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 <u>bold underlined</u> 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 <u>bold</u> <u>underlined text in green</u> and the wording to be deleted is shown as <u>bold strikethrough in green</u>. New definitions in Chapter 2 and within a provision (including a rule) is shown as <u>bold green text underlined in</u> <u>black</u>.

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 <u>bold underlined text in blue</u>. Where a link is proposed to be deleted, it is shown as <u>bold strikethrough in blue</u>.

2. Changes recommended by the Independent Hearings Panel

The changes recommended by the Independent Hearings Panel are based on Council's 'Reply Provisions' version, which include:

- Text recommended to be added/deleted by proposed PC14
- Text recommended to be added/deleted within s42A reports.
- Text recommended to be added/deleted from expert conferencing/joint witness statements.
- Text recommended to be added/deleted within s42A reports in response to matters raised during Hearings.

Where the Independent Hearings Panel recommends that the proposed PC14 provision be accepted the text is changed to <u>bold underlined</u> for the added text, and changes to <u>bold strikethrough</u> for text to be deleted.

Where the Independent Hearings Panel recommends that green definitions or the blue links to other provisions and/or external documents are accepted they <u>remain</u> unchanged.

Changes recommended by the Independent Hearings Panel (including to proposed PC14 provisions, definitions and links) are shown as <u>bold underlined</u> for text in the Council's 'Reply Provisions' that are recommended to be accepted or for additional new text, and <u>bold deleted</u> for text to be deleted (ie the purple and orange colours in the Council's 'Reply Provisions' have been removed).

- 3. Further Instructions and Explanations for Council
- a. There are no further instructions as all recommended changes have been shown in the chapter.

6.2 Temporary Activities, Buildings and Events

6.2.1 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. Sub-chapter 6.2 Temporary Activities, Buildings and Events relates to the management of temporary activities and buildings and events 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 rebuild of Christchurch, while managing the potential adverse effects on the environment. Please note, temporary earthquake recovery activities are addressed separately in Sub-chapter 6.4 Temporary Earthquake Recovery Activities.
- c. The provisions in this sub-chapter give effect to the Chapter 3 Strategic Directions Objectives.

6.2.2 Objective and Policies

6.2.2.1 Objectives - Temporary activities and buildings and events

- a. A diverse range of temporary activities and buildings and events is enabled, while having regard to the natural, historic and cultural values and expected amenity values of the areas in which they are located. The temporary activities and buildings and events:
 - i. provide opportunities for artistic, social and/or cultural expression;
 - ii. contribute to the economic recovery and resilience of Christchurch District; and/or
 - iii. reinforce or promote a positive sense of place and community.

6.2.2.1.1 Policy - Temporary activities and buildings and events

- a. Enable temporary activities and buildings and events, provided:
 - i. the location, frequency, scale, duration and effects of the temporary activity and building are compatible with the level of amenity anticipated by the surrounding environment, or are within a range that can be tolerated given the temporary nature of the activity;
 - ii. parking and traffic generation are managed so that:
 - A. road safety and network efficiency is not compromised; and
 - B. accessibility within and to local commercial centres and businesses is not adversely affected;

- C. temporary parking within Hagley Park does not result in disturbance to the ground, or to the root systems of trees, that would adversely affect the long-term health or life span of the trees;
- iii. public access to public open space is maintained as far as practicable, given the nature of the activity or event in question;
- iv. natural, historic or cultural values of sites are not permanently modified, damaged or destroyed; and
- v. activities, buildings or events in the vicinity of strategic infrastructure do not compromise the operation of that infrastructure or pose a safety risk.

6.2.2.1.2 Policy – Temporary construction buildings

a. Enable temporary buildings and other structures associated with construction projects, including temporary signage, provided that the amenity impacts on the surrounding environment are effectively managed, while recognising that within the context of the rebuild, a higher threshold of tolerance should be provided for temporary adverse amenity effects that do not compromise health or safety.

