Derwent Valley Interim Planning Scheme 2015

Planning Scheme Amendments

No.	Effective date	Amendment no	Amendment information	
37	24 January 2024		Planning Directive No. 9 - Container Refund Scheme - Exemptions and Special Provisions	Text
36	20 December 2023		Planning Directive No. 10 - Exemption for Display Homes	
35	19 July 2023		Interim Planning Directive No. 7 - Exemption for Display Homes	Text
34	10 May 2023		Interim Planning Directive No.6 - Container refund scheme in interim planning schemes	Text
33	20 July 2022		Modified Planning Directive No. 8 - Exemptions, Application Requirements, Special Provisions and Zone Provisions and Planning Directive No. 5.1 Bushfire-Prone Areas Code	Text
32	3 May 2022	PSA 2021-1	Insert Storage as a permitted use class in the Rural Living Zone subject to a qualification limiting the use to a contractors yard at 42 Black Hills Road, Magra.	Text
31	31 March 2022	PSA 2021-3	Rezone part of Lot 1 Glebe Road and Lot 6 Poulters Road, New Norfolk from Low Density Residential to General Residential.	
30	22 February 2022		Planning Directive No. 8 - Exemptions, Application Requirements, Special Provisions and Zone Provisions	Text
29	7 October 2021	RZ 4-2020	Amend 35.0 Particular Purpose Zone 4 - Royal Derwent Hospital (PPZ 4).	Text
28	1 September 2021	RZ 2020-02	Rezone land at Turriff Lodge Drive, New Norfolk from Open Space to Rural Resource.	Мар
27	22 February 2021		Interim Planning Directive No. 4 - Exemptions, Application Requirements, Special Provisions and Zone Provisions	Text
26	15 December 2020	206-2019	Rezone Lot 502 Kensington Street, New Norfolk from Particular Purpose Zone 1 - Urban Growth to General Residential	
25	30 September 2020	RZ 2020-01	Insert Bushfire-Prone Areas Overlay maps made applicable by the Bushfire-Prone Areas Code E1.0	
24	16 September 2020		Planning Directive No. 7 - Permits for Temporary Housing	
23	20 December 2018	RZ 49-2018	Rezone 13 Holmes Street, Maydena from Community Purpose to Village and change of use to Single Dwelling & Alterations	
22	18 July 2018	RZ91-2017	Particular Purpose Zone 4 - Former Royal Derwent Hospital Site	
21	1 August 2018	PD-MFP-PD6	Planning Directive No. 6 - Exemption and Standards for Visitor Accommodation in Planning Schemes	Text

No.	Effective date	Amendment no	Amendment information	
20	4 June 2018	DER UA1-2018	Amend Clause 29.2 Use Table of the Environmental Management Zone to allow for a Pleasure boat facility	Text
19	18 May 2018	DER UA2-2017	Exempt Extractive industry in E3.0 Landslide Code.	Text
18	26 September 2017	DER UA1-2017	Insert subdivision standards at clause E15.0 in the Inundation Prone Areas Code for riverine inundation hazard areas	Text
17	1 September 2017	MD-MFP-PD5.1	New code provisions applied under Planning Directive No. 5.1 – Bushfire-Prone Areas Code	Text
16	+	DER UA3-2017	Delete clause 19.4.1 P1(d) to remove the 8.5m discretionary height limit in the Open Space zone	Text
15	1 July 2017	MD-MFP-IPD2	Interim Planning Directive No. 2 - Exemption and Standards for Visitor Accommodation in Planning Schemes. No legislative amendment to the scheme. A note indicates that a planning directive applies.	Text
14	23 May 2017	DER UA11-2016		Мар
13	23 May 2017	DER UA10-2016		
12	13 April 2017	RZ 115-2016		Мар
11	3 March 2017	DER UA8-2016	Include Extractive industry as a discretionary use class in the Significant Agricultural zone	Text
10	23 February 2017	MD-MFP-IPD-1.1	Interim Planning Directive No. 1.1 - Bushfire-Prone Areas Code	Text
9	2016	DER UA4-2016 DER UA5-2016 DER UA6-2016 DER UA7-2016	Rezoning - refer to Assessment documentation	
8	8 June 2016	DER UA2-2016	Performance criteria for setbacks in the Rural Living, Environmental Living and Rural Resource zones and other minor corrections	Text
7	21 March 2016	DER UA3-2016	Correction to capable of sensitive use definition in the Electricity Transmission Infrastructure Protection Code	
6	23 February 2016	MD-MFP- 20160223	New code provisions applied under Interim Planning Directive No.1 - Bushfire-Prone Areas Code	Text
5	17 February	+		Text
4	12 February 2016	DER UA2-2015	Subdivision standards for minimum frontage and minimum access in various zones	Text
3		DER UA1-2015	Replace E8.0 Electricity Transmission Infrastructure Protection Code	
2	+	DER UA1-2016		Мар

No.	Effective	Amendment no	Amendment information	Text/Map
	date			
1	16	IS-DER-IPS-2015	Declared by the Minister for Planning	Text
	December			
	2015			

Important: Planning Directive No. 6 applies from 1 August 2018

Planning Directive No. 6 - Exemption and Standards for Visitor Accommodation in Planning Schemes applies and must be read in conjunction with this scheme (refer to the State Planning Office website)

Important: Planning Directive No. 7 applies from 16 September 2020

Planning Directive No. 7 - Permits for Temporary Housing in interim planning schemes applies and must be read in conjunction with this scheme (refer to the State Planning Office website).

Important: Planning Directive No. 10 applies from 20 December 2023

Planning Directive No. 10 - Exemption for Display Homes in interim planning schemes applies and must be read in conjunction with this scheme (refer to the State Planning Office website).

Important: Planning Directive No. 9 applies from 24 January 2024

Planning Directive No. 9 - Container Refund Scheme - Exemptions and Special Provisions in interim planning schemes applies and must be read in conjunction with this scheme (refer to the State Planning Office website).

Foreword

This planning scheme sets out the requirements for use or development of land in accordance with the Land Use Planning and Approvals Act 1993 (the Act).

The maps show how land is zoned and the scheme sets out the provisions that apply to use or development of land.

The provisions in this planning scheme should be read together with the Act.

The foreword, footnotes and appendices are not legally part of this planning scheme.

They have been added to help users understand the planning scheme and its relationship to the Act. They are a guide only and do not cover all relevant law relating to planning schemes or the planning application and assessment process.

Part A

Purpose and Objectives

1.0 Identification of the Planning Scheme

- **1.1** Planning Scheme Title
- **1.1.1** This planning scheme is called the Derwent Valley Interim Planning Scheme 2015.
- **1.2** Composition of this Planning Scheme
- **1.2.1** This planning scheme consists of this document and the maps identified.
- **1.3** Planning Scheme Area
- **1.3.1** The planning scheme area comprises all the land as identified on the planning scheme maps.

2.0 Planning Scheme Purpose

2.1 Purpose

- **2.1.1** The purpose of this planning scheme is:
 - (a) To further the Objectives of the Resource Management and Planning System and of the Planning Process as set out in Parts 1 and 2 of Schedule 1 of the Act; and
 - (b) To achieve the planning scheme objectives set out in clause 3.0 by regulating or prohibiting the use or development of land in the planning scheme area.

2.2 Regional Land Use Strategy

2.2.1 The Southern Tasmania Regional Vision

A vibrant, liveable and attractive region, providing sustainable growth opportunities that build upon our unique natural and heritage assets and advantages as Australia's southern most region.

2.2.2 The Southern Tasmania Region

The Southern Region of Tasmania is comprised of the 12 local government areas of Brighton, Central Highlands, Clarence, Derwent Valley, Glamorgan Spring Bay, Glenorchy, Hobart, Huon Valley, Kingborough, Sorell, Southern Midlands and Tasman. It is the largest of the three regions of Tasmania in area (38%) and population (48%).

At the heart of the region is the metropolitan area of Greater Hobart flanking the Derwent River and extending over all or part of the local government areas of Brighton, Clarence, Glenorchy, Hobart, Kingborough and Sorell. It has developed into a polycentric city, with activity centres at Clarence, Glenorchy and Kingston now providing significant secondary foci to compliment the Hobart CBD.

Greater Hobart is the centre of all major social and economic facilities for the region as well as being the capital city and administrative & political centre for Tasmania. It accounts for nearly 86% of the region's population and over 90% of the region's employment opportunities. It is the most populous urban area within the State. Its social and economic interactions significantly influence the remainder of the region, its towns and settlements. It is Australia's 11th largest city, although it is one of the least dense and has one of the highest proportions of single detached dwellings.

The remainder of the region's population is focussed in smaller settlements across coastal areas in the east and south and agricultural and highland districts to the north and the lower-middle Derwent Valley to the west. The two largest settlements outside Greater Hobart are Huonville and New Norfolk, which are set in traditional rural landscapes.

The region is characterised by a diverse landscape. The western half is virtually unpopulated and dominated by the Tasmanian Wilderness World Heritage Area, a rugged landscape of exceptional natural, cultural and aesthetic value. Intensively farmed landscapes predominate on the floors of the Huon, Derwent and Coal River valleys in the south-eastern part of the region, as well as a number of smaller locales. Extensive dry-land farming dominates the midlands district to the north of Greater Hobart where the landscape is more extensively cleared of native vegetation. Elsewhere in the eastern half of the region the landscape is generally a mix of agriculture on lower ground with ridgelines and hilltops generally retaining native vegetation. The central highlands lakes district provides a unique alpine landscape and a world-class wild trout recreational fishery.

The natural setting of Greater Hobart is significant. It is nestled between mountain ranges with a natural treed skyline and foothills forming the backdrop to the City. The River Derwent dissects Greater Hobart with large areas of natural vegetation and almost continuous public access along the foreshore.

The region has a relatively low historic population growth compared to mainland centres with an average annual rate of 0.9% from 2001 to 2008. The population is also aging faster than the national average whilst the average household size had been falling for many decades, and currently stands at 2.4 people per dwelling. Migration interstate has long been a feature of the State's demography.

The region is home to economic drivers of regional, state and national importance. The fishing industry, in particular aquaculture, is of national significance and a major wealth generator for the region. Forestry is a major economic driver within the region, and this sector is currently passing through a significant restructuring and repositioning exercise which will likely result in more emphasis on higher value / lower volume wood products generally. Agriculture has traditionally provided a smaller economic return in the south of the State compared to the other two regions, however the pending expansion of irrigation areas will provide a significant boost to this sector in the near future. The tourism sector provides a range of direct and indirect employment opportunities and continues to be an important contributor to the economy. There are significant

opportunities for furthering economic activity within the Southern Ocean and Antarctic research and protection sector, capitalising on the region's unique competitive advantage in terms of geographic position.

2.2.3 The Southern Tasmania Regional Land Use Strategy

The Southern Tasmania Regional Land Use Strategy 2010 – 2035 ('the Strategy') is a broad policy document that will facilitate and manage change, growth and development within Southern Tasmania with a 25 year time horizon. It has been declared by the Minister for Planning pursuant to Section 30C of the *Land Use Planning & Approvals Act* 1993 and this planning scheme is therefore required to be consistent with it.

- The Strategy sets out 10 'strategic directions' for the region:
- Adopting a more integrated approach to planning and infrastructure.
- Holistically managing residential growth.
- Creating a network of vibrant and attractive activity centres.
- Improving our economic infrastructure.
- Supporting our productive resources.
- Increasing responsiveness to our natural environment
- Improving management of our water resources.
- Supporting strong and healthy communities.
- Making the region nationally and internationally competitive.
- Creating liveable communities.

The Strategy also recognises climate change as a significant challenge and provides for this as an overarching consideration. The regional policies provided within the Strategy necessary to progress towards the above strategic directions are detailed further in Clause 3.0, below, and are not repeated here.

2.2.4 Municipal Setting

The Derwent Valley municipal area is located in the upper reaches of the Derwent River, from the township of Granton to Strathgordon in the south west. Derwent Valley is located approximately 35 kilometres north-west of Hobart and is one of a number of municipalities outside of Greater Hobart. Derwent Valley has a total area of 4111 square kilometres with a population of approximately 10,000 people. The population median age is 38 year old which is just below Tasmania's median age of 39 years old at the last census. The municipal area is bordered by Brighton, Glenorchy, Southern Midlands, Central Highlands, West Coast and Huon Valley and is traversed by the Lyell Highway.

New Norfolk is the major settlement and main Activity Centre for the municipal area and is the major focus of growth and development. Since 2000, consistent growth has occurred with approximately 90% of all planning applications for the municipal area located within the township boundary of New Norfolk.

Extensive rural residential zoned land exists to the east of New Norfolk and forms a commuter belt/urban development area around Sorell Creek, Glen Dhu, Molesworth, Malbina and Granton.

New Norfolk was established in 1808 is one of the oldest towns in Tasmania. There are a number of heritage listed buildings and structures including the buildings of Willow Court where patients with mental illnesses and/or disabilities were previously housed. Willow Court demonstrates a social, political, bureaucratic and medical history. Willow Court also contains significant architectural elements as well as spatial and landscape elements.

Whilst a significant proportion of land tenure is in private hands, large parcels of land are in the ownership of public corporations such as Forestry Tasmania, Hydro Tasmania and land managed by the Department of Environment, Parks, Heritage and the Arts in national and world standard parks and conservation areas.

The principal industries in the area are aquaculture, agriculture (various fruit and grain crops), forestry, tourism and manufacturing, with Norske Skog operating a paper manufacturing industry that provides employment in the area.

The Derwent Valley municipal area is a significant rural resource area contains some parcels of Class 3 and 4 agricultural lands adjacent to the Derwent River in places such as Bushy Park and Glenora.

Under the Regional Land Use Strategy, Glenora, Bushy Park, National Park, Westerway and Maydena are recognised as 'villages' that are likely to remain at a low grow rate.

Further housing choice is provided through rural living opportunities, which may be increased through reducing some of the 2 hectare minimum lot size areas to 1 hectare as local circumstances allow. Pursuant to the Regional Land Use Strategy the overall footprint of rural living land should not be increased, at least in the short term.

Significant private subdivisions within the township boundaries of New Norfolk have produced a number of large areas of residential land available for residential construction purposes.

This planning scheme is based on the Regional Model Planning Scheme, derived from the Regional Land Use Framework, the mechanisms by which land use strategies for sustainable economic, environmental and social outcomes are delivered at a Regional level, through the appropriate allocation of zones and the inclusion of regionally consistent development controls for use and development. Each of the zones contain regionally consistent core elements in the provisions that respond to the regional strategies.

This planning scheme is consistent with and likely to further the policies of the Southern Tasmanian Regional Land Use Strategy 2010 – 2035.

In this regard the provisions of the planning scheme –

(a) Align the purpose and outcomes for the use, development, protection and conservation of land with the related strategies, policies and programs of State

- agencies and other economic, social, environmental, conservation, and resource management issues relevant for the Derwent Valley Region;
- (b) Coordinate the purpose and provisions of land use planning with the purpose and provisions of the planning schemes applying for each of the other municipal areas of the Region;
- (c) Support consistency between municipalities in land use policy and regulation that:
 - (i) makes wise use of natural resources,
 - (ii) facilitates a diverse, robust and successful economy,
 - (iii) provides liveable communities,
 - (iv) supports a sustainable pattern of primary production and settlement, and
 - (v) promotes an efficient, secure and prosperous future.
- (d) Accommodate human habitation and economic activity through a balance of infill, redevelopment and contiguous expansion of established centre's to maximise efficient use of land and to optimise available and planned infrastructure provisions.
- (e) Safeguard the health, integrity and security of natural landforms, biodiversity and ecological systems and of the cultural identity and recognised heritage of the Region.
- (f) Protect the productive capacity and strategic economic potential of naturally occurring resources for agricultural, forestry, mining, water supply and renewable energy generation.
- (g) Promote distribution and diversification of economic and community activity if there is a deep seated capacity or strategic advantage for sustained growth and prosperity, and where employment opportunities and service capacity equitably align to residential location.
- (h) Support a pattern of regional settlement featuring contained, well connected and separate centres, each of which provide an efficient, safe, and pleasant place in which to live, work or visit;
- (i) Protect the function, capacity and security of existing and planned infrastructure corridors, facilities and sites to serve the needs of the Region.
- (j) Recognise the need for periodic review and possible amendment in response to change in State, Regional or municipal circumstances and conditions which underpin the strategies and policies informing the regulatory purpose and requirements embodied in the provisions of this scheme.

3.0 Planning Scheme Objectives

3.0.1 R Infrastructure: Regional Objectives

3.0.1	R Infrastructure: Regional Objectives		
Obje	ective:		
То а	dopt a more integrated approach to planning	and i	infrastructure.
Desi	ired Outcomes:	Out	comes to be achieved by:
(a) (b)	The efficiency of existing physical infrastructure is maximised. Physical infrastructure and servicing is	(a)	Confining land zoned for urban development to within the Urban Growth Boundary.
	planned, co-ordinated and delivered in a timely manner to support the regional settlement pattern and specific growth management strategies.	(b)	Implementing a Residential Land Release Program for the Greenfield Development Precincts identified within the Regional Land Use Strategy that follows a land release hierarchy planning process from
(c)	An integrated transport and land use planning system that supports economic growth, accessibility and modal choice in an efficient, safe and sustainable manner is developed and maintained.		strategy (greenfield targets within urban growth boundary) to conceptual sequencing plan to precinct structure plan (for each Greenfield Development Precinct) to Subdivision Permit to Use and development permit.
		(c)	Facilitating developer charges for off-site infrastructure provision which send the correct price signals to ensure the most efficient use of infrastructure overall.
		(d)	Protecting the function and safety of transport infrastructure through a road and rail assets code.
		(e)	Facilitating densification within inner urban areas in close proximity to the larger activity centres and integrated transit corridors through use of the Inner Residential and Urban Mixed Use Zones and facilitating higher density dwelling types through zone standards.
		(f)	Recognising and protecting major utilities through the use of the Utilities Zone.
		(g)	Protecting land identified for future major roads from inappropriate or premature development by applying the Particular Purpose Zone 2 – Future Road Corridor.

3.0.1 L Infrastructure: Local Objectives

There are no additional local objectives.

3.0.2 R Residential Growth: Regional Objectives

$\overline{}$					
()	n	ιΔ	rt.	11/	e:
v	v	c	·ι	ıν	┖.

To manage residential growth holistically

Desired Outcomes:		Outcomes to be achieved by:	
(a)	A sustainable and compact network of settlements that complement the primary settlement of Greater Hobart while supporting self-sustaining rural areas.	(a)	Confining land zoned for urban development within identified settlement boundaries. Providing zone standards so that land
(b)	The supply of affordable housing is increased.	(2)	zoned General Residential is developed at a minimum of 15 dwellings per hectare (net density).
		(c)	Ensuring that the amount of land zoned General Residential is consistent with growth targets for that settlement identified in the Regional land Use Strategy based on the desired density.
		(d)	Applying the Low Density Residential Zone only where necessary to manage land constraints or to acknowledge existing areas.
		(e)	Minimising rural residential growth outside of identified settlements to existing rural residential areas.

3.0.2 L Residential Growth: Local Objectives

There are no additional local objectives.

3.0.3 R Activity Centres: Regional Objectives

Objective:

To create a network of vibrant and attractive activity centres.

Desi	ired Outcomes:	Out	comes to be achieved by:
(a)	Employment, retail and commercial uses, community services and opportunities for social interaction are focused in well-planned, vibrant and accessible regional	(a)	Applying the General Business Zone to the core of the New Norfolk High Street Activity Centre, being Major Centre/Rural

- activity centres that are provided with a high level of amenity and with good transport links with residential areas.
- (b) The role and function of the Primary and Principal Activity Centres are reinforced as providing for the key employment, shopping, entertainment, cultural and political needs for Southern Tasmania.
- (c) Activity Centres focus on people and their amenity and give the priority to creation of pedestrian orientated environments.

- Services Centre within the Activity Centre Network.
- (b) Applying the Local Business Zone to the core of the New Norfolk, Magra, Lachlan, Molesworth, Bushy Park, Westerway and Maydena Activity Centre, being Minor/Town Centre or Local Strip within the Activity Centre Network.
- (c) Applying the Village zone to Bushy Park,Westerway, National Park, Fitzgerald,Maydena, Rosegarland and Strathgordon.
- (d) Providing development standards requiring high quality urban design and pedestrian amenity which provides for active street frontage layouts and respects the character of the urban area.
- (e) Providing development standards that support improved use of public transport and alternative modes of transport.

3.0.3 L Activity Centres: Local Objectives

There are no additional local objectives.

3.0.4 R Economic Infrastructure: Regional Objectives

Objective:

To improve the region's economic infrastructure.

Des	Desired Outcomes:		Outcomes to be achieved by:	
(a)	The supply of well-sited industrial land is identified, protected and managed to meet regional need across the 5, 15 and 30 year	(a)	Applying the General Industrial zone to recognise the medium to higher impact industrial uses in the area.	
	horizons.	(b)	Applying the Light Industrial Zone to	
(b)	Existing strategically located export orientated industries are protected and		recognise the lower level impact industrial uses in the area.	
	managed.	(c)	Applying the Port and Marine Zone to	
(c)	Ensure industrial development occurs in a manner that minimises regional		recognise the regional strategic importance of the port and marine activities.	
	environmental impacts and protects environmental values.	(d)	Minimising and preventing land use conflicts through appropriate siting of	

industrial land and the use of an attenuation code.

3.0.4 L Economic Infrastructure: Local Objectives

There are no additional local objectives.

3.0.5 R Productive Resources: Regional Objectives

Objective:

To support the region's productive resources.

Desired Outcomes:

- (a) Agricultural production on land identified as regionally significant is supported by affording it the highest level of protection from fettering or conversion to nonagricultural uses.
- (b) The value of non-significant agricultural land is managed and protected in a manner that recognises sub-regional diversity in land and production characteristics.
- (c) Regionally significant extractive industries are supported and protected.
- (d) The aquaculture industry is supported.
- (e) The forest industry is supported.

Outcomes to be achieved by:

- (a) Recognising and protecting districts comprised of substantial areas of identified significant agricultural land by applying the Significant Agriculture Zone.
- (b) Prohibiting or substantially restricting nonagricultural uses within the Significant Agriculture Zone, allowing for such uses only where ancillary and/or subservient.
- (c) Providing large buffer distance between significant agriculture and residential development, and allow residential development otherwise only where it can be demonstrated that it will not fetter agriculture uses on neighbouring land.
- (d) Restricting subdivision within the Significant Agriculture Zone to that necessary to facilitate the use of the land for agriculture.
- (e) Providing for down-stream processing of agricultural products 'on farm'.
- (f) Minimising the use of significant agricultural land for plantation forestry.
- (g) Providing for non-agricultural resource development, such as forestry, extractive industry and onshore aquaculture facilities within the Rural Resource Zone.
- (h) Providing subdivision standards in the Rural Resource Zone that are consistent with the

- optimum size for the predominating agricultural enterprise.
- (i) Providing for resource processing industries within the Rural Resource Zone.
- 3.0.5 L Productive Resources: Local Objectives

There are no additional local objectives.

3.0.6 R Natural Environment: Regional Objectives

Objective:

To increase responsiveness to the region's natural environment.

Desired Outcomes:

- (a) The region's biodiversity is not significantly diminished and ecosystems' resilience to the impacts of climate change is facilitated.
- (b) Significant areas of threatened vegetation communities, flora and fauna species, habitat for threatened species and places important for building resilience and adaptation to climate change for these, are recognised and protected.
- (c) The biodiversity and conservation values of the Reserve Estate are protected.
- (d) The spread of declared weeds under the Weed Management Act 1999 and other weeds of local significance is prevented and their removal is facilitated.
- (e) There is a response to the risk of soil erosion and dispersive and acid sulphate soils.
- (f) Significant biodiversity, landscape, scenic and cultural values of the region's coast are recognised and protected.
- (g) Use and development in coastal areas is responsive to effects of climate change including sea level rise, coastal inundation and shoreline recession.
- (h) The risk of loss of life and property from bushfires is minimised.

Outcomes to be achieved by:

- (a) Protecting land with the highest environmental values through the application of the Environmental Management Zone.
- (b) Protecting significant environmental values through codes dealing with biodiversity, landscape, wetlands & waterways and water quality & stormwater.
- (c) Avoid applying urban zones and the Significant Agriculture Zone to land with significant environmental values.
- (d) Allow biodiversity 'off sets' to compensate for loss of environmental values if Council policy has determined that such values cannot be lost without compensation.
- (e) Providing appropriate setbacks for development from the boundaries of reserved land.
- (f) Minimising loss of native vegetation and/or soil disturbance, and preventing the spread of weeds from development sites through construction management provisions.
- (g) Avoiding zoning any further land for urban development identified as at risk from rising sea levels.

- (i) The risk of loss of life and property from flooding is minimised.
- (j) Life and property is protected from possible effects of land instability.
- (k) Land and groundwater is protected from site contamination and progressive remediation of contaminated land required where a risk to human health or the environment exists.
- (h) Back-zoning land identified as potentially at risk from rising sea levels where not substantially developed.
- Managing areas identified as potentially at risk from rising sea levels through a coastal hazards code.
 - (j) Recognising and protecting climate refugia through appropriate zoning and/or code.
 - (k) Generally zoning undeveloped land along the coast as Environmental Management, Recreation or Open Space.
 - (I) Avoiding zoning any new areas identified as at unacceptable risk from bushfire, flooding, land instability, dispersive and/or acid sulphate soils for urban development.
 - (m) Recognising areas at risk from bushfire and managing use and development accordingly through a bushfire prone areas code.
 - (n) Recognising areas at risk from flooding and managing use and development accordingly through a flood prone areas code.
 - (o) Recognising areas at risk from land instability and managing use and development accordingly through a landslip code.
 - (p) Recognising areas potentially at risk from site contamination and managing use and development accordingly through a potentially contaminated land code.
 - (q) Recognising areas at risk from soil erosion, dispersive and acid sulphate soils and managing use and development accordingly through construction management provisions and an acid sulphate soils code.

3.0.6 L Natural Environment: Local Objectives

There are no additional local objectives.

0	bi	e	ct	į۱	e	:

To improve management of the region's water resources. **Desired Outcomes:** Outcomes to be achieved by: (a) The ecological health, environmental (a) Protecting environmental values of values and water quality of surface and waterways generally through a number of groundwater, including waterways, codes. drinking water catchments, wetlands and Minimising loss of riparian native (b) estuaries are protected and managed. vegetation in particular through a code dealing with wetlands & waterways. (b) Wetlands and waterways are managed for their water quality, scenic, biodiversity, (c) Requiring total water cycle management tourism and recreational values. and water sensitive urban design principles (c) The sustainable use of water is encouraged to be applied to relevant development. to decrease pressure on water supplies and (d) Minimising loss of native vegetation and/or reduce long-term cost of infrastructure soil disturbance, and preventing the spread provision. of weeds from development sites through construction management provisions. (e) Facilitating the use of rainwater tanks in residential areas.

3.0.7 L Water Resources: Local Objectives

There are no additional local objectives.

3.0.8 R Healthy Communities: Regional Objectives

Objective:

To support strong and healthy communities.

Desired Outcomes:		Outcomes to be achieved by:	
(a)	High quality social and community facilities are provided to meet the education, health and care needs of the community and facilitate healthy, happy and productive lives.	(a)	Providing flexibility within the planning scheme for a variety of housing types in all residential areas, and ensuring it does not discriminate against social and affordable housing.
(b)	A broad distribution and variety of social housing is provided in areas with good public transport accessibility or in proximity to employment, education and other community services.	(b)	Providing flexibility within the planning scheme for the development of aged care and nursing home facilities particularly in close proximity to activity centres and public transport routes.

(c) Providing for options within the planning scheme to facilitate the aged continuing to live within their communities, and with their families, for as long as possible.
(d) Recognising and protecting key sites used for community facilities by applying the Community Purpose Zone.
(e) Including planning scheme provisions pertaining to Crime Protection through Environmental Design principles.
(f) Applying the Recreation Zone to land accommodating active sporting facilities.

3.0.8 L Healthy Communities: Local Objectives

There are no additional local objectives.

3.0.9 R Competitiveness: Regional Objectives

Objective:

To make the Southern Tasmanian region nationally and internationally competitive.

Desired Outcomes:		Outcomes to be achieved by:		
(a)	Strategic economic opportunities for Southern Tasmania are supported and protected.	(a) Ensuring key industries are appropriately zoned and provided for.(b) Providing for minor tourism use and		
(b)	Innovative and sustainable tourism is provided for the region.	development in all appropriate zones. (c) Applying the Major Tourism Zone to maj tourist sites.		
		(d) Providing for the assessment of new maj tourism developments through alternational assessment processes such as Section 43 applications.		

3.0.9 L Competitiveness: Local Objectives

There are no additional local objectives.

3.0.10 R Liveability: Regional Objectives

D	esired Outcomes:	Outcomes to be achieved by:
Т	o create liveable communities.	
0	bjective:	

- (a) An integrated open space and recreation system that responds to existing and emerging needs in the community and contributes to social inclusion, community connectivity, community health and wellbeing, amenity, environmental sustainability and the economy.
- (b) A regional approach to the planning, construction, management, and maintenance of major sporting facilities to protect the viability of existing and future facilities and minimise overall costs to the community.
- (c) Aboriginal heritage values within the region are recognised, retained and protected for their character, culture, sense of place, contribution to our understanding history and contribution to the region's competitive advantage.
- (d) Historic cultural heritage values are recognised, retained and protected within the region for their character, culture, sense of place, contribution to our understanding history and contribution to the region's competitive advantage.
- (e) Significant cultural landscapes are recognised and managed throughout the region to protect their key values.
- (f) Archaeological values are recognised and managed throughout the region to preserve their key values.

- (a) Applying the Recreation and Open Space Zones to land accommodating active sporting facilities and passive recreation respectively.
- (b) Providing for the recognition and appropriate protection of known historic cultural heritage and archaeological sites of at least local significance within a local heritage code, particularly where not recognised and protected at the State level.
- (c) Ensure development proponents are aware of their responsibilities under the *Aboriginal Relics Act 1975*.
- (d) Applying the Environmental Management or Environmental Living zones, or a landscape protection code, to recognised significant landscapes, particularly key skylines and ridgelines around Greater Hobart.
- (e) Ensuring development standards address open space, design and appearance issues.

3.0.10 L Liveability: Local Objectives

There are no additional local objectives.

Part B

Administration

4.0 Interpretation

4.1 Planning Terms and Definitions

- **4.1.1** Terms in this planning scheme have their ordinary meaning unless they are defined in the Act or specifically defined in subclause 4.1.3 or in a code in Part E or a specific area plan in Part F.
- 4.1.2 In this planning scheme a reference to a Use Table is a reference to the Use Table in a zone in Part D or specific area plan in Part F.
- **4.1.3** In this planning scheme, unless the contrary intention appears:

Act	means the Land Use Planning and Approvals Act 1993.
access	means land over which a vehicle enters or leaves a road from land adjoining a road.
access strip	means land, the purpose of which is to provide access to a road.
adult entertainment venue	means the use of land for the purpose of providing sexually explicit entertainment for adults only, and may include provision of food and drink.
adult sex product shop	 means use of land to sell or hire sexually explicit material, including but not limited to: (a) publications classified as restricted under the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995; and (b) materials and devices (other than contraceptives and medical treatments) used in conjunction with sexual behaviour.
agency	 means: (a) a department or other agency of Government of the State or of the Commonwealth; or (b) an authority of the State or of the Commonwealth established for a public purpose.

agricultural land	means all land that is in agricultural use, or has the potential for agricultural use, that has not been zoned or developed for another use or would not be unduly restricted for agricultural use by its size, shape and proximity to adjoining non-agricultural uses.
agricultural use	means use of the land for propagating, cultivating or harvesting plants or for keeping and breeding of animals, excluding pets. It includes the handling, packing or storing of plant and animal produce for dispatch to processors. It includes controlled environment agriculture, intensive tree farming and plantation forestry.
AHD	means the Australian Height Datum (Tasmania) being the vertical geodetic datum as described in Chapter 8 of the Geodetic Datum of Australia Technical Manual version 2.3(1).
amenity	means, in relation to a locality, place or building, any quality, condition or factor that makes or contributes to making the locality, place or building harmonious, pleasant or enjoyable.
amusement parlour	 means use of land for a building that contains: (a) 3 or more coin, card, or token operated amusement machines; (b) one or more coin, card, or token operated amusement machines with more than one screen or console that can be played by 3 or more people simultaneously; (c) 2 or more coin, card, or token operated billiard, snooker, or pool tables; or (d) the conduct of laser games or similar. It does not include gambling machines or premises included in the Hotel industry use class as described in Table 8.2.
ancillary dwelling	 means an additional dwelling: (a) with a floor area not greater than 60m²; (b) that is appurtenant to a single dwelling; and (c) that shares with that single dwelling access and parking, and water, sewerage, gas, electricity and telecommunications connections and meters.
animal pound	means use of land for an enclosure for confining stray or homeless animals.
animal salesyard	means use of land to buy and sell farm animals, and hold such animals for purchase or sale.

annual exceedance probability	means the probability of an event with a certain magnitude being exceeded in any one year.
applicable standard	means as defined in subclause 7.5.2.
application	means an application for a permit made under this planning scheme.
aquaculture	means use of land to keep or breed aquatic animals, or cultivate or propagate aquatic plants, and includes the use of tanks or impoundments on land.
art and craft centre	means use of land to manufacture, display, and sell, works of art or craft, such as handicrafts, paintings and sculpture.
basement	means a storey either below ground level or that projects no more than one metre above finished ground level.
bed and breakfast establishment	means part of a dwelling used by its resident to provide, on a short-term commercial basis, accommodation and breakfast for persons away from their normal place of residence.
biodiversity	means biological diversity as defined under the Nature Conservation Act 2002.
boarding house	means use of land for a dwelling in which lodgers rent one or more rooms, generally for extended periods, and some parts of the dwelling are shared by all lodgers.
boat and caravan storage	means use of land to store boats, caravans, or vehicle-towed boat trailers.
building	means as defined in the Act.
building area	means the area shown on a plan or plan of subdivision to indicate where all buildings will be located.
building envelope	means the three-dimensional space within which buildings are to occur.
building height	means the vertical distance from natural ground level at any point to the uppermost part of a building directly above that point, excluding minor protrusions such as aerials, antennae, solar panels, chimneys and vents.
building line	means a line drawn parallel to a frontage along the front facade of a building or through the point of a building closest to the frontage, excluding protrusions.

camping and caravan park	means use of land to allow accommodation in caravans, cabins, motor homes, tents or the like and includes amenities provided for residents and persons away from their normal place of residence.
cinema	means use of land to display films, videos or other moving images to persons for reward.
clearance and conversion	means as defined in the Forest Practices Act 1985.
coastal zone	means as described in section 5 of the <i>State Coastal Policy Validation Act</i> 2003.
communal residence	means use of land for a building to accommodate persons who are unrelated to one another and who share some parts of the building. Examples include a boarding house, residential college and residential care home.
consulting room	means use of land by a registered practitioner of any therapeutic art or science, other than service provided by a medical centre.
controlled environment agriculture	means an agricultural use carried out within some form of built structure, whether temporary or permanent, which mitigates the effect of the natural environment and climate. Such agricultural uses include production techniques that may or may not use imported growth medium. Examples include greenhouses, polythene covered structures, and hydroponic facilities.
council	means as defined in the Act.
crop raising	means use of land to propagate, cultivate or harvest plants, including cereals, flowers, fruit, seeds, and vegetables.
day respite centre	means use of land for day-time respite care for the aged or persons with disabilities.
declared weeds	means as defined in the Weed Management Act 1999.
demolition	means the intentional damaging, destruction or removal of any building or works in whole or in part.
desired future character	means the desired character for a particular area set out in the planning scheme.
development	means as defined in the Act.

development area	means the area of land occupied by development including its yard, outbuildings, car parking, driveways, storage areas, landscaping and wastewater disposal areas.
dwelling	means a building, or part of a building, used as a self contained residence and which includes food preparation facilities, a bath or shower, laundry facilities, a toilet and sink, and any outbuilding and works normally forming part of a dwelling.
effective date	means the date on which the planning scheme came into effect.
employment training centre	means use of land to provide education and training to jobseekers and unemployed persons.
environmental harm	means as defined in the <i>Environmental Management and Pollution</i> Control Act 1994.
environmental nuisance	means as defined in the Environmental Management and Pollution Control Act 1994.
existing ground level	when used in respect of a development, means the level of a site at any point before the development occurs.
existing non- conforming use	means a use which is prohibited under the planning scheme but is one to which ss12(1)-(7) of the Act applies.
finished ground level	when used in respect of a development, means the level of a site at any point after the development has been completed.
forestry operations	means as defined in the Act.
Forest Practices Plan	means a Forest Practices Plan under the Forest Practices Code 2000.
frontage	means a boundary of a lot which abuts a road.
function centre	means use of land, by arrangement, to cater for private functions, and in which food and drink may be served. It may include entertainment and dancing.
funeral parlour	means use of land to organise and conduct funerals, memorial services, or the like. It includes the storage and preparation of bodies for burial or cremation.
gross floor area	means the total floor area of the building measured from the outside of the external walls or the centre of a common wall.
habitable building	means a building of Class 1 - 9 of the Building Code of Australia.
	l

habitable room	means any room of a dwelling other than a bathroom, laundry, toilet, pantry, walk-in wardrobe, corridor, stair, hallway, lobby, clothes drying room and other space of a specialised nature occupied neither frequently nor for extended periods.
habitat corridor	means an area or network of areas, not necessarily continuous, which enables migration, colonisation or interbreeding of flora or fauna species between two or more areas of habitat.
home-based business	means use of part of a dwelling by a resident for non-residential purposes if:
	(a) no more than 50m² of floor area of the dwelling is used for the non-residential purposes;
	(b) the person conducting the business normally uses the dwelling as their principal place of residence;
	(c) it does not involve employment of more than 2 workers who do not reside at the dwelling;
	(d) any load on a utility is no greater than for a domestic use;
	(e) there is no activity that causes electrical interference to other land;
	(f) there is, on the site, no storage of hazardous materials;
	(g) there is, on the site, no display of goods for sale;
	(h) there is, on the site, no advertising of the business other than 1 sign (non-illuminated) not exceeding 0.2m² in area;
	(i) there is, on the site, no refuelling, servicing or repair of vehicles not owned by a resident;
	(j) not more than 2 commercial vehicles are on the site at any one time and no commercial vehicle on the site exceeds 2 tonnes; and
	(k) all vehicles used by the business are parked on the site.
hostel	means a supervised place of accommodation, usually supplying board and lodging for students, nurses or the like.
hours of operation	means the hours that a use is open to the public or conducting activities related to the use, not including routine activities normally associated with opening and closing or office and administrative tasks.
intensive animal husbandry	means use of land to keep or breed farm animals, including birds, within a concentrated and confined animal growing operation by importing most food from outside the animal enclosures and includes a cattle feedlot, broiler farm or piggery.

internal lot	means a lot:
	(a) lying predominantly behind another lot; and
	(b) having access to a road by an access strip, private road or right of way.
junction	means an intersection between two or more roads at a common level, including the intersections of on and off ramps, and grade-separated roads.
land	means as defined in the Act.
Level 2 Activity	means as defined under the Environmental Management and Pollution Control Act 1994.
level crossing	means as defined in section 35 of the Rail Infrastructure Act 2007.
liquid fuel depot	means use of land for the storage, wholesale and distribution of liquid fuel.
local historic heritage significance	means the significance in relation to a heritage place or heritage precinct as identified in a code relating to heritage values, or in a report prepared by a suitably qualified person if not identified in the code.
local shop	means land used for the sale of grocery or convenience items where the gross floor area does not exceed 200 m ² .
lot	means a piece or parcel of land in respect of which there is only one title other than a lot within the meaning of the <i>Strata Titles Act 1998</i> .
marina	means use of land to moor boats, or store boats above or adjacent to the water. It includes boat recovery facilities, and facilities to repair, fuel, and maintain boats and boat accessories.
marine farming shore facility	means use of land to provide on-shore support infrastructure and facilities for off-shore aquaculture but does not include processing of fish.
market	means use of land to sell goods, including but not limited to foodstuffs, from stalls.
medical centre	means use of land to provide health services (including preventative care, diagnosis, medical and surgical treatment, and counselling) to outpatients only.
mezzanine	means an intermediate floor within a room.

minor utilities	means use of land for utilities for local distribution or reticulation of services and associated infrastructure such as a footpath, cycle path, stormwater channel, water pipes, retarding basin, telecommunication lines or electricity substation and power lines up to but not exceeding 110Kv.
motel	means use of land to provide accommodation in serviced rooms for persons away from their normal place of residence, where provision is made for parking of guests' vehicles convenient to their rooms.
motor repairs	means use of land to repair or service motor vehicles, and includes the fitting of motor vehicle accessories.
motor vehicle, boat or caravan sales	means use of land to sell or hire motor vehicles, boats, or caravans. It includes the minor repair or servicing of motor vehicles, boats, or caravans, and the sale or fitting of accessories for motor vehicles, boats or caravans.
multiple dwellings	means 2 or more dwellings on a site.
museum	means use of land to display archaeological, biological, cultural, geographical, geological, historical, scientific, or other like works or artefacts.
native vegetation	means plants that are indigenous to Tasmania including trees, shrubs, herbs and grasses that have not been planted for domestic or commercial purposes.
natural ground level	means the natural level of a site at any point.
net density	means the density of development excluding areas set aside for roads and public open space.
office	means use of land for administration, or clerical, technical, professional or other similar business activities.
outbuilding	means a non-habitable detached building of Class 10a of the Building Code of Australia and includes a garage, carport or shed.
outdoor recreation facility	means use of land for outdoor leisure, recreation, or sport.
overnight camping area	means the use of land which is open to public use for holiday and recreational purposes, which purposes involve primarily the setting up and use of tents for overnight accommodation.
panel beating	means use of land to repair or replace damaged motor vehicle bodies and panels, and carry out any associated mechanical work or spray painting.

permit	means as defined in the Act.
planning authority	means the
plantation forestry	means the use of land for planting, management and harvesting of trees for commercial wood production, but does not include the milling or processing of timber, or the planting or management of areas of a farm for shelter belts, firewood, erosion or salinity control or other environmental management purposes, or other activity directly associated with and subservient to another form of agricultural use.
plot ratio	means the gross floor area of all buildings on the site divided by the area of the site.
primary frontage	means, where there are 2 or more frontages, the frontage with the shortest dimensions measured parallel to the road irrespective of minor deviations and corner truncations.
primary produce sales	means use of land to sell unprocessed primary produce grown on the land or adjacent land.
prime agricultural land	means agricultural land classified as Class 1, 2 or 3 land using the Class Definitions and methodology from the Land Capability Handbook, Second Edition, C J Grose, 1999, Department of Primary Industries, Water and Environment, Tasmania.
private garden	means land adjacent to a dwelling that has been modified with landscaping or vegetation, including ornamental or edible plants, or the like.
private open space	means an outdoor area of the land or dwelling for the exclusive use of the occupants of the land or dwelling.
protrusion	means a protrusion from a building such as awnings, steps, porches, eaves, fascias, gutters, masonry chimneys, flues, pipes, domestic fuel or water tanks, and heating or cooling equipment or other services.
public art gallery	means use of land to display works of art including ceramics, furniture, glass, paintings, sculptures and textiles, which land is maintained at the public expense, under public control and open to the public generally.
public land	means land owned or managed by the Crown, a State authority or a council.
public open space	means land for public recreation or public gardens or for similar purposes.
rail authority	means the agency, authority or business enterprise which has responsibility for rail infrastructure in Tasmania.

railway	means as defined in the Rail Infrastructure Act 2007.
refuse disposal	means use of land to dispose of refuse by landfill, incineration, or other means.
regional land use strategy	means as defined in the Act.
remand centre	means use of land for an institution to which accused persons are sent for detention while awaiting appearance before a court.
reserve management plan	means a management plan prepared under the National Parks and Reserves Management Act 2002, the Wellington Park Act 1993 or the Living Marine Resources Act 1995, or a plan of management prepared for an area reserved under the Crown Lands Act 1976.
residential aged care facility	means use of land for accommodation and personal or nursing care for the aged. It includes recreational, health or laundry facilities and services for residents of the facility.
retirement village	means use of land to provide permanent accommodation for retired people or the aged and includes communal recreational or medical facilities for residents of the village.
ribbon development	means a band of development extending along one or both sides of a road or along the coast.
road	means land over which the general public has permanent right of passage, including the whole width between abutting property boundaries, all footpaths and the like, and all bridges over which such a road passes.
road authority	means for State highways or subsidiary roads, within the meaning of the <i>Roads and Jetties Act 1935</i> , the Minister administering that Act and in relation to all other roads, the Council having the control of such road.
scrap yard	mean use of land where disused vehicles, materials and machinery or parts are collected and either sold or prepared for being used again, and includes the use or onselling of scrap materials.
sensitive use	means a residential use or a use involving the presence of people for extended periods except in the course of their employment, such as in a caravan park, childcare centre, dwelling, hospital or school.

service station	means use of land to sell motor vehicle fuel from bowsers, and vehicle lubricants and if such use is made of the land, includes:
	(a) selling or installing of motor vehicle accessories or parts;
	(b) selling of food, drinks and other convenience goods;
	(c) hiring of trailers; and
	(d) servicing or washing of motor vehicles.
serviced apartment	means use of land to provide accommodation for persons, who are away from their normal place of residence, in a furnished, self-contained room or suite of rooms designed for short-term and long-term stays, which provides amenities for daily use such as kitchen and laundry facilities.
setback	means the distance from any lot boundary to a building on the lot.
shipping container storage	means use of land to store shipping containers and if such use is made of the land, includes the cleaning, repair, servicing, painting or fumigation of the shipping containers.
sign	means a device that is intended to give information, advertise or attract attention to a place, product, service or event.
single dwelling	means a dwelling on a lot on which no other dwelling is situated, or a dwelling and an ancillary dwelling on a lot on which no other dwelling is situated.
site	means the lot or lots on which a use or development is located or proposed to be located.
site area per dwelling	means the area of the site (excluding any access strip) divided by the number of dwellings.
site coverage	means the proportion of a site (excluding any access strip) covered by roofed buildings.
solar energy installation	means a solar panel, evacuated tube solar collectors, or the like.
solid fuel depot	means use of land to sell solid fuel, such as briquettes, coal, and firewood.
standard	means, in any zone, code or specific area plan, the objective for a particular planning issue and the means for satisfying that objective through either an acceptable solution or performance criterion presented as the tests to meet the objective.
State authority	means as defined in the Act.

State-reserved land	means:	
	(a) land owned by the Crown or a State authority and reserved for any purpose under the <i>Nature Conservation Act 2002</i> , or the <i>Crown Lands Act 1976</i> ; or	
	(b) fee simple land reserved for any purpose under the <i>Nature</i> Conservation Act 2002 where the Director of Parks and Wildlife is the managing authority.	
State waters	means as defined in s.5 of the <i>Living Marine Resources Management Act</i> 1995.	
storey	means that part of a building between floor levels, excluding a mezzanine level. If there is no floor above, it is the part between the floor level and the ceiling.	
streetscape	means the visual quality of a street depicted by road width, street planting, characteristics and features, public utilities constructed within the road reserve, the setbacks of buildings and structures from the lot boundaries, the quality, scale, bulk and design of buildings and structures fronting the road reserve.	
	For the purposes of determining streetscape with respect to a particular site, the above factors are relevant if within 100 m of the site.	
subdivide	means to divide the surface of a lot by creating estates or interests giving separate rights of occupation otherwise than by:	
	(a) a lease of a building or of the land belonging to and contiguous to a building between the occupiers of that building;	
	(b) a lease of airspace around or above a building;	
	(c) a lease of a term not exceeding 10 years or for a term not capable of exceeding 10 years;	
	(d) the creation of a lot on a strata scheme or a staged development scheme under the <i>Strata Titles Act 1998</i> ; or	
	(e) an order adhering existing parcels of land.	
subdivision	means the act of subdividing or the lot subject to an act of subdividing.	
suitably qualified person	means a person who can adequately demonstrate relevant tertiary qualifications (or equivalent) and experience in a recognised field of knowledge, expertise or practice with direct relevance to the matter under consideration.	

take away food premises	means use of land to prepare and sell food and drink primarily for immediate consumption off the premises.	
threatened vegetation	means a threatened native vegetation community that is listed in Schedule 3A of the Nature Conservation Act 2002 or a threatened native ecological community that is listed under the <i>Environment Protection and Biodiversity Conservation Act 1999</i> (Commonwealth).	
traffic impact assessment	means a study prepared by a suitably qualified person that shows the likely effects of traffic generated by use or development on the local environment and on the road or railway networks or both in terms of safety, efficiency and amenity, having regard to present and assumed future conditions. It includes recommendations on measures to be taken to maintain the safety and efficiency of the road or railway networks.	
turf growing	means use of land for growing grass which is cut into sods or rolls containing the roots and some soil for direct transplanting.	
use	means as defined in the Act.	
vehicle crossing	means a driveway for vehicular traffic to enter or leave a road carriageway from land adjoining a road.	
veterinary centre	means land used to:	
	(a) diagnose animal diseases or disorders;	
	(b) surgically or medically treat animals; or	
	(c) prevent animal diseases or disorders, and includes keeping animals on the premises for those purposes.	
video shop	means use of land to hire out videos, films and computer games.	
wall height	means the vertical distance from natural ground level immediately below the wall to the uppermost part of the wall excluding any roof element.	
waste transfer station	means use of land to receive and temporarily store waste before it is disposed of elsewhere.	
watercourse	means a defined channel with a natural or modified bed and banks that carries surface water flows.	
wetland	means a depression in the land, or an area of poor drainage, that holds water derived from ground water and surface water runoff and supports plants adapted to partial or full inundation and includes an artificial wetland.	

wharf	means use of land to provide facilities for ships, such as bulk and container ships, passenger ships, and defence force marine craft.
winery	means use of land for the manufacture of vineyard products and if land is so used, includes the display and sale of vineyard products, and the preparation and sale of food and drink for consumption on the premises.
visitor centre	means land used for the principal purpose of providing information to tourists and may include incidental retail sales and supplementary services to tourism.
works	means as defined in the Act.

5.0 Exemptions

- 5.0.1 Use or development described in Table 5.1 5.6 is exempt from requiring a permit under this planning scheme provided it meets the corresponding requirements.
- 5.0.2 Use or development which, under the provisions of the Act, including ss12(1) (4) a planning scheme is not to prevent, does not require a permit.
- 5.0.3 Excluding the exemption for emergency works at 5.3.1, in the coastal zone, no development listed in Table 5.1 5.6 is exempt from this planning scheme if it is to be undertaken on actively mobile landforms as referred to in clause 1.4 of the Tasmanian *State Coastal Policy 1996*. Development must not be located on actively mobile landforms in the coastal zone, unless for engineering or remediation works to protect land, property and human life in accordance with clause 1.4.1 and 1.4.2 in the *State Coastal Policy 1996*.

Table 5.1 Exempt use

	Use	Requirements	
5.1.1	bee keeping	The use of land for bee keeping.	
5.1.2	occasional use	If for infrequent or irregular sporting, social or cultural events.	
5.1.3	home occupation	 If: (a) not more than 40m² of gross floor area of the dwelling is used for non-residential purposes; (b) the person conducting the home occupation normally uses the dwelling as their principal place of residence; (c) it does not involve employment of persons other than a resident; 	
		(d) any load on a utility is no more than for a domestic use;	

		(e) there is no activity that causes electrical interference to other land;	
		(f) it does not involve display of goods for sale that are visible from any road or public open space adjoining the site;	
		(g) it involves no more than 1 advertising sign (that must be non-illuminated) and not more than 0.2m² in area;	
		(h) it does not involve refuelling, servicing, detailing or repair of vehicles not owned by the resident on the site;	
		(i) no more than 1 commercial vehicle is on the site at any one time and no commercial vehicle on the site exceeds 2 tonnes; and	
		any vehicle used solely for non-residential purposes must be parked on the site.	
5.1.4	markets	If on public land.	
5.1.5	display home	The use of an existing dwelling as a display home for a period of up to 3 years. This includes the use of part of the dwelling as an office for home sales, displays and administration.	

Table 5.2 Exempt infrastructure use or development

	Use or development	Requirements
5.2.1	dam construction works	Works that are directly associated with construction of a dam approved under the <i>Water Management Act 1999</i> , including the construction of vehicular access, vegetation removal and bulk soil excavations, are exempt if contained on the same site as the dam.
5.2.2	stormwater infrastructure	Provision, removal, maintenance and repair of pipes, open drains and pump stations for the reticulation or removal of stormwater by, or on behalf of, the Crown, a council or a State authority unless a code relating to landslip hazards applies and requires a permit for the use or development.
5.2.3	irrigation pipes	The laying or installation in the Rural Resource Zone or the Significant Agricultural Zone, of irrigation pipes, that are directly associated with, and a subservient part of, an agricultural use, provided no pipes are located within a wetland, unless there is:
		(a) a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken;
		(b) a code in this planning scheme which expressly regulates impacts on scenic or landscape values and requires a permit for the use or development that is to be undertaken;

		 a code in this planning scheme which expressly regulates impacts on biodiversity values and requires a permit for the use or development that is to be undertaken;
		(d) disturbance of more than 1m² of land that has been affected by a potentially contaminating activity;
		(e) excavation or fill of more than 0.5m depth in a salinity hazard area or landslip hazard area shown in the planning scheme; or
		(f) the removal of any threatened vegetation.
5.2.4	road works	Maintenance and repair of roads and upgrading by or on behalf of the road authority which may extend up to 3m outside the road reserve including:
		(a) widening or narrowing of existing carriageways;
		(b) making, placing or upgrading kerbs, gutters, footpaths, shoulders, roadsides, traffic control devices, line markings, street lighting, safety barriers, signs, fencing and landscaping, unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development; or
		(c) repair of bridges, or replacement of bridges of similar size in the same or adjacent location.
5.2.5	vehicle crossings, junctions and level crossings	If: (a) development of a vehicle crossing, junction or level crossing: (i) by the road or rail authority; or (ii) in accordance with the written consent of the relevant road or rail authority; or (b) use of a vehicle crossing, junction or level crossing by a road or railway authority.
5.2.6	minor communications infrastructure	 If: (a) development of low impact facilities as defined in Parts 2 and 3 of the Telecommunications (Low-Impact Facilities) Determination 2018; (b) works involved in the inspection of land to identify suitability for telecommunications infrastructure; (c) development of a facility that has been granted a facility installation permit by the Australian Communications and Media Authority;

(d) works involved in the maintenance of telecommunication infrastructure; (e) works meeting the transitional arrangements as defined in Part 2 of Schedule 3 of the Telecommunications Act 1997; feeder and distribution optical fibre cables not exceeding (f) 18mm in diameter and with attached messenger wires on existing poles; (g) the connection of a line forming part of a telecommunications network to a building, caravan or mobile home including drop cabling of optic fibre networks; or works involved in the installation, for purposes in connection (h) with the installation of the National Broadband Network, of a: (i) galvanised steel service pole, no more than 6.6m in height above existing ground level, and 0.2m in diameter; or timber service pole, no more than 10.2m in height above existing ground level, and 0.42m in diameter, unless a code relating to the protection of airports applies and requires a permit for the use or development. 5.2.7 provision of linear and If by or on behalf of the State Government, a Council, a Statutory minor utilities and authority, or a corporation all the shares of which are held by or on infrastructure behalf of the State or by a Statutory authority, of electricity, gas, sewerage, and water reticulation to individual streets, lots or buildings, unless there is: a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken; (b) disturbance of more than 1m² of land that has been affected by a potentially contaminating activity; (c) excavation or fill of more than 0.5m depth in a salinity hazard area or landslip hazard area shown in the planning scheme; the removal of any threatened vegetation; or (d) land located within 30m of a wetland or watercourse. (e) 5.2.8 upgrades of linear and If minor upgrades by or on behalf of the State government, a minor utilities and Council, or a statutory authority or a corporation all the shares of infrastructure which are held by or on behalf of the State or by a statutory authority, of infrastructure (excluding stormwater infrastructure under subclause 5.2.2 and road works under subclause 5.2.4) such

		as roads, rail lines, footpaths, cycle paths, drains, sewers, power lines and pipelines including:
		(a) minor widening or narrowing of existing carriageways; or
		(b) making, placing or upgrading kerbs, gutters, footpaths, roadsides, traffic control devices and markings, street lighting and landscaping,
		unless the following apply:
		(c) a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken; or
		(d) the removal of any threatened vegetation.
5.2.9	maintenance and repair of linear and minor utilities and infrastructure	If by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority, maintenance and repair of:
		(a) electricity, gas, sewerage, and water reticulation to individual streets, lots or buildings; and
		(b) infrastructure (excluding stormwater infrastructure under subclause 5.2.2 and road works under subclause 5.2.4) such as roads, rail lines, drains, sewers, power lines and pipelines.
5.2.10	minor infrastructure	Provision, maintenance and modification of footpaths, cycle paths, playground equipment, seating, shelters, bus stops and bus shelters, street lighting, telephone booths, public toilets, post boxes, cycle racks, fire hydrants, drinking fountains, waste or recycling bins, public art, and the like by, or on behalf of, the Crown, a council or a State authority.
5.2.11	navigation aids	Provision, maintenance and modification of any sort of marker which aids in navigation of nautical or aviation craft such as lighthouses, buoys, fog signals, landing lights, beacons, and the like, unless a code relating to the protection of airports applies and requires a permit for the use or development.
5.2.12	electric car charger	Provision and maintenance if in a car park.

Table 5.3 Exempt building and works

	Use or development	Requirements
5.3.1	,	Urgent works, that are undertaken for public safety or to protect property or the environment as a result of an emergency situation,

		Gove share	ernme	nt, a C	d or authorised by or on behalf of the State Council, a statutory authority, or a corporation all the are held by or on behalf of the State or by a statutory
5.3.2	maintenance and repair of buildings	and this	re-roo does r	fing w	d repair of buildings including repainting, re-cladding whether using similar or different materials provided ntravene a condition of an existing permit which
5.3.3	temporary buildings or works	deve perm	lopme	ent for equire	emporary buildings or works to facilitate which a permit has been granted or for which no d provided they are not occupied for residential use within 14 days of completion of development.
5.3.4	unroofed decks	If:			
		(a)	not a	ittache	ed to or abutting a habitable building; and
		(b)	the f	loor le	evel is less than 1m above existing ground level,
					ating to historic heritage values or significant trees ires a permit for the use or development.
5.3.5	outbuildings	Cons	tructi	on or _l	placement of an outbuilding if:
		(a)	with	no bu	tween a frontage and the building line, or if on a lot ildings, the setback from the frontage is not less than at Acceptable Solution requirement; and
		(b)	the a	rea of	the new outbuilding that is roofed is not more than:
			(i)	10m ²	if:
				a.	there is not more than one other outbuilding on the lot;
				b.	the total area of all outbuildings on the lot that are roofed will not be more than 20m ² ;
				c.	no side of the new outbuilding is longer than 3.2m; and
				d.	the building height of the new outbuilding is not more than 2.4m; or
			(ii)	18m²	if:
				a.	there is no other outbuilding on the lot;
				b.	the roof span of the new outbuilding is not more than 3m;

- c. the building height of the new outbuilding is not more than 2.4m;
- d. the new outbuilding is not less than 0.9m from an existing building on the lot;
- e. the new outbuilding has a setback of not less than 0.9m from any boundary; and
- f. the change in existing ground level as a result of cut or fill is not more than 0.5m,

unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.

5.3.6 buildings and works in the Rural Resource Zone or Significant Agricultural Zone

If for:

- (a) the construction of buildings or works, other than a dwelling, that are directly associated with, and a subservient part of, an agricultural use if:
 - (i) individual buildings do not exceed 100m² in gross floor area;
 - (ii) the setback from all property boundaries is not less than 30m;
 - (iii) no part of the building or works are located within 30m of a wetland or watercourse;
 - (iv) no part of the building or works encroach within any service easement or within 1m of any underground service; and
 - (v) the building or works are not located on prime agricultural land,

unless there is:

- a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken;
- a code in this planning scheme which expressly regulates impacts on scenic or landscape values and requires a permit for the use or development that is to be undertaken;
- (d) a code in this planning scheme which expressly regulates impacts on biodiversity values and requires a permit for the use or development that is to be undertaken;
- (e) disturbance of more than 1m² of land that has been affected by a potentially contaminating activity;

		(f) excavation or fill of more than 0.5m depth in a salinity hazard area or landslip hazard area shown in the planning scheme; or(g) the removal of any threatened vegetation.
5.3.7	demolition of exempt buildings	The demolition in whole or in part of a building, the erection of which would be exempt under this planning scheme.
5.3.8	garden structures	 Garden structures, such as a pergola, garden arch, trellis or frame, if: (a) the total area is no greater than 20m²; (b) the height is no more than 3m above ground level; and (c) it is uncovered or covered by an open-weave permeable material that allows water through, unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.

Table 5.4 Vegetation exemptions

	Use or development	Requirements
5.4.1	vegetation removal for safety or in accordance with other Acts	
		(b) harvesting of timber or the clearing of trees, or the clearance and conversion of a threatened native vegetation community, on any land to enable the construction and maintenance of electricity infrastructure in accordance with the Forest Practices Regulations 2017;
		(c) fire hazard management in accordance with a bushfire hazard management plan approved as part of a use or development;
		(d) fire hazard reduction required in accordance with the <i>Fire</i> Service Act 1979 or an abatement notice issued under the Local Government Act 1993;
		(e) fire hazard management works necessary to protect existing assets and ensure public safety in accordance with a plan for fire hazard management endorsed by the Tasmanian Fire Service, Sustainable Timbers Tasmania, the Parks and Wildlife Service, or council;

		(f)	clearance within 2m of lawfully constructed buildings or infrastructure including roads, tracks, footpaths, cycle paths, drains, sewers, power lines, pipelines and telecommunications facilities, for maintenance, repair and protection;
		(g)	safety reasons where the work is required for the removal of dead wood, or treatment of disease, or required to remove an unacceptable risk to public or private safety, or where the vegetation is causing or threatening to cause damage to a substantial structure or building; or
		(h)	within 1.5m of a lot boundary for the purpose of erecting or maintaining a boundary fence.
5.4.2	planting, clearing or modification of vegetation on pasture or cropping land	or creageric	the landscaping and the management of vegetation on pasture opping land, other than for plantation forestry on prime ultural land, provided the vegetation is not protected by permit ition, an agreement made under Part 5 of the Act, covenant or r legislation, unless there is:
		(a)	a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development to be undertaken;
		(b)	a code in this planning scheme which expressly regulates impacts on scenic or landscape values and requires a permit for the use or development that is to be undertaken;
		(c)	a code in this planning scheme which expressly regulates impacts on biodiversity values and requires a permit for the use or development that is to be undertaken;
		(d)	disturbance of more than 1m² of land that has been affected by a potentially contaminating activity;
		(e)	excavation or fill of more than 0.5m depth in a salinity hazard area or landslip hazard area shown in the planning scheme;
		(f)	the removal of any threatened vegetation; or
		(g)	land located within 30m of a wetland or watercourse.
5.4.3	landscaping and vegetation management	publi	scaping and vegetation management within a private garden, c garden or park, or within State-reserved land or a council ve, if:
		(a)	the vegetation is not protected by legislation, a permit condition, an agreement made under section 71 of the Act, or a covenant; or

		(b)	the vegetation is not specifically listed and described as part of a historic heritage place or a significant trees in the relevant interim planning scheme,		
		unle	ss the management is incidental to the general maintenance.		
5.4.4	vegetation	The	The planting, clearing or modification of vegetation for:		
	rehabilitation works	(a)	soil conservation or rehabilitation works including Landcare activities and the like, provided that ground cover is maintained and erosion is managed;		
		(b)	the removal or destruction of declared weeds or environmental weeds listed under a strategy or management plan approved by a council;		
		(c)	water quality protection or stream bank stabilisation works approved by the relevant State authority or a council;		
		(d)	the implementation of a vegetation management agreement or a natural resource, catchment, coastal, reserve or property management plan or the like, provided the agreement or plan has been endorsed or approved by the relevant State authority or a council; or		
		(e)	the implementation of a mining and rehabilitation plan approved under the terms of a permit, an Environment Protection Notice, or rehabilitation works approved under the Mineral Resources Development Act 1995.		

Table 5.5 Renewable energy exemptions

	Use or development	Requirements	
5.5.1	ground mounted solar energy installations	If covering an area of not more than 18m ² , unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.	
5.5.2	roof mounted solar energy installations	Unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.	
5.5.3	wind turbines and anemometers	Use or development described in clauses 5.5.4 and 5.5.5 is exempt from requiring a permit under this planning scheme, unless it involves:	
		(a) a place or precinct listed in a heritage code that is part of this planning scheme;(b) the removal of any threatened vegetation;	

		(c)	sche	rea that is subject to a code that is part of this planning me and which expressly regulates impacts on scenic or scape values;
		(d)	sche	rea that is subject to a code that is part of this planning me and which expressly regulates impacts on biodiversity es or is otherwise within 100m of a wetland; or
		(e)		ling or works within any service easement or within 1m of underground service.
5.5.4	wind turbines	Resid	dentia	tanding wind turbine per lot, unless within the Inner I Zone, General Residential Zone, Low Density Residential Particular Purpose Zone, if:
		(a)		art of the structure is closer to a frontage than any other ling on the lot (excluding a fence);
		(b)	no p	art of the structure is within 15m of any boundary;
		(c)	the h	neight of the pole above natural ground level is no higher :
			(i)	15m in the Commercial Zone or General Business Zone; or
			(ii)	20m in the General Industrial Zone, Light Industrial Zone, Port and Marine Zone, Rural Resource Zone, Significant Agricultural Zone, or Utilities Zone; and
			(iii)	12m in any other zone; and
		(d)	no p lot th	art of the structure is closer to a sensitive use on another nan:
			(i)	60m if the wind turbine has a energy generation potential of 10kW or less; or
			(ii)	250m if the wind turbine has a energy generation potential of 10kW or more.
5.5.5	anemometers	anen anen comi	nome nome mence	orary installation of an anemometer provided that the ter and all traces of works associated with the ter are removed no more than 36 months after the ement of wind measurements and all land affected is ed within a further period of 12 months.

Table 5.6 Miscellaneous exemptions

Use or development	Requirements

5.6.1	use or development in	If:					
	a road reserve or on public land	(a) for outdoor dining facilities, signboards, roadside vendors and stalls on a road that is managed by a relevant council; or					
		(b) a community garden on public land for growing vegetables, fruit or ornamentals.					
5.6.2	fences (excluding	The construction or demolition of:					
	fences within 4.5m of a frontage in the General Residential Zone or Inner Residential Zone)	(a) side and rear boundary fences not adjoining a road or public reserve or not within 4.5m of the site's primary frontage and not more than a total height of 2.1m above natural ground level;					
		 (b) boundary fences adjoining a road or public reserve or within 4.5m of the site's primary frontage (excluding a fence under subclause 5.6.3) and not more than a total height of 1.2m above natural ground level; 					
		(c) fencing of agricultural land or for protection of wetlands and watercourses;					
		(d) fencing for security purposes, no higher than 2.8m, that is within the Port and Marine Zone;					
		(e) fencing for security purposes, no higher than 2.8m, at an airport,					
		unless there is:					
		 a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken; 					
		(g) the removal of any threatened vegetation; or					
		(h) land located within 30m of a wetland or watercourse.					
5.6.3	fences within 4.5m of a frontage in the General Residential Zone or	Fences (including free-standing walls) within 4.5m of a frontage, if located in the General Residential Zone or Inner Residential Zone if not more than a height of:					
	Inner Residential Zone	(a) 1.2m above existing ground level if the fence is solid; or					
		(b) 1.8m above existing ground level, if the fence has openings above the height of 1.2m which provide a uniform transparency of at least 30% (excluding any posts or uprights),					
		unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.					

5.6.4	temporary fencing	If for public safety, construction works or occasional sporting, social or cultural events.		
5.6.5	retaining walls	Retaining walls, excluding any land filling, if:		
		(a) it has a setback of not less than 1.5m from any boundary; and		
		(b) it retains a difference in ground level of less than 1m,		
		unless a code relating to historic heritage values, significant trees, or landslip hazards, applies and requires a permit for the use or development.		
5.6.6	hot water cylinders	If attached, or located, to the side or rear of a building, unless a code relating to historic heritage values or significant trees applies and requires a permit for the use or development.		
5.6.7	minor structures	If:		
		(a) they are at least 1m from any boundary, minor attachments to the side or rear of a building that are incidental to any use or development such as heat pumps, rain water tanks with a capacity of less than 45 kilolitres and on a stand no higher than 1.2m, and air-conditioners; or		
		(b) they are incidental to any use or development including:		
		(i) a maximum of 2 masts for telecommunications or flagpoles provided each are no more than 6m in length;		
		(ii) one satellite dish no more than 2m in diameter,		
		unless there is a code in this planning scheme which lists a heritage place or precinct and requires a permit for the use or development that is to be undertaken.		
5.6.8	strata division	Division by strata titles of lawfully constructed or approved buildings for a use granted a permit under this planning scheme or previously lawfully approved.		

6.0 Limited Exemptions

This clause number is not used in this planning scheme.

7.0 Planning Scheme Operation

7.1 Special Provisions

7.1.1 Part C sets out provisions, for certain types of use or development, that are not specific to any zone, specific area plan, or area to which a code applies.

7.1.2 Where there is a conflict between a provision in a zone, specific area plan or code and a special provision in Part C, the special provision in Part C prevails.

7.2 Operation of Zones

- **7.2.1** The planning scheme area is divided into zones in respect of which the primary controls for the use or development of land are set out.
- **7.2.2** The planning scheme maps show how land is zoned.
- **7.2.3** Part D sets out the zones and the use and development standards applying to each zone.

7.3 Operation of Codes

- **7.3.1** Part E specifies codes that identify areas or planning issues which require compliance with additional provisions set out in the codes.
- **7.3.2** Overlays on the maps may be used to indicate the areas where codes apply.
- **7.3.3** Codes set out provisions for:
 - (a) particular types of use or development that may apply to more than one zone; and
 - (b) matters that affect land that cannot be described by zone boundaries.
- **7.3.4** Where there is a conflict between a provision in a code and a provision in a zone, the code provision prevails.

7.4 Operation of Specific Area Plans

- **7.4.1** Part F sets out specific area plans, which plans identify areas either within a single zone or covered by a number of zones, and set out more detailed planning provisions for use or development in those areas.
- **7.4.2** Where there is a conflict between a provision in a specific area plan and a provision in a zone or a code, the specific area plan provision prevails.

7.5 Compliance with Applicable Standards

- **7.5.1** A use or development must comply with each applicable standard in a zone, specific area plan or code.
- **7.5.2** A standard in a zone, specific area plan or code is an applicable standard if:
 - (a) the proposed use or development will be on a site within a zone or the area to which a specific plan relates, or is a use or development to which the code applies; and
 - (b) the standard deals with a matter that could affect, or could be affected by, the proposed use or development.
- **7.5.3** Compliance for the purposes of subclause 7.5.1 consists of complying with the acceptable solution or the performance criterion for that standard.
- **7.5.4** The planning authority may consider the relevant objective in an applicable standard to help determine whether a use or development complies with the performance criterion for that standard.

8.0 Assessment of an Application for Use or Development

8.1 Application Requirements

- **8.1.1** An application must be made for any use or development for which a permit is required under this planning scheme.
- **8.1.2** An application must include:
 - (a) a signed application form;
 - (b) any written permission and declaration of notification required under s.52 of the Act and, if any document is signed by the delegate, a copy of the delegation;
 - (c) details of the location of the proposed use or development;
 - (d) a copy of the current certificate of title for all land to which the permit sought is to relate, including the title plan; and
 - (e) a full description of the proposed use or development.
- 8.1.3 In addition to the information that is required by clause 8.1.2, a planning authority may, in order to enable it to consider an application, require such further or additional information as the planning authority considers necessary to satisfy it that the proposed use or development will comply with any relevant standards and purpose statements in the zone, codes or a specific area plan, applicable to the use or development including:
 - (a) any schedule of easements if listed in the folio of the title and appear on the plan, where applicable;
 - (b) a site analysis and site plan at a scale acceptable to the planning authority showing, where applicable:
 - (i) the existing and proposed use(s) on the site;
 - (ii) the boundaries and dimensions of the site;
 - (iii) topography including contours showing AHD levels and major site features;
 - (iv) natural drainage lines, watercourses and wetlands on or adjacent to the site;
 - (v) soil type;
 - (vi) vegetation types and distribution including any known threatened species, and trees and vegetation to be removed;
 - (vii) the location and capacity and connection point of any existing services and proposed services;
 - (viii) the location of easements on the site or connected to the site;
 - (ix) existing pedestrian and vehicle access to the site;
 - (x) the location of existing and proposed buildings on the site;
 - (xi) the location of existing adjoining properties, adjacent buildings and their uses;

- (xii) any natural hazards that may affect use or development on the site;
- (xiii) proposed roads, driveways, parking areas and footpaths within the site;
- (xiv) any proposed open space, common space, or facilities on the site; and
- (xv) proposed subdivision lot boundaries;
- (c) where it is proposed to erect buildings, a detailed layout plan of the proposed buildings with dimensions at a scale of 1:100 or 1:200 as required by the planning authority showing, where applicable:
 - (i) the internal layout of each building on the site;
 - (ii) the private open space for each dwelling;
 - (iii) external storage spaces;
 - (iv) parking space location and layout;
 - (v) major elevations of every building to be erected;
 - (vi) the relationship of the elevations to existing ground level, showing any proposed cut or fill;
 - (vii) shadow diagrams of the proposed buildings and adjacent structures demonstrating the extent of shading of adjacent private open spaces and external windows of buildings on adjacent sites; and
 - (viii) materials and colours to be used on roofs and external walls.

8.2 Categorising Use or Development

- **8.2.1** Each proposed use or development must be categorised into one of the use classes in Table 8.2.
- **8.2.2** A use or development that is directly associated with and a subservient part of another use on the same site must be categorised into the same use class as that other use.
- **8.2.3** If a use or development fits a description of more than one use class, the use class most specifically describing the use applies.
- **8.2.4** If a use or development does not readily fit any use class, it must be categorised into the most similar use class.
- 8.2.5 If more than one use or development is proposed, each use that is not directly associated with and subservient to another use on the same site must be individually categorised into a use class.

Table 8.2 Use Classes

Use Class	Description
, ,	use of land for the sale of heavy or bulky goods which require a large area for handling, storage and display. Examples include garden and landscape suppliers,

	rural suppliers, timber yards, trade suppliers, showrooms for furniture, electrical goods and floor coverings, and motor vehicle, boat or caravan sales.
Business and professional services	use of land for administration, clerical, technical, professional or similar activities. Examples include a bank, call centre, consulting room, funeral parlour, medical centre, office, post office, real estate agency, travel agency and veterinary centre.
Community meeting and entertainment	use of land for social, religious and cultural activities, entertainment and meetings. Examples include an art and craft centre, church, cinema, civic centre, function centre, library, museum, public art gallery, public hall and theatre.
Crematoria and cemeteries	use of land for the burial or cremation of human or animal remains, and if land is so used, the use includes a funeral chapel.
Custodial facility	use of land, other than psychiatric facilities, for detaining or reforming persons committed by the courts or during judicial proceedings. Examples include a prison, remand centre and any other type of detention facility.
Domestic animal breeding, boarding or training	use of land for breeding, boarding or training domestic animals. Examples include an animal pound, cattery and kennel.
Educational and occasional care	use of land for educational or short-term care purposes. Examples include a childcare centre, day respite facility, employment training centre, kindergarten, primary school, secondary school and tertiary institution.
Emergency services	use of land for police, fire, ambulance and other emergency services including storage and deployment of emergency vehicles and equipment. Examples include ambulance station, fire station and police station.
Equipment and machinery sales and hire	use of land for displaying, selling, hiring or leasing plant, equipment or machinery, associated with, but not limited to, cargo-handling, construction, earth-moving, farming, industry and mining.
Extractive industry	use of land for extracting or removing material from the ground, other than Resource development, and includes the treatment or processing of those materials by crushing, grinding, milling or screening on, or adjoining the land from which it is extracted. Examples include mining, quarrying, and sand mining.
Food services	use of land for preparing or selling food or drink for consumption on or off the premises. Examples include a cafe, restaurant and take-away food premises.
General retail and hire	use of land for selling goods or services, or hiring goods. Examples include an adult sex product shop, amusement parlour, beauty salon, betting agency, commercial art gallery, department store, hairdresser, market, primary produce sales, shop, shop front dry cleaner, supermarket and video shop

Hospital services	use of land to provide health care (including preventative care, diagnosis, medical and surgical treatment, rehabilitation, psychiatric care and counselling) to persons admitted as inpatients. If the land is so used, the use includes the care or treatment of outpatients.	
Hotel industry	use of land to sell liquor for consumption on or off the premises. If the land is s used, the use may include accommodation, food for consumption on the premises, entertainment, dancing, amusement machines and gambling. Examples include a hotel, bar, bottle shop, nightclub and tavern.	
Manufacturing and processing	use of land for manufacturing, assembling or processing products other than Resource processing. Examples include boat building, brick making, cement works, furniture making, glass manufacturing, metal and wood fabrication, mineral processing and textile manufacturing.	
Motor racing facility	use of land (other than public roads) to race, rally, scramble or test vehicles, including go-karts, motor boats, and motorcycles, and includes other competitive motor sports.	
Natural and cultural values management	use of land to protect, conserve or manage ecological systems, habitat, species, cultural sites or landscapes.	
Passive recreation	use of land for informal leisure and recreation activities principally conducted in the open. Examples include public parks, gardens and playgrounds, and foreshore and riparian reserves.	
Pleasure boat facility	use of land to provide facilities for boats operated primarily for pleasure or recreation, including boats operated commercially for pleasure or recreation. An example is a marina.	
Port and shipping	use of land for:	
	(a) berthing, navigation, servicing and maintenance of marine vessels which may include loading, unloading and storage of cargo or other goods, and transition of passengers and crew; or	
	(b) maintenance dredging.	
	Examples include berthing and shipping corridors, shipping container storage, hardstand loading and unloading areas, passenger terminals, roll-on roll-off facilities and associated platforms, stevedore and receipt offices, and a wharf.	
Recycling and waste disposal	use of land to collect, dismantle, store, dispose of, recycle or sell used or scrap material. Examples include a recycling depot, refuse disposal site, scrap yard, vehicle wrecking yard and waste transfer station.	
Research and development	use of land for electronic technology, biotechnology, or any other research and development purposes, other than as part of an educational use.	

