land being evacuated to enable the
of the Central City	repair of the land or building that was damaged by the
	2010 and 2011 Canterbury Earthquakes; or
	iii. a risk to people and property from the continued use of
	the land or building as a consequence of the 2010 and
	2011 Canterbury Earthquakes, including risks from
	neighbouring properties
	b. The activity shall be connected to or be serviced by:
	 a means of sanitary sewage disposal;
	ii. a potable water supply that meets the standards of the
	Canterbury District Health Board and a water supply for
	firefighting consistent with the New Zealand Fire Service
	Firefighting Water Supplies Code of Practice (SNZ PA4509:2008)
	iii. a method of discharging stormwater that does not
	discharge stormwater on to adjoining properties or
	adversely affect water quality; and
	iv. a power supply
	c. New structures must be relocatable and must be relocated
	off the site by 30 April 2022, unless they comply with the
	District Plan rules. Sites and existing structures must be
	remediated to their state prior to the temporary earthquake
	recovery activity being located there, or a state in
	compliance with District Plan rules. All structures and sites
	must be left clean and tidy.
	 Any new structures shall comply with the height and recession plane standards for the relevant zone.
	e. Any new structures must be set back at least 3m from any
	road boundary or must comply with any setback from road
	boundary standards in the relevant zone, whichever is the
	lesser.
	f. Any new structure shall be set back at least 3m from any
	boundary with a site in a Residential zone or must comply
	with the boundary setback standards in the relevant zone,
	whichever is the lesser.
	g. The activity shall provide at least 50% of the car parking
	spaces required by Table 7.5.1.1 and Table 7.5.1.2 in
	Appendix 7.5.1 - Parking space requirements. Car parking
	spaces shall be designed in accordance with the standards in
	Appendix 7.5.1. Manoeuvring for parking areas and loading
	areas shall be provided in compliance with Rule 7.4.3.4. Any
	additional vehicle access shall be designed in accordance
	with Rule 7.4.3.7 and shall provide vehicle crossing that
	comply with Rule 7.4.3.8.

h. The activity shall restrict its hours to 07:00-21:00 Monday to
 Saturday, closed on Sunday and public holidays. i. The activity shall comply with all standards for that zone in the Noise provisions under Rule 6.1. j. The activity is not required to comply with any additional acoustic insulation requirements or standards for the Lyttelton Port Influences Overlay Area or Airport Noise Contours Lines. k. The activity shall comply with all standards for that zone in the Outdoor Lighting and Glare provisions under Rule 6.3. l. The activity shall comply with all standards for that zone in the Hazardous substances and Contaminated land provisions in Chapter 4. m. The activity must not result in the alteration or destruction o any listed Significant Tree or Heritage setting or Heritage
any listed Significant Tree or Heritage setting or Heritage item that is not permitted in Chapter 9 of the District Plan.
n. The activity must not involve subdivision of land.
 Signs are restricted to a maximum area of 2m² or the area and number provided for in the relevant zone, whichever is greater.
p. Any sign shall not be internally or externally illuminated.
q. Any sign shall be designed to comply with all other Sign
provisions under Rule 6.8.
r. Any outdoor storage area shall:
i. not be located in a setback
 ii. if used for a continuous period of more than 1 year, shall be screened by fencing, landscaping or buildings so as not be visible 1.8m above ground level on any adjoining road or residential property.
P10 Construction depots a. The construction depot is:
 until 30th April 2018, located in the Specific Purpose (Flat Land Recovery) Zone i. used for construction work (as defined in section 6 of the Construction Contracts Act 2002) to repair or rebuild land, buildings, infrastructure or other facilities damaged by the Canterbury Earthquakes; or ii. relocated from land or buildings being repaired or rebuilt as a consequence of the Canterbury Earthquakes.
b. The activity shall be connected to or be serviced by:
 a means of sanitary sewage disposal; a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008);
iii. a method of discharging stormwater that does not

discharge stormwater on to adjoining properties or
adversely affect water quality; and
iv. a power supply.
c. New structures must be relocatable and must be relocated
off the site by 30 April 2018, unless they comply with the
District Plan rules. Sites and existing structures must be
remediated to their state prior to the temporary earthquake recovery activity being located there, or a state in
compliance with District Plan rules. All structures and sites
must be left clean and tidy.
d. Any new structures shall comply with the height and
recession plane standards for the Medium Density
Residential Suburban and Residential Suburban Zone.
e. Any new structures must comply with any setback from road
boundary standards in the Medium Density Residential
Suburban and Residential Suburban Zone.
f. Any new structures must be set back at least 3m from the
boundary with any Residential Zone.
g. The activity shall provide at least 25% of the car parking
spaces required by Table 7.5.1.1 in Appendix 7.5.1 – Parking
space requirements. Car parking spaces shall be designed in
accordance with the standards in Appendix 7.5.1.
Manoeuvring for parking areas and loading areas shall be
provided in compliance with Rule 7.4.3.4. Any additional
vehicle access shall be designed in accordance with Rule
7.4.3.7 and shall provide vehicle crossings that comply with Rule 7.4.3.8.
h. The activity shall comply with Rule 7.4.3.10 High trip
generators.
i. Hours of operation shall be restricted to between 07:00 and
19:00 hours Monday to Sunday.
j. The activity shall comply with the noise standards that apply
to the Industrial General Zone. The activity shall also comply
with the noise standards that apply to the Medium Density
Residential Suburban and Residential Suburban Zone at the
boundary of any site within the Specific Purpose (Flat Land
Recovery) Zone containing an occupied residential unit.
k. Any activity on a site adjoining a Residential Zone shall
comply with all standards for that zone in the Outdoor
Lighting and Glare provisions under Rule 6.3. Any activity
adjoining a site with an occupied residential unit in the
Specific Purpose (Flat Land Recovery) Zone shall comply with
the Outdoor Lighting and Glare provisions under Rule 6.3 as
if the adjoining site were in a <u>Medium Density Residential</u>
and Residential Suburban Zone.