6.2.3 How to interpret and apply the rules

- a. The rules that apply to temporary activities and buildings in all zones are contained in the activity status tables (including activity specific standards) in Rule 6.2.4.
- b. Temporary activities and buildings are exempt from the rules in the relevant zone chapters and other District Plan rules, except as specified below or in the activity specific standards in Rule 6.2.4.
- c. The activity status tables and standards in the following chapters and sub-chapters apply to temporary activities and buildings (where relevant):
 - 4 Hazardous Substances and Contaminated Land
 - 5 Natural Hazards: Rule 5.6 Slope Instability;
 - 6 General Rules and Procedures:
 - 6.3 Outdoor Lighting (except as otherwise specified in Rule 6.2.4);
 - 6.1 Noise (except as otherwise specified in Rule 6.2.4);
 - 6.8 Signage (as specified in that sub-chapter and as specified in Rule 6.2.4);
 - 7 Transport (as specified in Rule 6.2.4);
 - 8 Subdivision, Development and Earthworks;
 - 9 Natural and Cultural Heritage; and
 - 11 Utilities and Energy.

- d. Rule 6.2.4 does not apply to activities and buildings anticipated by the rules in the relevant zone chapters or within the expected scope of operations for permanent facilities.
- e. In the Specific Purpose (Defence Wigram) Zone, the rules for temporary recreation activities, events or exhibitions (Rule 13.1.4.1.1 P2) apply instead of the rules for events and temporary markets in Rule 6.2.4.1.1 (P2 to P5, and P10).
- f. Section 6.2 does not apply to the Papakāinga / Kāinga Nohoanga Zone.

Advice note:

- 1. Temporary activities and buildings permitted by the District Plan must also comply with the Building Act, the Reserves Act, any relevant policies or bylaws, and reserve management plans prepared under the Reserves Act 1977.
- 2. Temporary activities and buildings permitted by the District Plan may also be required to obtain other licenses or permits, such as for sale of alcohol or food; erection of stands or stalls, amusement rides or devices; street performance; and temporary signage. Additional restrictions and/or licensing requirements may apply to activities in reserves where they are administered under the Reserves Act. Approval may need to be sought from the Council, New Zealand Police or other agencies.

6.2.4 Rules - Temporary Activities, Buildings and Events

6.2.4.1 Rules - Activity status tables

6.2.4.1.1 Permitted activities

- a. The activities below are permitted activities if they meet the activity specific standards set out in the following table.
- b. Activities may also be controlled, restricted discretionary, discretionary; non- complying or prohibited activities as specified in Rules 6.2.4.1.2, 6.2.4.1.3, 6.2.4.1.4; 6.2.4.1.5 or 6.2.4.1.6.

Activity	Activity specific standards	
Construction		
P1 Temporary buildings ancillary to an approved building, construction, land subdivision or demolition project.	a. No single building shall exceed 50m ² of GFA; except that, in the <u>City Centre-Commercial Central City</u> <u>Business</u> , Industrial General, Industrial Heavy, Rural Quarry, Specific Purpose (Tertiary Education) or Specific Purpose (Airport) Zones, the GFA of a temporary construction building is not restricted provided that buildings are not placed in any setbacks required by the relevant zone.	

Activity		Activity specific standards			
		b. Temporary buildings shall be removed from the site within one month of completion of the project or, in the case of land subdivision sales offices, within one month of the sale of the last allotment in the subdivision.			
		c. Temporary land subdivision sales offices shall meet the signage rules for the <u>Neighbourhood Centre</u> <u>Zone Commercial Local Zone</u> in Sub-chapter 6.8 Signs.			
Even	ts				
P2	Community gatherings, celebrations, non-motorised sporting events and	a. Events shall not be open to participants for more than:i. four consecutive weeks in any one year; or			
	performances including: a. carnivals and fairs;				
	b. festivals;	 ii. six weekends in any one year (including public holidays where these fall adjacent to weekends); 			
	c. holiday observances;	or			
	d. races;	iii. twelve non-consecutive days in any one year.			
e. parades; f. concerts; and g. exhibitions.	e. parades;	iv. Except that the number of days is not restricted			
		in the Specific Purpose (Ōtākaro Avon River Corridor) Zone until 01 July 2024, where these events are:			
		 A. located more than 100m from an adjoining residential zone, Edge Housing Area Overlay or Trial Housing Area Overlay, or from a site listed in Appendix 13.14.6.2 which is in private ownership and has a Residential alternative Zone; and 			
		B. undertaken by or on behalf of the Council, the Canterbury Regional Council or the Crown.			
		 Events shall meet the activity standards for temporary activities and buildings in Rule 6.1.6.2.3, with the exception of fireworks in association with an event, as follows: 			
		i. Any day From 9:00 to 22:00			
		ii.Any day with an Event Permit allowing fireworksFrom 9:00 to midnight			
		iii. New Years' Eve/Day From 9:00 to 1:00 am			
		iv. Guy Fawkes Night From 9:00 to 23:00			