Residential	use of land for self contained or shared living accommodation. Examples include an ancillary dwelling, boarding house, communal residence, home-based business, hostel, residential aged care home, residential college, respite centre, retirement village, single or multiple dwellings, and a display home.	
Resource development	use of land for propagating, cultivating or harvesting plants or for keeping and breeding of livestock or fishstock. If the land is so used, the use may include the handling, packing or storing of produce for dispatch to processors. Examples include agricultural use, aquaculture, bee keeping, controlled environment agriculture, crop production, horse stud, intensive animal husbandry, plantation forestry and turf growing.	
Resource processing	use of land for treating, processing or packing plant or animal resources. Examples include an abattoir, animal saleyard, cheese factory, fish processing, milk processing, winery and sawmilling.	
Service industry	use of land for cleaning, washing, servicing or repairing articles, machinery, household appliances or vehicles. Examples include a car wash, commercial laundry, electrical repairs, motor repairs and panel beating.	
Sports and recreation	use of land for organised or competitive recreation or sporting purposes including associated clubrooms. Examples include a bowling alley, fitness centre, firing range, golf course or driving range, gymnasium, outdoor recreation facility, public swimming pool, race course and sports ground.	
Storage	use of land for storage or wholesale of goods, and may incorporate distribution. Examples include boat and caravan storage, contractors yard, freezing and cool storage, liquid fuel depot, solid fuel depot, vehicle storage, warehouse and wood yard.	
Tourist operation	use of land specifically to attract tourists, other than for accommodation. Examples include a theme park, visitors centre, wildlife park and zoo.	
Transport depot and distribution	use of land for distributing goods or passengers, or to park or garage vehicles associated with those activities, other than Port and shipping. Examples include an airport, bus terminal, council depot, heliport, mail centre, railway station, road or rail freight terminal and taxi depot.	
Utilities	use of land for utilities and infrastructure including:	
	(a) telecommunications;	
	(b) electricity generation;	
	(c) transmitting or distributing gas, oil, or power;	

	 (f) collecting, treating, or disposing of storm or floodwater, sewage, or sullage. Examples include an electrical sub-station or powerline, gas, water or sewerage main, optic fibre main or distribution hub, pumping station, railway line, retarding basin, road, sewage treatment plant, storm or flood water drain, water storage dam and weir.
Vehicle fuel sales and service	use of land primarily for the sale of motor vehicle fuel and lubricants, and if the land is so used, the use may include the routine maintenance of vehicles. An example is a service station.
Vehicle parking	use of land for the parking of motor vehicles. Examples include single and multi- storey car parks.
Visitor accommodation [S1]	use of land for providing short or medium term accommodation for persons away from their normal place of residence. Examples include a backpackers hostel, bed and breakfast establishment, camping and caravan park, holiday cabin, holiday unit, motel, overnight camping area, residential hotel and serviced apartment.

Footnotes

[S1] This definition is suspended, for the current definition refer to Planning Directive No. 6 – Exemption and Standards for Visitor Accommodation in Planning Schemes.

8.3 Qualification of Use

8.3.1 A use class may be subject to qualification in a Use Table which provides for conditions or limitations on the use class.

8.4 Requirement for a Permit

- **8.4.1** Except as provided in subclauses 8.5 and 8.6, use or development of land must not be commenced or carried out:
 - (a) without a permit granted and in effect in accordance with the Act and the provisions of this planning scheme; or
 - (b) in a manner contrary to the conditions and restrictions of a permit.
- **8.4.2** A change from an individual use to another individual use whether within the same use class or not requires a permit unless the planning scheme specifies otherwise.

8.5 Exempt Use or Development

8.5.1 A permit is not required to commence or carry out a use or development if it is exempt from requiring a permit under clauses 5.0 or 6.0.

8.6 No Permit Required

8.6.1 A permit is not required to commence or carry out a use or development if:

- (a) the use is within a use class specified in the applicable Use Table as being a use for which no permit is required;
- (b) the use or development does not rely on a performance criterion to comply with an applicable standard;
- (c) the use or development is not discretionary or prohibited under any other provision of the planning scheme; and
- (d) a permit for such use and development is not required by a Code.

8.7 Permitted Use or Development

- **8.7.1** A use or development must be granted a permit if:
 - (a) the use is within a use class specified in the applicable Use Table as being a use which is permitted;
 - (b) the use or development complies with each applicable standard and does not rely on a performance criterion to do so; and
 - (c) the use or development is not discretionary or prohibited under any other provision of the planning scheme.

8.8 Discretionary Use or Development

- **8.8.1** The planning authority has a discretion to refuse or permit a use or development if:
 - (a) the use is within a use class specified in the applicable Use Table as being a use which is discretionary;
 - (b) the use or development complies with each applicable standard but relies upon a performance criterion to do so; or
 - (c) it is discretionary under any other provision of the planning scheme,
 - (d) and the use or development is not prohibited under any other provision of the planning scheme.

8.9 Prohibited Use or Development

- **8.9.1** A use or development must not be granted a permit if:
 - (a) the use is within a use class specified in the applicable Use Table as being a use which is prohibited;
 - (b) the use or development does not comply with an acceptable solution for an applicable standard and there is no corresponding performance criterion; or
 - (c) it is prohibited under any other provision of the planning scheme.

8.10 Determining Applications

- 8.10.1 In determining an application for any permit the planning authority must, in addition to the matters required by ss51(2) of the Act, take into consideration:
 - (a) all applicable standards and requirements in this planning scheme; and

(b) any representations received pursuant to and in conformity with ss57(5) of the Act,

but in the case of the exercise of discretion, only insofar as each such matter is relevant to the particular discretion being exercised.

- 8.10.2 In determining an application for a permit for a discretionary use the planning authority must, in addition to the matters referred to in subclause 8.10.1, have regard to:
 - (a) the purpose of the applicable zone;
 - (b) any relevant local area objective or desired future character statement for the applicable zone;
 - (c) the purpose of any applicable code; and
 - (d) the purpose of any applicable specific area plan,

but only insofar as each such purpose, local area objective or desired future character statement is relevant to the particular discretion being exercised.

- 8.10.3 In determining an application for any permit the planning authority must not take into consideration matters referred to in clauses 2.0 and 3.0 of the planning scheme.
- **8.11** Conditions and Restrictions on a Permit
- **8.11.1** When deciding whether to attach conditions to a permit, the planning authority may consider the matters contained in subclauses 8.10.1 and 8.10.2.
- **8.11.2** Conditions and restrictions imposed by the planning authority on a permit may include:
 - requirements that specific things be done to the satisfaction of the planning authority;
 - (b) staging of a use or development, including timetables for commencing and completing stages;
 - (c) the order in which parts of the use or development can be commenced;
 - (d) limitations on the life of the permit; and
 - (e) requirements to modify the development in accordance with predetermined triggers, criteria or events.
- 8.11.3 The planning authority may also impose conditions on a permit to minimise impact from construction works on the environment and infrastructure and to ensure that works will be undertaken in accordance with best practice management that limits the potential for significant impacts arising from the following:
 - (a) soil loss and associated sedimentation of watercourses, wetlands and stormwater infrastructure;
 - (b) the spread of weeds;
 - (c) the spread of soil pathogens;
 - (d) unsatisfactorily managed waste; and
 - (e) carparking, traffic flow and circulation during construction.

Part C

Special Provisions

9.0 Special provisions

9.1 Changes to an Existing Non-conforming Use

- **9.1.1** Notwithstanding any other provision of this planning scheme, whether specific or general, the planning authority may at its discretion, approve an application:
 - (a) to bring an existing use of land that does not conform to the scheme into conformity, or greater conformity, with the scheme; or
 - (b) to extend or transfer a non-conforming use and any associated development, from one part of the site to another part of that site; or
 - (c) for a minor development to a non-conforming use,

where there is -

- (a) no detrimental impact on adjoining uses; or
- (b) the amenity of the locality; and
- (c) no substantial intensification of the use of any land, building or work,

In exercising its discretion, the planning authority may have regard to the purpose and provisions of the zone and any applicable codes.

9.2 Development for Existing Discretionary Uses

9.2.1 Notwithstanding clause 8.8.1, proposals for development (excluding subdivision), associated with a use class specified in an applicable Use Table, as a discretionary use, must be considered as if that use class had permitted status in that Use Table, where the proposal for development does not establish a new use, or substantially intensify the use.

9.3 Adjustment of a Boundary

- **9.3.1** An application for a boundary adjustment is permitted and a permit must be granted if:
 - (a) no additional lots are created;
 - (b) there is only minor change to the relative size, shape and orientation of the existing lots;
 - (c) no setback from an existing building will be reduced below the applicable minimum setback requirement;
 - (d) no frontage is reduced below the applicable minimum frontage requirement; and
 - (e) no lot boundary that aligns with a zone boundary will be changed.

9.4 Demolition

9.4.1 Unless approved as part of another development or Prohibited by another provision in this planning scheme, or a code relating to historic heritage values applies, an application for demolition is Permitted and a permit must be granted subject to any conditions and restrictions specified in clause 8.11.2 of the relevant interim planning scheme.

9.5 Change of Use of a Place listed on the Tasmanian Heritage Register or a heritage place

- **9.5.1** An application for a use of a place listed on the Tasmanian Heritage Register or as a heritage place in a code relating to historic heritage values that would otherwise be Prohibited is Discretionary.
- **9.5.2** The planning authority may approve such an application if it would facilitate the restoration, conservation and future maintenance of:
 - (a) the local historic heritage significance of the heritage place; or
 - (b) the historic cultural heritage significance of the place as described in the Tasmanian Heritage Register.
- **9.5.3** In determining an application the planning authority must have regard to:
 - (a) any statement of historic cultural heritage significance for the place, as described in the Tasmanian Heritage Register;
 - (b) any statement of local historic heritage significance and historic heritage values, as described in a code relating to historic heritage values;
 - (c) any heritage impact statement prepared by a suitably qualified person setting out the effect of the proposed use and any associated development on:
 - (i) the local historic heritage significance of the heritage place or heritage precinct; and
 - (ii) the historic cultural heritage significance of the place as described in the Tasmanian Heritage Register;
 - (d) any conservation plan prepared by a suitably qualified person in accordance with The Conservation Plan: A guide to the preparation of conservation plans for places of European cultural significance 7th edition, 2013;
 - the degree to which the restoration, conservation and future maintenance of the heritage significance of the place is dependent upon the establishment of the proposed use;
 - (f) the likely impact of the proposed use on the amenity, or operation, of surrounding uses;
 - (g) any Heritage Agreement that may be in place, in accordance with the provisions contained in the *Historic Cultural Heritage Act 1995*;
 - (h) the purpose and provisions of the applicable zone; and

(i) the purpose and provisions of any applicable code.

9.6 Change of Use

- **9.6.1** A permit is not required for a change of use from an existing lawful use to another use in the same Use Class if:
 - (a) the use is not otherwise Prohibited or Discretionary under any provision of the planning scheme;
 - (b) the use complies with all applicable standards and does not rely on any **Performance Criteria** to do so; and
 - (c) there is no:
 - (i) increase in the gross floor area of the use;
 - (ii) increase in the requirement for parking spaces under a code relating to parking;
 - (iii) change in the arrangements for site access, parking, or for the loading and servicing of vehicles on the site;
 - (iv) change in arrangements for the use of external areas of the site for display, operational activity or storage;
 - (v) increase in emissions or change in the nature of emissions;
 - (vi) increase in the required capacity of utility services; and
 - (vii) increase in the existing hours of operation if outside the hours of 8.00am to 6.00pm Monday to Sunday inclusive.

9.7 Access and Provision of Infrastructure Across Land in Another Zone

- 9.7.1 If an application for use or development includes access or provision of infrastructure across land that is in a different zone to that in which the main part of the use or development is located, and the access or infrastructure is prohibited by the provisions of the different zone, the planning authority may at its discretion approve an application for access or provision of infrastructure over the land in the other zone, having regard to:
 - (a) whether there is no practical and reasonable alternative for providing the access or infrastructure to the site;
 - (b) the purpose and provisions of the zone and any applicable code for the land over which the access or provision of infrastructure is to occur; and
 - (c) the potential for land use conflict with the use or development permissible under the planning scheme for any adjoining properties and for the land over which the access or provision of infrastructure is to occur.

9.8 Buildings Projecting onto Land in a Different Zone

9.8.1 If an application for use or development includes a building that projects over land in a different zone, the status of the use for the projecting portion of the building is to be

determined in accordance with the provisions of the zone in which the main part of the building is located.

9.9 Port and Shipping in Proclaimed Wharf Areas

9.9.1 Notwithstanding any other provision in this planning scheme, an application for a use or development for Port and Shipping within a proclaimed wharf area must be considered as No Permit Required.

9.10 Subdivision

- **9.10.1** A permit is required for development involving a plan of subdivision.
- **9.10.2** A permit for development involving a plan of subdivision is discretionary unless:
 - (a) for adjustment of a boundary in accordance with clause 9.3.1;
 - (b) the subdivision is prohibited in accordance with clause 8.9; or
 - (c) the plan of subdivision must not be approved under section 84 Local Government (Building and Miscellaneous Provisions) Act 1993.

9.11 Accretions

- 9.11.1 Unless excluded by s.20 of the Act, use or development of an existing or proposed accretion of land from the sea, whether natural or unnatural, located either partially or wholly outside the planning scheme area and including structures and use and development of the type referred to in s.7 (c) and s.7 (d) of the Act may be approved at the discretion of the planning authority having regard to all of the following:
 - (a) the provisions of the Environmental Management Zone;
 - (b) the purpose and any relevant standards of all Codes;
- (c) the compliance with the planning scheme standards of any related use or development wholly contained within the planning scheme area.

Part D

Zones

10.0 General Residential Zone

10.1 Zone Purpose

- **10.1.1** Zone Purpose Statements
- 10.1.1.1 To provide for residential use or development that accommodates a range of dwelling types at suburban densities, where full infrastructure services are available or can be provided.
- 10.1.1.2 To provide for compatible non-residential uses that primarily serve the local community.
- 10.1.1.3 To provide for the efficient utilisation of services.

10.1.2 Local Area Objectives

Loca	l Area Objectives	Implementation Strategy
(a)	New Norfolk provides for the municipal area's urban growth and accommodates the majority of housing needs.	Use and Development standards.
(b)	Residential development is the predominant but not exclusive form of development in the zone with single and multiple dwellings providing a range of housing types to meet housing needs.	
с)	Suburban residential land is provided through incremental infill of established residential areas to extend housing options and progressively improve efficient use of residential land and utility provision.	
(d)	Non-residential uses that service the daily requirements of the local community that can co-exist harmoniously as an integral part of normal residential activity are allowable.	

10.1.3 Desired Future Character Statements

Desired Future Character Statements		Implementation Strategy
(a)	New Norfolk continues to provide support services to surrounding rural communities and local business activity centres.	Use and Development standards.
(b)	New Norfolk will offer a diverse range of residential and non-residential developments that are typically individual one or two storeys structures setback from the frontage road and providing sufficient space on site for vehicle parking, recreation and household services. Diverse dwelling types will be supported to provide a variety of dwellings to suit the needs of the local community.	
(c)	The majority of employment opportunities will be home based activities or home businesses.	
(d)	Subdivision and subsequent development of land will be in accordance with Local Area Plans. Infill of underutilised land that can demonstrate that the development will provide fully serviced Lots that have sufficient space on site to provide for the car parking, recreational and service requirements of the residents will be promoted. Any internal subdivision roads are to safely and effectively articulate with the existing road network.	

10.2 Use Table

Use Class	Qualification
No Permit Required	
Educational and occasional care	Only if for home-based child care in accordance with a licence under the Child Care Act 2001.
Natural and cultural values management	
Passive recreation	

Use Class	Qualification			
Residential	Only if single dwelling. Only if home-based business with no more than 1 non-resident worker/employee, no more than 1 commercial vehicle and a floor area no more than 30m ² .			
Utilities	Only if minor utilities.			
Permitted				
Residential	Except if no permit required. Except if home-based business with more than 1 non-resident worker/employee, more than 1 commercial vehicle or a floor area more than 30m ² .			
Visitor accommodation				
Discretionary				
Business and professional services	Only if a consulting room, medical centre, veterinary surgery or child health clinic and not displacing a residential use.			
Community meeting and entertainment	Only if church, art and craft centre or public hall			
Educational and occasional care	Except if no permit required			
Emergency services				
Food services	Only if not displacing a residential use.			
General retail and hire	Only if not an adult sex shop product shop. Only if not displacing a residential use.			
Residential	Except if No Permit Required or Permitted.			
Sports and recreation				
Utilities	Except if no permit required.			
Prohibited				
All other uses				
	I.			

Use Standards 10.3

(a)

be turned off between 6:00 pm and 8:00

am, except for security lighting;

10.3.1 Non-Residential Use

Objective:	
Objective.	

To ensure that non-residential use does not unreasonably impact residential amenity. **Acceptable Solutions Performance Criteria** Α1 **P1** Hours of operation must be within 8.00 am to Hours of operation must not have an 6.00 pm, except for office and administrative unreasonable impact upon the residential tasks or visitor accommodation. amenity through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent. **P2 A2** Noise emissions measured at the boundary of Noise emissions measured at the boundary of the site must not exceed the following: the site must not cause environmental harm. 55 dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm; 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm to 8.00 am; (c) 65dB(A) (LAmax) at any time. Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness. Noise levels are to be averaged over a 15 minute time interval. А3 Р3 External lighting must comply with all of the External lighting must not adversely affect following: existing or future residential amenity, having

regard to all of the following:

lighting;

level of illumination and duration of

(a)

- (b) security lighting must be baffled to ensure they do not cause emission of light into adjoining private land.
- (b) distance to habitable rooms in an adjacent dwelling.

Α4

Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site must be limited to 20 vehicle movements per day and be within the hours of:

- (a) 7.00 am to 5.00 pm Mondays to Fridays inclusive;
- (b) 9.00 am to 12 noon Saturdays;
- (c) nil on Sundays and Public Holidays.

Р4

Commercial vehicle movements, (including loading and unloading and garbage removal) must not result in unreasonable adverse impact upon residential amenity having regard to all of the following:

- (a) the time and duration of commercial vehicle movements;
- (b) the number and frequency of commercial vehicle movements;
- (c) the size of commercial vehicles involved;
- (d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
- (e) noise reducing structures between vehicle movement areas and dwellings;
- (f) the level of traffic on the road;
- (g) the potential for conflicts with other traffic.

10.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the residential character and use of the area.

Acceptable Solutions		Performance Criteria		
A1	A1			
	or accommodation must comply with all of following:	Visito follov	or accommodation must satisfy all of the ving:	
(a) (b)	is accommodated in existing buildings; provides for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site;	(b)	not adversely impact residential amenity and privacy of adjoining properties; provide for any parking and manoeuvring spaces required pursuant to the Parking	
(c)	has a floor area of no more than 160m ² .		and Access Code on-site;	

(c) be of an intensity that respects the character of use of the area;
(d) not adversely impact the safety and efficiency of the local road network or disadvantage owners and users of private rights of way.

10.3.3 Local Shop

Objective:

To ensure local shops are of a scale that is subservient to the prevailing residential character and does not displace existing residential use.

Acceptable Solutions		Performance Criteria		
A1		P1		
A local shop must comply with both of the following:		No Performance Criteria.		
(a)	have a gross floor area no more than 100 $\mathrm{m}^2;$			
(b)	not displace an existing residential use.			

10.4 Development Standards for Dwellings

10.4.1 Residential density for multiple dwellings

Objective:

That the density of multiple dwellings:

- (a) makes efficient use of land for housing; and
- (b) optimises the use of infrastructure and community services.

Acceptable Solutions	Performance Criteria		
A1	P1		
Multiple dwellings must have a site area per dwelling of not less than 325m ² .	Multiple dwellings must only have a site area per dwelling that is less than 325m², if the development will not exceed the capacity of infrastructure services and: (a) is compatible with the density of existing development on established properties in the area; or		

- (b) provides for a significant social or community benefit and is:
 - (i) wholly or partly within 400m walking distance of a public transport stop; or
 - (ii) wholly or partly within 400m walking distance of an Inner Residential Zone, Village Zone, Urban Mixed Use Zone, Local Business Zone, General Business Zone, Central Business Zone or Commercial Zone.

10.4.2 Setbacks and building envelope for all dwellings

Objective:

The siting and scale of dwellings:

- (a) provides reasonably consistent separation between dwellings and their frontage within a street;
- (b) provides consistency in the apparent scale, bulk, massing and proportion of dwellings;
- (c) provides separation between dwellings on adjoining properties to allow reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space; and
- (d) provides reasonable access to sunlight for existing solar energy installations.

Acceptable Solutions

A1

Unless within a building area on a sealed plan, a dwelling, excluding garages, carports and protrusions that extend not more than 0.9m into the frontage setback, must have a setback from a frontage that is:

- (a) if the frontage is a primary frontage, not less than 4.5m, or, if the setback from the primary frontage is less than 4.5m, not less than the setback, from the primary frontage, of any existing dwelling on the site;
- (b) if the frontage is not a primary frontage, not less than 3m, or, if the setback from the frontage is less than 3m, not less than the setback, from a frontage that is not a

Performance Criteria

A dwelling must:

P1

- have a setback from a frontage that is compatible with the streetscape, having regard to any topographical constraints;
- (b) if abutting a road identified in Table 10.4.2, include additional design elements that assist in attenuating traffic noise or any other detrimental impacts associated with proximity to the road.

- primary frontage, of any existing dwelling on the site;
- (c) if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street;
- (d) if located above a non-residential use at ground floor level, not less than the setback from the frontage of the ground floor level; or
- if the development is on land that abuts a (e) road specified in Table 10.4.2, at least that specified for the road.

A2

A garage or carport for a dwelling must have a setback from a primary frontage of not less than: | setback from a primary frontage that is

- (a) 5.5m, or alternatively 1m behind the building line;
- the same as the building line, if a portion of (b) the dwelling gross floor area is located above the garage or carport; or
- 1m, if the existing ground level slopes up or (c) down at a gradient steeper than 1 in 5 for a distance of 10m from the frontage.

P2

A garage or carport for a dwelling must have a compatible with the setbacks of existing garages or carports in the street, having regard to any topographical constraints.

А3

A dwelling, excluding outbuildings with a building The siting and scale of a dwelling must: height of not more than 2.4m and protrusions that extend not more than 0.9m horizontally beyond the building envelope, must:

- (a) be contained within a building envelope (refer to Figures 10.1, 10.2 and 10.3) determined by:
 - (i) a distance equal to the frontage setback or, for an internal lot, a distance of 4.5m from the rear boundary of a property with an adjoining frontage; and

Р3

- (a) not cause an unreasonable loss of amenity to adjoining properties, having regard to:
 - reduction in sunlight to a habitable (i) room (other than a bedroom) of a dwelling on an adjoining property;
 - (ii) overshadowing the private open space of a dwelling on an adjoining property;
 - (iii) overshadowing of an adjoining vacant property; and

- (ii) projecting a line at an angle of 45 degrees from the horizontal at a height of 3m above existing ground level at the side and rear boundaries to a building height of not more than 8.5m above existing ground level; and
- (b) only have a setback of less than 1.5m from a side or rear boundary if the dwelling:
 - does not extend beyond an existing building built on or within 0.2m of the boundary of the adjoining property; or
 - (ii) does not exceed a total length of 9m or one third the length of the side boundary (whichever is the lesser).

- (iv) visual impacts caused by the apparent scale, bulk or proportions of the dwelling when viewed from an adjoining property;
- (b) provide separation between dwellings on adjoining properties that is consistent with that existing on established properties in the area; and
- (c) not cause an unreasonable reduction in sunlight to an existing solar energy installation on:
 - (i) an adjoining property; or
 - (ii) another dwelling on the same site.

Table 10.4.2

Road	Setback (m)

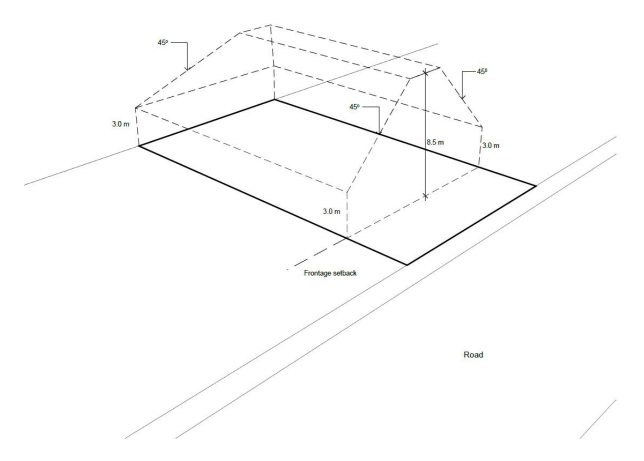


Figure 10.1 Building envelope as required by clause 10.4.2 A3(a)

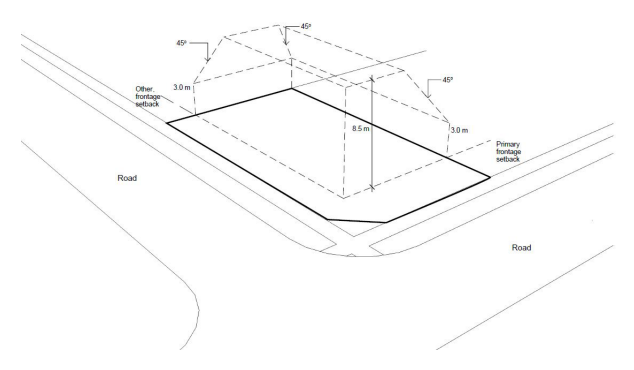


Figure 10.2 Building envelope for corner lots as required by clause 10.4.2 A3(a)

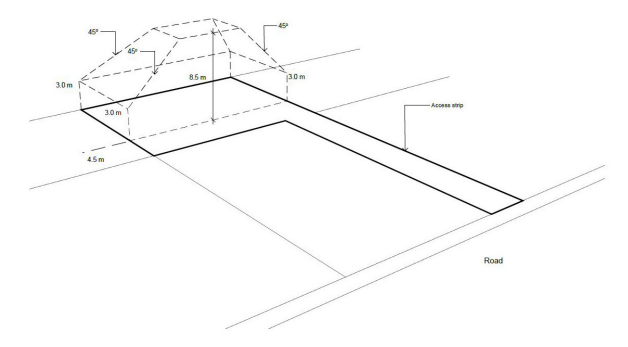


Figure 10.3 Building envelope for internal lots as required by clause 10.4.2 A3(a)

10.4.3 Site coverage and private open space for all dwellings

Objective:

That dwellings are compatible with the amenity and character of the area and provide:

- (a) for outdoor recreation and the operational needs of the residents;
- (b) opportunities for the planting of gardens and landscaping; and
- (c) private open space that is conveniently located and has access to sunlight.

Acceptable Solutions		Performance Criteria		
A1		P1		
Dwellings must have:		Dwellings must have:		
(a)	a site coverage of not more than 50% (excluding eaves up to 0.6m wide); and	(a)	site coverage consistent with that existing on established properties in the area;	
(b)	for multiple dwellings, a total area of private open space of not less than 60m ² associated with each dwelling, unless the dwelling has a finished floor level that is entirely more than 1.8m above the finished ground level (excluding a garage, carport or entry foyer).	(b)	private open space that is of a size and with dimensions that are appropriate for the size of the dwelling and is able to accommodate: (i) outdoor recreational space consistent with the projected requirements of the occupants and, for multiple dwellings, take into account any	

					common open space provided for this purpose within the development; and
				(ii)	operational needs, such as clothes drying and storage; and
			(c)		onable space for the planting of ens and landscaping.
A2			P2		
A dv	velling	must have private open space that:	A dwelling must have private open space that		
(a)	is in one location and is not less than:		includes an area capable of serving as an extension of the dwelling for outdoor relaxation,		
	(i)	24m²; or	dining, entertaining and children's play and is		
	(ii) 12m², if the dwelling is a multiple dwelling with a finished floor level	(a)		veniently located in relation to a living of the dwelling; and	
		that is entirely more than 1.8m above the finished ground level (excluding a garage, carport or entry foyer);	(b)	oriei	ntated to take advantage of sunlight.
(b)	has a minimum horizontal dimension of not less than:				
	(i)	4m; or			
	(ii)	2m, if the dwelling is a multiple dwelling with a finished floor level that is entirely more than 1.8m above the finished ground level (excluding a garage, carport or entry foyer);			
(c)	front betw	cated between the dwelling and the tage only if the frontage is orientated veen 30 degrees west of true north and egrees east of true north;			
(d)	has a	a gradient not steeper than 1 in 10; and			

10.4.4 Sunlight to private open space of multiple dwellings

(e) is not used for vehicle access or parking.

Objective:

That the separation between multiple dwellings provides reasonable opportunity for sunlight to private open space for dwellings on the same site.

Acceptable Solutions	Performance Criteria
A1	P1

A multiple dwelling, that is to the north of the private open space of another dwelling on the same site, required to satisfy A2 or P2 of clause 10.4.3, must satisfy (a) or (b), unless excluded by (c):

- (a) the multiple dwelling is contained within a line projecting (see Figure 10.4):
 - (i) at a distance of 3m from the northern edge of the private open space; and
 - (ii) vertically to a height of 3m above existing ground level and then at an angle of 45 degrees from the horizontal;
- (b) the multiple dwelling does not cause 50% of the private open space to receive less than 3 hours of sunlight between 9.00am and 3.00pm on 21st June; and
- (c) this Acceptable Solution excludes that part of a multiple dwelling consisting of:
 - (i) an outbuilding with a building height not more than 2.4m; or
 - (ii) protrusions that extend not more than 0.9m horizontally from the multiple dwelling.

A multiple dwelling must be designed and sited to not cause an unreasonable loss of amenity by overshadowing the private open space, of another dwelling on the same site, which is required to satisfy A2 or P2 of clause 10.4.3 of this planning scheme.

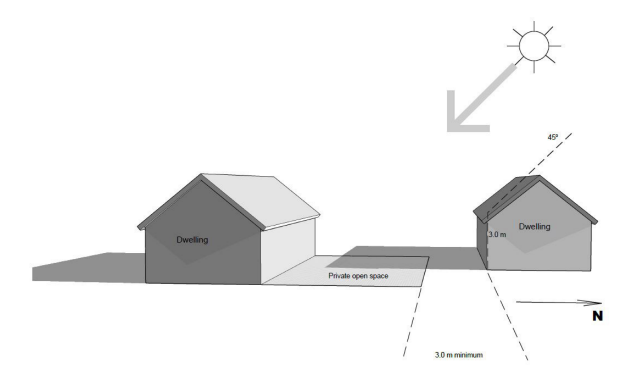


Figure 10.4 Separation from the private open space of another dwelling on the same site as required by clause $10.4.4\,A1(a)$

10.4.5 Width of openings for garages and carports for all dwellings

Objective:		
To reduce the potential for garage or carport openings to dominate the primary frontage.		
Acceptable Solutions Performance Criteria		
A1	P1	
A garage or carport for a dwelling within 12m of a primary frontage, whether the garage or carport is free-standing or part of the dwelling, must have a total width of openings facing the primary frontage of not more than 6m or half the width of the frontage (whichever is the lesser).	A garage or carport for a dwelling must be designed to minimise the width of its openings that are visible from the street, so as to reduce the potential for the openings of a garage or carport to dominate the primary frontage.	

10.4.6 Privacy for all dwellings

Objective:

To provide a reasonable opportunity for privacy for dwellings.

Acceptable Solutions

Α1

A balcony, deck, roof terrace, parking space, or carport for a dwelling (whether freestanding or part of the dwelling), that has a finished surface or floor level more than 1m above existing ground level must have a permanently fixed screen to a height of not less than 1.7m above the finished surface or floor level, with a uniform transparency of not more than 25%, along the sides facing a:

- (a) side boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of not less than 3m from the side boundary;
- rear boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of not less than 4m from the rear boundary; and
- (c) dwelling on the same site, unless the balcony, deck, roof terrace, parking space, or carport is not less than 6m:
- (i) from a window or glazed door, to a habitable room of the other dwelling on the same site; or
- (ii) from a balcony, deck, roof terrace or the private open space of the other dwelling on the same site.

Performance Criteria

P1

A balcony, deck, roof terrace, parking space or carport for a dwelling (whether freestanding or part of the dwelling) that has a finished surface or floor level more than 1m above existing ground level, must be screened, or otherwise designed, to minimise overlooking of:

- (a) a dwelling on an adjoining property or its private open space; or
- (b) another dwelling on the same site or its private open space.

A2

A window or glazed door to a habitable room of a dwelling, that has a floor level more than 1m above existing ground level, must satisfy (a), unless it satisfies (b):

- (a) the window or glazed door:
 - (i) is to have a setback of not less than3m from a side boundary;
 - (ii) is to have a setback of not less than4m from a rear boundary;

P2

A window or glazed door to a habitable room of a dwelling that has a floor level more than 1m above existing ground level, must be screened, or otherwise located or designed, to minimise direct views to:

- (a) a window or glazed door, to a habitable room of another dwelling; and
- (b) the private open space of another dwelling.

- (iii) if the dwelling is a multiple dwelling, is to be not less than 6m from a window or glazed door, to a habitable room, of another dwelling on the same site; and
- (iv) if the dwelling is a multiple dwelling, is to be not less than 6m from the private open space of another dwelling on the same site.
- (b) the window or glazed door:
 - (i) is to be offset, in the horizontal plane, not less than 1.5m from the edge of a window or glazed door, to a habitable room of another dwelling;
 - is to have a sill height of not less than 1.7m above the floor level or have fixed obscure glazing extending to a height of not less than 1.7m above the floor level; or
 - (iii) is to have a permanently fixed external screen for the full length of the window or glazed door, to a height of not less than 1.7m above floor level, with a uniform transparency of not more than 25%.

А3

A shared driveway or parking space (excluding a parking space allocated to that dwelling) must be parking space allocated to that dwelling), must separated from a window, or glazed door, to a habitable room of a multiple dwelling by a horizontal distance of not less than:

- (a) 2.5m; or
- (b) 1m if:
 - (i) it is separated by a screen of not less than 1.7m in height; or
 - (ii) the window, or glazed door, to a habitable room has a sill height of not less than 1.7m above the shared driveway or parking space, or has fixed obscure glazing extending to a

Р3

A shared driveway or parking space (excluding a be screened, or otherwise located or designed, to minimise unreasonable impact of vehicle noise or vehicle light intrusion to a habitable room of a multiple dwelling.

height of not less than 1.7m above
the floor level.

10.4.7 Frontage fences for all dwellings

Objective:

The height and transparency of frontage fences:

- (a) provides adequate privacy and security for residents;
- (b) allows the potential for mutual passive surveillance between the road and the dwelling; and
- (c) is reasonably consistent with that on adjoining properties.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution ¹ .	A fence (including a free-standing wall) for a dwelling within 4.5m of a frontage must:
	(a) provide for security and privacy while allowing for passive surveillance of the road; and
	(b) be compatible with the height and transparency of fences in the street, having regard to:
	(i) the topography of the site; and
	(ii) traffic volumes on the adjoining road.

¹ An exemption applies for fences in this zone – see Table 5.6 in Exemptions

10.4.8 Waste storage for multiple dwellings

Acceptable Solutions Performance Criteria		
To provide for the storage of waste and recycling bins for multiple dwellings.		
Objective:		

A1

A multiple dwelling must have a storage area, for waste and recycling bins, that is not less than 1.5m² per dwelling and is within one of the following locations:

- (a) an area for the exclusive use of each dwelling, excluding the area in front of the dwelling; or
- (b) a common storage area with an impervious surface that:
 - (i) has a setback of not less than 4.5m from a frontage;
 - (ii) is not less than 5.5m from any dwelling; and
 - (iii) is screened from the frontage and any dwelling by a wall to a height not less than 1.2m above the finished surface level of the storage area.

P1

A multiple dwelling must have storage for waste and recycling bins that is:

- (a) capable of storing the number of bins required for the site;
- (b) screened from the frontage and any dwellings; and
- (c) if the storage area is a common storage area, separated from any dwellings to minimise impacts caused by odours and noise.

10.5 Development Standards for Non-dwelling Buildings and Works

10.5.1 Non-dwelling Development

Objective:

To ensure that all non-dwelling development is sympathetic to the form and scale of residential development and does not significantly affect the amenity of nearby residential properties.

Performance Criteria
P1
Non-dwelling development must comply with the related performance criteria as if it were a dwelling.

10.5.2 Non-residential Garages and Carports

Objective:

To maintain frontage setbacks consistent with the streetscape and reduce the potential for garage and carport openings to dominate the primary frontage.

Acceptable Solutions	Performance Criteria
A1	P1
Non-residential garages and carports must comply with all of the following acceptable solutions as if they were ancillary to a dwelling:	Non-residential garages and carports must comply with the related performance criteria as if they were ancillary to a dwelling.
(a) 10.4.2 A2;	
(b) 10.4.5 A1.	

10.5.3 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas do not detract from the amenity of the site or the locality.

Acceptable Solutions		Performance Criteria	
A1		P1	
Outdoor storage areas must comply with all of the following:		Outdoor storage areas must satisfy all of the following:	
(a) (b)	be located behind the building line; all goods and materials stored must be screened from public view;	(a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality;	
(c)	not encroach upon car parking areas, driveways or landscaped areas.	(b) not encroach upon car parking areas, driveways or landscaped areas.	

10.6 Development Standards for Subdivision

10.6.1 Lot Design

Objective:

To provide for new lots that:

- (a) have appropriate area and dimensions to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements;
- (b) contain building areas which are suitable for residential development, located to avoid hazards;

- (c) are a mix of lot sizes to enable a variety of dwelling and household types;
- (d) are capable of providing for a high level of residential amenity including privacy, good solar access; and passive surveillance of public spaces;
- (e) ensure an average net density for new suburban areas no less than 15 dwellings per hectare with higher densities close to services, facilities and public transport corridors;
- (f) are not internal lots, except if the only reasonable way to provide for desired residential density;
- (g) are provided in a manner that provides for the efficient and ordered provision of infrastructure.

Acceptable Solutions		Performance Criteria	
A1		P1	
The size of each lot must comply with the minimum and maximum lot sizes specified in Table 10.1, except if for public open space, a riparian or littoral reserve or utilities.			size of each lot must satisfy all of the wing: variance above the maximum lot size in
			Table 10.1 only to the extent necessary due to demonstrated site constraints;
		(b)	be consistent with any applicable Local Area Objectives or Desired Future Character Statements for the area.
A2		P2	
The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following, except if for public open space, a riparian or littoral reserve or			design of each lot must contain a building able to satisfy all of the following: be reasonably capable of accommodating residential use and development;
utilit (a)	clear of the frontage, side and rear boundary setbacks;	(b)	meets any applicable standards in codes in this planning scheme;
(b)	not subject to any codes in this planning scheme;	(c)	enables future development to achieve maximum solar access, given the slope and aspect of the land;
(c)	clear of title restrictions such as easements and restrictive covenants;	(d)	minimises the need for earth works, retaining walls, and fill and excavation
(d)	has an average slope of no more than 1 in 5;		associated with future development;
(e)	the long axis of the building area faces north or within 20 degrees west or 30 degrees east of north;	(e)	provides for sufficient useable area on the lot for both of the following; (i) on-site parking and manoeuvring;

(ii)

adequate private open space.

(f) is 10m x 15m in size.	
A3	P3
The frontage for each lot must comply with the minimum and maximum frontage specified in Table 10.2, except if for public open space, a riparian or littoral reserve or utilities or if an internal lot.	The frontage of each lot must satisfy all of the following:
	(a) provides opportunity for practical and safe vehicular and pedestrian access;
	(b) provides opportunity for passive surveillance between residential development on the lot and the public road;
	(c) is no less than 6m.
A4	P4
No lot is an internal lot.	An internal lot must satisfy all of the following:
	(a) the lot gains access from a road existing prior to the planning scheme coming into effect, unless site constraints make an internal lot configuration the only reasonable option to efficiently utilise land;
	(b) it is not reasonably possible to provide a new road to create a standard frontage lot;
	(c) the lot constitutes the only reasonable way to subdivide the rear of an existing lot;
	(d) the lot will contribute to the more efficient utilisation of residential land and infrastructure;
	(e) the amenity of neighbouring land is unlikely to be unreasonably affected by subsequent development and use;
	(f) the lot has access to a road via an access strip, which is part of the lot, or a right-ofway, with a width of no less than 3.6m;
	(g) passing bays are provided at appropriate distances to service the likely future use of the lot;
	(h) the access strip is adjacent to or combined with no more than three other internal lot access strips and it is not appropriate to provide access via a public road;

(i) a sealed driveway		a sealed driveway is provided on the access
		strip prior to the sealing of the final plan.

the lot addresses and provides for passive surveillance of public open space and public rights of way if it fronts such public spaces.

Α5

Subdivision is for no more than 3 lots.

Р5

Arrangement and provision of lots must satisfy all of the following;

- (a) have regard to providing a higher net density of dwellings along;
 - (i) public transport corridors;
 - (ii) adjoining or opposite public open space, except where the public open space presents a hazard risk such as bushfire;
 - (iii) within 200 m of business zones and local shops;
- (b) will not compromise the future subdivision of the entirety of the parent lot to the densities envisaged for the zone;
- staging, if any, provides for the efficient and ordered provision of new infrastructure;
- (d) opportunity is optimised for passive surveillance between future residential development on the lots and public spaces;
- (e) is consistent with any applicable Local AreaObjectives or Desired Future.

10.6.2 Roads

Objective:

To ensure that the arrangement of new roads within a subdivision provides for all of the following:

- (a) the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of vehicular, pedestrian, cycling and public transport traffic;
- (c) the efficient ultimate subdivision of the entirety of the land and of neighbouring land.

Acceptable Solutions	Performance Criteria
A1	P1
The subdivision includes no new road.	The arrangement and construction of roads within a subdivision must satisfy all of the following:
	(a) the route and standard of roads accords with any relevant road network plan adopted by the Planning Authority;
	(b) the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised;
	(c) the future subdivision of any neighbouring or nearby land with subdivision potential is facilitated through the provision of connector roads and pedestrian paths, where appropriate, to common boundaries;
	(d) an acceptable level of access, safety, convenience and legibility is provided through a consistent road function hierarchy;
	(e) cul-de-sac and other terminated roads are not created, or their use in road layout design is kept to an absolute minimum;
	(f) connectivity with the neighbourhood road network is maximised;
	(g) the travel distance between key destinations such as shops and services is minimised;
	(h) walking, cycling and the efficient movement of public transport is facilitated;
	(i) provision is made for bicycle infrastructure on new arterial and collector roads in accordance with Austroads Guide to Road Design Part 6A;
	(j) any adjacent existing grid pattern of streets is extended, where there are no significant topographical constraints.

10.6.3 Ways and Public Open Space

Objective:

To ensure that the arrangement of ways and public open space provides for all of the following:

- (a) the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of pedestrian and cycling traffic.

Acceptable Solutions	Performance Criteria	
A1	P1	
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:	
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;	
	(b) connections with any neighbouring land with subdivision potential is provided through the provision of ways to the common boundary, as appropriate;	
	(c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;	
	(d) convenient access to local shops, community facilities, public open space and public transport routes is provided;	
	(e) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate;	
	(f) provides for a legible movement network;	
	(g) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;	
	(h) Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.	

			_
(i) new ways or extensions to existing ways must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following:			
	(i)	the width of the way;	
	(ii)	the length of the way;	
	(iii)	landscaping within the way;	
	(iv)	lighting;	
	(v)	provision of opportunities for 'loitering';	
	(vi)	the shape of the way (avoiding bends, corners or other opportunities for concealment).	
	(i)	must oppo crimi limite (i) (ii) (iii) (iv)	must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following: (i) the width of the way; (ii) the length of the way; (iii) landscaping within the way; (iv) lighting; (v) provision of opportunities for 'loitering'; (vi) the shape of the way (avoiding bends, corners or other opportunities

10.6.4 Services

Objective:

To ensure that the subdivision of land provides adequate services to meet the projected needs of future development.

_		
Acceptable Solutions	Performance Criteria	
A1	P1	
Each lot must be connected to a reticulated potable water supply.	No Performance Criteria.	
A2	P2	
Each lot must be connected to a reticulated sewerage system.	No Performance Criteria.	
A3	Р3	
Each lot must be connected to a stormwater system able to service the building area by gravity.	If connection to a stormwater system is unavailable, each lot must be provided with an on-site stormwater management system adequate for the future use and development of the land.	

A4	P4
The subdivision includes no new road.	The subdivision provides for the installation of fibre ready facilities (pit and pipe that can hold optical fibre line) and the underground provision of electricity supply.

Table 10.1 Lot Size Requirements

	Minimum Lot Size*	Maximum Lot Size*
	Not including any fee simple access strip	Not including any fee simple access strip and any balance lots or lots designated for multiple dwellings, retirement villages or residential aged care facilities, or non-residential uses
Ordinary lot (i.e. not otherwise specified below)	450m ²	1000m ²
Corner lots	550m ²	1000m ²
Internal lots	550m ²	1000m ²
Lots adjoining or opposite public open space, or Lots within 400m of a public transport corridor, or Lots within 200m walking distance of a business zone, local shop or school.	400m ²	600m ²

^{*}For lots with a slope greater than 1 in 5, the minimum lot size is 750m² and the maximum lot size is 1,000m² in all cases.

Table 10.2 Frontage Requirements

	Minimum Frontage	Maximum Frontage
All lots, unless otherwise specified below.	15m	Not applicable

Corner lots	15m with primary frontage on the higher order road and secondary frontage on lower order road. Where roads are of the same order orient frontages to optimise solar access.	Not applicable
Lots adjoining or opposite public open space, or Lots on a public transport corridor, or Lots within 200m walking distance of a business zone or local shop.	12m	15m, unless for a lot designated for multiple dwellings.

11.0 Inner Residential Zone

This zone is not used in this planning scheme.

12.0 Low Density Residential Zone

12.1 Zone Purpose

- **12.1.1** Zone Purpose Statements
- 12.1.1.1 To provide for residential use or development on larger lots in residential areas where there are infrastructure or environmental constraints that limit development.
- 12.1.1.2 To provide for non-residential uses that are compatible with residential amenity.
- **12.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

12.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

12.2 Use Table

Use Class	Qualification
No Permit Required	
Educational and occasional care	Only if for home-based child care in accordance with a licence under the Child Care Act 2001
Natural and cultural values management	

Use Class	Qualification		
Passive recreation			
Residential	Only if a single dwelling or home-based business.		
Utilities	Only if for minor utilities		
Permitted			
Residential	Except if no permit required		
Visitor accommodation			
Discretionary			
Community meeting and entertainment	Only if church, art and craft centre or public hall		
Domestic animal breeding, boarding or training			
Educational and	Except if No Permit Required		
occasional care	Only if day respite facility		
Emergency services			
Residential	Except if no permit required		
Sports and recreation			
Utilities	Except if no permit required		
Prohibited	Prohibited		
All other uses			

12.3 Use Standards

12.3.1 Non-Residential Use

Objective:		
To ensure that non-residential use does not unreasonably impact residential amenity.		
Acceptable Solutions	Performance Criteria	
A1	P1	

Hours of operation must be within:

- (a) 8.00 am to 6.00 pm Mondays to Fridays inclusive;
- (b) 9.00 am to 12.00 noon Saturdays;
- (c) nil Sundays and Public Holidays;

except for office and administrative tasks or visitor accommodation.

Hours of operation must not have an unreasonable impact upon the residential amenity through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.

A2

Noise emissions measured at the boundary of the site must not exceed the following:

- (a) 55 dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm;
- (b) 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm to 8.00 am;
- (c) 65dB(A) (LAmax) at any time.

P2

Noise emissions measured at the boundary of the site must not cause environmental harm.

A3

External lighting must comply with all of the following:

- (a) be turned off between 6:00 pm and 8:00 am, except for security lighting;
- (b) security lighting must be baffled to ensure they do not cause emission of light into adjoining private land.

Р3

External lighting must not adversely affect existing or future residential amenity, having regard to all of the following:

- (a) level of illumination and duration of lighting;
- (b) distance to habitable rooms in an adjacent dwelling.

Α4

Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site must be limited to 20 vehicle movements per day and be within the hours of:

- (a) 7.00 am to 5.00 pm Mondays to Fridays inclusive;
- (b) 9.00 am to 12 noon Saturdays;
- (c) nil on Sundays and Public Holidays.

Ρ4

Commercial vehicle movements, (including loading and unloading and garbage removal) must not result in unreasonable adverse impact upon residential amenity having regard to all of the following:

- (a) the time and duration of commercial vehicle movements;
- (b) the number and frequency of commercial vehicle movements;
- (c) the size of commercial vehicles involved;

(d)	the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
(e)	noise reducing structures between vehicle movement areas and dwellings;
(f)	the level of traffic on the road;
(g)	the potential for conflicts with other traffic.

12.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the residential character and use of the area.

Acceptable Solutions	Performance Criteria
A1	P1
Visitor accommodation must comply with all of the following:	Visitor accommodation must satisfy all of the following:
 (a) is accommodated in existing buildings; (b) provides for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site; (c) has a floor area of no more than 160m². 	 (a) not adversely impact residential amenity and privacy of adjoining properties; (b) provide for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site; (c) be of an intensity that respects the character of use of the area; (d) not adversely impact the safety and efficiency of the local road network or disadvantage owners and users of private rights of way.

12.4 Development Standards for Buildings and Works

12.4.1 Non-dwelling development

Objective:

To ensure that all non-dwelling development is sympathetic to the form and scale of residential development and does not significantly affect the amenity of nearby residential properties.

Acceptable Solutions	Performance Criteria

Α1

Non-dwelling development must comply with the following acceptable solutions as if it were a dwelling:

- (a) 12.4.2 A1 and A3;
- (b) 12.4.3 A1 (a) and (b);
- (c) 12.4.7 A1.

P1

Non-dwelling development must comply with the related performance criteria as if it were a dwelling.

A2

Non-residential garages and carports must comply with all of the following acceptable solutions as if they were ancillary to a dwelling:

- (a) 12.4.2 A2;
- (b) 12.4.5 A1.

P2

Non-residential garages and carports must comply with the related performance criteria as if they were ancillary to a dwelling.

A3

Outdoor storage areas must comply with all of the following:

- (a) be located behind the building line;
- (b) all goods and materials stored must be screened from public view;
- (c) not encroach upon car parking areas, driveways or landscaped areas.

Р3

Outdoor storage areas must satisfy all of the following:

- (a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality;
- (b) not encroach upon car parking areas, driveways or landscaped areas.

12.4.2 Setbacks and building envelope

Objective:

To control the siting and scale of dwellings to:

- (a) provide reasonably consistent separation between dwellings on adjacent sites and a dwelling and its frontage; and
- (b) provide consistency in the apparent scale, bulk, massing and proportion of dwellings; and
- (c) provide separation between dwellings on adjacent sites to provide reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space.

Acceptable Solutions	Performance Criteria
A1	P1
Unless within a building area, a dwelling, excluding protrusions (such as eaves, steps,	A dwelling must:

porches, and awnings) that extend not more than 0.6 m into the frontage setback, must have a setback from a frontage that is:

- (a) if the frontage is a primary frontage, at least 4.5 m, or, if the setback from the primary frontage is less than 4.5 m, not less than the setback, from the primary frontage, of any existing dwelling on the site; or
- (b) if the frontage is not a primary frontage, at least 3 m, or, if the setback from the frontage is less than 3 m, not less than the setback, from a frontage that is not a primary frontage, of any existing dwelling on the site; or
- (c) if for a vacant site with existing dwellings on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street.

- (a) be compatible with the relationship of existing buildings to the road in terms of setback or in response to slope or other physical constraints of the site; and
- have regard to streetscape qualities or (b) assist the integration of new development into the streetscape.

Α2

A garage or carport must have a setback from a frontage of at least:

- (a) 5.5 m, or alternatively 1m behind the façade of the dwelling; or
- (b) the same as the dwelling façade, if a portion of the dwelling gross floor area is located above the garage or carport; or
- 1m, if the natural ground level slopes up or (c) down at a gradient steeper than 1 in 5 for a distance of 10 m from the frontage.

P2

The setback of a garage or carport from a frontage must:

- (a) provide separation from the frontage that complements or enhances the existing streetscape, taking into account the specific constraints and topography of the site; and
- allow for passive surveillance between the (b) dwelling and the street.

А3

A dwelling, excluding outbuildings with a building | The siting and scale of a dwelling must: height of not more than 2.4m and protrusions (such as eaves, steps, porches, and awnings) that extend not more than 0.6m horizontally beyond the building envelope, must:

Р3

- not cause unreasonable loss of amenity by: (a)
 - (i) reduction in sunlight to a habitable room (other than a bedroom) of a dwelling on an adjoining lot; or

- (a) be contained within a building envelope (refer to diagrams 12.4.2A, 12.4.2B, 12.4.2C and 12.4.2D) determined by:
 - (i) a distance equal to the frontage setback or, for an internal lot, a distance of 4.5m from the rear boundary of a lot with an adjoining frontage; and
 - (ii) projecting a line at an angle of 45 degrees from the horizontal at a height of 3m above natural ground level at the side boundaries and a distance of 4m from the rear boundary to a building height of not more than 8.5m above natural ground level; and
- (b) only have a setback within 1.5m of a side boundary if the dwelling:
 - (i) does not extend beyond an existing building built on or within 0.2m of the boundary of the adjoining lot; or
 - (ii) does not exceed a total length of 9m or one-third the length of the side boundary (whichever is the lesser).

- (ii) overshadowing the private open space of a dwelling on an adjoining lot; or
- (iii) overshadowing of an adjoining vacant lot; or
- (iv) visual impacts caused by the apparent scale, bulk or proportions of the dwelling when viewed from an adjoining lot; and
- (b) provide separation between dwellings on adjoining lots that is compatible with that prevailing in the surrounding area.

Diagram 12.4.2A. Building envelope as required by 12.4.2 A3(a).

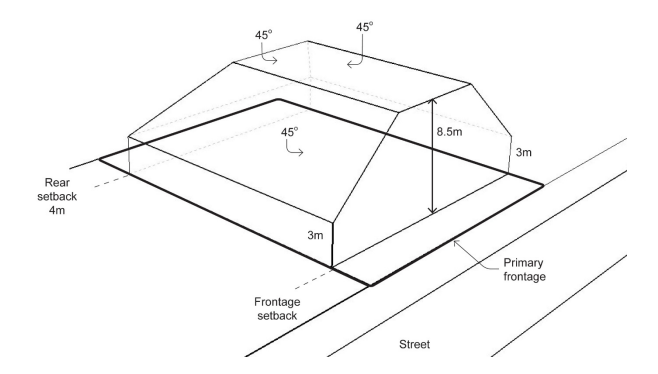
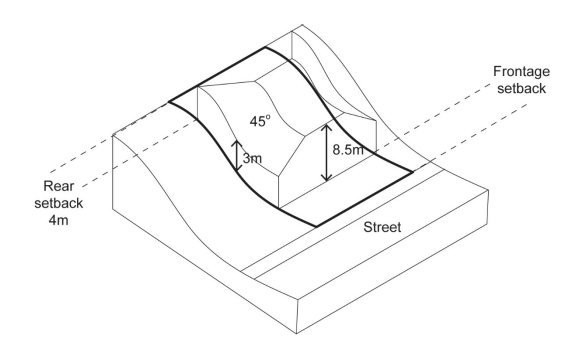


Diagram 12.4.2B. Building envelope for sloping sites as required by 12.4.2 A3(a).



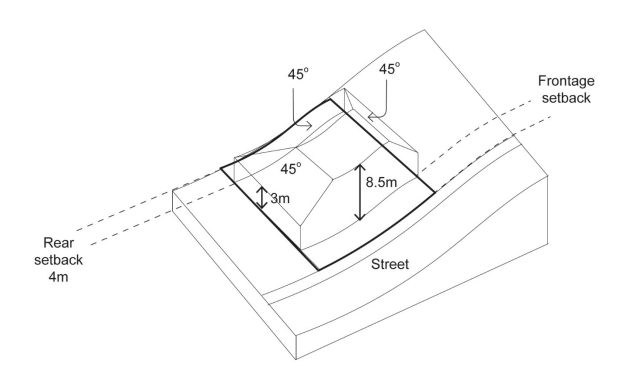


Diagram 12.4.2C. Building envelope for corner lots as required by 12.4.2 A3(a)

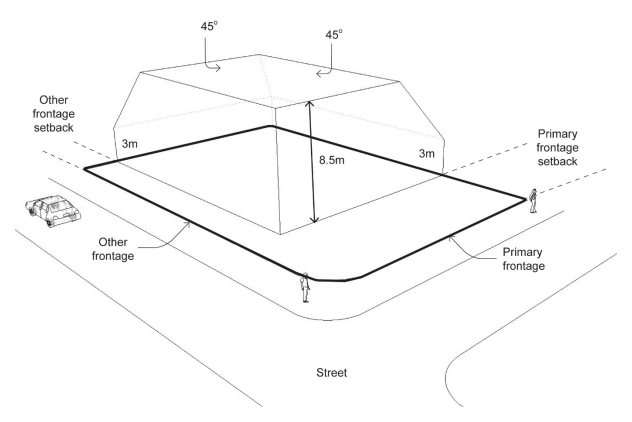
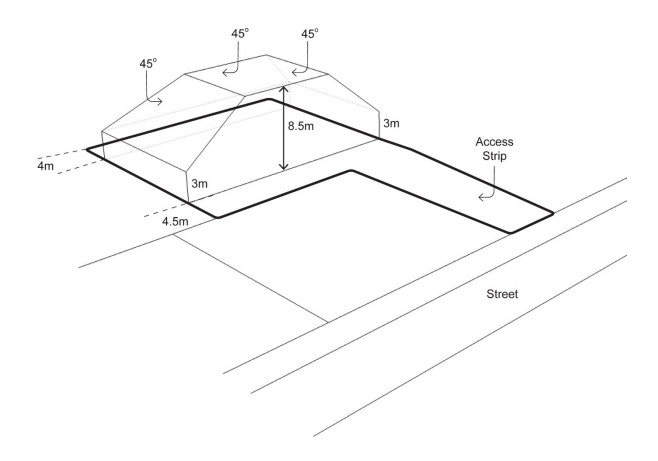


Diagram 12.4.2D. Building envelope for internal lots as required by 12.4.2 A3(a)



12.4	.3 Site coverage and private open space		
Obje	ective:		
 (a) for outdoor recreation and the operational needs of the residents; and (b) opportunities for the planting of gardens and landscaping; and (c) private open space that is integrated with the living areas of the dwelling; and (d) private open space that has access to sunlight; and (e) for development that is compatible with the existing built and natural environment of the area. 			
ACC	eptable Solutions	Peri	ormance Criteria
(a) (b) (c)	a site coverage of not more than 25% (excluding eaves up to 0.6m); and a site area of which at least 25% of the site area is free from impervious surfaces; for multiple dwellings, a total area of private open space of not less than 60 m² associated with each dwelling.	(a) (b) (c) (d)	private open space that is of a size and dimensions that are appropriate for the size of the dwelling and is able to accommodate: (i) outdoor recreational space consistent with the projected requirements of the occupants; and (ii) operational needs, such as clothes drying and storage; and have reasonable space for the planting of gardens and landscaping. not be out of character with the pattern of development in the surrounding area; and not result in an unreasonable loss of natural or landscape values.
A2 A dv	velling must have an area of private open	P2 A dw	velling must have private open space that:
spac	ce that:	(a)	includes an area that is capable of serving

- (a) is in one location and is at least:
 - 24 m²; or (i)
 - 12 $\,m^2$, if the dwelling has a finished (ii) floor level that is entirely more than

includes an area that is capable of serving as an extension of the dwelling for outdoor relaxation, dining, entertaining and children's play and that is:

1.8 m above the finished ground level
(excluding a garage, carport or entry
foyer); and

- (b) has a minimum horizontal dimension of:
 - (i) 4 m; or
 - (ii) 2 m, if the dwelling has a finished floor level that is entirely more than
 1.8 m above the finished ground level (excluding a garage, carport or entry foyer); and
- (c) is directly accessible from, and adjacent to, a habitable room (other than a bedroom); and
- (d) is not located to the south, south-east or south-west of the dwelling, unless the area receives at least 3 hours of sunlight to 50% of the area between 9.00am and 3.00pm on the 21st June; and
- (e) is located between the dwelling and the frontage only if the frontage is orientated between 30 degrees west of north and 30 degrees east of north, excluding any dwelling located behind another on the same site; and
- (f) has a gradient not steeper than 1 in 10; and
- (g) is not used for vehicle access or parking.

- (i) conveniently located in relation to a living area of the dwelling; and
- (ii) orientated to take advantage of sunlight.

12.4.4 Sunlight and overshadowing

Objective:

To provide:

- (a) the opportunity for sunlight to enter habitable rooms (other than bedrooms) of dwellings;
- (b) separation between dwellings on the same site to provide reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space.

Acceptable Solutions	Performance Criteria
A1	P1
A dwelling must have at least one habitable room (other than a bedroom) window that faces	

between 30 degrees west of north and 30 degrees east of north (see diagram 12.4.4A).

A dwelling must be sited and designed so as to allow sunlight to enter at least one habitable room (other than a bedroom).

A2

A multiple dwelling that is to the north of a window of a habitable room (other than a bedroom) of another dwelling on the same site, which window faces between 30 degrees west of north and 30 degrees east of north (see diagram 12.4.4A), must be in accordance with (a) or (b), unless excluded by (c):

- (a) The multiple dwelling is contained within a line projecting (see diagram 12.4.4B):
 - (i) at a distance of 3 m from the window; and
 - (ii) vertically to a height of 3 m above natural ground level and then at an angle of 45 degrees from the horizontal.
- (b) The multiple dwelling does not cause the habitable room to receive less than 3 hours of sunlight between 9.00 am and 3.00 pm on 21st June.
- (c) That part, of a multiple dwelling, consisting of:
 - (i) an outbuilding with a building height no more than 2.4 m; or
 - (ii) protrusions (such as eaves, steps, and awnings) that extend no more than0.6 m horizontally from the multiple dwelling.

P2

A multiple dwelling must be designed and sited to not cause unreasonable loss of amenity by overshadowing a window of a habitable room (other than a bedroom), of another dwelling on the same site, that faces between 30 degrees west of north and 30 degrees east of north (see diagram 12.4.4A).

A3

A multiple dwelling, that is to the north of the private open space, of another dwelling on the same site, required in accordance with A2 or P2 of 12.4.3, must be in accordance with (a) or (b), unless excluded by (c):

(a) The multiple dwelling is contained within a line projecting (see diagram 12.4.4C):

P3

A multiple dwelling must be designed and sited to not cause unreasonable loss of amenity by overshadowing the private open space, of another dwelling on the same site, required in accordance with A2 or P2 of 12.4.3.

- (i) at a distance of 3 m from the northern edge of the private open space; and
- (ii) vertically to a height of 3 m above natural ground level and then at an angle of 45 degrees from the horizontal.
- (b) The multiple dwelling does not cause 50% of the private open space to receive less than 3 hours of sunlight between 9.00 am and 3.00 pm on 21st June.
- (c) That part, of a multiple dwelling, consisting of:
 - (i) an outbuilding with a building height no more than 2.4 m; or
 - (ii) protrusions (such as eaves, steps, and awnings) that extend no more than0.6 m horizontally from the multiple dwelling.

Diagram 12.4.4A. Orientation of a window of a habitable room as specified in 12.4.4 A1, A2 and P2.

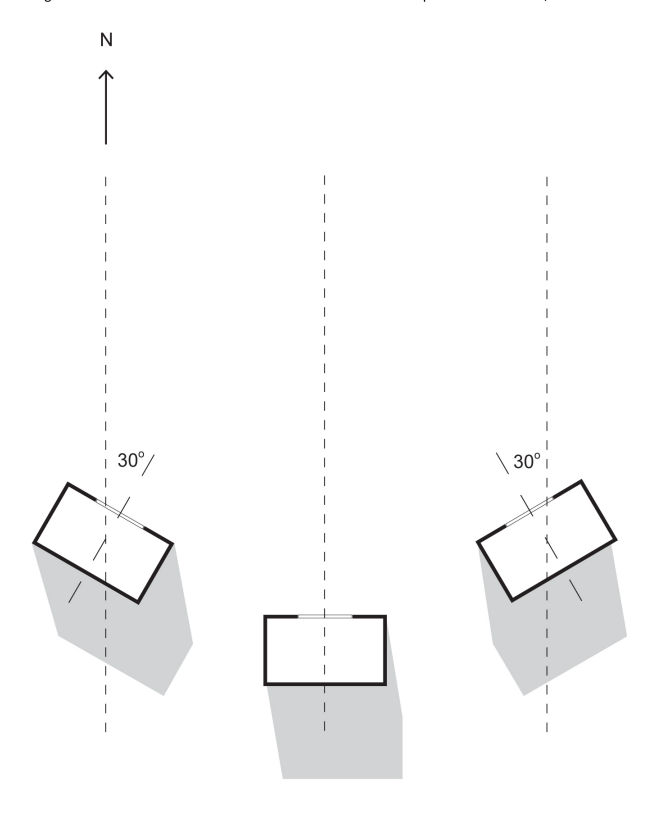


Diagram 12.4.4B. Separation from a north-facing window of a habitable room, of another dwelling on the same site, as required by 12.4.4 A2(a).

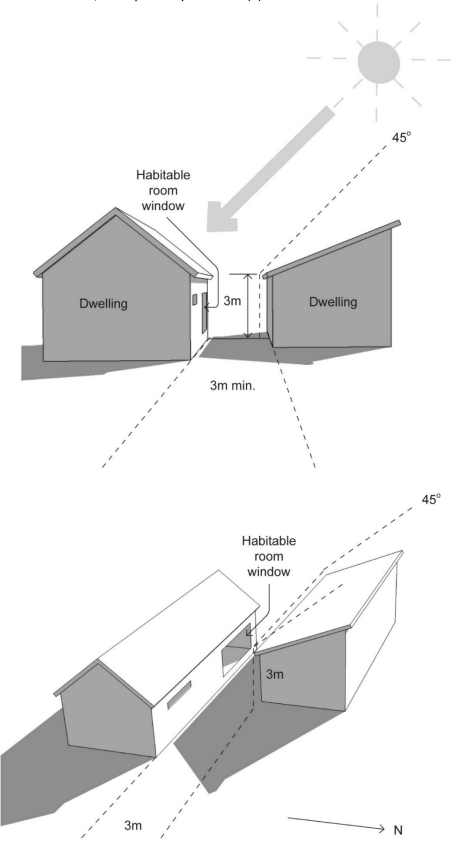
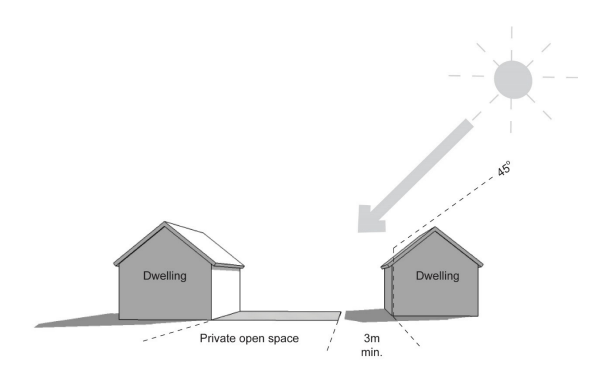
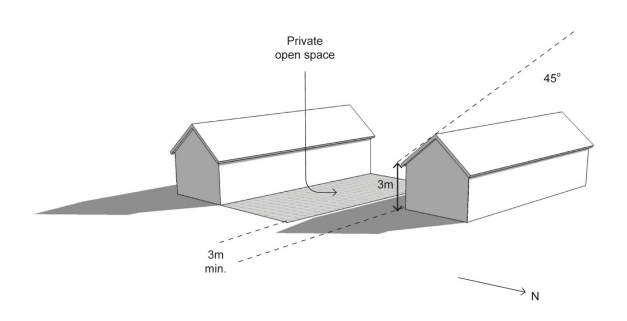


Diagram 12.4.4C. Separation from the private open space of another dwelling on the same site as required by 12.4.4 A3 (a).





12.4.5 Width of openings for garages and carports

Objective:

To reduce the potential for garage or carport openings to dominate the primary frontage.

Acceptable Solutions Performance Criteria

Α1

A garage or carport within 12 m of a primary frontage (whether the garage or carport is freestanding or part of the dwelling) must have a total width of openings facing the primary frontage not exceeding 6m or half the width of the frontage (whichever is the lesser).

P1

A garage or carport must be designed to minimise the width of its openings that are visible from the street, so as to reduce the potential for the openings of a garage or carport to dominate the primary frontage.

12.4.6 Privacy

Objective:

To provide reasonable opportunity for privacy for dwellings.

Acceptable Solutions

Α1

A balcony, deck, roof terrace, parking space, or carport (whether freestanding or part of the dwelling) that has a finished surface or floor level dwelling) that has a finished surface or floor level more than 1 m above natural ground level must have a permanently fixed screen to a height of at be screened, or otherwise designed, to minimise least 1.7 m above the finished surface or floor level, with a uniform transparency of no more than 25%, along the sides facing a:

- side boundary, unless the balcony, deck, (a) roof terrace, parking space, or carport has a setback of at least 3 m from the side boundary;
- rear boundary, unless the balcony, deck, (b) roof terrace, parking space or carport has a setback of at least 4m from the rear boundary;
- (c) dwelling on the same site, unless the balcony, deck, roof terrace, parking space, or carport is at least 6 m:

P1

Performance Criteria

A balcony, deck, roof terrace, parking space or carport (whether freestanding or part of the more than 1 m above natural ground level, must overlooking of:

- a dwelling on an adjoining lot or its private (a) open space; or
- (b) another dwelling on the same site or its private open space; or
- (c) an adjoining vacant residential lot.

- (i) from a window or glazed door, to a habitable room of the other dwelling on the same site; or
- from a balcony, deck, roof terrace or (ii) the private open space, or the other dwelling on the same site.

Α2

a dwelling, that has a floor level more than 1 m above the natural ground level, must be in accordance with (a), unless it is in accordance with (b):

- The window or glazed door: (a)
 - is to have a setback of at least 3 m (i) from a side boundary;
 - is to have a setback of at least 4 m from a rear boundary;
 - (iii) if the dwelling is a multiple dwelling, is to be at least 6 m from a window or glazed door, to a habitable room, of another dwelling on the same site;
 - (iv) if the dwelling is a multiple dwelling, is to be at least 6 m from the private open space of another dwelling on the same site.
- (b) The window or glazed door:
 - is to be offset, in the horizontal (i) plane, at least 1.5 m from the edge of a window or glazed door, to a habitable room of another dwelling; or
 - (ii) is to have a sill height of at least 1.7 m above the floor level or has fixed obscure glazing extending to a height of at least 1.7 m above the floor level;
 - (iii) is to have a permanently fixed external screen for the full length of the window or glazed door, to a height of at least 1.7 m above floor

P2

A window or glazed door, to a habitable room, of A window or glazed door, to a habitable room of a dwelling, that has a floor level more than 1 m above the natural ground level, must be screened, or otherwise located or designed, to minimise direct views to:

- (a) a window or glazed door, to a habitable room of another dwelling; and
- (b) the private open space of another dwelling; and
- (c) an adjoining vacant residential lot.

level, with a uniform transparency of not more than 25%.

А3

A shared driveway or parking space (excluding a parking space allocated to that dwelling) must be separated from a window, or glazed door, to a habitable room of a multiple dwelling by a horizontal distance of at least:

- (a) 2.5m; or
- (b) 1m if:
- (i) it is separated by a screen of at least 1.7 m in height; or
- (ii) the window, or glazed door, to a habitable room has a sill height of at least 1.7 m above the shared driveway or parking space, or has fixed obscure glazing extending to a height of at least 1.7 m above the floor level.

Р3

A shared driveway or parking space (excluding a parking space allocated to that dwelling), must be screened, or otherwise located or designed, to minimise detrimental impacts of vehicle noise or vehicle light intrusion to a habitable room of a multiple dwelling.

12.4.7 Frontage fences

Objective:

To control the height and transparency of frontage fences to:

(a) allow the potential for mutual passive surveillance between the road and the dwelling; and

(b) provide reasonably consistent height and transparency.

Acce	ptable Solutions	Performance Criteria
A1		P1
4.5 n	nce (including a free-standing wall) within n of a frontage must have a height above ral ground level of not more than: 1.2 m if the fence is solid; or 1.5 m, if any part of the fence that is within 4.5 m of a primary frontage has openings above a height of 1.2 m which provide a uniform transparency of not less than 30% (excluding any posts or uprights).	A fence (including a free-standing wall) within 4.5 m of a frontage must allow for mutual passive surveillance between the road and the dwelling (particularly on primary frontages), and maintain or enhance the streetscape.

12.4.8 Waste storage for multiple dwellings

Objective:

To provide for the storage of waste and recycling bins for multiple dwellings.

Acceptable Solutions		Performance Criteria		
A1		P1		
A multiple dwelling must have a storage area, for waste and recycling bins, that is an area of at least 1.5 m ² per dwelling and is within one of the following locations:		storage, for waste and recycling bins, that is: (a) capable of storing the number of bins		
(a)	dwe	n area for the exclusive use of each lling, excluding the area between the lling and the frontage; or	(b)	required for the site; and screened from the frontage and dwellings; and
(b)		communal storage area with an ervious surface that:	area, separated from d	if the storage area is a communal storage area, separated from dwellings on the site to minimise impacts caused by odours and
	(i)	has a setback of at least 4.5 m from a frontage; and		noise.
	(ii)	is at least 5.5 m from any dwelling; and		
	(iii)	is screened from the frontage and any dwelling by a wall to a height of at least 1.2 m above the finished surface level of the storage area.		

12.4.9 Residential density for multiple dwellings

Objective:

To provide for densities for multiple dwellings that are compatible with the existing built and natural environment of the area and do not exceed the capacity of infrastructure services.

Acceptable Solutions	Performance Criteria
A1	P1
Multiple dwellings must have a site area per dwelling of not less than 1500m ² .	 Multiple dwellings may only have a site area per dwelling of less than 1500m² if the number of dwellings: (a) is not out of character with the pattern of development in the surrounding area; and

(b)	does not result in an unreasonable loss of natural or landscape values; and
(c)	does not exceed the capacity of the current or intended infrastructure services in the area.

12.5 Development Standards for Subdivision

12.5.1 Lot Design

Objective:

To provide for new lots that:

- (a) have appropriate area and dimensions to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements;
- (b) contain building areas which are suitable for residential development, located to avoid hazards and values and will not lead to land use conflict and fettering of resource development use on adjoining rural land;
- (c) are not internal lots, except if the only reasonable way to provide for desired residential density.

Acceptable Solutions	Performance Criteria	
A1	P1	
The size of each lot must be in accordance with the following, except if for public open space, a riparian or littoral reserve or utilities:	No Performance Criteria.	
no less than 1,000 m ² and no more than 2,500 m ² (except balance lot)		
A2	P2	
The design of each lot must provide a minimum building area that is rectangular in shape and	The design of each lot must contain a building area able to satisfy all of the following:	
complies with all of the following, except if for public open space, a riparian or littoral reserve or utilities;	(a) is reasonably capable of accommodating residential use and development;	
(a) clear of the frontage, side and rear boundary setbacks;	(b) meets any applicable standards in codes in this planning scheme;	
(b) not subject to any codes in this planning scheme;	(c) enables future development to achieve reasonable solar access, given the slope and aspect of the land;	
(c) clear of title restrictions such as easements and restrictive covenants;		

(d) (d) has an average slope of no more than 1 in minimises the requirement for earth 5; works, retaining walls, and cut & dill associated with future development; (e) is a minimum of 20 m x 20 m in size. is sufficiently separated from the land (e) zoned Rural Resource and Significant Agriculture to prevent potential for land use conflict that would fetter non-sensitive use of that land, and the separation distance is no less than: 40 m from land zoned Rural (i) Resource; (ii) 80 m from land zoned Significant Agriculture; is setback from land zoned Environmental (f) Management to satisfy all of the following: (i) there is no significant impact from the development on environmental values: the potential for the spread of weeds (ii) or soil pathogens onto the land zoned **Environmental Management is** minimised; (iii) there is no potential for contaminated or sedimented water runoff impacting the land zoned Environmental Management; (iv) there are no reasonable and practical alternatives to developing close to land zoned Environmental Management. Р3 **A3** The frontage for each lot must be no less than The frontage of each lot must provide the following, except if for public open space, a opportunity for reasonable vehicular and pedestrian access and must be no less than: riparian or littoral reserve or utilities and except if an internal lot: 6m. 30m. **P4**

An internal lot must satisfy all of the following:

No lot is an internal lot [R1].

- (a) access is from a road existing prior to the planning scheme coming into effect, unless site constraints make an internal lot configuration the only reasonable option to efficiently utilise land;
- (b) it is not reasonably possible to provide a new road to create a standard frontage lot;
- (c) the lot constitutes the only reasonable way to subdivide the rear of an existing lot;
- (d) the lot will contribute to the more efficient utilisation of living land;
- (e) the amenity of neighbouring land is unlikely to be unreasonably affected by subsequent development and use;
- (f) the lot has access to a road via an access strip, which is part of the lot, or a right-ofway, with a width of no less than 3.6m;
- (g) passing bays are provided at appropriate distances along the access strip to service the likely future use of the lot;
- (h) the access strip is adjacent to or combined with no more than three other internal lot access strips and it is not appropriate to provide access via a public road;
- (i) a sealed driveway is provided on the access strip prior to the sealing of the final plan.
- the lot addresses and provides for passive surveillance of public open space and public rights of way if it fronts such public spaces.

Α5

Setback from a new boundary for an existing building must comply with the relevant Acceptable Solution for setback.

P5

Setback from a new boundary for an existing building must satisfy the relevant Performance Criteria for setback.

Footnote

Generally, new internal lots are not appropriate and any subdivisions in which new roads are constructed are not to include internal lots.

They should only be contemplated in existing developed areas (in order to make more efficient use of previously poorly subdivided land).

They may also be appropriate if fronting certain forms of public open space instead of a public road. Such arrangements may be designed into an area through the development of a Specific Area Plan.

12.5.1.R1

Generally, new internal lots are not appropriate and any subdivisions in which new roads are constructed are not to include internal lots.

They should only be contemplated in existing developed areas (in order to make more efficient use of previously poorly subdivided land).

They may also be appropriate if fronting certain forms of public open space instead of a public road. Such arrangements may be designed into an area through the development of a Specific Area Plan.

12.5.2 Roads

Objective:

To ensure that the arrangement of new roads within a subdivision provides for all of the following:

- (a) the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of vehicular, pedestrian and cycling traffic;
- (c) the efficient ultimate subdivision of the entirety of the land and of neighbouring land.