	I. The activity shall comply with all standards for that zone in
	the Hazardous substances and Contaminated land provisions
	in Chapter 4. Any activity adjoining a site with an occupied
	residential unit in the Specific Purpose (Flat Land Recovery)
	Zone shall comply with the Hazardous substances and
	Contaminated land provisions in Chapter 4 as if the adjoining
	site were in a Medium Density Residential and Residential
	Suburban Zone <u>s</u> .
	m. The activity must not result in the alteration or destruction of
	any listed Significant Tree or Heritage setting or Heritage
	item that is not permitted in Chapter 9 of the District Plan.
	n. The activity must have at least one access to an existing road.
	o. The activity must not involve subdivision of land.
	p. Any sign shall comply with all standards for the Medium
	Density Residential and Residential Suburban Zones in the
	Sign provisions under Rule 6.8.
	q. Any outdoor storage area shall:
	i. not be located in a required setback.
	ii. if used for a continuous period of more than 1 year,
	shall be screened by fencing, landscaping or buildings so
	as not to be visible 1.8m above ground level on any
	adjoining road, site with an occupied residential unit
	within the Specific Purpose (Flat Land Recovery) Zone,
	or any residential site in any other zone.
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6.4.3.3.1.2 Controlled activities

There are no controlled activities.

6.4.3.3.1.3 Restricted discretionary activities

- a. Activities listed below are Restricted Discretionary Activities.
- b. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion set out in the following table.

Activi	Activity		The Council's discretion shall be limited to the following matters:	
RD1	a.	One residential unit on a site until the 30 April 2018, additional to that otherwise permitted in the District Plan rules, located in a <u>High Density</u> Residential Central City, <u>Residential Hills,</u> Residential Large Lot,	 As relevant to the breached standard; a. Activity Specific Standard P6e. Street scene: Whether the reduced setback will significantly detract from the character of the street taking into account: Necessity in order to allow more efficient, practical and/or pleasant use of the remainder of the site or the protection of significant trees, 	

Fi	uture Urban -Residential			listed heritage items or heritage settings, or
	ew Neighbourhood,			natural features on the site,
Se Pa	esidential Small ettlement, apakāinga/Kāinga ohoanga or Rural Zone		ii.	The ability to provide opportunities for garden and tree planting in the vicinity of road boundaries;
	excluding Rural zoned		iii.	The openness of the site to the street;
Ai ar w	tes within the 50dBLdn irport Noise Contour nd Rural Quarry Zones), hich does not comply ith the Activity Specific		iv.	The adverse effects of the building intrusion into the street scene or reduction of screening on the outlook and privacy of people on adjoining sites;
b. Aı re ar	tandards P6 e., f. or h. ny application will not equire written approvals nd shall not be limited r publicly notified.		v.	The relevance of other factors in the surrounding environment in reducing the adverse effects, such as existing wide road widths, street plantings and the orientation of existing buildings on adjoining sites.
				vity Specific Standard P6f. – Minimum building acks from internal boundaries:
		١	Whe	ther the reduced setback will significantly
		C	detra	act from the outlook of occupants taking into
		a	ассо	unt:
			i.	the need to enable an efficient, practical and/or pleasant use of the remainder of the site,
			ii.	the need to protect significant trees, listed heritage items or heritage settings, or natural features on the site;
			iii.	the need to provide opportunities for garden and tree plantings around buildings;
			iv.	unique or exceptional site specific circumstances that would result in a situation where compliance with the standards would have an unduly restrictive impact on the ability to develop the site;
			v.	the need to provide occupants with adequate levels of daylight and outlook, including impacts from the visual dominance by buildings on the outlook from adjoining sites and buildings, which is out of character with the local environment.
		c. /	Activ	vity Specific Standard P6h. site coverage:
		٧	Whe	ther the infringement is appropriate to its
				ext taking into account the balance of open
		S	spac	e and buildings in the area and avoids a

