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 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 <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.
- b. Note: As part of the Panel's consideration of the Airport Noise QM in Part 4 Residential of the Report, the Panel has recommended to Council the option of amalgamating the relevant rules

from Chapter 14 Residential into Chapter 6.1 Noise. However, those recommended changes have not been include in this version.

Chapter 6 General Rules and Procedures

6.1 Noise

6.1.1 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 6.1 Noise relates to the management of adverse noise effects, recognising the impact such effects can have on the amenity values and health of people and communities. Noise-creating activities are managed by setting limits on the sound levels they generate, their location and their duration, so that the noise generated is consistent with the anticipated outcomes for the receiving environment. In addition, this sub-chapter sets out where sound insulation is required for sensitive activities, or alternatively, by limiting the location of sensitive activities relative to activities which have elevated noise levels.
- c. The provisions in this sub-chapter give effect to the Chapter 3 Strategic Directions Objectives.

6.1.2 Objective and Policies

6.1.2.1 Objective - Adverse noise effects

a. Adverse noise effects on the amenity values and health of people and communities are managed to levels consistent with the anticipated outcomes for the receiving environment.

6.1.2.1.1 Policy - Managing noise effects

- a. Manage adverse noise effects by:
 - i. limitations on the sound level, location and duration of noisy activities;
 - ii. requiring sound insulation for sensitive activities or limiting their location relative to activities with elevated noise levels.

6.1.2.1.2 Policy - Noise during night hours

a. Achieve lower noise levels during night hours to protect sleep, and the amenity values of residential and other sensitive environments, so far as is practicable.

6.1.2.1.3 Policy - Entertainment and hospitality activities in precinct areas and key locations in the Central City

a. Enable entertainment and hospitality activities, and temporary events including those at identified facilities (refer to Rule 6.1.6.2.3 Temporary activities), that contribute to Christchurch's economic, social and cultural well-being to occur in the Central City Entertainment and Hospitality Precincts while ensuring the adverse noise effects of activities on the surrounding community and environment are managed to levels consistent with the anticipated outcomes for the receiving environment.

b.

- i. Enable the Canterbury Multi-Use Arena (CMUA) to attract and host a wide range of sporting events, concerts and other entertainment events and activities, so that it can act as a catalyst for regeneration, make a significant contribution to the vibrancy of the Central City, and promote the sporting and cultural identity of Christchurch.
- ii. Ensure that noise from the CMUA is managed to levels, durations and frequencies which, in combination with insulation requirements and a Noise Management Plan, mitigate adverse effects on the amenity values of neighbouring inner city residential areas.

6.1.2.1.4 Policy - Activities in key locations outside the Central City

a. Enable land use activities at identified facilities (refer to Rule 6.1.6.2.3 Temporary activities) outside the Central City that contribute to Christchurch's economic, social, and cultural wellbeing while ensuring the adverse noise effects of activities on the surrounding community and environment are managed to levels consistent with the anticipated outcomes for the receiving environment.

6.1.2.1.5 Policy - Airport noise

- a. Require the management of aircraft operations and engine testing at Christchurch International Airport, so that:
 - i. noise generated is limited to levels that minimise sleep disturbance and adverse effects on the amenity values of residential and other sensitive environments, so far as is practicable;
 - ii. where practicable, adverse noise effects are reduced over time.
- b. Mitigate adverse noise effects from the operations of the Christchurch International Airport on sensitive activities, by:
 - prohibiting new sensitive activities within the Air Noise Boundary and within the 65 dB L_{dn} engine testing contour; and
 - ii. requiring noise mitigation for new sensitive activities within the 55 dB L_{dn} air noise contour and within the 55 dB L_{dn} engine testing contour; and

iii. requiring Christchurch International Airport Limited (CIAL) to offer appropriate acoustic treatment in respect of residential units existing as at 6 March 2017 within the 65 dB L_{dn} Annual Airport Noise Contour, and within the 60 dB L_{dn} engine testing contour.

Advice note:

1. Policy 17.2.2.10 also mitigates noise effects from the operations of Christchurch International Airport on rural land.

6.1.3 How to interpret and apply the rules

- a. The rules that apply to activities generating, or affected by, noise in all zones are contained in:
 - i. The general noise rules in Rule 6.1.4;
 - ii. The activity status tables (including activity specific standards) in Rules 6.1.5.1, 6.1.6.1 and 6.1.7.1;
 - iii. The Noise Standards in Rule 6.1.5.2;
 - iv. The Activity Standards in Rules 6.1.6.2 and 6.1.7.2; and
 - v. The matters of discretion in Rule 6.1.8.
- b. Activities generating, or affected by, noise are also subject to the rules in the relevant zone chapters.
- c. The activity status tables, rules and standards in the following chapters also apply to activities generating, or affected by, noise (where relevant):
 - 4 Hazardous Substances and Contaminated Land;
 - 5 Natural Hazards;
 - 6 The other sub-chapters of General Rules and Procedures;
 - 7 Transport;
 - 8 Subdivision, Development and Earthworks;
 - 9 Natural and Cultural Heritage; and
 - 11 Utilities and Energy.
- d. Additional noise standards applying to specific activities are contained in some zone chapters and some of the chapters listed in c. above.
- e. In order to understand which rules apply to your activity, there are two aspects you need to consider in relation to Sub-chapter 6.1 Noise whether you:
 - i. are generating noise; or
 - ii. may be affected by noise (a receiver of noise).
- f. If you are generating noise, the following steps may assist:

- i. Determine whether the activity is exempt from the noise rules, as listed in Rule 6.1.4.2 or subject to Rule 6.1.4.3 (a) in the Central City.
- ii. Check whether the activity has specific noise standards for that activity in Rule 6.1.6.2. If so, only the standards in Rule 6.1.6.2 apply (unless specified otherwise in Rule 6.1.6.2).
- iii. Outside the Central City, if not an activity covered in (f) ii. above, establish the zoning for all sites which will receive noise from the activity. This will include all adjoining sites, but may also include other sites in the vicinity, particularly those that have more stringent noise rules than the adjoining sites. Determine whether the noise generated by the activity will meet the Noise Standards specified in Rule 6.1.5.2.1 for all noise receiving sites.
- iv. In the Central City, if not an activity covered in (f) ii. above, establish the precinct (as shown on the Central City Entertainment and Hospitality Precinct Overlay Planning Map) for the sites which will receive noise from the activity. Determine whether the noise generated by the activity will meet the Noise Standards specified in Rule 6.1.5.2.2 for that precinct, at any site receiving noise from the activity.
- v. Check your activity is not specified as a discretionary activity, non-complying activity or prohibited activity.
- g. If you may be affected by noise (a receiver of noise), the following steps may assist:
 - i. Check whether the activity is near infrastructure specified in Rule 6.1.7.2.1, or Rule 6.1.7.2.2, and is an activity specified in those rules.
 - ii. Check the activity status in Rule 6.1.7.1 and whether the activity meets the Activity Standards in Rule 6.1.7.2.

6.1.4 General Noise Rules

6.1.4.1 Measurement and assessment of noise

- a. Unless otherwise specified elsewhere in this District Plan, noise shall be measured in accordance with NZS6801:2008 "Acoustics Measurement of environmental sound", and assessed in accordance with NZS 6802:2008 "Acoustics-Environmental noise", except that provisions in NZS 6802 referring to Special Audible Characteristics shall not be applied.
- b. The noise standards shall apply at any point within a site receiving noise from an activity, except where:
 - the site boundary is a boundary with a site in the Transport Zone outside the Central City, in which case noise standards shall apply at or beyond the far boundary of the Transport Zone; or
 - ii. the site boundary is a boundary with a site in the Transport Zone, an open space zone or any combination of these zones in the Central City, in which case noise standards shall apply at or beyond the far boundary of the Transport or open space zone; or
 - iii. the standards specify otherwise.

c. Where a site is divided by a zone boundary, then each part of the site divided by the zone boundary shall be treated as a separate site for the purpose of these rules.