Acceptable Solutions	Performance Criteria
A1	P1
The subdivision includes no new road.	The arrangement and construction of roads within a subdivision must satisfy all of the following:
	(a) the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised;
	(b) the route and standard of roads accords with any relevant road network plan adopted by the Planning Authority;
	(c) the subdivision of any neighbouring or nearby land with subdivision potential is facilitated through the provision of connector roads and pedestrian paths, where appropriate, to common boundaries;
	(d) an acceptable level of access, safety, convenience and legibility is provided

	through a consistent road function hierarchy;
(e)	cul-de-sac and other terminated roads are not created, or their use in road layout design is kept to an absolute minimum;
(f)	connectivity with the neighbourhood road network is maximised;
(g)	the travel distance between key destinations such as shops and services is minimised;
(h)	walking, cycling and the efficient movement of public transport is facilitated;
(i)	provision is made for bicycle infrastructure on new arterial and collector roads in accordance with Austroads Guide to Road Design Part 6A;
(j)	multiple escape routes are provided if in a bushfire prone area.

12.5.3 Ways and Public Open Space

Objective:

To ensure that the arrangement of ways and public open space provides for all of the following:

- (a) the provision of safe, convenient and efficient connections for accessibility, mobility and recreational opportunities for the community;
- (b) the adequate accommodation of pedestrian and cycling traffic;
- (c) the adequate accommodation of equestrian traffic.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;
	(b) connections with any neighbouring land with subdivision potential is provided

through the provision of ways to the common boundary, as appropriate; (c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate; (d) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate; (e) topographical and other physical conditions of the site are appropriately accommodated in the design; (f) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority; new ways or extensions to existing ways (g) must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following: the width of the way; (i) the length of the way; landscaping within the way; (iv) lighting; (v) provision of opportunities for 'loitering'; (vi) the shape of the way (avoiding bends, corners or other opportunities for concealment). (h) the route of new equestrian ways has regard to any equestrian trail plan adopted by the Planning Authority. Α2 Р2 No Acceptable Solution. Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.

12.5.4 Services

Objective:

To ensure that the subdivision of land provides adequate services to meet the projected needs of future development.

Acceptable Solutions	Performance Criteria
A1	P1
Each lot must be connected to a reticulated potable water supply where such a supply is available. R1	No Performance Criteria.
A2	P2
Each lot must be connected to a reticulated sewerage system where available. R1	Where a reticulated sewerage system is not available, each lot must be capable of accommodating an on-site wastewater treatment system adequate for the future use and development of the land.
A3	Р3
Each lot must be connected to a stormwater system able to service the building area by gravity. R2	Each lot must be capable of accommodating an on-site stormwater management system adequate for the likely future use and development of the land.
A4	P4
The subdivision includes no new road.	The subdivision provides for the installation of fibre ready facilities (pit and pipe that can hold optical fibre line) and the underground provision of electricity supply.

12.5.4.R1 The Water and Sewer Corporation governs specific details separately to the planning scheme.

12.5.4.R2 Refer to the Stormwater Management Code for details.

Table 12.1 Minimum Lot Size

Low Density Residential Zone Area	Minimum Lot Size	Area defined by map overlay?
Brookdale Low Density Residential Zone	1,000 m ²	No
Jackson Low Density Residential Zone	2,000 m ²	Yes
Ben Valley Low Density Residential Zone	1,000 m ²	Yes

John's Hill Low Density Residential Zone	5,000 m ²	No	
--	----------------------	----	--

13.0 Rural Living Zone

13.1 Zone Purpose

- **13.1.1** Zone Purpose Statements
- 13.1.1.1 To provide for residential use or development on large lots in a rural setting where services are limited.
- 13.1.1.2 To provide for compatible use and development that does not adversely impact on residential amenity.
- 13.1.1.3 To provide for agricultural uses that do not adversely impact on residential amenity.
- 13.1.1.4 To facilitate passive recreational uses that enhance pedestrian, cycling and horse trail linkages.
- 13.1.1.5 To avoid land use conflict with adjacent Rural Resource or Significant Agriculture zoned land by providing for adequate buffer areas.
- 13.1.1.6 To provide for a variety of rural living lot sizes that respond to site constraints and local characteristics.
- 13.1.1.7 To protect visual and ecological values, particularly in areas of lower densities.

13.1.2 Local Area Objectives

Local Area Objectives	Implementation Strategy
Rural Living "A" areas are to provide for higher density rural living closer to settlements and urban fringe areas, with greater service provision and fewer environmental constraints.	By providing a minimum lot size of 2 ha except where connected to reticulated water infrastructure.
Rural Living "B" areas are to maintain existing density patterns in areas outside settlements with limited servicing capacity and some environmental constraints.	By providing a minimum lot size of 4 ha

13.1.3 Desired Future Character Statements

There are no Desired Future Character Statements for this zone.

13.2 Use Table

Use Class	Qualification	
No Permit Required		
Educational and occasional care	Only if for home-based child care in accordance with a licence under the Child Care Act 2001	

Use Class	Qualification
Natural and Cultural Values Management	
Passive Recreation	
Residential	Only if single dwelling or home-based business.
Utilities	Only if minor utilities.
Permitted	
Resource Development	Only if for agricultural use.
Visitor accommodation	
Discretionary	
Business and professional services	Only a veterinary surgery.
Community Meeting and Entertainment	
Domestic animal breeding, boarding or training	
Educational and occasional care	Except if No Permit Required. Only if day respite facility.
Emergency services	
General retail and hire	Only if roadside stall.
Recycling and Waste Disposal	Only if operated by Local Council entity.
Resource Development	Except if permitted.
Resource Processing	
Sports and recreation	
Storage	Only if for a contractors yard on land at 42 Black Hills Road, Magra (folio of the Register 179383/2).

Use Class	Qualification	
Tourist Operation		
Utilities	Except if No Permit Required.	
Prohibited		
All other uses		

13.3 Use Standards

13.3.1 Non-Residential Use

Objective:			
Obje	ective.		
То е	nsure that non-residential use does not unrea	asonably impact residential amenity.	
Acceptable Solutions		Performance Criteria	
A1		P1	
Hou	rs of operation must be within:	Hours of operation must not have an	
(a)	8.00 am to 6.00 pm Mondays to Fridays inclusive;	unreasonable impact upon the residential amenity through commercial vehicle movements, noise or other emissions that are	
(b)	9.00 am to 12.00 noon Saturdays;	unreasonable in their timing, duration or extent.	
(c)	nil Sundays and Public Holidays;		
except for office and administrative tasks or visitor accommodation.			
A2		P2	
	e emissions measured at the boundary of site must not exceed the following:	Noise emissions measured at the boundary of the site must not cause environmental harm.	
(a)	55 dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm;		
(b)	5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm to 8.00 am;		
(c)	65dB(A) (LAmax) at any time.		
А3		P3	
External lighting must comply with all of the following:			

- (a) be turned off between 6:00 pm and 8:00 am, except for security lighting;
- (b) security lighting must be baffled to ensure they do not cause emission of light into adjoining private land.

External lighting must not adversely affect existing or future residential amenity, having regard to all of the following:

- (a) level of illumination and duration of lighting;
- (b) distance to habitable rooms in an adjacent dwelling.

Α4

Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site must be limited to 20 vehicle movements per day and be within the hours of:

- (a) 7.00 am to 5.00 pm Mondays to Fridays inclusive;
- (b) 9.00 am to 12 noon Saturdays;
- (c) nil on Sundays and Public Holidays.

Р4

Commercial vehicle movements, (including loading and unloading and garbage removal) must not result in unreasonable adverse impact upon residential amenity having regard to all of the following:

- (a) the time and duration of commercial vehicle movements;
- (b) the number and frequency of commercial vehicle movements;
- (c) the size of commercial vehicles involved;
- (d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
- (e) noise reducing structures between vehicle movement areas and dwellings;
- (f) the level of traffic on the road;
- (g) the potential for conflicts with other traffic.

13.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the semi-rural character and use of the area.

Acceptable Solutions	Performance Criteria
A1	P1
Visitor accommodation must comply with all of the following:	Visitor accommodation must satisfy all of the following:
(a) is accommodated in existing buildings;	

(b)	provides for any parking and manoeuvring spaces required pursuant to the Parking	(a)	not adversely impact residential amenity and privacy of adjoining properties;
(c)	and Access Code on-site; has a floor area of no more than 160m ² .	(b)	provide for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site;
		(c)	be of an intensity that respects the character of use of the area;
		(d)	not adversely impacts the safety and efficiency of the local road network or disadvantage owners and users of private rights of way.

13.4 Development Standards for Buildings and Works

13.4.1 Building Height

Objective:

To ensure that building height contributes positively to the landscape character and does not result in unreasonable impact on residential amenity of adjoining land.

Acceptable Solutions	Performance Criteria	Performance Criteria		
A1	P1			
Building height must not be more than:	Building height must satisfy all of the follo	wing:		
8.5 m.	(a) be consistent with any Desired Future Character Statements provided for to or, if no such statements are provided have regard to the landscape of the	he area ed,		
	(b) be sufficient to prevent unreasonable adverse impacts on residential amer adjoining lots by:			
	(i) overlooking and loss of privacy	/;		
	(ii) visual impact when viewed fro adjoining lots, due to bulk and			
	(c) be reasonably necessary due to the softhe site;	slope		
	(d) be no more than 10 m.			

13.4.2 Setback

Objective:			

To maintain desirable characteristics of the landscape, protect amenity of adjoining lots, avoid land use conflict and fettering of use on adjoining rural land and protect environmental values on adjoining land zoned Environmental Management.

A1

Building setback from frontage must be must be no less than:

20 m.

P1

Building setback from frontages must maintain the desirable characteristics of the surrounding landscape and protect the amenity of adjoining lots, having regard to all of the following:

- (a) the topography of the site;
- (b) the prevailing setbacks of existing buildings on nearby lots;
- (c) the size and shape of the site;
- (d) the location of existing buildings on the site:
- (e) the proposed colours and external materials of the building;
- (f) the visual impact of the building when viewed from an adjoining road;
- (g) retention of vegetation.

Α2

Building setback from side and rear boundaries must be no less than:

20 m.

P2

Building setback from side and rear boundaries must maintain the desirable characteristics of the surrounding landscape and protect the amenity of adjoining lots, having regard to all of the following:

- (a) the topography of the site;
- (b) the size and shape of the site;
- (c) the location of existing buildings on the site;
- (d) the proposed colours and external materials of the building;
- (e) visual impact on skylines and prominent ridgelines;
- (f) impact on native vegetation;

- (g) be sufficient to prevent unreasonable adverse impacts on residential amenity on adjoining lots by:
 - (i) overlooking and loss of privacy;
 - (ii) visual impact, when viewed from adjoining lots, through building bulk and massing.

А3

Building setback for buildings for sensitive use (including residential use) must comply with all of the following:

- (i) be sufficient to provide a separation distance from land zoned Rural Resource no less than 100 m;
- (ii) be sufficient to provide a separation distance from land zoned Significant Agriculture no less than 200 m.

Р3

Building setback for buildings for sensitive use (including residential use) must prevent conflict or fettering of primary industry uses on adjoining land, having regard to all of the following:

- (a) the topography of the site;
- (b) the prevailing setbacks of existing buildings on nearby lots;
- (c) the size of the site;
- (d) the location of existing buildings on the site;
- (e) retention of vegetation;
- (f) the zoning of adjoining and immediately opposite land;
- (g) the existing use on adjoining and immediately opposite sites;
- the nature, frequency and intensity of emissions produced by primary industry uses on adjoining and immediately opposite lots;
- (i) any proposed attenuation measures;
- (j) any buffers created by natural or other features.

Α4

Buildings and works must be setback from land zoned Environmental Management no less than 100 m.

Ρ4

Buildings and works must be setback from land zoned Environmental Management to minimise unreasonable impact from development on environmental values, having regard to all of the following:

(a) the size of the site;

(b)	the location of existing buildings on the site;
(c)	the potential for the spread of weeds or soil pathogens;
(d)	the potential for contamination or sedimentation from water runoff;
(e)	any alternatives for development.

13.4.3 Design

Objective:

To ensure that the location and appearance of buildings and works minimises adverse impact on the landscape.

the landscape.				
Acceptable Solutions		Performance Criteria		
A1		P1		
The location of buildings and works must comply with any of the following:		The location of buildings and works must satisfy all of the following:		
(a) (b) (c)	be located within a building area, if provided on the title; be an addition or alteration to an existing building. be located on a site that does not require the clearing of native vegetation and is not on a skyline or ridgeline.	(b) (c)	(ii) to the correction of nations (ii) to the correction of the co	ated on a skyline or ridgeline only if: there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope; there is no significant impact on the rural landscape; building height is minimised; any screening vegetation is maintained. Insistent with any Desired Future cter Statements provided for the area are such statements are provided, regard to the landscape. ated in an area requiring the clearing ive vegetation only if: there are no sites clear of native vegetation or any such areas are not suitable for development due to access difficulties or excessive slope;

	(ii) the extent of clearing is the minimum necessary to provide for buildings, associated works and associated bushfire protection measures.
A2	P2
Exterior building surfaces must be coloured usin colours with a light reflectance value not greate than 40 percent.	Exterior building surfaces must avoid adverse impacts on the visual amenity of neighbouring land and detracting from the contribution the site makes to the landscape, views and vistas.
A3	P3
The combined gross floor area of buildings must be no more than:	The combined gross floor area of buildings must satisfy all of the following:
375 m².	(a) there is no unreasonable adverse impact on the landscape;
	(b) buildings are consistent with the domestic scale of dwellings on the site or in close visual proximity;
	(c) be consistent with any Desired Future Character Statements provided for the area;
A4	P4
Fill and excavation must comply with all of the following:	Fill and excavation must satisfy all of the following:
(a) height of fill and depth of excavation is no more than 1 m from natural ground level,	(a) does not detract from the landscape character of the area;
except where required for building foundations;	(b) does not unreasonably impact upon the privacy for adjoining properties;
(b) extent is limited to the area required for the construction of buildings and vehicular access.	(c) does not affect land stability on the lot or adjoining land.

13.4.4 Outbuildings

Objective:

To ensure that the size and number of outbuildings does not detract from the amenity of the area and does not visually dominate an associated dwelling.

Acceptable Solutions	Performance Criteria

A1

Outbuildings (including garages and carports not incorporated within the dwelling) must comply with all of the following:

- (a) have a combined gross floor area no more than 100 m²;
- (b) have a wall height no more than 6.5 m and a building height not more than 7.5 m;
- (c) have setback from frontage no less than that of the existing or proposed dwelling on the site.

P1

Outbuildings (including garages and carports not incorporated within the dwelling) must be designed and located to satisfy all of the following:

- (a) be less visually prominent than the existing or proposed dwelling on the site;
- (b) be consistent with the scale of outbuildings on the site or in close visual proximity
- (c) be consistent with any Desired Future Character Statements provided for the area or, if no such statements are provided, have regard to the landscape.

13.4.5 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions		Performance Criteria		
A1		P1		
	door storage areas for non-residential uses t comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:		
(a) (b)	be located behind the building line; all goods and materials stored must be screened from public view;	 (a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality; (b) not encroach upon car parking areas, 		
(c)	not encroach upon car parking areas, driveways or landscaped areas.	driveways or landscaped areas.		

13.5 Development Standards for Subdivision

13.5.1 Lot Design

Objective:

To provide for new lots that:

(a) have appropriate area and dimensions to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements;

- (b) contain building areas which are suitable for residential development, located to avoid hazards and values and will not lead to land use conflict and fettering of resource development use on adjoining rural land;
- (c) are not internal lots, except if the only reasonable way to provide for infill development in existing subdivided areas.

Acceptable Solutions Performance Criteria P1 Α1 The size of each lot must be no less than the No Performance Criteria. following, except if for public open space, a riparian or littoral reserve, or a Utilities, Emergency services, or Community meeting and entertainment use class, by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority: as specified in Table 13.1. Α2 **P2**

The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following, except if for public open space, a riparian or littoral reserve or utilities;

- (a) clear of the frontage, side and rear boundary setbacks;
- (b) not subject to any codes in this planning scheme;
- (c) clear of title restrictions such as easements and restrictive covenants;
- (d) has an average slope of no more than 1 in 5:
- (e) has a separation distance no less than:
 - (i) 100 m from land zoned Rural Resource;
 - (ii) 200 m from land zoned Significant Agriculture;

The design of each lot must contain a building area able to satisfy all of the following:

- (a) is reasonably capable of accommodating residential use and development;
- (b) meets any applicable standards in codes in this planning scheme;
- (c) enables future development to achieve reasonable solar access, given the slope and aspect of the land;
- (d) minimises the requirement for earth works, retaining walls, and cut & fill associated with future development;
- (e) is sufficiently separated from the land zoned Rural Resource and Significant Agriculture to prevent potential for land use conflict that would fetter non-sensitive use of that land, and the separation distance is no less than:
 - (i) 40 m from land zoned Rural Resource;

- (f) has a setback from land zoned
 Environmental Management no less than
 100 m.
 (g) is a minimum of 30 m x 30 m in size.
- (ii) 80 m from land zoned Significant Agriculture;
- (f) is setback from land zoned Environmental Management to satisfy all of the following:
 - there is no significant impact from the development on environmental values;
 - the potential for the spread of weeds or soil pathogens onto the land zoned Environmental Management is minimised;
 - (iii) there is minimal potential for contaminated or sedimented water runoff impacting the land zoned Environmental Management;
 - (iv) there are no reasonable and practical alternatives to developing close to land zoned Environmental Management.

А3

The frontage for each lot must be no less than the following, except if for public open space, a riparian or littoral reserve or utilities and except if an internal lot:

40 m.

Р3

The frontage of each lot must provide opportunity for reasonable vehicular and pedestrian access and must be no less than:

6m.

Α4

No lot is an internal lot. [R1]

Р4

An internal lot must satisfy all of the following:

- (a) access is from a road existing prior to the planning scheme coming into effect, unless site constraints make an internal lot configuration the only reasonable option to efficiently utilise land;
- (b) it is not reasonably possible to provide a new road to create a standard frontage lot;
- (c) the lot constitutes the only reasonable way to subdivide the rear of an existing lot;
- the lot will contribute to the more efficient utilisation of rural living land;

- (e) the amenity of neighbouring land is unlikely to be unreasonably affected by subsequent development and use;
 (f) the lot has access to a road via an access strip, which is part of the lot, or a right-ofway, with a width of no less than 3.6m;
 - (g) passing bays are provided at appropriate distances along the access strip to service the likely future use of the lot;
 - the access strip is adjacent to or combined with no more than three other internal lot access strips and it is not appropriate to provide access via a public road;
 - (i) a sealed driveway is provided on the access strip prior to the sealing of the final plan.
 - the lot addresses and provides for passive surveillance of public open space and public rights of way if it fronts such public spaces.

A5 P5

Setback from a new boundary for an existing building must comply with the relevant Acceptable Solution for setback.

Setback from a new boundary for an existing building must satisfy the relevant **Performance Criteria** for setback.

Footnotes

[R1] Generally, new internal lots are not appropriate and any subdivisions in which new roads are constructed are not to include internal lots.

They should only be contemplated in existing developed areas (in order to make more efficient use of previously poorly subdivided land).

They may also be appropriate if fronting certain forms of public open space instead of a public road. Such arrangements may be designed into an area through the development of a Specific Area Plan.

13.5.2 Roads

Objective:

To ensure that the arrangement of new roads within a subdivision provides for all of the following:

- the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of vehicular, pedestrian and cycling traffic;

(c) the efficient ultimate subdivision of th	ne entirety of the land and of neighbouring land.		
Acceptable Solutions	Performance Criteria		
A1	P1		
The subdivision includes no new road.	The arrangement and construction of roads within a subdivision must satisfy all of the following:		
	(a) the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised;		
	(b) the route and standard of roads accords with any relevant road network plan adopted by the Planning Authority;		
	(c) the subdivision of any neighbouring or nearby land with subdivision potential is facilitated through the provision of connector roads and pedestrian paths, where appropriate, to common boundaries;		
	 (d) an acceptable level of access, safety, convenience and legibility is provided through a consistent road function hierarchy; 		
	(e) cul-de-sac and other terminated roads are not created, or their use in road layout design is kept to an absolute minimum;		
	(f) internal lots are not created;		
	(g) connectivity with the neighbourhood road network is maximised;		
	(h) the travel distance between key destinations such as shops and services is minimised;		
	(i) walking, cycling and the efficient movement of public transport is facilitate		
	(j) provision is made for bicycle infrastructur on new arterial and collector roads in		

accordance with Austroads Guide to Road

Design Part 6A;

(k)	multiple escape routes are provided if in a
	bushfire prone area.

13.5.3 Ways and Public Open Space

Objective:

To ensure that the arrangement of ways and public open space provides for all of the following:

- (a) the provision of safe, convenient and efficient connections for accessibility, mobility and recreational opportunities for the community;
- (b) the adequate accommodation of pedestrian and cycling traffic;
- (c) the adequate accommodation of equestrian traffic.

Acceptable Solutions	Performance Criteria			
A1	P1			
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:			
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;			
	(b) connections with any neighbouring land with subdivision potential is provided through the provision of ways to the common boundary, as appropriate;			
	(c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;			
	(d) topographical and other physical conditions of the site are appropriately accommodated in the design;			
	(e) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;			
	(f) the route of new equestrian ways has regard to any equestrian trail plan adopted by the Planning Authority.			

A2	P2
No Acceptable Solution.	Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.

13.5.4 Services

Objective:
To consider the control division of land are sides adoptions as as in the area the area and and a f

To ensure that the subdivision of land provides adequate services to meet the projected needs of future development.

Acceptable Solutions	Performance Criteria
A1	P1
Each lot must be connected to a reticulated potable water supply where such a supply is available. R1	No Performance Criteria.
A2	P2
No Acceptable Solution.	Each lot must be capable of accommodating an on-site wastewater treatment system adequate for the future use and development of the land.
А3	P3
Each lot must be connected to a stormwater system able to service the building area by gravity. R2	Each lot must be capable of accommodating an on-site stormwater management system adequate for the likely future use and development of the land.

13.5.4. R1 The Water and Sewer Corporation governs specific details separately to the planning scheme.

13.5.4. R2 The Stormwater Management Code governs specific details.

Table 13.1 Minimum Lot Size

Rural Living Zone Area	Minimum Lot Size	Area defined by map overlay?
Rural Living A Zone	2 ha	Yes
Rural Living B Zone	4 ha	Yes
Magra and Granton Rural Living Zones if connected to reticulated water infrastructure	1 ha	Yes

14.0 Environmental Living Zone

This zone is not used in this planning scheme.

15.0 Urban Mixed Use Zone

This zone is not used in this planning scheme.

16.0 Village Zone

16.1 Zone Purpose

16.1.1 Zone Purpose Statements

- 16.1.1.1 To provide for small rural centres with a mix of residential, community services and commercial activities.
- 16.1.1.2 To provide for residential and associated development in small communities.
- 16.1.1.3 To ensure development is accessible by walking and cycling.
- 16.1.1.4 To allow for a small shopping precinct that may include supermarket, tourism related business and a range of shops and rural services.
- 16.1.1.5 To allow for office based employment provided that it supports the viability of the centre and the surrounding area and maintains an active street frontage.
- 16.1.1.6 To provide for the efficient utilisation of existing reticulated services in serviced villages.

16.1.2 Local Area Objectives

Local Area Objectives	Implementation Strategy
The villages of Bushy Park, Glenora, Karanja, Westerway, National Park, Fitzgerald, Maydena and Rosegarland are small discrete settlements located in rural environments that consist of a mixture of residential, community services, commercial and business activities that service and support the local community and surrounding primary producers.	Use and Development standards.
Residential development forms the primary but not exclusive development within the zone with some home businesses and home occupations taking place from individual lots. Individual lots are generally un-serviced with reticulated water, sewer or stormwater infrastructure. Each lot must be capable of providing adequate levels of on-site car parking, recreation and wastewater treatment.	Use and Development standards.

Efficient use is made of land through infill and redevelopment activities.	Use and Development standards.
National Park is maintained as the entrance to Mount Field and the World Heritage Area.	Use and Development standards.

16.1.3 Desired Future Character Statements

Desired Future Character Statements	Implementation Strategy
Villages retain a dominance of residential use with a small number of associated non-residential uses.	Use and Development standards.
Residential developments will primarily consist of individual one and two storey structures positioned to maintain adequate setbacks from adjoining buildings and the frontage road and allowing for sufficient yard space for on-site car parking, household services and recreation.	Use and Development standards.
Subdivision and subsequent development of land will be in accordance with Local Area Plans which promote infill development and strong interconnectivity for vehicles and pedestrians.	Use and Development standards.

16.2 Use Table

Use Class	Qualification		
No Permit Required	No Permit Required		
Educational and occasional care	Only if for home-based child care in accordance with a licence under the Child Care Act 2001		
Natural and cultural values management			
Passive recreation			
Utilities Only if minor utilities.			
Permitted			
Residential	Only if single dwelling or home-based business		
Business and professional services	Only if fronting the main road of Bushy Park, Lachlan, Maydena, Molesworth, National Park or Westerway.		

Use Class	Qualification
Educational and occasional care	Only if a kindergarten, primary school, child care centre or day respite facility
Emergency services	
Food services	Only if fronting the main road of Bushy Park, Lachlan, Molesworth, Maydena, National Park or Westerway.
General retail and hire	Only if fronting the main road of Bushy Park, Lachlan, Molesworth, Maydena, National Park or Westerway.
Visitor accommodation	Only if bed and breakfast establishment, holiday cabin or holiday unit.
Discretionary	
Bulky goods sales	
Business and professional services	Except if permitted
Community meeting and entertainment	
Crematoria and cemeteries	Only if for cemeteries
Domestic animal breeding, boarding or training	
Educational and occasional care	Except if permitted.
Equipment and machinery sales and hire	
Food services	Except if permitted
General retail and hire	Except if permitted
Hospital services	
Hotel industry	

Use Class	Qualification
Recycling and waste disposal	Only if a waste transfer station.
Research and development	
Residential	Except if permitted
Resource processing	Except if abattoir or sawmilling.
Service industry	
Sports and recreation	
Storage	
Tourist operation	
Transport depot and distribution	
Utilities	Except if No Permit Required.
Vehicle fuel sales and service	
Vehicle parking	Only if a public car park
Visitor accommodation	Except if Permitted.
Prohibited	
All other uses	

16.3 Use Standards

16.3.1 Non-Residential Use

Objective:	
To ensure that non-residential use does not unreasonably impact residential amenity.	
Acceptable Solutions	Performance Criteria
A1	P1
Hours of operation must be within:	Hours of operation must not have an unreasonable impact upon the residential

- (a) 7.00 am to 9.00 pm Mondays to Fridays inclusive;
- (b) 8.00 am to 6.00 pm Saturdays;
- (c) 9.00 am to 5.00 pm Sundays and Public Holidays;

except for office and administrative tasks or visitor accommodation.

amenity through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.

A2

Noise emissions measured at the boundary of the site must not exceed the following:

- (a) 55 dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm;
- (b) 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm to 8.00 am;
- (c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

P2

Noise emissions measured at the boundary of the site must not cause environmental harm.

Α3

External lighting must comply with all of the following:

- (a) be turned off between 9:00 pm and 6:00 am, except for security lighting;
- (b) security lighting must be baffled to ensure they do not cause emission of light into adjoining private land.

Р3

External lighting must not adversely affect existing or future residential amenity, having regard to all of the following:

- (a) level of illumination and duration of lighting;
- (b) distance to habitable rooms in an adjacent dwelling.

A4

Commercial vehicle movements, (including loading and unloading and garbage removal) to

P4

Commercial vehicle movements, (including loading and unloading and garbage removal) must not result in unreasonable adverse impact

or from a site must be limited to 40 vehicle upon residential amenity having regard to all of movements per day and be within the hours of: the following: 7.00 am to 9.00 pm Mondays to Fridays (a) the time and duration of commercial (a) vehicle movements; inclusive; (b) 8.00 am to 6.00 pm Saturdays; (b) the number and frequency of commercial vehicle movements; (c) 9.00 am to 5.00 pm on Sundays and Public Holidays. (c) the size of commercial vehicles involved; (d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise); noise reducing structures between vehicle (e) movement areas and dwellings; (f) the level of traffic on the road; (g) the potential for conflicts with other traffic. **A5 P5** The gross floor area of a non-residential use The size and location of a non-residential use must be no more than: must satisfy all of the following: 200 m². does not dominate residential areas of the (a) settlement; (b) be consistent with surrounding use and development; be consistent with any Local Area Objectives or Desired Future Character Statements.

16.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the residential character and use of the area.

Acceptable Solutions	Performance Criteria
A1	P1
Visitor accommodation must comply with all of the following:	Visitor accommodation must satisfy all of the following:
(a) is accommodated in existing buildings;	

(b) provides for any parking and manoeuvring (a) not adversely impact residential amenity spaces required pursuant to the Parking and privacy of adjoining properties; and Access Code on-site; (b) provide for any parking and manoeuvring has a floor area of no more than 160m². spaces required pursuant to the Parking (c) and Access Code on-site; be of an intensity that respects the (c) character of use of the area; (d) not adversely impact the safety and efficiency of the local road network or disadvantage owners and users of private rights of way.

16.4 Development Standards for Buildings and Works

16.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on amenity of adjoining land.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
8.5 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be sufficient to prevent unreasonable adverse impacts on residential amenity on adjoining lots by:
	(i) overlooking and loss of privacy;
	(ii) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
	(iii) visual impact when viewed from adjoining lots, due to bulk and height;

(c)	not unreasonably overshadow adjacent public space;
(d)	allow for a transition in height between adjoining buildings, where appropriate;
(e)	be no more than 9.5 m.

16.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of adjoining land.

Acceptable Solutions	Performance Criteria		
Acceptable Solutions	. Cristmance Criteria		
A1	P1		
Building setback from frontage must be parallel to the frontage and must be:	Building setback from frontage must satisfy all of the following:		
(a) no less than 4.5 m.	(a) be consistent with any Desired Future Character Statements provided for the area;		
	(b) be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;		
	(c) enhance the characteristics of the site, adjoining lots and the streetscape,		
A2	P2		
Building setback from side and rear boundaries must be no less than:	Building setback from side and rear boundaries must satisfy all of the following:		
(a) 2 m;	(a) be sufficient to prevent unreasonable		
(b) half the height of the wall,	adverse impacts on residential amenity on adjoining lots by:		
whichever is the greater.	(i) overlooking and loss of privacy;		
	(ii) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;		

ā	visual impact, when viewed from adjoining lots, through building bulk and massing;
taking into a	account aspect and slope.

16.4.3 Design

Objective:

To ensure that building design for non-residential uses contributes positively to the streetscape, the amenity and safety of the public and adjoining land.

Performance Criteria Acceptable Solutions A1 P1 Building design for non-residential use must Building design must enhance the streetscape by comply with all of the following: satisfying all of the following: (a) provide the main pedestrian entrance to (a) provide the main access to the building in a the building so that it is clearly visible from way that addresses the street or other the road or publicly accessible areas on the public space boundary; site; provide windows in the front façade in a (b) (b) for new building or alterations to an way that enhances the streetscape and existing facade provide windows and door provides for passive surveillance of public openings at ground floor level in the front spaces; façade no less than 40% of the surface area (c) treat large expanses of blank wall in the of the ground floor level facade; front façade and facing other public space (c) for new building or alterations to an boundaries with architectural detail or existing facade ensure any single expanse public art so as to contribute positively to of blank wall in the ground level front the streetscape and public space; façade and facades facing other public ensure the visual impact of mechanical (d) spaces is not greater than 30% of the plant and miscellaneous equipment, such length of the facade; as heat pumps, air conditioning units, switchboards, hot water units or similar, is (d) screen mechanical plant and miscellaneous equipment such as heat pumps, air insignificant when viewed from the street; conditioning units, switchboards, hot water (e) ensure roof-top service infrastructure, units or similar from view from the street including service plants and lift structures, and other public spaces; is screened so as to have insignificant visual (e) incorporate roof-top service infrastructure, impact; including service plants and lift structures, (f) not provide awnings over the public within the design of the roof; footpath only if there is no benefit to the (f) provide awnings over the public footpath if streetscape or pedestrian amenity or if not

possible due to physical constraints;

existing on the site or on adjoining lots;

- (g) not include security shutters over windows or doors with a frontage to a street or public place.
- g) only provide shutters where essential for the security of the premises and other alternatives for ensuring security are not feasible;
 - (h) be consistent with any Desired Future Character Statements provided for the area.

16.4.4 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of sites for non-residential use.

Acceptable Solutions	Performance Criteria
A1	P1
Landscaping is not required along the frontage in this zone.	Landscaping must be provided for sites for non-residential use to satisfy all of the following:
	(a) enhance the appearance of the development;
	(b) provide a range of plant height and forms to create diversity, interest and amenity;
	(c) not create concealed entrapment spaces;
	(d) be consistent with any Desired Future Character Statements provided for the area.
A2	P2
Along a boundary with a lot used for residential use landscaping must be provided for a depth no less than: 2 m.	Along a boundary with a lot used for residential use landscaping or a building design solution must be provided to avoid unreasonable adverse impact on the visual amenity of the adjoining land, having regard to the characteristics of the site and the characteristics of the adjoining land.

16.4.5 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acce	eptable Solutions	Performance Criteria	
A1		P1	
	door storage areas for non-residential uses t comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:	S
(a)	be located behind the building line;	(a) be located, treated or screened to avoid	
(b)	all goods and materials stored must be screened from public view;	unreasonable adverse impact on the visu amenity of the locality;	lal
(c)	not encroach upon car parking areas, driveways or landscaped areas.	(b) not encroach upon car parking areas, driveways or landscaped areas.	

16.4.6 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acceptable Solutions	Performance Criteria	
A1	P1	
Fencing must comply with all of the following: (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage; (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m; (c) height of fences along side and rear boundaries must be no more than 2.1 m.	Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of the area, having regard to all of the following: (a) the height of the fence; (b) the degree of transparency of the fence; (c) the location and extent of the fence; (d) the design of the fence; (e) the fence materials and construction; (f) the nature of the use; (g) the characteristics of the site, the streetscape and the locality, including fences; (h) any Desired Future Character Statements provided for the area.	

16.5 Development Standards for Subdivision

16.5.1 Lot Design

Objective:

To provide for new lots that:

- (a) have appropriate area and dimensions to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements;
- (b) contain building areas which are suitable for development, consistent with the Zone Purpose, located to avoid hazards and values;
- (c) are capable of providing for a high level of residential amenity including privacy, good solar access; and passive surveillance of public spaces;
- (d) are not internal lots, except if the only reasonable way to provide for efficient use of land;
- (e) are provided in a manner that provides for the efficient and ordered provision of infrastructure.

Acceptable Solutions		Performance Criteria	
A1		P1	
The size of each lot must be no less than as specified below, except if for public open space, a riparian or littoral reserve or utilities:		No Performance Criteria.	
(a) no less than 600 m ² and no more than 1,000 m ² (except balance lot);			
(b)	no less than 3,000 m ² in Glenora.		
A2		P2	
The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following, except if for public open space, a riparian or littoral reserve or utilities:		The design of each lot must contain a building area able to satisfy all of the following:	
		(a)	be reasonably capable of accommodating residential use and development;
(a)	clear of the frontage, side and rear boundary setbacks;	(b)	meets any applicable standards in codes in this planning scheme;
(b)	not subject to any codes in this planning scheme;	(c)	enables future development to achieve maximum solar access, given the slope and aspect of the land;
(c)	clear of title restrictions such as easements and restrictive covenants;	(d)	minimises the need for earth works, retaining walls, and fill and excavation
(d)	has an average slope of no more than 1 in 5;		associated with future development;

- (e) has the long axis of the developable area facing north or within 20 degrees west or 30 degrees east of north;
- (f) is a minimum of 10 m x 15 m in size.
- provides for sufficient useable area on the (e) lot for both of the following;
 - (i) on-site parking and manoeuvring;
 - (ii) adequate private open space.

Α3

The frontage for each lot must be no less than 15 | The frontage of each lot must satisfy all of the m, except if for public open space, a riparian or littoral reserve or utilities or if an internal lot.

P3

following:

- (a) provides opportunity for practical and safe vehicular and pedestrian access;
- (b) provides opportunity for passive surveillance between residential development on the lot and the public road,
- is no less than 6m. (c)

Α4

No lot is an internal lot.

Ρ4

An internal lot must satisfy all of the following:

- (a) the lot gains access from a road existing prior to the planning scheme coming into effect, unless site constraints make an internal lot configuration the only reasonable option to efficiently utilise land;
- it is not reasonably possible to provide a new road to create a standard frontage lot;
- (c) the lot constitutes the only reasonable way to subdivide the rear of an existing lot;
- the lot will contribute to the more efficient (d) utilisation of residential land and infrastructure;
- (e) the amenity of neighbouring land is unlikely to be unreasonably affected by subsequent development and use;
- (f) the lot has access to a road via an access strip, which is part of the lot, or a right-ofway, with a width of no less than 3.6m;
- passing bays are provided at appropriate (g) distances to service the likely future use of the lot;

(h)	the access strip is adjacent to or combined	
	with no more than three other internal lot	
	access strips and it is not appropriate to	
	provide access via a public road;	

- (i) a sealed driveway is provided on the access strip prior to the sealing of the final plan.
- the lot addresses and provides for passive surveillance of public open space and public rights of way if it fronts such public spaces.

A5

Setback from a new boundary for an existing building must comply with the relevant Acceptable Solution for setback.

P5

Setback from a new boundary for an existing building must satisfy the relevant **Performance Criteria** for setback.

16.5.2 Roads

Objective:

To ensure that the arrangement of new roads within a subdivision provides for all of the following:

- (a) the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of vehicular, pedestrian, cycling and public transport traffic;
- (c) the efficient ultimate subdivision of the entirety of the land and of neighbouring land.

Α1

The subdivision includes no new road.

P1

The arrangement and construction of roads within a subdivision must satisfy all of the following:

- (a) the route and standard of roads accords with any relevant road network plan adopted by the Planning Authority;
- (b) the appropriate and reasonable future subdivision of the entirety of any balance lot is not compromised;
- the future subdivision of any neighbouring or nearby land with subdivision potential is facilitated through the provision of connector roads and pedestrian lanes, where appropriate, to common boundaries;

(d) an acceptable level of access, safety, convenience and legibility is provided through a consistent road function hierarchy; cul-de-sac and other terminated roads are not created, or their use in road layout design is kept to an absolute minimum; (f) connectivity with the neighbourhood road network is maximised; the travel distance between key (g) destinations such as shops and services is minimised; (h) walking, cycling and the efficient movement of public transport is facilitated; (i) provision is made for bicycle infrastructure on new arterial and collector roads in accordance with Austroads Guide to Road Design Part 6A; any adjacent existing grid pattern of streets (j) is extended, where there are no significant topographical constraints.

16.5.3 Ways and Public Open Space

Objective:

To ensure that the arrangement of ways and public open space provides for all of the following:

- (a) the provision of safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) the adequate accommodation of pedestrian and cycling traffic.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;
	(b) connections with any neighbouring land with subdivision potential is provided

- through the provision of ways to the common boundary, as appropriate;
- (c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;
- (d) convenient access to local shops, community facilities, public open space and public transport routes is provided;
- (e) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate;
- (f) provides for a legible movement network;
- (g) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;
- (h) Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.
- (i) new ways or extensions to existing ways must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following:
 - (i) the width of the way;
 - (ii) the length of the way;
 - (iii) landscaping within the way;
 - (iv) lighting;
 - (v) provision of opportunities for 'loitering';
 - (vi) the shape of the way (avoiding bends, corners or other opportunities for concealment).

16.5.4 Services

Objective:

To ensure that the subdivision of land provides adequate services to meet the projected needs of future development.

Acceptable Solutions	Performance Criteria
A1	P1
It is not necessary to connect a lot to a reticulated potable water supply.	No Performance Criteria.
A2	P2
Each lot must be connected to a reticulated sewerage system where available.	Where a reticulated sewerage system is not available, each lot must be capable of accommodating an on-site wastewater treatment system adequate for the future use and development of the land.
А3	Р3
Each lot must be connected to a stormwater system able to service the building area by gravity.	If connection to a stormwater system is unavailable, each lot must be provided with an on-site stormwater management system adequate for the future use and development of the land.

17.0 Community Purpose Zone

17.1 Zone Purpose

- **17.1.1** Zone Purpose Statements
- 17.1.1.1 To provide for key community facilities and services where those facilities and services are not appropriate for inclusion as an associated activity within another zone.
- 17.1.1.2 To ensure land required for future public use is protected from inappropriate use or development.
- 17.1.1.3 To encourage multi-purpose, flexible and adaptable social infrastructure to respond to changing and emerging community needs.
- **17.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

17.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

17.2 Use Table

Use Class	Qualification
No Permit Required	
Natural and Cultural Values Management	
Passive Recreation	
Utilities	Only if minor utilities
Permitted	
Business and professional services	Only if office for a community-based organisation
Community meeting and entertainment	
Crematoria and cemeteries	
Educational and occasional care	
Emergency services	
Hospital services	
Recycling and waste disposal	Only if waste transfer station
Sports and recreation	
Tourist operation	Only if visitor centre
Discretionary	
Business and professional services	
Custodial facility	Only if existing
Food services	
General retail and hire	

Use Class	Qualification
Recycling and waste disposal	Only if existing
Residential	Only if residential aged care, respite centre or retirement village, or multiple dwellings for the aged or community housing
Tourist operation	Except if Permitted.
Utilities	Except if No Permit Required.
Vehicle parking	
Prohibited	
All other uses	

17.3 Use Standards

17.3.1 Hours of Operation

Objective:

To ensure that hours of operation near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acce	eptable Solutions	Performance Criteria
A1		P1
(a) (b) (c)	rs of operation of a use within 50 m of a lential zone must be within: 8.00 am to 8.00 pm Mondays to Fridays inclusive; 9.00 am to 6.00 pm Saturdays; 10.00 am to 5.00 pm Sundays and Public Holidays;	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.
exce	pt for office and administrative tasks.	

17.3.2 Noise

Objective:

To ensure that noise emissions near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acce	eptable Solutions	Performance Criteria	
A1		P1	
Noise emissions measured at the boundary of a residential zone must not exceed the following:		Noise emissions measured at the boundary of residential zone must not cause environmenta	
(a)	55dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	harm within the residential zone.	
(b)	5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm and 7.00 am;		
(c)	65dB(A) (LAmax) at any time.		
acco Nois by th inclu and	asurement of noise levels must be in ordance with the methods in the Tasmanian se Measurement Procedures Manual, issued the Director of Environmental Management, adding adjustment of noise levels for tonality impulsiveness.		
	se levels are to be averaged over a 15 minute e interval.		
A2		P2	
not	ernal amplified loud speakers or music must be used within 50 m of a residential zone, ept if a school system used for school	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.	

17.3.3 External Lighting

Objective:

announcements.

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
External lighting, other than flood lighting of sport and recreation facilities, within 50 m of a residential zone must comply with all of the following:	External lighting, other than flood lighting of sport and recreation facilities, within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following:

- (a) be turned off between 9:00 pm and 6:00 am, except for security lighting;
- (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone.
- (a) level of illumination and duration of lighting;
- (b) distance to habitable rooms in an adjacent dwellings.

Α2

Flood lighting of sport and recreation facilities within 200 m of a residential zone must not subject nearby residential lots to obtrusive light, as defined in AS 4282-1997-1.4.7.R1

P2

Flood lighting of sport and recreation facilities within 200 m of a residential zone must satisfy all of the following:

- (a) be necessary for sport or recreational use;
- (b) not operate after 9.00 pm unless spill light does not unreasonably impact residential amenity of nearby land.

17.3.3.R1 Obtrusive light defined under AS 4282-1997-1.4.7 means: ...spill light which, because of quantitative, directional or spectral attributes in a given context, gives rise to annoyance, discomfort, distraction or a reduction in the ability to see essential information, eg. Signal lights.

17.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria	
A1		P1	
load or fi	nmercial vehicle movements, (including ding and unloading and garbage removal) to rom a site within 50 m of a residential zone at be within the hours of: 7.00 am to 6.00 pm Mondays to Fridays inclusive;	load or fr mus upor	imercial vehicle movements, (including ing and unloading and garbage removal) to om a site within 50 m of a residential zone t not result in unreasonable adverse impact in residential amenity having regard to all of following:
(b)	9.00 am to 5 pm Saturdays;	(a)	the time and duration of commercial vehicle movements;
(c)	10.00 am to 12 noon Sundays and Public Holidays.	(b)	the number and frequency of commercial vehicle movements;
		(c)	the size of commercial vehicles involved;
		(d)	the ability of the site to accommodate commercial vehicle turning movements,

	including the amount of reversing (including associated warning noise);
(e)	noise reducing structures between vehicle movement areas and dwellings;
(f)	the level of traffic on the road;
(g)	the potential for conflicts with other traffic.
	(f)

17.3.5 Discretionary Use

\sim	. •						
()	nı	Δ	u.	t۱	١,	Δ	•
0	v	L	·	u	v	L	•

To avoid the commercialisation and privatisation of public land intended for community use.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Discretionary use must complement and enhance the use of the land for community purposes by providing for facilities and services that augment and support Permitted use or No Permit Required use.

17.4 Development Standards for Buildings and Works

17.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the scale of nearby buildings;
	(c) not unreasonably overshadow adjacent public space;

	(d) provide for a transition in height between adjoining buildings;
	(e) be no more than 12 m.
A2	P2
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the residential zone.

17.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions Performance Criteria		
A1	P1	
Building setback from frontage must be must be no less than:	be Building setback from frontage must satisfy all or the following:	
(a) no less than 4.5 m.	(a) be consistent with any Desired Future Character Statements provided for the area;	
	(b) be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;	
	(c) enhance the characteristics of the site, adjoining lots and the streetscape;	
	(d) provide for small variations in building alignment only where appropriate to break up long building facades, provided that no potential concealment or entrapment opportunity is created;	
	(e) provide for large variations in building alignment only where appropriate to provide for a forecourt for space for public use, such as outdoor dining or landscaping, provided the that no potential concealment or entrapment opportunity is	

	created and the forecourt is afforded very good passive surveillance.		
A2	P2		
Building setback from a residential zone must be no less than:	Building setback from a residential zone must be sufficient to prevent unreasonable adverse		
(a) 3 m;	impacts on residential amenity by:		
(b) half the height of the wall,	(a) overshadowing and reduction of sunlight to habitable rooms and private open space on		
whichever is the greater.	adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;		
	(b) overlooking and loss of privacy;		
	(c) visual impact when viewed from adjoining lots,		
	taking into account aspect and slope.		
А3	P3		
Building setback for buildings for sensitive use must comply with all of the following:	Building setback for buildings for sensitive use must be sufficient to prevent potential for land		
(a) be sufficient to provide a separation distance from land zoned Rural Resource no less than 100 m;	use conflict that would fetter resource development use of adjoining land.		
(b) be sufficient to provide a separation distance from land zoned Significant Agriculture no less than 200 m.			

17.4.3 Design

O				

To ensure that building design contributes positively to the streetscape, the amenity and safety of the public and adjoining land in a residential zone.

Acceptable Solutions		Performance Criteria		
A1		P1		
		Building design must enhance the streetscape by satisfying all of the following:		
(a)	provide the main pedestrian entrance to the building so that it is clearly visible from			

- the road or publicly accessible areas on the (a) site;
- (b) for new building or alterations to an existing facade provide windows and door openings at ground floor level in the front façade no less than 40% of the surface area of the ground floor level facade;
- (c) for new building or alterations to an existing facade ensure any single expanse of blank wall in the ground level front façade and facades facing other public spaces is not greater than 50% of the length of the facade;
- (d) screen mechanical plant and miscellaneous equipment such as heat pumps, air conditioning units, switchboards, hot water units or similar from view from the street and other public spaces;
- (e) incorporate roof-top service infrastructure, including service plants and lift structures, within the design of the roof;
- provide awnings over the public footpath if |(f) (f) existing on the site or on adjoining lots;
- (g) not include security shutters over windows or doors with a frontage to a street or public place.

- provide the main access to the building in a way that addresses the street or other public space boundary;
- (b) provide windows in the front façade in a way that enhances the streetscape and provides for passive surveillance of public spaces;
- (c) treat large expanses of blank wall in the front façade and facing other public space boundaries with architectural detail or public art so as to contribute positively to the streetscape and public space;
- (d) ensure the visual impact of mechanical plant and miscellaneous equipment, such as heat pumps, air conditioning units, switchboards, hot water units or similar, is insignificant when viewed from the street;
- (e) ensure roof-top service infrastructure, including service plants and lift structures, is screened so as to have insignificant visual impact;
- not provide awnings over the public footpath only if there is no benefit to the streetscape or pedestrian amenity or if not possible due to physical constraints;
- only provide shutters where essential for (g) the security of the premises and other alternatives for ensuring security are not feasible;
- (h) be consistent with any Desired Future Character Statements provided for the area.

A2

Walls of a building facing a residential zone must | No Performance Criteria. be coloured using colours with a light reflectance value not greater than 40 percent.

P2

17.4.4 Passive Surveillance

Objective:

To ensure that building design provides for the safety of the public.

Acce	Acceptable Solutions		Performance Criteria			
A1		P1				
the following: (a) provide the main pedestrian entrance		Buildings design must provide for passive surveillance of public spaces by satisfying all of the following:				
	to the building so that it is clearly visible from the road or publicly accessible areas on the site;	(a)	provide the main entrance or entrances to a building so that they are clearly visible from nearby buildings and public spaces;			
(b)	for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in	(b)	locate windows to adequately overlook the street and adjoining public spaces;			
the front façade which amount to no less than 40 % of the surface area of the ground floor level facade;		(c)	incorporate shop front windows and doors for ground floor shops and offices, so that pedestrians can see into the building and vice versa;			
door openings at ground floor level in the façade of any wall which faces a public space or a car park which amount to no less than 30% of the	(d)	locate external lighting to illuminate any entrapment spaces around the building site;				
	(e)	provide external lighting to illuminate car parking areas and pathways;				
	(f)	design and locate public access to provide high visibility for users and provide clear sight lines between the entrance and adjacent properties				
(d)	avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;	(g)	and public spaces; provide for sight lines to other buildings and			
(e)	provide external lighting to illuminate car parking areas and pathways;		public spaces.			
(f)	provide well-lit public access at the ground floor level from any external car park.					

17.4.5 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1

Landscaping must be provided along the frontage of a site (except where access is provided) unless the building has nil setback to frontage.

Landscaping must be provided to satisfy all of the following:

- (a) enhance the appearance of the development;
- (b) provide a range of plant height and forms to create diversity, interest and amenity;
- (c) not create concealed entrapment spaces;
- (d) be consistent with any Desired Future Character Statements provided for the area.

A2

Along a boundary with a residential zone landscaping must be provided for a depth no less than:

2 m.

P2

Along a boundary with a residential zone landscaping or a building design solution must be provided to avoid unreasonable adverse impact on the visual amenity of adjoining land in a residential zone, having regard to the characteristics of the site and the characteristics of the adjoining residentially-zones land.

17.4.6 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions		Performance Criteria		
A1		P1		
	door storage areas for non-residential uses t comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:		
(a) (b) (c)	be located behind the building line; all goods and materials stored must be screened from public view; not encroach upon car parking areas, driveways or landscaped areas.	 (a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality; (b) not encroach upon car parking areas, driveways or landscaped areas. 		

17.4.7 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acceptable Solutions	Performance Criteria
A1	P1
Fencing must comply with all of the following: (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage; (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m; (c) height of fences along a common boundary with land in a residential zone must be no more than 2.1 m and must not contain barbed wire.	Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of land in a residential zone which lies opposite or shares a common boundary with a site, having regard to all of the following: (a) the height of the fence; (b) the degree of transparency of the fence; (c) the location and extent of the fence; (d) the design of the fence; (e) the fence materials and construction; (f) the nature of the use; (g) the characteristics of the site, the streetscape and the locality, including fences; (h) any Desired Future Character Statements provided for the area.

17.5 Development Standards for Subdivision

17.5.1 Subdivision

Objective:

To provide for lots appropriate to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions Performance Criteria	
A1	P1
Subdivision is for the purpose of providing lots for public open space, a riparian or littoral reserve or utilities.	Subdivision is for the purpose of providing a lot for an allowable use.

A2	P2		
The frontage for each lot must be no less than 15 m.	The frontage of each lot must be capable of adequately serving the intended purpose.		
A3	Р3		
No Acceptable Solution.	The arrangement of ways and public open spa within a subdivision must satisfy all of the following:		
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;		
	(b) connections with any neighbouring land with subdivision potential is provided through the provision of ways to the common boundary, as appropriate;		
	(c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;		
	(d) convenient access to local shops, community facilities, public open space and public transport routes is provided;		
	(e) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate;		
	(f) provides for a legible movement network;		
	(g) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;		
	(h) Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.		
	(i) new ways or extensions to existing ways must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following:		
	(i) the width of the way;		

		(ii)	the length of the way;
		(iii)	landscaping within the way;
		(iv)	lighting;
		(v)	provision of opportunities for 'loitering';
		(vi)	the shape of the way (avoiding bends, corners or other opportunities for concealment).
A4	Р4		
Services capable of adequately serving the intended purpose must be connected to each lot.	Where reticulated services are unavailable but needed for the intended purpose, the lots must be capable of:		
	(a) being self sufficient for potable water adequate for the intended purpose;		
	(b)	man	mmodating an wastewater agement system adequate for the nded purpose;
	(c)	man	mmodating an on-site stormwater agement system adequate for the nded purpose,
	as th	e case	e may be.

18.0 Recreation Zone

18.1 Zone Purpose

- **18.1.1** Zone Purpose Statements
- 18.1.1.1 To provide for a range of active and organised recreational use or development and complementary uses that do not impact adversely on the recreational use of the land.
- 18.1.1.2 To encourage open space networks that are linked through the provision of walking and cycle trails.
- **18.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

18.1.3 Desired Future Character Statements

There are no Desired Future Character Statements for this zone.

18.2 Use Table

Use Class	Qualification
No Permit Required	
Natural and cultural values management	
Passive recreation	
Sports and recreation	Only if provided by the Council or an agency.
Utilities	Only if minor utilities.
Permitted	
Sports and recreation	Except if No Permit Required.
Discretionary	
Business and professional services	Only if office for a community-based organisation
Community meeting and entertainment	
Domestic animal breeding, boarding or training	Only if for animal training
Educational and occasional care	Only if employment training centre
Emergency services	
Food services	
General retail and hire	
Pleasure boat facility	
Tourist operation	
Utilities	Except if No Permit Required.
Vehicle parking	
Prohibited	

Use Class	Qualification
All other uses	

18.3 Use Standards

18.3.1 Hours of Operation

Objective:

To ensure that hours of operation near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acceptable Solutions	Performance Criteria
A1	P1
Hours of operation of a use within 50 m of a residential zone must be within: (a) 7.00 am to 8.00 pm Mondays to Fridays inclusive; (b) 8.00 am to 6.00 pm Saturdays; (c) 10.00 am to 5.00 pm Sundays and Public Holidays; except for office and administrative tasks.	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.

18.3.2 Noise

Objective:

To ensure that noise emissions near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acce	ptable Solutions	Performance Criteria
A1		P1
Noise emissions measured at the boundary of a residential zone must not exceed the following:		Noise emissions measured at the boundary of a residential zone must not cause environmental
(a)	55dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	harm within the residential zone.
(b) 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm and 7.00 am;		

(c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

A2

External amplified loud speakers or music must not be used within 50 m of a residential zone.

P2

Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

18.3.3 External Lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria			
A1		P1			
External lighting, other than flood lighting of sport and recreation facilities, within 50 m of a residential zone must comply with all of the following: (a) be turned off between 9:00 pm and 6:00 am, except for security lighting; (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone.		spor resid ame	rnal lighting, other than flood lighting of t and recreation facilities, within 50 m of a lential zone must not adversely affect the nity of adjoining residential areas R1, having rd to all of the following: level of illumination and duration of lighting; distance to habitable rooms in an adjacent dwelling.		
A2		P2			
Flood lighting of sport and recreation facilities within 200 m of a residential zone must not subject nearby residential lots to obtrusive light, as defined in AS 4282-1997-1.4.7.R1		with	d lighting of sport and recreation facilities in 200 m of a residential zone must satisfy all e following: be necessary for sport or recreational use;		

(b)	not operate after 9.00 pm unless spill light
	does not unreasonably impact residential amenity of nearby land.

18.3.3.R1 Obtrusive light defined under AS 4282-1997-1.4.7 means: ...spill light which, because of quantitative, directional or spectral attributes in a given context, gives rise to annoyance, discomfort, distraction or a reduction in the ability to see essential information, eg. Signal lights.

18.3.4 Commercial & Patron Vehicle Movements

Objective:

To ensure that commercial and patron vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Performance Criteria Acceptable Solutions A1 Р1 Commercial and patron vehicle movements, Commercial and patron vehicle movements, (including loading and unloading and garbage (including loading and unloading and garbage removal), to or from a site within 50 m of a removal), to or from a site within 50 m of a residential zone must be within the hours of: residential zone must not result in unreasonable adverse impact upon residential amenity having (a) 7.00 am to 9.00 pm Mondays to Fridays regard to all of the following: inclusive; the time and duration of commercial (a) (b) 8.00 am to 7.00 pm Saturdays; vehicle movements; 10.00 am to 6.00 pm Sundays and Public (c) the number and frequency of commercial (b) Holidays. vehicle movements; (c) the size of commercial vehicles involved; the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise); noise reducing structures between vehicle (e) movement areas and dwellings; (f) the level of traffic on the road; the potential for conflicts with other traffic. (g)

18.3.5 Discretionary Use

Objective:

To ensure land within the zone is used primarily for purposes consistent with Zone Purpose.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Discretionary use must complement and enhance the use of the land for recreational purposes by providing for facilities and services that augment and support Permitted use or No Permit Required use.

18.4 Development Standards for Buildings and Works

18.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria		
A1	P1 Building height must satisfy all of the following:		
Building height must be no more than:			
10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;		
	(b) not unreasonably overshadow adjacent public space;		
	(c) be compatible with the scale of nearby buildings;		
	(d) be no more than 12 m.		
A2	P2		
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the residential zone.		

18.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

•	١	1	
,	١	J	

Building setback from frontage must be no less than:

3 m.

P1

Building setback from frontage must satisfy all of the following:

- (a) be consistent with any Desired Future Character Statements provided for the area:
- (b) enhance the characteristics of the site, adjoining lots and the streetscape;
- be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;
- (d) provide for small variations in building alignment only where appropriate to break up long building facades, provided that no potential concealment or entrapment opportunity is created;
- (e) provide for large variations in building alignment only where appropriate to provide for a forecourt for space for public use, such as outdoor dining or landscaping, provided the that no potential concealment or entrapment opportunity is created and the forecourt is afforded very good passive surveillance.

A2

Building setback from a residential zone must be no less than:

- (a) 3 m;
- (b) half the height of the wall,

whichever is the greater.

P2

Building setback from a residential zone must be sufficient to prevent unreasonable adverse impacts on residential amenity by:

- (a) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
- (b) overlooking and loss of privacy;
- (c) visual impact when viewed from adjoining lots,

taking into account aspect and slope.

18.4.3 Design

Objective:

To ensure that building design contributes positively to the streetscape, the amenity and safety of the public and adjoining land in a residential zone.

Acceptable Solutions

Α1

Building design must comply with all of the following:

- (a) provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;
- (b) for new building or alterations to an existing facade provide windows and door openings at ground floor level in the front façade no less than 40% of the surface area of the ground floor level facade;
- (c) for new building or alterations to an existing facade ensure any single expanse of blank wall in the ground level front façade and facades facing other public spaces is not greater than 50% of the length of the facade;
- (d) screen mechanical plant and miscellaneous equipment such as heat pumps, air conditioning units, switchboards, hot water units or similar from view from the street and other public spaces;
- (e) incorporate roof-top service infrastructure, including service plants and lift structures, within the design of the roof;
- (f) provide awnings over the public footpath if existing on the site or on adjoining lots;
- (g) not include security shutters over windows (g) or doors with a frontage to a street or public place.

Performance Criteria

P1

Building design must enhance the streetscape by satisfying all of the following:

- (a) provide the main access to the building in a way that addresses the street or other public space boundary;
- (b) provide windows in the front façade in a way that enhances the streetscape and provides for passive surveillance of public spaces;
- (c) treat large expanses of blank wall in the front façade and facing other public space boundaries with architectural detail or public art so as to contribute positively to the streetscape and public space;
- (d) ensure the visual impact of mechanical plant and miscellaneous equipment, such as heat pumps, air conditioning units, switchboards, hot water units or similar, is insignificant when viewed from the street;
- (e) ensure roof-top service infrastructure, including service plants and lift structures, is screened so as to have insignificant visual impact;
- (f) not provide awnings over the public footpath only if there is no benefit to the streetscape or pedestrian amenity or if not possible due to physical constraints;
- g) only provide shutters where essential for the security of the premises and other alternatives for ensuring security are not feasible;

	(h) be consistent with any Desired Future Character Statements provided for the area.
A2	P2
Walls of a building facing a residential zone must be coloured using colours with a light reflectance value not greater than 40 percent.	No Performance Criteria.

18.4.4 Passive Surveillance

$\overline{}$							
()	n	ie	\boldsymbol{c}	۲ı	١,	Δ	•
v	v	ıc	·	u	v	C	٠

To ensure that building design provides for the safety of the public.				
Acceptable Solutions		Performance Criteria		
A1		P1		
Buildings design must comply with all of the following:		Buildings design must provide for passive surveillance of public spaces by satisfying all of the following:		
(a)	provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;	(a)	provide the main entrance or entrances to a building so that they are clearly visible from nearby buildings and public spaces;	
(b)	existing facade provide windows and door	(b)	locate windows to adequately overlook the street and adjoining public spaces;	
openings at ground floor level in the front façade which amount to no less than 40 % of the surface area of the ground floor level facade;	(c)	incorporate shop front windows and doors for ground floor shops and offices, so that pedestrians can see into the building and vice versa;		
(c)	for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the façade of any wall which faces a public space or a	(d)	locate external lighting to illuminate any entrapment spaces around the building site;	
of the surface area of the	car park which amount to no less than 30 % of the surface area of the ground floor level facade;	(e)	provide external lighting to illuminate car parking areas and pathways;	
(d)	avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;	(f)	design and locate public access to provide high visibility for users and provide clear sight lines between the entrance and adjacent properties and public spaces;	
(e)	provide external lighting to illuminate car parking areas and pathways;	(g)	provide for sight lines to other buildings and public spaces.	

(f) provide well-lit public access at the ground floor level from any external car park.

18.4.5 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Acceptable Solutions	Performance Criteria		
A1	P1		
Landscaping must be provided along the frontage of a site (except where access is provided) unless the building has nil setback to frontage.	Landscaping must be provided to satisfy all of the following: (a) enhance the appearance of the development; (b) provide a range of plant height and forms to create diversity, interest and amenity; (c) not create concealed entrapment spaces; (d) be consistent with any Desired Future Character Statements provided for the area.		
A2	P2		
Along a boundary with a residential zone landscaping must be provided for a depth no less than: 2 m.	Along a boundary with a residential zone landscaping or a building design solution must provided to avoid unreasonable adverse impa on the visual amenity of adjoining land in a residential zone, having regard to the characteristics of the site and the characterist of the adjoining residentially-zones land.		

18.4.6 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions	Performance Criteria
A1	P1

Outdoor storage areas for non-residential uses must comply with all of the following:

- (a) be located behind the building line;
- (b) all goods and materials stored must be screened from public view;
- (c) not encroach upon car parking areas, driveways or landscaped areas.

Outdoor storage areas for non-residential uses must satisfy all of the following:

- (a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality;
- (b) not encroach upon car parking areas, driveways or landscaped areas.

18.4.7 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Ρ1

Acceptable Solutions

Α1

Fencing must comply with all of the following:

- (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage;
- (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m;
- (c) height of fences along a common boundary with land in a residential zone must be no more than 2.1 m and must not contain barbed wire.

Performance Criteria

Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of land in a residential zone which lies opposite or shares a common boundary with a site, having regard to all of the following:

- (a) the height of the fence;
- (b) the degree of transparency of the fence;
- (c) the location and extent of the fence;
- (d) the design of the fence;
- (e) the fence materials and construction;
- (f) the nature of the use;
- (g) the characteristics of the site, the streetscape and the locality, including fences;
- (h) any Desired Future Character Statements provided for the area.

18.5 Development Standards for Subdivision

18.5.1 Subdivision

Objective:

To provide for lots appropriate to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria
A1	P1
Subdivision is for the purpose of providing lots for public open space, a riparian or littoral reserve or utilities.	Subdivision is for the purpose of providing a lot for an allowable use.
A2	P2
The frontage for each lot must be no less than 15 m.	The frontage of each lot must be capable of adequately serving the intended purpose.
A3	Р3
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;
	(b) connections with any neighbouring land with subdivision potential is provided through the provision of ways to the common boundary, as appropriate;
	(c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;
	(d) convenient access to local shops, community facilities, public open space and public transport routes is provided;
	(e) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate;
	(f) provides for a legible movement network;

- (g) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;
- (h) Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.
 - (i) new ways or extensions to existing ways must be designed to minimise opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following:
 - (i) the width of the way;
 - (ii) the length of the way;
 - (iii) landscaping within the way;
 - (iv) lighting;
 - (v) provision of opportunities for 'loitering';
 - (vi) the shape of the way (avoiding bends, corners or other opportunities for concealment).

Α4

Services capable of adequately serving the intended purpose must be connected to each lot.

Ρ4

Where reticulated services are unavailable but needed for the intended purpose, the lots must be capable of:

- (a) being self sufficient for potable water adequate for the intended purpose;
- (b) accommodating an wastewater management system adequate for the intended purpose;
- accommodating an on-site stormwater management system adequate for the intended purpose,

as the case may be.

19.0 Open Space Zone

19.1 Zone Purpose

- **19.1.1** Zone Purpose Statements
- 19.1.1.1 To provide land for open space purposes including for passive recreation and natural or landscape amenity.
- 19.1.1.2 To encourage open space networks that are linked through the provision of walking and cycle trails.
- **19.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

19.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

19.2 Use Table

Use Class	Qualification		
No Permit Required	No Permit Required		
Passive recreation			
Natural and cultural values management			
Utilities	Only if minor utilities and underground.		
Permitted			
Discretionary			
Community meeting and entertainment			
Domestic animal breeding, boarding or training	Only if for training animals		
Emergency services			
Food services			
Pleasure boat facility	Only if operated by local Council entity.		
Sports and recreation			
Tourism Operation	Only if operated by local Council entity.		

Use Class	Qualification	
Visitor accommodation	Only if camping and caravan park or overnight camping area.	
Utilities	Except if No Permit Required.	
Vehicle parking		
Prohibited		
All other uses		

19.3 Use Standards

19.3.1 Hours of Operation

Objective:

To ensure that hours of operation near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acce	eptable Solutions	Performance Criteria
A1		P1
	rs of operation of a use within 50 m of a dential zone must be within:	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable
(a)	8.00 am to 6.00 pm Mondays to Saturdays inclusive;	impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are
(b)	10.00 am to 4.00 pm Sundays and Public Holidays;	unreasonable in their timing, duration or extent.
exce	ept for office and administrative tasks.	

19.3.2 Noise

Objective:

To ensure that noise emissions near a residential zone do not result in unreasonable adverse impact on residential amenity.

Acceptable Solutions	Performance Criteria
A1	P1
1	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

- (a) 55dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm;
- (b) 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm and 8.00 am;
- (c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

A2

External amplified loud speakers or music must not be used within 50 m of a residential zone.

P2

Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

19.3.3 External Lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
 External lighting within 50 m of a residential zone must comply with all of the following: (a) be turned off between 6:00 pm and 8:00 am, except for security lighting; (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone. 	External lighting within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following: (a) level of illumination and duration of lighting; (b) distance to habitable rooms in an adjacent dwellings.	

19.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
Commercial vehicle movements, (including loading and unloading and garbage removal), to or from a site within 50 m of a residential zone must be within the hours of: (a) 7.00 am to 5.00 pm Mondays to Fridays inclusive; (b) 9.00 am to 12 noon Saturdays; (c) Nil Sundays and Public Holidays.	Commercial vehicle movements, (including loading and unloading and garbage removal), to or from a site within 50 m of a residential zone must not result in unreasonable adverse impact upon residential amenity having regard to all of the following: (a) the time and duration of commercial vehicle movements; (b) the number and frequency of commercial vehicle movements; (c) the size of commercial vehicles involved; (d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise); (e) noise reducing structures between vehicle movement areas and dwellings; (f) the level of traffic on the road; (g) the potential for conflicts with other traffic.	

19.3.5 Discretionary Use

Objective:			

To ensure land within the zone is used primarily for purposes consistent with Zone Purpose.

Accordable Solutions

Performance Criteria

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Discretionary use must complement and enhance the use of the land for recreational purposes by providing for facilities and services

that augment and support Permitted use or No
Permit Required use.

19.4 Development Standards for Buildings and Works

19.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
6.5 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the scale of nearby buildings;
	(c) not unreasonably overshadow adjacent public space.

19.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building setback from frontage must be no less than:	Building setback from frontage must satisfy all of the following:
5 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) enhance the characteristics of the site, adjoining lots and the streetscape.
A2	P2

Building setback from a residential zone must be no less than:

- (a) 3 m;
- (b) half the height of the wall,

whichever is the greater.

Building setback from a residential zone must be sufficient to prevent unreasonable adverse impacts on residential amenity by:

- (a) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
- (b) overlooking and loss of privacy;
- (c) visual impact when viewed from adjoining lots,

taking into account aspect and slope.

19.4.3 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Landscaping along the frontage of a site must be provided to a depth of no less than 2 m.	Landscaping must be provided to satisfy all of the following:
	(a) enhance the appearance of the development;
	(b) provide a range of plant height and forms to create diversity, interest and amenity;
	(c) not create concealed entrapment spaces;
	(d) be consistent with any Desired Future Character Statements provided for the area.
A2	P2
Along a boundary with a residential zone landscaping must be provided for a depth no less than 2 m.	Along a boundary with a residential zone landscaping or a building design solution must be provided to avoid unreasonable adverse impact on the visual amenity of adjoining land in a residential zone, having regard to the

	characteristics of the site and the characteristics
C	of the adjoining residentially-zones land.

19.4.4 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

T I	
A1	P1
 Fencing must comply with all of the following: (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage; (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m; (c) height of fences along a common boundary with land in a residential zone must be no more than 2.1 m and must not contain barbed wire. 	Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of land in a residential zone which lies opposite or shares a common boundary with a site, having regard to all of the following: (a) the height of the fence; (b) the degree of transparency of the fence; (c) the location and extent of the fence; (d) the design of the fence; (e) the fence materials and construction; (f) the nature of the use; (g) the characteristics of the site, the streetscape and the locality, including fences; (h) any Desired Future Character Statements provided for the area.

19.5 Development Standards for Subdivision

19.5.1 Subdivision

Objective:

To provide for lots appropriate to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria
A1	P1

Subdivision is for the purpose of providing lots for public open space, a riparian or littoral reserve or utilities.	Subdivision is for the purpose of providing a lot for an allowable use.
A2	P2
The frontage for each lot must be no less than 15 m.	The frontage of each lot must be capable of adequately serving the intended purpose.
A3	Р3
No Acceptable Solution.	The arrangement of ways and public open space within a subdivision must satisfy all of the following:
	(a) connections with any adjoining ways are provided through the provision of ways to the common boundary, as appropriate;
	(b) connections with any neighbouring land with subdivision potential is provided through the provision of ways to the common boundary, as appropriate;
	(c) connections with the neighbourhood road network are provided through the provision of ways to those roads, as appropriate;
	(d) convenient access to local shops, community facilities, public open space and public transport routes is provided;
	(e) new ways are designed so that adequate passive surveillance will be provided from development on neighbouring land and public roads as appropriate;
	(f) provides for a legible movement network;
	(g) the route of new ways has regard to any pedestrian & cycle way or public open space plan adopted by the Planning Authority;
	(h) Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.
	(i) new ways or extensions to existing ways must be designed to minimise opportunities for entrapment or other

criminal behaviour including, but not limited to, having regard to the following: the width of the way; (i) the length of the way; (ii) landscaping within the way; (iii) lighting; (iv) provision of opportunities (v) for 'loitering'; (vi) the shape of the way (avoiding bends, corners or other opportunities for concealment). Ρ4 Α4 Services capable of adequately serving the Where reticulated services are unavailable but intended purpose must be connected to each needed for the intended purpose, the lots must lot. be capable of: being self sufficient for potable water (a) adequate for the intended purpose; (b) accommodating an wastewater management system adequate for the intended purpose; (c) accommodating an on-site stormwater management system adequate for the

20.0 Local Business Zone

20.1 Zone Purpose

- **20.1.1** Zone Purpose Statements
- 20.1.1.1 To provide for business, professional and retail services which meet the convenience needs of a local area.

intended purpose,

as the case may be.

- 20.1.1.2 To ensure that facilities are accessible by public transport and by walking and cycling.
- 20.1.1.3 To allow for small scale dining and entertainment activities at night provided that residential amenity of adjoining residential zoned land is protected.
- 20.1.1.4 To encourage residential use provided that it supports the viability of the activity centres and an active street frontage is maintained.
- 20.1.1.5 To ensure that building design and use is compatible with surrounding development and use, particularly on land in residential zones.

- 20.1.1.6 To allow for small shopping centres that might include a supermarket and specialty shops.
- 20.1.1.7 To allow for limited office based employment provided that it supports the viability of the activity centre and maintains an active street frontage.
- 20.1.1.8 To allow for dining and entertainment activities at night within food premises or local hotel.
- 20.1.1.9 To ensure Bushy Park, Magra, Molesworth, Maydena and Westerway are the local strip activity centres providing a range of small specialty shops and convenience stores to meeting daily needs of the surrounding residents.
- 20.1.1.10 To recognise existing isolated local businesses and shops and small clusters of shops that provide for the daily needs of the surrounding community and are a focus for day to day life.
- **20.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

20.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

20.2 Use Table

Use Class	Qualification		
No Permit Required			
Any permitted use	Only if replacing an existing use on the site and there is no associated development requiring a permit		
Educational and occasional care	Only if for home-based child care in accordance with a license under the Child Care Act 2001		
Natural and cultural values management			
Passive recreation			
Residential	Only if home-based business		
Utilities	Only minor utilities		
Permitted			
Business and professional services	Only if consulting room, medical centre or post office		
Community meeting & entertainment	Only if for art and craft centre, civic centre, community hall, museum, public art gallery or public hall.		

Use Class	Qualification	
Educational and occasional care	Only if an employment training facility and except if no permit required	
Food services	Except if a take away food premises with a drive through facility	
General retail and hire	Except if adult sex product shop or supermarket	
Residential	Only if above ground floor level (except for access) or if more than 25 m from frontage, and except if no permit required	
Discretionary		
Business and professional services	Except if permitted	
Community meeting and entertainment	Except if permitted	
Educational and occasional care	Except if no permit required or permitted	
Emergency services		
Equipment and machinery sales and hire		
Food services	Except if permitted	
General retail and hire	Except if permitted	
Hotel industry	Except if adult entertainment venue	
Residential	Except if permitted	
Sports and recreation		
Tourist operation		
Transport depot and distribution		
Utilities	Except if No Permit Required.	
Vehicle fuel sales and service	Must have frontage and access to: <insert> level in road hierarchy or <insert name=""> road.</insert></insert>	

Use Class	Qualification
Vehicle parking	
Visitor accommodation	
Prohibited	
All other uses	

20.3 Use Standards

20.3.1 Hours of Operation

Objective:

To ensure that hours of operation do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria	
A1		P1	
	rs of operation of a use within 50 m of a lential zone must be within: 7.00 am to 9.00 pm Mondays to Saturdays	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle	
inclusive;	movements, noise or other emissions that are		
(b)	9.00 am to 5.00 pm Sundays and Public Holidays.	unreasonable in their timing, duration or extent.	
exce	pt for office and administrative tasks.		

20.3.2 Noise

Objective:

To ensure that noise emissions do not cause environmental harm and do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Noise emissions measured at the boundary of a residential zone must not exceed the following: (a) 55dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

- (b) 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm to 7.00 am;
- (c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

20.3.3 External Lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
 External lighting within 50 m of a residential zone must comply with all of the following: (a) be turned off between 10:00 pm and 6:00 am, except for security lighting; (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone. 	External lighting within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following: (a) level of illumination and duration of lighting; (b) distance to habitable rooms in an adjacent dwellings.	

20.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
, ,	Commercial vehicle movements, (including loading and unloading and garbage removal) to

or from a site within 50 m of a residential zone must be within the hours of:

- (a) 7.00 am to 5.00 pm Mondays to Fridays inclusive;
- (b) 9.00 am to 5.00 pm Saturdays;
- (c) 10.00 am to 12 noon Sundays and public holidays.

or from a site within 50 m of a residential zone must not result in unreasonable adverse impact upon residential amenity having regard to all of the following:

- (a) the time and duration of commercial vehicle movements;
- (b) the number and frequency of commercial vehicle movements;
- (c) the size of commercial vehicles involved;
- (d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
- (e) noise reducing structures between vehicle movement areas and dwellings;
- (f) the level of traffic on the road;
- (g) the potential for conflicts with other traffic.

20.4 Development Standards for Buildings and Works

20.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
9 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the scale of nearby buildings;
	(c) not unreasonably overshadow adjacent public space;
	(d) allow for a transition in height between adjoining buildings, where appropriate;

	(e) be no more than 12 m.
A2	P2
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the residential zone.

20.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
Building setback from frontage must be parallel to the frontage and: Building setback from frontage must be parallel the following:		
(a) no less than 4.5m.	(a) be consistent with any Desired Future Character Statements provided for the area;	
	(b) be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;	
	(c) enhance the characteristics of the site, adjoining lots and the streetscape;	
	(d) provide for small variations in building alignment only where appropriate to break up long building facades, provided that no potential concealment or entrapment opportunity is created;	
	(e) provide for large variations in building alignment only where appropriate to provide for a forecourt for space for public use, such as outdoor dining or landscaping, provided the that no potential concealment or entrapment opportunity is created and the forecourt is afforded very good passive surveillance.	
A2	P2	

Building setback from a residential zone must be no less than:

- (a) 3 m;
- (b) half the height of the wall,

whichever is the greater.

Building setback from a residential zone must be sufficient to prevent unreasonable adverse impacts on residential amenity by:

- (a) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
- (b) overlooking and loss of privacy;
- (c) visual impact when viewed from adjoining lots,

taking into account aspect and slope.

20.4.3 Design

Objective:

To ensure that building design contributes positively to the streetscape, the amenity and safety of the public and adjoining land in a residential zone.