		significant reduction in the open space character of the area.
RD2	 a. Two or three residential units on a site until the 30 April 2018, additional to that otherwise permitted in the District Plan rules, located in an Open Space (excluding Coastal), <u>High</u> <u>Density</u> Residential <u>Gentral City, Residential</u> <u>Hills</u>, Residential Large Lot, <u>Future Urban</u> <u>Residential New</u> <u>Neighbourhood</u>, Specific Purpose (School), Specific Purpose (Tertiary Education) Zone, which do not comply with the Activity Specific Standards P7 e., f. or h. b. Any application will not require written approvals and shall not be limited or publicly notified. 	 As relevant to the breached standard; a. Activity Specific Standard P7e. Street scene: Whether the reduced setback will significantly detract from the character of the street taking into account; Necessity in order to allow more efficient, practical and/or pleasant use of the remainder of the site or the protection of significant trees, listed heritage items or heritage settings, or natural features on the site; The ability to provide opportunities for garden and tree planting in the vicinity of road boundaries; The openness of the site to the street; The adverse effects of the building intrusion into the street scene or reduction of screening on the outlook and privacy of people on adjoining sites; The relevance of other factors in the surrounding environment in reducing the adverse effects, such as existing wide road widths, street plantings and the orientation of existing buildings on adjoining sites. b. Activity Specific Standard P7f. – Minimum building setbacks from internal boundaries: Whether the reduced setback will significantly detract from the outlook of occupants taking into account: the need to enable an efficient, practical and/or pleasant use of the remainder of the site; the need to provide opportunities for garden and tree plantings around buildings; the need to provide opportunities for garden and tree plantings around buildings; unique or exceptional site specific circumstances that would result in a situation where compliance with the standards would have an unduly restrictive impact on the ability to develop the site; the need to provide occupants with adequate

		 levels of daylight and outlook, including impacts from the visual dominance by buildings on the outlook from adjoining sites and buildings, which is out of character with the local environment. c. Activity Specific Standard P7h. site coverage: Whether the infringement is appropriate to its context taking into account the balance of open space and buildings in the area and avoids a significant reduction in the open space character of the area.
RD3	 a. Four or more residential units on a site until the 30 April 2018, additional to that otherwise permitted in the District Plan rules, located in an Open Space (excluding Coastal), <u>City</u> <u>Centre-Commercial</u> <u>Central City Business</u>, <u>Commercial-Central City</u> Mixed Use, <u>Commercial</u> Central City (South Frame), Mixed Use, <u>Commercial</u> Central City (South Frame), Mixed Use <u>(South Frame)</u>, <u>Neighbourhood Centre</u> <u>Commercial Local</u> (within the <u>Central City</u>), <u>High</u> <u>Density</u> Residential <u>Central City</u>, <u>Residential</u> Hills, Residential Large Lot, <u>Future Urban</u> <u>Residential New</u> <u>Neighbourhood</u>, Specific Purpose (School), Specific Purpose (Tertiary Education) Zone, which; i. complies with the Activity specific standards for P7; ii. includes a concept plan showing proposed structures, access, services, car 	 a. Whether the design and layout of the proposal minimises any potential nuisance on surrounding sites and areas. b. Whether the site management plan or agreement, outlining how day to day operations on site will be managed, and will minimise any potential nuisance on surrounding sites and areas.

RD4	b. c. a.	potential nuisance on surrounding sites and areas. The activity may include ancillary structures including ablution blocks, kitchens, laundries, and site management offices. Any application will not require written approvals and shall not be limited or publicly notified. Any activity listed in 6.4.3.3.1.1 that does not comply with any one or more of the Activity Specific Standards set out in Rule 6.4.3.3.1.1. Any application will not require written approvals and shall not be limited or publicly notified. Any activity listed in Rule 6.4.3.3.1.1 that cannot be a permitted activity due to all relevant standards	 a. the level of adverse effect on the amenity values of the immediate environment taking into account the length of time the adverse effect will be in place; and b. the types of mitigation available, their practicality to implement and their effectiveness to mitigate the adverse effect a. the need for the activity to remain in its location for a longer period including: alternative locations available for the activity to relocate into and why these are not feasible
	b.	to all relevant standards not being operative. Any application will not require written approvals and shall not be limited or publicly notified.	 to relocate into and why these are not feasible or desirable options at this time; ii. how and in what timeframe the activity will transition to a permanent location; iii. the term of the consent; b. any significant adverse effects of temporary activity on its immediate environment, including consideration of any compliance issues or breaches of standards that have arisen in the operation of the temporary activity;