6.1.4.2 Exempt activities

- a. The provisions in Rule 6.1.5 and Rule 6.1.6 do not apply to the following noise sources:
 - i. traffic noise generated within a Transport Zone;
 - ii. trains and crossing bells within a Transport Zone, within the area of the Scheduled Activity (Ferrymead Heritage Park), and including railway yards, rail sidings (excludes new sidings on private land) or stations, tramways, trams and tram crossing bells;
 - iii. sirens used during an emergency;
 - iv. helicopters used for an emergency and as an air ambulance;
 - v. outside the Central City, boating activities permitted under Rule 18.8.1.1 P3;
 - vi. outside the Central City, normal farming practices undertaken for a limited duration, and using equipment which is mobile during its normal use. This includes activities such as harvesting, but does not include the use of helicopters, bird-scaring devices, frost control fans or irrigation pumps (for these activities refer to Rule 6.1.6.2.4). Motorbikes and chainsaws are only exempt when being used as part of normal farming activity;
 - vii. spontaneous social activities and children's play (but not including preschools);
 - viii. the use of generators and mobile equipment (including vehicles) for emergency purposes, including testing and maintenance not exceeding 48 hours in duration, where they are operated by emergency services or lifeline utilities; and
 - ix. the use of mobile generators by lifeline utilities for planned electricity supply interruption not exceeding 48 hours in duration; and
 - x. activities at emergency service facilities associated with emergency response and emergency response training.
- b. Any noise received in the Open Space Natural Zone from activities in the adjoining Specific Purpose (Burwood Landfill and Resource Recovery Park) is not subject to noise limits for the open space zone under Rule 6.1.5.1. All other provisions apply to activities within the zone.

Advice note:

- 1. Although these noise sources are exempted from meeting the rules, any potential and actual adverse effects shall be considered for any discretionary or non-complying activity.
- 2. While not exempt from the noise provisions, broadband reversing alarms are encouraged in preference to tonal models.

- 6.1.4.3 Duration of resource consents for activities operating after 23:00 hours in Category 3 Precincts in Commercial Central City Mixed Use Zones
- a. In the Commercial Central City Mixed Use Zone and Commercial Central City Mixed Use Zone (South Frame)—Zone, any resource consent granted under Rule 6.1.5 for activities operating after 23:00 hours in Category 3 Precincts shall be limited in duration to 7 years. For the avoidance of doubt, further resource consent/s for an additional 7 year term, or shorter duration, can be sought.

6.1.5 Zone Specific Noise Rules

a. Rule 6.1.5 does not apply to activities for which activity specific rules are specified in Rule 6.1.6 (unless otherwise specified in Rule 6.1.6).

6.1.5.1 Activity status tables

6.1.5.1.1 Permitted activities

- a. The activities listed 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 as specified in Rules 6.1.5.1.2, 6.1.5.1.3, 6.1.5.1.4, 6.1.5.1.5 and 6.1.5.1.6.

	Activity	Activity specific standards
P1	Outside the Central City, any activity that generates noise and which is not exempt by Rule 6.1.4.2 or specified in Rule 6.1.5.1.1 P2 below.	a. Any activity that generates noise shall meet the Zone noise limits outside the Central City in Rule 6.1.5.2.1.
P2	Outside the Central City, people in outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol, in all commercial zones commercial zones.	 a. No noise standard applies. b. The activity shall only occur between 07:00 hours and 22:00 hours. c. The maximum size of the outdoor area shall be 50m². d. The outdoor area shall be setback at least 10 metres from the boundary of any site in a residential zone.
P3	In the Central City, any activity that generates noise and which is not exempt by Rule 6.1.4.2.	a. Any activity that generates noise shall meet the Noise limits in the Central City in Rule 6.1.5.2.2.

6.1.5.1.2 Controlled activities

There are no controlled activities.

6.1.5.1.3 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 6.1.8, as set out in the following table.

	Activity	The Council's discretion shall be limited to the following matters:
RD1	Any activity listed in Rule 6.1.5.1.1 P1 or P3 that exceeds the noise limits in the activity specific standards by 10 dB or less.	a. Matters of discretion - Rule 6.1.8

6.1.5.1.4 Discretionary activities

a. The activities listed below are discretionary activities.

Activ	vity
D1	Any activity listed in Rule 6.1.5.1.1 P2 that does not meet one or more of the activity specific standards.
D2	Any activity not provided for as a permitted, restricted discretionary or non-complying activity.

6.1.5.1.5 Non-complying activities

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

Activity	
NC1	Any activity listed in Rule 6.1.5.1.1 P1 or P3 that exceeds the noise limits in the activity specific standards by more than 10 dB.

6.1.5.1.6 Prohibited activities

There are no prohibited activities.

6.1.5.2 Noise Standards

6.1.5.2.1 Zone noise limits outside the Central City

a. Outside the Central City, any activity that generates noise shall meet the Zone noise limits in Table 1 below at any site receiving noise from that activity, as relevant to the zone of the site receiving the noise.

Table 1: Zone noise limits outside the Central City

Zone of site receiving noise from the activity	Time (hrs)	Noise Limit (dB)		
		L _{AEq}	L _{Amax}	
a. All residential zones (other than in the	07:00-22:00	50	n/a	
Accommodation and Community Facilities Overlay)	22:00-07:00	40	65	
b. All rural zones, except Rural Quarry Zone, assessed at any point within a notional boundary				
c. Specific Purpose (Flat Land Recovery) and Specific Purpose (Ōtākaro Avon River Corridor) Zones				
d. Papakāinga/Kāinga Nohoanga Zone				
e. Within medium and high density zoned areas	07:00-22:00	<u>60</u>	<u>n/a</u>	
within the Industrial Interface overlay, any parts of new residential units exceeding 8m in height above ground level (except residential units exceeding 8m in height above ground level existing at (PC14 operative date) a. above applies instead).	22:00-07:00	<u>50</u>	<u>75</u>	
ef. All commercial zones <u>commercial zones</u>	07:00-22:00	55	n/a	
fg. All open space zones	22:00-07:00	45	70	
gh All rural zones, except Rural Quarry Zone, assessed at the site boundary				
hi . Accommodation and Community Facilities Overlay				
ijAll industrial park zones (excluding Awatea and Memorial Avenue)				
jkIndustrial Office Zone				
kl. Specific Purpose (Cemetery, Schools, Tertiary Education, Golf Resort, Defence Wigram and Hospital) Zones				
<mark></mark>	07:00-22:00	70	n/a	
Except that noise levels shall not exceed 50 dB LAEq/75dB LAmax at any residential unit lawfully	22:00-07:00	70	n/a	

Zone of site receiving noise from the activity	Time (hrs)	Noise Limit (dB)		
		L _{AEq}	L _{Amax}	
established prior to 6 March 2017 during the hours of 22:00 to 07:00				
mn. Industrial Park Zones – (Awatea and Memorial	07:00-22:00	60	n/a	
Avenue)	22:00-07:00	60	n/a	
Except that noise levels shall not exceed 50 dB L _{AEq} /75dB L _{Amax} at any residential unit lawfully established prior to 6 March 2017 during the hours of 22:00 to 07:00			5	
no. Industrial Heavy Zone	07:00-22:00	75	n/a	
Except that noise levels shall not exceed 50 dB L _{AEq} /75dB L _{Amax} at any residential unit lawfully established prior to 6 March 2017 during the hours of 22:00 to 07:00.	22:00-07:00	75	n/a	
ep. Rural Quarry Zone	07:00-22:00	65	n/a	
pq. Specific Purpose (Styx Mill Road Transfer Station) qv. Specific Purpose (Burwood Landfill and Resource Recovery Park) Zone	22:00-07:00	65	n/a	
Except that noise levels shall not exceed 50 dB L _{AEq} /75dB L _{Amax} at any residential unit lawfully established prior to 6 March 2017 during the hours of 22:00 to 07:00.				

6.1.5.2.2 Noise limits in the Central City

a. In the Central City, any activity that generates noise shall meet the Noise standards in Table 2 below at any site receiving noise from that activity, as relevant to the Category of Precinct in which the site receiving the noise is located (as shown on the Central City Entertainment and Hospitality Precinct Overlay Planning Map).