P1

Acceptable Solutions

Α1

Building design must comply with all of the following:

- (a) provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;
- (b) for new building or alterations to an existing facade provide windows and door openings at ground floor level in the front façade no less than 40% of the surface area of the ground floor level facade;
- (c) for new building or alterations to an existing facade ensure any single expanse of blank wall in the ground level front façade and facades facing other public spaces is not greater than 30% of the length of the facade;
- (d) screen mechanical plant and miscellaneous equipment such as heat pumps, air

Performance Criteria

satisfying all of the following:

Building design must enhance the streetscape by

- (a) provide the main access to the building in a way that addresses the street or other public space boundary;
- (b) provide windows in the front façade in a way that enhances the streetscape and provides for passive surveillance of public spaces;
- (c) treat large expanses of blank wall in the front façade and facing other public space boundaries with architectural detail or public art so as to contribute positively to the streetscape and public space;
- (d) ensure the visual impact of mechanical plant and miscellaneous equipment, such as heat pumps, air conditioning units,

- conditioning units, switchboards, hot water units or similar from view from the street and other public spaces;
- incorporate roof-top service infrastructure, (e) including service plants and lift structures, within the design of the roof;
- provide awnings over the public footpath if (f) (f) existing on the site or on adjoining lots;
- not include security shutters over windows (g) or doors with a frontage to a street or public place.

- switchboards, hot water units or similar, is insignificant when viewed from the street;
- (e) ensure roof-top service infrastructure, including service plants and lift structures, is screened so as to have insignificant visual impact;
- not provide awnings over the public footpath only if there is no benefit to the streetscape or pedestrian amenity or if not possible due to physical constraints;
- only provide shutters where essential for (g) the security of the premises and other alternatives for ensuring security are not feasible;
- be consistent with any Desired Future Character Statements provided for the area.

A2

Walls of a building facing a residential zone must | No Performance Criteria. be coloured using colours with a light reflectance value not greater than 40 percent.

P2

20.4.4 Passive Surveillance

Objective:

To ensure that building design provides for the safety of the public.

Acceptable Solutions Performance Criteria Α1 **P1** Building design must comply with all of the Building design must provide for passive following: surveillance of public spaces by satisfying all of the following: (a) provide the main pedestrian entrance to the building so that it is clearly visible from (a) provide the main entrance or entrances to the road or publicly accessible areas on the a building so that they are clearly visible from nearby buildings and public spaces; site; for new buildings or alterations to an locate windows to adequately overlook the (b) (b) existing facade provide windows and door street and adjoining public spaces; openings at ground floor level in the front (c) incorporate shop front windows and doors façade which amount to no less than 40 % for ground floor shops and offices, so that

- of the surface area of the ground floor level facade;
- (c) for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the façade of any wall which faces a public space or a car park which amount to no less than 30 % of the surface area of the ground floor level facade;
- (d) avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;
- (e) provide external lighting to illuminate car parking areas and pathways;
- (f) provide well-lit public access at the ground floor level from any external car park.

- pedestrians can see into the building and vice versa;
- (d) locate external lighting to illuminate any entrapment spaces around the building site;
- (e) provide external lighting to illuminate car parking areas and pathways;
- (f) design and locate public access to provide high visibility for users and provide clear sight lines between the entrance and adjacent properties and public spaces;
- (g) provide for sight lines to other buildings and public spaces.

20.4.5 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Acceptable Solutions		Performance Criteria	
A1		P1	
Landscaping along the frontage of a site is not required if all of the following apply:		Landscaping must be provided to satisfy all of the following:	
(a)	the building extends across the width of the frontage, (except for vehicular access ways);	(a)	enhance the appearance of the development;
		(b)	provide a range of plant height and forms to create diversity, interest and amenity;
		(c)	not create concealed entrapment spaces;
		(d)	be consistent with any Desired Future Character Statements provided for the area.
A2		P2	
Along a boundary with a residential zone landscaping must be provided for a depth no less than:		land	g a boundary with a residential zone scaping or a building design solution must be ided to avoid unreasonable adverse impact

on the visual amenity of adjoining land in a
residential zone, having regard to the
characteristics of the site and the characteristics
of the adjoining residentially-zones land.

20.4.6 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions		Performance Criteria	
A1		P1	
	door storage areas for non-residential uses t comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:	
(a) (b)	be located behind the building line; all goods and materials stored must be screened from public view;	(a) be located, treated or screened to avoid unreasonable adverse impact on the visu amenity of the locality;	al
(c)	not encroach upon car parking areas, driveways or landscaped areas.	(b) not encroach upon car parking areas, driveways or landscaped areas.	

20.4.7 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acceptable Solutions		erformance Criteria	
A1		1	
 (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage; (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m; (c) height of fences along a common boundary. 		encing must contribute positively reetscape and not have an unredverse impact upon the amenity esidential zone which lies opposommon boundary with a site, had I of the following: 1) the height of the fence; 2) the degree of transparency	rasonable of land in a ite or shares a wing regard to
	more than 2.1 m and must not contain barbed wire.	the location and extent of t the design of the fence;	ne fence;

(e)	the fence materials and construction;
(f)	the nature of the use;
(g)	the characteristics of the site, the streetscape and the locality, including fences;
(h)	any Desired Future Character Statements provided for the area.

20.5 Development Standards for Subdivision

20.5.1 Subdivision

Objective:

To provide for lots with appropriate area, dimensions, services, roads and access to public open space to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions		Performance Criteria	
A1		P1	
The size of each lot must be no less than: 300 m². except if for public open space, a riparian reserve or utilities.		The size of each lot must be sufficient to accommodate development consistent with the Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements.	
build	design of each lot must provide a minimum ling area that is rectangular in shape and plies with all of the following; clear of the frontage, side and rear boundary setbacks; clear of easements; clear of title restrictions that would limit or restrict the development of a commercial building;	The design of each lot must contain a building area able to satisfy all of the following: (a) be reasonably capable of accommodating use and development consistent with Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements; (b) provides for sufficient useable area on the lot for on-site parking and maneuvering, unless adequate arrangements are made	
(d) (e)	has an average slope of no more than 1 in 5; is a minimum of 10 m x 15 m in size.	for suitable alternative solutions to future likely demand generated by the development potential of the lot;	

	(c) minimises the need for earth works, retaining walls, and cut & fill associated with future development.
A3	Р3
The frontage for each lot must be no less than: 15 m.	The frontage of each lot must be sufficient to accommodate development consistent with the Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements.
A4	P4
No Acceptable Solution.	The arrangement of roads within a subdivision must satisfy all of the following:
	(a) the subdivision will not compromise appropriate and reasonable future subdivision of the entirety of the parent lot;
	(b) accords with any relevant road network plan adopted by the Planning Authority;
	(c) facilitates the subdivision of neighbouring land with subdivision potential through the provision of connector roads, where appropriate, to the common boundary;
	(d) provides for acceptable levels of access, safety, convenience and legibility through a consistent road function hierarchy.
A5	P5
Each lot must be connected to services adequate to support the likely future use and development of the land.	No Performance Criteria.
A6	P6
No Acceptable Solution.	Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.

21.0 General Business Zone

21.1 Zone Purpose

21.1.1 Zone Purpose Statements

- 21.1.1.1 To provide for business, community, food, professional and retail facilities serving a town or group of suburbs.
- 21.1.1.2 To ensure the major centres provide for a range of convenience and goods and services as well as some community services and facilities for the municipal area and surrounds.
- 21.1.1.3 To provide a focus for employment at the municipal level primarily in retailing, but complemented by a range of office based employment mainly in professional and personal services.
- 21.1.1.4 To facilitate residential use above ground floor level.
- 21.1.1.5 To ensure development is highly accessible by public transport, walking and cycling.
- 21.1.1.6 To ensure the rural service centres provide for the daily and weekly needs of the community.
- 21.1.1.7 To provide for a mix of retail and office based employment servicing the local area including a supermarket and a range of specialty shops.
- 21.1.1.8 To provide a safe, comfortable and pleasant environment for workers, residents and visitors through the provision of high quality urban spaces and urban design.
- **21.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

21.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

21.2 Use Table

Use Class	Qualification
No Permit Required	
Any permitted use	Only if replacing an existing use on the site and there is no associated development requiring a permit
Residential	Only if home-based business
Utilities	Only if minor utilities
Permitted	
Business and professional services	
Community meeting and entertainment	
Educational and occasional care	Only if above ground floor level, (except for access).
Food services	Except if a take away food premises with a drive through facility.

Use Class	Qualification
General retail and hire	Except if adult sex product shop.
Passive recreation	
Residential	Only if above ground floor level (except for access).
Research and development	Only if above ground floor level (except for access).
Discretionary	
Bulky goods sales	
Custodial facility	Only if a remand centre.
Educational and occasional care	Except if Permitted.
Emergency services	
Equipment and machinery sales and hire	
Food services	Except if permitted
General retail and hire	Except if permitted
Hospital services	
Hotel industry	Except if adult entertainment venue.
Natural and cultural values management	
Research and development	Except if permitted.
Residential	Except if No Permit Required or Permitted.
Service industry	Only if an extension to an existing use.
Sports and recreation	
Storage	

Use Class	Qualification
Tourist operation	
Transport depot and distribution	
Utilities	Except if No Permit Required.
Vehicle fuel sales and service	
Vehicle parking	
Visitor accommodation	Except if camping and caravan park or overnight camping area
Prohibited	
All other uses	

21.3 Use Standards

21.3.1 Hours of Operation

Objective:

To ensure that hours of operation do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
 Hours of operation of a use within 50 m of a residential zone must be within: (a) 6.00 am to 10.00 pm Mondays to Saturdays inclusive; (b) 7.00 am to 9.00 pm Sundays and Public Holidays. except for office and administrative tasks. 	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.	

21.3.2 Noise

Objective:

To ensure that noise emissions do not cause environmental harm and do not have unreasonable impact on residential amenity on land within a residential zone.

Acce	eptable Solutions	Performance Criteria
A1		P1
	se emissions measured at the boundary of a dential zone must not exceed the following:	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.
(a)	55dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	
(b)	5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm to 7.00 am;	
(c)	65dB(A) (LAmax) at any time.	
Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.		
	se levels are to be averaged over a 15 minute e interval.	

21.3.3 External Lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria
A1		P1
External lighting within 50 m or zone must comply with all of the (a) be turned off between 12 am, except for security lighting must be they do not cause emission the zone.	ne following: 1:00 pm and 6:00 ghting; baffled to ensure on of light outside	External lighting within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following: (a) level of illumination and duration of lighting; (b) distance to habitable rooms in an adjacent dwellings.

21.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site within 50 m of a residential zone must be within the hours of:	Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site within 50 m of a residential zone must not result in unreasonable adverse impact upon residential amenity having regard to all of
(a) 6.00 am to 10.00 pm Mondays to Saturdays inclusive;	the following:
(b) 7.00 am to 9.00 pm Sundays and public holidays.	(a) the time and duration of commercial vehicle movements;
·	(b) the number and frequency of commercial vehicle movements;
	(c) the size of commercial vehicles involved;
	(d) the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
	(e) noise reducing structures between vehicle movement areas and dwellings;
	(f) the level of traffic on the road;
	(g) the potential for conflicts with other traffic.

21.4 Development Standards for Buildings and Works

21.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:

12 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the scale of nearby buildings;
	(c) not unreasonably overshadow adjacent public space;
	(d) allow for a transition in height between adjoining buildings, where appropriate;
	(e) be no more than 18 m.
A2	P2
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the residential zone.

21.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building setback from frontage must be parallel to the frontage and:	Building setback from frontage must satisfy all of the following:
(a) no less than 4.5m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;
	(c) enhance the characteristics of the site, adjoining lots and the streetscape;
	(d) provide for small variations in building alignment only where appropriate to break up long building facades, provided that no

	potential concealment or entrapment opportunity is created;
	(e) provide for large variations in building alignment only where appropriate to provide for a forecourt for space for public use, such as outdoor dining or landscaping, provided the that no potential concealment or entrapment opportunity is created and the forecourt is afforded very good passive surveillance.
A2	P2
Building setback from a residential zone must be	Building setback from a residential zone must be

no less than:

- (a) 5 m;
- (b) half the height of the wall,

whichever is the greater.

sufficient to prevent unreasonable adverse impacts on residential amenity by:

- overshadowing and reduction of sunlight to (a) habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
- overlooking and loss of privacy; (b)
- visual impact when viewed from adjoining (c) lots,

taking into account aspect and slope.

21.4.3 Design

Objective:

To ensure that building design contributes positively to the streetscape, the amenity and safety of the public and adjoining land in a residential zone.

Acce	ptable Solutions	Perforn	mance Criteria
A1		P1	
	ling design must comply with all of the wing:	•	g design must enhance the streetscape by ng all of the following:
(a)	provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;	(b) pi	rovide the main access to the building in a vay that addresses the street or other ublic space boundary; rovide windows in the front façade in a vay that enhances the streetscape and

- (b) for new building or alterations to an existing facade provide windows and door openings at ground floor level in the front façade no less than 40% of the surface area of the ground floor level façade;
- (c) for new building or alterations to an existing facade ensure any single expanse of blank wall in the ground level front façade and facades facing other public spaces is not greater than 30% of the length of the facade;
- screen mechanical plant and miscellaneous (d) equipment such as heat pumps, air conditioning units, switchboards, hot water units or similar from view from the street and other public spaces;
- incorporate roof-top service infrastructure, (e) including service plants and lift structures, within the design of the roof;
- (f) provide awnings over the public footpath if existing on the site or on adjoining lots;
- (g) not include security shutters over windows or doors with a frontage to a street or public place.

- provides for passive surveillance of public spaces;
- (c) treat large expanses of blank wall in the front façade and facing other public space boundaries with architectural detail or public art so as to contribute positively to the streetscape and public space;
- (d) ensure the visual impact of mechanical plant and miscellaneous equipment, such as heat pumps, air conditioning units, switchboards, hot water units or similar, is insignificant when viewed from the street;
- ensure roof-top service infrastructure, (e) including service plants and lift structures, is screened so as to have insignificant visual impact;
- (f) not provide awnings over the public footpath only if there is no benefit to the streetscape or pedestrian amenity or if not possible due to physical constraints;
- (g) only provide shutters where essential for the security of the premises and other alternatives for ensuring security are not feasible:
- (h) be consistent with any Desired Future Character Statements provided for the area.

Α2

Walls of a building facing a residential zone must | No Performance Criteria. be coloured using colours with a light reflectance value not greater than 40 percent.

P2

21.4.4 Passive Surveillance

Objective:

To ensure that building design provides for the safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1

Building design must comply with all of the following:

- (a) provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;
- (b) for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the front façade which amount to no less than 40 % of the surface area of the ground floor level facade;
- (c) for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the façade of any wall which faces a public space or a car park which amount to no less than 30 % of the surface area of the ground floor level facade;
- (d) avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;
- (e) provide external lighting to illuminate car parking areas and pathways;
- (f) provide well-lit public access at the ground floor level from any external car park.

Building design must provide for passive surveillance of public spaces by satisfying all of the following:

- (a) provide the main entrance or entrances to a building so that they are clearly visible from nearby buildings and public spaces;
- (b) locate windows to adequately overlook the street and adjoining public spaces;
- incorporate shop front windows and doors for ground floor shops and offices, so that pedestrians can see into the building and vice versa;
- (d) locate external lighting to illuminate any entrapment spaces around the building site;
- (e) provide external lighting to illuminate car parking areas and pathways;
- (f) design and locate public access to provide high visibility for users and provide clear sight lines between the entrance and adjacent properties and public spaces;
- (g) provide for sight lines to other buildings and public spaces.

21.4.5 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Δ	Acceptable Solutions	Performance Criteria
Δ	1	P1
	andscaping along the frontage of a site is not equired if all of the following apply:	Landscaping must be provided to satisfy all of the following:
(;	the building extends across the width of the frontage, (except for vehicular access ways);	(a) enhance the appearance of the development;

(b)	the building has a setback from the frontage of no more than 1m.	(b)	provide a range of plant height and forms to create diversity, interest and amenity;
		(c)	not create concealed entrapment spaces;
		(d)	be consistent with any Desired Future Character Statements provided for the area.
A2		P2	
	g a boundary with a residential zone caping must be provided for a depth no less 2 m.	lands provi on th resid chara	g a boundary with a residential zone scaping or a building design solution must be ded to avoid unreasonable adverse impact are visual amenity of adjoining land in a sential zone, having regard to the acteristics of the site and the characteristics e adjoining residentially-zones land.

21.4.6 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acce	eptable Solutions	Performance Criteria
A1		P1
	door storage areas for non-residential must comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:
(a) (b)	be located behind the building line; all goods and materials stored must be screened from public view;	(a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality;
(c)	not encroach upon car parking areas, driveways or landscaped areas.	(b) not encroach upon car parking areas, driveways or landscaped areas.

21.4.7 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acceptable Solutions	Performance Criteria
A1	P1

Fencing must comply with all of the following:

- (a) fences, walls and gates of greater height than 1.5 m must not be erected within 4.5 m of the frontage;
- (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m;
- (c) height of fences along a common boundary with land in a residential zone must be no more than 2.1 m and must not contain barbed wire.

Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of land in a residential zone which lies opposite or shares a common boundary with a site, having regard to all of the following:

- (a) the height of the fence;
- (b) the degree of transparency of the fence;
- (c) the location and extent of the fence;
- (d) the design of the fence;
- (e) the fence materials and construction;
- (f) the nature of the use;
- (g) the characteristics of the site, the streetscape and the locality, including fences;
- (h) any Desired Future Character Statements provided for the area.

21.5 Development Standards for Subdivision

21.5.1 Subdivision

Objective:

To provide for lots with appropriate area, dimensions, services, roads and access to public open space to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria
A1	P1
The size of each lot must be no less than: 300 m². except if for public open space, a riparian reserve or utilities.	The size of each lot must be sufficient to accommodate development consistent with the Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements.
A2 The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following;	P2 The design of each lot must contain a building area able to satisfy all of the following: (a) be reasonably capable of accommodating use and development consistent with Zone

(a) clear of the frontage, side and rear Purpose, having regard to any Local Area Objectives or Desired Future Character boundary setbacks; Statements; (b) clear of easements; (b) provides for sufficient useable area on the clear of title restrictions that would limit or (c) lot for on-site parking and maneuvering, restrict the development of a commercial unless adequate arrangements are made building; for suitable alternative solutions to future likely demand generated by the has an average slope of no more than 1 in (d) development potential of the lot; 5; (c) minimises the need for earth works, (e) is a minimum of 10 m x 15 m in size. retaining walls, and cut & fill associated with future development. **A3** Р3 The frontage for each lot must be no less than: The frontage of each lot must be sufficient to accommodate development consistent with the 15 m. Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements. Ρ4 Α4 No Acceptable Solution. The arrangement of roads within a subdivision must satisfy all of the following: the subdivision will not compromise (a) appropriate and reasonable future subdivision of the entirety of the parent lot; (b) accords with any relevant road network plan adopted by the Planning Authority; (c) facilitates the subdivision of neighbouring land with subdivision potential through the provision of connector roads, where appropriate, to the common boundary; (d) provides for acceptable levels of access, safety, convenience and legibility through a consistent road function hierarchy. Р5 Α5 Each lot must be connected to services adequate No Performance Criteria. to support the likely future use and development of the land.

A6	P6	
·	Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.	

22.0 Central Business Zone

This zone is not used in this planning scheme.

23.0 Commercial Zone

This zone is not used in this planning scheme.

24.0 Light Industrial Zone

24.1 Zone Purpose

- **24.1.1** Zone Purpose Statements
- 24.1.1.1 To provide for manufacturing, processing, repair, storage and distribution of goods and materials where off-site impacts are minimal or can be managed to minimise conflict or impact on the amenity of any other uses.
- 24.1.1.2 To promote efficient use of existing industrial land stock.
- 24.1.1.3 To minimise land use conflict in order to protect industrial viability and the safety and amenity of sensitive land uses in adjacent zones.
- 24.1.1.4 To provide industrial activity with good access to strategic transport networks.
- **24.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

- **24.1.3** Desired Future Character Statements
- **24.1.4** Desired Future Character Statements

There are no Desired Future Character statements for this zone.

24.2 Use Table

Use Class	Qualification
No Permit Required	
Any permitted use	Only if replacing an existing use on the site and there is no associated development requiring a permit
Natural and cultural values management	
Utilities	Only if minor utilities

Use Class	Qualification		
Permitted			
Equipment and machinery sales and hire	Only if hire of machinery and equipment		
Manufacturing and processing			
Service industry			
Storage			
Discretionary			
Bulky goods sales			
Educational and occasional care	Only if employment training centre		
Emergency services			
Food services	Only if take away food premises or cafe		
General retail and hire	Only if for an existing general retail and hire use		
Passive recreation			
Recycling and waste disposal	Only if a scrap yard or waste transfer station		
Research and development			
Resource processing			
Sports and recreation			
Transport depot and distribution			
Utilities	Except if No Permit Required.		
Vehicle fuel sales and service			

Use Class	Qualification
Vehicle parking	
Prohibited	
All other uses	

24.3 Use Standards

24.3.1 Hours of Operation

Objective:

To ensure that hours of operation do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria
A1 Hou	rs of operation of a use within 100 m of a dential zone must be within: 7.00 am to 7.00 pm Mondays to Fridays inclusive; 9.00 am to 5.00 pm Saturdays; nil Sundays and Public Holidays.	P1 Hours of operation of a use within 100 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.
except for office and administrative tasks.		

24.3.2 Noise

Objective:

To ensure that noise emissions do not cause environmental harm and do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Noise emissions measured at the boundary of a residential zone must not exceed the following: (a) 55dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

(b)	5dB(A) above the background (LA90) level
	or 40dB(A) (LAeq), whichever is the lower,
	between the hours of 7.00 pm to 7.00 am;

(c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

A2 P2

External amplified loud speakers or music must not be used within 50 m of a residential zone.

Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.

24.3.3 External Lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Perfo	ormance Criteria
A1		P1	
	rnal lighting within 50 m of a residential must comply with all of the following: be turned off between 10:00 pm and 6:00 am, except for security lighting; security lighting must be baffled to ensure they do not cause emission of light outside the zone.	zone adjoi	rnal lighting within 50 m of a residential must not adversely affect the amenity of ning residential areas, having regard to all of ollowing: level of illumination and duration of lighting; distance to habitable rooms in an adjacent
	the zone.	(~)	dwelling.

24.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions		Performance Criteria	
A1		P1	
Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site within 50 m of a residential zone must be within the hours of:		Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site within 50 m of a residential zone must not result in unreasonable adverse impact upon residential amenity having regard to all of	
(a)	7.00 am to 7.00 pm Mondays to Saturdays inclusive;		following:
(b)	9 am to 5.00 pm Sundays and Public Holidays.	(a)	the time and duration of commercial vehicle movements;
		(b)	the number and frequency of commercial vehicle movements;
		(c)	the size of commercial vehicles involved;
		(d)	the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
		(e)	noise reducing structures between vehicle movement areas and dwellings;
		(f)	the level of traffic on the road;

24.3.5 Outdoor Work Areas

Objective:

To ensure that use of outdoor work areas does not have unreasonable impact on residential amenity on land within a residential zone.

(g)

the potential for conflicts with other traffic.

Acceptable Solutions	Performance Criteria
A1	P1
Outdoor work areas and noise-emitting services such as air conditioning equipment, pumps and ventilations fans must not be located within 50 m of a residential zone.	Outdoor work areas and noise-emitting services such as air conditioning equipment, pumps and ventilations fans located within 50 m of a residential zone must be accompanied by effective acoustic screening in the intervening space.

24.4 Development Standards for Buildings and Works

24.4.1 Building Height

Objective:

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
Building height must be no more than:	Building height must satisfy all of the following:	
9 m.	(a) be consistent with any Desired Future Character Statements provided for the area;	
	(b) be compatible with the scale of nearby buildings;	
	(c) not unreasonably overshadow adjacent public space;	
	(d) allow for a transition in height between adjoining buildings, where appropriate;	
	(e) be no more than 12 m.	
A2	P2	
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the residential zone.	

24.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building setback from frontage must be parallel to the frontage and must be no less than:	Building setback from frontage must satisfy all of the following:
(a) 10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the setback of adjoining buildings, generally maintaining a

	continuous building line if evident in the streetscape; (c) enhance the characteristics of the site, adjoining lots and the streetscape; (d) provide adequate opportunity for parking.
A2	P2
Building setback from a residential zone must be no less than: (a) 10 m; (b) half the height of the wall, whichever is the greater.	Building setback from a residential zone must be sufficient to prevent unreasonable adverse impacts on residential amenity by: (a) overshadowing and reduction of sunlight to habitable rooms and private open space on adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;
	(b) overlooking and loss of privacy;
	(c) visual impact when viewed from adjoining lots,
	(d) industrial activity.

24.4.3 Design

Objective:

To ensure that building design contributes positively to the streetscape, the amenity and safety of the public and adjoining land in a residential zone.

Acceptable Solutions		Performance Criteria	
A1		P1	
Building design must comply with all of the following:			ling design must enhance the streetscape by fying all of the following:
(a)	provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;	(a)	provide the main access to the building in a way that is visible from the street or other public space boundary;
(b)	for new building or alterations to an existing facade provide windows and door openings at ground floor level in the front façade no less than 40% of the surface area of the ground floor level facade;	(b)	provide windows in the front façade in a way that enhances the streetscape and provides for passive surveillance of public spaces;
		(c)	treat very large expanses of blank wall in the front façade and facing other public

- (c) for new building or alterations to an existing facade ensure any single expanse of blank wall in the ground level front façade and facades facing other public spaces is not greater than 50% of the length of the facade;
- (d) screen mechanical plant and miscellaneous equipment such as heat pumps, air conditioning units, switchboards, hot water units or similar from view from the street and other public spaces;
- incorporate roof-top service infrastructure, (e) including service plants and lift structures, within the design of the roof;
- (f) provide awnings over the public footpath if existing on the site or on adjoining lots;
- not include security shutters over windows (g) (g) or doors with a frontage to a street or public place.

- space boundaries with architectural detail or public art so as to contribute positively to the streetscape and public space;
- (d) ensure the visual impact of mechanical plant and miscellaneous equipment, such as heat pumps, air conditioning units, switchboards, hot water units or similar, is limited when viewed from the street;
- (e) ensure roof-top service infrastructure, including service plants and lift structures, is screened so as to have limited visual impact;
- (f) only provide shutters where essential for the security of the premises and other alternatives for ensuring security are not feasible;
- be consistent with any Desired Future Character Statements provided for the area.

Α2

Walls of a building on land adjoining a residential No performance criteria. zone must comply with all of the following:

- be coloured using colours with a light (a) reflectance value not greater than 40 percent.;
- (b) if within 50 m of a residential zone, must not have openings in walls facing the residential zone, unless the line of sight to the building is blocked by another building.

P2

24.4.4 Passive Surveillance

Objective:

To ensure that building design provides for the safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1
Building design must comply with all of the following:	Building design must provide for passive surveillance of public spaces by satisfying all of the following:

- (a) provide the main pedestrian entrance to the building so that it is clearly visible from the road or publicly accessible areas on the site;
- (b) for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the front façade which amount to no less than 20 % of the surface area of the ground floor level facade;
- (c) for new buildings or alterations to an existing facade provide windows and door openings at ground floor level in the façade of any wall which faces a public space or a car park which amount to no less than 10 % of the surface area of the ground floor level facade;
- (d) avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;
- (e) provide external lighting to illuminate car parking areas and pathways;
- (f) provide well-lit public access at the ground floor level from any external car park.

- (a) provide the main entrance or entrances to a building so that they are clearly visible from nearby buildings and public spaces;
- (b) locate windows to adequately overlook the street and adjoining public spaces;
- (c) incorporate windows and doors for ground floor offices to look upon public access to the building;
- (d) locate external lighting to illuminate any entrapment spaces around the building site;
- e) design and locate public access to provide high visibility for users and provide clear sight lines between the entrance and adjacent properties and public spaces;
- (f) provide for sight lines to other buildings and public spaces.

24.4.5 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and if relevant provides a visual break from land in a residential zone.

Acceptable Solutions	Performance Criteria
A1 Landscaping must be provided along the frontage of a site (except where access is provided) unless the building has nil setback to frontage.	P1 Landscaping must be provided to satisfy all of the following: (a) enhance the appearance of the development; (b) provide a range of plant height and forms to create diversity, interest and amenity; (c) not create concealed entrapment spaces;

	(d) be consistent with any Desired Future Character Statements provided for the area.
A2	P2
Along a boundary with a residential zone landscaping must be provided for a depth no less than: 10 m.	Along a boundary with a residential zone landscaping or a building design solution must be provided to avoid unreasonable adverse impact on the visual amenity of adjoining land in a residential zone, having regard to the characteristics of the site and the characteristics of the adjoining residentially-zones land.

24.4.6 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions		Performance Criteria
A1		P1
	door storage areas for non-residential uses t comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:
(a) (b)	be located behind the building line; all goods and materials stored must be screened from public view;	(a) be located, treated or screened to avoid unreasonable adverse impact on the visua amenity of the locality;
(c)	not encroach upon car parking areas, driveways or landscaped areas.	(b) not encroach upon car parking areas, driveways or landscaped areas.

24.4.7 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acceptable Solutions	Performance Criteria
A1	P1
	Fencing must contribute positively to the streetscape and not have an unreasonable adverse impact upon the amenity of land in a residential zone which lies opposite or shares a

- (a) fences, walls and gates of greater height than 2.1m must not be erected within 10 m of the frontage;
- (b) fences along a frontage must be at least 50% transparent above a height of 1.2 m;
- (c) height of fences along a common boundary with land in a residential zone must be no more than 2.1 m and must not contain barbed wire.

common boundary with a site, having regard to all of the following:

- (a) the height of the fence;
- (b) the degree of transparency of the fence;
- (c) the location and extent of the fence;
- (d) the design of the fence;
- (e) the fence materials and construction;
- (f) the nature of the use;
- (g) the characteristics of the site, the streetscape and the locality, including fences;
- (h) any Desired Future Character Statements provided for the area.

24.5 Development Standards for Subdivision

24.5.1 Subdivision

Objective:

To provide for lots with appropriate area, dimensions, services, roads and access to public open space to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria
A1	P1
The size of each lot must be no less than: 1,000 m². except if for public open space, a riparian reserve or utilities.	The size of each lot must be sufficient to accommodate development consistent with the Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements.
A2	P2
The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following; (a) clear of the frontage, side and rear houndary sotbacks:	 The design of each lot must contain a building area able to satisfy all of the following: (a) be reasonably capable of accommodating use and development consistent with Zone
boundary setbacks; (b) clear of easements;	Purpose, having regard to any Local Area Objectives or Desired Future Character Statements;

(c) clear of title restrictions that would limit or (b) provides for sufficient useable area on the restrict the development of a commercial lot for on-site parking and maneuvering, building; unless adequate arrangements are made for suitable alternative solutions to future (d) has an average slope of no more than 1 in likely demand generated by the development potential of the lot; is a minimum of 20 m x 20 m in size. (e) (c) minimises the need for earth works, retaining walls, and cut & fill associated with future development. А3 Р3 The frontage for each lot must be no less than: The frontage of each lot must be sufficient to accommodate development consistent with the 25 m. Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements. Ρ4 Α4 No Acceptable Solution. The arrangement of roads within a subdivision must satisfy all of the following: the subdivision will not compromise appropriate and reasonable future subdivision of the entirety of the parent lot; (b) accords with any relevant road network plan adopted by the Planning Authority; facilitates the subdivision of neighbouring land with subdivision potential through the provision of connector roads, where appropriate, to the common boundary; (d) provides for acceptable levels of access, safety, convenience and legibility through a consistent road function hierarchy. Α5 **P5** Each lot must be connected to services adequate No Performance Criteria. to support the likely future use and development of the land. Р6 Α6 No Acceptable Solution. Public Open Space must be provided as land or cash in lieu, in accordance with the relevant

	Council policy.

25.0 General Industrial Zone

25.1 Zone Purpose

- **25.1.1** Zone Purpose Statements
- 25.1.1.1 To provide for manufacturing, processing, repair, storage and distribution of goods and materials where there may be impacts on neighbouring uses.
- 25.1.1.2 To provide industrial activity with good access to strategic transport networks.
- 25.1.1.3 To promote efficient use of existing industrial land stock.
- 25.1.1.4 To restrict intensification of existing non-conforming uses.
- 25.1.1.5 To provide industrial activity with good access to strategic transport networks.
- **25.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

25.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

25.2 Use Table

Use Class	Qualification			
No Permit Required	lo Permit Required			
Natural and cultural values management				
Any permitted use	Only if replacing an existing use on the site and there is no associated development requiring a permit			
Utilities	Only minor utilities			
Permitted				
Equipment and machinery sales and hire				
Manufacturing and processing				
Port and shipping	Except if a wharf			

Use Class	Qualification
Recycling and waste disposal	
Resource processing	
Storage	
Transport depot and distribution	
Utilities	Except if No Permit Required.
Discretionary	
Education and occasional care	Only if employment training centre
Emergency services	
Food services	Only if take away food premises or cafe
Pleasure boat facility	
Port and shipping	Only if a wharf
Research and development	
Sports and recreation	
Vehicle fuel sales and service	
Vehicle parking	
Prohibited	
All other uses	

25.3 Use Standards

There are no use standards for this zone.

25.4 Development Standards for Buildings and Works

25.4.1 Building Height

Ob	jec	tive:	
	'jcc	LIVC.	

To ensure that building height does not result in excessive impact on the landscape.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
20 m.	(a) be consistent with any Desired Future Character Statements provided for the area;

25.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape.

Acceptable Solutions	Performance Criteria
A1	P1
Building setback from frontage must be no less than:	Building setback from frontage must satisfy all of the following:
10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the setback of adjoining buildings;
	(c) enhance the characteristics of the site, adjoining lots and the streetscape;
	(d) provide adequate opportunity for parking.

25.4.3 Design

Objective:

To ensure that building design contributes positively to the streetscape.

Acceptable Solutions	Performance Criteria
A1	P1
Building design must address the street by complying with all of the following:	Building design must satisfying all of the following:

- (a) provide the main pedestrian entrance to the building at the frontage;
- (b) screen mechanical plant from view from the street and other public spaces;
- (c) incorporate roof-top service infrastructure, including service plants and lift structures, within the design of the roof.
- (a) provide the main access to the building in a way that is visible from the street;
- (b) ensure the visual impact of mechanical plant is limited when viewed from the street;
- (c) ensure roof-top service infrastructure, including service plants and lift structures, is screened so as to have limited visual impact;
- (d) be consistent with any Desired Future Character Statements provided for the area.

25.4.4 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Acce	eptable Solutions	Perf	ormance Criteria
A1		P1	
	fences, walls and gates of greater height than 2.4 m must not be erected within 10 m of the frontage; fences along a frontage must be at least 50% transparent above a height of 1.2 m.	Fence stree adve	ing must contribute positively to the etscape and not have an unreasonable erse impact upon the amenity of public roads other public spaces, having regard to all of following: the height of the fence; the degree of transparency of the fence; the location and extent of the fence; the design of the fence; the fence materials and construction; the nature of the use;
		(g)	the characteristics of the site, the streetscape and the locality, including fences;
		(h)	any Desired Future Character Statements provided for the area.

25.5 Development Standards for Subdivision

25.5.1 Subdivision

Obj	ective:
$\sim \sim 1$	CCCIVC.

To provide for lots with appropriate area, dimensions, services, roads and access to public open space to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria	
A1	P1	
The size of each lot must be no less than: 2,000 m ² . except if for public open space, a riparian reservor utilities. A2	The size of each lot must be sufficient to accommodate development consistent with the Zone Purpose, having regard to any Local Area Objectives or Desired Future Character Statements. P2	
The design of each lot must provide a minimum building area that is rectangular in shape and complies with all of the following; (a) clear of the frontage, side and rear boundary setbacks; (b) clear of easements; (c) clear of title restrictions that would limit or restrict the development of a commercial building; (d) has an average slope of no more than 1 in 10; (e) is a minimum of 20 m x 40 m in size. A3 The frontage for each lot must be no less than: 40 m.	(b) provides for sufficient useable area on the lot for on-site parking and maneuvering, unless adequate arrangements are made	
A4	P4	

No Acceptable Solution.	The arrangement of roads within a subdivision must satisfy all of the following:
	(a) the subdivision will not compromise appropriate and reasonable future subdivision of the entirety of the parent lot;
	(b) accords with any relevant road network plan adopted by the Planning Authority;
	(c) facilitates the subdivision of neighbouring land with subdivision potential through the provision of connector roads, where appropriate, to the common boundary;
	(d) provides for acceptable levels of access, safety, convenience and legibility through a consistent road function hierarchy.
A5	P5
Each lot must be connected to services adequate to support the likely future use and development of the land.	No Performance Criteria.
A6	P6
No Acceptable Solution.	Public Open Space must be provided as land or cash in lieu, in accordance with the relevant Council policy.

26.0 Rural Resource Zone

26.1 Zone Purpose

- **26.1.1** Zone Purpose Statements
- 26.1.1.1 To provide for the sustainable use or development of resources for agriculture, aquaculture, forestry, mining and other primary industries, including opportunities for resource processing.
- 26.1.1.2 To provide for other use or development that does not constrain or conflict with resource development uses.
- 26.1.1.3 To provide for non-agricultural use or development, such as recreation, conservation, tourism and retailing, where it supports existing agriculture, aquaculture, forestry, mining and other primary industries.
- 26.1.1.4 To allow for residential and other uses not necessary to support agriculture, aquaculture and other primary industries provided that such uses do not:
 - (a) fetter existing or potential rural resource use and development on other land;

- (b) add to the need to provide services or infrastructure or to upgrade existing infrastructure;
- (c) contribute to the incremental loss of productive rural resources.
- 26.1.1.5 To provide for protection of rural land so future resource development opportunities are no lost.
- **26.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

26.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

26.2 Use Table

Qualification
Only if replacing an existing use on the site and there is no associated development requiring a permit
Only if agriculture, bee keeping, crop production, forest operations in accordance with a Forest Practices Plan, horse stud or tree farming and plantation forestry in accordance with a Forest Practices Plan.
Only if minor utilities
Only if for home-based child care in accordance with a licence under the Child Care Act 2001
Only if home-based business or an extension or replacement of an existing dwelling
Except where No Permit Required or Discretionary
Only if rural suppliers, garden and landscape suppliers or timber yard
Only if by the Council, an agency or a community organisation.

Use Class	Qualification
Crematoria and cemeteries	
Domestic Animal breeding, boarding and training	
Educational and occasional care	Only if related to rural resource use. Except if Permitted.
Emergency services	
Extractive Industry	
Food Services	Only if for the serving of agricultural produce primarily from the region.
General retail and hire	Only if for the sale of agricultural produce primarily from the property or for the hire of rural equipment.
Manufacturing and processing	Only if manufacturing of rural equipment or processing rural products.
Motor racing facility	
Pleasure boat facility	
Research and development	
Residential	Only if single dwelling
Resource development	Only if intensive animal husbandry
Resource processing	
Recycling and waste disposal	
Service industry	Only if primarily for vehicles and machinery used for resource development uses.
Sports and recreation	Only if firing range, golf course or driving range; outdoor recreation facility; race course and sports ground
Storage	Only if contractors yard, freezing and cool storage, liquid fuel deport, solid fuel deport or woodyard

Use Class	Qualification
Tourist operation	
Transport depot and distribution	Only if for transport and distribution of rural equipment and products.
Visitor accommodation	Only if backpackers hostel, bed and breakfast establishment, camping and caravan park, holiday cabin, overnight camping area or seasonal workers accommodation.
Utilities	Except if No Permit Required.
Prohibited	
All other uses	

26.3 Use Standards

26.3.1 Sensitive Use (including residential use)

Objective:	
To ensure sensitive use does not unreasonably convert agricultural land or conflict with or fetter	
non-sensitive use.	

Acceptable Solutions	Performance Criteria		
A1	P1		
A sensitive use is for a home based business or an extension or replacement of an existing dwelling or existing ancillary dwelling, or for home-based child care in accordance with a licence under the <i>Child Care Act 2001</i> .	A sensitive use must not unreasonably convert agricultural land or conflict with or fetter non-sensitive use on adjoining land having regard to all of the following:		
incence under the child cure Act 2001.	(a) the characteristics of the proposed sensitive use;		
	(b) the characteristics of the existing or likely non-sensitive use on adjoining land;		
	 setback to site boundaries and separation distance between the proposed sensitive use and existing or likely non-sensitive use on adjoining land; 		
	(d) any characteristics of the site and adjoining land that would buffer the proposed sensitive use from the adverse impacts on		

residential amenity from existing or likely	
non-sensitive use.	

26.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the rural character and use of the area.

Acceptable Solutions	Performance Criteria		
A1	P1		
Visitor accommodation must comply with all of the following:	Visitor accommodation must satisfy all of the following:		
 (a) is accommodated in existing buildings; (b) provides for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site; (c) has a floor area of no more than 160m². 	Visitor accommodation must satisfy all of the		

26.3.3 Discretionary Use

Objective:

To ensure that discretionary non-agricultural uses do not unreasonably confine or restrain the agricultural use of agricultural land.

Acceptable Solutions	Performance Criteria		
A1	P1		
·	A discretionary non-agricultural use must not conflict with or fetter agricultural use on the site		

or adjoining land having regard to all of the following:	
(a) the characteristics of the proposed non- agricultural use;	
(b) the characteristics of the existing or likely agricultural use;	
(c) setback to site boundaries and separation distance between the proposed nonagricultural use and existing or likely agricultural use;	
(d) any characteristics of the site and adjoining land that would buffer the proposed non- agricultural use from the adverse impacts on amenity from existing or likely agricultural use.	

26.4 Development Standards for Buildings and Works

26.4.1 Building Height

\sim	hi	ie	~+	i.,	^.
u	IJ			ıv	┖.

To ensure that building height contributes positively to the rural landscape and does not result in unreasonable impact on residential amenity of land.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
8.5 m if for a residential use.	(a) be consistent with any Desired Future Character Statements provided for the
10 m otherwise.	area;
	 (b) be sufficient to prevent unreasonable adverse impacts on residential amenity on adjoining lots by overlooking and loss of privacy;
	(c) if for a non-residential use, the height is necessary for that use.

26.4.2 Setback

Objective:

To minimise land use conflict and fettering of use of rural land from residential use, maintain desireable characteristics of the rural landscape and protect environmental values in adjoining land zoned Environmental Management.

Acceptable Solutions	Performance Criteria			
A1	P1			
Building setback from frontage must be no less than: 20 m.	Building setback from frontages must maintain the desirable characteristics of the surrounding landscape and protect the amenity of adjoining lots, having regard to all of the following:			
	(a) the topography of the site;			
	(b) the size and shape of the site;			
	(c) the prevailing setbacks of existing buildings on nearby lots;			
	(d) the location of existing buildings on the site;			
	(e) the proposed colours and external materials of the building;			
	(f) the visual impact of the building when viewed from an adjoining road;			
	(g) retention of vegetation.			
A2	P2			
Building setback from side and rear boundaries must be no less than: 50 m.	Building setback from side and rear boundaries must maintain the character of the surrounding rural landscape, having regard to all of the following:			
	(a) the topography of the site;			
	(b) the size and shape of the site;			
	(c) the location of existing buildings on the site;			
	(d) the proposed colours and external materials of the building;			
	(e) visual impact on skylines and prominent ridgelines;			

		(f)	impact on native vegetation.		
A3		Р3			
Building setback for buildings for sensitive use must comply with all of the following: (a) be sufficient to provide a separation		Building setback for buildings for sensitive use (including residential use) must prevent conflict or fettering of primary industry uses on adjoining			
	distance from a plantation forest, Private Timber Reserve or State Forest of 100 m;	(a)	having regard to all of the following: the topography of the site;		
(b)	be sufficient to provide a separation distance from land zoned Significant	(b)	the prevailing setbacks of existing buildings on nearby lots;		
	Agriculture of 200 m.	(c)	the location of existing buildings on the site;		
		(d)	retention of vegetation;		
		(e)	the zoning of adjoining and immediately opposite land;		
			the existing use on adjoining and immediately opposite sites;		
		(g)	the nature, frequency and intensity of emissions produced by primary industry uses on adjoining and immediately opposite lots;		
		(h)	any proposed attenuation measures;		
		(i)	any buffers created by natural or other features.		
A4		P4			
Buildings and works must be setback from land zoned Environmental Management no less than: 100 m.		zone unre envii	lings and works must be setback from land d Environmental Management to minimise asonable impact from development on ronmental values, having regard to all of the wing:		
		(a)	the size of the site;		
		(b)	the potential for the spread of weeds or soil pathogens;		
		(c)	the potential for contamination or sedimentation from water runoff;		
		(d)	any alternatives for development.		

26.4.3 Design

Objective:

To ensure that the location and appearance of buildings and works minimises adverse impact on the rural landscape.

Acceptable Solutions

Α1

The location of buildings and works must comply with any of the following:

- (a) be located within a building area, if provided on the title;
- (b) be an addition or alteration to an existing building;
- (c) be located in and area not require the clearing of native vegetation and not on a skyline or ridgeline.

Performance Criteria

P1

The location of buildings and works must satisfy all of the following:

- (a) be located on a skyline or ridgeline only if:
 - there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope, or the location is necessary for the functional requirements of infrastructure;
 - (ii) significant impacts on the rural landscape are minimised through the height of the structure, landscaping and use of colours with a light reflectance value not greater than 40 percent for all exterior building surfaces;
- (b) be consistent with any Desired Future Character Statements provided for the area;
- (c) be located in and area requiring the clearing of native vegetation only if:
 - there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope, or the location is necessary for the functional requirements of infrastructure;
 - (ii) the extent of clearing is the minimum necessary to provide for buildings, associated works and associated bushfire protection measures.

A2	P2
Exterior building surfaces must be coloured using colours with a light reflectance value not greater than 40 percent.	Buildings must have external finishes that are non-reflective and coloured to blend with the rural landscape.
A3	Р3
The depth of any fill or excavation must be no more than 2 m from natural ground level, except where required for building foundations.	The depth of any fill or excavation must be kept to a minimum so that the development satisfies all of the following:
	(a) does not have significant impact on the rural landscape of the area;
	(b) does not unreasonably impact upon the privacy of adjoining properties;
	(c) does not affect land stability on the lot or adjoining areas.

26.4.4 Plantation Forestry

0		_		ıv	_	
_	~ ,	_	·		_	•

To ensure that plantation forestry does not significantly impact watercourses, sensitive uses and landscape values.

Acceptable Solutions	Performance Criteria
A1	P1
Plantation forestry, including establishment and harvesting, must comply with a certified Forest Practices Plan.	No Performance Criteria.

26.5 Development Standards for Subdivision

26.5.1 New Lots

Objective:		
To prevent further fragmentation and fettering o	f rural resource land.	
Acceptable Solutions	Performance Criteria	
A1	P1	
A lot is for public open space, a riparian or littoral reserve, or a Utilities, Emergency services, or Community meeting and entertainment use class, by or on behalf of the	A lot must satisfy all of the following: (a) be no less than 40ha;	

State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority.

- (b) have a frontage of no less than 6m;
- (c) not be an internal lot unless the site contains existing internal lots or creation of an internal lot is necessary to facilitate rural resource use;
- (d) be provided with safe vehicular access from a road;
- (e) provide for the sustainable commercial operation of the land by either:
 - (i) encompassing sufficient agricultural land and key agricultural infrastructure, as demonstrated by a whole farm management plan;
 - (ii) encompassing an existing or proposed non-agricultural rural resource use;
- (f) if containing a dwelling, setbacks to new boundaries satisfy clause 26.4.2;
- (g) if containing a dwelling, other than the primary dwelling, the dwelling is surplus to rural resource requirements of the lot containing the primary dwelling;
- (h) if vacant, must:
 - (i) contain a building area capable of accommodating residential development satisfying clauses 26.4.2 and 26.4.3;
 - (ii) not result in a significant increase in demand for public infrastructure or services;
- (i) be consistent with any Local Area
 Objectives or Desired Future Character
 Statements provided for the area.

26.5.2 Reorganisation of Boundaries

Objective:

To promote the consolidation of rural resource land and to allow for the rearrangement of existing titles, where appropriate, to provide for a better division of land.

Acceptable Solutions	Performance Criteria	
A1	P1	
A lot is for public open space, a riparian or littoral reserve or utilities.		reorganisation of boundaries must satisfy all e following:
	(a)	all existing lots are adjoining or separated only by a road;
	(b)	no existing lot was formally a crown reserved road or other reserved land;
	(c)	provide for the sustainable commercial operation of the land by either:
		(i) encompassing all or most of the agricultural land and key agricultural infrastructure (including the primary dwelling) in one lot, the 'primary agricultural lot', as demonstrated by a whole farm management plan,
		(ii) encompassing an existing or proposed non-agricultural rural resource use in one lot;
	(d)	if a lot contains an existing dwelling, setbacks to new boundaries satisfy clause 26.4.2;
	(e)	if containing a dwelling, other than the primary dwelling, the dwelling is surplus to rural resource requirements of the primary agricultural lot;
	(f)	a new vacant lot must:
		(i) contain land surplus to rural resource requirements of the primary agricultural lot;
		(ii) contain a building area capable of accommodating residential development satisfying clauses 26.4.2 and 26.4.3.
		(iii) not result in a significant increase in demand for public infrastructure or services;
	(g)	all new lots must comply the following:

	(i)	be no less than 1ha in size;
	(ii)	have a frontage of no less than 6m;
	(iii)	be serviced by safe vehicular access arrangements;
(h)	Obje	onsistent with any Local Area ectives or Desired Future Character ements provided for the area.

26.5.3 Historic Heritage Places

\sim L	
()n	jective
\sim	CCCIVC

To provide for the preservation of heritage places surplus to agricultural needs of rural properties.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	The subdivision of a lot for the purposes of excising a Local Heritage Place listed in the Heritage Code to this planning scheme or a place listed on the Tasmanian Heritage Register must satisfy all of the following:
	(a) the place no longer contributes to, or supports, the agricultural use and commercial operation of the property;
	(b) the subdivision will ensure that the heritage values of the place will be restored and maintained into the future through appropriate mechanisms on the title;
	(c) any urgent works on the heritage fabric of the place are undertaken within 12 months of the issue of title;
	(d) the heritage curtilage of the place is contained within the lot;
	(e) the loss of the land to the remainder of the property will not significantly reduce its agricultural use and commercial operation;
	(f) setback from a dwelling on the lot to new boundaries satisfy clause 26.4.2;
	(g) serviceable frontage is provided;

(h)	safe vehicular access arrangements are provided.

27.0 Significant Agricultural Zone

27.1 Zone Purpose

- **27.1.1** Zone Purpose Statements
- 27.1.1.1 To provide for the use or development of land for higher productivity value agriculture dependent on soil as a growth medium.
- 27.1.1.2 To protect the most productive agricultural land and ensure that non-agricultural use or development does not adversely affect the use or development of that land for agriculture.
- 27.1.1.3 To encourage use and development of land based on comprehensive and sustainable land management practices and infrastructure provision.
- 27.1.1.4 To provide for limited non-agricultural uses that support the continued use of the land for agricultural use.
- 27.1.1.5 To protect regionally significant areas of significant agricultural land identified in the Regional Land Use Strategy, including areas subject to existing or proposed irrigation schemes, from conversion to non-agricultural use.
- 27.1.1.6 To protect areas used for reuse water irrigation.
- 27.1.1.7 To ensure that new residential use is only established where necessary to facilitate the management of the land for agricultural purposes and does not fetter existing or potential agricultural use on other land.
- 27.1.2 Local Area Objectives

There are no Local Area Objectives for this zone.

27.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

27.2 Use Table

Use Class	Qualification
No Permit Required	
Natural and cultural values management	
Resource development	Only if for agriculture use. Except if; controlled environment agriculture not dependent on soil as a growth medium, forest operations, intensive animal husbandry, tree farming and plantation forestry.
Utilities	Only minor utilities

Use Class	Qualification
Permitted	
Educational and occasional care	Only if for home-based child care in accordance with a licence under the Child Care Act 2001
Residential	Only if home-based business or an extension or replacement of an existing dwelling
Discretionary	
Educational and occasional care	Only if related to agriculture. Except if Permitted.
Extractive industry	
Food services	Only if for the serving of agricultural produce primarily from the region.
General retail and hire	Only if for the sale of agricultural produce primarily from the property.
Research and development	Only if for agricultural research
Resource development	Only if controlled environment agriculture, intensive animal husbandry. Only if tree farming and plantation forestry in accordance with a Forest Practices Plan and not located on prime agricultural land.
Resource processing	Only if for the treating, processing and packing of produce from the area.
Residential	Only if a single dwelling necessary to support agricultural use on the property
Sports and recreation	
Tourist Operation	Only if associated with agricultural use on the property.
Visitor accommodation	Only if backpackers hostel, bed and breakfast establishment, camping and caravan park, holiday cabin, overnight camping area or seasonal workers accommodation.
Utilities	Except if No Permit Required.
Prohibited	
All other uses	

27.3 Use Standards

27.3.1 Sensitive Use (including residential use)

\sim 1. $^{\circ}$	
()hi	ective:
~ ~ j	CCCIVC.

To ensure sensitive use does not conflict with or fetter non-sensitive use.

Acceptable Solutions	Performance Criteria
A1	P1
A sensitive use is for a home based business or an extension or replacement of an existing dwelling or existing ancillary dwelling.	A sensitive use must not conflict with or fetter non-sensitive use on adjoining land having regard to all of the following:
	(a) the characteristics of the proposed sensitive use;
	(b) the characteristics of the existing or likely non-sensitive use in the surrounding area;
	(c) setback to site boundaries and separation distance between the proposed sensitive use and existing or likely non-sensitive use on adjoining land;
	(d) any characteristics of the site and adjoining land that would buffer the proposed sensitive use from the adverse impacts on residential amenity from existing or likely non-sensitive use.

27.3.2 Visitor Accommodation

Objective:

To ensure visitor accommodation is of a scale that accords with the rural character and use of the area.

Acceptable Solutions	Performance Criteria
A1	P1
Visitor accommodation must comply with all of the following:	Visitor accommodation must satisfy all of the following:
(a) is accommodated in existing buildings;(b) provides for any parking and manoeuvri spaces required pursuant to the Parking and Access Code on-site;	

(c) has a floor area of no more than 160m ² .	(b)	provide for any parking and manoeuvring spaces required pursuant to the Parking and Access Code on-site;	
	(c)	be of an intensity that respects the character of use of the area;	
	(d)	not adversely impacts the safety and efficiency of the local road network or disadvantage owners and users of private rights of way;	
	(e)	be located on the property's poorer quality agricultural land or within the farm homestead buildings precinct;	
	(f)	not fetter the rural resource use of the property or adjoining land.	

27.3.3 Discretionary Use

Objective:

To ensure that discretionary non-agricultural uses do not unreasonably confine or restrain the agricultural use of agricultural land.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	A discretionary non-agricultural use must not conflict with or fetter agricultural use on the site or adjoining land having regard to all of the following:
	(a) the characteristics of the proposed non-agricultural use;
	(b) the characteristics of the existing or likely agricultural use;
	(c) setback to site boundaries and separation distance between the proposed nonagricultural use and existing or likely agricultural use;
	(d) any characteristics of the site and adjoining land that would buffer the proposed nonagricultural use from the adverse impacts on amenity from existing or likely agricultural use.

A2	P2		
No acceptable solution.		An Extractive industry use must satisfy all of the following:	
	(a)	be required to locate on the site for one or more of the following reasons:	
		(i) to access a specific naturally occurring resource on the site or on land in the vicinity of the site;	
		(ii) to access infrastructure only available on the site or on land in the vicinity of the site;	
		(iii) for operational efficiency;	
	(b)	demonstrate a significant benefit to the region, having regard to the economic, social and environmental costs and benefits of the potential use; and	
	(c)	minimise the permanent loss of land for agricultural use.	

27.4 Development Standards for Buildings and Works

27.4.1 Building Height

Objective:

To ensure that building height contributes positively to the rural landscape and does not result in unreasonable impact on residential amenity of land.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
8.5 m if for a residential use. 10 m otherwise.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be sufficient to prevent unreasonable adverse impacts on residential amenity on adjoining lots by overlooking and loss of privacy;
	(c) if for a non-residential use, the height is necessary for that use.

27.4.2 Setback

Objective:

To minimise land use conflict and fettering of use of rural land from residential use, maintain desireable characteristics of the rural landscape and protect environmental values in adjoining land zoned Environmental Management.

Acceptable Solutions	Performance Criteria		
A1	P1		
Building setback from frontage must be no less than:	Building setback from frontage must satisfy all of the following:		
20 m.	(a) be consistent with any Desired Future Character Statements provided for the area;		
	(b) minimise adverse impact on the rural landscape as viewed from the road;		
	(c) be no less than 10 m unless the lot size is less than the minimum lot size in this zone or if there is an existing building set back less than this distance, the setback must not be less than the existing building.		
A2	P2		
Building setback from side and rear boundaries must be no less than:	Building setback from side and rear boundaries must satisfy all of the following:		
100 m.	(a) be sufficient to prevent potential for land use conflict that would fetter non-sensitive use of adjoining land;		
	(b) be no less than:		
	40 m, if the lot is greater than 1 ha or if there is an existing building set back less than this distance, the setback must not be less than the existing building;		
	20 m, if the lot is less than or equal to 1 ha or if there is an existing building set back less than this distance, the setback must not be less than the existing building.		
A3	P3		

Building setback for buildings for sensitive use must comply with all of the following:

- (a) be sufficient to provide a separation distance from horticultural use or crop production on adjoining land of 200m;
- (b) be sufficient to provide a separation distance from land zoned Rural Resource of 100 m.

Building setback for buildings for sensitive use must satisfy all of the following:

- (a) be sufficient to prevent potential for land use conflict that would fetter non-sensitive use of adjoining land;
- (b) be sufficient to provide a separation distance no less than:

80 m from horticultural use or crop production on adjoining land or if there is an existing building with a separation distance less than this distance, the separation distance must not be less than the existing building;

40 m from land zoned Rural Resource or if there is an existing building with a separation distance less than this distance, the separation distance must not be less than the existing building.

27.4.3 Design

Objective:

To ensure that the location and appearance of buildings and works minimises adverse impact on the rural landscape.

Acce	ptable Solutions	Perf	orman	nce Criteria
A1		P1		
	location of buildings and works must comply any of the following:			on of buildings and works must satisfy ollowing:
(a) (b) (c)	be located in an area not requiring the clearing of native vegetation and not on a skyline or ridgeline; be located within a building area, if provided on the title; be an addition or alteration to an existing building.	access difficulties or excessive slo or the location is necessary for the		ing of native vegetation only if: there are no sites clear of native
			(ii)	infrastructure; the extent of clearing is the minimum necessary to provide for buildings,

	associated works and associated bushfire protection measures;
	(b) be located on a skyline or ridgeline only if:
	(i) there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope, or the location is necessary for the functional requirements of infrastructure;
	(ii) significant impact on the rural landscape is minimised through the height of the structure, landscaping and use of colours with a light reflectance value not greater than 40 percent for all exterior building surfaces;
	(c) be consistent with any Desired Future Character Statements provided for the area.
A2	P2
Buildings must have external finishes that are non-reflective and coloured to blend with the rural landscape.	No performance criteria.
A3	P3
The depth of any fill or excavation must be no more than 2 m from natural ground level, except where required for building foundations.	The depth of any fill or excavation must be kept to a minimum so that the development satisfies all of the following:
	(a) does not have significant impact on the rural landscape of the area;
	(b) does not unreasonably impact upon the privacy of adjoining properties;
	(c) does not affect land stability on the lot or adjoining areas.

27.4.4 Plantation Forestry

Objective:

To ensure that plantation forestry does not:

- (a) displace crop production on prime agricultural land;
- (b) does not significantly impact watercourses, sensitive uses and landscape values.

Acceptable Solutions	Performance Criteria
A1	P1
Plantation forestry, including establishment and harvesting, must comply with a certified Forest Practices Plan.	No Performance Criteria.
A2	P2
No Acceptable Solution.	Plantation forestry must not occur on prime agricultural land.

27.5 Development Standards for Subdivision

27.5.1 New Lots

Objective:

To prevent fragmentation and fettering of agricultural land.

Acceptable Solutions	Performance Criteria
A1	P1
A lot is for public open space, a riparian or littoral reserve, or a Utilities, Emergency services, or Community meeting and entertainment use class, by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority.	No performance criteria.

27.5.2 Reorganisation of Boundaries

Objective:

To promote the consolidation of rural resource land and to allow for the rearrangement of existing titles, where appropriate, to provide for a better division of land.

Acceptable Solutions	Performance Criteria

Α1

reserve or utilities.

P1

A lot is for public open space, a riparian or littoral The reorganisation of boundaries must satisfy all of the following:

- all existing lots are adjoining or separated (a) only by a road;
- (b) no existing lot was formally a crown reserved road or other reserved land;
- provide for the sustainable commercial (c) operation of the land by either:
 - encompassing all or most of the (i) agricultural land and key agricultural infrastructure (including the primary dwelling) in one lot, the 'primary agricultural lot', as demonstrated by a whole farm management plan,
 - encompassing an existing or proposed non-agricultural rural resource use in one lot;
- (d) if a lot contains an existing dwelling, setbacks to new boundaries satisfy clause 27.4.2;
- if containing a dwelling, other than the (e) primary dwelling, the dwelling is surplus to rural resource requirements of the primary agricultural lot;
- (f) a new vacant lot must:
 - (i) contain land surplus to rural resource requirements of the primary agricultural lot;
 - not result in increased demand for (ii) public infrastructure or services;
- (g) all new lots must comply the following:
 - (i) be no less than 1 ha in size;
 - have a frontage of no less than 25 m; (ii)
 - be serviced by safe vehicular access (iii) arrangements;

(h)	be consistent with any Local Area
	Objectives or Desired Future Character
	Statements provided for the area.

28.0 Utilities Zone

28.1 Zone Purpose

- **28.1.1** Zone Purpose Statements
- 28.1.1.1 To provide land for major utilities installations and corridors.
- 28.1.1.2 To provide for other compatible uses where they do not adversely impact on the utility.
- **28.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

28.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

28.2 Use Table

Use Class	Qualification	
No Permit Required		
Utilities	Only if minor utilities	
Natural and cultural values management		
Permitted		
Recycling and waste disposal	Only if existing facility.	
Utilities	Except if No Permit Required.	
Discretionary		
Bulky goods sales	Only if at a refuse disposal site or waste transfer station	
Emergency services		
Passive recreation		
Recycling and waste disposal	Except if Permitted.	

Use Class	Qualification
Research and development	
Service industry	
Sports and recreation	
Storage	Only if associated with a utility
Transport depot and distribution	
Tourist operation	Only if visitor information or visitor centre adjacent to or on a road.
Vehicle parking	
Prohibited	
All other uses	

28.3 Use Standards

28.3.1 Hours of Operation

Objective:

To ensure that hours of operation do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Hours of operation of a use within 50 m of a residential zone must be within 7.00 am to 7.00 pm, except if: (i) for office and administrative tasks; or (ii) a Utilities use.	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.

28.3.2 Noise

Objective:

To ensure that noise emissions do not cause environmental harm and do not have unreasonable impact on residential amenity on land within a residential zone.

Δεε	eptable Solutions	Performance Criteria
ACC	cptable solutions	Terrormance enteria
A1		P1
Noise emissions measured at the boundary of a residential zone must not exceed the following:		Noise emissions measured at the boundary of a residential zone must not cause environmental
(a)	55 dB(A) (LAeq) between the hours of 7.00 am to 7.00 pm;	harm within the residential zone.
(b)	5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm to 7.00 am;	
(c)	65dB(A) (LAmax) at any time.	
acco Nois by t inclu	asurement of noise levels must be in ordance with the methods in the Tasmanian se Measurement Procedures Manual, issued the Director of Environmental Management, adding adjustment of noise levels for tonality impulsiveness.	
	se levels are to be averaged over a 15 minute e interval.	

28.3.3 External Lighting

Objective:

To ensure that external lighting (not including street lighting) does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
External lighting (not including street lighting) within 50 m of a residential zone must comply with all of the following: (a) be turned off between 10:00 pm and 6:00 am, except for security lighting;	External lighting within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following: (a) level of illumination and duration of lighting;

- (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone.
- (b) distance to habitable rooms in an adjacent dwelling.

28.3.4 Commercial Vehicle Movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Performance Criteria Acceptable Solutions A1 P1 Commercial vehicle movements, (including Commercial vehicle movements, (including loading and unloading and garbage removal) to loading and unloading and garbage removal) to or from a site within 50 m of a residential zone or from a site within 50 m of a residential zone must be within the hours of: must not result in unreasonable adverse impact upon residential amenity having regard to all of 7.00 am to 7.00 pm Mondays to Fridays (a) the following: inclusive; (a) the time and duration of commercial 9.00 am to 5.00 pm Saturdays; (b) vehicle movements; Nil Sundays and Public Holidays. (c) (b) the number and frequency of commercial vehicle movements; (c) the size of commercial vehicles involved; the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise); (e) noise reducing structures between vehicle movement areas and dwellings; (f) the level of traffic on the road; the potential for conflicts with other traffic. (g)

28.3.5 Discretionary Use

Objective:

To ensure that uses not directly associated with a utility do not compromise the use of that land for utility purposes.

Acceptable Solution	ns	Performance Criteria

A1	P1	
No Acceptable Solution.	Discretionary use must not compromise or reduce the operational efficiency of an existing or intended utility having regard to all of the following:	
	(a) the compatibility of the utility and the proposed use;	
	(b) the location of the proposed use in relation to the utility;	
	(c) any required buffers or setbacks;	
	(d) access requirements.	

28.4 Development Standards for Buildings and Works

28.4.1 Building Height

\sim			- 1	•	e:
, ,	n	\mathbf{a}	\sim T	١١.	\cdots
v	v	ᆫ	LL	ıv	c.

To ensure that building height contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be no more than:	Building height must satisfy all of the following:
10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;
	(b) be compatible with the scale of nearby buildings unless the height is necessary for the functional requirements of infrastructure;
	(c) not unreasonably overshadow adjacent public space;
	(d) allow for a transition in height between adjoining buildings, where appropriate.
A2	P2
Building height within 10 m of a residential zone must be no more than 8.5 m.	Building height within 10 m of a residential zone must be compatible with the building height of existing buildings on adjoining lots in the

residential zone unless the height is necessary for the functional requirements of infrastructure.

28.4.2 Setback

Objective:

To ensure that building setback contributes positively to the streetscape and does not result in unreasonable impact on residential amenity of land in a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
Building setback from frontage must be no less than:	Building setback from frontage must satisfy all of the following:	
(a) 10 m.	(a) be consistent with any Desired Future Character Statements provided for the area;	
	(b) be compatible with the setback of adjoining buildings, generally maintaining a continuous building line if evident in the streetscape;	
	(c) enhance the characteristics of the site, adjoining lots and the streetscape.	
A2	P2	
Building setback from a residential zone must be no less than:	Building setback from a residential zone must be sufficient to prevent unreasonable adverse	
(a) 5 m;	impacts on residential amenity by:	
(b) half the height of the wall,	(a) overshadowing and reduction of sunlight to habitable rooms and private open space on	
whichever is the greater.	adjoining lots to less than 3 hours between 9.00 am and 5.00 pm on June 21 or further decrease sunlight hours if already less than 3 hours;	
	(b) overlooking and loss of privacy;	
	(c) visual impact when viewed from adjoining lots.	

28.4.3 Landscaping

Objective:

To ensure that a safe and attractive landscaping treatment enhances the appearance of the site and provides a visual break from land in a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
Landscaping is not required along the frontage of a site if the building has nil setback to frontage.	Landscaping must be provided to satisfy all of the following:	
	(a) enhance the appearance of the development;	
	(b) provide a range of plant height and forms to create diversity, interest and amenity;	
	(c) not create concealed entrapment spaces;	
	(d) be consistent with any Desired Future Character Statements provided for the area.	
A2	P2	
Along a boundary with a residential zone landscaping must be provided for a depth no less than: 10 m.	Along a boundary with a residential zone landscaping or a building design solution must be provided to avoid unreasonable adverse impact on the visual amenity of adjoining land in a residential zone, having regard to the characteristics of the site and the characteristics of the adjoining residentially-zones land.	

28.4.4 Outdoor Storage Areas

Objective:

To ensure that outdoor storage areas for non-residential use do not detract from the appearance of the site or the locality.

Acceptable Solutions	Performance Criteria
A1	P1
Outdoor storage areas for non-residential uses must comply with all of the following:	Outdoor storage areas for non-residential uses must satisfy all of the following:
(a) be located behind the building line;	

- (b) all goods and materials stored must be screened from public view;
- (c) not encroach upon car parking areas, driveways or landscaped areas.
- (a) be located, treated or screened to avoid unreasonable adverse impact on the visual amenity of the locality;
- (b) not encroach upon car parking areas, driveways or landscaped areas.

28.4.5 Fencing

Objective:

To ensure that fencing does not detract from the appearance of the site or the locality and provides for passive surveillance.

Performance Criteria Acceptable Solutions Α1 **P1** Fencing must comply with all of the following: Fencing must contribute positively to the streetscape and not have an unreasonable fences and gates of greater height than 2.1 adverse impact upon the amenity of land in a m must not be erected within 10 m of the residential zone which lies opposite or shares a frontage; common boundary with a site, having regard to all of the following: fences along a frontage must be 50% (b) transparent above a height of 1.2 m; (a) the height of the fence; (c) height of fences along a common boundary (b) the degree of transparency of the fence; with land in a residential zone must be no more than 2.1 m and must not contain (c) the location and extent of the fence; barbed wire. (d) the design of the fence; the fence materials and construction; (e) (f) the nature of the use; the characteristics of the site, the streetscape and the locality, including fences; (h) any Desired Future Character Statements provided for the area.

28.5 Development Standards for Subdivision

28.5.1 Subdivision

Objective:

To provide for lots appropriate to accommodate development consistent with the Zone Purpose and any relevant Local Area Objectives or Desired Future Character Statements.

Acceptable Solutions	Performance Criteria	
A1	P1	
Subdivision is for the purpose of providing lots for public open space, a riparian or littoral reserve or utilities.	Subdivision is for the purpose of providing a lot for an allowable use.	
A2	P2	
The frontage for each lot must be no less than 15 m.	The frontage of each lot must be capable of adequately serving the intended purpose.	
А3	P3	
Services capable of adequately serving the intended purpose must be connected to each lot.	Where reticulated services are unavailable but needed for the intended purpose, the lots must be capable of:	
	(a) being self sufficient for potable water adequate for the intended purpose;	
	(b) accommodating an wastewater management system adequate for the intended purpose;	
	(c) accommodating an on-site stormwater management system adequate for the intended purpose,	
	as the case may be.	

29.0 Environmental Management Zone

29.1 Zone Purpose

- **29.1.1** Zone Purpose Statements
- 29.1.1.1 To provide for the protection, conservation and management of areas with significant ecological, scientific, cultural or aesthetic value, or with a significant likelihood of risk from a natural hazard.
- 29.1.1.2 To only allow for complementary use or development where consistent with any strategies for protection and management.
- 29.1.1.3 To facilitate passive recreational opportunities which are consistent with the protection of natural values in bushland and foreshore areas.
- 29.1.1.4 To recognise and protect highly significant natural values on private land.
- 29.1.1.5 To protect natural values in un-developed areas of the coast.

29.1.2 Local Area Objectives

There are no Local Area Objectives for this zone.

29.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

29.2 Use Table

Use Class	Qualification
No Permit Required	
Natural and cultural values management	
Passive recreation	
Permitted	
Community meeting and entertainment	Only if a reserve management plan applies
Educational and occasional care	Only if a reserve management plan applies
Emergency services	Only if a reserve management plan applies
Food services	Only if a reserve management plan applies
General retail and hire	Only if a reserve management plan applies
Pleasure boat facility	Only if a reserve management plan applies
Research and development	Only if a reserve management plan applies
Residential	Only if a reserve management plan applies
Sports and recreation	Only if a reserve management plan applies.
Tourist operation	Only if a reserve management plan applies
Utilities	Only if a reserve management plan applies
Vehicle parking	Only if a reserve management plan applies
Visitor accommodation	Only if a reserve management plan applies
Discretionary	
Community meeting and entertainment	Except if permitted

Use Class	Qualification
Emergency services	Except if permitted
Extractive Industry	Only in Conservation Area, Regional Reserve or Public Reserve under the Crown Lands Act 1976.
Pleasure boat facility	Except if permitted
Port and shipping	Only if existing facility
Research and development	Except if permitted
Resource development	Only if for grazing of animals on native pasture or existing non-native pasture. Only if marine farming shore facility or other facility dependant on a coastal location.
Resource processing	Only if dependant on a coastal location.
Sports and recreation	Except if permitted
Tourist operation	Except if permitted
Utilities	Except if Permitted.
Vehicle parking	
Visitor accommodation	Except if Permitted.
Prohibited	
All other uses	

29.3 Use Standards

29.3.1 Use Standards for Reserved Land

Objective:		
To provide for use consistent with any strategies for the protection and management of reserved land.		
Acceptable Solutions	Performance Criteria	
A1	P1	
	Use must satisfy all of the following:	

Use is undertaken in accordance with a reserve management plan.	(a) be complementary to the use of the reserved land;
	(b) be consistent with any applicable objectives for management of reserved land provided by the National Parks and Reserves Management Act 2002;
	(c) not have an unreasonable impact upon the amenity of the surrounding area through commercial vehicle movements, noise, lighting or other emissions that are unreasonable in their timing, duration or extent.

29.4 Development Standards for Buildings and Works

29.4.1 Building Height

_			
11	n	OCTIVIO:	
. ,	LJI	ective:	

To ensure that building height contributes positively to the landscape and does not result in unreasonable impact on residential amenity of adjoining land.

Acceptable Solutions		Performance Criteria	
A1		P1	
Buil	ding height comply with any of the following:	Build	ing height must satisfy all of the following:
(a) as proscribed in an applicable reserve management plan;(b) be no more than 7.5 m.		 (a) be consistent with any Desired Future Character Statements provided for the a or, if no such statements are provided, have regard to the landscape of the area (b) be sufficient to prevent unreasonable adverse impacts on residential amenity adjoining lots by: 	
		(c)	 (i) overlooking and loss of privacy; (ii) visual impact when viewed from adjoining lots, due to bulk and height; be reasonably necessary due to the slope of the site or for the functional requirements of infrastructure.

29.4.2 Setback

Objective:

To maintain desirable characteristics of the landscape, protect amenity of adjoining lots, avoid land use conflict and fettering of use on nearby rural land and protect environmental values on adjoining land zoned Environmental Living and adjoining land in the World Heritage Area.

Acceptable Solutions		Performance Criteria			
A1			P1		
	ding setback from frontage must comply with of the following:		Building setback from frontage must satisfy all of the following:		
(a) (b)	as proscribed in an applicable reserve management plan; be no less than 30 m.	(a)	be consistent with any Desired Future Character Statements provided for the area or, if no such statements are provided, have regard to the landscape;		
		(b)	minimise adverse impact on the landscape as viewed from the road;		
		(c)	be consistent with the prevailing setbacks of existing buildings on nearby lots;		
		(d)	minimise loss of native vegetation within the front setback where such vegetation makes a significant contribution to the landscape as viewed from the road.		
A2		P2			
Building setback from side and rear boundaries must comply with any of the following:			ling setback from side and rear boundaries t satisfy all of the following:		
(a) (b)	as proscribed in an applicable reserve management plan; be no less than 30 m.	(a)	be consistent with any Desired Future Character Statements provided for the area or, if no such statements are provided, have regard to the landscape;		
		(b)	be sufficient to prevent unreasonable adverse impacts on residential amenity on adjoining lots by:		
			(i) overlooking and loss of privacy;		
			(ii) visual impact, when viewed from adjoining lots, through building bulk and massing.		
A3		Р3			

Buildings and works must be setback from land zoned Environmental Living no less than 30 m.

Buildings and works must be setback from land zoned Environmental Living to satisfy all of the following:

- there is no unreasonable impact from the development on the environmental values of the land zoned Environmental Living;
- (b) the potential for the spread of weeds or soil pathogens onto the land zoned Environmental Living is minimised;
- (c) there is minimal potential for contaminated or sedimented water runoff impacting the land zoned Environmental Living;
- (d) there are no reasonable and practical alternatives to developing close to land zoned Environmental Living;
- (e) be no less than 10m or if there is an existing building setback less than this distance, the setback must not be less than the existing building.

Α4

Building setback for buildings for sensitive use (including residential use) must comply with all of the following:

- (a) be sufficient to provide a separation distance from land zoned Rural Resource no less than 100 m;
- (b) be sufficient to provide a separation distance from land zoned Significant Agriculture no less than 200 m.

Р4

Building setback for buildings for sensitive use (including residential use) must satisfy all of the following:

- (a) be sufficient to prevent potential for land use conflict that would fetter resource development use of adjoining land;
- (b) be sufficient to provide a separation distance no less than:

40 m from land zoned Rural Resource or if there is an existing building with a separation distance less than this distance, the separation distance must not be less than the existing building;

80 m from land zoned Significant
Agriculture or if there is an existing building
with a separation distance less than this
distance, the separation distance must not
be less than the existing building.

Α5

Buildings setback from the Tasmanian Wilderness World Heritage Area must comply with any of the following:

- (a) as proscribed in an applicable reserve management plan;
- (b) be no less than 500 m.

P5

Building setback from the Tasmanian Wilderness World Heritage Area must satisfy all of the following:

- there is no significant impact from the development on the environmental values of the land within the World Heritage Area;
- (b) the potential for the spread of weeds or soil pathogens onto the land within the World Heritage Area is minimised;
- (c) there is minimal potential for contaminated or sedimented water runoff impacting the land within the World Heritage Area;
- (d) there are no reasonable and practical alternatives to developing close to the land within the World Heritage Area.

29.4.3 Design

Objective:

To ensure that the location and appearance of buildings and works minimises adverse impact on natural values and on the landscape.

P1

Acceptable Solutions

Α1

The location of buildings and works must comply with any of the following:

- (a) be located on a site that does not require the clearing of native vegetation and is not on a skyline or ridgeline;
- (b) be located within a building area, if provided on the title;
- (c) be an addition or alteration to an existing building;
- (d) as prescribed in an applicable reserve management plan.

Performance Criteria

The location of buildings and works must satisfy all of the following:

- (a) be located in an area requiring the clearing of native vegetation only if:
 - there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope;
 - the extent of clearing is the minimum necessary to provide for buildings, associated works and associated bushfire protection measures;
 - (iii) the location of clearing has the least environmental impact;

(t		(b)	(b) be located on a skyline or ridgeline only if:		
			(i)	there are no sites clear of native vegetation and clear of other significant site constraints such as access difficulties or excessive slope;	
			(ii)	there is no significant impact on the rural landscape;	
			(iii)	building height is minimised;	
			(iv)	any screening vegetation is maintained.	
		(c)	Chara or, if	onsistent with any Desired Future acter Statements provided for the area no such statements are provided, regard to the landscape.	
A2		P2			
Exterior building surfaces must be coloured using colours with a light reflectance value not greater than 40 percent.		Exterior building surfaces must avoid adverse impacts on the visual amenity of neighbouring land and detracting from the contribution the site makes to the landscape, views and vistas.			
А3		Р3			
	nd excavation must comply with all of the wing:	Fill and excavation must satisfy all of the following:			
(a)	height of fill and depth of excavation is no more than 1 m from natural ground level,	(a)	there value	e is no adverse impact on natural es;	
	except where required for building foundations;	(b)		not detract from the landscape acter of the area;	
(b)	extent is limited to the area required for the construction of buildings and vehicular access.	(c)		not impact upon the privacy for ning properties;	
		(d)	does	not affect land stability on the lot or	

29.5 Development Standards for Subdivision

29.5.1 Subdivision

Objective:

To ensure subdivision of land is for the management of environmental values.