		 c. any breach of the permitted activity or restricted discretionary standards relevant to the activity; d. any implications for the recovery of areas that the activity is anticipated to be located in, if the temporary activity is to remain for the period sought in the consent; and e. If necessary, the manner in which the site will be remediated following cessation of the activity.
RD6	 a. Any Activity listed in 6.4.3.3.1.1 or 6.4.3.3.1.3 (RD1, RD2 and RD3) after 30 April 2018 until 30 April 2022. b. Any application will not require written approvals and shall not be limited or publicly notified. 	 a. the need for the activity to remain in its location for a longer period including: alternative locations available for the activity to relocate into and why these are not feasible or desirable options at this time; how and in what timeframe the activity will transition to a permanent location; the term of the consent; any significant adverse effects of temporary activity on its immediate environment, including consideration of any compliance issues or breaches of standards that have arisen in the operation of the temporary activity; any breach of the permitted activity or restricted discretionary standards relevant to the activity; any implications for the recovery of areas that the activity is anticipated to be located in, if the temporary activity is to remain for the period sought in the consent; and if necessary, the manner in which the site will be remediated following cessation of the activity.
RD7	 a. Construction depot until the 30 April 2018, located in a Rural Zone which is used for construction work (as defined in 	 a. Whether the activity will be adequately serviced by: i. a means of sanitary sewage disposal; ii. a potable water supply that meets the standards of the Canterbury District Health Board and a water supply for firefighting
	section 6 of the Construction Contracts Act 2002) to repair or rebuild land, buildings, infrastructure or other facilities damaged by the Canterbury Earthquakes, and which is located greater than; i. 12 metres from the centre line of a 110kV or 220kV	 consistent with the New Zealand Fire Service Firefighting Water Supplies Code of Practice (SNZ PAS4509:2008); iii. a method of discharging stormwater that does not discharge stormwater on to adjoining properties or adversely affect water quality; and iv. a power supply. b. The impact on nearby residential zones and residents in rural areas, including noise, dust, glare, hazardous substances, shading, outlook, privacy, and effects on amenity values, taking into account

National Grid transmission line and 12 metres from a foundation of an associated support structure; andii.10 metres from the centre line of a 66kV National Grid transmission line and 10 metres from a foundation of an associated support structure;b.Any application will not require written approvals and shall not be limited or publicly notified.	 the temporary nature of the activity, the hours of operation and other mitigation measures. c. The impact on listed trees, buildings, items, place or sites, including archaeological sites, or on natural features. d. The ability of all new structures to be relocated. e. The traffic and parking effects of the activity, including vehicle access and manoeuvring. f. The impacts of a subdivision on the future use of the land for permitted activities and the impacts on the surrounding area.
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6.4.3.3.1.4 Discretionary activities

There are no discretionary activities

Activity	/	
NC1	Activities P2 to P7 listed in 6.4.3.3.1.1 located outside the Central City that do not comply with activity specific standards P2x., P3p., P4p., P5t., P6m., and P7n. (Setback from the National grid transmission lines and other electricity distribution lines and support structures).	
NC2	Any Activity listed in 6.4.3.3.1.1 or 6.4.3.3.1.3 (RD1, RD2, RD3 and RD7) after 30 April 2022.	
NC3	 Construction depot until the 30 April 2018 which is used for construction work (as defined in section 6 of the Construction Contracts Act 2002) to repair or rebuild land, buildings, infrastructure or other facilities damaged by the Canterbury Earthquakes, and which is located outside the Central City; a. 12 metres or less from the centre line of a 110kV or 220kV National Grid transmission line and 12 metres or less from a foundation of an associated support structure, or b. 10 metres or less from the centre line of a 66kV National Grid transmission line and 1 metres or less from a foundation of an associated support structure. 	

6.4.3.3.1.6 Prohibited activities

There are no prohibited activities.

6.4.4 Rules - Temporary lifting or moving earthquake damaged buildings

6.4.4.1 How to use these rules

These rules apply only to activities in zones other than Residential Suburban, Residential Suburban Density Transition Zone, Residential-Medium Density Residential Zone, and Residential Banks Peninsula Zone.

Note: The rules relating to the temporary lifting or moving of earthquake damaged buildings in Residential Suburban, Residential Suburban Density Transition, **Residential** Medium Density **Residential**, or Residential Banks Peninsula Zones are included in Chapter 14 under Rules 14.4.1, 14.5.1, 14.8.1 and 14.7.1.

6.4.4.2 Activity status tables

6.4.4.2.1 Permitted Activities

- The activities listed below are permitted activities in any zone other than Residential Suburban, Residential Suburban Density Transition, Residential Medium Density Residential, or Residential Banks Peninsula, if they meet the activity specific standards set out in this table.
- b. Activities may also be controlled, restricted discretionary, discretionary, non-complying or prohibited as specified in Rule 6.4.4.2.2, 6.4.4.2.3, 6.4.4.2.4, 6.4.4.2.5 and 6.4.4.2.6.

Activ	ity	Activity Specific Standards
P1	Temporary lifting or moving of earthquake damaged buildings	 a. Buildings shall not be: i. moved to within 1m of an internal boundary and/or within 3m of any water body, a listed Significant Tree or listed Heritage setting or Heritage item in Chapter 9 of the District Plan, areas listed as Sites of Ecological Significance (in Sub-chapter 9.1), Natural Landscapes, Features or Character (in Sub-chapter 9.2), or Sites of Ngāi Tahu Cultural Significance (in Sub-chapter 9.5), any Council owned structure, archaeological sites, or the coastal marine area; ii. lifted to a height exceeding 3.0m above the height of the existing building. b. The building must be lowered back or moved back to its original position, or a position compliant with the District Plan or consistent with a resource consent, within 12 weeks of the lifting or moving works having first commenced.

 d. The Council's Resource Consents Manager shall be notified of the lifting or moving the building at least seven days prior to the lift or move of the building occurring. The notification must include details of the lift or move, property address, contact details and intended start date.