Table 2: Noise standards for each Category

Category of Precinct in which		Applicable to:	Time (hrs)	Noise Limit		Exemptions
the site receiving noise is located				L _{AEq}	L _{Amax}	
a.	Category 1 - Higher noise level	Activities other than	07:00- 03:00	60	85	This shall not include noise from people in

	Category of Precinct in which he site receiving noise is ocated		Applicable to:	Time (hrs)	Noise Limit		Exemptions	
					L _{AEq}	L _{Amax}		
	entertainment and hospitality precincts.		discrete outdoor entertainment events	03:00- 07:00	60	75	outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol that meet the specified outdoor area setback required by Rule	
			Discrete outdoor	07:00- 22:00	65	85		
			entertainment events	22:00- 07:00	65	85	6.1.6.2.10.	
b.	Category 2 - Lower	All except Victoria	All activities	07:00- 01:00	60	85	This shall not include noise from people in	
	noise level entertainm ent and hospitality precincts.	Street area		01:00- 07:00	50	75	outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol that meet the specified	
		Victoria Street area	All activities	07:00- 23:00	55	85	outdoor area setback required by Rule 6.1.6.2.10, between	
				23:00- 07:00	50	75	07:00 hours and 23:00 hours for the Victoria Street area and between 07:00 hours and 01:00 hours for the remainder of Category 2.	
C.	Category 3 - City areas of		All activities	07:00- 23:00	55	85	This shall not include noise from people in	
	Category 1 a entertainme hospitality p	ent and	All activities	23:00- 07:00	45	75	outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol up to a maximum size of 50m², in all Category 3 Zones except High Density Residential Central City Zone, between 07:00 hours and 23:00 hours.	

Advice notes:

1. The map of the three categories is shown in the Central City Entertainment and Hospitality Precinct Overlay Planning Map.

2. Compliance with the noise limits in Table 2 relating to entertainment and hospitality activities may require assessment of the ability of individual site design and building construction to attenuate noise to the required level, e.g. noise lobbies, "sound ceilings" or other means, or certification by an experienced acoustic consultant.

6.1.6 Activity Specific Noise Rules

6.1.6.1 Activity status tables

6.1.6.1.1 Permitted activities

- a. The activities listed 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 as specified in Rules 6.1.6.1.2, 6.1.6.1.3, 6.1.6.1.4, 6.1.6.1.5 and 6.1.6.1.6.

	Activity	Activity specific standards	
P1	Any activity listed in: a. Rule 6.1.6.2.1 (Generators for	a. The activities shall meet the activity standards in the following rules:	
	 emergency purposes); b. Rule 6.1.6.2.2 (Temporary military training activities or emergency management activities); c. Rule 6.1.6.2.3 (Temporary 	 i. Rule 6.1.6.2.1 (Generators for emergency purposes); ii. Rule 6.1.6.2.2 (Temporary military training activities or emergency management activities); 	
	activities); d. Rule 6.1.6.2.4 (Rural activities);	iii. Rule 6.1.6.2.3 (Temporary activities);	
	e. Rule 6.1.6.2.5 (Aircraft operations at Christchurch International Airport);	iv. Rule 6.1.6.2.4 (Rural activities);v. Rule 6.1.6.2.5 (Aircraft operations at Christchurch International Airport),	
	f. Rule 6.1.6.2.6 (On-aircraft engine testing at Christchurch International Airport);	including the following additional activity standards:	
	g. Rule 6.1.6.2.8 (Helicopter movements);	A. Rule 6.1.6.2.7.1 (Airport Noise Management Plan);	
	h. Rule 6.1.6.2.9 (Sensitive activities in the Central City), other than as	B. Rule 6.1.6.2.7.2 (Acoustic treatment and advice);	
	provided for in Rule 6.1.6.1.4 D3; i. Rule 6.1.6.2.10 (Licensed premises	C. Rule 6.1.6.2.7.3 (Airport Noise Liaison Committee);	
	outdoor areas in the Central City); or	vi. Rule 6.1.6.2.6 (On-aircraft engine testing at Christchurch International Airport), including the following additional activity	

	Activity	Activity specific standards
	j. Rule 6.1.6.2.11 (Shooting ranges within 1 km of Peacock Springs).	standards: A. Rule 6.1.6.2.7.1 (Airport Noise Management Plan);
		B. Rule 6.1.6.2.7.2 (Acoustic treatment and advice);
		C. Rule 6.1.6.2.7.3 (Airport Noise Liaison Committee);
		vii. Rule 6.1.6.2.8 (Helicopter movements);
		viii.Rule 6.1.6.2.9 (Sensitive activities in the Central City);
		ix. Rule 6.1.6.2.10 (Licensed premises outdoor areas in the Central City); or
		x. Rule 6.1.6.2.11 (Shooting ranges within 1 km of Peacock Springs).
		b. In the Central City, all activities shall also comply with Rule 6.1.5.
P2	Construction activities	a. Construction activities shall meet relevant noise limits in Tables 2 and 3 of NZS 6803:1999 Acoustics - Construction Noise, when measured and assessed in accordance with that standard.

6.1.6.1.2 Controlled activities

There are no controlled activities.

6.1.6.1.3 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 6.1.8, as set out in the following table.

Activity		The Council's discretion shall be limited to the following matters:
RD1	Any activity listed in:	a. Matters of discretion
	a. Rule 6.1.6.2.1 (Generators for emergency purposes);	– Rule 6.1.8
	 Rule 6.1.6.2.2 (Temporary military training activities or emergency management activities); 	

Activi	ту	The Council's discretion shall be limited to the following matters:
	c. Rule 6.1.6.2.3 (Temporary activities);	
	d. Rule 6.1.6.2.4 (Rural activities);	
	e. Rule 6.1.6.2.9 (Sensitive activities in the Central City), other than as provided for in Rule 6.1.6.1.3 D3;	
	f. Rule 6.1.6.2.10 (Licensed premises outdoor areas in the Central City); or	5
	g. Rule 6.1.6.2.11 (Shooting ranges within 1 km of Peacock Springs),	
	that:	
	 exceeds any noise limits in the activity standards for that activity by 10 dB or less, or 	
	ii. does not meet one or more of the other activity standards for that activity.	
	Any application arising from Rule 6.1.6.1.3 RD1 g. (Shooting ranges within 1 km of Peacock Springs) shall not be publicly notified and shall be limited notified only to the trustees of The Isaac Conservation and Wildlife Trust or its successors (absent their written approval).	
	Advice note:	
	 This rule does not apply to the Specific Purpose (Ruapuna Motorsport) Zone or the Christchurch Kart Club raceway at Carrs Road. 	
RD2	Construction activities listed in Rule 6.1.6.1.1 P2 that do not meet the activity specific standard.	

6.1.6.1.4 Discretionary activities

a. The activities listed below are discretionary activities.

Activity

- D1 Any activity listed in:
 - a. Rule 6.1.6.2.5 (Aircraft operations at Christchurch International Airport); or
 - b. Rule 6.1.6.2.6 (On-aircraft engine testing at Christchurch International Airport);

that does not meet one or more of the activity standards for that activity, including one or more of the relevant additional activity standards for these activities in Rules 6.1.6.2.7.1, 6.1.6.2.7.2 and 6.1.6.2.7.3.

D2 Helicopter movements listed in Rule 6.1.6.2.8 (Helicopter movements) that do not meet one or more of the activity standards for that activity, other than for air ambulance or emergencies. D3 In the Central City, any residential activity or visitor accommodation located within a Category 1 Precinct as shown on the Central City Entertainment and Hospitality Precinct

6.1.6.1.5 Non-complying activities

Overlay planning map.

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

Activ					
NC1	Any activity not provided for as a permitted, restricted discretionary or discretionary activity.				
NC2	Any activity listed in:				
	a. Rule 6.1.6.2.1 (Generators for emergency purposes);				
	b. Rule 6.1.6.2.2 (Temporary military training activities or emergency management activities);				
	c. Rule 6.1.6.2.3 (Temporary activities);				
	d. Rule 6.1.6.2.4 (Rural activities);				
	e. Rule 6.1.6.2.9 (Sensitive activities in the Central City), other than as provided for in Rule 6.1.6.1.4 D3;				
	f. Rule 6.1.6.2.10 (Licensed premises outdoor areas in the Central City); or				
	g. Rule 6.1.6.2.11 (Shooting ranges within 1 km of Peacock Springs);				
	that exceeds any noise limits in the activity standards for that activity by more than 10 dB.				

6.1.6.1.6 Prohibited activities

There are no prohibited activities.

6.1.6.2 Activity standards

6.1.6.2.1 Generators for emergency purposes

- a. Except as provided for in Rule 6.1.4.2, the use of generators, for emergency purposes only, including during planned electricity supply interruption exceeding 48 hours in duration, shall meet the following activity standards:
 - i. The activity shall, at any time, meet the Zone noise limits specified for between 07:00 hours and 22:00 hours in Table 1 of Rule 6.1.5.2.1 at any site receiving noise from the activity, as relevant to the zone of the site receiving the noise.