Acceptable Solutions		Performance Criteria	
A1		P1	
	division must comply with any of the wing:	Subdivision is for the purpose of providing a lot for an allowable use.	
(a)	be for the purpose of providing for public open space, a reserve, or a Utilities, Emergency services, or Community meeting and entertainment use class, by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority.		
(b)	be for lots proscribed in an applicable reserve management plan.		

30.0 Major Tourism Zone

This zone is not used in this planning scheme.

31.0 Port and Marine Zone

This zone is not used in this planning scheme.

32.0 Particular Purpose Zone 1 - Urban Growth Zone

32.1 Zone Purpose

- **32.1.1** Zone Purpose Statements
- 32.1.1.1 To identify non-urban land intended to be largely converted to urban use and development in the future.
- To ensure that the development of the identified non-urban land does not compromise its potential for future urban use and development.
- 32.1.1.3 To support a land release program of rezoning of non-urban land into urban land in accordance with the Greater Hobart Settlement Strategy (Southern Tasmania Regional Land Use Strategy 2010–2035).
- **32.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

32.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

32.2 Use Table

Use Class	Qualification
No Permit Required	
Natural and cultural values management	
Permitted	
Residential	Only if a single dwelling or home-based business.
Resource development	Only if agricultural use except for controlled environment agriculture.
Utilities	Only if minor utilities
Discretionary	
Passive recreation	
Utilities	Except if permitted
Prohibited	

32.3 Use Standards

There are no use standards in this zone.

32.4 Development Standards for Buildings and Works

32.4.1 Buildings and Works

Object	tive:	

To ensure that development does not prejudice the efficient future utilisation of land for urban development.

Acceptable Solutions	Performance Criteria
A1	P1
Development must comply with any of the following: (a) be for an addition to an existing dwelling, an ancillary dwelling or a home based business;	Development must not preclude or hinder the effective and efficient future subdivision and development of the land to urban densities.

- (b) be for a single dwelling and is on a lot no more than 2,000 m² in size;
- (c) be of a temporary nature able to be readily removed prior to the development of the land for urban purposes.

32.5 Development Standards for Subdivision

32.5.1 Subdivision

Objective:

To ensure that subdivision of land not in accordance with a Specific Area Plan does not prejudice the efficient future utilisation of land for urban development.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Subdivision of land must satisfy either of the following:
	(a) be to provide for public open space, a public reserve, or a Utilities use class by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority.
	(b) be for the excision of an existing dwelling provided that the lot design and layout does not preclude or hinder the effective and efficient future subdivision and development of the land to urban densities.

33.0 Particular Purpose Zone 2 - Future Road Corridor

This zone is not used in this planning scheme.

34.0 Particular Purpose Zone 3 - Willow Court

34.1 Zone Purpose

- **34.1.1** Zone Purpose Statements
- 34.1.1.1 To provide for the re-development the former Willow Court Centre.

- 34.1.1.2 To protect the cultural heritage values of the significant Structures and spaces within the Zone.
- 34.1.1.3 To protect the natural landscape values of the Zone.
- 34.1.1.4 To integrate any new Development with the existing open space, access and any reticulated service networks.
- 34.1.1.5 To ensure new Development addresses the identified potential environmental hazards.
- 34.1.1.6 To limit any potential land use conflicts and other environmental impacts for established uses in the Zone and in adjoining Zones.
- **34.1.2** Local Area Objectives

There are no Local Area Objectives for this zone.

34.1.3 Desired Future Character Statements

There are no Desired Future Character statements for this zone.

34.2 Use Table

Use Class	Qualification	
No Permit Required		
Natural and cultural values management		
Permitted		
Discretionary		
Community meeting and entertainment		
Education and occasional care		
Food services		
General retail and hire		
Research and development		
Residential		
Tourism operation		
Utilities		

Use Class	Qualification
Visitor accommodation	Except if camping and caravan park, holiday cabins or overnight camping area.
Prohibited	

34.3 Use Standards

34.3.1 Hours of Operation

Objective:

To ensure that hours of operation do not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
 Hours of operation of a use within 50 m of a residential zone must be within: (a) 6.00 am to 10.00 pm Mondays to Saturdays inclusive; (b) 7.00 am to 9.00 pm Sundays and Public Holidays. except for office and administrative tasks. 	Hours of operation of a use within 50 m of a residential zone must not have an unreasonable impact upon the residential amenity of land in a residential zone through commercial vehicle movements, noise or other emissions that are unreasonable in their timing, duration or extent.

34.3.2 Noise

Objective:

To ensure that noise emissions do not cause environmental harm and do not have unreasonable impact on residential amenity on land within a residential zone.

Acce	eptable Solutions	Performance Criteria
A1		P1
	e emissions measured at the boundary of a dential zone must not exceed the following: 55dB(A) (LAeq) between the hours of 7.00	Noise emissions measured at the boundary of a residential zone must not cause environmental harm within the residential zone.
(b)	am to 7.00 pm; 5dB(A) above the background (LA90) level or 40dB(A) (LAeq), whichever is the lower, between the hours of 7.00 pm to 7.00 am;	

(c) 65dB(A) (LAmax) at any time.

Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness.

Noise levels are to be averaged over a 15 minute time interval.

34.3.3 External lighting

Objective:

To ensure that external lighting does not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria	
A1	P1	
 External lighting within 50 m of a residential zone must comply with all of the following: (a) be turned off between 11:00 pm and 6:00 am, except for security lighting; (b) security lighting must be baffled to ensure they do not cause emission of light outside the zone. 	External lighting within 50 m of a residential zone must not adversely affect the amenity of adjoining residential areas, having regard to all of the following: (a) level of illumination and duration of lighting; (b) distance to habitable rooms in an adjacent dwellings.	

34.3.4 Commercial vehicle movements

Objective:

To ensure that commercial vehicle movements not have unreasonable impact on residential amenity on land within a residential zone.

Acceptable Solutions	Performance Criteria
A1	P1
	Commercial vehicle movements, (including loading and unloading and garbage removal) to or from a site within 50 m of a residential zone must not result in unreasonable adverse impact

(a)	6.00 am to 10.00 pm Mondays to Saturdays inclusive;	upon residential amenity having regard to all on the following:	
(b)	7.00 am to 9.00 pm Sundays and public holidays.	(a)	the time and duration of commercial vehicle movements;
		(b)	the number and frequency of commercial vehicle movements;
		(c)	the size of commercial vehicles involved;
		(d)	the ability of the site to accommodate commercial vehicle turning movements, including the amount of reversing (including associated warning noise);
		(e)	noise reducing structures between vehicle movement areas and dwellings;
		(f)	the level of traffic on the road;

(g)

the potential for conflicts with other traffic.

34.4 Development Standards for Residential Buildings and Works

34.4.1 Residential density for multiple dwellings

Objective:

To provide for suburban densities for multiple dwellings that:

- (a) make efficient use of suburban land for housing; and
- (b) optimise the use of infrastructure and community services.

Acceptable Solutions	Performance Criteria
A1	P1
 Multiple dwellings must have a site area per dwelling of not less than: (a) 325m²; or (b) if within a density area specified in Table 34.4.1 below and shown on the planning scheme maps, that specified for the density area. 	 Multiple dwellings must only have a site area per dwelling that is less than 325 m², or that specified for the applicable density area in Table 34.4.1, if the development will not exceed the capacity of infrastructure services and: (a) is compatible with the density of the surrounding area; or (b) provides for a significant social or community housing benefit and is in accordance with at least one of the following:

(i)	the site is wholly or partially within 400 m walking distance of a public transport stop;
(ii)	the site is wholly or partially within 400 m walking distance of a business, commercial, urban mixed use, village or inner residential zone.

Table 34.4.1

Density Area	Site area per dwelling (m²)
None specified	

34.4.2 Setbacks and building envelope for all dwellings

Objective:

To control the siting and scale of dwellings to:

least 3 m, or, if the setback from the

- (a) provide reasonably consistent separation between dwellings on adjacent sites and a dwelling and its frontage; and
- (b) assist in the attenuation of traffic noise or any other detrimental impacts from roads with high traffic volumes; and
- (c) provide consistency in the apparent scale, bulk, massing and proportion of dwellings; and
- (d) provide separation between dwellings on adjacent sites to provide reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space.

Acceptable Solutions Performance Criteria A1 P1 Unless within a building area, a dwelling, A dwelling must: excluding protrusions (such as eaves, steps, (a) have a setback from a frontage that is porches, and awnings) that extend not more compatible with the existing dwellings in than 0.6 m into the frontage setback, must have the street, taking into account any a setback from a frontage that is: topographical constraints; and if the frontage is a primary frontage, at (a) (b) if abutting a road identified in Table 34.4.2, least 4.5 m, or, if the setback from the include additional design elements that primary frontage is less than 4.5 m, not less assist in attenuating traffic noise or any than the setback, from the primary other detrimental impacts associated with frontage, of any existing dwelling on the proximity to the road. site; or (b) if the frontage is not a primary frontage, at

frontage is less than 3 m, not less than the setback, from a frontage that is not a primary frontage, of any existing dwelling on the site; or

- if for a vacant site with existing dwellings (c) on adjoining sites on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street; or
- (d) if the development is on land that abuts a road specified in Table 34.4.2, at least that specified for the road.

Α2

A garage or carport must have a setback from a primary frontage of at least:

- (a) 5.5 m, or alternatively 1 m behind the façade of the dwelling; or
- (b) the same as the dwelling façade, if a portion of the dwelling gross floor area is located above the garage or carport; or
- (c) 1 m, if the natural ground level slopes up or down at a gradient steeper than 1 in 5 for a distance of 10 m from the frontage.

P2

A garage or carport must have a setback from a primary frontage that is compatible with the existing garages or carports in the street, taking into account any topographical constraints.

А3

A dwelling, excluding outbuildings with a building The siting and scale of a dwelling must: height of not more than 2.4 m and protrusions (such as eaves, steps, porches, and awnings) that extend not more than 0.6 m horizontally beyond the building envelope, must:

- (a) be contained within a building envelope (refer to Diagrams 34.4.2A, 34.4.2B, 34.4.2C and 34.4.2D) determined by:
 - (i) a distance equal to the frontage setback or, for an internal lot, a distance of 4.5 m from the rear boundary of a lot with an adjoining frontage; and
 - (ii) projecting a line at an angle of 45 degrees from the horizontal at a

Р3

- not cause unreasonable loss of amenity by: (a)
 - (i) reduction in sunlight to a habitable room (other than a bedroom) of a dwelling on an adjoining lot; or
 - overshadowing the private open (ii) space of a dwelling on an adjoining lot; or
 - (iii) overshadowing of an adjoining vacant lot; or
 - (iv) visual impacts caused by the apparent scale, bulk or proportions of

height of 3 m above natural ground level at the side boundaries and a distance of 4 m from the rear boundary to a building height of not more than 8.5 m above natural ground level; and

- (b) only have a setback within 1.5 m of a side boundary if the dwelling:
 - (i) does not extend beyond an existing building built on or within 0.2 m of the boundary of the adjoining lot; or
 - (ii) does not exceed a total length of 9 m or one-third the length of the side boundary (whichever is the lesser).

- the dwelling when viewed from an adjoining lot; and
- (b) provide separation between dwellings on adjoining lots that is compatible with that prevailing in the surrounding area.

Table 34.4.2

Road	Setback (m)
None specified	

Diagram 34.4.2A. Building envelope as required by subclause 34.4.2 A3 (a)

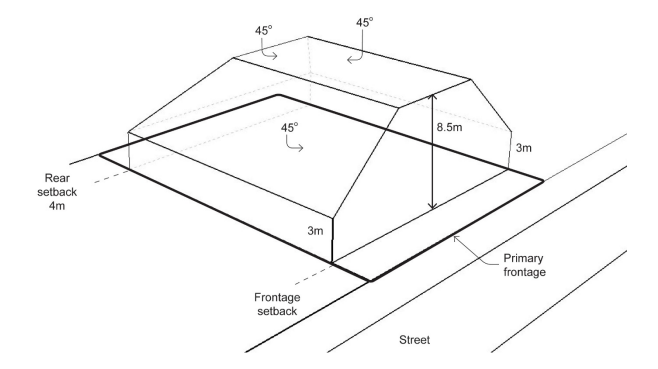
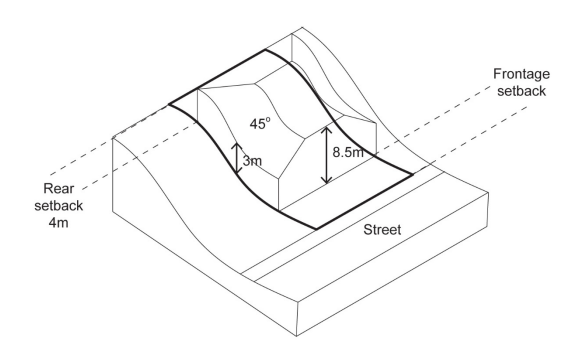


Diagram 34.4.2B. Building envelope for sloping sites as required by subclause 34.4.2 A3(a)



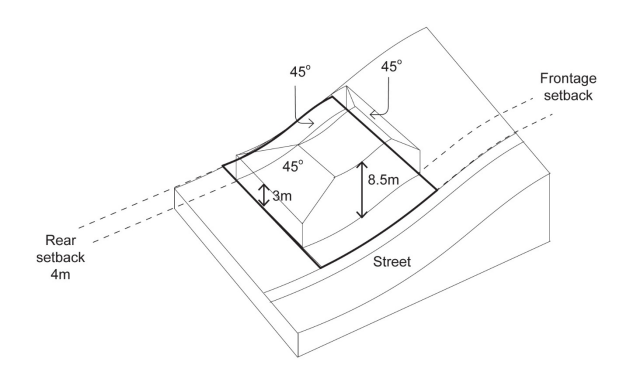


Diagram 34.4.2C. Building envelope for corner lots as required by subclause 34.4.2 A3(a)

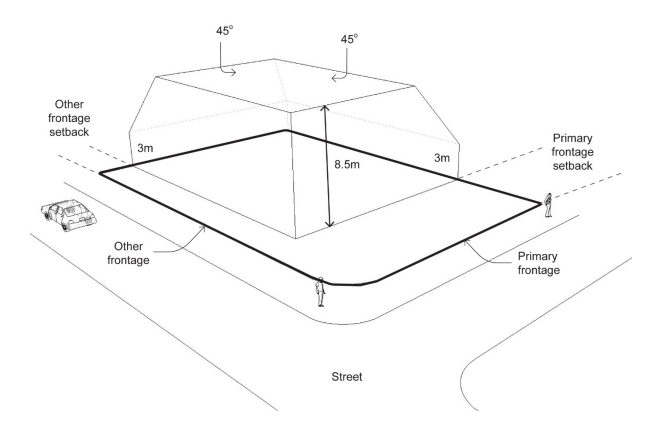
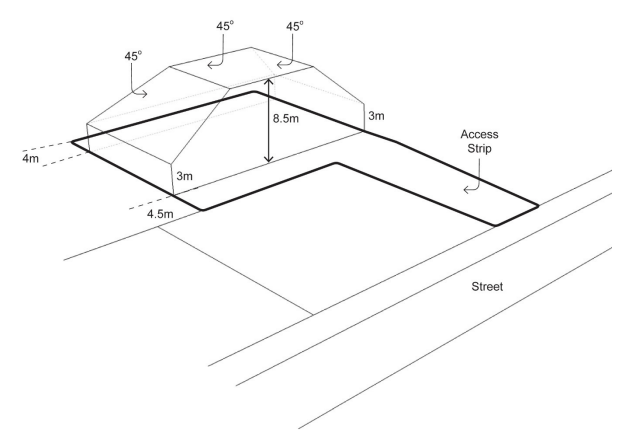


Diagram 34.4.2D. Building envelope for internal lots as required by subclause 34.4.2 A3(a)



34.4.3 Site coverage and private open space for all dwellings

Objective:				
------------	--	--	--	--

To provide:

- (a) for outdoor recreation and the operational needs of the residents; and
- (b) opportunities for the planting of gardens and landscaping; and
- (c) private open space that is integrated with the living areas of the dwelling; and
- (d) private open space that has access to sunlight.

Acce	eptable Solutions	Perfo	ormance Criteria
A1		P1	
Dwe	ellings must have:	Dwel	lings must have:
(a)	a site coverage of not more than 50% (excluding eaves up to 0.6 m); and	(a)	private open space that is of a size and dimensions that are appropriate for the
(b)	for multiple dwellings, a total area of private open space of not less than 60 m ² associated with each dwelling, unless the		size of the dwelling and is able to accommodate:

- dwelling has a finished floor level that is entirely more than 1.8 m above the finished ground level (excluding a garage, carport or entry foyer); and
- (c) a site area of which at least 25% of the site area is free from impervious surfaces.
- (i) outdoor recreational space consistent with the projected requirements of the occupants and, for multiple dwellings, take into account any communal open space provided for this purpose within the development; and
- (ii) operational needs, such as clothes drying and storage; and
- (b) reasonable space for the planting of gardens and landscaping.

Α2

A dwelling must have an area of private open space that:

- (a) is in one location and is at least:
 - (i) 24 m²; or
 - (ii) 12 m², if the dwelling is a multiple dwelling with a finished floor level that is entirely more than 1.8 m above the finished ground level (excluding a garage, carport or entry foyer); and
- (b) has a minimum horizontal dimension of:
 - (i) 4 m; or
 - (ii) 2 m, if the dwelling is a multiple dwelling with a finished floor level that is entirely more than 1.8 m above the finished ground level (excluding a garage, carport or entry foyer); and
- (c) is directly accessible from, and adjacent to, a habitable room (other than a bedroom); and
- (d) is not located to the south, south-east or south-west of the dwelling, unless the area receives at least 3 hours of sunlight to 50% of the area between 9.00am and 3.00pm on the 21st June; and
- (e) is located between the dwelling and the frontage, only if the frontage is orientated

P2

A dwelling must have private open space that:

- (a) includes an area that is capable of serving as an extension of the dwelling for outdoor relaxation, dining, entertaining and children's play and that is:
 - (i) conveniently located in relation to a living area of the dwelling; and
 - (ii) orientated to take advantage of sunlight.

between 30 degrees west of north and 30 degrees east of north, excluding any dwelling located behind another on the same site; and

- (f) has a gradient not steeper than 1 in 10; and
- (g) is not used for vehicle access or parking.

34.4.4 Sunlight and overshadowing for all dwellings

Objective:

To provide:

- (a) the opportunity for sunlight to enter habitable rooms (other than bedrooms) of dwellings; and
- (b) separation between dwellings on the same site to provide reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space.

Acceptable Solutions	Performance Criteria
A1	P1
A dwelling must have at least one habitable room (other than a bedroom) in which there is a window that faces between 30 degrees west of north and 30 degrees east of north (see Diagram 10.4.4A).	A dwelling must be sited and designed so as to allow sunlight to enter at least one habitable room (other than a bedroom).
	i

A2

A multiple dwelling that is to the north of a window of a habitable room (other than a bedroom) of another dwelling on the same site, which window faces between 30 degrees west of north and 30 degrees east of north (see Diagram 34.4.4A), must be in accordance with (a) or (b), unless excluded by (c):

- (a) The multiple dwelling is contained within a line projecting (see Diagram 34.4.4B):
 - (i) at a distance of 3 m from the window; and
 - (ii) vertically to a height of 3 m above natural ground level and then at an angle of 45 degrees from the horizontal.

P2

A multiple dwelling must be designed and sited to not cause unreasonable loss of amenity by overshadowing a window of a habitable room (other than a bedroom), of another dwelling on the same site, that faces between 30 degrees west of north and 30 degrees east of north (see Diagram 10.4.4A).

- (b) The multiple dwelling does not cause the habitable room to receive less than 3 hours of sunlight between 9.00 am and 3.00 pm on 21st June.
- (c) That part, of a multiple dwelling, consisting of:
 - (i) an outbuilding with a building height no more than 2.4 m; or
 - (ii) protrusions (such as eaves, steps, and awnings) that extend no more than0.6 m horizontally from the multiple dwelling.

А3

A multiple dwelling, that is to the north of the private open space, of another dwelling on the same site, required in accordance with A2 or P2 of subclause 34.4.3, must be in accordance with (a) or (b), unless excluded by (c):

- (a) The multiple dwelling is contained within a line projecting (see Diagram 34.4.4C):
 - (i) at a distance of 3 m from the northern edge of the private open space; and
 - (ii) vertically to a height of 3 m above natural ground level and then at an angle of 45 degrees from the horizontal.
- (b) The multiple dwelling does not cause 50% of the private open space to receive less than 3 hours of sunlight between 9.00 am and 3.00 pm on 21st June.
- (c) That part, of a multiple dwelling, consisting of:
 - (i) an outbuilding with a building height no more than 2.4 m; or
 - (ii) protrusions (such as eaves, steps, and awnings) that extend no more than0.6 m horizontally from the multiple dwelling.

Р3

A multiple dwelling must be designed and sited to not cause unreasonable loss of amenity by overshadowing the private open space, of another dwelling on the same site, required in accordance with A2 or P2 of subclause 34.4.3.

Diagram 34.4.4A. Orientation of a window of a habitable room as specified in subclause 34.4.4 A1, A2 and P2.

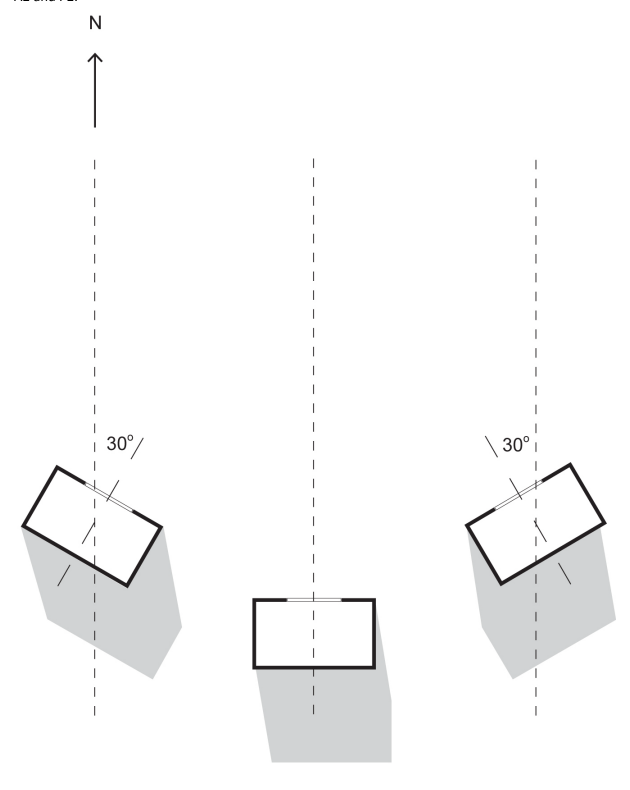


Diagram 10.4.4B. Separation from a north-facing window of a habitable room, of another dwelling on the same site, as required by subclause 10.4.4 A2(a)

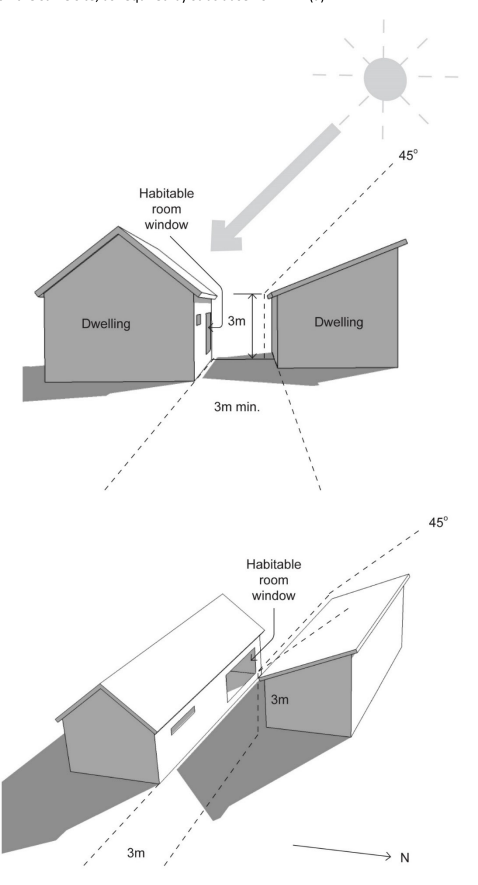
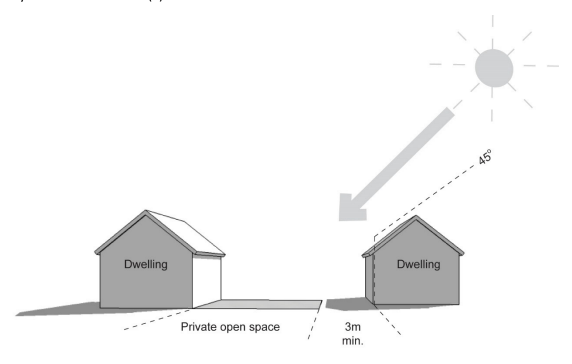
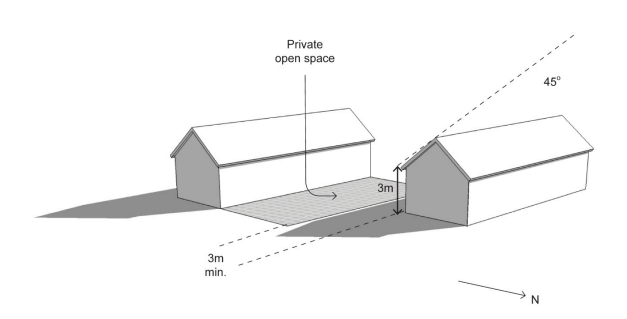


Diagram 10.4.4C. Separation from the private open space of another dwelling on the same site as required by subclause 10.4.4 A3(a).





34.4.5 Width of openings for garages and carports for all dwellings

Objective:

To reduce the potential for garage or carport openings to dominate the primary frontage.

Acceptable Solutions	Performance Criteria
A1	P1
A garage or carport within 12 m of a primary	A garage or carport must be designed to
frontage (whether the garage or carport is free- standing or part of the dwelling) must have a	minimise the width of its openings that are visible from the street, so as to reduce the
total width of openings facing the primary	potential for the openings of a garage or carport
frontage of not more than 6 m or half the width	to dominate the primary frontage.
of the frontage (whichever is the lesser).	

34.4.6 Privacy for all dwellings

$\overline{}$						
0	n	ιΔ	rt.	11/	0	•
v	v	ı	·ι	ıν	_	•

(c)

dwelling on the same site, unless the

or carport is at least 6 m:

on the same site; or

balcony, deck, roof terrace, parking space,

from a window or glazed door, to a habitable room of the other dwelling

То р	To provide reasonable opportunity for privacy for dwellings.			
Acce	eptable Solutions	Perfo	ormance Criteria	
A1		P1		
carp dwe leve mus heig surfa tran	alcony, deck, roof terrace, parking space, or fort (whether freestanding or part of the Illing), that has a finished surface or floor I more than 1 m above natural ground level t have a permanently fixed screen to a ht of at least 1.7 m above the finished ace or floor level, with a uniform sparency of no more than 25%, along the s facing a: side boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of at least 3 m from the side boundary; and	carpo dwel more be sc	cony, deck, roof terrace, parking space or ort (whether freestanding or part of the ling) that has a finished surface or floor level than 1 m above natural ground level, must reened, or otherwise designed, to minimise ooking of: a dwelling on an adjoining lot or its private open space; or another dwelling on the same site or its private open space; or an adjoining vacant residential lot.	
(b)	rear boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of at least 4 m from the rear boundary; and			

(ii) from a balcony, deck, roof terrace or the private open space, of the other dwelling on the same site.

A2

A window or glazed door, to a habitable room, of A window or glazed door, to a habitable room of a dwelling, that has a floor level more than 1 m above the natural ground level, must be in accordance with (a), unless it is in accordance with (b):

- The window or glazed door: (a)
 - is to have a setback of at least 3 m (i) from a side boundary; and
 - is to have a setback of at least 4 m (ii) from a rear boundary; and
 - (iii) if the dwelling is a multiple dwelling, is to be at least 6 m from a window or glazed door, to a habitable room, of another dwelling on the same site; and
 - (iv) if the dwelling is a multiple dwelling, is to be at least 6 m from the private open space of another dwelling on the same site.
- (b) The window or glazed door:
 - is to be offset, in the horizontal plane, at least 1.5 m from the edge of a window or glazed door, to a habitable room of another dwelling; or
 - is to have a sill height of at least 1.7 (ii) m above the floor level or has fixed obscure glazing extending to a height of at least 1.7 m above the floor level; or
 - (iii) is to have a permanently fixed external screen for the full length of the window or glazed door, to a height of at least 1.7 m above floor level, with a uniform transparency of not more than 25%.

P2

dwelling, that has a floor level more than 1 m above the natural ground level, must be screened, or otherwise located or designed, to minimise direct views to:

- (a) window or glazed door, to a habitable room of another dwelling; and
- the private open space of another dwelling; (b) and
- (c) an adjoining vacant residential lot.

А3

A shared driveway or parking space (excluding a parking space allocated to that dwelling) must be separated from a window, or glazed door, to a habitable room of a multiple dwelling by a horizontal distance of at least:

- (a) 2.5 m; or
- (b) 1 m if:
 - (i) it is separated by a screen of at least 1.7 m in height; or
 - (ii) the window, or glazed door, to a habitable room has a sill height of at least 1.7 m above the shared driveway or parking space, or has fixed obscure glazing extending to a height of at least 1.7 m above the floor level.

Р3

A shared driveway or parking space (excluding a parking space allocated to that dwelling), must be screened, or otherwise located or designed, to minimise detrimental impacts of vehicle noise or vehicle light intrusion to a habitable room of a multiple dwelling.

34.4.7 Frontage fences for all dwellings

Objective:

To control the height and transparency of frontage fences to:

- (a) provide adequate privacy and security for residents; and
- (b) allow the potential for mutual passive surveillance between the road and the dwelling; and
- (c) provide reasonably consistent height and transparency.

Acceptable Solutions

Α1

A fence (including a free-standing wall) within 4.5 m of a frontage must have a height above natural ground level of not more than:

- (a) 1.2 m if the fence is solid; or
- (b) 1.8 m, if any part of the fence that is within 4.5 m of a primary frontage has openings above a height of 1.2 m which provide a uniform transparency of not less than 30% (excluding any posts or uprights).

Performance Criteria

P1

A fence (including a free-standing wall) within 4.5 m of a frontage must:

- (a) provide for the security and privacy of residents, while allowing for mutual passive surveillance between the road and the dwelling; and
- (b) be compatible with the height and transparency of fences in the street, taking into account the:
 - (i) topography of the site; and

34.4.8 Waste storage for multiple dwellings

Objective:

Acceptable Solutions A1		Performance Criteria P1		
(a)	_	ocations: area for the exclusive use of each		required for the site; and
(u)	dwel	lling, excluding the area in front of the lling; or	(b)	screened from the frontage and dwellings; and
(b)	(b) in a communal storage area with an impervious surface that:		(c)	if the storage area is a communal storage area, separated from dwellings on the site to minimise impacts caused by odours and
	(i)	has a setback of at least 4.5 m from a frontage; and		noise.
	(ii)	is at least 5.5 m from any dwelling; and		
	(iii)	is screened from the frontage and any dwelling by a wall to a height of at least 1.2 m above the finished surface level of the storage area.		

Development Standards for Non-Residential Buildings and Works 34.5

34.5.1 Setbacks and Height

\cap	hia	tivo		

To ensure that building location and height contributes positively to the streetscape.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Buildings must have setbacks a distance that is no more or less than the maximum and minimum setbacks of adjoining buildings.

A2	P2
No acceptable solution.	Building height must be no more than 10 m.

34.5.2 Streetscape

Objective:

To ensure that building design contributes positively to the streetscape and the amenity and safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Building design must contribute positively to the streetscape by satisfying all of the following:
	(a) address the frontage and any other public space, including an internal car park, by the orientation of windows and by public access at ground floor level;
	(b) make a positive contribution to the activities of the streetscape by:
	(i) providing direct public access at the ground floor level;
	(ii) avoiding expanses of blank walls facing a road;
	(c) minimise visual intrusiveness of roof-top service infrastructure, including service plants and lift structures, by integrating them into the roof design;
	(d) provide compatible footpaths with adjoining public footpaths;
	(e) screen outdoor storage from public view;
	(f) be consistent with any Desired Future Character Statements provided for the area.

34.5.3 Passive Surveillance

Objective:

To ensure that building location and design provides for the amenity and safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Building design must provide for surveillance of public spaces, including the street, service and car parking by satisfying all of the following:
	(a) locate windows to overlook the street and other public spaces;
	(b) design and locate main entrances to provide high visibility for users;
	(c) provide clear sight lines between a building and adjacent properties and public land;
	(d) locate external lighting to illuminate otherwise shaded or dark locations;
	(e) avoid creating entrapment spaces around the building site, such as concealed alcoves near public spaces;
	(f) incorporate shop front windows and doors for ground floor shops and offices, so that pedestrians can see into the building and vice versa;
	(g) provide well lit car parking areas designed to make use of sight lines to benefit from passive surveillance.

34.5.4 Residential Use

Objective:

To ensure that buildings for residential use provide reasonable levels of residential amenity and safety.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Building design must provide for reasonable levels of residential amenity and safety by:
	(a) providing for privacy of habitable rooms and private open space;
	(b) providing sunlight to habitable rooms and private open space of no less than 3 hours between 9.00 am and 5.00 pm on June 21,

	or further decrease sunlight hours if already less than 3 hours;
(c)	locating some windows to overlook the street and other public spaces;
(d)	designing and locating main entrances to provide high visibility for users;
(e)	providing clear sight lines between the building and the street;
(f)	locating external lighting to illuminate otherwise shaded or dark locations;
(g)	avoiding creation of entrapment spaces around the site, such as concealed alcoves near public spaces;
(h)	providing well lit car parking areas designed to make use of sight lines to benefit from passive surveillance.

34.6 Development Standards for Subdivision

34.6.1 Development Standards for Subdivision

Objective:

To prevent fragmentation of the Willow Court Hospital land.

Acceptable Solutions	Performance Criteria
A1	P1
A lot is for public open space, a riparian or littoral reserve or utilities.	No performance criteria.

34.6.2 Subdivision - Reorganisation of Boundaries

Objective:

To allow for the rearrangement of existing titles, where appropriate, to provide for a better division of land.

Acceptable Solutions	Performance Criteria
A1	P1
·	There is no increase in the number of lots, except to provide lots for public open space, a

	riparian reserve, public services, public road reservation widening or utilities.
A2	P2
No acceptable solution.	The reorganisation of boundaries must comply with an applicable Specific Area Plan.

35.0 Particular Purpose Zone 4 - Royal Derwent Hospital

35.1 Zone Purpose

35.1.1 Zone Purpose Statements

The purpose of the Particular Purpose Zone 4 – Royal Derwent Hospital is:

- 35.1.1.1 To provide for use and development of land forming part of the former Royal Derwent Hospital site.
- 35.1.1.2 To provide for a mix of residential, commercial and industrial uses and developments that support and do not compromise the function of the New Norfolk town centre as the focus for commercial activity.
- 35.1.1.3 To provide for use and development that minimises adverse impacts on surrounding uses.
- **35.1.2** Local Area Objectives
- To focus non-residential development adjacent to the Lyell Highway/Hobart Road and the existing visitor accommodation on Lower Road.
- To provide roads that connect with the existing local road hierarchy and protect the safety and efficiency of the Lyell Highway/Hobart Road.
- 35.1.2.3 To provide a well-connected public open space network to promote social interaction.

35.2 Definition of Terms

35.2.1 In this Zone, unless the contrary intention appears:

building line	means a line drawn parallel to a frontage along the front façade of a building or through the point of a building closest to the frontage, excluding protrusions.
commercial use	means development in any of the following use categories:
	Community Meeting and Entertainment;
	Business and Professional Services;
	Food Services;
	General Retail and Hire;
	Hotel Industry; Sports and Recreation;

	Tourist Operation; and Visitor Accommodation
industrial use	means the following use classes: Equipment and Machinery Sales and Hire;
	Service Industry;
	Storage; Transport Depot and Distribution; and
	Vehicle Fuel Sales and Service
protrusion	means a protrusion from a building such as awnings, steps, porches, eaves, fascias, gutters, masonry chimneys, flues, pipes, domestic fuel or water tanks, and heating or cooling equipment or other services.

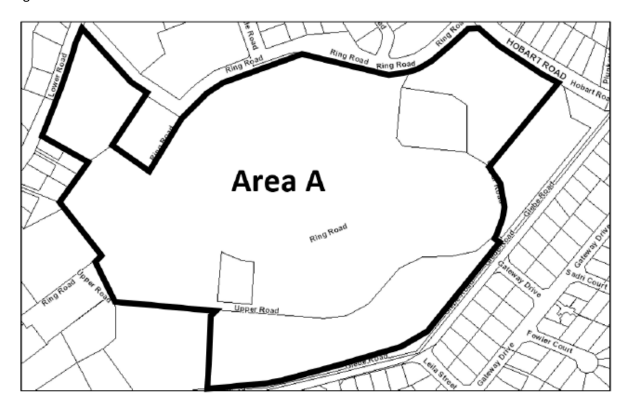
35.3 Use Table

Use Class	Qualification	
No Permit Required		
Natural and cultural values management		
Passive recreation		
Residential Utilities	 If: (a) for a single dwelling; (b) not adjoining the Lyell Highway/Hobart Road and Lower Road; and (c) separated from the nearest boundary of an industrial use by a distance of not less than 50m. If for minor utilities 	
Permitted		
Community Meeting and Entertainment	If for a museum or function centre, art gallery, visitor information centre, conference centre or health centre	
Discretionary		
Bulky goods sales		

Use Class	Qualification
Business and professional services	
Community Meeting and Entertainment	If not listed as Permitted
Educational and occasional care	Only if on land shown on Figure 35.3.1 – Area A
Emergency services	
Equipment and machinery sales and hire	
Food services	
General retail and hire	
Hospital services	Only if on land shown on Figure 35.3.1 – Area A
Hotel industry	
Residential	If not listed as No Permit Required
Service industry	
Sports and recreation	If for a Fitness Centre, Gymnasium, Outdoor recreation facility and Swimming Pool
Storage	
Tourist operation	
Transport depot and distribution	
Utilities	If not listed as No Permit Required
Vehicle fuel sales and services	
Visitor accommodation	

Use Class	Qualification
Prohibited	
All other uses	

Figure 35.3.1 – Area A



35.4 Use Standards

35.4.1 Discretionary Use

Objective:

That Discretionary uses do not cause an unreasonable loss of amenity to adjacent sensitive uses.			
Acceptable Solutions	Performance Criteria		
A1	P1		
Hours of operation for a use listed as Discretionary, excluding Emergency services,	Hours of operation for a use, excluding Emergency services, Residential or Visitor		
Residential or Visitor Accommodation must be within:	Accommodation, must not cause an unreasonable loss of amenity to adjacent		
(a) 7.00am to 9.00pm Mondays to Fridays;	sensitive uses, having regard to:		
(b) 8.00am to 6.00pm Saturdays;	(a) the timing, duration or extent of vehicle movements; and		

(c)	9.00am to 5.00pm Sundays and Public Holidays.	(b) noise, lighting or other emissions.		
A2		P2		
External lighting for a use, excluding Residential or Visitor Accommodation, must: (a) not operate within the hours of 11:00pm and 6:00am, excluding any for security lighting; and (b) if for security lighting, be baffled so that direct light does not extend into adjoining property.		External lighting for a use, excluding Residential or Visitor Accommodation, used on the site must not cause an unreasonable loss of amenity to adjacent sensitive uses, having regard to: (a) the number of proposed light sources and their intensity; (b) the location of the proposed light sources; (c) the topography of the site; (d) the degree of screening between the light source and the sensitive use; and (e) existing light sources.		
A3		P3		
Commercial vehicle movements and the loading and unloading of commercial vehicles for a use excluding Emergency services or Visitor Accommodation, must be within the hours of: (a) 7.00am to 7.00pm Monday to Saturday;		Commercial vehicle and the loading and unloading of commercial vehicles for a use excluding Emergency services, Utilities or Visitor Accommodation, must not cause an unreasonable loss of amenity to adjacent sensitive uses, having regard to:		
(b)	and 8.00am to 6.00pm Saturdays, Sundays and Public Holidays.	(a) the extent and timing of traffic generation;(b) the dispatch of goods and materials;(c) the size of commercial vehicles involved;		
		 (d) noise reducing structures between vehicle movement areas and sensitive uses; and (e) existing levels of amenity. 		

35.4.2 Retail impact

Objective:				
That retail uses do not compromise or distort the function of the New Norfolk town centre.				
Acceptable Solutions Performance Criteria				
A1	P1			

The gross floor area for Bulky goods sales and General retail and hire must not be more than 300m² per tenancy.	Bulky goods sales and General retail and hire must not compromise or distort the function of the New Norfolk town centre, having regard to:	
	(a) the degree to which the proposed use improves and broadens the commercial or retail choice with the area; and	
	(b) the extent that the proposed use impacts on the town centre.	

35.5 Development Standards for Residential Buildings and Works

35.5.1 Residential density for multiple dwellings

Objective:

That the density of multiple dwellings:

- (a) make efficient use of land for housing; and
- (b) optimise the use of infrastructure and community services.

Acceptable Solutions	Performance Criteria	
A1	P1	
Multiple dwellings must have a site area per dwelling of not less than 325m ² .	Multiple dwellings must only have a site area per dwelling less than 325m², if the development is not to exceed the capacity of infrastructure services and:	
	(a) is compatible with the density of existing development on established properties in the area; or	
	(b) provides for a significant social or community benefit and is:	
	(i) wholly or partially within 400m walking distance of a public transport stop; or	
	(ii) wholly or partially within 400m walking distance of a Local Business Zone or General Business Zone.	

35.5.2 Setbacks and building envelope for all dwellings

Objective:	
The siting and scale of dwellings:	

- (a) provides reasonably consistent separation between dwellings and their frontage within a street;
- (b) provides consistency in the apparent scale, bulk, massing and proportion of dwellings;
- (c) provides separation between dwellings on adjoining properties to allow reasonable opportunity for daylight and sunlight to enter habitable rooms and private open space; and

P1

(d) provides reasonable access to sunlight for existing solar energy installations.

Acceptable Solutions

A1

Unless within a building area on a sealed plan, a dwelling, excluding garages, carports and protrusions that extend not more than 0.9m into the frontage setback, must have a setback from a frontage that is:

- (a) if the frontage is a primary frontage, not less than 4.5m, or, if the setback from the primary frontage is less than 4.5m, not less than the setback, from the primary frontage, of any existing dwelling on the site; or
- (b) if the frontage is not a primary frontage, not less than 3m, or, if the setback from the frontage is less than 3m, not less than the setback, from a frontage that is not a primary frontage, of any existing dwelling on the site; or
- (c) if for a vacant site and there are existing dwellings on adjoining properties on the same street, not more than the greater, or less than the lesser, setback for the equivalent frontage of the dwellings on the adjoining sites on the same street; or
- (d) if located above a non-residential use at ground floor level, not less than the setback from the frontage of the ground floor level.

A dwelling must have a setback from a frontage that is compatible with the streetscape, having

regard to any topographical constraints.

Performance Criteria

Α2

A garage or carport for a dwelling must have a setback from a primary frontage of not less than:

P2

A garage or carport for a dwelling must have a setback from a primary frontage that is compatible with the setbacks of existing garages

- (a) 5.5m, or alternatively 1m behind the building line; or
- the same as the building line, if a portion of (b) the dwelling gross floor area is located above the garage or carport; or
- 1m, if the natural ground level slopes up or (c) down at a gradient steeper than 1 in 5 for a distance of 10m from the frontage.

or carports in the street, having regard to any topographical constraints.

A3

A dwelling, excluding outbuildings with a building The siting and scale of a dwelling must: height of not more than 2.4m and protrusions that extend not more than 0.9 m horizontally beyond the building envelope, must:

- (a) be contained within a building envelope (refer to Figures 35.5.2A, 35.5.2B and 35.5.2C) determined by:
 - (i) a distance equal to the frontage setback or, for an internal lot, a distance of 4.5m from the rear boundary of a property with an adjoining frontage; and
 - (ii) projecting a line at an angle of 45 degrees from the horizontal at a height of 3m above existing ground level at the side and rear boundaries to a building height of not more than 8.5m above existing ground level; and
- (b) only have a setback within 1.5m from a side or rear boundary if the dwelling:
 - does not extend beyond an existing (i) building built on or within 0.2m of the boundary of the adjoining property; or
 - (ii) does not exceed a total length of 9m or one third the length of the side boundary (whichever is the lesser).

Р3

- (a) not cause unreasonable loss of residential amenity to adjoining properties, having regard to:
 - reduction in sunlight to a habitable (i) room (other than a bedroom) of a dwelling on an adjoining property; or
 - overshadowing the private open space of a dwelling on an adjoining property; or
 - (iii) overshadowing of an adjoining vacant property; or
 - (iv) visual impacts caused by the apparent scale, bulk or proportions of the dwelling when viewed from an adjoining property; and
- (b) provide separation between dwellings on adjoining properties that is consistent with that on established properties in the area;
- not cause an unreasonable reduction in (c) sunlight to an existing solar energy installation on:
 - (i) an adjoining property; or
 - (ii) another dwelling on the same site.

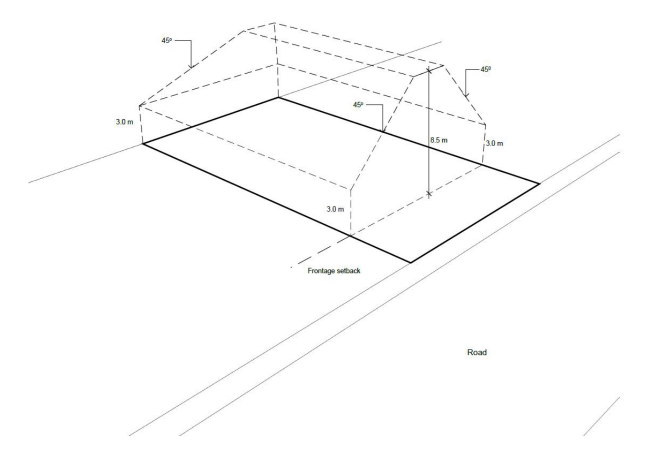


Figure 35.5.2A. Building envelope as required by subclause 35.5.2 A3 (a).

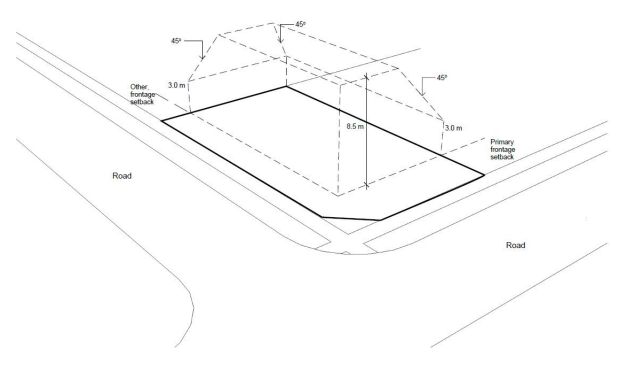


Figure 35.5.2B. Building envelope for corner lots as required by subclause 35.5.2 A3(a).

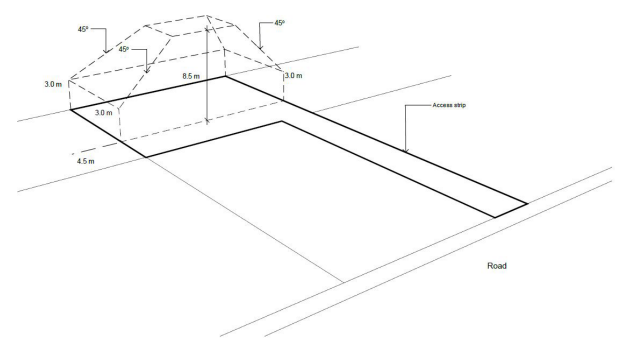


Figure 35.5.2C. Building envelope for internal lots as required by subclause 35.5.2 A3(a).

35.5.3 Site coverage and private open space for all dwellings

Objective:

That dwellings are compatible with the residential amenity and character of the area and provide:

- (a) for outdoor recreation and the operational needs of the residents; and
- (b) opportunities for the planting of gardens and landscaping; and
- (c) private open space that is conveniently located and has access to sunlight.

Acceptable Solutions Performance Criteria Р1 Α1 Dwellings must have: Dwellings must have: (a) a site coverage of not more than 50% (a) site coverage consistent with that existing (excluding eaves up to 0.6m); and on established properties in the area; (b) for multiple dwellings, a total area of (b) private open space that is of a size and private open space of not less than 60m² with dimensions that are appropriate for associated with each dwelling, unless the the size of the dwelling and is able to dwelling has a finished floor level that is accommodate: entirely more than 1.8m above the finished outdoor recreational space consistent (i) ground level (excluding a garage, carport or with the projected requirements of entry foyer). the occupants and, for multiple

					dwellings, take into account any common open space provided for this purpose within the development; and	
				(ii)	operational needs, such as clothes drying and storage; and	
			(c)		onable space for the planting of lens and landscaping.	
A2			P2			
A dw	velling	must have private open space that:		A dwelling must have private open space that		
(a)	is in	is in one location and is not less than:		includes an area capable of serving as an extension of the dwelling for outdoor relaxation.		
	(i)	24m²; or	dinir	ıg, en	tertaining and children's play and is:	
	(ii)	12m², if the dwelling is a multiple dwelling with a finished floor level	(a)		veniently located in relation to a living of the dwelling; and	
		that is entirely more than 1.8m above the finished ground level (excluding a garage, carport or entry foyer); and	(b)	orie	ntated to take advantage of sunlight.	
(b)		a minimum horizontal dimension of not than:				
	(i)	4m; or				
	(ii)	2m, if the dwelling is a multiple dwelling with a finished floor level that is entirely more than 1.8m above the finished ground level (excluding a garage, carport or entry foyer); and				
(c)	fron betv	cated between the dwelling and the tage only if the frontage is orientated ween 30 degrees west of north and 30 rees east of north; and				

35.5.4 Sunlight to private open space of multiple dwellings

(d) has a gradient not steeper than 1 in 10.

Objective:

That the separation between multiple dwellings provides reasonable opportunity for sunlight to private open space for dwellings on the same site.

Acceptable Solutions	Performance Criteria
A1	P1

A multiple dwelling that is to the north of the private open space of another dwelling on the same site, required to satisfy A2 or P2 of clause 35.5.3, must satisfy (a) or (b), unless excluded by (c):

- (a) the multiple dwelling is contained within a line projecting (see Figure 35.5.4):
 - (i) at a distance of 3m from the northern edge of the private open space; and
 - (ii) vertically to a height of 3m above existing ground level and then at an angle of 45 degrees from the horizontal.
- (b) the multiple dwelling does not cause 50% of the private open space to receive less than 3 hours of sunlight within the hours of 9.00am to 3.00pm on 21st June.
- (c) this Acceptable Solution excludes that part of a multiple dwelling consisting of:
 - (i) an outbuilding with a building height not more than 2.4m; or
 - (ii) protrusions that extend not more than 0.9m horizontally from the multiple dwelling.

A multiple dwelling must be designed and sited to not cause an unreasonable loss of amenity by overshadowing the private open space, of another dwelling on the same site, which is required to satisfy A2 or P2 of clause 35.5.3 of this planning scheme.

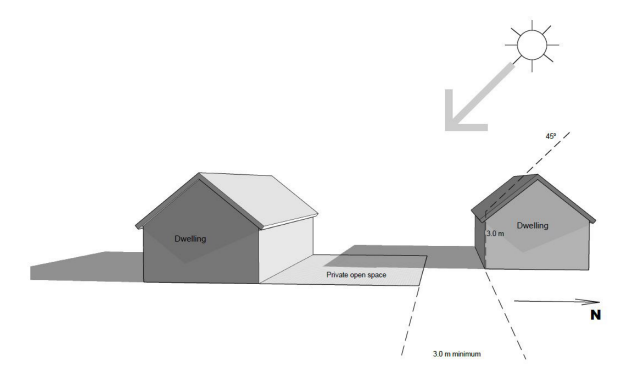


Figure 35.5.4. Separation from the private open space of another dwelling on the same site as required by clause 9.4.4 A1(a).

35.5.5 Width of openings for garages and carports for all dwellings

Objective:

To reduce the potential for garage or carport openings to dominate the primary frontage.

Acceptable Solutions	Performance Criteria	
A1	P1	
A garage or carport for a dwelling within 12m of a primary frontage, whether the garage or carport is freestanding or part of the dwelling, must have a total width of openings facing the primary frontage of not more than 6m or half the width of the frontage (whichever is the lesser).	A garage or carport for a dwelling must be designed to minimise the width of its openings that are visible from the street, so as to reduce the potential for the openings of a garage or carport to dominate the primary frontage.	

35.5.6 Privacy for all dwellings

Objective:

To provide a reasonable opportunity for privacy for dwellings.

Acceptable Solutions

A1

A balcony, deck, roof terrace, parking space, or carport for a dwelling (whether freestanding or part of the dwelling), that has a finished surface or floor level more than 1m above existing ground level must have a permanently fixed screen to a height of not less than 1.7m above the finished surface or floor level, with a uniform transparency of no more than 25%, along the sides facing a:

- (a) side boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of not less than 3m from the side boundary;
- (b) rear boundary, unless the balcony, deck, roof terrace, parking space, or carport has a setback of not less than 4m from the rear boundary; and
- (c) dwelling on the same site, unless the balcony, deck, roof terrace, parking space, or carport is not less than 6m:
 - from a window or glazed door, to a habitable room of the other dwelling on the same site; or
 - (ii) from a balcony, deck, roof terrace or the private open space, of the other dwelling on the same site.

Performance Criteria

P1

A balcony, deck, roof terrace, parking space or carport for a dwelling (whether freestanding or part of the dwelling) that has a finished surface or floor level more than 1m above existing ground level, must be screened, or otherwise designed, to minimise overlooking of:

- (a) a dwelling on an adjoining property or its private open space; or
- (b) another dwelling on the same site or its private open space.

Α2

A window or glazed door to a habitable room of a dwelling, that has a floor level more than 1m above the existing ground level, must satisfy (a), unless it satisfies (b):

- (a) the window or glazed door:
 - (i) is to have a setback of not less than 3m from a side boundary;
 - (ii) is to have a setback of not less than4m from a rear boundary;

P2

A window or glazed door to a habitable room of dwelling that has a floor level more than 1m above the existing ground level, must be screened or otherwise located or designed, to minimise direct views to:

- (a) a window or glazed door to a habitable room of another dwelling; and
- (b) the private open space of another dwelling.

- (iii) if the dwelling is a multiple dwelling, is to be not less than 6m from a window or glazed door, to a habitable room, of another dwelling on the same site; and
- (iv) if the dwelling is a multiple dwelling, is not less than 6m from the private open space of another dwelling on the same site.
- (b) the window or glazed door:
 - (i) is to be offset, in the horizontal plane, not less than 1.5m from the edge of a window or glazed door, to a habitable room of another dwelling; or
 - (ii) is to have a sill height of not less than 1.7m above the floor level or have fixed obscure glazing extending to a height of at least 1.7m above the floor level; or
 - (iii) is to have a permanently fixed external screen for the full length of the window or glazed door, to a height of not less than 1.7m above floor level, with a uniform transparency of not more than 25%.

А3

A shared driveway or parking space (excluding a parking space allocated to that dwelling) must be parking space allocated to that dwelling), must separated from a window, or glazed door, to a habitable room of a multiple dwelling by a horizontal distance of not less than:

- (a) 2.5m; or
- (b) 1m if:
 - it is separated by a screen of not less (i) than 1.7m in height; or
 - (ii) the window, or glazed door, to a habitable room has a sill height of not less than 1.7m above the shared driveway or parking space, or has fixed obscure glazing extending to a

Р3

A shared driveway or parking space (excluding a be screened, or otherwise located or designed, to minimise unreasonable impact of vehicle noise or vehicle light intrusion to a habitable room of a multiple dwelling.

height of not less than 1.7m above the floor level.

35.5.7 Frontage fences for all dwellings

Objective:

The height and transparency of frontage fences:

- (a) provides adequate privacy and security for residents;
- (b) allows the potential for mutual passive surveillance between the road and the dwelling; and
- (c) is reasonably consistent with that on adjoining properties.

Acceptable Solutions	Performance Criteria	
A1	P1	
No acceptable solution. [1]	A fence (including a freestanding wall) for a dwelling within 4.5m of a frontage must:	
	(a) provide for the security and privacy while allowing for passive surveillance of the road; and	
	(b) be compatible with the height and transparency of fences in the street, having regard to:	
	(i) the topography of the site; and	
	(ii) traffic volumes on the adjoining road.	

Footnotes

[1] An exemption applies to fences in this zone – see clause 6.4.

35.5.8 Waste storage for multiple dwellings

Objective:		
To provide for the storage of waste and recycling bins for multiple dwellings.		
Acceptable Solutions	Performance Criteria	
A1	P1	
A multiple dwelling must have a storage area, for waste and recycling bins, that is an not less than 1.5m² per dwelling and is within one of the following locations:	A multiple dwelling development must have storage for waste and recycling bins that is: (a) capable of storing the number of bins required for the site;	

- (a) an area for the exclusive use of each dwelling, excluding the area in front of the dwelling; or
- (b) a common storage area with an impervious surface that:
 - (i) has a setback of not less than 4.5m from a frontage;
 - (ii) is at least 5.5m from any dwelling; and
 - (iii) is screened from the frontage and any dwelling by a wall to a height of not less than 1.2m above the finished surface level of the storage area.

- (b) screened from the frontage and dwellings; and
- (c) if the storage area is a common storage area, separated from dwellings on the site to minimise impacts caused by odours and noise.

35.6 Development Standards for Non-dwellings

35.6.1 Building height

Objective:

That building height is compatible with the streetscape and does not cause an unreasonable loss of amenity on adjoining residential properties.

Acceptable Solutions	Performance Criteria
A1	P1
Building height must be not more than 10m.	Building height must be compatible with the streetscape and not cause an unreasonable loss of amenity to adjoining properties, having regard to: (a) the topography of the site; (b) the height, bulk and form of existing buildings on the site and adjoining properties; (c) the bulk and form of proposed buildings; (d) the apparent height when viewed from adjoining road and public places; and (e) any overshadowing of adjoining properties or public places.

35.6.2 Setback

Objective:

That building setback is compatible with the streetscape and does not cause an unreasonable loss of amenity on adjoining residential properties.

of amenity on adjoining residential properties.			
Acce	eptable Solutions	Perfo	ormance Criteria
A1		P1	
Build of: (a) (b)	not less than 4.5m; not less than existing buildings on the site; or not more or less than the maximum and minimum setbacks of the buildings on adjoining properties.	stree exist	ing must be sited to be compatible with the tscape and character of development ng on established properties in the area of regard to: the topography of the site; the setbacks of buildings on adjoining sites; the height, bulk and form of existing buildings and proposed buildings; the appearance of proposed buildings when viewed from roads and public open space adjoining the site; and
		(e)	the safety of road users.
A2		P2	
	dings must have a setback from side and rear ndaries of not less than: 3m; or	A building must be sited so that there is no unreasonable loss of amenity to adjoining properties, having regard to:	
(b)	half the height of the building,	(a)	the topography of the site;
	chever is greater.	(b)	the size, shape and orientation of the site;
	C	(c)	the setbacks of surrounding buildings;
		(d)	the height bulk and form of existing and proposed buildings;
		(e)	the existing buildings and private open space areas on the site;
		(f)	sunlight to private open space and windows of habitable rooms on adjoining properties; and
		(g)	the character of development existing on established properties in the area.

А3

Air extraction, pumping, refrigeration systems, compressors or generators, excluding Residential and Visitor Accommodation, Natural and Cultural generators, excluding Residential, Visitor Values Management, Passive Recreation and Utilities, must have a setback from a property containing a sensitive use of not less than 10m.

Р3

Air conditioning, air extraction, pumping, heating or refrigeration systems, compressors or Accommodation, Natural and Cultural Values Management, Passive Recreation and Utilities, within 10m of a property containing a sensitive use must be designed, located, baffled or insulated to not cause an unreasonable loss of amenity, having regard to:

- (a) the characteristics and frequency of any emissions generated;
- (b) the nature of the proposed use;
- (c) the topography of the site and location of the sensitive use; and
- (d) any mitigation measures proposed.

Α4

Buildings for an industrial use must be separated from the nearest boundary of a sensitive use a distance of:

- (a) not less than 50m; or
- (b) if the setback of an existing building is within 50m, not less than the existing building.

Ρ4

Development for an industrial use must be sited to avoid potential conflicts with a sensitive use, having regard to:

- the size, shape and topography of the site; (a)
- (b) the separation of any existing buildings for sensitive uses on adjoining properties;
- (c) the existing and potential use of adjoining properties;
- (d) any proposed attenuation measures; and
- (e) any buffers created by natural or other features.

35.6.3 Design

Objective:

To ensure that building design contributes positively to the streetscape and the amenity and safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1

New buildings or alterations to an existing façade New buildings or alterations to an existing façade must be designed to satisfy all of the following:

- (a) provide a pedestrian entrance to the building that is visible from the road or publicly accessible areas of the site;
- mechanical plant and other service (b) infrastructure, such as heat pumps, air conditioning units, switchboards, hot water units and the like, must be screened from the street and other public places;
- (c) roof-top mechanical plant and service infrastructure, including lift structures, must be contained within the roof;
- not include security shutters or grilles over (d) windows or doors on a façade facing a frontage or other public places; and
- (e) if for a ground floor level façade facing a frontage:
- have not less than 40% of the total surface (i) area consisting of windows or doorways; or (f)
- not reduce the surface area of windows or (ii) doorways of an existing building, if the surface area is already less than 40%;
- (f) if for a ground floor level façade facing a frontage, must:
- (i) not include a single length of blank wall greater than 30% of the length of façade on that frontage; or
- not increase the length of an existing blank (ii) wall, if already greater than 30% of the length of the façade on that frontage.

must be designed to provide be compatible with the streetscape, having regard to:

- (a) how the main pedestrian access to the building addresses the street or other public places;
- (b) providing windows to the façade facing the frontage to provide visual interest;
- (c) minimising the area of blank walls facing a road;
- (d) minimising the visual impact of mechanical plant and other service infrastructure, such as heat pumps, air conditioning units, switchboards, hot water units and the like, when viewed from the street or other public places;
- (e) minimising the visual impact of roof-top service infrastructure, excluding lift structures; and
 - installing security shutters or grilles over windows or doors on a façade facing the frontage or other public spaces only if essential for the security of the premises and any other alternatives are not practical.

35.6.4 Passive surveillance

Objective:

To ensure that building location and design provides for the amenity and safety of the public.

Acceptable Solutions	Performance Criteria
A1	P1

No acceptable solution.	Buildings must be designed to provide for surveillance of public spaces, including the street, service and car parking, having regard to the following:
	(a) locating and designing the main pedestrian access to provide high visibility for the safety and security of users;
	(b) providing clear sight lines between buildings and adjacent properties and public land for the safety and security of users;
	(c) avoiding entrapment spaces, such as concealed alcoves near public spaces;
	(d) providing suitable lighting to vehicle parking areas and pathways and otherwise shaded or dark locations for the safety and security of users;
	(e) providing windows to overlook the street and other public spaces, including an internal car park; and
	(f) providing windows and doors for ground floor shops and offices to allow passive surveillance into and from buildings.

35.6.5 Fencing

That fencing:

- (a) does not detract from the appearance of the site or the locality; and
- (b) provides for passive surveillance.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution. ^[2]	 A fence (including a freestanding wall) within 4.5m of a frontage must contribute positively to the streetscape, having regard to: (a) the height, design, location and extent of the fence; (b) the degree of transparency; and

	(c) the proposed materials and construction.
A2	P2
Common boundary fences with a property in a General Residential Zone must: (a) have a height above existing ground level of not more than 2.1m; and	Common boundary fences with a property in a General Residential Zone must not cause an unreasonable loss of residential amenity, having regard to:
(b) not use barbed wire.	(a) their height, design, location and extent; and
	(b) the proposed materials and construction.

Footnotes

[2] An exemption applies to fences in this zone – see clause 6.4.

35.6.6 Outdoor storage areas

\sim 1 $^{\circ}$	
()h	IDCTIVID.
$\mathbf{O}_{\mathbf{D}}$	jective:

That outdoor storage areas for non-residential use do not detract from the appearance of the site or surrounding area.

Acceptable Solutions	Performance Criteria
A1	P1
Outdoor storage areas for non-residential uses, excluding for the display of goods for sale, must not be visible from any road or public open space adjoining the site.	Outdoor storage areas for non-residential uses, excluding for the display of goods for sale, must be located, treated or screened to not cause an unreasonable loss of visual amenity of the area, having regard to: (a) the nature of the use; (b) the type of goods, materials or waste to be stored; (c) the topography of the site; and (d) any screening proposed.

35.6.7 Landscaping

Acceptable Solutions Performance Criteria		
-	That the amenity and appearance of the site is enhanced by safe and attractive landscaping.	
(Objective:	

A1

If a building is set back from a road, landscaping treatment must be provided along the frontage of the site:

- (a) to a depth of not less than 4.5m; or
- (b) not less than the frontage of an existing building if it is a lesser distance.

P1

Landscaping must be provided to enhance the amenity and appearance of the site, having regard to:

- (a) the width of the setback;
- (b) the width of the frontage;
- (c) the topography of the site
- (d) existing vegetation on the site;
- (e) the location, type and growth of the proposed vegetation;
- (f) the character of the streetscape and surrounding area; and
- (g) the creation of concealed entrapment spaces.

35.7 Development Standards for Subdivision

35.7.1 Lot Design

Objective:

That each lot:

- (a) has an area and dimensions appropriate for use and development in the zone;
- (b) is provided with appropriate access to a road.

Acceptable Solutions Performance Criteria

Α1

Each lot, or a lot proposed in a plan of subdivision, must:

- (a) have an area that complies with the minimum and maximum lot sizes specified in Table 35.1; and
 - (i) be able to contain a minimum area of 10m x 10m if for a commercial use, 20m x 20m if for an industrial use or 10m x 15m if for Residential, with a gradient not steeper than 1 in 5, clear of:

P1

Each lot, or a lot proposed in a plan of subdivision, must have sufficient useable area and dimensions suitable for its intended use having regard to:

- (a) the relevant requirements for development of buildings on the lot;
- (b) the intended location of buildings on the lots;
- (c) the topography of the site;
- (d) the presence of any natural hazards;

- a. all setbacks required by clauses 35.5.2 and 35.6.2 A1 and A2; and
- easements or other title restrictions that limit or restrict development; and
- (ii) existing buildings are consistent with the setback required by clauses 35.5.2 and 35.6.2 A1 and A2;
- (b) be required for public use by the Crown, a council or a State authority;
- (c) be required for the provision of Utilities; or
- (d) be for the consolidation of a lot with another lot provided each lot is within the same zone.

- (e) adequate provision of private open space; and
- (f) the pattern of development existing on established properties in the area.

A2

Each lot, or a lot proposed in a plan of subdivision, excluding for public open space, a riparian or littoral reserve or Utilities, must have a frontage not less than:

- (a) 5m for commercial use;
- (b) 7m for industrial use;
- (c) 15m for residential use.

P2

Each lot, or a lot proposed in a plan of subdivision, must be provided with a frontage or legal connection to a road by a right of carriageway, that is sufficient for the intended use, having regard to:

- the number of other lots which have the land subject to the right of carriageway as their sole or principal means of access;
- (b) the topography of the site;
- (c) the functionality and useability of the frontage;
- (d) the anticipated nature of vehicles likely to access the site;
- (e) the ability to manoeuvre vehicles on the site;
- (f) the ability for emergency services to access the site; and
- (g) the pattern of development existing on established properties in the area;

and is not less than 3.6m.

А3

Р3

Each lot, or a lot proposed in a plan of subdivision, must be provided with a vehicular access from the boundary of the lot to a road in accordance with the requirements of the road authority.

Each lot, or a lot proposed in a plan of subdivision, must be provided with reasonable vehicular access to a boundary of a lot or building area on the lot, if any, having regard to:

- (a) the topography of the site;
- (b) the distance between the lot or building area and the carriageway;
- (c) the nature of the road and the traffic; and
- (d) the ability for emergency services to access the site.

35.7.2 Services

Obj	ective:
$\sim \sim 1$	CCCIVC.

That the subdivision of land provides services for the future use and development of the land

Acceptable Solutions	Performance Criteria	
A1	P1	
Each lot, or a lot proposed in a plan of subdivision, excluding for public open space, a riparian or littoral reserve or Utilities, must have a connection to a full water supply service.	A lot, or a lot proposed in a plan of subdivision, excluding for public open space, a riparian or littoral reserve or Utilities, must have a connection to a limited water supply service, having regard to: (a) flow rates;	
	(b) the quality of potable water;	
	(c) any existing or proposed infrastructure to provide the water service and its location;	
	(d) the topography of the site; and	
	(e) any advice from a regulated entity.	
A2	P2	
Each lot, or a lot proposed in a plan of subdivision, excluding for public open space, a riparian or littoral reserve or Utilities, must have connection to a reticulated sewerage system.	No performance criterion.	
A3	Р3	
Each lot, or a lot proposed in a plan of subdivision, excluding for public open space, a	Each lot, or lot proposed in a plan of subdivision, excluding for public open space, a riparian or	

riparian or littoral reserve or Utilities, must be capable of connecting to a public stormwater system.

littoral reserve or Utilities, must be capable of accommodating an on-site stormwater management system adequate for the future use and development of the land, having regard to:

(a) the size of the lot;

(b) topography of the site;

(c) soil conditions;

(d) any existing buildings on the site;

(e) any area of the site covered by impervious surfaces; and

(f)

any watercourse on the land.

35.7.3 Roads

Objective:

The arrangement of new roads within a subdivision provides for:

- (a) safe, convenient and efficient connections to assist accessibility and mobility of the community;
- (b) adequate accommodation of vehicular, pedestrian, cycling and public traffic;
- (c) the efficient ultimate subdivision of the entirety of the land and of neighbouring land; and
- (d) protection of the safety and efficiency of the Lyell Highway/Hobart Road.

Acceptable Solutions	Performance Criteria
A1	P1
The subdivision includes no new road.	The arrangement and construction of roads within a subdivision must provide an appropriate level of access, connectivity, safety and convenience for vehicles, pedestrians and cyclists, having regard to: (a) any road network plan adopted by the Council; (b) the existing and proposed road hierarchy; (c) the need for connecting roads and pedestrian and cycling paths, to common boundaries with adjoining land, to facilitate future subdivision potential;

(d) maximising connectivity with the surrounding road, pedestrian, cycling and public transport networks; (e) minimising the travel distance between key destinations such as shops and services and public transport routes; (f) access to public transport; the efficient and safe movement of (g) pedestrians, cyclists and public transport; (h) the need to provide bicycle infrastructure on new arterial and collector roads in accordance with the Guide to Road Design Part 6A: Paths for Walking and Cycling 2016; (i) the topography of the site; (j) the future subdivision potential of any balance lots on adjoining or adjacent land; (k) any advice from the State Road Authority regarding the safety and efficiency of the Lyell Highway/Hobart Road; and **(I)** any relevant local area objective.

35.7.4 Ways and Public Open Space

Objective:

The arrangement of ways and public open space provides for:

- (a) safe, convenient and efficient connections to assist accessibility and mobility of the community; and
- (b) adequate accommodation of pedestrian and cycling traffic.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	The arrangement of ways and public open space within a subdivision must provide an appropriate level of access, connectivity, safety and convenience for pedestrians and cyclists, having regard to: (a) any adjoining pedestrian and cycle ways;

(b)	the subdivision potential of any neighbouring land;
(c)	the neighbourhood road network;
(d)	access to local shops, community facilities, public open space and public transport routes;
(e)	the legibility of the movement network;
(f)	provision of adequate passive surveillance from development on neighbouring land and public roads;
(g)	minimising opportunities for entrapment or other criminal behaviour including, but not limited to, having regard to the following:
(i)	the width of the way;
(ii)	the length of the way;
(iii)	landscaping within the way;
(iv)	lighting;
(v)	provision of opportunities for loitering;
(vi)	the shape of the way (avoiding bends, corners or other opportunities for concealment);
(h)	any pedestrian and cycle way or public open space plan adopted by the Council;
(i)	any policy for the provision of public open space or payment instead of public open space adopted by the council; and
(j)	any relevant local area objective.

Table 35.1 Lot Size Requirements

Lot Type	Minimum Lot	Maximum Lot Size*
	Size*	
		Not including any fee simple access strip and
	Not including any	any balance lots or lots designated for multiple
	fee simple access	dwellings, retirement villages or residential
	strip.	aged care facilities.

Lots not otherwise specified below	450m²	1,000m²
Corner lots	550m²	1,000m²
Internal lots	550m²	1,000m²
Lots:	400m²	600m²
(a) adjoining or opposite public open space; or		
(b) within 400m of a public transport corridor; or		
(c) within 200m walking distance of a business zone, local shop or school.		
Lots for an industrial use	1,000m²	No Maximum
Lots for a commercial use	200m²	No Maximum

^{*}For residential lots with a slope greater than 1 in 5, the minimum lot size is 750m² and the maximum lot size is 1,000m² in all cases.

Part E

Codes

E1.0 Bushfire-Prone Areas Code

E1.1 Purpose of the Bushfire-Prone Areas Code

E1.1.1 The purpose of this code is to ensure that use and development is appropriately designed, located, serviced, and constructed, to reduce the risk to human life and property, and the cost to the community, caused by bushfires.

E1.2 Application of this Code

- E1.2.1 This code applies to:
 - (a) subdivision of land that is located within, or partially within, a bushfire-prone area; and
 - (b) a use, on land that is located within, or partially within, a bushfire-prone area, that is a vulnerable use or hazardous use.
- E1.2.2 A permit is required for all use and development to which this code applies that is not exempt from this code under clause E1.4.

E1.3 Definition of Terms in this Code

E1.3.1 In this code, unless the contrary intention appears:

Term	Definition		
accredited person	means as defined in the Act.		
bushfire attack level (BAL)	means the bushfire attack level as defined in <i>Australian</i> Standard AS3959:2018 Construction of buildings in bushfire-prone areas.		
bushfire hazard management plan	means as defined in the Act.		
bushfire protection measures	means the measures that might be used to reduce the risk of bushfire attack and the threat to life and property in the event of bushfire.		
bushfire-prone area	 means: (a) land that is within the boundary of a bushfire-prone area shown on an overlay on a planning scheme map; or (b) where there is no overlay on a planning scheme map, land that is within 100m of an area of bushfire-prone vegetation equal to or greater than 1ha. 		

bushfire-prone vegetation	means contiguous vegetation including grasses and shrubs but not including maintained lawns, parks and gardens, nature strips, plant nurseries, golf courses, vineyards, orchards or vegetation on land that is used for horticultural purposes.	
carriageway	means the section of road formation which is used by traffic, and includes all the area of the traffic lane pavement together with the formed shoulders.	
contiguous	means separated by less than 20m.	
fire fighting water point	t means the point where a fire appliance is able to connect to a water supply for fire fighting purposes. This includes a coupling in the case of a fire hydrant, offtake or outlet, or the minimum water level in the case of a static water body.	
fire hydrant	means as defined in Australian Standard AS 2419.1-2005 Fire hydrant installations, Part 1: System design, installation and commissioning.	
group home	means use of land for residential accommodation for people with disabilities.	
hardstand	means as defined in Australian Standard AS 2419.1-2005 Fire hydrant installations, Part 1: System design, installation and commissioning.	
hazard management area	means the area, between a habitable building or building area and bushfire-prone vegetation, which provides access to a fire front for fire fighting, which is maintained in a minimal fuel condition and in which there are no other hazards present which will significantly contribute to the spread of a bushfire.	
hazardous use	E1.3 Bushfire-Prone Areas Code means a use where:	
	(a) the amount of hazardous chemicals used, handled, generated or stored on a site exceeds the manifest quantity as specified in the Work Health and Safety Regulations 2012; or	
	(b) explosives are stored on a site and where classified as an explosives location or large explosives location as specified in the <i>Explosives Act</i> 2012.	
hose lay means the distance between two points established by a fire hose long the ground, inclusive of obstructions.		
property access	means the carriageway which provides vehicular access from the carriageway of a road onto land, measured along the centre line of the	

	carriageway, from the edge of the road carriageway to the nearest point of the building area.		
respite centre	means use of land for respite care for the sick, aged or persons with disabilities.		
static water supply	means water stored in a tank, swimming pool, dam, or lake, that is available for fire fighting purposes at all times.		
tolerable risk	means the lowest level of likely risk from the relevant hazard:		
	(a) to secure the benefits of a use or development in a relevant hazard area; and		
	(b) which can be managed through:		
	(i) routine regulatory measures; or		
	(ii) by specific hazard management measures for the intended life of each use or development.		
TFS	means Tasmania Fire Service.		
vulnerable use	E1.3 Bushfire-Prone Areas Code means a use that is within one of the following Use Classes: (a) Custodial Facility;		
	(b) Educational and Occasional Care;		
	(c) Hospital Services;		
	(d) Residential if for respite centre, residential aged care home, retirement home, and group home.		
water corporation	means the corporation within the meaning of the Water and Sewerage Corporation Act 2012.		

E1.4 Use or Development Exempt from this Code

The following use or development is exempt from this code:

- (a) any use or development that the TFS or an accredited person, having regard to the objective of all applicable standards in this code, certifies there is an insufficient increase in risk to the use or development from bushfire to warrant any specific bushfire protection measures; and
- (b) adjustment of a boundary in accordance with clause 9.3 of this planning scheme.