Activ	vity	Activity specific standards
		c. From 22:00 to 7:00, events shall meet the rules for outdoor lighting in Rule 6.3.6, but are otherwise exempt from Rule 6.3.6.
P3	Public meetings	Nil
P4	Temporary buildings or other structures ancillary to an event listed in Rule 6.2.4.1.1 P2.	a. Temporary buildings or other structures shall not be erected on or remain on the site for more than two weeks before or after the event opens or closes to participants.
		 b. Where events occur on non-consecutive days, on days between instances of the event opening to participants, public access to parts of the site that are normally accessible shall not be impeded.
P5	Retailing ancillary to a temporary event listed in Rule 6.2.4.1.1 P2.	Nil
Film	ing	
P6	Commercial film or video production and ancillary buildings or structures; in any zone except an industrial zone.	 a. Any such production shall not operate from the same exterior location for more than 30 days in a year. b. From 22:00 to 7:00, any such activity shall meet the noise standards for the relevant zone in Rule 6.1.5, but is otherwise exempt from noise standards in Sub-chapter 6.1.
		c. From 22:00 to 7:00, any such activity shall meet the rules for outdoor lighting in Rule 6.3.6, but is otherwise exempt from Rule 6.3.6.
Tem	porary public artworks and com	imunity activities
P7	Public and not-for-profit community activities, education activities and ancillary retailing (except as provided for in Rule 6.2.4.1.1 P2 or P10) in:	Nil
	a. any commercial zone;	
	b. any open space zone;c. the Industrial General Zone;	
	d. the Specific Purpose (School) Zone;	

Activ	ity	Activ	ity specific standards	
	 e. the Specific Purpose (Tertiary Education) Zone; f. the Specific Purpose (Ōtākaro Avon River Corridor) Zone; and g. the Transport Zone. 			
P8	Public artworks.	Nil		
P9	Structures for temporary gardens.	Nil		2
Tem	oorary commercial activity			
P10	Temporary markets (except as provided for by Rule 6.2.4.1.1 P2).	S		not operate from a single lowing number of days per
		i.	Any zone not listed below	12 days
		ii.	Any commercial zone	Unlimited
		iii.	Transport Zone	Unlimited Advice note: 1. Markets in the Transport Zone may require an Events Permit
	REC	iv.	Any open space zone	Unlimited Advice note: 1. Markets in public open spaces and reserves may require an Events Permit
	\mathcal{Q}	V.	Specific Purpose (School) Zone	26 days
		vi.	Specific Purpose (Tertiary Education) Zone	26 days
		vii.	Specific Purpose (Ōtākaro Avon River Corridor) Zone	 a. 12 days; or b. Unlimited where these events are located more than 100m from an adjoining residential zone,