- ii. Routine testing shall occur only on weekdays between the hours of 09:00 and 17:00, and shall meet the Zone noise limits in Table 1 of Rule 6.1.5.2.1 at any site receiving noise from the activity, as relevant to the zone of the site receiving the noise.
- b. For avoidance of doubt, use of generators not for emergency purposes, including peak-lopping, shall comply with Rule 6.1.5.

6.1.6.2.2 Temporary military training activities or emergency management training activities

- a. Temporary military training activities or emergency management training activities shall meet the following activity standards:
 - i. The activities shall meet the noise standards in Table 3 below.
 - ii. Activity 1 in Table 3 shall meet either the minimum separation distance; or, if within the minimum separation distance, the maximum noise limit, as specified in Table 3. At least 10 days prior to the activity occurring, the Council and the occupier of the land and adjoining properties shall be informed of the activity and whether Standard a 1 a. or 1 b. will be used.
 - iii. The decibel noise standards specified in Table 3 for Activity 1. and 3. shall apply at any point within the notional boundary of any sensitive activity.
 - iv. The minimum separation distances specified in Table 3 shall be measured between the boundary of the temporary military training activity or emergency management training activity and the notional boundary of any sensitive activity.
 - v. The duration of the temporary military training activity or emergency management training activity shall be limited to a period not exceeding 31 days, excluding set-up and pack-down activities.

Table 3: Temporary military training activity or emergency management training activity noise standards

	Activity	Time (hrs)	Noise Standard
1.	Firing of weapons and single or multiple explosive events.	07:00 – 19:00	 a. The activity shall either: i. meet a minimum separation distance of 1,500 metres; or ii. if within 1,500 metres, not exceed the noise level of 65 dB L_{Amax}. b. The activity shall meet the decibel noise limits of Table 1 or 2 of Rule 6.1.5.2, except that on up to 10 days per year on any site, activities may exceed the decibel noise limits in

	Activity	Time (hrs)	Noise Standard		
			Table 1 or 2 of Rule 6.1.5.2 by 10 dB or less.		
		19:00 – 07:00	a. The activity shall either:		
			i. meet a minimum separation distance of 4,500 metres; or		
			ii. if within 4,500 metres, not exceed the noise level of 50 dB L _{Amax} .		
			b. The activity shall meet the decibel noise limits of Table 1 or 2 of Rule 6.1.5.2, except that on up to 10 days per year on any site, activities may exceed the decibel noise limits in Table 1 or 2 of Rule 6.1.5.2 by 10 dB or less.		
2.	Helicopter movements	All times	NZS6807:1994 'Noise Management and Land Use Planning for Helicopter Landing Areas'		
3.	Any other noise-generating activities (including mobile and fixed sources).	a. The activity shall meet the decibel noise limits of 1 or 2 of Rule 6.1.5.2, except that:			
	lineu suulcesj.	exceed th	10 days per year on any site, activities may ne decibel noise limits in Table 1 or 2 of 5.2 by 10 dB or less, and		
	7,0	ii. the noise limit in Table 1 g. of Rule 6.1.5.2 a site boundary shall not apply.			

6.1.6.2.3 Temporary activities

- a. Temporary activities and buildings specified in Rule 6.2, other than temporary military training activities or emergency management activities which are subject to the activity standards in Rule 6.1.6.2.2, shall meet the following activity standards:
 - i. Temporary activities and buildings specified in Rule 6.2, and located at a location listed in Table 4 below, shall meet the noise standards set out in Table 4.
 - ii. Any temporary activity and building specified in Rule 6.2, and located at a location not listed in Table 4, shall:
 - A. be located no closer than 30 metres from any residential unit;
 - B. undertake sound amplified activities for a total duration not exceeding 4 hours per day on any site, including all sound checks; and
 - C. occur only between 09:00 hours and 22:00 hours;

and for sound amplified activities, either:

- D. have a total amplified power not exceeding 500 Watts RMS; or
- E. result in a sound level not exceeding 65 dB L_{AEq} at any residential unit, to be evidenced by a report from a suitably qualified acoustic consultant.

Table 4: Location-specific noise standards

	Location	Maximum No.	Time limit	Noise limit (dB)		Qualifications
		of Days	(hrs)	L _{AEq}	L _{AFmax}	19
а.	Lancaster Park	3 days per year	09:00–22:30	65	85	a. Assessed at the boundary with any
b.	Queen Elizabeth II Park					site in a residential zone.
C.	Specific Purpose (Defence Wigram) Zone	Refer to Rule 13.1.4.1.1 P2	Refer to Rule 13.1.4.1.1 P2	65 (15 min)	85	a. Applies only to temporary recreation activities or exhibitions provided for by Rule 13.1.4.1.1 P2.
d.	Temporary Christchurch Stadium	Refer to the pro of Chapter 18 Ru		oorary Chri	stchurch	Stadium, including noise,
e.	Christchurch Kart Club Raceway at Carrs Road	120 days per year, excluding Christmas Day and Boxing Day	09:00-17:00	65	85	a. These noise limits shall apply between 09:00 hrs and 18:00 hrs for official kart racing events that
		1 day between Monday and Friday each week, excluding public holidays, that is fixed in the published annual calendar of Christchurch Kart Club	13:00-17:00	65	85	comply as a KartSport NZ race meeting with a status of Group A to Group G event, and are fixed in the published annual calendar of the Christchurch Kart Club.
f.	Ruapuna Motorsport	Refer to the nois	•	the Specific	Purpos	e (Ruapuna Motorsport)

	Location	Maximum No.	Time limit	Noise limit (dB)		Qualifications
		of Days	(hrs)	L _{AEq}	L _{AFmax}	
	Park – Specific Purpose (Ruapuna Motorsport) Zone					
g.	Hagley Park	Any	09:00-22:00	50	85	a. Assessed at any
			22:00-09:00	40	75	property in a Residential Central
		30 days per year	09:00-22:30	70	85	City-High Density Residential Zone.
		5 of the above 30 days per year	09:00-23:30	75	85	b. Fireworks are exempt from the L _{Amax} limits.
		New Years Eve/Day	09:00-00:30 (12:30am New Years Day)	75	85	
h.	Cathedral Square	120 days per year	09:00-22:30	70	85	
i.	Victoria Square	20 days per year	09:00-22:30	70	85	
j.	Specific Purpose (Ōtākaro Avon River Corridor) Zone	30 days per year	09:00-22:30	70	85	a. Assessed at the boundary of any site: i. In a residential zone adjoining the Specific Purpose (Ōtākaro Avon River Corridor) Zone; or ii. Identified in Appendix 13.14.6.2 that is in private ownership; or iii. Located within an Edge Housing Area Overlay or Trial Housing Area Overlay as

Location	Maximum No.	(hrs)		it (dB)	Qualifications
	of Days		L _{AEq}	L _{AFmax}	
					shown in the Development Plan in Appendix 13.14.6.1

Advice note:

1. Refer to Appendix 6.11.3 for maps of the locations specified in this table.

6.1.6.2.4 Rural activities

- a. Bird-scaring devices shall meet the following activity standards:
 - i. Any bird-scaring devices shall:
 - A. not operate between sunset and sunrise;
 - B. not be used within 200 metres of a notional boundary of a residential unit;
 - ii. Noise from such devices, including clusters of up to three shots from gas operated devices, or three multiple shots from a firearm in rapid succession, shall not exceed 65 dB L_{AE} when assessed at any point within the notional boundary of any residential unit on any other site.
- b. Frost control fans shall meet the following activity standards:
 - i. Any noise generated by a frost control fan shall not exceed 55 dB L_{AEq} when assessed at the notional boundary of any residential unit on a separate site under different ownership.
 - ii. This noise limit in Rule 6.1.6.2.4 b.i. applies to the total noise from all frost control fans in the vicinity operating simultaneously.
 - iii. The noise limit in Rule 6.1.6.2.4 b.i. includes a correction for the special audible characteristics of frost control fans and no further penalty shall be applied to measured or calculated noise levels.
- c. Any other rural activity shall comply with Rule 6.1.5.