6.4.4.2.2 Controlled Activities

There are no controlled activities.

6.4.4.2.3 Restricted Discretionary Activities

- a. The activities listed below are restricted discretionary activities.
- b. Discretion to grant or decline consent and impose conditions is restricted to the matters of discretion set out in the following table.

Activity	The Council's discretion shall be limited to the following matters:
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RD1	a.	Temporary lifting or moving of earthquake damaged buildings that does not meet the	ear	nether the temporary lifting or moving of the rthquake damaged building is appropriate ring into account:
		activity specific standards in Rule 6.4.4.2.1 P1.	a.	The effect of reduced proximity on the amenity and/or operation of any neighbouring sites, water bodies, coastal marine area, archaeological sites, areas listed as Sites of
	b.	Any application arising from this rule will not require written approvals and shall not be publicly or limited		Ecological Significance (in Sub-chapter 9.1), Natural Landscapes, Features or Character (in Sub-chapter 9.2), or Sites of Ngāi Tahu Cultural Significance (in Sub-chapter 9.5), or protected heritage items, heritage settings, or significant trees.
		notified.	b.	The duration of time that the building will be lifted or moved;
			c.	Any adverse effects on adjoining owners or occupiers relating to shading and building dominance; and
			d.	Occupancy of the neighbouring properties for the duration of the works, the extent to which neighbouring properties are occupied for the duration of the works.

6.4.4.2.4 Discretionary Activities

There are no discretionary activities.

6.4.4.2.5 Non-complying Activities

There are no non-complying activities.

6.4.4.2.6 Prohibited Activities

There are no prohibited activities.

6.4.5 Rules - Workers' Temporary Accommodation

6.4.5.1 General Rules for Workers' Temporary Accommodation

- a. These rules apply to activities specified in the Activity Status Tables in Rule 6.4.5.2.
- b. The rules that apply to the activities specified in Rule 6.4.5 are:
 - i. the Activity Specific Standards in Rule 6.4.5.2
 - ii. the rules in Chapter 5 Natural Hazards, and Chapter 4 Hazardous substances and Contaminated land.
- c. Section 6.4.5 of the District Plan shall cease to have effect on 31st December 2022.
- d. The provisions under Rule 6.4.5 shall only have effect when all of the relevant provisions for the activities are operative.
- e. Within 12 months of the cessation of any workers' temporary accommodation use, a previous use of the site no longer permitted under the District Plan may be reinstated provided that such reinstatement is in accordance with either:
 - i. an existing use certificate issued under s139A of the RMA; or
 - a resource consent issued under s114 of the RMA; and in relation to a. and b. above, the certificate or resource consent was issued prior to conversion to workers' temporary accommodation and was still valid at the time of conversion.
- f. This reinstatement is permitted whether or not the certificate or resource consent would have otherwise lapsed or ceased to have effect.

6.4.5.2 Activity Status Tables

6.4.5.2.1 Permitted Activities

- a. The activities listed below are permitted activities in the zones indicated if they meet the activity specific standards set out in this table.
- b. Activities may also be controlled, restricted discretionary, discretionary, non-complying or prohibited as specified in Rules 6.4.5.2.2, 6.4.5.2.3, 6.4.5.2.4, 6.4.5.2.5 and 6.4.5.2.6.

Act	ivity	Activity specific standards	
P1	Workers' temporary accommodation until 31 December 2022 provided through use or conversion of a	 a. The permanent activity and building(s) shall otherwise comply with all relevant District Plan requirements or consent conditions for its permanent use; 	
	permanent: a. residential unit; b. visitor accommodation unit or facility;	 b. The temporary use shall not result in an existing activity on the site failing to comply or increasing the degree of non-compliance with a rule in the District Plan or a resource consent condition; 	

P2	 c. boarding or residential accommodation ancillary to an education activity; d. elderly persons' housing, care facility and/or retirement village Accessory buildings to any workers' temporary accommodation until 31 December 2022 	 c. On-site management shall be provided for the workers' temporary accommodation. This shall include: a live-in manager on site, or a nominated occupant where no more than 4 people are accommodated; security services; and on-site rules and policies.
P3	Erection and use of temporary or relocatable buildings, including multi-unit residential complexes for workers' temporary accommodation until 31 December 2022, on that part of 25 Deans Avenue (Pt RS 9,9,9) identified in Appendix 6.11.1 as the Workers Temporary Accommodation Site	 a. On or before 31 December 2022, any temporary or removable buildings shall be removed from the Workers Temporary Accommodation Site or otherwise brought into a state of compliance with the District Plan. b. No more than 200 people shall be accommodated on the Workers Temporary Accommodation Site. c. Temporary buildings shall comply with all built form standards in the Residential Medium Density Residential zone with respect to setbacks, recession planes and maximum building height, except that all buildings shall have a minimum setback from the Blenheim Road and Deans Avenue Road frontages of 6 metres. d. Car parking shall be provided at a minimum rate of one parking space per four beds. Where the total number of car parking spaces being provided is 1-20, 1 car parking space must be for people with disabilities. Where the total number of car parking spaces must be for people with disabilities. e. Car parking shall be designed so that; i. all car parking spaces and aisle widths are laid out in accordance with Appendix 7.5.1 (Parking space requirements) Table 7.5.1.3 and Figure 7.5.1 (as they relate to long term parking); ii. critical manoeuvring areas such as aisles in or between major structures, or changes in grade, are designed to accommodate the 99 percentile design vehicle as set out