E1.5 Use Standards

E1.5.1 Vulnerable Uses

Objective:

Vulnerable uses can only be located on land within a bushfire-prone area where tolerable risks are achieved through mitigation measures that take into account the specific characteristics of both the vulnerable use and the bushfire hazard.

the vulnerable use and the bushfire hazard.			
Acceptable Solutions		Perf	ormance Criteria
A1	A1		
No Acceptable Solution.		bush bush	Inerable use must only be located in a fire-prone area if a tolerable risk from fire can be achieved and maintained, having rd to:
		(a)	the location, characteristics, nature and scale of the use;
		(b)	whether there is an overriding benefit to the community;
		(c)	whether there is no suitable alternative lower-risk site;
		(d)	the emergency management strategy and bushfire hazard management plan; and
		(e)	other advice, if any, from the TFS.
A2		P2	
An emergency management strategy, endorsed by the TFS or accredited person, that provides for mitigation measures to achieve and maintain a level of tolerable risk that is specifically developed to address the characteristics, nature and scale of the use considering:		No F	Performance Criterion.
(a) the nature of the bushfire-prone vegetation including the type, fuel load, structure and flammability;			
(b) the ability of occupants of the vulnerable use to:			
	ect themselves and defend erty from bushfire attack;		
(ii) evac	uate in an emergency; and		

(c)	(iii) understand and respond to instructions in the event of a bushfire; and any bushfire protection measures available to reduce risk to emergency service personnel.	
А3		Р3
A bushfire hazard management plan that contains appropriate bushfire protection measures that is certified by the TFS or an accredited person.		No Performance Criterion.

E1.5.2 Hazardous Uses

Objective:

Hazardous uses can only be located on land within a bushfire-prone area where tolerable risks are achieved through mitigation measures that take into account the specific characteristics of both the hazardous use and the bushfire hazard.

Acceptable Solutions	Performance Criteria	
A1	P1	
No Acceptable Solution.	A hazardous use must only be located in a bushfire-prone area if a tolerable risk from bushfire can be achieved and maintained, having regard to:	
	(a) the location, characteristics, nature and scale of the use;	
	(b) whether there is an overriding benefit to the community;	
	(c) whether there is no suitable alternative lower-risk site;	
	(d) the emergency management strategy and bushfire hazard management plan as specified in A2 and A3 of this Standard; and	
	(e) other advice, if any, from the TFS.	
A2	P2	
An emergency management strategy, endorsed by the TFS or accredited person, that provides for mitigation measures to achieve and maintain	No Performance Criterion.	

a level of tolerable risk that is specifically developed to address the characteristics, nature and scale of the use having regard to:		to address the characteristics, nature	
(a)	the nature of the bushfire-prone vegetation including the type, fuel load, structure and flammability; and		
(b)	avail	able fire protection measures to:	
	(i)	prevent the hazardous use from contributing to the spread or intensification of bushfire;	
	(ii)	limit the potential for bushfire to be ignited on the site;	
	(iii)	prevent exposure of people and the environment to the hazardous chemicals, explosives or emissions as a consequence of bushfire; and	
	(iv)	reduce risk to emergency service personnel.	
А3			Р3
A bushfire hazard management plan that contains appropriate bushfire protection measures that is certified by the TFS or an accredited person.		ppropriate bushfire protection that is certified by the TFS or an	No Performance Criterion.

E1.6 Development Standards

E1.6.1 Subdivision: Provision of hazard management areas

Objective:

Subdivision provides for hazard management areas that:

- (a) facilitate an integrated approach between subdivision and subsequent building on a lot;
- (b) provide for sufficient separation of building areas from bushfire-prone vegetation to reduce the radiant heat levels, direct flame attack and ember attack at the building area; and
- (c) provide protection for lots at any stage of a staged subdivision.

Acceptable Solutions		Performance Criteria
	A1	P1
	(a) TFS or an accredited person certifies that there is an insufficient increase in risk from	A proposed plan of subdivision shows adequate hazard management areas in relation to the

management areas as part of a subdivision; prone area, having regard to:

- (b) The proposed plan of subdivision:
 - shows all lots that are within or partly (b) (i) within a bushfire-prone area, including those developed at each stage of a staged subdivision;
 - shows the building area for each lot; (ii)
 - (iii) shows hazard management areas between bushfire-prone vegetation and each building area that have dimensions equal to, or greater than, the separation distances required for BAL 19 in Table 2.6 of Australian Standard AS 3959:2018 Construction of buildings in bushfire-prone areas; and
 - (iv) is accompanied by a bushfire hazard management plan that addresses all the individual lots and that is certified by the TFS or accredited person, showing hazard management areas equal to, or greater than, the separation distances required for BAL 19 in Table 2.6 of Australian Standard AS 3959:2018 Construction of buildings in bushfire-prone areas; and
- (c) If hazard management areas are to be located on land external to the proposed subdivision the application is accompanied by the written consent of the owner of that land to enter into an agreement under section 71 of the Act that will be registered on the title of the neighbouring property providing for the affected land to be managed in accordance with the bushfire hazard management plan.

bushfire to warrant the provision of hazard building areas shown on lots within a bushfire-

- (a) the dimensions of hazard management areas;
- a bushfire risk assessment of each lot at any stage of staged subdivision;
- (c) the nature of the bushfire-prone vegetation including the type, fuel load, structure and flammability;
- (d) the topography, including site slope;
- any other potential forms of fuel and (e) ignition sources;
- (f) separation distances from the bushfireprone vegetation not unreasonably restricting subsequent development;
- (g) an instrument that will facilitate management of fuels located on land external to the subdivision; and
- (h) any advice from the TFS.

Objective:

Access roads to, and the layout of roads, tracks and trails, in a subdivision:

- (a) allow safe access and egress for residents, firefighters and emergency service personnel;
- (b) provide access to the bushfire-prone vegetation that enables both property to be defended when under bushfire attack and for hazard management works to be undertaken;
- (c) are designed and constructed to allow for fire appliances to be manoeuvred;
- (d) provide access to water supplies for fire appliances; and
- (e) are designed to allow connectivity, and where needed, offering multiple evacuation points.

Accepta	ıble Sol	lutions
---------	----------	---------

Α1

(a) TFS or an accredited person certifies that there is an insufficient increase in risk from bushfire to warrant specific measures for public access in the subdivision for the purposes of fire fighting; or

- (b) A proposed plan of subdivision showing the layout of roads, fire trails and the location of property access to building areas is included in a bushfire hazard management plan that:
 - (i) demonstrates proposed roads will comply with Table E1, proposed private accesses will comply with Table E2 and proposed fire trails will comply with Table E3; and
 - (ii) is certified by the TFS or an accredited person.

Performance Criteria

P1

A proposed plan of subdivision shows access and egress for residents, fire-fighting vehicles and emergency service personnel to enable protection from bushfires, having regard to:

- (a) appropriate design measures, including:
 - (i) two way traffic;
 - (ii) all weather surfaces;
 - (iii) height and width of any vegetation clearances;
 - (iv) load capacity;
 - (v) provision of passing bays;
 - (vi) traffic control devices;
 - (vii) geometry, alignment and slope of roads, tracks and trails;
 - (viii) use of through roads to provide for connectivity;
 - (ix) limits on the length of cul-de-sacs and dead-end roads;
 - (x) provision of turning areas;
 - (xi) provision for parking areas;
 - (xii) perimeter access; and
 - (xiii) fire trails;

	(b)	the provision of access to:
	(i)	bushfire-prone vegetation to permit the undertaking of hazard management works; and
	(ii)	fire fighting water supplies; and
	(c)	any advice from the TFS.
ı		

Table E1 Standards for roads

Element	Requirement
A. Roads	Unless the development standards in the zone require a higher standard, the following apply:
	(a) two-wheel drive, all-weather construction;
	(b) load capacity of at least 20t, including for bridges and culverts;
	(c) minimum carriageway width is 7m for a through road, or 5.5m for a dead-end or cul-de-sac road;
	(d) minimum vertical clearance of 4m;
	(e) minimum horizontal clearance of 2m from the edge of the carriageway;
	(f) cross falls of less than 3 degrees (1:20 or 5%);
	(g) maximum gradient of 15 degrees (1:3.5 or 28%) for sealed roads, and 10 degrees (1:5.5 or 18%) for unsealed roads;
	(h) curves have a minimum inner radius of 10m;
	(i) dead-end or cul-de-sac roads are not more than 200m in length unless the carriageway is 7m in width;
	(j) dead-end or cul-de-sac roads have a turning circle with a minimum 12m outer radius; and
	(k) carriageways less than 7m wide have 'No Parking' zones on one side indicated by a road sign that complies with Australian Standard AS1743:2018 Road signs-Specifications.

Table E2 Standards for property access

Element		Requirement
	Property access length is less than 30m; or access is not	There are no specified design and construction requirements.

	required for a fire appliance to access a firefighting water point.	
B	Property access length is 30m or greater; or access is required for a fire appliance to a fire fighting water point.	The following design and construction requirements apply to property access: (a) all-weather construction; (b) load capacity of at least 20t, including for bridges and culverts; (c) minimum carriageway width of 4m; (d) minimum vertical clearance of 4m; (e) minimum horizontal clearance of 0.5m from the edge of the carriageway; (f) cross falls of less than 3 degrees (1:20 or 5%); (g) dips less than 7 degrees (1:8 or 12.5%) entry and exit angle; (h) curves with a minimum inner radius of 10m; (i) maximum gradient of 15 degrees (1:3.5 or 28%) for sealed roads, and 10 degrees (1:5.5 or 18%) for unsealed roads; and (j) terminate with a turning area for fire appliances provided by one of the following: (i) a turning circle with a minimum outer radius of 10m; or (ii) a property access encircling the building; or (iii) a hammerhead 'T' or 'Y' turning head 4m wide and 8m long.
C.	Property access length is 200m or greater.	The following design and construction requirements apply to property access: (a) the requirements for B above; and (b) passing bays of 2m additional carriageway width and 20m length provided every 200m.
D.	Property access length is greater than 30m, and access is provided to 3 or more properties.	 The following design and construction requirements apply to property access: (a) complies with requirements for B above; and (b) passing bays of 2m additional carriageway width and 20m length must be provided every 100m.

Table E3 Standards for fire trails

Element		Requirement			
A. All fire trails		The following design and construction requirements apply:			
	((a) all-weather, 4-wheel drive construction;			
	((b) load capacity of at least 20t, including for bridges and culverts;			
	((c) minimum carriageway width of 4m;			
	((d) minimum vertical clearance of 4m;			
	((e) minimum horizontal clearance of 2m from the edge of the carriageway;			
	((f) cross falls of less than 3 degrees (1:20 or 5%);			
	((g) dips less than 7 degrees (1:8 or 12.5%) entry and exit angle;			
	((h) curves with a minimum inner radius of 10m;			
	((i) maximum gradient of 15 degrees (1:3.5 or 28%) for sealed fire trails, and 10 degrees (1:5.5 or 18%) for unsealed fire trails;			
	(gates if installed at fire trail entry, have a minimum width of 3.6m, and if locked, keys are provided to TFS; and			
	(terminate with a turning area for fire appliances provided by one of the following:			
		(i) a turning circle with a minimum outer radius of 10m; and			
		(ii) a hammerhead 'T' or 'Y' turning head 4m wide and 8m long.			
B. Fire trail		The following design and construction requirements apply:			
200m or	greater.	(a) the requirements for A above; and			
		(b) passing bays of 2m additional carriageway width and 20m length provided every 200m.			

E1.6.3 Subdivision: Provision of water supply for fire fighting purposes

Objective:				
Adequate, accessible and reliable water supply for the purposes of fire fighting can be demonstrated at the subdivision stage and allow for the protection of life and property associated with the subsequent use and development of bushfire-prone areas.				
Acceptable Solutions Performance Criteria				

In areas serviced with reticulated water by the water corporation:

- (a) TFS or an accredited person certifies that there is an insufficient increase in risk from bushfire to warrant the provision of a water supply for fire fighting purposes;
- (b) A proposed plan of subdivision showing the layout of fire hydrants, and building areas, is included in a bushfire hazard management plan approved by the TFS or accredited person as being compliant with Table E4; or
- (c) A bushfire hazard management plan certified by the TFS or an accredited person demonstrates that the provision of water supply for fire fighting purposes is sufficient to manage the risks to property and lives in the event of a bushfire.

No Performance Criterion.

A2

In areas that are not serviced by reticulated water by the water corporation:

- (a) The TFS or an accredited person certifies that there is an insufficient increase in risk from bushfire to warrant provision of a water supply for fire fighting purposes;
- (b) The TFS or an accredited person certifies that a proposed plan of subdivision demonstrates that a static water supply, dedicated to fire fighting, will be provided and located compliant with Table E5; or
- (c) A bushfire hazard management plan certified by the TFS or an accredited person demonstrates that the provision of water supply for fire fighting purposes is sufficient to manage the risks to property and lives in the event of a bushfire.

P2

No Performance Criterion.

Table E4 Reticulated water supply for fire fighting

Element		Requirement
A.	Distance between building area to be protected and water supply.	 The following requirements apply: (a) the building area to be protected must be located within 120m of a fire hydrant; and (b) the distance must be measured as a hose lay, between the fire fighting water point and the furthest part of the building area.
В.	Design criteria for fire hydrants	The following requirements apply: (a) fire hydrant system must be designed and constructed in accordance with TasWater Supplement to Water Supply Code of Australia WSA 03 – 2011-3.1 MRWA 2nd Edition; and (b) fire hydrants are not installed in parking areas.
C.	Hardstand	 A hardstand area for fire appliances must be: (a) no more than 3m from the hydrant, measured as a hose lay; (b) no closer than 6m from the building area to be protected; (c) a minimum width of 3m constructed to the same standard as the carriageway; and (d) connected to the property access by a carriageway equivalent to the standard of the property access.

Table E5 Static water supply for fire fighting

Ele	ement	Requirement		
A.	Distance between building area to be protected and water supply.	 The following requirements apply: (a) the building area to be protected must be located within 90m of fire fighting water point of a static water supply; and (b) the distance must be measured as a hose lay, between the fire fighting water point and the furthest part of the building area. 		
B.	Static Water Supplies	 A static water supply: (a) may have a remotely located offtake connected to the static water supply; (b) may be a supply for combined use (fire fighting and other uses) but the specified minimum quantity of fire fighting water must be available at all times; 		

- (c) must be a minimum of 10,000L per building area to be protected.

 This volume of water must not be used for any other purpose including fire fighting sprinkler or spray systems;
- (d) must be metal, concrete or lagged by non-combustible materials if above ground; and
- (e) if a tank can be located so it is shielded in all directions in compliance with section 3.5 of Australian Standard AS 3959:2018 Construction of buildings in bushfire-prone areas, the tank may be constructed of any material provided that the lowest 400mm of the tank exterior is protected by:
 - (i) metal;
 - (ii) non-combustible material; or
 - (iii) fibre-cement a minimum of 6mm thickness.

C. Fittings, pipework and accessories (including stands and tank supports)

Fittings and pipework associated with a fire fighting water point for a static water supply must:

- (a) have a minimum nominal internal diameter of 50mm;
- (b) be fitted with a valve with a minimum nominal internal diameter of 50mm;
- (c) be metal or lagged by non-combustible materials if above ground;
- (d) if buried, have a minimum depth of 300mm;
- (e) provide a DIN or NEN standard forged Storz 65mm coupling fitted with a suction washer for connection to fire fighting equipment;
- (f) ensure the coupling is accessible and available for connection at all times;
- (g) ensure the coupling is fitted with a blank cap and securing chain (minimum 220mm length);
- (h) ensure underground tanks have either an opening at the top of not less than 250mm diameter or a coupling compliant with this Table; and
 - (i) if a remote offtake is installed, ensure the offtake is in a position that is:
 - (i) visible;
 - (ii) accessible to allow connection by fire fighting equipment;
 - (iii) at a working height of 450 600mm above ground level; and
 - (iv) protected from possible damage, including damage by vehicles.

Signage for static water connections.	The fire fighting water point for a static water supply must be identified by a sign permanently fixed to the exterior of the assembly in a visible location. The sign must:				
	(a) comply with water tank signage requirements within Australian Standard AS 2304:2019 Water storage tanks for fire protection systems; or				
	(b) comply with the Tasmania Fire Service Water Supply Guideline published by the Tasmania Fire Service.				
Hardstand	A hardstand area for fire appliances must be:				
	(a) no more than 3m from the fire fighting water point, measured as a hose lay (including the minimum water level in dams, swimming pools and the like);				
	(b) no closer than 6m from the building area to be protected;				
	(c) a minimum width of 3m constructed to the same standard as the carriageway; and				
	(d) connected to the property access by a carriageway equivalent to the standard of the property access.				
	Signage for static water connections. Hardstand				

E2.0 Potentially Contaminated Land Code

E2.1 Purpose of the Potentially Contaminated Land Code

- E2.1.1 The purpose of this provision is to:
 - (a) ensure that use or development of potentially contaminated land does not adversely impact on human health or the environment.

E2.2 Application of this Code

- E2.2.1 This Code applies to:
 - (a) a use, on potentially contaminated land, that is a sensitive use, or a use listed in a use class in Table E2.2.1 and is one of the uses specified as a qualification; or
 - (b) development on potentially contaminated land.

Table E2.2.1 - Use Table

Use Class	Qualification
Passive recreation	If for public parks, gardens and playgrounds.
Sports and recreation	If for outdoor recreation facilities.

E2.2.2 A permit is required for all use and development to which this Code applies that is not exempt from this Code under clause E2.4.

E2.3 Definition of Terms

background	means as defined in Part 5A of the <i>Environmental Management and</i>					
concentration	Pollution Control Act 1994.					
contaminated	means the condition of land or water, where any chemical substance or waste has been added as a direct or indirect result of human activity at above background concentration and represents or potentially represents an adverse impact on human health or the environment.					
environmental site assessment	means a report prepared by an suitably qualified person on the nature, extent and levels of existing contamination and the actual or potential risk to human health or the environment, on or off the site, resulting from that contamination, prepared in accordance with the National Environment Protection (Assessment of Site Contamination) Measure 1999, as amended 16 May 2013.					
Director	means as defined in the Environmental Management and Pollution Control Act 1994.					
potentially contaminating activity	means an activity listed in Table E2.2 as a potentially contaminating activity, other than an activity carried out as ancillary to a Residential use class.					
Potentially contaminated land	means land that is, or adjoins, land that the applicant or the planning authority:					
	(a) knows to have been used for a potentially contaminating activity by reference to:—					
	(i) a notice issued in accordance with Part 5A of the Environmental Management and Pollution Control Act 1994; or					
	(ii) a previous permit ; or					
	(b) ought reasonably to have known was used for a potentially contaminating activity.					

site history	means the collection of information from historical sources to determine if a site is likely to have been impacted by a potentially contaminating activity.
suitably qualified person (contaminated land)	means a person who, in the opinion of the planning authority, meets the criteria set out in section 6 of Schedule B9 of the National Environment Protection (Assessment of Site Contamination) Measure 1999, as amended 16 May 2013.

E2.4 Use or Development exempt from this Code

- E2.4.1 The following use and development is exempt from this Code.
- E2.4.2 Development:
 - (a) to investigate potentially contaminated land; or
 - (b) in accordance with a notice issued in accordance with Part 5A of the *Environmental Management and Pollution Control Act 1994*.
- E2.4.3 Any use or development where a site history prepared by an suitably qualified person has been provided to the planning authority that confirms potentially contaminating activities did not impact the site.
- E2.4.4 Development that does not involve disturbance of more than 1m² of land.
- E2.4.5 Any use or development that the Director, or a person approved by the Director for the purpose of this Code, having regard to the objective stated in all applicable standards in this Code, has issued a certificate stating that there is insufficient increase in risk from contamination to warrant any specific remediation and protection measures.

E2.5 Use Standards

Objective:					
To ensure that potentially contaminated land is suitable for the intended use					
Acceptable Solutions Performance Criteria					
A1			P1		
The Director, or a person approved by the Director for the purpose of this Code:		Land is suitable for the intended use, having regard to:			
(a) (b)	certifies that the land is suitable for the intended use; or approves a plan to manage contamination and associated risk to human health or the environment that will ensure the land is suitable for the intended use.	(a) (b)	an environmental site assessment that demonstrates there is no evidence the land is contaminated; or an environmental site assessment that demonstrates that the level of contamination does not present a rick to		
	suitable for the intended use.		contamination does not present a risk to human health or the environment; or		

- (c) a plan to manage contamination and associated risk to human health or the environment that includes:
 - (i) an environmental site assessment;
 - (ii) any specific remediation and protection measures required to be implemented before any use commences; and
 - (iii) a statement that the land is suitable for the intended use.

Development Standards E2.6

E2.6.1 Subdivision

Objective:

To ensure that subdivision of potentially contaminated land does not adversely impact on human health or the environment and is suitable for its intended use.

Acceptable Solutions		Performance Criteria			
A1	A1		P1		
For subdivision of land, the Director, or a person approved by the Director for the purpose of this Code:		Subdivision does not adversely impact on health and the environment and is suitable for its intended use, having regard to:			
(a) (b)	certifies that the land is suitable for the intended use; or approves a plan to manage contamination	(a)	an environmental site assessment that demonstrates there is no evidence the land is contaminated; or		
	and associated risk to human health or the environment, that will ensure the subdivision does not adversely impact on health or the environment and is suitable	(b)	an environmental site assessment that demonstrates that the level of contamination does not present a risk to human health or the environment; or		
	for its intended use.	(c)	a plan to manage contamination and associated risk to human health and the environment that includes:		
			(i) an environmental site assessment;		
			(ii) any specific remediation and protection measures required to be implemented before any use or development commences; and		

(iii)	a statement that the land is suitable
	for the intended use or development.

E2.6.2 Excavation

Objective:

To ensure that works involving excavation of potentially contaminated land does not adversely impact on human health or the environment.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Excavation does not adversely impact on health and the environment, having regard to:
	(a) an environmental site assessment that demonstrates there is no evidence the land is contaminated; or
	(b) a plan to manage contamination and associated risk to human health and the environment that includes:
	(i) an environmental site assessment;
	(ii) any specific remediation and protection measures required to be implemented before excavation commences; and
	(iii) a statement that the excavation does not adversely impact on human health or the environment.

Table E2.2 Potentially Contaminating Activities

Potentially Contaminating Activity	Potentially Contaminating Activity
Acid / alkali plant and formulation	Mineral processing
Ammunition manufacture and usage (e.g. shooting ranges)	Mine sites involving waste rock or tailings deposits
Asbestos production, handling or disposal	Oil or gas production or refining
Asphalt/bitumen manufacturing	Paint formulation and manufacture

Battery manufacturing or recycling	Pesticide manufacture and formulation sites
Boat/ship building, marinas, slip ways and associated boat yards	Petroleum product or oil storage
Boiler or kiln usage	Pharmaceutical manufacture and formulation
Chemical manufacture and formulation (e.g. fertilisers, paints, pesticides, photography, plastics, solvents)	Power stations
Commercial engine and machinery repair sites	Printing
Drum conditioning works	Radio-active material usage (e.g. hospitals)
Dry cleaning establishments	Railway yards
Electrical transformers	Scrap yards and recycling facilities
Ethanol production plants	Sewage treatment plants
Explosives industries	Sheep and cattle dips
Fertiliser manufacturing plants	Sites of fires involving hazardous materials, including firefighting foam use
Fill material imported onto a site from a potentially contaminated source	Sites of incidents involving release of hazardous materials
Foundry operations	Spray painting industries
Gas works	Spray storage and mixing sites (e.g. for orchards)
Herbicide manufacture	Tanning and associated trades
Industrial activities involving hazardous chemicals in significant quantities	Textile operations
Iron and steel works	Tyre manufacturing and retreading works
Landfill sites, including on-site waste disposal and refuse pits	Wood preservation and storage or cutting of treated timber
Metal smelting, refining or finishing	Wool scouring

Metal treatments (e.g. electroplating) and abrasive	
blasting	
	į

E3.0 Landslide Code

E3.1 Purpose

E3.1.1 The purpose of this provision is to ensure that use and development is appropriately designed, located, serviced, constructed or managed to reduce to within tolerable limits the risk to human life and property and the cost to the community, caused by landslides.

E3.2 Application

E3.2.1 This Code applies to:

- (a) Development for buildings and works or subdivision on land within a Landslide Hazard Area;
- (b) Use of land for vulnerable use or hazardous use within a Landslide Hazard Area.

E3.3 Definition of Terms

E3.3.1 In this Code, unless the contrary intention appears:

acceptable risk	means a risk society is prepared to accept as it is. That is; without management or treatment.	
AGS	means the Australian Geomechanics Society.	
dangerous substance	means a substance that has the potential to cause harm to persons, property, or the environment, because of one or more of the following: (a) the chemical properties of the substance; (b) the physical properties of the substance; (c) the biological properties of the substance. Without limiting this definition includes all dangerous goods, combustible liquids, hazardous substances and agvet chemicals.	
group home	means use of land for residential accommodation for people with disabilities.	
hazardous chemical of a manifest quantity	means a hazardous chemical, as defined in the Work Health and Safety Regulations 2012, if the amount of hazardous chemical stored exceeds the manifest quantity as specified under the Work Health and Safety Regulations 2012 [S2].	
hazardous use	E3.3 Landslide Code means a use that:	

	(a) is in the use class Vehicle fuel sales and service; or	
	(b) involves dangerous substances and is in one of the following use classes:	
	(i) Extractive industries, if the use involves the storage of a hazardous chemical of a manifest quantity	
	(ii) Hospital services	
	(iii) Manufacturing and processing	
	(iv) Research and development	
	(v) Storage	
	(vi) Transport and distribution	
	(vii) Utilities	
landslide risk management report	means an assessment and report by a suitably qualified person (landslip) prepared in accordance with the Australian Geomechanics Society - Practice Note Guidelines for Landslide Risk Management 2007. It includes a landslide risk assessment.	
Landslide Hazard Area	means an area shown on the planning scheme maps as a landslide hazard area including:	
	(a) Low Landslide Hazard Area;	
	(b) Medium Landslide Hazard Area;	
	(c) Medium Active Landslide Hazard Area;	
	(d) High Landslide Hazard Area.	
major works	means any of the following:	
	(a) excavation of 100 m3 or more in cut volume;	
	(b) excavation or soil disturbance of an area of 1,000 m² or more;	
	(c) clearance of vegetation involving an area of more than 1,000 m ² ;	
	(d) water storages or swimming pools with a volume of 45,000 litres or more.	
major extenion	means and extension that is not a minor extension.	
minor extension	means an extension of a building by no more than 40 m ² in gross floor area.	
suitably qualified person (landslide)	means a suitably qualified person as follows:	

tolerable risk	(b) f	or any Landslide Hazard Area, a geotechnical engineer or an ingineering geologist as specified in the Director of Building control's determination: "Certificates of Specialists or Other ersons" that can complete a landslide risk assessment; or or a Low Landslide Hazard Area, a civil engineer. the residual tolerable risk after the hazard has been satisfactorily	
tolerable risk	treated.		
		sidual tolerable risk may be assessed using either qualitative or tive methods in the landslide risk assessment either:	
	l t	using the AGS qualitative risk assessment method apply the "As ow As Reasonably Possible (ALARP)" principle with the residual olerable risk level no higher than a "moderate" risk level under the GS 2007(c) risk method; or	
	t) if using the AGS quantitative risk assessment method then the tolerable loss of life for the person most at risk as suggested by the AGS 2007(c) to be:	
	() if existing slope / existing development: 10-4 / annum;	
	(i) if new constructed slope / new developmenet / existing landslide: 10-5 / annum.	
vulnerable use		E3.3 Landslide Code means a use that:	
	(a) i	in the Residential Use Class and is one of the following uses:	
	() respite centre;	
	(i) residential aged care facility;	
	(ii) retirement village;	
	(v) group home; or	
	(b) is in one of the following Use Classes:		
	() Custodial facility;	
	(i) Educational and occasional care;	
	(ii) Hospital services;	
	(v) Visitor accommodation.	

E3.4 Use or Development Exempt from this Code

The following use or development is exempt from this Code:

(a) adjustment of a boundary in accordance with clause 9.3 of this planning scheme

- (b) a subdivision creating no more than two lots within a Low Landslide Hazard Area;
- (c) buildings within a Low Landslide Hazard Area;
- (d) minor extensions within the Medium Landslide Hazard Area;
- (e) major extensions and new buildings with a gross floor area no more than 200 m² in the Medium Landslide Hazard Area;
- (f) minor structures or outbuildings; and
- (g) use or development of land for Extractive industry where a mining lease under the *Mineral Resources Development Act 1995* is in force, excluding a hazardous use.

E3.5 Application Requirements

- E3.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) A plan, drawn to scale, accurately showing the siting of the proposed use or development relative to landslide hazard areas;
 - (b) A landslide risk management report.
- E3.5.2 In addition to any other application requirements, the planning authority must require the applicant to provide the following information, which is considered necessary to determine compliance with performance criteria:
 - (a) in regard to an application for a hazardous use that is subject consideration under E3.6.1 P1 and P2 or a vulnerable use that is subject consideration under E3.6.2 P1 and P2:
 - a submission demonstrating the purported overriding benefit to the community of the use, in terms of significant long term social or economic community benefits.

E3.6 Use Standards

E3.6.1 Hazardous Use

	1 110201 0000 000			
Obje	Objective:			
To e	To ensure that:			
(a)) hazardous use is only located in Landslide Hazard Areas in exceptional circumstances;			
(b) if hazardous use is located in a Landslide Hazard Area, landslide hazard management measures reflect the risk arising from the landslide hazard and take into consideration the characteristics, nature and scale of the use.				
Acce	Acceptable Solutions Performance Criteria			
A1		P1		

Hazardous use relates to an alteration or intensification of an approved use.	Hazardous use is of an overriding benefit to the community, in terms of significant long term social or economic community benefits.
A2	P2
No acceptable solution.	Hazardous use must satisfy all of the following: (a) No part of the hazardous use is in a High Landslide Hazard Area; (b) Landslide risk to people and the environment associated with the hazardous use is either: (i) acceptable risk; or (ii) capable of feasible and effective treatment through hazard management measures, so as to be
	tolerable risk. (c) Landslide risk to people and the environment associated with the hazardous use must take into consideration the characteristics, nature and scale of the use to:
	(i) prevent the exposure of people and the environment to dangerous substances as a consequence of landslide;
	(ii) minimise the risk to emergency personnel.

E3.6.2 Vulnerable Use

To ensure that:

- (a) vulnerable use, other than visitor accommodation, is only located on land in a Landslide Hazard Area in exceptional circumstances;
- (b) if a vulnerable use is located in a Landslide Hazard Area, landslide hazard management measures reflect the risk arising from the landslide hazard and the characteristics, nature and scale of the use taking into consideration the specific circumstances of users of the site.

Acceptable Solutions	Performance Criteria
A1	P1

Vulnerable use is for visitor accommodation.	Vulnerable use is of an overriding benefit to the community, in terms of significant long term social or economic community benefits.
A2	P2
No acceptable solution.	Vulnerable use must satisfy all of the following:
	(a) No part of the vulnerable use is in a High Landslide Hazard Area;
	(b) Landslide risk to occupants, staff, visitors and emergency personnel associated with the vulnerable use is either:
	(i) acceptable risk; or
	(ii) capable of feasible and effective treatment through hazard management measures, so as to be tolerable risk.
	(c) Landslide risk to occupants, staff and visitors takes into consideration their specific circumstances including their ability to:
	(i) protect themselves and defend property from landslide;
	(ii) evacuate in an emergency;
	(iii) understand and respond to instructions in the event of a landslide;
	whilst minimising risk to emergency personnel.

E3.7 Development Standards for Buildings and Works

E3.7.1 Buildings and Works, other than Minor Extensions

Objective:

To ensure that landslide risk associated with buildings and works for buildings and works, other than minor extensions, in Landslide Hazard Areas, is:

- (a) acceptable risk; or
- (b) tolerable risk, having regard to the feasibility and effectiveness of measures required to manage the landslide hazard.

Acceptable Solutions	Perfo	rmar	nce Criteria
A1	P1		
No acceptable solution.	Build follov	•	and works must satisfy all of the
	(a)		art of the buildings and works is in a Landslide Hazard Area;
	(b)		andslide risk associated with the lings and works is either:
		(i)	acceptable risk; or
		(ii)	capable of feasible and effective treatment through hazard management measures, so as to be tolerable risk.

E3.7.2 Minor Extensions

Objective:

To ensure that landslide risk associated with buildings and works for minor extensions in Landslide Hazard Areas is:

- (a) acceptable risk; or
- (b) tolerable risk, having regard to the feasibility and effectiveness of measures required to manage the landslide hazard.

Acceptable Solutions	Performance Criteria		
A1	P1		
Buildings and works for minor extensions must comply with the following:	Buildings and works for minor extensions must satisfy all of the following:		
(a) be in a Medium Landslide Hazard Area.	(a) no part of the buildings and works is in a High Landslide Hazard Area;		
	(b) the landslide risk associated with the buildings and works is either:		
	(i) acceptable risk; or		
	(ii) capable of feasible and effective treatment through hazard management measures, so as to be tolerable risk.		

E3.7.3 Major Works

Objective:

To ensure that landslide risk associated with major works in Landslide Hazard Areas, is:

- (a) acceptable risk; or
- (b) tolerable risk, having regard to the feasibility and effectiveness of any measures required to manage the landslide hazard.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Major works must satisfy all of the following:
	(a) no part of the works is in a High Landslide Hazard Area;
	(b) the landslide risk associated with the works is either:
	(i) acceptable risk; or
	(ii) capable of feasible and effective treatment through hazard management measures, so as to be tolerable risk.

E3.8 Development Standards for Subdivision

E3.8.1 Subdivision

Objective:

To ensure that landslide risk associated with subdivision in Landslide Hazard Areas, is:

- (a) acceptable risk; or
- (b) tolerable risk, having regard to the feasibility and effectiveness of any measures required to manage the landslide hazard.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Subdivision of a lot, all or part of which is within a Landslide Hazard Area must be for the purpose of one of the following: (a) separation of existing dwellings;

	(b) (c)	crea acce Land	tion of a lot for the purposes of public in space, public reserve or utilities; ition of a lot in which the building area, ess and services are outside the High dslide Hazard Area and the landslide associated with the subdivision is er:
		(i) (ii)	acceptable risk, or capable of feasible and effective treatment through hazard management measures, so as to be tolerable risk.
A2 Subdivision is not prohibited by the relevant zone standards.	P2 Νο μ	erfor	mance criteria.
Map E3 Landslide Hazard Area - (Medium) - I	_ISTm	ар	

IVIAP E3	Landsii	ае на	azard Area - (Low) - LISTmap
E4.0		is co nem	ode number is not used in this planning e
E5.0	Ro	ad a	and Railway Assets Code
E5.1	Pur	pose	e of the Road and Railway Assets Code
E5.1.1	The	purpo	ose of this provision is to:
	(a)	prot	tect the safety and efficiency of the road and railway networks; and
	(b)	redu	uce conflicts between sensitive uses and major roads and the rail network.
E5.2	Арј	olica [.]	tion of this Code
E5.2.1	This	Code	applies to use or development of land:
	(a)	that	will require a new vehicle crossing, junction or level crossing; or
	(b)	that	intensifies the use of an existing access; or
	(c)		involves a sensitive use, a building, works or subdivision within 50m metres of ilities zone that is part of:
		(i)	a rail network;
		(ii)	a category 1 - Trunk Road or a category 2 - Regional Freight Road, that is subject to a speed limit of more than 60km/h kilometres per hour.
E5.3	Def	finiti	on of Terms

In this Code, unless the contrary intention appears:

E5.3.1

average annual daily traffic (AADT)	means the total volume of vehicle traffic for a year divided by 365 days.
category 1 road	means a category 1 Trunk Road as defined in Tasmania State Road Hierarchy (Department of State Growth)
category 2 road	means a category 2 Regional Freight Road as defined in Tasmania State Road Hierarchy (Department of State Growth)
junction	means an intersection of two or more roads at a common level, including intersections of on and off ramps and grade-separated roads.
level crossing	means as defined in Section 35 of the Rail Infrastructure Act 2007.
limited access road	means a road proclaimed as limited access under Section 52A of the Roads and Jetties Act 1935.
rail network	means as defined in the Rail Infrastructure Act 2007.

E5.4 Use or Development exempt from this Code

E5.4.1 If for a temporary access or level crossing, with the written consent of the relevant road or rail authority.

E5.5 Use Standards

E5.5.1 Existing road accesses and junctions

Objective:

To ensure that the safety and efficiency of roads is not reduced by increased use of existing accesses and junctions.

Acceptable Solutions	Performance Criteria
A1	P1
The annual average daily traffic (AADT) of vehicle movements, to and from a site, onto a category 1 or category 2 road, in an area subject to a speed limit of more than 60km/h, must not increase by more than 10% or 10 vehicle movements per day, whichever is the greater.	Any increase in vehicle traffic to a category 1 or category 2 road in an area subject to a speed limit of more than 60km/h must be safe and minimise any adverse impact on the efficiency of the road, having regard to: (a) the increase in traffic caused by the use; (b) the nature of the traffic generated by the use; (c) the nature of the road; (d) the speed limit and traffic flow of the road;

- (e) any alternative access to a road;
- (f) the need for the use;
- (g) any traffic impact assessment; and
- (h) any written advice received from the road authority.

Α2

The annual average daily traffic (AADT) of vehicle Any increase in vehicle traffic at an existing movements, to and from a site, using an existing access or junction, in an area subject to a speed limit of more than 60km/h, must not increase by more than 10% or 10 vehicle movements per day, whichever is the greater.

P2

access or junction in an area subject to a speed limit of more than 60km/h must be safe and not unreasonably impact on the efficiency of the road, having regard to:

- (a) the increase in traffic caused by the use;
- (b) the nature of the traffic generated by the use;
- (c) the nature and efficiency of the access or the junction;
- the nature and category of the road; (d)
- (e) the speed limit and traffic flow of the road;
- (f) any alternative access to a road;
- the need for the use; (g)
- (h) any traffic impact assessment; and
- (i) any written advice received from the road authority.

А3

The annual average daily traffic (AADT) of vehicle Any increase in vehicle traffic at an existing movements, to and from a site, using an existing access or junction, in an area subject to a speed limit of 60km/h or less, must not increase by more than 20% or 40 vehicle movements per day, whichever is the greater.

Р3

access or junction in an area subject to a speed limit of 60km/h or less, must be safe and not unreasonably impact on the efficiency of the road, having regard to:

- the increase in traffic caused by the use; (a)
- (b) the nature of the traffic generated by the
- (c) the nature and efficiency of the access or the junction;
- (d) the nature and category of the road;

(e)	the speed limit and traffic flow of the road;
(f)	any alternative access to a road;
(g)	the need for the use;
(h)	any traffic impact assessment; and
(i)	any written advice received from the road authority.

E5.5.2 Exiting level crossings

Objective:

To ensure that the safety and the efficiency of the rail network is not reduced by access across part of the rail network.

Acceptable Solutions	Performance Criteria
A1	P1
Where use has access across part of a rail network, the annual average daily traffic (AADT) at an existing level crossing must not be increased by greater than 10% or 10 vehicle movements per day, whichever is the greater.	Any increase in vehicle traffic at an existing access across part of a rail network, must be safe and not unreasonably impact on the efficiency of the rail network, having regard to: (a) the increase in traffic caused by the use; (b) the nature of the traffic generated by the use; (c) the use and frequency of the rail network; (d) any alternative access; (e) the need for the use; (f) any traffic impact assessment; and (g) any written advice received from the rail authority.

E5.6 Development Standards

E5.6.1 Development adjacent to roads and railways

Objective:

To ensure that development adjacent to category 1 or category 2 roads or the rail network:

- (a) ensures the safe and efficient operation of roads and the rail network;
- (b) allows for future road and rail widening, realignment and upgrading; and

(c) is located to minimise adverse effects of noise, vibration, light and air emissions from roads and the rail network.

Acceptable Solutions		Performance Criteria		
A1.1		P1		
Except as provided in A1.2, the following development must be located at least 50m from the rail network, or a category 1 road or category 2 road, in an area subject to a speed limit of more than 60km/h:		The location of development, from the rail network, or a category 1 road or category 2 road in an area subject to a speed limit of more than 60km/h, must be safe and not unreasonably impact on the efficiency of the road or amenity of sensitive uses, having regard to:		
(a) (b)		buildings; er road or earth works; and	(a)	the proposed setback;
(c)		ding envelopes on new lots.	(b)	the existing setback of buildings on the site;
A1.2			(c)	the frequency of use of the rail network;
Buildings, may be: (a) located within a row of existing buildings		(d)	the speed limit and traffic volume of the road;	
and setback no closer than the immediately adjacent building; or	(e)	any noise, vibration, light and air emissions from the rail network or road;		
(b) an extension which extends no closer than:		(f)	the nature of the road;	
(i) the existing building; or	the existing building; or	(g)	the nature of the development;	
	(ii)	an immediately adjacent building.	(h)	the need for the development;
			(i)	any traffic impact assessment;
			(j)	any recommendations from a suitably qualified person for mitigation of noise, if for a habitable building for a sensitive use; and
			(k)	any written advice received from the rail or road authority.

E5.6.2 Road accesses and junctions

Objective:

To ensure that the safety and efficiency of roads is not reduced by the creation of new accesses and junctions.

Acceptable Solutions	Performance Criteria
A1	P1

No new access or junction to roads in an area For roads in an area subject to a speed limit of subject to a speed limit of more than 60km/h. more than 60km/h, accesses and junctions must be safe and not unreasonably impact on the efficiency of the road, having regard to: the nature and frequency of the traffic generated by the use; (b) the nature of the road; (c) the speed limit and traffic flow of the road; (d) any alternative access; (e) the need for the access or junction; (f) any traffic impact assessment; and any written advice received from the road (g) authority. **P2 A2** No more than one access providing both entry For roads in an area subject to a speed limit of and exit, or two accesses providing separate 60km/h or less, accesses and junctions must be entry and exit, to roads in an area subject to a safe and not unreasonably impact on the speed limit of 60km/h or less. efficiency of the road, having regard to: (a) the nature and frequency of the traffic generated by the use; (b) the nature of the road; (c) the speed limit and traffic flow of the road; (d) any alternative access to a road; (e) the need for the access or junction; (f) any traffic impact assessment; and any written advice received from the road (g) authority.

E5.6.3 New level crossings

Objective:

To ensure that the safety and the efficiency of the rail network is not reduced by access across part of the rail network.

Acceptable Solutions	Performance Criteria
A1	P1

No acceptable solution.	Level crossings must be safe and not unreasonably impact on the efficiency of the rail network, having regard to:
	(a) the nature and frequency of the traffic generated by the use;
	(b) the frequency of use of the rail network;
	(c) the location of the level crossing;
	(d) any alternative access;
	(e) the need for the level crossing;
	(f) any traffic impact assessment;
	(g) any measures to prevent access to the rail network; and
	(h) any written advice received from the rail authority.

E5.6.4 Sight distance at accesses, junctions and level crossings

Objective:

To ensure that accesses, junctions and level crossings provide sufficient sight distance between vehicles and between vehicles and trains to enable safe movement of traffic.

Acceptable Solutions	Performance Criteria	
A1	P1	
 Sight distances at: (a) an access or junction must comply with the Safe Intersection Sight Distance shown in Table E5.1; and (b) rail level crossings must comply with AS1742.7 Manual of uniform traffic control devices - Railway crossings, Standards Association of Australia. 	The design, layout and location of an access, junction or rail level crossing must provide adequate sight distances to ensure the safe movement of vehicles, having regard to: (a) the nature and frequency of the traffic generated by the use; (b) the frequency of use of the road or rail network; (c) any alternative access; (d) the need for the access, junction or level crossing; (e) any traffic impact assessment; (f) any measures to improve or maintain sight distance; and	

	(g)	any written advice received from the road or rail authority.
--	-----	--

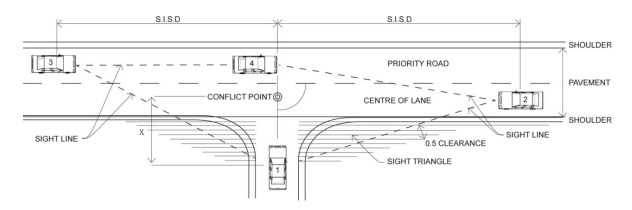
Table E5.1 Safe intersection sight distance

Vehicle Speed	Safe Intersection Sight Distance in metres, for speed limit of:	
km/h	60 km/h or less	Greater than 60 km/h
50	80	90
60	105	115
70	130	140
80	165	175
90		210
100		250
110		290

Where:

- (a) Vehicle speed is the actual or recorded speed of traffic passing along the road and is the speed at or below which 85% of passing vehicles travel.
- (b) For Safe Intersection Sight Distance:
 - (i) All sight lines (driver to object vehicle) are to be between points 1.2m above the road and access surface at the respective vehicle positions with a clearance to any sight obstruction of 0.5m to the side and below, and 2.0m above all sight lines;
 - (ii) These sight line requirements are to be maintained over the full sight triangle for vehicles at any point between positions 1, 2 and 3 in Figure E5.1 and the access junction;
 - (iii) A driver at position 1 must have sight lines to see cars at any point between the access and positions 3 and 2 in Figure E5.1;
 - (iv) A driver at any point between position 3 and the access must have sight lines to see a car at position 4 in Figure E5.1;
 - (v) A driver at position 4 must have sight lines to see a car at any point between position 2 and the access in Figure E5.1; and
 - (vi) The distance of a driver from the conflict point in Figure E5.1 (X), is a minimum of. 7m for category 1 roads and category 2 roads, and 5m for all other roads.

Figure E5.1 Sight Lines for Accesses and Junctions



E6.0 Parking and Access Code

E6.1 Purpose

E6.1.1 The purpose of this provision is to:

- (a) ensure safe and efficient access to the road network for all users, including drivers, passengers, pedestrians and cyclists;
- (b) ensure enough parking is provided for a use or development to meet the reasonable requirements of users, including people with disabilities;
- (c) ensure sufficient parking is provided on site to minimise on-street parking and maximise the efficiency of the road network;
- ensure parking areas are designed and located in conformity with recognised standards to enable safe, easy and efficient use and contribute to the creation of vibrant and liveable places;
- ensure access and parking areas are designed and located to be safe for users by minimising the potential for conflicts involving pedestrians, cyclists and vehicles; and by reducing opportunities for crime or anti-social behaviour;
- ensure that vehicle access and parking areas do not adversely impact on amenity, site characteristics or hazards;
- recognise the complementary use and benefit of public transport and nonmotorised modes of transport such as bicycles and walking;
- (h) provide for safe servicing of use or development by commercial vehicles.

E6.2 Application

E6.2.1 This code applies to all use and development.

E6.3 Definition of Terms

E6.3.1 In this Code, unless the contrary intention appears:

building line	means a line coincident with the front wall of a building extending either side of the building.
commercial vehicle	means a small rigid vehicle, medium rigid vehicle, heavy rigid vehicle or articulated vehicle described in section 2 "Design Vehicles" of AS2890.2 - 2002 Parking facilities Part 2: Off-street commercial vehicle facilities.
floor area	for the purposes of this Code, means the gross floor area, excluding the area of stairs, loading bays, access ways, or car parking areas, or any area occupied by machinery required for air conditioning, heating, power supply, or lifts.
material change	means an increase in vehicle use of more than 10%.

E6.4 Use or Development Exempt from this Code

E6.4.1 No use or development is exempt from this code.

E6.5 Application Requirements

- E6.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria, as specified:
 - (a) an assessment, by a suitably qualified person, of parking demand created by a use or development and the ability for such demand to be satisfied in the vicinity of a proposed use of development, if reliant on performance criteria to satisfy E6.6.1, E6.6.3 or E6.6.4;
 - (b) a design of parking facilities;
 - (c) a Traffic Impact Assessment, if the increase in the number of vehicle movements per day is more than 40;

E6.6 Use Standards

Objective:

E6.6.1 Number of Car Parking Spaces

To e	nsure that:
(a)	there is enough car parking to meet the reasonable needs of all users of a use or
	development taking into account the level of parking available on or outside of the land and

- development, taking into account the level of parking available on or outside of the land and the access afforded by other modes of transport.
- (b) a use or development does not detract from the amenity of users or the locality by:
 - (i) preventing regular parking overspill;
 - (ii) minimising the impact of car parking on heritage and local character.

Acceptable Solutions

A1

The number of on-site car parking spaces must be:

- (a) no less than the number specified in Table E6.1;
- (a) no less than and no greater than the number specified in Table E6.1;

except if:

 the site is subject to a parking plan for the area adopted by Council, in which case parking provision (spaces or cash-in-lieu) must be in accordance with that plan;

Performance Criteria

P1

The number of on-site car parking spaces must be sufficient to meet the reasonable needs of users, having regard to all of the following:

- (a) car parking demand;
- (b) the availability of on-street and public car parking in the locality;
- (c) the availability and frequency of public transport within a 400m walking distance of the site;
- (d) the availability and likely use of other modes of transport;
- (e) the availability and suitability of alternative arrangements for car parking provision;
- (f) any reduction in car parking demand due to the sharing of car parking spaces by multiple uses, either because of variation of car parking demand over time or because of efficiencies gained from the consolidation of shared car parking spaces;
- (g) any car parking deficiency or surplus associated with the existing use of the land;
- (h) any credit which should be allowed for a car parking demand deemed to have been provided in association with a use which existed before the change of parking requirement, except in the case of substantial redevelopment of a site;
- the appropriateness of a financial contribution in lieu of parking towards the cost of parking facilities or other transport facilities, where such facilities exist or are planned in the vicinity;
- (j) any verified prior payment of a financial contribution in lieu of parking for the land;
- (k) any relevant parking plan for the area adopted by Council;

(I)	the impact on the historic cultural heritage
	significance of the site if subject to the Local Heritage Code;
	Local Heritage Code,

E6.6.2 Number of Accessible Car Parking Spaces for People with a Disability

Objective:

To ensure that a use or development provides sufficient accessible car parking for people with a disability.

Acce	ptable Solutions	Performance Criteria
A1		P1
	parking spaces provided for people with a pility must:	No Performance Criteria.
(a)	satisfy the relevant provisions of the Building Code of Australia;	
(b)	be incorporated into the overall car park design;	
(c)	be located as close as practicable to the building entrance.	

E6.6.3 Number of Motorcycle Parking Spaces

Objective:

To ensure enough motorcycle parking is provided to meet the needs of likely users of a use or development.

Acceptable Solutions	Performance Criteria
A1	P1
The number of on-site motorcycle parking spaces provided must be at a rate of 1 space to each 20 car parking spaces after the first 19 car parking spaces except if bulky goods sales, (rounded to the nearest whole number). Where an existing use or development is extended or intensified, the additional number of motorcycle parking spaces provided must be calculated on the amount of extension or intensification, provided the existing number of motorcycle parking spaces is not reduced.	The number of on-site motorcycle parking spaces must be sufficient to meet the needs of likely users having regard to all of the following, as appropriate: (a) motorcycle parking demand; (b) the availability of on-street and public motorcycle parking in the locality; (c) the availability and likely use of other modes of transport;

(d)	the availability and suitability of alternative arrangements for motorcycle parking
	provision.

E6.6.4 Number of Bicycle Parking Spaces

Objective:

To ensure enough bicycle parking is provided to meet the needs of likely users and by so doing to encourage cycling as a healthy and environmentally friendly mode of transport for commuter, shopping and recreational trips.

Acceptable Solutions	Performance Criteria
A1	P1
The number of on-site bicycle parking spaces provided must be no less than the number specified in Table E6.2.	The number of on-site bicycle parking spaces provided must have regard to all of the following:
	(a) the nature of the use and its operations;
	(b) the location of the use and its accessibility by cyclists;
	(c) the balance of the potential need of both those working on a site and clients or other visitors coming to the site.

E6.7 Development Standards

E6.7.1 Number of Vehicular Accesses

Objective:

To ensure that:

- (a) safe and efficient access is provided to all road network users, including, but not limited to: drivers, passengers, pedestrians, and cyclists, by minimising:
 - (i) the number of vehicle access points; and
 - (ii) loss of on-street car parking spaces;
- (b) vehicle access points do not unreasonably detract from the amenity of adjoining land uses;
- (c) vehicle access points do not have a dominating impact on local streetscape and character.

Acceptable Solutions	Performance Criteria	
A1	P1	

The number of vehicle access points provided for The number of vehicle access points for each each road frontage must be no more than 1 or the existing number of vehicle access points, whichever is the greater.

road frontage must be minimised, having regard to all of the following:

- access points must be positioned to (a) minimise the loss of on-street parking and provide, where possible, whole car parking spaces between access points;
- (b) whether the additional access points can be provided without compromising any of the following:
 - pedestrian safety, amenity and (i) convenience;
 - (ii) traffic safety;
 - (iii) residential amenity on adjoining land;
 - (iv) streetscape;

Performance Criteria

- cultural heritage values if the site is subject to the Local Historic Heritage Code;
- (vi) the enjoyment of any 'al fresco' dining or other outdoor activity in the vicinity.

E6.7.2 Design of Vehicular Accesses

Objective:

Acceptable Solutions

To ensure safe and efficient access for all users, including drivers, passengers, pedestrians and cyclists by locating, designing and constructing vehicle access points safely relative to the road network.

A1 I	P1	
all of the following: (a) in the case of non-commercial vehicle access; the location, sight distance, width and gradient of an access must be designed and constructed to comply with section 3 –	Design of vehicle access points must be safe, efficient and convenient, having regard to all of the following: (a) avoidance of conflicts between users including vehicles, cyclists and pedestrians; (b) avoidance of unreasonable interference with the flow of traffic on adjoining roads;	

- 2890.1:2004 Parking Facilities Part 1: Offstreet car parking;
- (b) in the case of commercial vehicle access; the location, sight distance, geometry and gradient of an access must be designed and constructed to comply with all access driveway provisions in section 3 "Access Driveways and Circulation Roadways" of AS2890.2 - 2002 Parking facilities Part 2: Off-street commercial vehicle facilities.
- (c) suitability for the type and volume of traffic likely to be generated by the use or development;
- (d) ease of accessibility and recognition for users.

E6.7.3 Vehicular Passing Areas Along an Access

Objective:

To ensure that:

- (a) the design and location of access and parking areas creates a safe environment for users by minimising the potential for conflicts involving vehicles, pedestrians and cyclists;
- (b) use or development does not adversely impact on the safety or efficiency of the road network as a result of delayed turning movements into a site.

Acceptable Solutions		Performance Criteria		
A1			P1	
	be p to ar (i) (ii) (iii) be 6 widt	passing areas must: rovided if any of the following applies access: it serves more than 5 car parking spaces; is more than 30 m long; it meets a road serving more than 6000 vehicles per day; m long, 5.5 m wide, and taper to the h of the driveway; e the first passing area constructed at kerb;	Vehi suffi the a	cular passing areas must be provided in cient number, dimension and siting so that access is safe, efficient and convenient, are regard to all of the following: avoidance of conflicts between users including vehicles, cyclists and pedestrians; avoidance of unreasonable interference with the flow of traffic on adjoining roads; suitability for the type and volume of traffic likely to be generated by the use or development; ease of accessibility and recognition for users.
(d)	be at intervals of no more than 30 m along the access.			

E6.7.4 On-Site Turning

Objective:

To ensure safe, efficient and convenient access for all users, including drivers, passengers, pedestrians and cyclists, by generally requiring vehicles to enter and exit in a forward direction.

Acceptable Solutions Performance Criteria Α1 **P1** On-site turning must be provided to enable On-site turning may not be required if access is vehicles to exit a site in a forward direction, safe, efficient and convenient, having regard to except where the access complies with any of all of the following: the following: avoidance of conflicts between users (a) it serves no more than two dwelling units; including vehicles, cyclists, dwelling (a) occupants and pedestrians; it meets a road carrying less than 6000 (b) avoidance of unreasonable interference vehicles per day. (b) with the flow of traffic on adjoining roads; suitability for the type and volume of traffic (c) likely to be generated by the use or development; ease of accessibility and recognition for (d) users; suitability of the location of the access (e) point and the traffic volumes on the road.

E6.7.5 Layout of Parking Areas

Objective:

To ensure that parking areas for cars (including assessable parking spaces), motorcycles and bicycles are located, designed and constructed to enable safe, easy and efficient use.

Acceptable Solutions	Performance Criteria
A1	P1
The layout of car parking spaces, access aisles, circulation roadways and ramps must be designed and constructed to comply with section 2 "Design of Parking Modules, Circulation Roadways and Ramps" of AS/NZS 2890.1:2004 Parking Facilities Part 1: Off-street car parking and must have sufficient headroom to comply	The layout of car parking spaces, access aisles, circulation roadways and ramps must be safe and must ensure ease of access, egress and manoeuvring on-site.

with clause 5.3 "Headroom" of the same	
Standard.	

E6.7.6 Surface Treatment of Parking Areas

Objective:

To ensure that parking spaces and vehicle circulation roadways do not detract from the amenity of users, adjoining occupiers or the environment by preventing dust, mud and sediment transport.

Acceptable Solutions	Performance Criteria	
A1	P1	
Parking spaces and vehicle circulation roadways must be in accordance with all of the following; (a) paved or treated with a durable allweather pavement where within 75m of a property boundary or a sealed roadway; (b) drained to an approved stormwater system, unless the road from which access is provided to the property is unsealed.	Parking spaces and vehicle circulation roadways must not unreasonably detract from the amenity of users, adjoining occupiers or the quality of the environment through dust or mud generation or sediment transport, having regard to all of the following: (a) the suitability of the surface treatment; (b) the characteristics of the use or development; (c) measures to mitigate mud or dust generation or sediment transport.	

E6.7.7 Lighting of Parking Areas

Objective:

To ensure parking and vehicle circulation roadways and pedestrian paths used outside daylight hours are provided with lighting to a standard which:

- (a) enables easy and efficient use;
- (b) promotes the safety of users;
- (c) minimises opportunities for crime or anti-social behaviour; and
- (d) prevents unreasonable light overspill impacts.

Acceptable Solutions	Performance Criteria	ĺ
A1	P1	Ì
Parking and vehicle circulation roadways and pedestrian paths serving 5 or more car parking spaces, used outside daylight hours, must be provided with lighting in accordance with clause	Parking and vehicle circulation roadways and pedestrian paths used outside daylight hours must be provided with lighting to a standard which satisfies all of the following:	

3.1 "Basis of Design" and clause 3.6 "Car Parks" in AS/NZS 1158.3.1:2005 Lighting for roads and public spaces Part 3.1: Pedestrian area (Category P) lighting.

- (a) enables easy and efficient use of the area;
- (b) minimises potential for conflicts involving pedestrians, cyclists and vehicles;
- (c) reduces opportunities for crime or antisocial behaviour by supporting passive surveillance and clear sight lines and treating the risk from concealment or entrapment points;
- (d) prevents unreasonable impact on the amenity of adjoining users through light overspill;
- (e) is appropriate to the hours of operation of the use.

E6.7.8 Landscaping of Parking Areas

Objective:

To ensure that large parking and circulation areas are landscaped to:

- (a) relieve the visual impact on the streetscape of large expanses of hard surfaces;
- (b) screen the boundary of car parking areas to soften the amenity impact on neighbouring properties;
- (c) contribute to the creation of vibrant and liveable places;
- (d) reduce opportunities for crime or anti-social behaviour by maintaining clear sightlines.

Acceptable Solutions	Performance Criteria
A1	P1
Landscaping of parking and circulation areas must be provided where more than 5 car parking spaces are proposed. This landscaping must be no less than 5 percent of the area of the car park, except in the Central Business Zone where no landscaping is required.	Landscaping of parking and circulation areas accommodating more than 5 cars must satisfy all of the following: (a) relieve the visual impact on the streetscape of large expanses of hard surfaces; (b) soften the boundary of car parking areas to reduce the amenity impact on neighbouring properties and the streetscape; (c) reduce opportunities for crime or antisocial behaviour by maintaining passive surveillance opportunities from nearby public spaces and buildings.

E6.7.9 Design of Motorcycle Parking Areas

Objective:

To ensure that motorcycle parking areas are located, designed and constructed to enable safe, easy and efficient use.

A1

The design of motorcycle parking areas must comply with all of the following:

- (a) be located, designed and constructed to comply with section 2.4.7 "Provision for Motorcycles" of AS/NZS 2890.1:2004 Parking Facilities Part 1: Off-street car parking;
- (b) be located within 30 m of the main entrance to the building.

P1

The design of motorcycle parking areas must provide safe, obvious and easy access for motorcyclists having regard to all of the following:

- (a) providing clear sightlines from the building or the public road to provide adequate passive surveillance of the parking facility and the route from the parking facility to the building;
- (b) avoiding creation of concealment points to minimise the risk.

E6.7.10 Design of Bicycle Parking Facilities

Objective:

To encourage cycling as a healthy and environmentally friendly mode of transport for commuter, shopping and recreational trips by providing secure, accessible and convenient bicycle parking spaces.

Acce	eptable Solutions	Perfo	ormance Criteria
A1		P1	
	design of bicycle parking facilities must ply with all the following; be provided in accordance with the requirements of Table E6.2; be located within 30 m of the main	prov	design of bicycle parking facilities must ide safe, obvious and easy access for cyclists, ag regard to all of the following: minimising the distance from the street to the bicycle parking area;
(5)	entrance to the building.	(c)	providing clear sightlines from the building or the public road to provide adequate passive surveillance of the parking facility and the route from the parking facility to the building;
		(d)	avoiding creation of concealment points to minimise the risk.

A2

The design of bicycle parking spaces must be to the class specified in table 1.1 of AS2890.3-1993 Parking facilities Part 3: Bicycle parking facilities in compliance with section 2 "Design of Parking Facilities" and clauses 3.1 "Security" and 3.3 "Ease of Use" of the same Standard. R1

P2

The design of bicycle parking spaces must be sufficient to conveniently, efficiently and safely serve users without conflicting with vehicular or pedestrian movements or the safety of building occupants.

E6.7.10.R1 Austroads – Cycling Aspects of Austroads Guides 2011 is also a useful reference for the design of bicycle storage facilities.

E6.7.11 Bicycle End of Trip Facilities

Objective:

To ensure that cyclists are provided with adequate end of trip facilities.

Acceptable Solutions	Performance Criteria
A1	P1
For all new buildings where the use requires the provision of more than 5 bicycle parking spaces for employees under Table E6.2, 1 shower and change room facility must be provided, plus 1 additional shower for each 10 additional employee bicycle spaces thereafter.	End of trip facilities must be provided at an adequate level to cater for the reasonable needs of employees having regard to all of the following: (a) the location of the proposed use and the distance a cyclist would need to travel to reach the site;
	(b) the users of the site and their likely desire to travel by bicycle;
	(c) whether there are other facilities on the site that could be used by cyclists;
	(d) opportunity for sharing bicycle facilities by multiple users.

E6.7.12 Siting of Car Parking

Objective:

To ensure that the streetscape, amenity and character of urban areas is not adversely affected by siting of vehicle parking and access facilities.

Acceptable Solutions	Performance Criteria
A1	P1
Parking spaces and vehicle turning areas, including garages or covered parking areas in the	Parking spaces and vehicle turning areas, including garages or covered parking areas in the

Inner Residential Zone, Urban Mixed Use Zone, Village Zone, Local Business Zone and General Business Zone must be located behind the building line of buildings located or proposed on a site except if a parking area is already provided in front of the building line of a shopping centre.

Inner Residential Zone, Urban Mixed Use Zone, Village Zone, Local Business Zone and General Business Zone may be located in front of the building line where topographical or other site constraints dictate that this is the only practical solution because of one or more of the following:

- (a) there is a lack of space behind the building line to enable compliance with A1;
- (b) it is not reasonably possible to provide vehicular access to the side or rear of the property;
- (c) the gradient between the front and the rear of existing or proposed buildings is more than 1 in 5;
- (d) the length of access or shared access required to service the car parking would constitute more than 75% of the depth of the relevant lot;
- the access driveway cannot be located at least 2.5 m from a habitable room window of a building defined as a residential building in the Building Code of Australia;
- (f) the provision of the parking behind the building line would result in the loss of landscaped open space and gardens essential to the values or character of a Heritage Place or Precinct listed in the Heritage Code in this planning scheme;
- (g) the provision of the parking behind the building line would result in the loss directly or indirectly of one or more significant trees listed in the Significant Trees Code in this planning scheme,

and only if designed and located to satisfy all of the following:

- (i) does not visually dominate the site;
- ii) maintains streetscape character and amenity;
- (iii) does not result in a poor quality of visual or audio amenity for the

	occupants of immediately adjoining properties, having regard to the nature of the zone in which the site is located and its preferred uses; (iv) allows passive surveillance of the street.
--	--

E6.7.13 Facilities for Commercial Vehicles

Objective:

To ensure that facilities for commercial vehicles are provided on site, as appropriate.

Acce	ptable Solutions	Performance Criteria
A1		P1
unloa site i Off-s	mercial vehicle facilities for loading, ading or manoeuvring must be provided onnaccordance with Australian Standard for street Parking, Part 2: Commercial. Vehicle ities AS 2890.2:2002, unless:	Commercial vehicle arrangements for loading, unloading or manoeuvring must not compromise the safety and convenience of vehicular traffic, cyclists, pedestrians and other road users.
(a)	the delivery of all inward bound goods is by a single person from a vehicle parked in a dedicated loading zone within 50 m of the site;	
(b)	the use is not primarily dependent on outward delivery of goods from the site.	

E6.7.14 Access to a Road

Objective:

To ensure that access to the road network is provided appropriately.

Acceptable Solutions	Performance Criteria
A1	P1
Access to a road must be in accordance with the requirements of the road authority.	No Performance Criteria.

Table E6.1 Number of Car Parking Spaces Required

Rate (spaces)	Car parking measure
1	for each 100m ² of display, storage and workshop floor area.
1	for each 50m ² of floor area.
1	for each 50m ² of floor area
onal service	es
0.3	for each seat or for each m ² of floor area, whichever is the greater
5	for each person providing health services
1	for each 30m ² of floor area
3.5	for each 100m ² floor area
1	for each 30m ² of floor area
& entertain	ment
1	for each 30m ² of floor area
1	for each 20m ² of floor area
1	for each 15m² floor area or for each 3 seats whichever is the greater
1	for each 15m² floor area or for each 3 seats whichever is the greater
1	1
0.67	for each bedroom; or 1.5 spaces for each unit with all spaces in excess of 1 to each unit to be provided as a visitor space whichever is the greater
	1 1 1 1 1 1 3.5 1 1 2 4 entertain 1 1 1 1

Use Class: Crematoria and cemeteries			
Cemetery	30	for each cemetery	
Crematorium	1	for each 3 seats or 30 spaces, whichever is the greater	
Use Class: Domestic animal bree	eding, boardi	ng or training	
Domestic animal breeding, boarding or training	1	for each 40m ² of floor area	
Use Class: Educational and occa	sional care		
Childcare centre	0.25	for each child the centre is licensed to accommodate	
Primary school	0.67	for each employee and a pick up and set down area with 1 space for each 30 students	
Secondary school	0.67	for each employee and a pick up and set down area with 1 space for each 30 students and 1 space for each 10 students aged over 17	
Tertiary institution	0.5	for each employee and 0.1 for each student	
Educational and occasional care, except as otherwise specified in this table	0.5	for each employee and 0.1 for each student/client.	
Use Class: Emergency services		· I	
Emergency services	1	for each 40m ² of floor area.	
Use Class: Equipment and mach	inery sales ar	nd hire	
Equipment and machinery sales and hire	1	for each 50m ² of floor area.	
Use Class: Extractive industry			
Extractive industry	2	for each 3 employees	
Use Class: Food services		1	
Restaurant	15	for each 100m ² of floor area or 1 space for each 3 seats, whichever is the greater.	
	•	•	

Take-away food premises	15	for each 100m ² of floor area or 1 space for each 3 seats, whichever is the greater.
		Drive through (if applicable): Queuing area for 5 - 12 cars.
Food services, except as otherwise specified in this table	15	for each 100m ² of floor area or 1 space for each 3 seats, whichever is the greater.
Use Class: General retail and hire	2	
Convenience store	1	for each 20m² of floor area.
Market	2.5	for each stall.
General retail and hire, except as otherwise specified in this table.	1	for each 30m ² of floor area.
Use Class: Hospital services		
Hospital services	1	for each 40m ² of floor area
Use Class: Hotel industry		
Hotel industry	1	for each 3m² of public bar room floor area and1 space for each 6m² of beer garden area and 1 space for each 8m² of lounge or dining room floor area and 1 space for each 10m² of gaming room floor area and 1 space for each 30m² of bottleshop floor area and 1 space for each 2 bedrooms and 1 space for each accommodation unit, as applicable.
Use Class: Manufacturing and pr	ocessing	
Manufacturing and processing	1	for each 50m² of floor area.
Use Class: Motor racing facility	<u>l</u>	
Motor racing facility		Subject to traffic and parking impact assessment.
Use Class: Natural and cultural v	alues manage	ement
Natural and cultural values management	No requirement.	No requirement.
Use Class: Passive recreation	1	
Passive recreation	No requirement.	No requirement.

Use Class: Pleasure boat facility				
Boathouse	0.5	for each boathouse.		
Marina	0.6	spaces for each wet berth and 0.2 spaces for each dry storage berth and 0.5 spaces to each marina employee.		
Pleasure boat facility, except as otherwise specified in this table.		Subject to traffic and parking impact assessment.		
Use Class: Port and shipping				
Servicing or repair of boats or marine equipment	1	for each 50m ² of floor area.		
Passenger terminal		Subject to traffic and parking impact assessment.		
Seaward operations e.g. shipping channel or maintenance dredging	No requirement	No requirement		
Wharf		Subject to traffic and parking impact assessment.		
Port and shipping, except as otherwise specified in this table.	2	for each 3 staff.		
Use Class: Recycling and waste d	isposal			
Recycling and waste disposal 1		for each 100m ² or 1 space for each 1.5 employees, whichever is the greater.		
Use Class: Research and develop	ment			
Research and development	1	for each 40m ² of floor area.		
Use Class: Residential				
Boarding house or hostel or residential college	1	for each staff member and 1 for every 3 licensed residents.		
Caretaker's dwelling	1	for each caretaker's dwelling		
Home occupation	1	visitor space for each home occupation		
Home-based business	1	for each non-resident employee and 1 visitor space for each home-based business		

1	for each dwelling and
_	for each dwelling and:
	1 dedicated visitor parking space per 4 dwellings (rounded up to the nearest whole number or
	if on an internal lot or located at the head of a cul-de-sac, 1 dedicated space per 3 dwellings (rounded up to the nearest whole number)
2	for each dwelling and:
	1 dedicated visitor parking space per 4 dwellings (rounded up to the nearest whole number or
	if on an internal lot or located at the head of a cul-de-sac, 1 dedicated space per 3 dwellings (rounded up to the nearest whole number)
3	for every 10 licensed beds and 1 space for emergency services
1	for each mobile home and 1 visitor space for every 4 mobile homes
1	for each dwelling and 1 visitor space for every 4 dwellings
1	
2	
t	
No requirement	No requirement
1	1
1	For each 50m ² of floor area
1	
3	for each 100m 2 floor area, or 3 spaces for each work bay; whichever is the greater.
	3 1 1 1 1 No requirement 1

Use Class: Sports and recreation	1	
Bowling green	30	for the first green and 15 for each additional green.
Fitness centre	4.5	for each 100m ² of floor area
Golf course	4	for each tee and 1 space for each 15m ² floor area for licensed club facilities
Swimming pool (other than in conjunction with a dwelling)	5.6	for each 100 m ² of site area.
Squash court (other than in conjunction with a dwelling)	4	for each court
Tennis court (other than in conjunction with a dwelling)	4	for each court
Sports and recreation, except as otherwise specified in this table		Subject to traffic and parking impact assessment.
Use Class: Storage	.	
Storage	1	for each 100m ² of floor area and 1 for each 40 m ² of ancillary office floor area.
Use Class: Tourist operation		
Tourist operation	1	for each 25m ² of floor area for indoor attractions, displays, restaurants and the like; plus 1 space for each 40m 2 of outdoor area for attractions, displays and the like; plus a minimum of 1 bus parking space.
Use Class: Transport depot and	distribution	
Transport depot and distribution		3.5 spaces to each 100m ² of floor area.
Use Class: Utilities	1	1
Utilities	No requirement	No requirement
Use Class: Vehicle fuel sales and	d service	1
Vehicle fuel sales and service	6	6 spaces to each work bay plus 1 space to each 20 m ² floor area of convenience store
Use Class: Vehicle parking		1

Vehicle parking	No requirement	No requirement
Use Class: Visitor accommodatio	n	,
Backpacker's hostel	1	for every 4 licensed beds.
Bed and breakfast establishment	1	for each bedroom
Camping and caravan park	1	for each individual camping or caravan site and 50% of the relevant requirement for ancillary use.
Guest house	1	for each bedroom
Holiday cabin, holiday unit	1	for each unit and 1 space for each manager's dwelling and 50% of the relevant requirement for any ancillary use.
Motel	1	for each unit and 1 space for each manager's dwelling and 50% of the relevant requirement for any ancillary use.
Overnight camping area	1	for each camping site and 1 space for each staff member.
Residential hotel	1	for each bedroom.
Serviced apartment	1	for each serviced apartment unit
Visitor accommodation, except as otherwise specified in this table.	1	for each unit and 1 space for each manager's dwelling and 50% of the relevant requirement for any ancillary use.

Operation of Table E6.1

- (a) Table E6.1 sets out the number of car parking spaces required. The requirement for spaces for a use or development listed in the first column of the table is the product of the second and third columns. If the result is not a whole number, the required number of (spaces) is the nearest whole number. If the fraction is one-half, the requirement is the next whole number.
- (b) Where an existing use or development is extended or intensified, the additional number of car parking spaces provided must be calculated on the amount of extension or intensification, provided the existing number of parking spaces is not reduced.
- (c) Where there is an existing surplus of car parking spaces on the land, any additional parking required may be drawn from the surplus.

Table E6.2 Number and Class of Bicycle Parking Spaces Required

Land Use Term	Employee/resident bicycle parking requirement	Class	Visitor/customer/student bicycle parking requirement	Class
Use class: Bulky goods sa	les		I	
Bulky goods sales	2	1 or 2	1 for each 2000 m ² floor area (minimum 2)	3
Use class: Business and p	rofessional services	I	L	I
Medical centre	1 for each 8 practitioners	1 or 2	1 for each 4 practitioners	3
Office	1 for each 250 m ² floor area after the first 250 m ² floor area	1 or 2	1 for each 1000 m ² of floor area if the floor area exceeds 1000 m ²	3
Veterinary centre	1 for each 8 practitioners	1 or 2	1 for each 8 practitioners	3
Business and professional services, except as otherwise specified in this table.	1 for each 250 m² floor area after the first 250 m² floor area	1 or 2	1 for each 1000 m ² of floor area if the floor area exceeds 1000 m ²	3
Use class: Community me	eeting and entertainment	<u> </u>		<u> </u>
Community meeting and entertainment	1 for each 500 m ² of floor area	1 or 2	4 plus 2 for each 200 m ² floor area	3
Use class: Educational an	d occasional care		<u> </u>	
Childcare centre	1 for each 20 employees	1 or 2	1 for each 20 children	3
Primary school	1 for each 20 employees	1 or 2	1 for each 10 students	3
Secondary school	1 for each 20 employees	1 or 2	1 for each 10 students	3
Tertiary institution (excl student accommodation)	1 for each 20 employees	1 or 2	1 for each 20 full time students	3
Use class: Food services	<u> </u>	I	<u> </u>	I

Restaurant	1 for each 100 m ² of floor	1 or	1 for each 200 m ² floor area	3
	area available to the public	2	after the first 200 m ² floor area (minimum 2)	
Take away food premises	1 for each 100 m ² of floor area available to the public	1 or 2	1 for each 50 m ² floor area	3
Food services, except as otherwise specified in this table.	1 for each 100 m ² of floor area available to the public	1 or 2	1 for each 200 m² floor area after the first 200 m² floor area (minimum 2)	3
Use class: General retail	and hire	I		I
Amusement parlour	1 for each 500 m² floor area after the first 500 m² floor area	1 or 2	2 plus 1 for each 50 m ² floor area	3
Shop	1 for each 500 m ² floor area after the first 500 m ² floor area	1 or 2	1 for each 500 m ² floor area	3
Use class: Hospital servi	ces	I	·	ı
Hospital services	1 for each 15 patient beds	1 or 2	1 for each 30 beds	3
Use class: Hotel industry	,			l
Hotel industry	1 for each 25 m² bar floor area plus 1 for each 100m² lounge/beer garden area	1 or 2	1 for each 25 m ² bar floor area plus 1 for each 100 m ² lounge, beer garden area	3
Use class: Manufacturin	g and processing			l
Manufacturing and processing	1 for each 1000 m ² of floor area	1 or 2	No requirement	-
Use class: Residential	· I			
Residential aged care home	1 for each 7 patient beds	1 or 2	1 for each 30 beds	-
Use class: Resource prod	essing	I.	1	I
Resource processing	1 for each 1000 m ² of floor area	1 or 2	No requirement	-
Use class: Visitor accom	modation	I	<u> </u>	1

Visitor accommodation	1 for each 40 accommodation rooms	1 or 2	1 for each 30 accommodation rooms	3
Use class: All other use classes				
All other use classes	No requirement	-	No requirement	-

Classification of Bicycle Parking Facilities

Class	Security Level	Description
1	High	Fully enclosed individual lockers
2	Medium	Locked compounds with communal access using duplicate keys
3	Low	Facilities to which the bicycle frame and wheels can be locked

Operation of Table E6.2

- (a) Table E6.2 sets out the number of bicycle parking spaces required. The requirement for spaces for a use or development listed in the first column of the table is set out in the second and forth columns of the table with the corresponding class set out in the third and fifth columns. If the result is not a whole number, the required number of (spaces) is the nearest whole number. If the fraction is one-half, the requirement is the next whole number.
- (b) Where an existing use or development is extended or intensified, the number of additional bicycle parking spaces required must be calculated on the amount of extension or intensification, provided the existing number of bicycle parking spaces is not reduced.
- (c) Where there is an existing surplus of bicycle parking spaces on the land, any additional bicycle parking required may be drawn from the surplus.
- (d) No new bicycle parking spaces are required to be provided for a change of use in an existing building where there is no increase in the floor area of the building and floor area used is less than 500m².

E7.0 Stormwater Management Code

E7.1 Purpose

E7.1.1 The purpose of this provision is to ensure that stormwater disposal is managed in a way that furthers the objectives of the State Stormwater Strategy.

E7.2 Application

E7.2.1 This code applies to development requiring management of stormwater. This code does not apply to use.