6.1.6.2.5 Aircraft operations at Christchurch International Airport

- a. Aircraft operations at Christchurch International Airport shall meet the following activity standards:
 - i. Noise from aircraft operations shall not exceed 65 dB L_{dn} outside the 65 dB L_{dn} Air Noise Compliance Contour shown in Figure 1, other than as provided for in Rule 6.1.6.2.5 a.ii..
 - ii. Noise from aircraft operations may exceed the aircraft noise limit in Rule 6.1.6.2.5 a.i. by not more than 2 dB, provided that such exceedance is due to atypical weather, national flight disruption, natural disaster or other unplanned circumstance.

- iii. Monitoring and determining compliance with activity standards i. and ii. above shall be as follows:
 - A. Noise monitoring of aircraft operations shall be based on calculations from an operational aircraft noise model, and records of actual aircraft operations at Christchurch International Airport over the previous year's aircraft operations.
 - B. Noise from aircraft operations shall be calculated as the Annual Aircraft Noise Contour (AANC), over the busiest three month period of the previous year.
 - C. The calculations shall be performed by a person with appropriate qualifications and experience in airport noise modelling and acoustics assessments.
 - D. The calculated results shall be verified by noise measurements carried out in accordance with the Airport Noise Management Plan required under Rule 6.1.6.2.7.1.
 - E. The measurement of aircraft sound exposure levels and the derivation of the 65 dB L_{dn} contour shall be in accordance with NZS 6805:1992.
- iv. An Aircraft Operations Noise Monitoring Report shall be provided annually by the airport operator to the Council, with the first required by the 6 March 2018. The report shall include:
 - A. the calculated AANC;
 - B. the results of the verification measurements;
 - C. analysis of compliance with reference to Rule 6.1.6.2.5 a.i. and ii. (including the number of exceedances and the reasons for them); and
 - D. a summary of complaints received over the previous year in relation to noise from aircraft operations, and any actions taken in response.
- v. The additional activity standards in Rule 6.1.6.2.7 for aircraft operations at Christchurch International Airport shall be met.

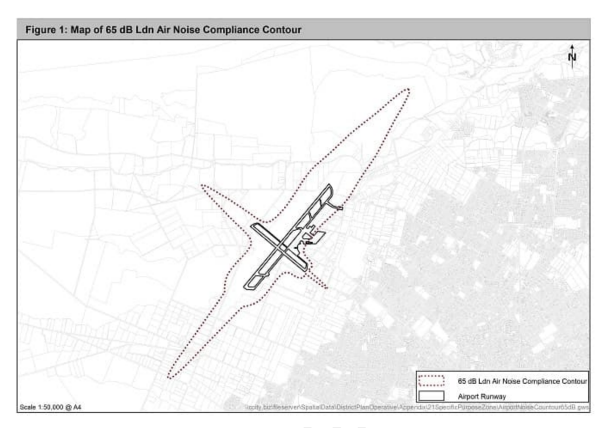


Figure 1: 65 dB Ldn Air Noise Compliance Contour

6.1.6.2.6 On-aircraft engine testing at Christchurch International Airport

- a. The testing of engines on aircraft at Christchurch International Airport shall meet the following activity standards:
 - Noise from the testing of engines on aircraft shall not exceed the noise limits shown in Table 5 below at the engine testing compliance monitoring positions (ETCMPs) shown in Figure 2.

Table 5: On-aircraft engine testing noise limits

Noise Limit	Engine testing compliance monitoring positions (ETCMP) - refer Figure 2	
65 dB L _{dn} , 7 day	8 points	
55 dB L _{dn} , 7 day	8 points	
75 dB L _{Amax} 22:00 to 07:00 only	Edge of residential zone – 3 points	

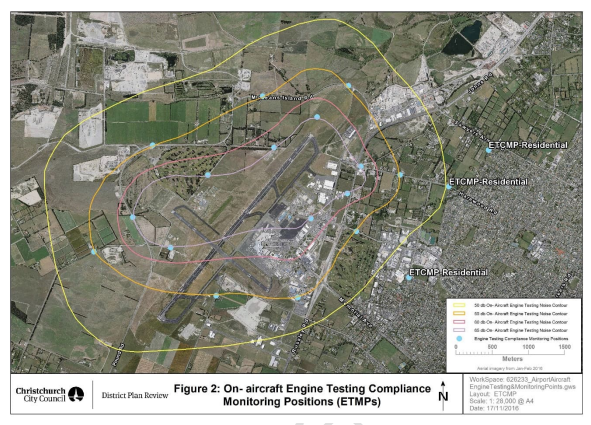


Figure 2: On-aircraft engine testing compliance monitoring positions (ETCMPs)

- ii. All high power testing of jet engines on an aircraft shall occur between the hours of 07:00h and 22:00h, except that a maximum of 5 unplanned engine testing events within any three month period, up to a maximum of 12 unplanned engine testing events per annum, may occur between the hours of 22:00h and 07:00h.
- iii. Testing of turbo prop engines on an aircraft between the hours of 22:00h and 07:00h, when the total duration of testing at high power is five minutes or more per aircraft, shall be conducted in the vicinity of the threshold of Runway 11 (ie. the north-western end of the cross-runway).
- iv. The following exclusions apply:
 - A. The testing of engines on an aircraft used for Antarctic operations, is excluded from activity standards i.-iii..
 - 3. The testing of engines on any aircraft is excluded from activity standards i.—iii., where such work is necessary to satisfy an airworthiness directive or other like safety requirement issued by the Minister of Transport, the Director of Civil Aviation or the Civil Aviation Authority, as is any other unplanned engine testing arising from an aircraft operator's identification of a safety issue relating to an aircraft fleet, or required as a result of a natural disaster including volcanic eruption.
 - C. The testing of turbo prop engines on an aircraft is exempted from activity standard iii. when Runway 11/29 is in use.

- v. Monitoring and determining compliance with activity standard a.i. above shall be as follows:
 - A. Compliance or otherwise with activity standard a.i. shall be demonstrated by calculations of on-aircraft engine testing noise emissions based on the actual on-aircraft engine testing events and calculations of noise emissions for the engine testing events and configurations in question. The noise level (Ldn, 7day) shall be calculated as a 7 day rolling average.
 - B. The calculations in activity standard a.v.A. shall be verified by measurements undertaken with reference to at least four ETCMPs for a sample of at least two different on-aircraft engine test configurations. Verification measurements shall be carried out for an initial period of 6 months from 6 March 2017 and subsequently be undertaken at least once every two years.
- vi. An On-aircraft Engine Testing Report shall be provided quarterly by the airport operator to the Council, with the first covering the period ending the 30 June 2017 and provided to the Council by the 15 July 2017. The report shall include:
 - A. a summary of all on-aircraft engine testing activities undertaken in the quarter; and
 - B. identification of all tests undertaken both in accordance with activity standard a.i. and those excluded by activity standard a.iv., including reasons for the tests excluded and any measures taken to manage noise effects during those excluded tests.
- vii. An On-aircraft Engine Testing Noise Monitoring Report shall be provided annually by the airport operator to the Council by 6 March 2018, and annually thereafter. The report shall include:
 - A. the results of verification measurements in accordance with activity standard v.B.; and
 - B. analysis of compliance with reference to Rule 6.1.6.2.6 a.i.; and
 - C. a summary of complaints received over the previous year in relation to noise from on-aircraft engine testing, and any actions taken in response.
- viii. The additional activity standards in Rule 6.1.6.2.7 for on-aircraft engine testing at Christchurch International Airport shall be met.
- 6.1.6.2.7 Additional activity standards for aircraft operations and on-aircraft engine testing at Christchurch International Airport
- a. The following additional activity standards apply to aircraft operations and to the testing of engines on aircraft at Christchurch International Airport.

6.1.6.2.7.1 Airport Noise Management Plan

a. Within 12 months of 6 March 2017, noise from aircraft operations and on-aircraft engine testing at Christchurch International Airport shall be managed in accordance with an Airport Noise Management Plan prepared by a suitably qualified and experienced person on behalf of the airport operator and in consultation with the Airport Noise Liaison Committee, in accordance with the requirements set out in Appendix 6.11.14. The Airport Noise Management Plan shall be reviewed, and updated if required, at least once every two years.