 in Appendix 7.5.5 (99 percentile design vehicle); iii. all other manoeuvring areas are design to accommodate the 85 percentile design motor car as set out in Appendix 7.5.4 percentile design motor car); iv. parking spaces for people with disability of the space of	gned esign 4 (85
iii. all other manoeuvring areas are desig to accommodate the 85 percentile de motor car as set out in Appendix 7.5. percentile design motor car);	esign 4 (85
to accommodate the 85 percentile de motor car as set out in Appendix 7.5.4 percentile design motor car);	esign 4 (85
motor car as set out in Appendix 7.5. percentile design motor car);	4 (85
percentile design motor car);	
	lition
shall be provided at the closest possil	
point to the accessible entrance to the	
activity, and the most direct route fro	
the disability car parking spaces to th	
activity shall be accessible for mobilit	-
impaired persons. The parking spaces be clearly signed;	Slidii
	c and
v. On-site manoeuvring for parking area loading areas shall be provided to en	
that a vehicle can manoeuvre in a for	
gear onto or off the site in relation to	
access onto Deans Avenue.	
f. The activity shall have only one vehicle act to Deans Avenue adjacent to the southern	
boundary of the workers temporary	
accommodation site in the location indicat	n ho
Appendix 6.11.1. The vehicle crossing shal	
constructed from the property boundary t	
edge of the carriageway and shall;	othe
i. be provided in accordance with Appe	ndix
7.5.7 (Access design and gradient);	
ii. have queuing spaces provided in	
accordance with Appendix 7.5.8 (Que	uing
spaces);	0
iii. have either an audio and visual meth	od of
warning pedestrians of the presence	
vehicles or a visibility splay in accorda	
with Appendix 7.5.9 (Visibility splay).	
g. There shall be a fence along the full length	of
the Blenheim Road road frontage (adjoinir	
cycle way) at least 1.2m high and with a	~
maximum height of 1.8m. Above 1.2m in h	eight
the fence shall at least 50% visually transp	-
for its full length.	
h. All walls of buildings facing the Blenheim F	load
road frontage shall have visually transpare	
glazing for a minimum of 10% of the grour	
floor elevation facing the road.	

		i.	The existing trees identified in Appendix 6.11.1
			are retained. Any diseased, damaged, dead or
			dying trees are to be replaced.
		j.	
		,	indicated in Appendix 6.11.1 shall include the
			provision of a minimum communal space of
			1200m ² .
		k.	On-site management shall be provided for the
			workers' temporary accommodation. This shall
			include:
			i. a live-in manager on site, or a nominated
			occupant where no more than 4 people
			are accommodated;
			ii. security services; and
			iii. on-site rules and policies.
P4	Erection and use of temporary or	a.	On or before 31 December 2022, any
	relocatable buildings, including		temporary or removable buildings shall be
	multi-unit residential complexes		removed from the site or otherwise brought
	for workers' temporary		into a state of compliance with the District
	accommodation until 31		Plan.
	December 2022, in the following	b.	No more than 200 people shall be
	zones :		accommodated on any one site.
	a. Commercial Central City Mixed	c.	Temporary buildings shall comply with all built
	Use Zone;		form standards in the relevant zone with
	b. Commercial Central City (South		respect to setbacks, recession planes and
	Frame)-Mixed Use Zone (South		maximum building height.
	<u>Frame)</u>	d.	There shall be no alteration or destruction of
	c. City Centre Zone-Commercial		any listed Significant Tree or Heritage Setting or
	Central City Business Zone.		Heritage Item that is not permitted in Chapter 9
			of the District Plan.
		e.	On-site management shall be provided for the
			workers' temporary accommodation. This shall
			include:
			i. a live-in manager on site, or a nominated
			occupant where no more than 4 people are
			accommodated;
			ii. security services; and
			iii. on-site rules and policies.

6.4.5.2.2 Controlled Activities

- a. The activities listed below are Controlled Activities.
- b. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Control set out in the following table.