Activ	ity	Activity	specific standards
			Edge Housing Area Overlay or Trial Housing Area Overlay as shown on the Development Plan in Appendix 13.14.6.1, or from a site listed in Appendix 13.14.6.2 which is in private ownership and has a Residential alternative Zone. Advice note: 1. Markets in public open spaces and reserves mayrequire an Events Permit.
P11 Temporary retail activity in the Central City, not ancillary to another temporary activity and building, until 30 April 2018.		Der b. In a Avc ten per	nporary retail activity shall not occur in the <u>High</u> <u>Isity</u> Residential Contral City Zone; Ill zones other than the Central City Business and on River Precinct/Te Papa Ōtākaro Zones, nporary retail activity shall be limited to 30m ² GFA site. y retail activity shall meet all relevant rules for
		per	manent activities for the relevant zone (including nage), except for the following:
		i.	RD1 and RD2 under Rule 15.10.1.3;
		ii.	Rule 15.10.2.1 Building setback and continuity;
		iii.	Rule 15.10.2.2 Verandas;
		iv.	Rule 15. 10.2.4 Minimum number of floors;
		V.	Rule 15. 10.2.5 Flexibility in building design for future uses;
		vi.	Rule 15.11.2.1 Landscaping and trees;
		vii.	Rule 15.11.2.3 Flexibility in building design for future uses;
		viii.	RD1 under Rule 15.11.1.3;
		ix.	Rule 15.12.2.2 Flexibility in building design for future uses;

Activ	ity	Activity	specific standards
		Х.	Rule 15.12.2.4 Street scene, landscaping and open space;
		xi.	Rule 15.12.2.7 Verandas on Colombo and High Streets;
		xii.	Rule 15.12.2.8 Minimum number of floors on Colombo and High Streets;
		xiii.	Rule 15.5.2.6 b. i and ii. Landscaping and trees;
		xiv.	Rule 15.5.2.2 b. Building setback from road boundaries.
			e relevant transport rules in Chapter 7.
		Advice	note:
		pr ex be	y 30 April 2018, any temporary retail activity rovided for by Rule 6.2.4.1.1 P11, with the aception of food trucks (see Rule 6.2.4.1.1 P12 elow), must meet all relevant District Plan rovisions for permanent activities.
		th fre ar	Thile food trucks in public places are permitted for the purposes of the District Plan, their location and equency will generally be regulated by licences and they will need to comply with the relevant plicies, bylaws and reserve management plans.
P12	Food trucks not ancillary to another temporary activity		d trucks shall not be located in the <u>High Density</u> idential <u>Residential Central City</u> Zone;
	and building, after 30 April 2018.	Avo Pur	Il zones other than the Central City Business and on River Precinct/Te Papa Ōtākaro and Specific pose (Ōtākaro Avon River Corridor) Zones, food cks shall be limited to 30m ² GFA per site.
		per	d trucks shall meet all relevant rules for manent activities for the relevant zone (including nage), except for the following:
		i.	RD1 and RD2 under Rule 15.10.1.3;
		ii.	Rule 15.10.2.1 Building setback and continuity;
		iii.	Rule 15.10.2.2 Verandas;
		iv.	Rule 15.10.2.4 Minimum number of floors;
		V.	Rule 15.10.2.5 Flexibility in building design for future uses;
		vi.	Rule 15.11.2.1 Landscaping and trees;

Activ	ity	Activity	specific standards
		vii.	Rule 15.11.2.3 Flexibility in building design for future uses;
		viii.	RD1 under Rule 15.11.1.3;
		ix.	Rule 15.12.2.2 Flexibility in building design for future uses;
		х.	Rule 15.12.2.4 Street scene, landscaping and open space;
		xi.	Rule 15.12.2.7 Verandas on Colombo and High Streets;
		xii.	Rule 15.12.2.8 Minimum number of floors on Colombo and High Streets;
		xiii.	Rule 15.5.2.6 b. i and ii. Landscaping and trees;
		xiv.	Rule 15.5.2.2 b. Building setback from road boundaries.
		d. The	relevant transport rules in Chapter 7.
		fror	er 30 April 2018, food trucks shall not operate n the same privately-owned site for more than hours per week.
		Advice	
		the frec the	ile food trucks in public places are permitted for purposes of the District Plan, their location and quency will generally be regulated by licences and y will need to comply with the relevant policies, aws and reserve management plans.
P13	Temporary commercial services in the <u>City Centre</u>		nporary commercial services shall not exceed n ² GFA per site.
	<u>Zone-Commercial Central</u> City Business Zone , until 30 April 2018.	rele	e temporary commercial service shall meet all evant rules for permanent activities for the evant zone (including signage), except for the powing:
		i. F	RD1 and RD2 under Rule 15.10.1.3;
	· ·	ii. F	Rule 15.10.2.1 Building setback and continuity;
		iii. F	Rule 15.10.2.2 Verandas;
		iv.	Rule 15.10.2.4 Minimum number of floors;
			Rule 15.10.2.5 Flexibility in building design for future uses;
		c. The	relevant transport rules in Chapter 7.