- b. The Airport Noise Management Plan shall:
 - i. demonstrate how compliance with the following noise limits will be achieved:
 - A. for aircraft operations Rule 6.1.6.2.5; and
 - B. for on-aircraft engine testing Rule 6.1.6.2.6.
 - ii. provide the details of the noise monitoring programme;
 - iii. incorporate a procedure for transparently and expediently responding to any complaints received in relation to noise from aircraft operations and on-aircraft engine testing; and
 - iv. incorporate a procedure for transparently and expediently presenting, in a publicly accessible forum, the following:
 - A. the Aircraft Operations Noise Monitoring Report, On-aircraft Engine Testing Report, and On-aircraft Engine Testing Noise Monitoring Report required by Rules 6.1.6.2.5 and 6.1.6.2.6;
 - B. a 7-day rolling report of noise from on-aircraft engine testing against the requirements of Rule 6.1.6.2.6 a.; and
 - C. a daily L_{Amax} report of noise from on-aircraft engine testing against the requirements of Rule 6.1.6.2.6 a. at the edge of the residential zone.

6.1.6.2.7.2 Acoustic treatment and advice

- a. Within 12 months of 6 March 2017, an Acoustic Treatment Programme shall be prepared by the airport operator, in consultation with the Airport Noise Liaison Committee, in accordance with the requirements of Appendix 6.11.15, for any residential unit existing as at 6 March 2017 and located within the Rural Urban Fringe and Rural Waimakariri Zones, that is partly or wholly located within either:
 - i. the 65 dB L_{dn} Annual Aircraft Noise Contour as shown in the Aircraft Operations Noise Monitoring Report provided annually to the Council in accordance with Rule 6.1.6.2.5 a.iv.; or
 - ii. the 65 dB and 60 dB L_{dn} Engine Testing Contours shown on the Planning Maps.

The Acoustic Treatment Programme shall be reviewed, and updated if required, at least once every two years.

- b. Within the following timeframes, acoustic treatment shall be formally offered by the airport operator to the owners of any residential unit that meets the requirements of Rule 6.1.6.2.7.2 a., in accordance with the Acoustic Treatment Programme and the requirements of c. or d. below:
 - i. within 24 months of 6 March 2017 for all residential units that meet the requirements at that time; and

- ii. each year after that date, within 12 months from the date of the provision to the Council of the Aircraft Operations Noise Monitoring Report in accordance with Rule 6.1.6.2.5 a. iv., for any additional residential units that meet the requirements at that time.
- c. Where a residential unit is partly or wholly contained within either:
 - the 65 dB L_{dn} Annual Aircraft Noise Contour as shown in the Aircraft Operations Noise Monitoring Report provided annually to the Council in accordance with Rule 6.1.6.2.5 a.iv.; or
 - ii. the 65 dB L_{dn} Engine Testing Contour shown on the planning maps,

the formal offer from the airport operator to the owner of that residential unit shall be for 100% funding for retrofitting acoustic treatment, to achieve the internal design sound level of 40 dB L_{dn} in habitable rooms-habitable rooms. If windows and doors are required to be closed to achieve the internal design sound level, the acoustic treatment shall include mechanical ventilation meeting the requirements of Rule 6.1.7.2.1 a.viii for sound generation and airflow rate.

- d. Where a residential unit is partly or wholly located between the 60 dB L_{dn} and the 65 dB L_{dn} Engine Testing Contours shown on the Planning Maps (but not within the 65 dB L_{dn} Annual Aircraft Noise Contour), the formal offer from the airport operator to the owner of that residential unit shall be for 75% funding for retrofitting mechanical ventilation, to allow windows to be closed if necessary to achieve an internal design sound level of 40 dB L_{dn} for habitable rooms. Mechanical ventilation shall meet the requirements of Rule 6.1.7.2.1 a.viii for sound generation and airflow rate.
- e. Where the offers under b. d. above are accepted by the owners, the acoustic treatment shall be provided by the airport operator according to the Acoustic Treatment Programme prepared under a. above, but not exceeding a cost of \$30,000 (under c.) or \$22,500 (under d.) per residential unit (inclusive of GST and inflation adjusted from 2016 to the Consumer Price Index).
- f. An internal design sound level of 40 dB L_{dn} for <u>habitable rooms</u> is not required to be achieved if:
 - i. the property owner accepts a form or level of acoustic treatment that results in a different internal design sound level; or
 - ii. it is impracticable to achieve the specified internal design sound level due to the desirability of maintaining the heritage fabric of a building. Instead, the internal design sound level of the habitable spaces will be reduced as far as practicable.
- g. Within 24 months of 6 March 2017, the airport operator shall provide technical advice on acoustic treatment to all residential units existing as at 6 March 2017 within the Rural Urban Fringe, Rural Waimakairiri or Rural Quarry Zones, which are located partly or wholly located between the 55 dB L_{dn} and the 60 dB L_{dn} Engine Testing Contours shown on the Planning Maps.

6.1.6.2.7.3 Airport Noise Liaison Committee

a. Within 6 months of 6 March 2017, an Airport Noise Liaison Committee (the Committee) shall be established and operated by the airport operator.

- b. The airport operator shall:
 - i. invite the following parties to appoint members of the Committee:
 - A. two representatives appointed by the airport operator;
 - B. at least two members of Christchurch City Community Boards (as representatives of the community) appointed by the Council;
 - C. one Environmental Health Officer appointed by the Council (non-voting);
 - D. two representatives appointed by the Board of Airline Representatives of New Zealand; and
 - E. one representative appointed by the Isaac Conservation and Wildlife Trust.
 - ii. provide facilities and administrative support for the Committee in order that it can meet not less than twice annually.
- c. The Committee may consider and make recommendations to the airport operator on:
 - i. Any community concerns regarding noise from aircraft operations and engine testing;
 - ii. Liaison with, and provision of relevant information to the community;
 - iii. the preparation, review and updating if required of the Airport Noise Management Plan as required by Rule 6.1.6.2.7.1;
 - iv. the preparation, review and updating if required of the Acoustic Treatment Programme and its implementation as required by Rule 6.1.6.2.7.2;
 - v. complaints received over the previous year in respect of noise from aircraft operations and on-aircraft engine testing, and any actions taken in response to those complaints; and
 - vi. Reviewing, and updating if required, the procedures associated with noise complaints received over the previous year.
- d. The airport operator shall provide by 6 March 2018, and annually thereafter, a report to the Council regarding the following:
 - i. the composition of the Committee; and
 - ii. summaries of the Committee's consideration of the matters specified in Rule 6.1.6.2.7.3 c.

6.1.6.2.8 Helicopter movements

- a. Outside the Specific Purpose (Airport) Zone, helicopter movements shall meet the following activity standards:
 - Helicopter movements shall only occur between 08:00 hours and 18:00 hours. These hours
 of operation shall not apply to helicopter movements which take place further than 450
 metres from a residential unit.
 - ii. Within 25 metres of any residential unit, no helicopter movement shall take place, unless that residential unit is on the site on which the landing or take-off occurs.

- iii. Between 25 metres and 450 metres from a residential unit, the number of helicopter movements on a site shall not exceed 24 in any calendar year, or 10 in any month, or six in any week, unless that residential unit is on the site on which the landing or take-off occurs.
- b. Within the Specific Purpose (Airport) Zone, noise created by helicopter movements, or hovering above points within the zone, shall not exceed 50 dB L_{dn} at any point within the notional boundary of a residential unit or a building occupied by a sensitive activity on any rurally zoned site or within the boundary of any residentially zoned site.

6.1.6.2.9 Sensitive activities in the Central City

- a. Sensitive activities in the Central City shall meet the following activity standards:
 - i. Any sensitive activity shall achieve a minimum external to internal noise reduction of:
 - A. Category 2 Precincts:
 - I. 35 dB $D_{tr. 2m. nT. w} + C_{tr}$ for bedrooms;
 - II. 30 dB D_{tr, 2m, nT, w} + C_{tr} for other habitable spaces.
 - B. Category 3 Precincts adjoining the Category 1 Precinct:
 - I. 35 dB D_{tr. 2m. nT. w} + C_{tr} for bedrooms;
 - II. 30 dB $D_{tr, 2m, nT, w}$ + C_{tr} for other habitable spaces.
 - C. Category 3 Precincts zoned residential, if within 75 metres of a Category 1 or 2
 Precinct shown on the Central City Noise Environments Planning Map, and not already covered by B. above:
 - I. 30 dB $D_{tr, 2m, nT, w} + C_{tr}$ for bedrooms.
 - D. Category 3 Precincts zoned <u>City Centre</u>, <u>Commercial Central City Business</u>, <u>Commercial Central City Mixed Use</u>, <u>Commercial Central City Mixed Use</u> (South Frame) and <u>Commercial Local Neighbourhood Centre</u> and not already covered by B. above:
 - I. 30 dB $D_{tr, 2m, nT, w} + C_{tr}$ for bedrooms.
 - E. CMUA Outer Noise Insulation Area as shown on the Central City Noise Environments Planning Map:
 - I. 35 dB $D_{tr, 2m, nT, w+}Ctr$ for bedrooms
 - II. 30 dB D_{tr, 2m, nT, w+}Ctr for other habitable spaces.
 - F. CMUA Inner Noise Insulation Area as shown on the Central City Noise Environments Planning Map:
 - I. 35 dB $D_{tr_{\ell}, 2m_{\ell}, nT_{\ell}, w+}$ Ctr for bedrooms
 - II. 35 dB D_{tr, 2m, nT, w+}Ctr for other habitable spaces.