Activity		The Council's control shall be limited to the following Matters:	
C1	Erection and use of temporary or relocatable buildings, including multi- unit residential complexes, for workers' temporary accommodation until 31	 a. Site layout and building design; b. The decommissioning strategy and its implementation; c. Nature of on-site management; 	
	 December 2022 located in: a. a <u>High Density</u> Residential <u>Central City</u>, Residential Suburban Density Transition or Residential Medium Density <u>Residential</u> Zone; b. a Commercial Zone outside of the <u>Central City</u>; c. a Residential Visitor Accommodation Zone outside of the Central City 	 d. Car parking; e. Financial contributions (if applicable under the District Plan); and f. Monitoring. 	
	 where: d. no more than 20 people are accommodated on any one site; e. temporary buildings comply with all built form standards in the relevant zone with respect to setbacks, recession planes and maximum building height; f. there is no alteration or destruction of 		
	 any building or tree scheduled or listed in the District Plan; g. a Decommissioning Strategy has been submitted to the Council. This shall include: a statement of how all workers' temporary accommodation buildings will be removed and the site reinstated for its anticipated permanent use; 		
	 ii. timing and any phasing; iii. remediation works, including any clearance of services, landscaping or hard surfacing; iv. the use of any buildings or services to remain on site in accordance with the District Plan. h. On-site management shall be provided for the workers' temporary accommodation. This shall include: 		

	i. a live-in manager on site, or a
	nominated occupant where no
	more than 4 people are
	accommodated;
	ii. security services; and
	iii. on-site rules and policies.
i.	a Site Design Statement is provided
	outlining how the project has been
	designed and will operate in
	accordance with the relevant guidelines
	for site and building design in Appendix
	6.2 Temporary Accommodation for
	Workers Guidelines.
j.	Any application arising from this rule
	shall not be publicly or limited notified.

6.4.5.2.3 Restricted Discretionary Activities

- a. Activities listed below are Restricted Discretionary Activities.
- b. Discretion to grant or decline consent and impose conditions is restricted to the Matters of Discretion set out in the following table.

Activity		The Council's discretion shall be limited to the following Matters:
RD1	 Workers' temporary accommodation until 31 December 2022 provided through use or conversion of a permanent: a. residential unit; b. visitor accommodation unit or facility; c. boarding or residential accommodation ancillary to an education activity; d. elderly persons' housing, care facility and/or retirement village; 	 a. Location suitability; b. Period for which the building will be used for workers' temporary accommodation; c. Nature of the permanent use and the effects of the site or building not being available for that permanent use; d. Nature of on-site management; e. Change of use strategy and its implementation;
RD2	 that does not comply with one or more of the activity specific standards in P1 Any application will not require written approvals and shall not be limited or publicly notified. Worker's temporary accommodation until 31 December 2022 through use or conversion of a permanent building that is not specified in RD1, provided that any such accommodation: 	 f. Car parking; g. Financial contributions (if otherwise applicable under the District Plan); and h. Monitoring. a. Location suitability; b. Period for which the building will be used for workers' temporary accommodation;

	a. is not located in:	a Natura of the normanant use and the
		c. Nature of the permanent use and the
	i. an Industrial Heavy Zone;	effects of the site or building not
	ii. a Rural Zone;	being available for that permanent
	iii. a Residential Large Lot Zone;	use;
	iv. an Open Space Natural Zone;	d. Nature of on-site management;
	v. an Open Space Metropolitan	 e. The Change of Use Strategy and its implementation;
	Facilities Zone;	f. Car parking and transport network
	vi. the Specific Purpose (Airport) Zone;	effects;
	vii. the Specific Purpose (Styx Mill	g. Financial contributions (if otherwise
	Transfer Station) Zone; or	applicable under the District Plan);
	viii. the Specific Purpose (Lyttelton	and
	Port) Zone.	h. Monitoring.
	b. complies with all relevant District Plan	
	requirements or resource consent	
	conditions for its permanent use;	
	c. provides on-site management	
	including:	
	i. a live-in manager on site, or a	
	nominated occupant where no	
	more than 4 people are	
	accommodated;	
	ii. security services; and	
	iii. on-site rules and policies.	
	d. provides car parking at a minimum of	
	one parking space per four beds.	
	e. provides a Change of Use Strategy to	
	the Council. This shall include:	
	i. a statement of how the use of the	
	building as workers' temporary	
	accommodation will be reinstated	
	back to its permanent use.	
	ii. timing and any phasing of changes	
	iii. alterations required to the site,	
	building or services.	
	Any application arising from this rule	
	shall not be publicly or limited notified.	
RD3	Erection and use of temporary or	a. Location suitability;
	relocatable buildings, including multi-unit	b. Number of units proposed;
	residential complexes for workers'	c. Site layout and building design;
	temporary accommodation until 31 December 2022, except as provided for by	d. The decommissioning strategy and
	P3 or C1; and	its implementation;
	a. not located in:	e. Nature of on-site management;
		f. Car parking and
	i. an Industrial Heavy Zone;	