E7.3 Definition of Terms

E7.3.1 In this code, unless the contrary intention appears;

ARI	means the average recurrence interval, which means the average or expected value of the periods between exceedances of a given rainfall total accumulated over a given duration.
impervious surface	includes any roof or external paved or hardstand area, including for a road, driveway, a vehicle loading, parking and standing apron, cycle or pedestrian pathway, plaza, uncovered courtyard, deck or balcony or a storage and display area.
major stormwater drainage system	means the combination of overland flow paths (including roads and watercourses) and the underground reticulation system designed to provide safe conveyance of stormwater runoff and a specific level of flood mitigation.
minor stormwater drainage system	means the stormwater reticulation infrastructure designed to accommodate more frequent rainfall events (in comparison to major stormwater drainage systems) having regard to convenience, safety and cost.
stormwater drainage system	means a major or minor stormwater drainage system.
suitably qualified person (stormwater management)	means a professional engineer currently practising with relevant CPEng or NPER accreditation and an appropriate level of professional indemnity and public liability insurance.

E7.4 Development Exempt from this Code

E7.4.1 No development is exempt from this code.

E7.5 Application Requirements

- E7.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria, as specified:
 - (a) a report from a suitably qualified person advising of the suitability of private and public stormwater systems for a proposed development or use;
 - (b) a report from a suitably qualified person on the suitability of a site for an on-site stormwater disposal system.

E7.6 Use Standards

There are no use standards in this code.

E7.7 Development Standards

E7.7.1 Stormwater Drainage and Disposal

Obje	ective:			
To e	ensure that stormwater quality and quantity is	s managed appropriately.		
Acc	eptable Solutions	Performance Criteria		
A1		P1		
be disposed of by gravity to public stormwater infrastructure. (a) disposed of on-site with so having regard to the suitable the system design and wat urban design principles (b) collected for re-use on the designed, maintained and minimise the risk of failure		having regard to the suitability of the site, the system design and water sensitive urban design principles (b) collected for re-use on the site;		
A2		P2		
A stormwater system for a new development must incorporate water sensitive urban design principles R1 for the treatment and disposal of stormwater if any of the following apply: (a) the size of new impervious area is more than 600 m²; (b) new car parking is provided for more than 6 cars; (c) a subdivision is for more than 5 lots.		A stormwater system for a new development must incorporate a stormwater drainage system of a size and design sufficient to achieve the stormwater quality and quantity targets in accordance with the State Stormwater Strategy 2010, as detailed in Table E7.1 unless it is not feasible to do so.		
A3		P3		
A minor stormwater drainage system must be designed to comply with all of the following:		No Performance Criteria.		
(a)	be able to accommodate a storm with an ARI of 20 years in the case of non-industrial			

zoned land and an ARI of 50 years in the case of industrial zoned land, when the land serviced by the system is fully

stormwater runoff will be no greater than pre-existing runoff or any increase can be

developed;

(b)

accommodated within existing or upgraded public stormwater infrastructure.	
A4	P4
A major stormwater drainage system must be designed to accommodate a storm with an ARI of 100 years.	No Performance Criteria.

E7.7.1.R1 Water Sensitive Urban Design Engineering Procedures for Stormwater Management in Southern Tasmania or the Model for Urban Stormwater Improvement Conceptualisation (MUSIC), a nationally recognised stormwater modelling software package used to assess land development proposals based on local conditions including rainfall, land use and topography, is recognised as current best practice.

Table E7.1 Acceptable Stormwater Quality and Quantity Targets

80% reduction in the average annual load of total suspended solids (TSS) based on typical urban stormwater TSS concentrations.

45% reduction in the average annual load of total phosphorus (TP) based on typical urban stormwater TP concentrations.

45% reduction in the average annual load of total nitrogen (TN) based on typical urban stormwater TN concentrations.

Stormwater quantity requirements must always comply with requirements of the local authority including catchment-specific standards. All stormwater flow management estimates should be prepared according to methodologies described in Australian Rainfall and Runoff (Engineering Australia 2004) or through catchment modelling completed by a suitably qualified person.

E8.0 Electricity Transmission Infrastructure Protection Code

E8.1 Purpose

- E8.1.1 The purpose of this provision is to:
 - (a) ensure protection of use and development against hazard associated with proximity to electricity transmission infrastructure;
 - (b) ensure that use and development near existing and future electricity transmission infrastructure does not adversely affect the safe and reliable operation of that infrastructure;
 - (c) maintain future opportunities for electricity transmission infrastructure.

E8.2 Application

E8.2.1 This code applies to:

- (a) development (including subdivision) within:
 - (i) an electricity transmission corridor;
 - (ii) 55m of a communications station;
- (b) use and development (including subdivision) within 65m of a substation facility.

E8.3 Definition of Terms

E8.3.1 In this code, unless the contrary intention appears;

capable of sensitive use	means use or development where:
	(a) a permit is not required to commence or carry out a sensitive use or development;
	(b) a sensitive use or development must be granted a permit; or
	(c) a planning authority has discretion to refuse or permit a sensitive use or development.
	means an antenna and any supporting tower or pole that is identified on the planning scheme maps and used for carrying communications associated with the electricity transmission entity.
·	means land that is identified on the planning scheme maps as being within the ETC overlay $^{\mbox{\scriptsize [R1]}}.$
entity	means an electricity entity as defined under the <i>Electricity Supply Industry</i> Act 1995 that is licenced to carry on operations in the electricity supply industry under that Act with respect to transmission of electricity.
infrastructure (ETI)	means electricity infrastructure as defined by the <i>Electricity Supply Industry Act 1995</i> for or associated with the transmission of electricity. This includes but is not limited to overhead lines, underground electricity and communication cables, substations, communications station, buildings, structures and access tracks for or associated with the transmission of electricity.
· ·	means land that is identified on the planning scheme maps as being within the IPA overlay [R2].
registered electricity easement	means an easement or wayleave held by or benefiting an electricity entity, including:
	(a) an easement registered under the Land Titles Act 1980;
	(b) a registered wayleave as defined in the <i>Electricity Wayleaves and Easement Act 2000</i> .
substation facility	means land that is identified on the planning scheme maps as owned, leased, licensed (or similar) by the electricity transmission entity for use as

	a substation or switching station. This definition does not include easements or land used solely for access to the substation facility.
suitably qualified person (Electricity Transmission)	means a professional engineer currently practising with relevant CPEng or NPER accreditation and an appropriate level of professional indemnity and public liability insurance.
unregistered wayleave	means a wayleave which is entered in the Roll of Unregistered Wayleaves maintained by the electricity transmission entity under the <i>Electricity Wayleaves and Easement Act 2000</i> [R3]

Footnotes

[R1] The ETC incorporates:

- (a) land within 60m of the centreline of an existing overhead electricity transmission line;
- (b) land within 10m of an unregistered wayleave (and including the wayleave), whether associated with an existing transmission line or not; and
- (c) land within 10m of the centreline of underground cabling used for, or associated with, electricity transmission.

[R2] The IPA incorporates:

- (a) land subject to an unregistered wayleave;
- (b) land within 25m of the centreline of an existing 110 kV overhead transmission line;
- (c) land within 30m of the centreline of an existing 220 kV overhead transmission line;
- (d) land within 6m of the centreline of underground cabling used for, or associated with, electricity transmission.

Note: Unregistered wayleaves established by the *Electricity Wayleaves and Easement Act 2000* are unregistered easement rights which can vary in width and are not shown on the title documents for land.

[R3] These easements are not referenced in Schedule 2 of a Torrens Title.

E8.4 Use and Development Exempt from this Code

The following use and development is exempt from this code:

- E8.4.1 Use and development within the electricity transmission corridor, but not within the inner protection area, when involving:
 - (a) additions or alterations to an existing building, or the construction of a nonhabitable building, provided the gross floor area is no more than 150m²;
 - (b) minor utilities or works not associated with the development of a new building.
- E8.4.2 Use or development within 65m of a substation facility but no closer than 5m if:
 - (a) not involving the storing or handling of material, which is capable of generating airborne particulate matter, outside of a fully enclosed building;

- (b) not involving a sensitive use;
- (c) when involving a sensitive use the new use or development does not involve a habitable building or habitable room.
- E8.4.3 Development within 55m of a communications station if:
 - (a) building height is no more than 9.5m; and
 - (b) a building is located:
 - (i) not less than 5m from any security fence associated with a communications station or the boundary of a site within which a communications station is located; or
 - (ii) not less than 20m from the communications station;

whichever is the lesser (distance).

- E8.4.4 Development of Utilities within 55m of a communications station.
- E8.4.5 Use or development of electricity transmission infrastructure.

E8.5 Application Requirements

- E8.5.1 Where performance criteria require the planning authority to have regard to the written advice or requirements of the electricity transmission entity, the applicant must provide the written advice of the electricity transmission entity setting out the entity's views of the proposed use or development.
- E8.5.2 In the case of development within the electricity transmission corridor, but outside the inner protection area, the applicant must demonstrate, to the satisfaction of the planning authority that, prior to submission of its application, it has notified, in writing, the electricity transmission entity of the substance and extent of its proposed use or development.
- E8.5.3 In addition to any other application requirements, the planning authority may require an assessment, by a suitably qualified person, of noise emissions, as necessary to determine compliance with any acceptable solutions or performance criteria.

E8.6 Use Standards

E8.6.1 Sensitive use within 65m of a substation facility

Objective:

To ensure that sensitive use within a habitable building or habitable rooms within a dwelling adequately responds to the potential amenity impact of substation noise.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Use must be located an appropriate distance from the substation facility having regard to the following:

(a)	the written advice of a suitably qualified person regarding the likelihood of a sensitive use on the lot experiencing an environmental nuisance (including any mitigation requirements to prevent an environmental nuisance) as a result of noise emissions from the substation facility;
(b)	the written advice from the electricity transmission entity.

E8.6.2 Use other than sensitive use within 65m of a substation facility

Objective:

To ensure that use of land does not adversely affect the safe and reliable operation of electricity transmission infrastructure within the facility.

Acceptable Solutions	Performance Criteria	
A1 A use must not result in materials stored or handled within the site becoming airborne contaminates which transmit into a substation facility.	P1 Use must be located an appropriate distance from the substation facility, having regard to all of the following: (a) the conductivity of airborne contaminants and their potential to affect the safe, reliable and efficient operation of the substation facility; (b) the requirements of the electricity	
	transmission entity.	

E8.7 Development Standards for Buildings and Works

E8.7.1 Development within the electricity transmission corridor

Objective:

To ensure that development is located appropriate distances from electricity transmission infrastructure to:

- (a) ensure operational efficiencies, access and security of existing or future electricity transmission infrastructure;
- (b) protect against a safety hazard associated with proximity to existing or future electricity transmission infrastructure

Acceptable Solutions	Performance Criteria	
A1	P1	
Development is not within: (a) an inner protection area; or (b) a registered electricity easement.	Development must be located an appropriate distance from electricity transmission infrastructure, having regard to all of the following:	
	(a) the need to ensure operational efficiencies of electricity transmission infrastructure;	
	(b) the provision of access and security to existing or future electricity transmission infrastructure;	
	(c) safety hazards associated with proximity to existing or future electricity transmission infrastructure;	
	(d) the requirements of the electricity transmission entity.	

E8.7.2 Development for sensitive uses within 65m of a substation facility

Objective:

To ensure that development is located appropriately to:

- (a) ensure that sensitive uses within habitable buildings or habitable rooms within a dwelling adequately respond to the potential amenity impact of substation noise;
- (b) ensure operational efficiencies and security of existing and future electricity transmission infrastructure.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Development must be located an appropriate distance from the substation facility having regard to the following: (a) the written advice of a suitably qualified person regarding the likelihood of a sensitive use on the lot experiencing an environmental nuisance (including any mitigation requirements to prevent an environmental nuisance) as a result of noise emissions from the substation facility;

(b)	any written advice from the electricity
	transmission entity.

E8.7.3 Development for uses other than sensitive uses within 65m of a substation facility

Objective:

To ensure that development is located appropriately to protect against risk to the security, operational efficiency and access to existing and future electricity transmission infrastructure.

Acceptable Solutions	Performance Criteria
A1	P1
Development must be located no less than 5m from a substation facility.	Development must be located an appropriate distance from a substation facility, having regard to written advice from the electricity transmission entity.

E8.7.4 Development within 55m of a communication station

Objective:

To ensure that development located close to a communication station does not adversely impact upon the security, operational efficiency and access to those facilities.

Acceptable Solutions			Performance Criteria
A1			P1
No p (a) (b)	antennae/disk when measured in horizontal plane;		Development must be located an appropriate distance from a communication station, having regard to written advice from the electricity transmission entity.
	(i)	5m to any security fence associated with a communications station or the boundary of a site within which a communications station is located; or	
	(ii) 20m to the communications station; whichever is the lesser;		

E8.8 Development Standards for Subdivision

E8.8.1 Subdivision

Objective:

To provide for new lots that:

- (a) contain building areas which are suitable for further development, located to avoid hazard from electricity transmission infrastructure and enable appropriate levels of amenity;
- (b) incorporate controls and restrictions to ensure that future development does not compromise safety, security and operational efficiency of existing and future electricity transmission infrastructure.

Acceptable Solutions

A1

Subdivision of a lot, all or part of which is within the electricity transmission corridor must be for the purpose of one or more of the following:

- (a) separation of existing dwellings;
- (b) creation of a lot for public open space, road or access;
- (c) creation of a lot in which the building area is located entirely outside the inner protection area.

P1

Performance Criteria

Subdivision of a lot, all or part of which is within the electricity transmission corridor must have regard to the following:

- (a) the need to ensure operational efficiencies of electricity transmission infrastructure;
- (b) the provision of access and security to existing or future electricity transmission infrastructure;
- safety hazards associated with proximity to existing or future electricity transmission infrastructure;
- (d) the requirements of the electricity transmission entity.

A2

A lot, any part of which is located within 65m of a substation facility and which is capable of sensitive use, must:

- (a) identify a building area located no less than65m from a substation facility that can accommodate a sensitive use; or
- (b) identify a building area located no less than 5m from the substation facility that can accommodate a sensitive use and demonstrate that noise emissions experienced at the edge of the building area closest to the substation facility will not exceed:

P2

A lot, any part of which is located within 65m of a substation facility, and which is intended for sensitive use, must demonstrate the provision of a building area having regard to the following:

- (a) the written advice of a suitably qualified person regarding the likelihood of a sensitive use on the lot experiencing an environmental nuisance (including any mitigation requirements to prevent an environmental nuisance) as a result of noise from a substation facility;
- (b) the written advice of the electricity transmission entity.

- (i) 55 dB(A) (LAeq) between the hours of 8.00 am to 6.00 pm;
- (ii) 5 dB(A) above the background (LA90) level or 40 dB(A) (LAeq), whichever is the lower, between the hours of 6.00 pm to 8.00 am;
- (iii) 65 dB(A) (LAmax) at any time.
 - a. Measurement of noise levels must be in accordance with the methods in the Tasmanian Noise Measurement Procedures Manual, issued by the Director of Environmental Management, including adjustment of noise levels for tonality and impulsiveness;
 - b. Noise levels are to be averaged over a 15 minute interval.

А3

A lot, any part of which is located within 55m of a communications station, must identify a building area which is no closer than:

- (a) 5m to any security fence associated with a communications station or the boundary of a site within which a communications station is located; or
- (b) 20m to the communications station;

Р3

The design of each lot must:

- (a) ensure that the location of any building area will not compromise access, security or the operational efficiency of a communications station;
- (b) have regard to the written advice of the electricity transmission entity.

whichever is the lesser.

Map E8	Electric	city Tr	ransmission Infrastructure Protection - LISTmap			
E9.0	Att	Attenuation Code				
E9.1	Pur	urpose				
E9.1.1	The purpose of this provision is to:					
	(a)		minimise adverse effect on the health, safety and amenity of sensitive use from uses with potential to cause environmental harm; and			
	(b)		imise likelihood for sensitive use to conflict with, interfere with or constrain with potential to cause environmental harm.			
E9.2	Apı	olication				
E9.2.1	This	This code applies to:				
	(a)	development or use that includes the activities listed in Table E9.1 and E9.2 in zone other than the Light Industrial, General Industrial or Port and Marine Zon				
	(b)	(b) development or use for sensitive use, including subdivision intended fuse;				
		(i)	on land within an Attenuation Area shown on the planning scheme maps, or			
		(ii)	on land within the relevant attenuation distance from an existing or approved (permit granted) activity listed in Tables E9.1 and E9.2 if no Attenuation Area is shown on the planning scheme maps and that activity is			

not located in the Light Industrial, General Industrial or Port and Marine

E9.3 Definition of Terms

E9.3.1 In this code, unless the contrary intention appears:

Zone.

attenuation distance	means the distance listed in Tables E9.1 and E9.2.
sensitive zone	means the General Residential; Inner Residential; Low Density Residential; Rural Living; Environmental Living; Urban Mixed Use; Village; Community Purpose; Recreation; Local Business; General Business; Central Business; Commercial; Environmental Management; Major Tourism zones.
site specific study	means an environmental impact assessment carried out by a suitably qualified person meeting the technical components of s.74 <i>Environmental Management and Pollution Control Act 1994</i> .
uses with potential to cause environmental harm	means all activities listed in Tables E9.1 and E9.2.

E9.4 Use and Development exempt from this Code

The use or development described below is exempt from this code if any of the following apply:

- (a) activities requiring assessment under the *Environmental Management and**Pollution Control Act 1994 by the Board of the Tasmanian Environment Protection Authority;
- (b) additions or alterations to an existing building used for sensitive use provided that the gross floor area does not increase by more than 50% or 100 m² whichever is the greater.

E9.5 Application Requirements

E9.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide a site specific study if considered necessary to determine compliance with performance criteria.

E9.6 Use Standards

E9.6.1 Use with Potential to Cause Environmental Harm

Objective:

To ensure that use with potential to cause environmental harm is sufficiently attenuated to ameliorate adverse effects on nearby sensitive use to an acceptable level.

Acceptable Solutions	Performance Criteria
A1	P1
Use with potential to cause environmental harm has a separation distance no less than the	Use with potential to cause environmental harm and which is set back less than the distance prescribed in A1 must not have an unacceptable adverse affect on existing or likely future

minimum attenuation distance listed in Tables E9.1 or E9.2.	sensitive use, having regard to all of the following:	
	(a) operational characteristics;	
	(b) scale and intensity;	
	(c) degree of hazard or pollution that may be emitted from the activity;	
	(d) hours of operation;	
	(e) nature of amenity impacts from likely light, noise, odour, particulate, radiation, vibration or waste emissions;	
	(f) existing ambient background levels of light, noise, odour, particulate, radiation, vibration or waste emissions in the locality;	
	(g) measures to eliminate, mitigate or manage emissions.	

E9.7 Development Standards

E9.7.1 Development for Use with Potential to Cause Environmental Harm

Objective:

To ensure that development for use with potential to cause environmental harm is sufficiently attenuated to ameliorate adverse effects on nearby sensitive use to an acceptable level.

Acceptable Solutions	Performance Criteria
A1	P1
Development for use with potential to cause environmental harm has a separation distance no less than the minimum attenuation distance listed in Tables E9.1 or E9.2.	Development for use with potential to cause environmental harm and which is set back less than the distance prescribed in A1 must not have an unacceptable adverse affect on existing or likely future sensitive use, having regard to all of the following: (a) operational characteristics; (b) scale and intensity; (c) degree of hazard or pollution that may be emitted from the activity; (d) hours of operation;

(e)	nature of amenity impacts from likely light, noise, odour, particulate, radiation, vibration or waste emissions;
(f)	existing ambient background levels of light, noise, odour, particulate, radiation, vibration or waste emissions in the locality;
(g)	measures to eliminate, mitigate or manage emissions.

E9.7.2 Development for Sensitive Use in Proximity to Use with Potential to Cause Environmental Harm

Objective:

To ensure that new sensitive use does not conflict with, interfere with or constrain uses with potential to cause environmental harm.

Acceptable Solutions	Performance Criteria	
A1	P1	
No Acceptable Solution.	Development for sensitive use, including subdivision of lots within a sensitive zone, must not result in potential to be impacted by environmental harm from use with potential to cause environmental harm, having regard to all of the following:	
	(a) the nature of the use with potential to cause environmental harm; including:	
	(i) operational characteristics;	
	(ii) scale and intensity;	
	(iii) degree of hazard or pollution that may emitted from the activity;	
	(b) the degree of encroachment by the sensitive use into the Attenuation Area or the attenuation distance;	
	(c) measures in the design, layout and construction of the development for the sensitive use to eliminate, mitigate or manage effects of emissions	

Table E9.1 Attenuation Distances

The attenuation distances in Table E9.1, Table E9.1A and E9.2 must be measured between the outer edge of the area used by the listed activity and the property boundary of the sensitive use or development, except for extractive industry the attenuation distance must be measured from the boundary of any applicable mining or quarry lease.

Activity	Sub-category	Likely environmental impacts	Attenuation Distance (metres)
Abattoirs (primary)	large animals, greater than 100 tonnes/ year production	odours, noise	500
	large animals, less than 100 tonnes/year production		300
	small animals (e.g. poultry)	-	300
Abattoirs (secondary)	rendering	odours	1000
Pre-mix bitumen plants (e.g. batching)	mobile and static	odours	500
Brickworks	n/a	dust, particulates noise	200
Composting (vegetation only)	with or without turning	odour	500
Composting (animal wastes)	incorporating human and animal wastes without turning	odour	500
Composting (animal wastes)	incorporating human and animal wastes, with turning	odour	1000
Concrete batching plants	n/a	dust, noise	100
Concrete or stone articles	not pipe extrusion	dust, noise	100
Crematoria	n/a	odours, particulates	300
Dairy Products	production of dairy products	odours	100
Disposal Site	all except specific categories below.	odours, dust, disease, vectors, visual	500

	transfer station (except very large stations	odours, dust, disease, vectors, visual	150
	non-putrescible wastes	odours, noise	50
	spray irrigation of liquid wastes of animal or vegetative origin (primary treated),	odours, disease, vectors	500
	(other than sewage treatment plants)		
	spray irrigation of liquid wastes of animal or vegetative origin (secondary treated),		200
	(other than sewage treatment plants)		
Feedlot and holding yard	cattle and sheep	odours	3000
Fibreglass manufacturing	n/a	odours	200
Fish Processing (primary)	fish filleting etc.	odours, noise, lights	100
Fish Processing (secondary)	fish meal production etc.	odours, noise, lights	1000
Flour Mills	n/a	particulates, noise	300
Foundry	n/a	odours, particulates, noise	1000
Late Night Music Venue	n/a	noise	200
Liquid waste treatment, other than sewage treatment plants	e.g. treatment lagoons for wash down, processing effluent etc.	odours	200
Metal Fabrication	n/a	odours, noise	500
Organic waste treatment	e.g. cattle and pig slurry	odours	500
Piggery	intensive husbandry	odours	500
Poultry	intensive husbandry	odours	500

Quarry/pit etc.	no blasting, crushing or vibratory screening	noise, dust	300
	Blasting hard rock	noise, vibration, dust	1000
	Blasting other than hard rock	noise, vibration, dust	300
	Crushing or cutting	noise, dust	750
	Vibratory screening	noise, dust	500
Saleyard	stock	odours, noise	500
Sandblasting	n/a	noise, odours, particulates	300
Sawmill	including wood waste burnt in approved incinerator, wood chipper or use of internal combustion powered chainsaw.	noise, particulates	300
Smallgoods manufacture	N/A	odours	100
Storage	petroleum products and crude oil with fixed roofs	odours, noise	300
	petroleum products and crude oil with floating roofs	odours, noise	100
	wet salted or unprocessed hides	odours	300
Wood Preservation	Without wood chipper	odours, noise	100
	Wood chipper	noise	300

Table E9.1A Attenuation Distance for Speedways

Activity	Sub-category	Likely environmental impacts	Attenuation Distance (metres)
Speedway	Burn-out pad	noise	1000
	Dragway		1000
	Drifting		1000
	Racing		1000

Table E9.2 Attenuation Distances for Sewage Treatment Plants

Type of installation	Design	Designed Capacity Dry Weather Flow			
KL/Day	<275	<1,375	< 5,500	<13,750	
Person equivalent	<1,000	<5,000	<20,000	<50,000	
		Distance	e in metres	S	
Aerobic pondage (septic effluent)	100	-	-	-	
Mechanical/Biological treatment	100	200	300	400	
Sludge drying beds/sludge digesters not within enclosed premises.	150	250	300	400	
Aerobic ponds	150	350	700	1000	
Anaerobic ponds	400	550	700	850	
Facultative ponds	300	700	1400	2200	
Land disposal of secondary treatment effluent (iv)	ТВА	ТВА	ТВА	ТВА	
Spray irrigation	200	200	200	200	
Flood irrigation	50	50	50	50	

Map E9 Attenuation Code - LISTmap

1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			
1			

E10.0 Biodiversity Code

This code is not used in this planning scheme.

E11.0 Waterway and Coastal Protection Code

E11.1 Purpose

- E11.1.1 The purpose of this provision is to manage vegetation and soil disturbance in the vicinity of wetlands, watercourses and the coastline in order to:
 - (a) minimise impact on water quality, natural values including native riparian vegetation, river condition and the natural ecological function of watercourses, wetlands and lakes;
 - (b) minimise impact on coastal and foreshore values, native littoral vegetation, natural coastal processes and the natural ecological function of the coast;
 - (c) protect vulnerable coastal areas to enable natural processes to continue to occur, including the landward transgression of sand dunes, wetlands, saltmarshes and other sensitive coastal habitats due to sea-level rise.
 - (d) minimise impact on water quality in potable water supply catchment areas.

E11.2 Application

- E11.2.1 This code applies to development within:
 - (a) Waterway and Coastal Protection Areas;
 - (b) Future Coastal Refugia Areas;
 - (c) Potable Water Supply Areas.

This code does not apply to use.

E11.3 Definition of Terms

E11.3.1 In this code, unless the contrary intention appears;

buildings and works dependant on a coastal location	means buildings and works for which there is a demonstrated need to be located at a coastal location, and includes boat sales and storage, marine farming shore facilities, marine-related public open space & recreation facilities, pleasure boat facilities, roads & other utilities, wharves and food services facilities serving users of coastal areas. Dwellings are not included.
coastal values	means the values of coastal areas derived from their coastal habitat and vegetation, physical elements, landscape values, recreational values and economic values and the processes and functions that underpin them.
Future Coastal Refugia Area	means land within a Future Coastal Refugia Area shown on the planning scheme maps.

natural streambank and streambed condition	means the natural rate of erosion or accretion of the bank and bed of a watercourse and natural hydrological processes, as determined using The Tasmanian River Condition Index (TRCI): Physical Form Field Manual and Hydrology User's Manual (NRM South 2009).	
	(This does not imply absolute stability as the bank and bed of all streams is subject to natural erosion over time. Thus, an unstable bank or bed is one that erodes at a faster rate than natural).	
natural values	means biodiversity, environmental flows, natural streambank stability and stream bed condition, riparian vegetation, littoral vegetation, water quality, wetlands, river condition and waterway and/or coastal values.	
natural values assessment	means an assessment by a suitably qualified person which is generally consistent with the Guidelines for Natural Values Assessment, (DPIPWE July 2009) and includes:	
	(a) a survey of the site for natural values;	
	(b) an assessment of the significance of the natural values of a site;	
	(c) an assessment of the likely impact of the proposed development on natural values;	
	(d) recommendations for the appropriate siting and design of proposed development to minimise likely impact on natural values;	
	(e) recommendations for how the likely impact on natural values can be avoided, minimised or mitigated;	
	(f) a site plan depicting the above information.	
Potable Water Supply Area	means land within a Potable Water Supply Area shown on the planning scheme maps.	
riparian vegetation	means vegetation found within or adjacent to watercourses, wetlands, lakes and recharge basins.	
river condition	means condition of a waterway as determined using the Tasmanian River Condition Index (TRCI) (NRM South 2009).	
soil and water management plan	means a specific site plan acceptable to the planning authority that details sediment and erosion control measures on building and construction sites prepared by a suitably qualified person in accordance with best practice guidelines. R1	
soil disturbance	includes disturbance of the bed of a watercourse, wetland or lake.	
Waterway and Coastal Protection Area	means land in either of the following;	

	(a) within a Waterway and Coastal Protection Area shown on the planning scheme maps;
	(b) within the relevant distance from a watercourse, wetland, lake or the coast shown in Table E11.1;
	but does not include a piped watercourse or drainage line.
	If an inconsistency in regards to width exists between Table E11.1 and the Waterway and Coastal Protection Area shown on the planning scheme maps, the distance in Table E11.1 prevails.
	The categorisation of a watercourse, or a section of a watercourse, is defined by its depiction on the planning scheme maps by the Waterway and Coastal Protection Area regardless of the actual area of the catchment.
waterway values	means the values of watercourses and wetlands derived from their aquatic habitat and riparian vegetation, physical elements, landscape function, recreational function and economic function.

E11.3.R1 Soil and Water Management for Building and Construction Sites (DPIPWE 2009?) and the Wetlands and Waterways Works Manual (DPIWE, 2003) are recognised as best practice guidelines.

E11.4 Development Exempt from this Code

E11.4.1 The following development is exempt from this code:

- (a) development associated with a Level 2 Activity under the *Environmental Management and Pollution Control Act 1994*;
- (b) development that does not involve clearing of vegetation or soil disturbance;
- (c) development involving clearing or modification of vegetation or soil disturbance:
 - (i) on pasture, cropping, vineyard or orchard land;
 - (ii) within a private garden, public garden or park, national park or Statereserved land,

provided the vegetation is not protected by a permit condition, an agreement made under Part 5 of the Act or a Covenant in Gross;

- (d) forest operations, including clearing for agriculture, in accordance with a certified Forest Practices Plan;
- (e) fire hazard management works in accordance with a bushfire hazard management plan endorsed by the Tasmanian Fire Service, Forestry Tasmanian or the Parks and Wildlife Service on land owned or administered by the Crown or Council;
- (f) fire hazard management works required in accordance with the *Fire Services Act* 1979 or an abatement notice issued under the *Local Government Act* 1993;

- (g) fire hazard management works for an existing dwelling in accordance with a bushfire hazard management plan endorsed by an accredited person as defined under the Bushfire Prone Areas Code, wherein the extent of clearing and soil disturbance is the minimum necessary for adequate protection from bushfire;
- (h) the removal or destruction of declared weeds or local environmental weeds;
- (i) works considered necessary by an agency or council to remedy an unacceptable risk to public or private safety or to mitigate or prevent environmental harm;
- (j) works considered necessary by an agency or council for the protection of a water supply, watercourse, lake, wetland or tidal waters or coastal values as part of a management plan;
- (k) coastal protection works considered necessary by an agency or council that have been designed by a suitably qualified person;
- (I) works within 2 m of existing infrastructure including roads, tracks, footpaths, cycle paths, drains, sewers, pipelines and telecommunications facilities for the maintenance, repair, upgrading or replacement of such infrastructure;
- (m) works necessary to make safe power lines or for the maintenance, repair, upgrading or replacement of such infrastructure;
- (n) works for the purpose or erecting or maintaining a boundary fence;
 - (i) within 4 m of a boundary line if within the Rural Resource or Significant Agricultural Zones; or
 - (ii) within 2 m of a boundary line if in other zones;
- (o) The laying or installation in the Rural Resource Zone or the Significant Agricultural Zone, of irrigation pipes, that are directly associated with, and a subservient part of, an agricultural use.

E11.5 Application Requirements

- E11.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) a natural values assessment;
 - (b) a soil and water management plan;
 - (c) a coastal processes assessment;
 - (d) a site survey from a qualified land surveyor identifying the location of a Waterways and Coastal Protection Area, a Future Coastal Refugia Area or a Potable Water Supply Area, if uncertainty exists as to the relative location of the development site.

E11.6 Use Standards

There are no use standards in this code.

E11.7 Development Standards

E11.7.1 Buildings and Works

Objective:

To ensure that buildings and works in proximity to a waterway, the coast, identified climate change refugia and potable water supply areas will not have an unnecessary or unacceptable impact on natural values.

Acceptable Solutions	Performance Criteria			
A1	P1			
Building and works within a Waterway and Coastal Protection Area must be within a building area on a plan of subdivision approved	Building and works within a Waterway and Coastal Protection Area must satisfy all of the following:			
under this planning scheme.	(a) avoid or mitigate impact on natural values;			
	(b) mitigate and manage adverse erosion, sedimentation and runoff impacts on natural values;			
	(c) avoid or mitigate impacts on riparian or littoral vegetation;			
	(d) maintain natural streambank and streambed condition, (where it exists);			
	(e) maintain in-stream natural habitat, such as fallen logs, bank overhangs, rocks and trailing vegetation;			
	(f) avoid significantly impeding natural flow and drainage;			
	(g) maintain fish passage (where applicable);			
	(h) avoid landfilling of wetlands;			
	(i) works are undertaken generally in accordance with 'Wetlands and Waterways Works Manual' (DPIWE, 2003) and "Tasmanian Coastal Works Manual" (DPIPWE, Page and Thorp, 2010), and the unnecessary use of machinery within watercourses or wetlands is avoided.			
A2	P2			
	Building and works within a Future Coastal Refugia Area must satisfy all of the following:			

Building and works within a Future Coastal Refugia Area must be within a building area on a plan of subdivision approved under this planning scheme.

- (a) allow for the landward colonisation of wetlands and other coastal habitats from adjacent areas;
- (b) not be landfill;
- (c) avoid creation of barriers or drainage networks that would prevent future tidal inundation;
- (d) ensure coastal processes of deposition or erosion can continue to occur;
- (e) avoid or mitigate impact on natural values;
- (f) avoid or mitigate impact on littoral vegetation;
- (g) works are undertaken generally in accordance with 'Wetlands and Waterways Works Manual' (DPIWE, 2003) and "Tasmanian Coastal Works Manual" (DPIPWE, Page and Thorp, 2010).

Α3

Buildings and works within a Potable Water Supply Area must be within a building area on a plan of subdivision approved under this planning scheme.

Р3

Buildings and works within a Potable Water Supply Area must satisfy all of the following:

- (a) ensure no detriment to potable water supplies;
- (b) be in accordance with the requirements of the water and sewer authority.

Α4

Development must involve no new stormwater point discharge into a watercourse, wetland or lake.

Ρ4

Development involving a new stormwater point discharge into a watercourse, wetland or lake must satisfy all of the following:

- (a) risk of erosion and sedimentation is minimised;
- (b) any impacts on natural values likely to arise from erosion, sedimentation and runoff are mitigated and managed;
- (c) potential for significant adverse impact on natural values is avoided.

Objective:

To ensure that buildings and works dependent on a coastal location are appropriately provided for, whilst minimising impact on natural values, acknowledging the economic, social, cultural and recreational benefits that arise from such development.

Acceptable Solutions	Performance Criteria		
A1	P1		
An extension to an existing boat ramp, car park, jetty, marina, marine farming shore facility or	Buildings and works must satisfy all of the following:		
slipway must be no more than 20% of the size of the facility existing at the effective date.	(a) need for a coastal location is demonstrated;		
	(b) new facilities are grouped with existing facilities, where reasonably practical;		
	(c) native vegetation is retained, replaced or re-established so that overall impact on native vegetation is negligible;		
	(d) building design responds to the particular size, shape, contours or slope of the land and minimises the extent of cut and fill;		
	(e) impacts to coastal processes, including sand movement and wave action, are minimised and any potential impacts are mitigated so that there are no significant long-term impacts;		
	(f) waste, including waste from cleaning and repairs of vessels and other maritime equipment and facilities, is managed in accordance with current best practice so that significant impact on natural values is avoided.		
A2	P2		
No Acceptable Solution for dredging and reclamation.	Dredging or reclamation must satisfy all of the following:		
	(a) be necessary to establish a new or expanded use or development or continue an existing use or development;		
	(b) impacts on coastal processes that may lead to increased risk of inundation, including		

	sand movement and wave action, are minimised and potential impacts are mitigated so that there are no significant long-term impacts;
А3	Р3
No Acceptable Solution for coastal protection works initiated by the private sector.	Coastal protection works initiated by the private sector must satisfy all of the following: (a) be designed by a suitably qualified person;
	(b) minimise adverse impact on coastal processes that may lead to increased risk of inundation, including wave action and behaviour, sediment dynamics, current and tidal flows in the area.

E11.8 Subdivision Standards

E11.8.1 Subdivison

Objective:

To ensure that:

- (a) works associated with subdivision in proximity to a waterway, the coast, identified climate change refugia and potable water supply areas will not have an unnecessary or unacceptable impact on natural values;
- (b) future development likely to be facilitated by subdivision is unlikely to lead to an unnecessary or unacceptable impact on natural values.

Acceptable Solutions	Performance Criteria	
A1	P1	
Subdivision of a lot, all or part of which is within a Waterway and Coastal Protection Area, Future Coastal Refugia Area or Potable Water Supply Area must comply with one or more of the following: (a) be for the purpose of separation of existing dwellings; (b) be for the creation of a lot for public open space, public reserve or utility; (c) no works, other than boundary fencing works, are within a Waterway and Coastal	Subdivision of a lot, all or part of which is within a Waterway and Coastal Protection Area, Future Coastal Refugia Area or Potable Water Supply Area, must satisfy all of the following: (a) minimise impact on natural values; (b) provide for any building area and any associated bushfire hazard management area to be either: (i) outside the Waterway and Coastal Protection Area, Future Coastal	

	division is not prohibited by the relevant e standards.	P2 No p	erforr	mance criteria.
(d)	the building area, bushfire hazard management area, services and vehicular access driveway are outside the Waterway and Coastal Protection Area, Future Coastal Refugia Area or Potable Water Supply Area.	(c)	acco	able to accommodate development capable of satisfying this code. thin a Potable Water Supply Area, be in rdance with the requirements of the er and sewer authority.
	Protection Area, Future Coastal Refugia Area or Potable Water Supply Area;			Refugia Area or Potable Water Supply Area; or

Table E11.1 Spatial Extent of Waterway and Coastal Protection Areas

Spatial Extent of Waterway and Coastal Protection Areas

Watercourse, Wetland, other Waterbody or the Coast	Width
Class 1: Watercourses named on the 1:100,000 topographical series maps, lakes, artificial water storages (other than farm dams), and the high water mark of tidal waters.	40 m
Class 2: Watercourses from the point where their catchment exceeds 100 ha.	30 m
Class 3: Watercourses carrying running water for most of the year between the points where their catchment is from 50 ha to 100 ha.	20 m
Class 4: All other watercourses carrying water for part or all of the year for most years.	10 m
Ramsar Wetlands: Wetlands listed under the Convention on Wetlands of International Importance, (the Ramsar Convention).	100 m
Other Wetlands: Wetlands not listed under the Ramsar Convention.	50 m

Operation of Table E11.1: Spatially defining 'width':

(a) Width is measured from the top of bank or high water mark of tidal waters, watercourses or freshwater lakes.

(b) In the case of watercourses, the Protection Area also includes the waterway itself, being between the top of the banks on either side.		
Мар I	E11.1 V	aterway and Coastal Protection Areas - LISTmap
E12.		nis code number is not used in this planning
E13.		heme storic Heritage Code
E13.1.	1 T	rpose recognise and protect the historic cultural heritage significance of places, precincts, dscapes and areas of archaeological potential by regulating development that may pact on their values, features and characteristics.
E13.2	2 A	plication
E13.2.		s code applies to development involving land defined in this code as any of the owing:
	(a Heritage Place;
	(a Heritage Precinct;
	(a Cultural Landscape Precinct;
	(a Place of Archaeological Potential.
E13.2.		s code does not apply to use, unless a Heritage Place is listed because its use or tory of use is a key criterion in its listing.
E13.2.	3 1	s code does not apply to signs.

E13.3 Definition of Terms

E13.3.1 In this code, unless the contrary intention appears:

archaeological evidence	means low level remains of former structures and surfaces, construction debris, demolition debris, fabric, fittings and finishes, modified landforms, burials, subsurface features and deposits, artefacts, discarded waste and/or by-products, residues, pollen.	
archaeological impact assessment	means a report prepared by a suitably qualified person that includes a design review and describes the impact of proposed works upon archaeological sensitivity (as defined in a statement of archaeological potential).	
archaeological method statement	means a report prepared by a suitably qualified person that includes the following where relevant to the matter under consideration:	
	(a) strategies to identify, protect and/or mitigate impacts to known and/or potential archaeological values (typically as described in a Statement of Archaeological Potential);	
	(b) collections management specifications including proposed storage and curatorial arrangements;	
	(c) identification of measures aimed at achieving a public benefit;	
	(d) details of methods and procedures to be followed in implementing and achieving (a), (b) and (c) above;	
	(e) expertise to be employed in achieving (d) above;	
	(f) reporting standards including format/s and content, instructions for dissemination and archiving protocols.	
conservation	means all the processes of looking after a place so as to retain its historic cultural heritage significance	
conservation plan	means a plan prepared by a suitably qualified person in accordance with The Conservation Plan: A Guide to the Preparation of Conservation Plans for Places of European Cultural Significance (Kerr J, National Trust of Australia, NSW, 1982).	
cultural landscape precinct	means an area shown on the planning scheme maps as a cultural landscape precinct and described in Table E13.3 as having particular historic cultural heritage significance because of the collective heritage value of individual elements and features, both natural and constructed, as a group for their landscape value.	
heritage impact statement	means a report from a suitably qualified person setting out the effect of the proposed development on the historic cultural heritage significance of the place.	

heritage precinct	means an area shown on the planning scheme maps as a heritage precinct and described in Table E13.2 as having particular historic cultural heritage significance because of the collective heritage value of individual places as a group for their streetscape or townscape values.			
historic cultural heritage significance	means as defined in the <i>Historic Cultural Heritage Act 1995</i> . For precincts, historic cultural heritage significance is informed by the statements of historic cultural heritage significance in Tables E13.3 and E13.4.			
heritage place	means a place listed and described in Table E13.1.			
place	means a place listed and described in Table E13.1 that is a site, area, landscape, building or other work, group of buildings or other works, with any associated views, spaces, and surroundings such as historic plantings or landscaping features, or evidence of past land use.			
place of archaeological potential	means a place described in Table E13.4 as having the potential to contain archaeological remains that provide information about the past.			
restoration	means returning the existing fabric of a place to a known earlier state by removing accretions or by reassembling existing components without the introduction of new material.			
reconstruction	means returning a place to a known earlier state and is distinguished from restoration by the introduction of new material into the fabric.			
statement of archaeological potential	means a report prepared by a suitably qualified person that includes all of the following:			
	(a) a written and illustrated site history;			
	(b) overlay plans depicting the main historical phases of site development and land use on a modern base layer;			
	(c) a disturbance history.			
	(d) a written statement of archaeological significance and potential accompanied by an archaeological sensitivity overlay plan depicting the likely surviving extent of important archaeological evidence (taking into consideration key significant phases of site development and land use, and the impacts of disturbance).			
statement of compliance	means a report from a suitably qualified person setting out their assessment of the proposed development's compliance with this Code.			
statement of significance	means a report from a suitably qualified person setting out the historic cultural heritage significance of the place.			

suitably qualified	means a person who in respect to the type of work to be undertaken can
person (historic	adequately demonstrate relevant academic qualifications and experience
heritage)	in the cultural heritage.

E13.4 Development Exempt from this Code

E13.4.1 The following development is exempt from this code:

Development within the specific extent of a heritage place

- (a) the demolition or removal of internal building or works not involving:
 - (i) the removal of heritage fabric such as skirting boards, fire mantles or ceiling roses; or
 - (ii) alterations to the original plan form of a building;
- (b) maintenance and minor repair of buildings, including repainting, re-cladding, re-roofing and re-stumping where like-for-like materials and external colours are used;
- (c) temporary structural stabilisation works as certified by a structural engineer;
- (d) permanent stabilisation works considered by a suitably qualified person to meet the Purpose and Objectives of this Code;
- building works, alterations, and modifications required for compliance with fire regulations under the Building Code of Australia not visible externally upon completion from a street, park, reserve or other public space bounded by the property;

Development within a heritage precinct, cultural landscape precinct, heritage place or place of archaeological potential

- (f) works incidental to the maintenance of a garden or grounds, excepting where the garden or grounds are specifically part of the General Description column in Table E13.1;
- (g) if they are at least 1m from any boundary, minor attachments to the side or rear of a building that are incidental to any use or development such as heat pumps, rain water tanks with a capacity of less than 45 kilolitres and on a stand no higher than 1.2m, hot water cylinders and air-conditioners;
- (h) a maximum of 1 mast for telecommunications and a single flagpole provided each is not more than 6m in height and is not attached to any building within a heritage place listed in Table E13.1;
- (i) the construction or demolition of:
 - (i) side and rear boundary fences:
 - a. not adjoining a road or public reserve; and
 - b. not more than a total height of 2.1m above natural ground level;

except where they are within the garden or grounds that are specifically part of the General Description column in Table E13.1;

- (ii) fencing of agricultural land or for protection of wetlands and watercourses;
- (iii) temporary fencing associated with occasional sporting, social and cultural events, construction works and for public safety;
- (j) except where they are within the garden or grounds that are specifically part of the General Description column in Table E13.1 the construction or demolition of;
- (i) retaining walls, set back more than 1.5m from a boundary, and which retain a difference in ground level of less than 1m;
- (k) the planting, clearing or modification of vegetation for any of the following purposes, except where the vegetation is specifically part of the General Description column in Table E13.1:
 - (i) the landscaping and the management of vegetation:
 - a. on pasture or cropping land, other than for plantation forestry on prime agricultural land; or
 - within a garden, national park, public park or state-reserved land, provided the vegetation is not protected by permit condition, an agreement made under Part 5 of the Act, covenant or other legislation;
 - (ii) clearance or conversion of a vegetation community in accordance with a forest practices plan certified under the *Forest Practices Act 1985*;
 - (iii) fire hazard management in accordance with a bushfire hazard management plan approved as part of subdivision or development;
 - (iv) fire hazard reduction required in accordance with the *Fire Service Act 1979* or an abatement notice issued under the *Local Government Act 1993*;
 - (v) fire hazard management in accordance with a bushfire hazard management plan endorsed by the Tasmanian Fire Service, Forestry Tasmania or the Parks and Wildlife Service;
 - (vi) to provide clearance of up to 1m for the maintenance, repair and protection of lawfully constructed buildings or infrastructure including roads, tracks, footpaths, cycle paths, drains, sewers, power lines, pipelines and telecommunications facilities;
 - (vii) for soil conservation or rehabilitation works including 'Landcare' activities nd the like and, provided that ground cover is maintained and erosion is managed, the removal or destruction of weeds declared under the Weed Management Act 1999;
 - (viii) the implementation of a vegetation management agreement or a natural resource, catchment, coastal, reserve or property management plan

- provided the agreement or plan has been endorsed or approved by the relevant agency;
- (ix) safety reasons where the work is required for the removal of dead wood, or treatment of disease, or required to remove an unacceptable risk to public or private safety, or where the vegetation is causing or threatening to cause damage to a substantial structure or building;
- (x) within 1m of a title boundary for the purpose of erecting an approved boundary fence or for maintaining an existing boundary fence;

Development within a heritage precinct, cultural landscape precinct or heritage place (but not on a place of archaeological potential)

- (I) minor upgrades by or on behalf of the State government, a Council, or a statutory authority or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority, of infrastructure such as roads, rail lines, footpaths, cycle paths, drains, sewers, power lines and pipelines including:
 - (i) minor widening or narrowing of existing carriageways; or making, placing or upgrading kerbs, gutters, footpaths, roadsides, traffic control devices; and
 - (ii) markings, street lighting and landscaping, except where any of those elements are specifically part of the General Description column in Table E13.1;
- (m) minor infrastructure within a road reservation, park, playground or outdoor recreation facility such as, playground equipment, seating and shelters, public art, telephone booths, post boxes, bike racks, fire hydrants, drinking fountains, rubbish bins, traffic control devices and markings, and the like incidental to the function of that road reservation, park, playground or outdoor recreational facility;
- (n) construction, placement or demolition of minor outbuildings or structures if:
 - (i) no new outbuilding is closer to a street frontage than the main building;
 - the gross floor area of each outbuilding or structure does not exceed 9m² and a combined total area of such buildings or structures does not exceed 20m²;
 - (iii) no side is longer than 3m;
 - (iv) no part of the outbuilding or structure is higher than 2.4m above natural ground level;
 - (v) the maximum change of level as a result of cut or fill is 0.5m; and
 - (vi) no part of the outbuilding encroaches on any service easement or is within 1m of any underground service;
- (o) construction, placement or demolition of an unroofed deck not attached to or abutting a building, that has a floor level less than 1m above natural ground level and is at least 1m from any boundary;

(p) except where they are within the garden or grounds that are specifically part of the General Description column in Table E13.1, the laying or installation in the Rural Resource Zone or the Significant Agricultural Zone, of irrigation pipes, that are directly associated with, and a subservient part of, an agricultural use, provided no pipes are located within a wetland;

Development within a heritage precinct or cultural landscape precinct (but not on a heritage place or a place of archaeological potential)

(q) Development within a road, park or other public space that is not visible from a road, park or other public space bounding the site;

Development within a heritage precinct, a cultural landscape precinct or a place of archaeological potential (but not on a heritage place)

- (r) one satellite dish no more than 2m in diameter;
- (s) solar collector panels and photovoltaic cells on a roof;
- (t) boundary fences adjoining a road or public reserve, and not more than a total height of 1.2m above natural ground level;
- (u) the construction of buildings or works, other than a dwelling, in the Rural Resource Zone or the Significant Agricultural Zone, that are directly associated with, and a subservient part of, an agricultural use if:
 - (i) individual buildings do not exceed 100m² in gross floor area;
 - (ii) the setback from all property boundaries is not less than 30m;
 - (iii) no part of the building or works are located within 30m of a wetland or watercourse;
 - (iv) no part of the building or works encroach within any service easement or within 1m of any underground service; and
 - (v) the building or works are not located on prime agricultural land;

General

- (v) the demolition or removal of a building or works stated in the 'particular exclusions from listing' column in the Tables to this code;
- (w) any type of development stated in the 'particular exempt development' column in the Table to this code;
- (x) the provision, maintenance or repair by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority, of the following utilities and infrastructure:
 - (i) electricity, gas, sewerage, storm water and water reticulation to individual streets, lots or buildings;
 - (ii) traffic control devices and markings, fire hydrants and the like on public land;

(y) maintenance and repair by or on behalf of the State Government, a Council, a statutory authority, or a corporation all the shares of which are held by or on behalf of the State or by a statutory authority, of infrastructure such as roads, rail lines, footpaths, cycle paths, drains, sewers, power lines and pipelines, where like for like materials and finishes are used for reinstatement are used;

Development involving the excavation of land in a place of archaeological potential

- (z) development involving the disturbance of ground in a Place of Archaeological Potential if, either:
 - the development area where ground disturbance is proposed has been assessed under a previous development application and the archaeological potential was realised when that permitted was acted upon or the site was found not to be of archaeological sensitivity; or
 - (ii) an archaeological impact assessment is provided by a suitably qualified person demonstrating that the nature of the development will not result in disturbance of ground considered to be of archaeological sensitivity;
- (aa) excavation for the purposes of maintenance or replacement of electricity, gas, sewerage, stormwater or water reticulation infrastructure within a Place of Archaeological Potential, provided all such activities will be confined to within existing service trenches, pits or wells that have been previously excavated.

E13.5 Application Requirements

- E13.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) a conservation plan;
 - (b) photographs, drawings or photomontages necessary to demonstrate the impact of the proposed development on the heritage values of the place;
 - (c) a statement of significance;
 - (d) a heritage impact statement;
 - (e) a statement of compliance;
 - (f) a statement of archaeological potential;
 - (g) an archaeological impact assessment;
 - (h) an archaeological method statement;
 - (i) a report outlining environmental, social, economic or safety reasons claimed to be of greater value to the community than the historic cultural heritage values of a place proposed to be demolished or partly demolished, and demonstrating that there is no prudent and feasible alternative;
 - (j) for an application for subdivision, plans showing:
 - (i) the location of existing buildings; and

(ii) building envelopes on the relevant lots, including the balance lot.

E13.6 Use Standards

E13.6.1 There are no use standards in this code.

E13.7 Development Standards for Heritage Places

E13.7.1 Demolition

Objective:

To ensure that demolition in whole or part of a heritage place does not result in the loss of historic cultural heritage values unless there are exceptional circumstances.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution	Demolition must not result in the loss of significant fabric, form, items, outbuildings or landscape elements that contribute to the historic cultural heritage significance of the place unless all of the following are satisfied; (a) there are, environmental, social, economic or safety reasons of greater value to the community than the historic cultural heritage values of the place;
	(b) there are no prudent and feasible alternatives;
	(c) important structural or façade elements that can feasibly be retained and reused in a new structure, are to be retained;
	(d) significant fabric is documented before demolition.

E13.7.2 Buildings and Works other than Demolition

Objective:

To ensure that development at a heritage place is:

- (a) undertaken in a sympathetic manner which does not cause loss of historic cultural heritage significance; and
- (b) designed to be subservient to the historic cultural heritage values of the place and responsive to its dominant characteristics.

Acceptable Solutions	Performance Criteria			
A1	P1			
No Acceptable Solution.	Development must not result in any of the following:			
	(a) loss of historic cultural heritage significance to the place through incompatible design, including in height, scale, bulk, form, fenestration, siting, materials, colours and finishes;			
	(b) substantial diminution of the historic cultural heritage significance of the place through loss of significant streetscape elements including plants, trees, fences, walls, paths, outbuildings and other items that contribute to the significance of the place.			
A2	P2			
No Acceptable Solution.	Development must be designed to be subservient and complementary to the place through characteristics including:			
	(a) scale and bulk, materials, built form and fenestration;			
	(b) setback from frontage;			
	(c) siting with respect to buildings, structures and listed elements;			
	(d) using less dominant materials and colours.			
A3	Р3			
No Acceptable Solution.	Materials, built form and fenestration must respond to the dominant heritage characteristics of the place, but any new fabric should be readily identifiable as such.			
A4	P4			
No Acceptable Solution.	Extensions to existing buildings must not detract from the historic cultural heritage significance of the place.			
A5	P5			

New front fences and gates must accord with original design, based on photographic, archaeological or other historical evidence.

New front fences and gates must be sympathetic in design, (including height, form, scale and materials), to the style, period and characteristics of the building to which they belong.

E13.7.3 Subdivision

Objective:

To ensure that subdivision of part of a heritage place maintains cohesion between the elements that collectively contribute to an understanding of historic cultural heritage values, and protects those elements from future incompatible development.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	A proposed plan of subdivision must show that historic cultural heritage significance is adequately protected by complying with all of the following:
	 (a) ensuring that sufficient curtilage and contributory heritage items (such as outbuildings or significant plantings) are retained as part of any title containing heritage values;
	(b) ensuring a sympathetic pattern of subdivision;
	(c) providing a lot size, pattern and configuration with building areas or other development controls that will prevent unsympathetic development on lots adjoining any titles containing heritage values, if required.

E13.8 Development Standards for Heritage Precincts

E13.8.1 Demolition

_							
11	n	Δ		۲ı	١,	Δ	•
0	v	c	L	LI	v	ᆮ	

To ensure that demolition in whole or in part of buildings or works within a heritage precinct does not result in the loss of historic cultural heritage values unless there are exceptional circumstances.

Acceptable Solutions	Performance Criteria

A1	P1		
No Acceptable Solution.	Demolition must not result in the loss of an the following:		
	(a)		ngs or works that contribute to the ic cultural heritage significance of the ct;
	(b)	plants, and ot	or landscape elements, including , trees, fences, paths, outbuildings ther items, that contribute to the ic cultural heritage significance of the ct;
	unles	s all of	the following apply;
		€ \ }	there are, environmental, social, economic or safety reasons of greater value to the community than the historic cultural heritage values of the blace;
			there are no prudent or feasible alternatives;
		r	replacement building that will be more complementary to the heritage values of the precinct.

E13.8.2 Buildings and Works other than Demolition

Objective:

To ensure that development undertaken within a heritage precinct is sympathetic to the character of the precinct.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Design and siting of buildings and works must not result in detriment to the historic cultural heritage significance of the precinct, as listed in Table E13.2.
A2	P2
No Acceptable Solution	Design and siting of buildings and works must comply with any relevant design criteria / conservation policy listed in Table E13.2, except

	if a heritage place of an architectural style different from that characterising the precinct.
А3	Р3
No Acceptable Solution	Extensions to existing buildings must not detract from the historic cultural heritage significance of the precinct.
A4	P4
New front fences and gates must accord with original design, based on photographic, archaeological or other historical evidence.	New front fences and gates must be sympathetic in design, (including height, form, scale and materials), and setback to the style, period and characteristics of the precinct.

E13.8.3 Subdivision

Objective:

To ensure that subdivision within a Heritage Precinct is consistent with historic patterns of development and does not create potential for future incompatible development.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Subdivision must not result in any of the following:
	(a) detriment to the historic cultural heritage significance of the precinct, as listed in Table E13.2;
	(b) a pattern of subdivision unsympathetic to the historic cultural heritage significance of the precinct;
	(c) potential for a confused understanding of the development of the precinct;
	(d) an increased likelihood of future development that is incompatible with the historic cultural heritage significance of the precinct.
A2	P2
No Acceptable Solution	Subdivision must comply with any relevant design criteria / conservation policy listed in Table E13.2.

E13.9 Development Standards for Cultural Landscape Precincts

E13.9.1 Demolition

Objective:

To ensure that demolition in whole or in part of buildings or works within a Cultural Landscape Precinct does not result in the loss of historic cultural heritage values unless there are exceptional circumstances.

Acceptable Solutions	Performance Criteria	
A1	P1	
No Acceptable Solution.	Demolition must not result in the loss of any of the following:	
	(a) buildings or works that contribute to the historic cultural heritage significance of the precinct;	
	(b) fabric or landscape elements, including plants, trees, fences, walls, paths, outbuildings and other items, that contribute to the historic cultural heritage significance of the precinct;	
	unless both of the following apply;	
	(i) there are environmental, social, economic or safety reasons of greater value to the community than the historic cultural heritage values of the place;	
	(ii) there are no prudent and feasible alternatives.	

E13.9.2 Buildings and Works other than Demolition

Objective:

To ensure that development undertaken within a Cultural Landscape Precinct is sympathetic to the character of the precinct.

Acceptable Solutions	Performance Criteria
A1	P1
•	Design and siting of buildings and works must not result in detriment to the historic cultural

	heritage significance of the precinct, as listed in Table E13.3.
A2	P2
No Acceptable Solution	Design and siting of buildings and works must comply with any relevant design criteria / conservation policy listed in Table E13.3.

E13.9.3 Subdivision

Objective:

To ensure that subdivision within a Cultural Landscape Precinct retains the character of the precinct and does not increase the likelihood of incompatible development.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Subdivision must not result in any of the following:
	(a) detriment to the historic cultural heritage significance of the precinct, as set out in Table E13.3;
	(b) a pattern of subdivision unsympathetic to the historic cultural heritage significance of the precinct;
	(c) potential for a confused understanding of the development of the precinct;
	(d) an increased likelihood of future development that is incompatible with the historic cultural heritage significance of the precinct
A2	P2
No Acceptable Solution	Subdivision must comply with any relevant design criteria / conservation policy listed in Table E13.3.

E13.10 Development Standards for Places of Archaeological Potential

E13.10.1 Building, Works and Demolition

Objective:

To ensure that building, works and demolition at a place of archaeological potential is planned and implemented in a manner that seeks to understand, retain, protect, preserve and otherwise appropriately manage significant archaeological evidence.

Acceptable Solutions	Performance Criteria
A1	P1
Building and works do not involve excavation or ground disturbance.	Buildings, works and demolition must not unnecessarily impact on archaeological resources at places of archaeological potential, having regard to:
	(a) the nature of the archaeological evidence, either known or predicted;
	(b) measures proposed to investigate the archaeological evidence to confirm predictive statements of potential;
	(c) strategies to avoid, minimise and/or control impacts arising from building, works and demolition;
	(d) where it is demonstrated there is no prudent and feasible alternative to impacts arising from building, works and demolition, measures proposed to realise both the research potential in the archaeological evidence and a meaningful public benefit from any archaeological investigation;
	(e) measures proposed to preserve significant archaeological evidence 'in situ'.

E13.10.2 Subdivision

Objective:

To ensure that subdivision does not increase the likelihood of adverse impact on a place of archaeological potential.

Acceptable Solutions	Performance Criteria

A1	P1
Subdivision provides for building restriction	Sub
envelopes on titles over land defined as the	res

Place of Archaeological Potential in Table E13.4.

Subdivision must not impact on archaeological resources at Places of Archaeological Potential through demonstrating either of the following:

- (a) that no archaeological evidence exists on the land;
- (b) that there is no significant impact upon archaeological potential.

Table E13.1 Heritage Places

Ref. No.	Name, Location and/or Address	С.Т.	General Description	Specific Extent	Particular Exclusions from Listing	Particular Exempt Development
Adaı	msfield					
1	Adamsfield Conservation Area	CPR 1872	Churchill's Hut	THR 10521		
Bush	ny Park			L	<u> </u>	
2	1701 Glenora Road, Bushy Park	198468/1; 71264/1; 78338/1; 129141/1; 198813/1; 198884/1; 156888/1; 140483/5; and 138348/4	Bushy Park Estate Group of hop kilns; water mill; aquaduct; pickers hut; bakery; Kentdale House; Denmark Hill; cottage; and other buildings	THR 8138		
3	6 Kenmore Road, Glenora	126171/1	Bushy Park Uniting Church	THR 1161		
4	60 Uxbridge Road, Bushy Park	233977/1	Red Hills Cemetery	THR 1166		
5	1733 Glenora Road, Bushy Park	7886/1	Hawthorn Lodge	THR 1156		

6	1653 Glenora Road, Bushy	87473/5	Sunbury House	THR 8146	
	Park				
7	233 Uxbridge Road, Bushy Park	48584/1	Roslyn	THR 1165	
8	489 Gordon River Road, Bushy Park	196895/1	Upper Derwent United Hall	THR 8212	
9	Derwent River Bridge, Bushy Park	CPR8646	Derwent River Bridge	THR 11026	
Gler	nora				
10	910 Gordon River Road, Glenora	106843/1	Fenton Forest House; farm cottages; hop kiln; millrace; sluice gate; and water wheel	THR 1174	
11	875 Gordon River Road, Glenora	156117/1	Forest Lodge	THR 1177	
12	611 Gordon River Road, Glenora	11841/2	House	THR 1173	
13	635 Gordon River Road, Glenora	20015/1	Coniston House	THR 1172	
Grai	nton			1 1	
14	Corner Tarrants Road and Lyell Highway, Granton	234735/1; and 210545/7	Commandant's Cottage	THR 1178	
15	99 Lyell Highway, Granton	34929/1	House		

16	Lyell Highway, Granton	158500/1	Lime Kiln	THR 1181	
17	1 Lyell Highway, Granton	PID 5801827	Watch House	THR 1182	
18	3 Lyell Highway, Granton	161930/1	Granton Convict Quarry	THR 7158	
19	19 Tarrants Road, Granton and 6 Forest Road, Granton	261181/1; 107883/1; and 240988/4	Granton Convict Site	THR 9937 & THR 9939	
20	779 Lyell Highway, Granton	19296/1; and 19296/4	Lime Kilns	THR 11003	
Gret	tna				
21	3339 Lyell Highway, Gretna	167114/2	Toll House	THR 823	
22	3291 Lyell Highway, Gretna	167114/1	Barfleur	THR 824	
23	3338 Lyell Highway, Gretna	35236/1	School House & cottage	THR 821	
24	3348 Lyell Highway, Gretna	167115/1	Askrigg	THR 810	
Hay	es				,
25	2020 Lyell Highway, Hayes	16178/1	Mayfair	THR 1185	
26	1980 Lyell Highway, Hayes	112981/1	Rosendale	THR 1186	
27	2452 Lyell Highway, Hayes	135370/1	Slateford	THR 1187	

28	8 Kilderry Road, Hayes	129685/1	Sunnybanks, including remains of mud walls		
29	2626 Lyell Highway, Hayes	143777/1; and 141965/1	Shooters Hill, including hop kiln	THR 1189	
Lack	nlan			1	
30	650 Lachlan Road, Lachlan	147447/1	School house	THR 1196	
31	154 Ringwood Road, Lachlan	129725/1	Ringwood	THR 1190	
32	365 Lachlan Road, Lachlan	24650/1	Forrest Hill	THR 1197	
33	309 Ironstone Gully Road, Lachlan	135177/3	Highpark	THR 1191	
34	176 Lachlan Road, Lachlan	201297/1	Cottswold	THR 1193	
35	14 Moores Road, Lachlan	129327/7	Hillcot	THR 1194	
36	Opposite 650 Lachlan Road, Lachlan	Two titles; no CT & 37/8308	St George Chapel- of-Ease Cemetery		
37	530 Lachlan Road, Lachlan	139993/1	St George Chapel- of-Ease	THR 1192	
Law	itta		1		
38	1901 Lyell Highway, Lawitta	29957/1	Cojoined cottages		
39	9 Lawitta Road, Lawitta	142143/1	Cottage and barn	THR 1199	
40	49 Lawitta Road, Lawitta	134192/1	Methodist Church and Cemetery	HR 1205	
	•	•	•	•	

41	1905 Lyell Highway, Lawitta	108558/2	The Priory	THR 1200
Mac	quarie Plains			
42	388 Gordon River Road, Macquarie Plains	231880/1	Anglican Church	THR 1162
43	311 Gordon River Road, Macquarie Plains	124033/1	Hop kiln	
44	Adjacent to 311 Gordon River Road, Macquarie Plains		Railway Bridge No. 3	THR 1201
45	Adjacent to 311 Gordon River Road, Macquarie Plains	125657/4	Water Tower	THR 1202
Mag	ra			
46	43 Black Hills Road, Magra	156216/1	Denmark Hill	THR 1203
47	504 Back River Road, Magra	31227/2	Stanton	THR 1204
48	420 Back River Road, Magra	211968/1	School and cojoined house	THR 1206
Mol	esworth			
49	378 Molesworth Road, Molesworth	130315/4; and 133968/1	The Hermitage	THR 1208
50	418 Glen Dhu Road, Molesworth	28676/1	Glen Dhu	THR 1207

51	221 Molesworth Road, Molesworth	11600/11	Kanandah Lodge	THR 1209	
Μοι	ınt Lloyd				
52	55 Feil Road, Mount Lloyd (also known as "Off Crosswells Road")	115285/1	Leesons Hill		
Nati	onal Park			_ L	
53	2166 Gordon River Road, National Park	83827/1	Belchers	THR 1211	
54	66 Dobson Road, Lake Dobson	PID 5832893	Hut	THR 8179	
New	Norfolk			1	
55	44 Hamilton Road, New Norfolk	44960/1	Prussia Inn	THR 1253	
56	120 Hamilton Road, New Norfolk	120978/1	Valleyfield	THR 1251	
57	130 Hamilton Road, New Norfolk	16694/3	Water mill and race	THR 10334	
58	51-55 Hamilton Road, New Norfolk	162220/0; and 162220/6	Peg factory	THR 1257	
59	107 Hamilton Road, New Norfolk	14738/2	Cottage	THR 1255	
60	107 Hamilton Road, New Norfolk	14738/2	Church of St John		

61	134-140 Hamilton Road, New Norfolk	251286/1	Rosedown	THR 1245
62	8 Turrif Lodge Drive, New Norfolk	118309/19	Turiff Lodge	THR 1250
63	1 Tynwald Road, New Norfolk	8964/1	Oast House	THR 1247
64	1 Tynwald Road, New Norfolk	65273/3	Tynwald	THR 1246
65	Willow Court Asylum Complex; various properties contained within CPR 8216	Strata Corporation 141684; Strata Corporation 154547/1 & 154547/2; Strata Corporation 165342; 164717/1; 163434/1 & 135106/21	Willow Court Asylum Complex	THR 7091
66	Esplanade , New Norfolk	CPR9980	Derwent Esplanade	THR 7159
67	Adjacent to 2 Bathurst Street, New Norfolk	148081/1	St Matthews Church, Sunday School ("The Close") and Millstones	THR 1212; THR 1213 & THR 1215
68	2 Bathurst Street, New Norfolk	131436/1	Rectory	THR 1214
69	1 / 46 Blair Street, New Norfolk	128153/1	Grist cottage	THR 1216
70	1399 Boyer Road, New Norfolk	159305/1	The Grange	THR 1219

71	6 Bridge Street, New Norfolk	156301/1	Woodbridge	THR 1220	
72	Corner of Bridge Street and Derwent Esplanade		Old Bridge Foundations	THR 1221	
73	9 Burnett Street, New Norfolk	134304/1; and 134306/1	St Pauls Uniting Church	THR 1222	
74	45 Burnett Street, New Norfolk	162741/1	House	THR 1223	
75	49-51 Burnett Street, New Norfolk	197615/1	Cojoined cottage	THR 1224 THR 1225	
76	6 Charles Street, New Norfolk	16402/1	House	THR 1226	
77	14 Circle Street, New Norfolk	252131/1	Oddfellows Hall	THR 1231	
78	12-16 George Street, New Norfolk	149133/1; and 112616/1	Cojoined cottages	THR 1232 & THR 1233	
79	18-20 George Street, New Norfolk	219739/1	Cottages	THR 1235 THR 1236	
80	44 and 46 George Street, New Norfolk	45852/1; and 14148/1	Cojoined cottages	THR 1238 THR 1239	
81	56 George Street, New Norfolk	139670/1	House	THR 1240	

82	58 George Street, New Norfolk	139669/1	House	THR 1241
83	1 / 62 George Street, New Norfolk	147211/1	House	THR 1230
84	1 Hill Street, New Norfolk	23611/6	House	THR 1242
85	2 Hillside Crescent, New Norfolk	148471/1	St Peter's Roman Catholic Church	THR 1243
86	5-7 Humphrey Street, New Norfolk	140771/1	House	THR 7052
87	21 Humpfrey Street, New Norfolk	219292/1	House	THR 1245
88	3 Lachlan Road, New Norfolk	250026/1	Sweetwater Farm	THR 1244
89	50 Lachlan Road, New Norfolk	9057/4	Bournbank	
90	21 Montagu Street, New Norfolk	37708/1	Old Colony Inn	THR 1258
91	23-25 Montagu Street, New Norfolk	111571/1	House	THR 1259
92	41 Montagu Street, New Norfolk	202890/1	Corrumbene	
93	51 Montagu Street, New Norfolk	124885/1	Bush Inn	THR 1261

94	59 Montagu Street, New Norfolk	124176/1	Hallgreen	THR 1262				
95	74 Montagu Street, New Norfolk	43984/12	House	THR 1263				
96	89 Montagu Street, New Norfolk	251067/1; and 230796/1	Corrumbene Convent					
97	32 Pioneer Avenue, New Norfolk	237570/1	House and stable	THR 1264				
98	1 Rocks Road, New Norfolk	PID 5805860	Toll House	THR 1217				
99	85 Rocks Road, New Norfolk	37960/5	Chatsworth	THR 1218				
100	14 Stephen Street, New Norfolk	221673/1	Montagu Court	THR 1266				
101	28 Stephen Street, New Norfolk	25859/1	Cemetery	THR 1265				
102	14 Tank Street, New Norfolk	202528/1	Cottage	THR 1267				
103	15 Tank Street, New Norfolk	228121/1	Cottage	THR 1268				
Plen	Plenty							
104	68 Glenfern Road, Glenfern	108248/1	Bryn Estyn	THR 1167				
105	151 Glenora Road, New Norfolk	49059/1	Atherfield					
106	759 Glenora Road, Plenty	120681/1	Redlands	THR 1276				

			Evangelist Church and Cemetery	1277	
108	977 Glenora Road, Plenty	126382/1	Glenleith, including house, hop kiln and stable		
109	1010 Glenora Road, Plenty	107865/1	Plenty Park Hedges and Windbreaks	THR 10387	
110	1211 Glenora Road, Plenty	52975/1	Kinvarra	THR 1278	
111	50 Onslow Road, Plenty	10623/1	Claun		
112	47 Plenty Valley Road, Plenty	159735/1	Brightsides house		
113	70 Salmon Ponds Road, Plenty	142365/1	Salmon Ponds Complex	THR 1270	
114	Adjacent to 1098 Glenora Road, Plenty		Railway Bridge No. 2	THR 1184	
Rose	garland		1		
115	3291 Lyell Highway, Rosegardland	167114/1	House and stable		
116	48 Gordon River Road, Macquarie Plains	14026/1	Rosegarland house (ruin)		
Sorell Creek					
117	1041 Lyell Highway, Sorell Creek	159380/12	Scottsdale	THR 1286	
Uxbridge					

118	110 Whites Road, Uxbridge	154078/2						
Wes	Westerway							
119	Adjacent to 1707 Gordon River Road, Westerway	154723/1	Railway Station	THR 1287				
120	1707 Gordon River Road, Westerway	131704/5	House	THR 1288				

Table E13.2 Heritage Precincts

There are no Heritage Precincts in this code.

- (a) It is mandatory for these Statements of Historic Cultural Heritage Significance to be provided for heritage precincts.
- (b) It is not mandatory for design criteria to be provide, but highly desirable in order to provide a greater level of direction and certainty within the scheme.

Table E13.3 Cultural Landscape Precincts

Ref. No.	Name of Precinct	Statement of Historic Cultural Heritage Significance	Design Criteria / Conservation Policy	Particular Exclusions from Listing	Particular Exempt Development
1	Derwent Hospital Complex Core Site Area	The core area of the Royal Derwent Hospital Complex includes a number of buildings of State and local heritage significance and is highly significant in being able to demonstrate patterns on the evolution of philosophies for treating patients throughout the nineteenth and twentieth centuries from the Linear Asylums through to the Pavilion System.			
2	Former Royal Derwent Hospital Complex	The peripheral site area of the Royal Derwent Hospital Complex includes a number of buildings of State and local heritage			

Peripheral	significance The institution is		
Site Area	highly significant in being able to		
	demonstrate patterns on the		
	evolution of philosophies for		
	treating patients throughout the		
	nineteenth and twentieth		
	centuries from the Linear		
	Asylums through to the Pavilion		
	System.		

- (a) It is mandatory for Statements of Historic Cultural Heritage Significance to be provided for heritage precincts.
- (b) It is not mandatory for design criteria / conservation policy to be provide, but highly desirable in order to provide a greater level of direction and certainty within the scheme.

Table E13.4 Places of Archaeological Potential

Ref. No.	Location	Extent of Place of Archaeological Potential
1	Former Royal Derwent Hospital Complex	Described by Place of Archaeological Potential Overlay on the planning scheme maps.

Map E13 Historic Heritage - LISTmap

To picture such to displayed.	

E14.0 Scenic Landscapes Code

E14.1 Purpose

E14.1.1 The purpose of this provision is to recognise and protect landscapes that are important for their scenic values.

E14.2 Application

- E14.2.1 This code applies to development on land defined within this Code as either of the following:
 - (a) a Scenic Landscape Area;
 - (b) a Scenic Landscape Corridor.

This code does not apply to use.

E14.3 Definition of Terms

E14.3.1 In this code, unless the contrary intention appears:

bushland	means land which is dominated by native vegetation.
disturbance	means the alteration of the appearance of bushland through actions including cutting down, felling, thinning, logging, removing, destroying, poisoning, ringbarking, uprooting, slashing or burning.
scenic landscape value	means the specific characteristics or features of a landscape that collectively contribute to its value. Scenic landscape value for specific scenic landscape areas or scenic landscape corridors may be provided in Table E14.1 to this code.
landscape impact statement	means a report from a suitably qualified person that considers the impact of proposed development on the scenic landscape value of a Scenic Landscape Area or Scenic Landscape Corridor, and may include measures to avoid, mitigate or minimise impacts.
Scenic Landscape Area	means an area of scenic value retaining a predominantly natural appearance, including prominent skylines and hill faces that contribute to the background of important vistas, as recognised and shown on the planning scheme maps as a Scenic Landscape Area.
Scenic Landscape Corridor	means an area of scenic value on either side of a major road, retaining a traditional rural character composed of agricultural land, bushland, mature exotic trees and/or hedgerows, as recognised and shown on the planning scheme maps as a Scenic Landscape Corridor.
statement of landscape significance	means a report from a suitably qualified person setting out the scenic landscape value of a Scenic Landscape Area or Scenic Landscape Corridor.

E14.4 Development Exempt from this Code

- E14.4.1 The following development is exempt from this code:
 - (a) if in a Scenic Landscape Area:
 - (i) planting, clearing or modification of vegetation on pasture, cropping, vineyard or orchard land;
 - (ii) planting, clearing or modification of vegetation within a private garden, public garden or park, national park or State-reserved land,
 - provided the vegetation is not protected by a permit condition, an agreement made under Part 5 of the Act or a covenant in gross;
 - (b) if in a Scenic Landscape Corridor:
 - planting, clearing or modification of vegetation on pasture, cropping,
 vineyard or orchard land, with the exception of exotic trees more than 10 m in height and hedgerows;
 - (ii) planting, clearing or modification of vegetation within a private garden, public garden or park, national park or State-reserved land,
 - provided the vegetation is not protected by a permit condition, an agreement made under Part 5 of the Act or a covenant in gross;
 - (c) fire hazard management works required in accordance with the *Fire Services Act* 1979 or an abatement notice issued under the *Local Government Act* 1993;
 - (d) fire hazard management works on land owned or administered by the Crown or Council;
 - (e) fire hazard management works for an existing dwelling in accordance with a bushfire hazard management plan endorsed by an accredited person as defined under the Bushfire Prone Areas Code, wherein the extent of vegetation cleared is the minimum necessary;
 - (f) the removal or destruction of declared weeds or local environmental weeds;
 - (g) works considered necessary by an authority to remedy an unacceptable risk to public or private safety;
 - (h) works within 2m of lawfully constructed buildings or infrastructure including roads, tracks, footpaths, cycle paths, drains, sewers, power lines, pipelines and telecommunications facilities;
 - works within 2m of existing infrastructure including roads, tracks, footpaths, cycle paths, drains, sewers, power lines, pipelines and telecommunications facilities for the maintenance, repair, upgrading or replacement of such infrastructure;
 - (j) works within 2m of a title boundary for the purpose or erecting or maintaining a boundary fence;

E14.5 Application Requirements

- E14.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) a statement of landscape significance;
 - (b) photographs, drawings or photomontages necessary to demonstrate the impact of the proposed development on the landscape value of the area;
 - (c) a landscape impact statement.

E14.6 Use Standards

There are no use standards in this code.

E14.7 Development Standards

E14.7.1 Removal of Bushland within Scenic Landscape Areas

Objective:

To ensure that removal or disturbance of bushland does not cause an unreasonable change to, or have an unreasonable adverse impact on, the scenic landscape value of Scenic Landscape Areas.

Acceptable Solutions	Performance Criteria	
A1	P1	
comply with both of the following:	Removal or disturbance of bushland must be minimised and must satisfy both of the following: (a) result in only negligible change to the	
(b) be no more than 500 m ² in extent.	silhouette of skylines; (b) maintain scenic landscape value.	

E14.7.2 Appearance of Buildings and Works within Scenic Landscape Areas

Objective:

To ensure that buildings and works do not cause an unreasonable change to, or have an unreasonable adverse impact on, the scenic landscape value of Scenic Landscape Areas.