Activity		Activity specific standards		
Train	ing	 Advice note: 1. By 30 April 2018, any temporary commercial service provided for by Rule 6.2.4.1.1 P13 must meet all District Plan provisions for permanent activities. 		
P14	Temporary military training activities and emergency management training activities.	a. Temporary military training activities and emergency management training activities shall meet the noise standards in Rule 6.1.6.2.2.		

6.2.4.1.2 Controlled activities

There are no controlled activities.

6.2.4.1.3 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 Rule 6.2.5, as set out in the following table.

Activity		The Council's discretion shall be limited to the following matters:	
RD1	 a. Any activity listed in Rule 6.2.4.1.1 P1 that does not meet one or more of the activity specific standards. b. Any application arising from this rule shall not be limited or publicly notified. 	 a. Amenity – Rule 6.2.5.1 b. Transport – Rule 6.2.5.2 c. Site disturbance or alteration – Rule 6.2.5.5 	
RD2	 Temporary activities and buildings: a. not provided for by Rule 6.2.4.1.1 P2 to P14; or b. listed in Rule 6.2.4.1.1 P2 to P14 that do not meet one or more of the relevant activity specific standards. 	 a. Amenity - Rule 6.2.5.1 b. Transport - Rule 6.2.5.2 c. Economic recovery and resilience - Rule 6.2.5.3 d. Competing requirements for the location - Rule 6.2.5.4 e. Site disturbance or alteration - Rule 6.2.5.5 f. Additional matters for Hagley Park - Rule 6.2.5.6 a. 	
RD3	Motorised sporting events	a. Amenity – Rule 6.2.5.1	

Activit	У	The Council's discretion shall be limited to the following matters:
		b. Transport – Rule 6.2.5.2
		c. Economic recovery and resilience – Rule 6.2.5.3
		d. Competing requirements for the location – Rule 6.2.5.4
		e. Site disturbance or alteration – Rule 6.2.5.5
RD4	Within a Wāhi Tapu/Wāhi Taonga site of Ngāi Tahu Cultural Significance identified in Schedule 9.5.6.1, any:	a. Wāhi Tapu/Wāhi Taonga, Mahaanui Iwi Management Plan Silent Files and Kaitōrete Spit – Rule 9.5.5.1
	a. event or temporary market attracting more than 500 people;	
	b. temporary military training activity involving:	
	i. more than 500 people; or	
	ii. the discharge of ammunition or detonation of explosives.	
RD5	a. Within Hagley Park, temporary parking ancillary to an activity provided for as P1 - P14 in Rule 6.2.4.1.1 or RD1 - RD4 in Rule 6.2.4.1.3, which is located within the dripline tree protection zone radius of a tree.	a. Additional matters for Hagley Park – Rule 6.2.5.6 b.

6.2.4.1.4 Discretionary activities

a. The activities listed below are discretionary activities.

Activi	ity	
D1		e of Ecological Significance listed in Schedule A of Appendix 9.1.6.1, or in the I Environment as shown on the Planning Maps, any:
	a. eve	nt or temporary market in an exterior location, other than:
	i.	events confined to existing tracks or paved areas;
	ii.	events located in Permitted Temporary Activities Areas identified in Appendix 6.11.10;
	iii.	in the Coastal Environment only, events in any commercial, industrial, residential or specific purpose zone, or the Open Space Community Parks or Transport Zones.