ii. a Rural Zone;	i. access effects where located
iii. a Residential Large Lot Zone;	within the Central City,
iv. an Open Space Natural Zone;	ii. transport network effects where
v. an Open Space Metropolitan	located outside of the Central
Facilities Zone;	City;
vi. the Specific Purpose (Airport) Zone;	g. Financial contributions (if otherwise
vii. the Specific Purpose (Styx Mill	applicable under the District Plan);
Transfer Station) Zone; or	and
viii. the Specific Purpose (Lyttelton	h. Monitoring.
Port) Zone.	5
and where:	
b. there is no alteration or destruction of	
any listed Heritage setting or Heritage	
item, or Significant Tree, that is not	
permitted in Chapter 9 of the District	
Plan;	
c. on-site management is provided	
including:	
i. a live-in manager or a nominated	
occupant where no more than 4	
people are accommodated;	
ii. security services; and	
iii. on-site rules and policies.	
d. a Decommissioning Strategy has been	
submitted to the Council prior to	
buildings being located on site. This	
shall include:	
i. a statement of how all temporary	
workers accommodation buildings	
will be removed and the site	
reinstated for its anticipated	
permanent use;	
ii. timing and any phasing;	
iii. remediation works, including any	
clearance of services, landscaping	
or hard surfacing;	
iv. the use of any buildings or services	
to remain on site in accordance	
with the District Plan.	
e. a Site Design Statement is provided	
outlining how the project has been	
designed and operated in accordance	
with the relevant guidelines for site and	
building design in Appendix 6.11.2	
Temporary Accommodation for	
Workers Guidelines	

	f. Any application arising from this rule	
	shall not be publicly notified.	
	Applications for temporary	
	accommodation for up to 200 people	
	shall not be limited notified.	
RD4	Erection and use of a single temporary or	a. Location suitability;
ND4	relocatable building on a site, for workers'	
	C	b. Building design;
	temporary accommodation until 31	c. The decommissioning strategy and its
	December 2022 accommodating no more	implementation;
	than 4 people living as a single household	d. Nature of on-site management;
	unit with shared facilities, located in any	e. Car parking;
	zone; except as provided for by P4 and C1;	f. Financial contributions (if otherwise
	and provided that:	applicable under the District Plan);
	a. the building does not result in an	g. Monitoring; and
	existing activity on the site failing to	h. Site layout where located within the
	comply or increasing the degree of non-	Central City.
	compliance with the District Plan or any	
	resource consent with respect to any	
	rules except site density;	
	b. buildings comply with the built form	
	standards for the relevant zone with	
	respect to setbacks, recession planes	
	and maximum building height;	
	c. on-site car parking is provided at a	
	minimum of one parking space per four	
	beds;	
	d. on-site management is provided. This	
	shall include:	
	i. a live-in manager on site or a	
	nominated occupant;	
	security services; and	
	iii. on-site rules and policies.	
	e. a Decommissioning Strategy shall be	
	submitted to the Council prior to	
	buildings being located on site. This	
	shall include:	
	i. a statement of how all temporary	
	workers accommodation buildings	
	will be removed and the site	
	reinstated for its anticipated	
	permanent use;	
	ii. timing and any phasing	
	iii. remediation works, including any	
	clearance of services, landscaping	
	or hard surfacing;	
	iv. the use of any buildings or services	
L		1

	to remain on site in accordance	
	with the District Plan.	
	f. there is no alteration or destruction of	
	any listed Heritage setting or Heritage	
	item, or Significant Tree, that is not	
	permitted in Chapter 9 of the District	
	Plan;	
	g. a Site Design Statement is provided	
	outlining how the project has been	
	designed and operated in accordance	
	with the relevant guidelines for site and	
	building design in Appendix 6.11.2	
	Workers' Temporary Accommodation –	
	Design Guide	
	h. Any application arising from this rule	
	shall not be publicly or limited notified.	
RD5	Erection and use of temporary or	a. Location suitability;
	relocatable buildings, including multi-unit	b. Number of units proposed;
	residential complexes for workers' temporary accommodation until 31	c. Site layout and building design;
	December 2022, on that part of 25 Deans	d. The decommissioning of the
	Avenue (Pt RS 9,9,9) identified in	temporary use, including buildings;
	Appendix 6.11.1 as the Workers	e. Nature of on-site management;
	Temporary Accommodation Site, that	f. Car parking and transport network
	does not comply with one of more of the	effects;
	activity specific standards in P3.	 g. Financial contributions (if otherwise applicable under the District Plan); and
		h. Monitoring.

6.4.5.2.4 Discretionary Activities

There are no discretionary activities.

6.4.5.2.5 Non-Complying Activities

Activ	ity
NC1	Any workers' temporary accommodation including any temporary buildings established under these rules continuing after 31 December 2022.
NC2	Any workers' temporary accommodation that alters or destroys a Heritage setting or Heritage item, or Significant Tree listed in Chapter 9 of the District Plan.
NC3	Erection and use of temporary or relocatable buildings, including multi-unit residential complexes, for workers' temporary accommodation except:

	a. as provided for as a permitted, controlled or restricted discretionary activity in 6.4.5 above;
	 where the activity would be permitted, controlled, restricted discretionary, or discretionary under the zone rules or any other plan rules.
	Any application arising with respect to this rule shall not be publicly notified.
NC4	Workers' temporary accommodation in the Specific Purpose (Flat Land Recovery) Zone.
NC5	Worker's temporary accommodation, including any temporary buildings and accessory buildings, located outside the Central City;
	a. within 12 metres of the centre line of a 110kV or 220kV National Grid transmission line and within 12 metres of a foundation of an associated support structure, or
	b. within 10 metres of the centre line of a 66kV National Grid transmission line and within 10 metres of a foundation of an associated support structure.

6.4.5.2.6 Prohibited Activities

There are no prohibited activities.