Advice note:

- 1. Meeting this activity standard can be achieved by either:
 - Conforming with the schedule of typical building constructions set out in Appendix 6.11.4;
 or
 - b. Providing an acoustic design certificate signed by a suitably qualified acoustic engineer stating the design proposed is capable of meeting the above standards.

6.1.6.2.10 Licensed premises outdoor areas in the Central City

- a. Outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol in the Central City shall meet the following activity standards:
 - Outdoor areas of premises licensed for the sale, supply and/or consumption of alcohol located within Category 1 or 2 Precincts shall be setback by at least 25 metres from the boundary of any premise, or boundary of any site, that is a Category 3 Precinct zoned <u>High</u> <u>Density</u> Residential <u>Central City</u>, <u>Commercial</u> Central City Mixed Use or <u>Commercial</u> Central City Mixed Use (South Frame).
 - ii. Activity standard i. shall not apply to sites that adjoin areas designated as H4 Stadium (Incorporating Spectator Events Facility) shown in Planning Maps 32 and 39.
 - iii. For the avoidance of doubt, the 25 metre setback can include any Transport Zone or open space zone, or any combination of these.

6.1.6.2.11 Shooting ranges within 1 km of Peacock Springs

- a. Any shooting ranges located within 1 km of the Peacock Springs Conservation Area, as shown in Chapter 17 Appendix 17.12.1, shall not generate noise levels exceeding 60 dB L_{Amax} at any time when received at any point within the Peacock Springs Conservation Area, except that, for the purpose of determining compliance with this rule within Lot 1 DP 38246, noise measurements shall be taken from points within the base of the former quarry.
- b. Notwithstanding Rule 6.1.3 f.ii., the Zone Specific Noise Rules in Rule 6.1.5 shall also apply.

6.1.7 Rules - Activities near infrastructure

6.1.7.1 Activity status tables

6.1.7.1.1 Permitted activities

- a. The activities listed 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 as specified in Rules 6.1.7.1.2, 6.1.7.1.3, 6.1.7.1.4, 6.1.7.1.5 and 6.1.7.1.6.

Act	ivity	Activity specific standards	
P1	Any activity listed in: a. Rule 6.1.7.2.1 (Sensitive activities near roads and railways); or b. Rule 6.1.7.2.2 (Activities near Christchurch Airport)	 a. The activities shall meet the activity standards in the following rules: i. Rule 6.1.7.2.1 (Sensitive activities near roads and railways); or ii. Rule 6.1.7.2.2 (Activities near Christchurch Airport) 	
P2	In any rural zone other than the Rural Quarry Zone, any addition of a whole room to an existing building or any part of a new building where these are intended for a sensitive activity proposed between the Ruapuna Inner and Outer Noise Boundary relating to Ruapuna Motorsport Park as shown on the relevant Planning Maps.	 a. The activities shall be designed and constructed to ensure compliance with the indoor design sound levels in Rule 6.1.7.2.1. Advice note: 1. These rules are intended to mitigate the effects of motorsport noise within internal building spaces only. Noise from motor sport activities will also be audible outside of buildings to a varying degree. When constructing new dwellings, residents are encouraged to consider orientating outdoor living spaces away from the Motorsport Park. Where this is not practical, the use of solid continuous walls or fencing encircling the outdoor space, can be used to help mitigate noise. 	

6.1.7.1.2 Controlled activities

There are no controlled activities.

6.1.7.1.3 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 6.1.8, as set out in the following table.

Activit	у	The Council's discretion shall be limited to the following matters:
RD1	Any activity listed in Rule 6.1.7.2.1 (Sensitive activities near roads and railways) that exceeds any noise limits in the activity standards for that activity by 10 dB or less.	a. Matters of discretion – Rule 6.1.8

6.1.7.1.4 Discretionary activities

There are no discretionary activities.

6.1.7.1.5 Non-complying activities

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

Activi	Activity				
NC1	Any new buildings and/or additions to existing buildings located within the 55dB L _{dn} air noise contour shown on the Planning Maps that do not meet one or more of the activity standards in Rule 6.1.7.2.2.				
NC2	Any new buildings and/or additions to existing buildings located within the 55 dB L_{dn} engine testing contour shown on the Planning Maps that do not meet the L_{dn} standards in the activity standards in Rule 6.1.7.2.2.				
NC3	Any activity not provided for as a permitted, restricted discretionary or prohibited activity.				
NC4	Any activity listed in Rule 6.1.7.2.1 (Sensitive activities near roads and railways) that exceeds any noise limits in the activity standards for that activity by more than 10 dB.				
NC5	In any rural zone, any addition of a whole room to an existing building or any part of a new building where these are intended for a sensitive activity located within the Ruapuna Inner Noise Boundary surrounding Ruapuna Motorsport Park as shown on the relevant Planning Maps.				
NC6	In any rural zone, other than the Rural Quarry Zone, any addition of a whole room to an existing building or any part of a new building where these are intended for a sensitive activity proposed between the Ruapuna Inner and Outer Noise Boundary relating to Ruapuna Motorsport Park, as shown on the relevant Planning Maps, that does not comply with the activity specific standard of Rule 6.1.7.1.1 P2.				

6.1.7.1.6 Prohibited activities

a. The activities listed below are prohibited activities.

Activity	
PR1	Any new sensitive activity within the Air Noise Boundary shown on the Planning Maps.
PR2	Any new sensitive activity within the 65 dB L _{dn} engine testing contour shown on the Planning Maps.

6.1.7.2 Activity standards

6.1.7.2.1 Sensitive activities near roads and railways

- a. Any part of an addition of a whole room to an existing building, or any part of a new building, intended for a sensitive activity, or the conversion of an existing building so that it may be used for a sensitive activity within the distances specified from a road or a railway network, shall be designed and constructed so that noise from road or railway sources will not exceed internal sound design levels specified in the table below, except where:
 - A. the space is non-habitable and only able to be occupied in a transient manner such as plant rooms, lift shafts, stairwells, bathrooms, laundry rooms, toilets, pantries, walk-in wardrobes, corridors, clothes drying rooms, or entrance areas; or
 - B. the nearest façade of the building is at least 50 metres from all state highways, and railway tracks, and there is a solid building or landform that blocks the line-of-sight from all parts of all windows and doors to all parts of any state highway road surface or all points 3.8 metres above railway tracks
 - i. Table 1: Internal sound design levels near roads and railways

Measurement point for	Distance	Internal design sound levels (i)		
road or railway	(metres)	Bedrooms	Other habitable spaces and spaces used for other sensitive activities:	
Centre of the nearest railway track	100	35dB L _{Aeq} (1h)	40dB L _{Aeq} (1h)	
Nearest edge of the nearest marked traffic lane of any State Highway or the nearest sealed edge of the road where there is no marking.	100	40	dB L _{Aeq} (24h)	
Nearest edge of the nearest marked traffic lane of any Major or Minor arterial roads or nearest sealed edge of the road where there is no marking	40			
Nearest edge of the nearest marked traffic lane of any collector road or the nearest sealed edge of the road when there is no marking.	20			