ctivity		
b.	pro	nmercial film or video production in an exterior location, other than such duction using pre-existing formed tracks or paved surfaces, or located in mitted Temporary Activities Areas identified in Appendix 6.11.10, which:
	i.	lasts longer than three days; or
	ii.	involves more than 200 people; or
	iii.	involves motorised vehicle use, other than in the area of open unvegetated beach on the seaward side between Heyders Road and the mouth of the Waimakariri River.
C.	acti	porary military training activity in an exterior location, other than such vity using pre-existing formed tracks or paved surfaces, or located in mitted Temporary Activities Areas identified in Appendix 6.11.10, which:
	i.	lasts longer than three days and involves more than 30 people; or
	ii.	involves more than 200 people; or
	iii.	involves the discharge of ammunition or detonation of explosives;
	iv.	involves motorised vehicle use, other than in the area of open unvegetated beach on the seaward side between Heyders Road and the mouth of the Waimakariri River.
	V.	involves boat launching, other than from an existing boat launch or in the area of open unvegetated beach on the seaward side between Heyders Road and the mouth of the Waimakariri River.

6.2.4.1.5 Non-complying activities

a. The activities listed below are non-complying activities.

Activity

NC1	Any temporary buildings or structures within 12 metres of the centre line of a
	110kV or a 220kV National Grid transmission line or within 10 metres of the centre
	line of a 66kV National Grid transmission line where any part of the building or
	structure exceeds 2.5 metres in height.

6.2.4.1.6 Prohibited activities

There are no prohibited activities.

6.2.5 Rules - Matters of discretion

a. When considering applications for restricted discretionary activities, the Council's discretion to grant or decline consent, or impose conditions, is restricted to the matters over which discretion is restricted in the table in Rule 6.2.4.1.3, and as set out for that matter below.

6.2.5.1 Amenity

- a. The extent to which the proposed activity will:
 - i. contribute positively to local character, amenity values or sense of place and identity; or
 - ii. activate otherwise vacant or low-amenity spaces.
- b. The extent to which the location, scale, design, intensity or duration of the activity and any associated buildings will adversely affect the anticipated level of amenity in residential, commercial, rural, open space or specific purpose (Schools, Tertiary Education, Hospitals, Cemeteries) zones, particularly with respect to:
 - i. noise;
 - ii. outdoor lighting;
 - iii. hours of operation;
 - iv. cumulative effects of all temporary activities and buildings using the proposed location;
 - v. overshadowing;
 - vi. loss of privacy;
 - vii. visual amenity;
 - viii. waste management and littering; and
 - ix. alcohol-related anti-social behaviour.

6.2.5.2 Transport

- a. The extent to which the location, scale, intensity or duration of the activity and any associated buildings will adversely affect:
 - i. the efficiency of the transport network;
 - ii. public safety;

6.2.5.3 Economic recovery and resilience

a. The extent to which the proposed activity will contribute positively to the local economy and create spill-over trade to permanent activities in commercial centres.

6.2.5.4 Competing requirements for the location

a. The extent to which the proposed activity will limit public access to areas that would otherwise be accessible, or restrict other temporary or permanent activities from making use of the location.

6.2.5.5 Site disturbance or alteration

- a. The extent to which proposed activities, buildings, associated earthworks, servicing or any additional accesses or parking areas provided will create an alteration or disturbance to any:
 - i. land;
 - ii. water bodies or their margins;
 - iii. vegetation; and/or
 - iv. ecosystems

that is irreversible or that will last beyond the duration of the activity or event and, where any such effects are reversible, the adequacy of any proposals for restoration.

6.2.5.6 Additional matters for Hagley Park

- a. The extent to which the activity will adversely affect:
 - i. existing landscape qualities, including vistas, water body margins and trees; and
 - ii. botanical and heritage features within the park.
- b. In relation to temporary parking within the <u>dripline tree protection zone radius</u> of trees:
 - i. the extent to which the parking will result in disturbance to the ground or to the root systems of trees that would adversely affect the health or life span of the trees;
 - ii. whether any such effects would be irreversible or last beyond the duration of the parking; and
 - iii. where effects would be reversible or short-term, the adequacy of any proposals for restoration.