- ii. Compliance with Rule Rule 6.1.7.2.1.i shall be demonstrated by either:
 - A. providing the Council with a design report at the same time as the building consent application, which is prepared by a suitably qualified acoustics specialist, stating that the design proposed is capable of meeting the required internal noise levels; or
 - B. providing Council with a report at the same time as the building consent application, which is prepared by a suitably qualified acoustics specialist, stating that the sound incident on the most exposed part of the proposed façade of the affected space is less than 55 dB LAEq (1h) for rail noise or less than 57 dB LAEq (24h) for road traffic noise.
- iii. Compliance with Rule Rule 6.1.7.2.1.a. and Rule Rule 6.1.7.2.1 b. is not required if the exceptions in Rule Rule 6.1.7.2.1.a.i. or ii. apply.
- iv. Determination of the internal design sound levels, including any calculations, shall be in accordance with the following requirements:
 - A. Rail noise shall be deemed:
 - i. to be 70 LAEq (1h) at a distance of 12 metres from the edge of the nearest railway track; and
 - ii. to reduce at a rate of 3 dB per doubling of distance up to 40 metres and 6 dB per doubling of distance beyond 40 metres;
 - B. Road noise is to be either:
 - measured or predicted noise levels plus 3 dB added to predicted sound levels; or
 - ii. calculated from forecast traffic in 20 years' time.
 - C. Any external noise levels shall be assessed at the location of the most exposed part of each proposed façade of the affected space(s).
 - D. Any calculations of noise for the purpose of determining internal noise levels shall take into account all of the relevant external elements of a habitable space at the same time, including roof areas and walls.
 - E. Internal design sound levels shall be achieved in conjunction with the ventilation requirements of the New Zealand Building Code, or an amendment to or replacement of the Building Code. If windows are required to be closed to achieve the internal design sound levels, then a mechanical ventilation system and air conditioning unit are required.
- v. Mechanical ventilation systems shall meet the following specifications when running:
 - A. Satisfy clause G4 of the New Zealand Building Code, or any amendment to or replacement of that clause, as if the windows and external doors cannot be opened; and
 - B. 35 dB LAEq (30s) at night time in bedrooms when measured 1 metre away from any grille or diffuser; and
 - C. 40 dB LAEq (30s) in any other space when measured 1 metre away from any grille or diffuser.
- vi. Air conditioning units shall meet the following specifications when running:
 - A. 35 dB LAEq (30s) at night time in bedrooms when measured 1 metre away from any grille or diffuser; and
 - B. 40 dB LAEq (30s) in any other space when measured 1 metre away from any grille or diffuser.

6.1.7.2.2 Activities near Christchurch Airport

- a. The following activity standards apply to new buildings and additions to existing buildings located within the 55 dB L_{dn} air noise contour or the 55 dB L_{dn} engine testing contour shown on the Planning Maps:
 - i. Any new buildings and/or additions to existing buildings shall be insulated from aircraft noise and designed to comply with the following indoor design sound levels:
 - A. Residential units, hosted visitor accommodation and unhosted visitor accommodation:
 - I. Sleeping areas 65 dB L_{AE}/40 dB L_{dn}
 - II. Other habitable areas 75 dB LAE /50 dB Ldn
 - B. Visitor accommodation (other than hosted visitor accommodation and unhosted visitor accommodation), resort hotels, hospitals and health care facilities:
 - I. Relaxing or sleeping 65 dB L_{AE} /40 dB L_{dn}
 - II. Conference meeting rooms 65 dB LAE / 40 dB Ldn
 - III. Service activities 75 dB LAE /60 dB Ldn
 - C. Education activities:
 - I. Libraries, study areas 65 dB LAE /40 dB Ldn
 - II. Teaching areas, assembly areas 65 dB LAE /40 dB Ldn
 - III. Workshops, gymnasiums 85 dB L_{AE} /60 dB L_{dn}
 - D. Retail activities, commercial services and offices:
 - I. Conference rooms 65 dB LAE /40 dB Ldn
 - II. Private offices 70 dB LAE /45 dB Ldn
 - II. Drafting, open offices, exhibition spaces 75 dB LAE /50 dB Ldn
 - IV. Typing, data processing 80 dB LAE /55 dB Ldn
 - V. Shops, supermarkets, showrooms 85 dB LAE /60 dB Ldn
 - E. Sound stages, studios for filming and/or sound production for Commercial film or video production activities 47 dB L_{AE}
 - ii. Noise insulation calculations and verification shall be as follows:
 - A. Building consent applications shall be accompanied with a report detailing the calculations showing how the required sound insulation and construction methods have been determined.

- B. For the purpose of sound insulation calculations, the external noise levels for a site shall be determined by application of the air noise contours L_{dn} and L_{AE} . Where a site falls within the contours, the calculations shall be determined by linear interpolation between the contours.
- C. If required by the Council, in conjunction with the final building inspection the sound transmission of the façade shall be tested in accordance with ISO 16283-3:2016 to demonstrate that the required façade sound insulation performance has been achieved, and a test report is to be submitted to the Council's Head of Building Consenting (or any subsequent equivalent position). Should the façade fail to achieve the required standard then it shall be improved to the required standard and re-tested prior to occupation.

6.1.8 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 tables in Rules 6.1.5.1.3, 6.1.6.1.3 and 6.1.7.1.3, and as set out for that matter below.
 - i. The level, duration and character of the noise, and proximity and nature of nearby activities, and the adverse effects that may arise from these factors on activities anticipated in the receiving environment and associated amenity.
 - ii. Whether the noise generated would be of such a level as to create a threat to the health or well-being of persons living or working in the vicinity.
 - iii. The proposals made by the applicant to reduce noise generation, including:
 - A. reduction of noise at source;
 - B. alternative techniques or machinery which may be available;
 - C. insulation or enclosure of machinery;
 - D. mounding or screen fencing/walls;
 - E. hours of operation;
 - F. in the Central City, the management of outdoor areas, including by closing outdoor serving areas, turning off outdoor heaters, turning off outdoor speakers, and minimising the size of outdoor areas;
 - G. in the Central City, the management of external doors and windows and other avenues for noise to emanate from within a building; and
 - H. in the Central City, any other management required to address issues such as rubbish and recycling disposal.
 - iv. Outside the Central City, the adequacy of measures to address the adverse effects of noise on the natural character of the coastal environment.

- v. The value and nature of entertainment activities and their benefit to the wider community, having regard to the frequency of noise intrusion and the practicality of mitigating noise, or utilising alternative sites.
- vi. The extent to which achieving the standard is appropriate where the existing noise environment is subject to significant noise intrusion from road traffic, or Transport Zone activities in the Central City.
- vii. Any relevant standards, codes of practice or assessment methods based on sound acoustic principles, including those which address the reasonableness of the noise in terms of community health and amenity and/or sleep protection.
- viii. In the Central City, the level of noise from the activity in relation to ambient noise in its vicinity.
- ix. In the Central City, the reasonableness of the noise in terms of recommendations and guidelines for community health and amenity and sleep protection, including guidance given by the World Health Organisation.
- x. Additional criteria where sound insulation is required by the rules:
 - A. The extent to which a reduced level of acoustic insulation may be acceptable due to mitigation of adverse noise impacts through other means, e.g. screening by other structures, or distance from noise sources.
 - B. The ability to meet the appropriate levels of acoustic insulation through alternative technologies or materials.
 - C. The provision of a report from an acoustic specialist which provides evidence that the level of acoustic insulation is appropriate to ensure the amenity of present and future residents of the site.
 - D. In the Central City, the impact of any residential accommodation or education activity that does not provide the required noise insulation on the ability of existing or future permitted business activities to operate or establish without undue constraint.
 - E. In the Central City, the location of any nearby business activities and the degree to which the amenities of the sensitive activities may be adversely affected.
 - F. Outside the Central City, the appropriateness of a legal instrument to be registered against the title that is binding on the owner and the owner's successors in title, containing a 'no complaint' clause relating to the noise of aircraft using Christchurch International Airport.
- xi. In the case of shooting ranges, whether the shooting range and associated activities will adversely affect the captive bird breeding programme within the Peacock Springs Conservation Area (identified in Chapter 17 Appendix 17.12.1) in terms of noise disturbance.
- xii. In the case of shooting ranges, whether the shooting range and associated activities will adversely affect the captive bird breeding programme within the Peacock Springs Conservation Area (identified in Chapter 17 Appendix 17.12.1) in terms of noise disturbance.

xiii. The extent to which achieving the standard may give rise to adverse effects on the heritage values associated with a building listed in Appendix 9.3.7.2 (Schedule of Significant Historic Heritage) that outweigh the benefits of noise insulation.

Advice note: Specialist heritage advice may help determine the appropriateness of any building solutions to manage the adverse effects of noise from roads and railways.