Acceptable Solutions	Performance Criteria
A1	P1
Buildings must comply with one of the following: (a) not be visible from public spaces;	Buildings visible from public spaces must maintain scenic landscape value by satisfying one or more of the following, as necessary:

(b) be an addition or alteration to an existing have external finishes that are non-(a) building that; reflective and coloured to blend with the landscape; increases the gross floor area by no (i) (b) more than 25%; be designed to: incorporate low roof lines that follow (ii) does not increase the building height; (i) the natural form of the land; (iii) provides external finishes the same or similar to existing. minimise visual impact in height and bulk; (iii) minimise cut and fill; be located below skylines; (c) (d) be located to take advantage of any existing native vegetation or exotic vegetation for visual screening purposes. **P2** Α2 Works must not be visible from public spaces. Works visible from public spaces must maintain scenic landscape value by satisfying one or more of the following, as necessary; driveways and access tracks are as close as (a) practical to running parallel with contours and are surfaced with dark materials; (b) cut and fill is minimised; surfaces of retaining walls and batters are finished with a natural appearance; (d) fences are post & wire or other designed of a similarly transparent appearance.

E14.7.3 Removal of Bushland and Exotic Vegetation within Scenic Landscape Corridors

Objective:

To ensure that removal or disturbance of bushland and exotic vegetation does not cause an unreasonable change to, or have an unreasonable adverse effect on, the scenic landscape value of Scenic Landscape Corridors.

Acceptable Solutions	Performance Criteria
A1	
Removal or disturbance of bushland, exotic trees with a height more than 10 m or hedgerows must not be visible from the pertinent road.	

Objective:

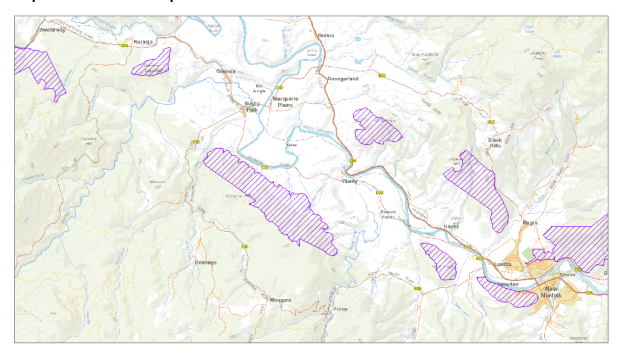
To ensure that buildings and works do not cause an unreasonable change to, or have an unreasonable adverse effect on, the scenic landscape value of Scenic Landscape Corridors.

Acceptable Solutions Performance Criteria A1 P1 Buildings and works must comply with one of the Buildings and works visible from the pertinent following: road must maintain scenic landscape value through satisfying one or more of the following, (a) not be visible from the pertinent road; as necessary; (b) be an addition or alteration to an existing be set back from the pertinent road as far (a) building that; as reasonably practical; (i) increases the gross floor area by no (b) be externally coloured using colours more than 25%; commonly applied to buildings within the local rural landscape; does not increase the building height; (ii) (c) be designed to: provides external finishes the same (iii) or similar to existing. minimise visual impact due to height (i) and bulk; minimise cut and fill; (ii) be located to maintain significant view (d) corridors from the pertinent major road to prominent natural features; (e) be located to take advantage of any existing native or exotic vegetation, or new vegetation, for visual screening purposes; (f) fences are post & wire or other design of a similarly transparent appearance.

Table 14.1 Specific Scenic Landscape Value

No Specific Scenic Landscape Values are specified.

Map E14 Scenic Landscapes Code



E15.0 Inundation Prone Areas Code

E15.1 Purpose

E15.1.1 The purpose of this provision is to:

- (a) identify areas which are at risk of periodic or permanent inundation from one or more of the following:
 - (i) riverine, watercourse and inland flooding, (where spatial information exists),
 - (ii) storm tide,
 - (iii) sea level rise;
- (b) manage development in areas at risk from periodic or permanent inundation so that:
 - (i) people, property and infrastructure are not exposed to an unacceptable level of risk,
 - (ii) future costs associated with options for adaptation, protection, retreat or abandonment of property and infrastructure are minimised,
 - (iii) marine-infrastructure on coastal landforms is undertaken in a way that protects coastal features, processes and ecological systems from adverse impacts;
- (c) facilitate sustainable development of the coast in response to the impacts of climate change;
- (d) manage development on the coast so that:

- (i) people, property and infrastructure are not exposed to an unacceptable level of risk,
- (ii) adverse effects on the stability and functioning of the coastal environment are minimised,
- (iii) future options for adaptation, protection, retreat or abandonment of property and infrastructure are maintained and associated future costs are minimised,
- (iv) marine-infrastructure on coastal landforms is undertaken in a way that protects coastal features, processes and ecological systems from adverse impacts;
- (e) preclude development that will affect flood flow or be affected by flood water, or change coastal dynamics in a way detrimental to development sites or other property;
- (f) provide for appropriate development dependent on a coastal location.

E15.2 Application

E15.2.1 This code applies to:

- (a) development on land in the Coastal Inundation High, Medium and Low Hazard Areas:
 - (i) where shown on the planning scheme maps as separate Coastal Inundation High, Medium and Low Hazard Area overlays,
 - (ii) where shown on the planning scheme maps as a combined Inundation Hazard Investigation Area overlay and as particularly defined and separated by reference to AHD values in Table E15.2;
- (b) change of use from a non-habitable building to a habitable building or to a new use with a habitable room on land that is in the Coastal Inundation High, Medium and Low Hazard Areas or the Riverine Inundation Hazard Area;
- (c) development on land subject to risk of riverine flooding of 1% AEP or more, including:
 - (i) land within the Riverine Inundation Hazard Area,
 - (ii) land not within the Riverine Inundation Hazard Area but nevertheless subject to risk of flooding of 1% AEP or more;
- (d) development of buildings and works dependent on a coastal location, (including the subdivision of land for such buildings and works).

E15.3 Definition of Terms

E15.3.1 In this code, unless the contrary intention appears:

AEP	means annual exceedance probability.	
buildings and works dependent on a coastal location	means buildings and works for which there is a demonstrated need to be located at a coastal location, including boat sales and storage, marine farming shore facilities, marine-related public open space & recreation facilities, pleasure boat facilities, roads & other utilities and wharves. Dwellings, except for a caretakers dwelling associated with any of the above, are not included.	
Coastal Inundation Hazard Investigation Area	means an area for which risk from inundation from storm tide and permanent inundation from sea level rise has been identified but where the high, medium and low hazard areas have not been spatially quantified due to limitations of available data.	
Coastal Inundation High Hazard Area	means an area forecast to be subject to 0.2 m sea level rise from the Mean High Tide by 2050 and a rounding up to the nearest highest 0.1 m.	
Coastal Inundation Low Hazard Area	means an area forecast to be subject to inundation from a 1% AEP storm tide event in 2100, the 0.3 m free board, and a rounding up to the nearest highest 0.1 m.	
Coastal Inundation Medium Hazard Area	Means an area forecast to be subject to a 1% AEP storm tide event in 2050 and 0.3 m free board, and a rounding up to the nearest highest 0.1 m.	
coastal protection works	means a hard structure (such as a sea wall, groyne or breakwater) or soft engineering technique (such as beach nourishment), placed partially or wholly along the land-water interface to protect the land from the sea or to stop erosion of the shoreline.	
coastal works management plan	means a specific site plan acceptable to the planning authority that details vegetation management measures and erosion control measures on building and construction sites on coastal landforms prepared by a suitably qualified person in accordance with best practice guidelines. [R1]	
existing floor area	means the gross floor area as at the effective date.	
flood hazard report	means a report prepared by a suitably qualified person for a site, that must include: (a) details of, and be signed by, the person who prepared or verified the report:	
	report; (b) confirmation that the person has the appropriate qualifications and expertise;	

(c) confirmation that the report has been prepared in accordance with any methodology specified by a relevant agency; and conclusions based on consideration of the proposed use or (d) development: as to whether the use or development is likely to cause or (i) contribute to the occurrence of flood on the site or on adjacent land; as to whether the use or development can achieve and maintain a tolerable risk for the intended life of the use or development, having regard to: the nature, intensity and duration of the use; a. h. the type, form and duration of any development; the likely change in the level of risk across the intended c. life of the use or development; d. the ability to adapt to a change in the level of risk; the ability to maintain access to utilities and services; e. f. the need for flood reduction or protection measures beyond the boundary of the site; g. any inundation risk management plan in place for the site and/or adjacent land; and any advice relating to the ongoing management of the h. use or development; and (iii) any matter specifically required by Performance Criteria in this code. inundation means permanent, periodic or anticipated flooding of land whether by sea or rainfall and includes inundation by high tide. inundation risk means a specific site plan acceptable to the planning authority that management plan details: (a) the risk of inundation of the site, with respect to the proposed location and floor levels of buildings, within applicable timeframes (current, year 2050 and/or year 2100), (b) any inundation control measures or design features proposed to be employed to reduce risk to an acceptable level, prepared by a suitably qualified person in accordance with best practice guidelines.

landfill	means fill or manipulation of the natural ground level that is greater than $0.5~\text{m}$ in height and $10~\text{m}^2$ in area but does not include fill within 3 m of the footings or foundations of a building.	
Riverine Inundation Hazard Area	means land determined to be at risk from riverine, watercourse or inland flooding that has a 1% AEP or more. This includes: (a) land within the Riverine Inundation Hazard Area on the planning	
	(b) land not within the Riverine Inundation Hazard Area on the planning	
	scheme maps but nevertheless subject to risk of flooding of 1% AEP or more;	
relevant agency	means as defined in the former provisions of the Act. [R2]	
tolerable risk	means the lowest level of likely risk from the relevant hazard:	
	(a) to secure the benefits of a use or development in a relevant hazard area; and	
	(b) which can be managed through:	
	(i) routine regulatory measures; or	
	(ii) by specific hazard management measures for the intended life of each use or development.	

Footnotes

[R1] The Tasmanian Coastal Works Manual by The Coastal and Marine Branch, EPA Division, Department of Primary Industries, Parks, Water and Environment is considered best practice guideline.

[R2] The former provisions of the Act as defined in Schedule 6 – Savings and transitional provisions of the Land Use Planning and Approvals Amendment (Tasmanian Planning Scheme) Act 2015.

E15.4 Development Exempt from this Code

- E15.4.1 The following development is exempt from this code [R1]:
 - (a) coastal protection works undertaken by, or on behalf of, an agency or council that have been designed by a suitably qualified person;

Footnotes

[R1] Emergency works are not regulated by planning schemes pursuant to S.40 of the *Emergency Management Act 2006*.

E15.5 Application Requirements

E15.5.1 In addition to any other application requirements, the planning authority must require the applicant for a development involving landfill to provide an assessment by a suitably qualified person, accompanied by any necessary engineering detail, outlining the following:

- (a) existing overland flow paths associated with rainfall events and coastal processes affecting the subject land,
- (b) how existing flow paths enter onto the subject land from adjoining land and how the flow paths exit onto adjoining land,
- (c) how any modifications to flow paths proposed on the land impact on the flow paths relied on by nearby and adjoining land,
- (d) how any proposed infrastructure and techniques will ensure the net discharge of stormwater does not exceed pre-development levels and water quality characteristics of receiving waters are maintained or improved;
- (e) a site survey from a qualified land surveyor identifying the location of the Coastal Inundation High, Medium and Low Hazard Areas pursuant to the AHD levels provided in Table E15.1, if the proposed development site is within the Coastal Inundation Hazard Investigation Area overlay shown on the planning scheme maps.
- E15.5.2 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) an inundation risk management plan,
 - (b) a site analysis plan identifying any natural or constructed features that influence overland flow paths prior to and after inundation events,
 - (c) a coastal works management plan,
 - evidence that proposed building or works will be designed and constructed to resist hydrostatic and hydrodynamic forces as a result of inundation by riverine, watercourse or inland flooding, or a storm surge event,
 - (e) a site survey from a qualified land surveyor identifying the location of the Coastal Inundation High, Medium or Low Hazard Area, as relevant, pursuant to the AHD levels provided in Table E15.1, if uncertainty exists as to the relative location of the development site,
 - (f) any of the information listed in E15.5.1, above.

Regional Explanatory Note

The Inundation Hazard Investigation Area has not yet been mapped.

It will cover stretches of the coast not covered by the mapped Coastal Inundation High, Medium and Low Hazard Areas.

This mapping will be completed prior to this planning scheme coming into effect and an overlay will be included in the final maps accordingly.

An approximate guide as to where the Coastal Inundation Hazard Investigation Area will occur is:

E15.6 Use Standards

Objective:

To ensure that change of use involving habitable buildings and/or habitable rooms appropriately responds to inundation risk.

Acceptable Solutions		Performance Criteria	
A1		P1	
habi	nge of use of a non-habitable building to a table building or a use involving habitable ns must comply with all of the following:	Change of use of a non-habitable building to a habitable building or a use involving habitable rooms must satisfy all of the following:	
(a)	floor level of habitable rooms is no less than the AHD level for the Coastal Inundation Low Hazard Area in Table E15.1;	(a) any increased reliance on public infrastructure must not result in a unacceptable level of risk;	
(b)	floor level of habitable rooms is no less than the AHD level for the 1% AEP plus 300mm if in an area subject to riverine flooding.	 (b) need for future remediation works is minimised; (c) access to the site must not be lost or substantially compromised by expected future sea level rise either on or off-site; 	
		(d) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works.	

E15.7 Development Standards for Buildings and Works

E15.7.1 Coastal Inundation High Hazard Areas

Objective:

To ensure that high risk from coastal inundation is appropriately managed and takes into account the use of buildings.

Acceptable Solutions	Performance Criteria
A1	P1
For a habitable building, including extensions to existing habitable buildings, there is no Acceptable Solution.	For a habitable building, including extensions to existing habitable buildings, there are no Performance Criteria except if it is development dependent on a coastal location. R1

A2 For a non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia, there is no Acceptable Solution.

P2

A non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia must satisfy all of the following:

- (a) if an outbuilding, be a component of an existing dwelling;
- (b) risk to users of the site, adjoining or nearby land is acceptable;
- (c) risk to adjoining or nearby property or public infrastructure is acceptable;
- risk to buildings and other works arising from wave run-up is adequately mitigated through siting, structural or design methods;
- (e) need for future remediation works is minimised;
- (f) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works.

except if it is development dependent on a coastal location ^{R1}.

E15.7.1.R1 Refer E15.7.6

E15.7.2 Coastal Inundation Medium Hazard Areas

Objective:

To ensure that medium risk from coastal inundation is appropriately managed and takes into account the use of buildings.

Acceptable Solutions	Performance Criteria
A1	P1
For a new habitable building there is no Acceptable Solution.	 A new habitable building must satisfy all of the following: (a) floor level of habitable rooms, and rooms associated with habitable buildings (other than a dwelling) that are either publically accessible, used frequently or used for extended periods, must be no lower than the Minimum Level for the Coastal Inundation Low Hazard Area in Table E15.1

- risk to users of the site, adjoining or nearby (b) land is acceptable;
- (c) risk to adjoining or nearby property or public infrastructure is acceptable;
- (d) risk to buildings and other works arising from wave run-up is adequately mitigated through siting, structural or design methods;
- (e) need for future remediation works is minimised:
- access to the site will not be lost or (f) substantially compromised by expected future sea level rise either on or off-site;
- (g) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works;

except if it is development dependent on a coastal locationR1.

Α2

Except for new rooms associated with habitable buildings other than dwellings, for which there is | must satisfy all of the following: no acceptable solution, an extension to an existing habitable building must comply with one of the following:

- new habitable rooms must comply with (a) both of the following:
 - floor level no lower than the Minimum Level for the Coastal Inundation Low Hazard Area in Table E15.1,
 - floor area of the extension no more (ii) than 40 m² from the date of commencement of this planning scheme;
- new habitable rooms must be above (b) ground floor.

P2

An extension to an existing habitable building

- new habitable rooms, and rooms (a) associated with habitable buildings (other than a dwelling) that are either publically accessible, used frequently or used for extended periods, must satisfy one of the following:
 - (i) floor level no lower than the Minimum Level for the Coastal Inundation Low Hazard Area in Table E15.1;
 - (ii) floor level no lower than the existing floor level and a floor area of the extension no more than 40 m² as at the date of commencement of this planning scheme;
- (b) risk to users of the site, adjoining or nearby land is not increased;

	(c) risk to adjoining or nearby property or public infrastructure is not increased;
	(d) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works.
	except if it is development dependent on a coastal location ^{R1} .
А3	P3
A non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia, must have a floor area no more than 40 m ² .	A non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia, must satisfy all of the following:
	(a) risk to users of the site, adjoining or nearby land is acceptable;
	(b) risk to adjoining or nearby property or public infrastructure is acceptable;
	(c) risk to buildings and other works arising from wave run-up is adequately mitigated through siting, structural or design methods;
	(d) need for future remediation works is minimised;
	(e) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works,
	except if it is development dependent on a coastal location ^{R1} .

E15.7.2.R1 Refer E15.7.6

E15.7.3 Coastal Inundation Low Hazard Areas

Objective:

To ensure that low risk from coastal inundation is appropriately managed and takes into account the use of the buildings.

Acceptable Solutions	Performance Criteria
A1	P1
A new habitable building must comply with the following:	A new habitable building must satisfy all of the following:

- (a) floor level no lower than the the Minimum (a)
 Level for the Coastal Inundation Low
 Hazard Area in Table E15.1;
 - (a) risk to users of the site, adjoining or nearby land is acceptable;
 - (b) risk to adjoining or nearby property or public infrastructure is acceptable;
 - risk to buildings and other works arising from wave run-up is adequately mitigated through siting, structural or design methods;
 - (d) need for future remediation works is minimised;
 - (e) access to the site will not be lost or substantially compromised by expected future sea level rise either on or off-site;
 - (f) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works.

Α2

An extension to a habitable building must comply with either of the following:

- floor level of habitable rooms is no lower than the Minimum Level for the Coastal Inundation Low Hazard Area in Table E15.1;
- (b) floor area is no more than 60 m².

P2

An extension to a habitable building must satisfy all of the following:

- (a) floor level is no lower than existing floor level;
- (b) risk to users of the site, adjoining or nearby land is not increased;
- (c) risk to adjoining or nearby property or public infrastructure is not increased.

А3

A non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia, must have a floor area no more than 60 m².

Р3

A non-habitable building must satisfy all of the following:

- (a) risk to users of the site, adjoining or nearby land is acceptable;
- (b) risk to adjoining or nearby property or public infrastructure is acceptable;
- (c) need for future remediation works is minimised;
- (d) provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works;

except if it is a building dependent on a coastal
location ^{R1} .

E15.7.3.R1 Refer E15.7.6

E15.7.4 Riverine Inundation Hazard Areas

Objective:

To ensure that risk from riverine, watercourse or inland flooding is appropriately managed and takes into account the use of the buildings.

Acceptable Solutions	Performance Criteria	
A1	P1	
A new habitable building must have a floor level no lower than the 1% AEP (100 yr ARI) storm	A new habitable building must have a floor level that satisfies all of the following:	
event plus 300 mm.	(a) risk to users of the site, adjoining or nearby land is acceptable;	
	(b) risk to adjoining or nearby property or public infrastructure is acceptable;	
	(c) risk to buildings and other works arising from riverine flooding is adequately mitigated through siting, structural or design methods;	
	(d) need for future remediation works is minimised;	
	(e) provision of any developer contribution required pursuant to policy adopted by Council for riverine flooding protection works.	
A2	P2	
An extension to an existing habitable building must comply with one of the following:	An extension to an existing habitable building must satisfy all of the following:	
(a) floor level of habitable rooms is no lower than the 1% AEP (100 yr ARI) storm event	(a) floor level to be no lower than existing floor level;	
plus 300 mm; (b) floor area of the extension no more than	(b) risk to users of the site, adjoining or nearby land is not increased;	
60 m ² as at the date of commencement of this planning scheme.	(c) risk to adjoining or nearby property or public infrastructure is not increased.	
A3	P3	

The total floor area of all non-habitable buildings, outbuildings and Class 10b buildings under the Building Code of Australia, on a site must be no more than 60 m².

A non-habitable building, an outbuilding or a Class 10b building under the Building Code of Australia, must satisfy all of the following:

- (a) risk to users of the site, adjoining or nearby land is acceptable;
- (b) risk to adjoining or nearby property or public infrastructure is acceptable;
- (c) need for future remediation works is minimised;
- (d) provision of any developer contribution required pursuant to policy adopted by Council for riverine flooding protection works;

E15.7.5 Riverine, Coastal Investigation Area, Low, Medium, High Inundation Hazard Areas

Objective:

- (a) To ensure that landfill and mitigation works do no unreasonably increase the risk from riverine, watercourse and inland flooding, and risk from coastal inundation.
- (b) To ensure that the risk to waste water management from riverine, watercourse and inland flooding, and risk from coastal inundation is appropriately managed.

Acceptable Solutions	Performance Criteria	
A1	P1	
For landfill, or solid walls greater than 5 m in length and 0.5 m in height, there is no acceptable solution.	Landfill, or solid walls greater than 5 m in length and 0.5 m in height, must satisfy all of the following:	
	(a) no adverse affect on flood flow over other property through displacement of overland flows;	
	(b) the rate of stormwater discharge from the property must not increase;	
	(c) stormwater quality must not be reduced from pre-development levels.	
A2	P2	
No acceptable solution.	Mitigation measures, if required, must satisfy all of the following:	

(a)	be sufficient to ensure habitable rooms will
	be protected from flooding and will be able
	to adapt as sea levels rise;

(b) not have a significant effect on flood flow.

А3

A land application area for onsite wastewater management must comply with all of the following:

- (a) horizontal separation distance from high water mark or from the top of bank of a watercourse or lake must be no less than 100 m;
- (b) vertical separation distance from the water table must be no less than 1.5 m.

Р3

A land application area for onsite wastewater management must satisfy all of the following:

- (a) horizontal separation distance from high water mark or from the top of bank of a watercourse or lake must satisfy all of the following:
 - (i) be no less than 15 m,
 - (ii) effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system,
- (iii) the average gradient is no more than 16 degrees;
- b) vertical separation distance from the water table must satisfy all of the following:
 - (i) be no less than 0.6 m, (whether 'in ground' or by use of a raised bed),
 - (ii) effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system.

E15.7.6 Development Dependent on a Coastal Location

Objective:

To ensure that buildings and works dependent on a coastal location are appropriately designed and sited to account for risk from inundation, taking into account the nature of the development.

Acceptable Solutions	Performance Criteria
A1	P1
An extension to an existing boat ramp, car park, jetty, marina, marine farming shore facility or slipway must be no more than 20% of the size of the facility existing at the effective date.	Buildings and works must satisfy all of the following:

(a) need for a coastal location is demonstrated; (b) new facilities are grouped with existing facilities, where reasonably practical; (c) building design responds to the particular size, shape, contours or slope of the land and minimises the extent of cut and fill; waste, including from cleaning and repairs of vessels and other maritime equipment and facilities, solid waste, is managed to ensure waste is safe from inundation events; (e) risk from inundation is acceptable, taking into account the nature of the development and its users. Α2 **P2** No Acceptable Solution. Dredging or reclamation must satisfy all of the following: (a) be necessary to establish a new or expanded use or development or continue an existing use or development potential for foreshore erosion or seabed (b) instability is minimised; (c) impacts to coastal processes, including sand movement and wave action are minimised and any potential impacts will be mitigated so that there are no unreasonable adverse long-term effects, limited and acceptable impact on aquatic (d) flora, fauna and habitat; (e) risk of re-suspension of potentially contaminated material is minimised; (f) extracted material will be adequately and appropriately disposed of, including appropriate management of any declared weeds, local environmental weeds and other contamination; **A3** Р3

No Acceptable Solution for coastal protection works initiated by the private sector.	Coastal protection works initiated by the private sector must satisfy all of the following:	
	(a) be designed by a suitably qualified person;	
	(b) minimise adverse effect to coastal processes, including wave action and behaviour, sediment dynamics, current and tidal flows in the area;	
	(c) cause no adverse effects on other parts of the coast, including increased risk of erosion;	
	(d) minimise the potential for erosion as far as practicable;	
	(e) not unduly reduce existing visual amenity;	
	(f) provide habitat for flora and fauna as appropriate.	

E15.8 Development Standards for Subdivision

E15.8.1 Medium and High Inundation Hazard Areas

Objective:

To ensure subdivision does not create opportunity for development that will be unnecessarily exposed to unacceptable risk from inundation in the high or medium inundation hazard areas.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Subdivision of a lot, all or part of which is within a Medium or High Inundation Hazard Area must be for the purpose of one or more of the following: (a) separation of existing dwellings; (b) creation of a lot for the purposes of public open space, public reserve or utilities; (c) creation of a lot in which the building area, access and services are outside the hazard area, with the exception of stormwater.

A2	P2
Subdivision is not prohibited by the relevant zone standards.	No performance criteria.

E15.8.2 Subdivision Dependent on a Coastal Location

Objective:

To provide for subdivision of development dependent on a coastal location.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Subdivision of land must be for the purposes of creation of a lot for buildings or works dependent on a coastal location and must not be prohibited by the relevant zone standards.

E15.8.3 Subdivision within a Riverine Inundation Hazard Area

Objective:

That subdivision within a Riverine Inundation Hazard Area does not create an opportunity for use or development that cannot achieve a tolerable risk from flood.

Acce	ptable Solutions	Perf	ormance Criteria
A1		P1	
subd	lot, or a lot proposed in a plan of livision, within a Riverine Inundation Hazard must: be able to contain a building area, vehicular access and services, that are wholly located outside a Riverine Inundation Hazard Area;	subd area deve	lot, or a lot proposed in a plan of ivision, within a riverine inundation hazard, must not create an opportunity for use or lopment that cannot achieve a tolerable risk flood, having regard to: any increase in risk from flood for adjacent land;
(b) (c)	be for the creation of separate lots for existing buildings; be required for public use by the Crown, a	(b)	the level of risk to use or development arising from an increased reliance on public infrastructure;
(d)	council or a relevant agency; or be required for the provision of Utilities.	(c)	the need to minimise future remediation works;
	· ·	(d)	any loss or substantial compromise by flood of access to the lot, on or off site;

(e)	the need to locate building areas outside the riverine inundation hazard area;
(f)	any advice from a State authority, regulated entity or a council; and
(g)	the advice contained in a flood hazard report.

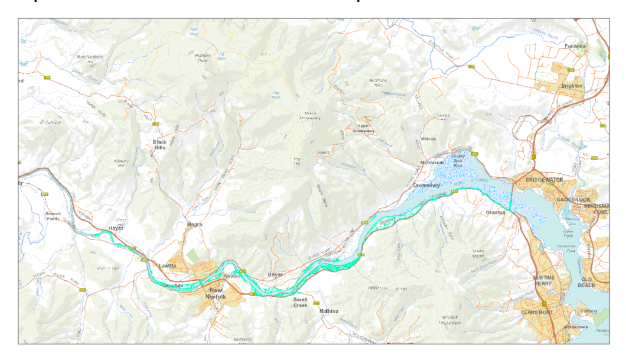
Table E15.1 Coastal Inundation High, Medium & Low Hazard Areas - Minimum Levels

					Modelled Inunc	lation Scer	narios
					Hazaro	d Areas	
			Building Control	High	Mediu	m	Low
LGA and Suburb	Postcode	Base_Ht	HAT*	TR_20SLR	AEP1pct_2050	TR_80SLR	AEP1pct_2100
Description		RU	RU	RU	RU and 300mm FB	RU	RU and 300mm FB
Derwent Valley Council		0.6	0.8	0.8	1.9	1.4	2.5
Boyer	7140	0.6		0.8	1.9	1.4	2.5
Bridgewater	7030	0.6		0.8	1.9	1.4	2.5
Dromedary	7030	0.6		0.8	1.9	1.4	2.5
Granton	7030	0.6	0.8	0.8	1.9	1.4	2.5
Hayes	7140	0.7		0.9	1.9	1.5	2.5
Lawitta	7140	0.6		0.8	1.9	1.4	2.5
Malbina	7140	0.6		0.8	1.9	1.4	2.5
New Norfolk	7140	0.6		0.8	1.9	1.4	2.5
Plenty	7140	0.7		0.9	1.9	1.5	2.5
Sorell Creek	7140	0.6		0.8	1.9	1.4	2.5

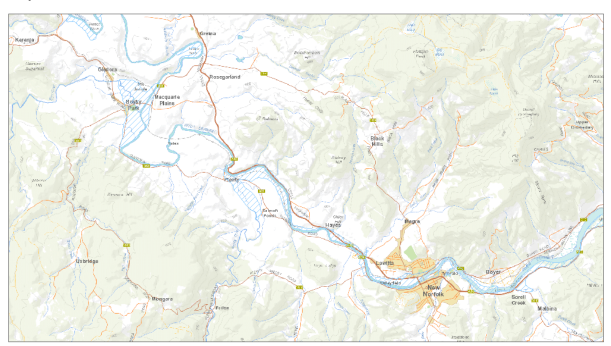
Notes and
Modelled Scenarios

RU	Rounded Up
FB	Freeboard
HAT	Highest Astronomical Tide
	(the highest tide that might be expected under normal conditions. HAT Data is missing for some suburbs)
	HAT values for rivers and estuary regions should not be relied upon (as these have been interpolated)
	* HAT data has not been included for inland areas as it could be misleading.
TR_20SLR	Sea Level Rise by 20cm above 2010 base levels
TR_80SLR	Sea Level Rise by 80cm above 2010 base levels
AEP1pct_2050	Modelled 1% Annual Exceedence Probability for the year 2050
AEP1pct_2050	Modelled 1% Annual Exceedence Probability for the year 2100
	The results include the effects of tides, storm surges, and SLR only. They do not account for other factors such as wave sets and run up. To account for this, 300mm FB has been added to the data.

Map E15.1 Coastal Inundation Hazard Area - LISTmap



Map E15.2 Riverine Inundation Hazard Area



E16.0 Coastal Erosion Hazard Code

E16.1 Purpose

- E16.1.1 The purpose of this provision is to:
 - (a) facilitate sustainable development of those parts of the coast vulnerable to coastal erosion hazard and/or anticipated to be vulnerable to coastal erosion hazard due to climate change;

- (b) identify coastal areas which are vulnerable to both current and anticipated coastal erosion hazard due to climate change;
- (c) provide for development responses that appropriately respond to coastal erosion hazard;
- (d) preclude development that will adversely impact coastal dynamics in a way detrimental to the development site and other property;
- (e) manage development in coastal in areas vulnerable to erosion, recession or wave run-up so that:
 - (i) people, property and infrastructure are not exposed to an unacceptable level of risk,
 - (ii) future costs associated with options for adaptation, protection, retreat or abandonment of property and infrastructure are minimised,
 - (iii) marine-infrastructure on coastal landforms is undertaken in a way that protects coastal features, processes and ecological systems that assist in mitigating erosion risk;
- (f) provide for appropriate development dependent on a coastal location.

E16.2 Application

E16.2.1 This code applies to:

- (a) development on land in the Coastal Erosion Hazard Area shown on the planning scheme maps;
- (b) change of use from a non-habitable building to a habitable building or to a new use with a habitable room on land that is in the Coastal Erosion Hazard Area shown on the planning scheme maps;
- (c) development of buildings and works dependent on a coastal location, (including the subdivision of land for such buildings and works) on land in the Coastal Erosion Hazard Area.

E16.3 Definition of Terms

E16.3.1 In this code, unless the contrary intention appears:

buildings and works	means buildings and works for which there is a demonstrated need to be
dependent on a coastal	located at a coastal location, and includes boat sales and storage, marine
location	farming shore facilities, marine-related public open space & recreation
	facilities, pleasure boat facilities, roads & other utilities and wharves.
	Dwellings are not included.
Coastal Erosion Hazard	means an area vulnerable to coastal erosion hazard as defined on the
Area	planning scheme maps.

coastal erosion hazard	means land vulnerable to one or more of the following:	
	(a) erosion;	
	(b) recession;	
	(c) wave run-up.	
coastal protection structure	means a hard structure (such as a sea wall, groyne or breakwater) placed partially or wholly along the land-water interface to protect the land from the sea or to stop erosion of the shoreline.	
coastal vulnerability report	means a report prepared by a suitably qualified person in accordance with joint Australian/New Zealand Standard AS/NZS 4360:1999 Risk Management.	
coastal works management plan	means a specific site plan acceptable to the planning authority that details vegetation management measures and erosion control measures on building and construction sites on coastal landforms prepared by a suitably qualified person in accordance with best practice guidelines. ^{R1}	
erosion risk management plan	means a plan endorsed by the planning authority and developed by a suitably qualified person covering an area encompassing the subject site and designed to substantially reduce the exposure of the site and its surrounds to erosion risk.	
existing floor area	means the gross floor area as at the effective date.	

E16.3.R1 The Tasmanian Coastal Works Manual by The Coastal and Marine Branch, EPA Division, Department of Primary Industries, Parks, Water and Environment is considered best practice guidelines.

E16.4 Use and Development exempt from this Code

- E16.4.1 The following development is exempt from this code:R1
 - (a) coastal protection works undertaken by, or on behalf of, a public authority and have been designed by a suitably qualified person;
 - (b) change of use, other than a new use necessitating changing a non-habitable building to a habitable building.

E16.4.R1 Emergency works are not regulated by planning schemes pursuant to S.40 of the *Emergency Management Act 2006*.

E16.5 Application Requirements

E16.5.1 In addition to any other application requirements, the planning authority must require the applicant for a development involving construction of a coastal protection structure to provide an assessment by a suitably qualified and experienced person accompanied by any necessary engineering detail demonstrating the following:

- (a) the development is an appropriate mitigation response based on its location and exposure to the hazard;
- (b) the development will not increase the level of risk of the hazard for adjoining or nearby properties or public infrastructure;
- (c) the need for future remediation works is minimised;
- (d) important natural features are adequately protected;
- (e) health and safety of people is not placed at risk.
- (f) any impact the development will have on public access to the coast, where it is currently available
- E16.5.2 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) a coastal vulnerability report;
 - (b) a site analysis plan identifying any natural or constructed features that could influence, or be influenced by, coastal processes prior to and after erosion events;
 - (c) a coastal works management plan;
 - (d) an erosion risk management plan;
 - (e) evidence that proposal is either appropriately located and/or any building or works will be designed and constructed to withstand coastal forces from wave run-up and/or erosion events;
 - (f) any of the information listed in E16.5.1, above.

E16.6 Use Standards

Objective:

To ensure that change of use involving habitable buildings and/or habitable rooms appropriately responds to erosion risk.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Change of use of a non habitable building to a use involving habitable rooms must satisfy all of the following:
	(a) the use must not increase the risk to users of the site;
	(b) any increased reliance on public infrastructure must not result in a unacceptable level of risk;

(c)	need for future remediation works is minimised;
(d)	access to the site must not be lost or substantially compromised by increased future erosion expected to result from future sea level rise, either on or off-site;
(e)	provision of any developer contribution required pursuant to policy adopted by Council for coastal protection works.

E16.7 Development Standards

E16.7.1 Buildings and Works

Objective:

To ensure that development in Coastal Erosion Hazard Areas is fit for purpose and appropriately managed based on the level of exposure to the hazard.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution.	Buildings and works must satisfy all of the following:
	(a) not increase the level of risk to the life of the users of the site or of hazard for adjoining or nearby properties or public infrastructure;
	(b) erosion risk arising from wave run-up, including impact and material suitability, may be mitigated to an acceptable level through structural or design methods used to avoid damage to, or loss of, buildings or works;
	(c) erosion risk is mitigated to an acceptable level through measures to modify the hazard where these measures are designed and certified by an engineer with suitable experience in coastal, civil and/or hydraulic engineering;
	(d) need for future remediation works is minimised;

(e)	health and safety of people is not placed at risk;
(f)	important natural features are adequately protected;
(g)	public foreshore access is not obstructed where the managing public authority requires it to continue to exist;
(h)	access to the site will not be lost or substantially compromised by expected future erosion whether on the proposed site or off-site;
(i)	provision of a developer contribution for required mitigation works consistent with any adopted Council Policy, prior to commencement of works;
(j)	not be located on an actively mobile landform.

E16.7.2 Development Dependent on a Coastal Location

Objective:

To ensure that buildings and works dependent on a coastal location are appropriately designed and sited to account for risk of erosion, taking into account the nature of the development.

Acceptable Solutions	Performance Criteria
A1	P1
An extension to an existing boat ramp, car park, jetty, marina, marine farming shore facility or	Buildings and works must satisfy all of the following:
slipway must be no more than 20% of the size of the facility existing at the effective date.	(a) need for a coastal location is demonstrated;
	(b) new facilities are grouped with existing facilities, where reasonably practical;
	(c) native vegetation is retained, replaced or re-established so that overall impact on erosion potential resulting from removal of native vegetation is negligible;
	(d) potential for erosion is minimised generally;

	(e) building design responds to the particular size, shape, contours or slope of the land and minimises the extent of cut and fill;
	(f) impacts on coastal processes, including sand movement and wave action, are minimised and any potential impacts on erosion potential are mitigated so that there are no unreasonable adverse long-term effects;
	(g) not be located on an actively mobile landform.
A2	P2
No Acceptable Solution.	Dredging or reclamation must satisfy all of the following:
	(a) be necessary to establish a new or expanded use or development or continue an existing use or development
	(b) potential for foreshore erosion or seabed instability is minimised;
	(c) impacts to coastal processes, including sand movement and wave action are minimised and any potential impacts will be mitigated so that there are no unreasonable adverse long-term effects.
A3	Р3
No Acceptable Solution for coastal protection works initiated by the private sector.	Coastal protection works initiated by the private sector must satisfy all of the following:
	(a) be designed by a suitably qualified person;
	(b) minimise adverse effect to coastal processes, including wave action and behaviour, sediment dynamics, current and tidal flows in the area;
	(c) cause no adverse effects on other parts of the coast, including increased risk of erosion;
	(d) minimise the potential for erosion as far as practicable.

E16.8 Subdivision Standards

E16.8.1 Subdivision in Coastal Erosion Hazard Areas

Objective:

To ensure subdivision does not create opportunity for development that will be unnecessarily exposed to unacceptable risk from erosion, recession or wave run up.

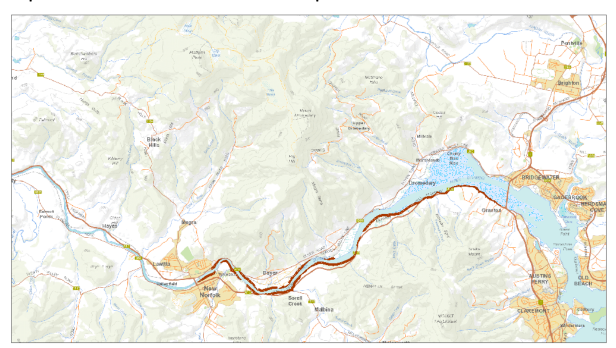
Acceptable Solutions	Performance Criteria	
A1	P1	
No Acceptable Solution.	Subdivision of a lot, all or part of which is within an Coastal Erosion Hazard Area must be for the purpose of one or more of the following:	
	(a) separation of existing dwellings;	
	(b) creation of a lot for the purposes of public open space, public reserve or utilities;	
	(c) creation of a lot in which the building area, access and services are outside the Coastal Erosion Hazard Area.	
A2	P2	
No Acceptable Solution.	Subdivision must satisfy all of the following:	
	(a) not increase risk to adjoining or nearby property;	
	(b) any increased reliance on public infrastructure must not result in a unacceptable level of risk;	
	(c) need for future remediation works is minimised;	
	(d) access to the lot will not be lost or substantially compromised by coastal hazards on or off-site;	
	(e) no building area is located within the Coastal Erosion Hazard Area;	
	(f) provision of a developer contribution for required mitigation works consistent with any adopted Council Policy, prior to commencement of works;	

(g)	not be prohibited by the relevant zone
	standards.

E16.8.2 Subdivision Dependant on a Coastal Location

Objective: To provide for subdivision of development dependent on a coastal location.				
A1	P1			
No Acceptable Solution.	Subdivision of land associated with activities dependent on a coastal location must be for the purposes of one or more of the following:			
	(a) creation of a lot for marine farming shore facilities;			
A2	P2			
No acceptable solution.	Subdivision must not be prohibited by the relevant zone standards.			

Map E16 Coastal Erosion Hazard Area - LISTmap



E17.0 Signs Code

E17.1 Purpose

- E17.1.1 The purpose of this provision is to:
 - (a) provide opportunities for commercial advertising essential to support and encourage business activity;
 - (b) promote the use of well designed signs that complement and enhance the streetscape and do not exacerbate visual clutter or adversely impact on residential amenity;
 - (c) promote signs which assist with way-finding and pedestrian usability as part of a coordinated interpretative and directional signage framework;
 - (d) ensure that signs do not adversely impact on the cultural heritage values of places of cultural significance.

E17.2 Application

- E17.2.1 This code applies to:
 - (a) the construction, putting up for display or erection as development; and
 - (b) the continuous display as use;

of all signs.

E17.3 Definition of Terms

E17.3.1 Each sign must be categorised into one of the definitions listed and described below. If a sign fits a definition of more than one defined sign, the most specific defined sign applies. If a sign does not readily fit any defined sign, it must be categorised as the most similar defined sign.

E17.3.2 In this code, unless the contrary intention appears:

Above Awning Sign	means a sign attached to and supported above an awning.
Arcade Sign	means a sign suspended from or attached to the ceiling of an internal public pedestrian area.
Area	means, for a sign, the entire area within a regular, geometric form or combination of regular, geometric forms comprising all the display area of the sign and including all of the elements of the matter displayed. In the case of those messages composed of individual letters using the wall or window as background the area shall be calculated by measuring the perimeter enclosing the letters and the encompassed area shall be considered the total sign area. Structural members not being advertising matter shall not be included in computation of surface area.

Awning Fascia Sign	means a sign on the fascia or return ends of cantilever or suspended awnings.
Banner Sign	means a sign constructed of lightweight non-rigid material, such as cloth, canvas or similar fabric, attached to the wall of a building or other existing structure including light poles.
Below Awning Sign	means a sign attached to and supported below an awning.
Building Site Sign	means a temporary sign indicating that construction works are occurring on a property.
Bunting	means a string of small flags, or streamers strung in a line from or otherwise attached to a building or other structure.
Business Directory	means a sign for a building in multiple tenancies, which identifies the name of businesses and their location within the same building and does not contain any product or other advertising.
Cabinet Sign	means a cabinet with a transparent face attached to the wall of a building or structure for the display of information within, for example menus outside a restaurant.
Election Sign	means an election poster that advertises candidates or parties running in a Federal, State or Local Government election.
Flag Sign	means a sign constructed of lightweight, non-rigid material attached by one edge to a pole or rope.
Fuel Price Sign	means a sign indicating the current price of fuels available on the site of a service station.
Ground Based Sign	means a sign permanently attached to the ground on its own supportive structure, independent of any building, primarily intended to identify the premises or its access on arrival and not be seen from a distance. Does not include a pole or pylon sign or ground based panel sign.
Ground Based Panel Sign	means a sign permanently attached to the ground on its own supportive structure, independent of any building, primarily intended to identify the premises and be seen from a distance. Does not include a pole or pylon sign or ground based sign.
Horizontal Projecting Wall Sign	means a sign projecting from the wall of a building having a horizontal dimension greater than its vertical dimension.
Inflatable Sign	means a sign made of flexible material or fabric that is made to take on a three-dimensional shape when filled with a sufficient volume of air or gas.

Internal Sign	means a sign within a building intended to be seen from outside the building.
Interpretive Sign	means a sign providing information for the public, such as plans, historic information, location of services, features and businesses, and includes artworks that convey meaning. This type of sign can be private (i.e. placed by and for the benefit of a private business) or public (i.e. placed by an agency in the public interest).
Name Plate	means a single sign identifying one of the occupants of a property used for professional rooms, attached flush to the wall of the building.
Newspaper Day Bill Sign	means a sign placed outside a business selling newspapers, which contains news headlines.
Open/Closed Signs (external)	means an external open/closed signs including any extending out from a building's surface.
Pole/pylon sign	means a sign erected on a pole, poles or pylon independent of any building, provided it is not designed or used as a poster panel (billboard).
Portable Sign	means a sign not on a public reservation and not permanently attached to the ground or to a building or other structure (N.B. Portable Signs on a public reservation are controlled by licence under the Council's By-Laws).
Poster Panel (Billboard)	means a structure either freestanding or attached to a building designed to accommodate standard Poster Panels, the message of which may be changeable and variable.
Real Estate Sign	means a temporary sign erected for the purposes of selling/leasing of real estate for the duration of the period the real estate is on the market.
Reserve Sign	means a sign erected on a public reserve by a public authority for the information, guidance or safety of the public.
Roof Sign	means a sign erected on the roof or parapet of a building with the highest point of its base not exceeding a vertical distance of 300mm above the roof or parapet.
Screen Sign	means messages or product logos or other graphics printed or displayed on screens used in association with outdoor dining.
Sky Sign	means a sign erected on the roof or parapet of a building where the highest point of its base exceeds a vertical distance of 300mm above the roof or parapet.

Statutory Sign	means a sign required or specified by statute; and a sign relating to safety or guidance of pedestrians, traffic and shipping; including but not limited to a hazard sign, a Hazchem sign; a traffic control sign; a maritime purposes sign; international/national signposting conventions for service provisions and toilets.
Street Number	means a sign indicating the street number of a property.
Sun Blind Sign	means a sign incorporated into the fabric or structure of a sun blind or canopy situated over a door or window
Temporary Sign	means a sign of a temporary nature which advertises a community event of a religious, educational, cultural, political, social or recreational character.
Tourism Information Sign	means a sign compliant with the Tasmanian Roadside Signs Manual and approved by the road authority.
Transom Sign	means a sign attached to the transom of a doorway or display window of a building.
Umbrella Sign	means messages, product or propriety logos, or other graphics printed or displayed on umbrellas used in association with outdoor dining.
Vertical Projecting Wall Sign	means a sign projecting from the wall of a building with a vertical dimension greater than or equal to its horizontal dimension.
Wall Mural	means a graphical or pictorial painted design on a wall which contains a defined advertising message.
Wall Sign	means a sign painted on or attached parallel to the wall of a building or fence surrounding a building.
Window Sign	means a sign on the glass surface of a window or located less than 150mm behind a surface.

E17.4 Use or Development Exempt from this Code

- E17.4.1 The signs listed in Table E.17.1 are exempt from requiring a permit under this planning scheme provided that all of the following apply:
 - (a) historic building fabric is not damaged by the drilling of holes into stone, brick or wood and all fittings are fixed using non corrosive fittings, and in the case of masonry buildings, inserted into mortar joints;
 - (b) the standards in Table E.17.2 and the **Acceptable Solutions** in Clauses E.17.6.1 and E.17.7.1 are complied with;
 - (c) the sign is on, or affixed to, the land to which it relates.

- E17.4.2 Signs within a building or site that cannot be seen from outside of the building or site are exempt from requiring a permit under this planning scheme.
- E17.4.3 Changes to the graphics of a legally existing sign, including text, graphic design and colour is exempt from requiring a permit under this planning scheme.

E17.5 Application Requirements

E17.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide a heritage impact statement from a suitably qualified person setting out the effect of a proposed sign on the cultural heritage significance of a Heritage Place, Heritage Precinct or Cultural Landscape Precinct.

E17.6 Use Standards

E17.6.1 Use of Signs

_									
O	h	ı,	Δ	~	t	I۱	Ω	٠	
\mathbf{C}	v	ľ	C	u	ι	ıν		•	

To ensure that the use of signs complements or enhances the built or natural environment in which they are located.

Acceptable Solutions	Performance Criteria
Acceptable solutions	renormance criteria
A1	P1
A sign must be a permitted sign in Table E.17.3.	A sign must be a discretionary sign in Table E.17.3.
A2	P2
A sign associated with the sale of goods or services must relate directly to the use of the building or site to which it is affixed.	No performance criteria.
A3	Р3
A sign must not contain flashing lights, moving parts or moving or changing messages or graphics, except if a Statutory Sign	A sign contain flashing lights, moving parts or moving or changing messages or graphics must not have an unreasonable impact upon the residential amenity of a residential use caused by light shining into windows of habitable rooms, movement or visual intrusion or cause undue distraction to drivers of motor vehicles.
A4	P4
An illuminated sign must not be located within 30 metres of a residential use, except if a Statutory Sign	An illuminated sign within 30 metres of a residential use must not have an unreasonable impact upon the residential amenity of that use caused by light shining into windows of habitable rooms.

E17.7 Development Standards

E17.7.1 Standards for Signs

Objective:

To ensure that the design and siting of signs complement or enhance the characteristics of the natural and built environment in which they are located.

natural and built environment in which they are located.				
Acceptable Solutions	Performance Criteria			
A1	P1			
A sign must comply with the standards listed in Table E.17.2 and be a permitted sign in Table E17.3.	A sign not complying with the standards in Table E17.2 or has discretionary status in Table E17.3 must satisfy all of the following:			
	(a) be integrated into the design of the premises and streetscape so as to be attractive and informative without dominating the building or streetscape;			
	 (b) be of appropriate dimensions so as not to dominate the streetscape or premises on which it is located; 			
	(c) be constructed of materials which are able to be maintained in a satisfactory manner at all times;			
	(d) not result in loss of amenity to neighbouring properties;			
	(e) not involve the repetition of messages or information on the same street frontage;			
	(f) not contribute to or exacerbate visual clutter;			
	(g) not cause a safety hazard.			
A2	P2			
The number of signs per business per street frontage must comply with all of the following:	The number of signs per business per street frontage must:			
 (a) maximum of 1 of each sign type; (b) maximum of 1 window sign per window; 	(a) minimise any increase in the existing level of visual clutter in the streetscape; and where possible, shall reduce any existing visual clutter in the streetscape by			
(c) if the street frontage is less than 20 m in length, the maximum number of signs on that frontage is 3;				

 (d) if the street frontage is 20 m in length or greater, the maximum number of signs on that frontage is 6. except for the following sign types, for which there is no limit; (i) Building Site, (ii) Name Plate, (iii) Newspaper Day Bill, (iv) Open/Closed, (v) Real Estate, (vi) Street Number, (vii) Temporary Sign. 		(c)	reduce the existing level of visual clutter in the streetscape by replacing, where practical, existing signs with fewer, more effective signs; not involve the repetition of messages or information.	
А3			Р3	
Signs must not obscure or prevent or delay a driver from seeing a Statutory Sign or a Tourist Information Sign.		No p	erformance criteria.	
A4		P4		
Signs must not resemble Statutory Signs because of the same or similar shape, size, design, colour, letter size or lighting.		No p	erformance criteria.	

E17.7.2 Standards for signs on Heritage Places subject to the Heritage Code or within Heritage Precincts or Cultural Landscape Precincts

Objective:

To ensure the size, design and siting of signs complements and does not impact on the cultural heritage significance of places or precincts listed in the Historic Heritage Code. R1

Acceptable Solutions	Performance Criteria		
A1	P1		
No Acceptable Solution	A sign on a Heritage Place listed in the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct must satisfy all of the following: (a) be located in a manner that minimises impact on cultural heritage significance of the place or precinct;		

(b) be placed so as to allow the architectural details of the building to remain prominent; (c) be of a size and design that will not substantially diminish the cultural heritage significance of the place or precinct; (d) be placed in a location on the building that would traditionally have been used as an advertising area if possible; (e) not dominate or obscure any historic signs forming an integral part of a building's architectural detailing or cultural heritage values; (f) have fixtures that do not damage historic building fabric, including but not restricted to attachments to masonry and wood, such as to using non-corrosive fixings inserted in mortar joints; not project above an historic parapet or (g) roof line if such a projection impacts on the cultural heritage significance of the building; (h) be of a graphic design that minimises modern trademark or proprietary logos not sympathetic to heritage character; (i) not use internal illumination in a sign on a Heritage Place unless it is demonstrated that such illumination will not detract from the character and cultural heritage values of the building.

E17.7.2.R1 Refer to the Tasmanian Heritage Council Practice Note No. 6 for good practice guidelines for signs on heritage buildings.

Table E17.1 Exempt Signs

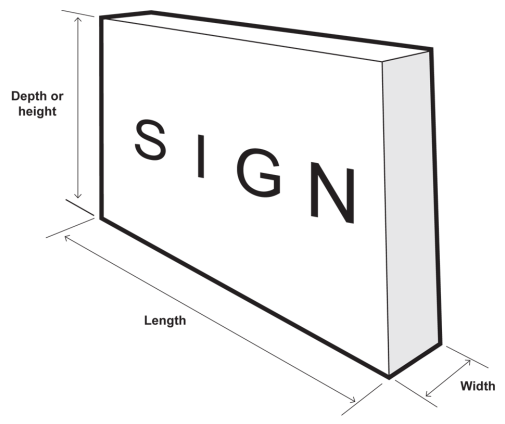
Sign Type	Qua	Qualification	
Above Awning Sign	(a)	No more than 1 Above Awning Sign per business.	
	(b)	The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.	
	(c)	Must be in the Central Business Zone or Business Zone.	

Awning Fascia Sign	(a) Must not be illuminated.			
	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.			
Below Awning Sign	(a) No more than 1 Below Awning Sign per business.			
	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.			
	(c) No more than 2 faces			
Building Site Sign				
Bunting	(a) No more than 1 row per site not longer than the width of the street frontage.			
	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.			
Business Directory	Must not be placed on the exterior of a building unless within a recessed entrance or doorway 90 degrees to the property boundary and must not project beyond the face of the building.			
Election Sign				
Flags	Must show only the national symbol of any country, state, territory, ethnic group, the standard of a representative of a royal family or visiting dignitaries or an international institution (e.g. United Nations, Red Cross).			
Fuel Price Sign	The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.			
Horizontal Projecting	(a) No more than 1 Horizontal Projecting Wall Sign per business.			
Wall Sign	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.			
Internal Sign	(a) Must be associated with the display and sale of goods and/or services provided on site.			
	(b) Must not be a business identification sign, which is internally illuminated.			
Interpretive Sign	Must be erected by a public authority			
Name Plate	Must be attached flush to a wall.			
Newspaper Day Bill Sign				
	·			

Open/Closed Sign	
Portable Sign	Must not be illuminated.
Real Estate Sign	
Reserve Sign	
Screen Sign	Must be on a screen used in association with outdoor dining which has an occupation license under any relevant Council By-Law.
Statutory Sign	
Street Number	Area no more than 0.5m ²
Temporary Sign	
Tourism Information Sign	
Transom Sign	(a) Must not be illuminated.
	(b) No more than 1 Transom Sign per business.
	(c) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.
Umbrella Sign	Must be on an umbrella used in association with outdoor dining which has an occupation license under any relevant Council By-Law.
Wall Mural	(a) Must be on a public building or structure.
	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct
Wall Sign	(a) No more than 1 Wall Sign per building.
	(b) Must not be illuminated.
	(c) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.
Window Sign	(a) No more than 2 Window Signs per building.
	(b) The sign is not at a Heritage Place subject to the Historic Heritage Code or within a Heritage Precinct or Cultural Landscape Precinct.

Table E17.2 Sign Standards

The dimensions indicated on the diagram below are those applicable where referred to in this table:



Sign Type	Sign Standards
Above Awning Sign	(a) Depth no more than 500mm;(b) Width no more than 300mm;(c) Does not project beyond the width of the awning or has a length no more than 2700mm, whichever is the lesser.
Arcade Sign	(a) Depth no more than 500mm;(b) Width no more than 300mm;(c) Clearance from ground no less than 2400mm.
Awning Fascia Sign	(a) Projects no more than 40mm in profile from the surface to which they are attached and are no less than 300mm from the kerb alignment;(b) Does not extend above, below or beyond the awning;(c) Height of lettering or other graphics is no more than 450mm.
Below Awning Sign	 (a) Depth no more than 500mm; (b) Width no more than 300mm; (c) Does not project beyond the width of the awning or has a length no more than 2700mm, whichever is the lesser; (d) Clearance from ground no less than 2400mm.

Banner Sign	(a) Vertical dimension no more than 1000mm; (b) Horizontal dimension no more than 6000mm.
Bunting	Depth of flag no more than 450mm.
Building Site Sign	Displayed for the period of construction works only.
Business Directory	(a) No more than 1 sign per building;(b) Vertical dimension no more than 2000mm;(c) Horizontal dimension no more than 600mm.
Cabinet Sign	 (a) Projection from face of wall no more than 40mm; (b) Area of face no more than 2m²; (c) Must not extend vertically or horizontally beyond the wall to which it is attached.
Election Sign	 (a) Area of face no more than 1m²; (b) Displayed only between the issuing of a writ for an election and 7 days after the election; (c) Does not encroach on any road or other public reservation.
Flag	(a) Dimensions no more than 2000mm x 1000mm;(b) Does not display products or proprietary items;(c) No fluorescent or iridescent colours.
Fuel Price Sign	 (a) No more than 2 signs per site; (b) Area of each face no more than 2m²; (c) Does not encroach on any road or other public reservation.
Ground Base Sign	 (a) Height above the ground no more than 2400mm; (b) Area of each face is no more than 2.5m²; (c) Does not encroach on any road or other public reservation.
Ground Base Panel Sign	(a) Height above the ground no more than 5000mm;(b) Width no more than 1500mm;(c) Does not encroach on any road or other public reservation.
Horizontal Projecting Wall Sign	 (a) Depth no more than 500mm; (b) Width no more than 300mm; (c) Length no more than 2700mm; (d) Clearance from ground no less than 2400mm; (e) Height to the highest point of the sign above ground no more than 3000mm; (f) Encroachment within kerb alignment no more than 400mm.
Internal Sign	Coverage of the window area no more than 10%.
Interpretive Sign	(No Standards)

Name Plate	(a) Horizontal dimension no more than 600mm;
	(b) Vertical dimension no more than 400mm;
	(c) Made of brass or similar traditional finish;
	(d) Total area of names plates no more than 0.5m ² .
Newspaper Day Bill Sign	(a) No more than 2 signs per site;
	(b) Area of each face no more than 0.6m ² .
Open/closed Sign	Area no more than 0.1m ²
Portable	(a) No more than 2 faces;
	(b) Area of each face no more than 0.6m²;
	(c) No more than 1 sign per business.
Pole or Pylon Sign	(a) Height to the highest point of the sign above ground no more than 5000mm;
	(b) Clearance from ground to sign no less than 2400mm;
	(c) Projects no more than 1200mm beyond the boundary with the
	footpath or road reservation.
	(d) Area of each face no more than 2m ² .
Poster Panel (Billboard)	(a) Length no more than 6000mm;
	(b) Depth no more than 3000mm;
	(c) Does not extend vertically or horizontally from the surface to which it
	is attached.
Real Estate Sign	(a) Area of face no more than 2m ² ;
	(b) Displayed only for the duration of the sale or letting of a property on the market;
	(c) Not separately affixed by bolt, nail or screw to masonry, brickwork or
	other face building material.
Reserve Sign	(No standards)
Roof Sign	(a) Distance between top of sign and roof or parapet no more than
	750mm;
	(b) Depth no more than 750mm;
	(c) Length no more than 4500mm; (d) Building height no more than 7500mm;
	(e) Message on no more than two faces.
	(c) Message of no more than two faces.
Screen Sign	(a) No more than 10% of the surface area of each side of the screen;
	(b) Must be business name only and not contain product content.
Sky Sign	(a) Distance between the top of the sign and roof or parapet no more
	than 2300mm;
	(b) Depth no more than 2000mm;
	(c) Length no more than 4500mm;

	(d) Not on a building with a height more than 7.5 metres.
Statutory sign	(No standards)
Street number	Area no more than 0.5m ² .
Sun Blind Sign	(a) Clearance from ground no less than 2400mm;(b) Horizontal clearance from kerb alignment no less than 450mm.
Temporary Sign	 (a) Must be displayed for no longer than 30 days before the event; (b) Must be removed within 7 days after the event; (c) Must not disrupt the safe movement of pedestrians or vehicles; (d) Must not cause damage to historic building fabric; (e) Must not be attached to any vegetation.
Tourism Information Sign	(No standards)
Transom Sign	 (a) Extends no more than 200mm beyond building alignment; (b) Does not extend beyond or below the level of the head of the doorway or window above which it is attached; (c) No more than 3600mm above the ground to the highest point of the sign; (d) Depth no more than 500mm.
Umbrella Sign	 (a) Diameter of umbrella no more than 2600mm (b) No more than 1 colour per business with multiple umbrellas (c) Must not obstruct pedestrian traffic (d) No more than 10% of the surface area of the umbrella. (e) Must be business name only and not contain product content.
Vertical Projecting Wall Sign	 (a) Projection from wall no more than 1200mm; (b) Height above ground no less than 2400mm; (c) Height to the highest point of the sign is not above eaves or parapet; (d) Width no more than 300mm.
Wall Mural	(No standards)
Wall Sign	 (a) Message on the front face only; (b) Projection from the face of the wall or fence no more than 450mm; (c) Does not extend laterally beyond the wall or above the top of the wall to which it is attached; (d) Area of sign no more than 2m².
Window Sign	(a) Does not obscure more than 10% of the window surface.(b) Must be on a ground floor level window.

Table E17.3 Status of Signs in Zones

General Residential

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Open/Closed	Permitted
Arcade	Discretionary	Pole or pylon	Discretionary
Awning Fascia	Discretionary	Portable	Discretionary
Banner	Prohibited	Poster Panel (Bill Board)	Prohibited
Below Awning	Discretionary	Real Estate	Permitted
Building Site	Permitted	Roof	Discretionary
Bunting	Prohibited	Reserve	Permitted
Business Directory	Discretionary	Screen	Permitted
Cabinet	Discretionary	Sky	Prohibited
Election	Permitted	Statutory	Permitted
Flag	Permitted	Street Number	Permitted
Fuel Price	Discretionary	Sun Blind	Discretionary
Ground base	Discretionary	Temporary	Permitted
Ground Based Panel	Discretionary	Transom	Discretionary
Horizontal Projecting Wall	Discretionary	Umbrella	Permitted
Inflatable	Discretionary	Vertical projecting Wall	Discretionary
Internal	Permitted	Wall Mural	Discretionary
Interpretive	Discretionary	Wall	Discretionary
Name Plate	Permitted	Window	Discretionary
Newspaper Day Bill	Permitted		
Table continues in next	column		

Low Density Residential

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from pr	evious column
Arcade	Discretionary	Open/Closed	Permitted

Awning Fascia	Discretionary	Pole or pylon	Prohibited
Banner	Prohibited	Portable	Discretionary
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Discretionary
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Discretionary	Street Number	Permitted
Ground base	Discretionary	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Discretionary
Inflatable	Prohibited	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Rural Living

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from pr	evious column
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Prohibited

Banner	Prohibited	Portable	Discretionary
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Discretionary
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Discretionary	Street Number	Permitted
Ground base	Discretionary	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Discretionary
Inflatable	Prohibited	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Village

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from pr	evious column
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted

Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Discretionary	Roof	Discretionary
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

Community Purpose

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Discretionary
Banner	Discretionary	Portable	Permitted
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary

Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Prohibited
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Prohibited	Street Number	Permitted
Ground base	Prohibited	Sun Blind	Prohibited
Ground Based Panel	Prohibited	Temporary	Permitted
Horizontal Projecting Wall	Prohibited	Transom	Discretionary
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Prohibited
Interpretive	Permitted	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Recreation

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Discretionary
Banner	Discretionary	Portable	Permitted
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted

Bunting	Prohibited	Roof	Prohibited
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Prohibited	Street Number	Permitted
Ground base	Prohibited	Sun Blind	Prohibited
Ground Based Panel	Prohibited	Temporary	Permitted
Horizontal Projecting Wall	Prohibited	Transom	Discretionary
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Prohibited
Interpretive	Permitted	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Open Space

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Discretionary
Banner	Discretionary	Portable	Permitted
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Prohibited

Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Prohibited	Street Number	Permitted
Ground base	Prohibited	Sun Blind	Prohibited
Ground Based Panel	Prohibited	Temporary	Permitted
Horizontal Projecting Wall	Prohibited	Transom	Discretionary
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Prohibited
Interpretive	Permitted	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Local Business

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Discretionary
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Discretionary	Roof	Discretionary
Business Directory	Permitted	Reserve	Permitted

Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Discretionary	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Permitted
Ground Based Panel	Permitted	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Permitted
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

General Business

Sign Type	Status	Sign Type	Status
Above Awning	Permitted	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Permitted	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Discretionary	Roof	Permitted
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted

Election	Permitted	Sky	Discretionary
Flag	Permitted	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Permitted
Ground Based Panel	Permitted	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Permitted	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Permitted
Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

Light Industrial

Sign Type	Status	Sign Type	Status
Above Awning	Permitted	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Permitted	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Permitted	Roof	Discretionary
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Discretionary

Flag	Permitted	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Permitted
Ground Based Panel	Permitted	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Permitted	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Permitted
Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

General Industrial

Sign Type	Status	Sign Type	Status
Above Awning	Permitted	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Permitted	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Discretionary	Roof	Discretionary
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Discretionary
Flag	Permitted	Statutory	Permitted

Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Permitted
Ground Based Panel	Permitted	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Permitted	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Permitted
Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

Rural Resource

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Prohibited
Banner	Prohibited	Portable	Discretionary
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Discretionary
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Discretionary	Street Number	Permitted

Ground base	Discretionary	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Discretionary
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Significant Agriculture

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from pr	evious column
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Prohibited
Banner	Prohibited	Portable	Discretionary
Below Awning	Discretionary	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Discretionary
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Discretionary	Street Number	Permitted
Ground base	Discretionary	Sun Blind	Discretionary

Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Discretionary
Inflatable	Prohibited	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Utilities

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Discretionary	Pole or pylon	Discretionary
Banner	Discretionary	Portable	Permitted
Below Awning	Discretionary	Poster Panel (Bill Board)	Prohibited
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Discretionary
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Prohibited	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Prohibited	Street Number	Permitted
Ground base	Discretionary	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted

Horizontal Projecting Wall	Discretionary	Transom	Discretionary
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Permitted	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Environmental Management

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Discretionary	Open/Closed	Permitted
Awning Fascia	Prohibited	Pole or pylon	Discretionary
Banner	Prohibited	Portable	Discretionary
Below Awning	Discretionary	Poster Panel (Bill Board)	Prohibited
Building Site	Permitted	Real Estate	Permitted
Bunting	Prohibited	Roof	Prohibited
Business Directory	Discretionary	Reserve	Permitted
Cabinet	Discretionary	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Discretionary	Statutory	Permitted
Fuel Price	Prohibited	Street Number	Permitted
Ground base	Discretionary	Sun Blind	Discretionary
Ground Based Panel	Prohibited	Temporary	Permitted
Horizontal Projecting Wall	Discretionary	Transom	Discretionary

Inflatable	Prohibited	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Discretionary	Wall	Discretionary
Newspaper Day Bill	Permitted	Window	Discretionary

Particular Purpose Zone 1

Sign Type	Status	Sign Type	Status
Above Awning	Permitted	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Awning Fascia	Permitted	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Discretionary
Bunting	Discretionary	Roof	Permitted
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Discretionary
Flag	Permitted	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Permitted
Ground Based Panel	Permitted	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Discretionary	Umbrella	Permitted

Internal	Permitted	Vertical projecting Wall	Permitted
Interpretive	Discretionary	Wall Mural	Discretionary
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

Particular Purpose Zone 3

Sign Type	Status	Sign Type	Status
Above Awning	Discretionary	Table continued from previous column	
Arcade	Permitted	Open/Closed	Permitted
Arcade Fascia	Discretionary	Pole or pylon	Permitted
Banner	Discretionary	Portable	Permitted
Below Awning	Permitted	Poster Panel (Bill Board)	Discretionary
Building Site	Permitted	Real Estate	Permitted
Bunting	Discretionary	Roof	Discretionary
Business Directory	Permitted	Reserve	Permitted
Cabinet	Permitted	Screen	Permitted
Election	Permitted	Sky	Prohibited
Flag	Permitted	Statutory	Permitted
Fuel Price	Permitted	Street Number	Permitted
Ground base	Permitted	Sun Blind	Discretionary
Ground Based Panel	Discretionary	Temporary	Permitted
Horizontal Projecting Wall	Permitted	Transom	Permitted
Inflatable	Discretionary	Umbrella	Permitted
Internal	Permitted	Vertical projecting Wall	Discretionary

Interpretive	Discretionary	Wall Mural	Permitted
Name Plate	Permitted	Wall	Permitted
Newspaper Day Bill	Permitted	Window	Permitted

E18.0 Wind and Solar Energy Code

E18.1 Purpose

E18.1.1 The purpose of this provision is to:

- (a) facilitate the establishment of small to medium scale renewable energy generation facilities using wind turbines and solar panels;
- (b) maximise efficient generation and supply of electricity by wind turbines or solar panels;
- (c) minimise adverse impacts to natural, rural or built landscapes whilst accepting that wind turbines have particular location and design needs for their efficient operation that may require siting in visually prominent landscapes;
- (d) avoid unreasonable impacts on residential amenity.

E18.2 Application

- E18.2.1 (a) This code applies to development for the purpose of electricity generation by wind turbines or solar panels including associated buildings and works.
 - (b) This code does not apply to development for the purpose of electricity generation by wind turbines or solar panels that are regulated as Level 2 or Level 3 activity under the *Environmental Management and Pollution Control Act 1994*.
 - (c) This code does not apply to use.

E18.3 Definition of Terms

E18.3.1 In this code, unless the contrary intention appears:

urban zones	means the General Residential Zone, Inner Residential Zone, Low Density Residential Zone, Rural Living Zone, Urban Mixed Use Zone, Village Zone, Community Purpose Zone, Recreation Zone, Local Business Zone, General Business Zone, Central Business Zone, Commercial Zone, Light Industrial Zone, General Industrial Zone, Port and Marine Zone and any Particular Purpose Zone.
non-urban zones	means the Environmental Living Zone, Open Space Zone, Rural Resource Zone, Significant Agriculture Zone, Environmental Management, Major Tourism Zone and Utilities Zone.

•	means a report from a suitably qualified person that considers the impact of the proposed development on the landscape and may include
	measures to avoid, mitigate or minimise impacts.

E18.4 Development Exempt from this Code

E18.4.1 No development is exempt from this code.

E18.5 Application Requirements

- E18.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide the following information to determine compliance with development standards:
 - (a) a visual impact assessment;
 - (b) an assessment, by a suitably qualified person, on potential electrical or communications interference;
 - (c) an assessment, by a suitably qualified person, on the duration and intensity of noise, shadow flicker, reflection or blade glint impacting on any sensitive use on adjacent land.

E18.6 Use Standards

There are no use standards in this Code.

E18.7 Development Standards for Wind Turbines

E18.7.1 Design and Siting of Free-Standing Wind Turbines in urban zones

Objective:

To manage the visual impact of wind turbines in urban zones.

Acceptable Solutions	Performance Criteria	
A1	P1	
The height of a free-standing wind turbine above natural ground level, measured to either the top of a pole or tower for a horizontal blade system or the highest point of a vertical blade system, must be no more than the height specified for acceptable solutions in Table E18.2 for the applicable zone.	The height of a free-standing wind turbine must be no more than the height specified for performance criteria in Table E18.2 for the applicable zone, and must be designed and sited to minimise change to the landscape or streetscape having regard to the following: (a) the compatibility of the height with other buildings and structures within 100 m; (b) the impact on significant views from public land;	

(c)	uniformity of colour, size and shape if multiple
	wind turbines.

E18.7.2 Design and Siting of Free-Standing Wind Turbines in non-urban zones

Objective:

To manage the visual impact of wind turbines in non-urban zones.

Acceptable Solutions

A1

The design and siting of a free-standing wind turbine must comply with all of the following:

- (a) use existing infrastructure;
- (b) be externally finished and maintained in a neutral colour that minimises visual intrusiveness;
- (c) not:
 - (i) be located on skylines that can be seen in silhouette;
 - (ii) be aligned diagonally to the principal slope of a hill;
 - (iii) cross at a low point of a saddle between hills;
 - (iv) be located around the base of a hill;
 - (v) be along the edge of an existing clearing;
 - (vi) be artificially lit unless required for air navigation safety;
 - (vii) be used for signage purposes, other than necessary warning and equipment information,
- (d) be setback to a front, side or rear boundary less than the applicable setback for the zone;
- (e) screen equipment housing and other visually intrusive infrastructure from public view.

P1

Performance Criteria

The design and siting of a free-standing wind turbine must ensure any detrimental impact upon visual amenity is minimised by:

- (a) reducing the prominence of the structure; and
- (b) protecting important public views such as vistas to significant public buildings, streetscapes and heritage areas.

A2

natural ground level, measured to either the top of a pole or tower for a horizontal blade system or the highest point of a vertical blade system, must be no more than the height specified for acceptable solutions in Table E18.2 for the applicable zone.

P2

The height of a free-standing wind turbine above |The height of a free-standing wind turbine must be no more than the height specified for performance criteria in Table E18.2 for the applicable zone and must be designed and sited to minimise change to the surrounding natural or rural setting and existing views having regard to the following:

- (a) the extent to which topography or vegetation minimises change to short or medium range views from public roads, public land, sensitive uses and public or private tourism facilities;
- the impact on topographical features such as the coastline, watercourses, ridgelines, skylines and hillsides;
- the extent of undergrounding of incidental (c) works such as powerlines;
- (d) uniformity of colour, size and shape if multiple wind turbines;
- (e) the distance to public land used for formal or informal recreation and settlements;
- (f) the regular spacing of multiple wind turbines if in open or flat landscapes or farmed landscapes;
- the irregular spacing of multiple wind (g) turbines if in areas of varied topography and vegetation distribution.

E18.7.3 Separation from Sensitive Use

Objective:

To manage potential impacts on a sensitive use.

Acceptable Solutions	Performance Criteria
A1	P1
A wind turbine must be separated from a sensitive use in accordance with Table E18.1.	A wind turbine must not cause unreasonable impact on the residential amenity of a nearby sensitive use and must satisfy all of the following:

(a)	no more than 30 hours of shadow flicker in a 12 month period;
(b)	no unreasonable reflection or blade glint impacts;
(c)	no unreasonable noise;
(d)	no unreasonable electrical or communications interference;
(e)	no excessive overshadowing.

E18.7.4 Efficiency of Roof Top Mounted Wind Turbines

Objective:

To ensure that roof top mounted wind turbines can operate efficiently.

Acceptable Solutions	Performance Criteria
A1	P1
No acceptable solution.	Roof top mounted wind turbines must demonstrate that their potential operational efficiency will not be significantly reduced by surrounding buildings and topography.

E18.7.5 Birdstrike Risk Reduction

Objective:

To minimise impact to native bird and bat species.

Acceptable Solutions		le Solutions	Performance Criteria	
A1			P1	
	dings a	and works must comply with one of ring:	Buildings and works must minimise significant risk of collision with native bird and bat species.	
(a)	heig	exceed the applicable maximum tht specified for the acceptable tion in Table E18.2;		
(b) be separated from the following features by no less than 100m:		•		
	(i)	any land within the biodiversity overlay with a High Priority Biodiversity Values or Medium Priority Biodiversity Values;		

- (ii) the high water mark;
- (iii) a wetland.

E18.8 Development Standards for Solar Panels

Objective:

To ensure that the design and siting of ground mounted solar panels protects residential amenity and has minimal effect to any natural, rural or built setting.

Acceptable Solutions	Performance Criteria		
A1	P1		
The height above natural ground level is no more than 3 m.	The height above natural ground level must not exceed the permitted building height in the zone by and must satisfy all of the following:		
	(a) be reasonably screened from public spaces by topography, fencing, vegetation or buildings;		
	(b) not unreasonably overshadow adjoining land.		
A2	P2		
The total area is no more than 30m ² .	The area size must not cause an unreasonable impact on visual amenity, and must satisfy all of the following:		
	(a) be screened from public spaces by topography, vegetation fencing or existing buildings;		
	(b) not cause excessive glare or reflectivity outside of the site.		

Table E18.1 Distance from a Sensitive Use

Scale and Capacity	Minimum distance to a sensitive use
Wind energy facility with less than 250kW	combined output
(a) Single generator with less than 10kW individual capacity	60m
(c) Single generator with more than 10kV individual capacity	V 250m

(d)	2 – 4 generators regardless of individual capacity	350m
(e)	5 or more generators regardless of individual capacity	1000m
Wir	nd energy facility with more than 250kW comb	ined output
(a)	Single generator with less than 1000kW individual capacity	500m
(b)	Single generator with more than 1000kW individual capacity	1000m
(c)	2 or more generators regardless of individual capacity	1000m

Table E18.2 Height of Free-Standing Wind Turbines in Zones

Zone	Maximum height for relevant acceptable solution	Maximum height for relevant performance criteria
General Residential Zone	12m	20m
Inner Residential Zone	12m	20m
Low Density Residential Zone	12m	20m
Rural Living Zone	12m	20m
Environmental Living Zone	12m	20m
Urban Mixed Use Zone	12m	20m
Village Zone	12m	20m
Community Purpose Zone	12m	20m
Recreation Zone	12m	20m
Open Space Zone	12m	25m
Local Business Zone	12m	20m
General Business Zone	15m	25m
Central Business Zone	15m	25m

Commercial Zone	15m	No maximum height
Light Industrial Zone	20m	No maximum height
General Industrial Zone	25m	No maximum height
Rural Resource Zone	25m	No maximum height
Significant Agricultural Zone	25m	No maximum height
Utilities Zone	25m	No maximum height
Environmental Management Zone	12m	No maximum height
Major Tourism Zone	12m	20m
Port and Marine Zone	25m	No maximum height
A Particular Purpose Zone	12m	20m

E19.0 Telecommunications Code

E19.1 Purpose

E19.1.1 The purpose of this provision is to:

- facilitate equitable provision and access to high-speed broadband and telecommunication networks as services essential for the prosperity, security and welfare of the community;
- (b) encourage new telecommunication and digital facilities to form part of a local or regional telecommunications network for all carriers;
- (c) encourage shared use and co-location of facilities to minimise the number of towers within the municipal area;
- (d) minimise likely adverse impact of communication systems on community health and safety;
- (e) minimise adverse visual impact of towers and antennae.

E19.2 Application

E19.2.1 This code applies to development for telecommunication facilities.

This code does not apply to use.

E19.3 Definition of Terms

E19.3.1 In this code, unless the contrary intention appears;

areas of environmental significance	means as defined in the Telecommunications (Low-impact Facilities) Determination 1997.
line	means a wire, cable, optical fibre, tube, conduit, waveguide or other physical medium used, or for use, as a continuous artificial guide for, or in connection with, carrying communications by means of guided electromagnetic energy.
telecommunications infrastructure	means any part of the infrastructure of a telecommunications network and includes any line, equipment, apparatus, tower, antenna, tunnel, duct, hole, pit or other structure used, or for use, in or in connection with a telecommunications network.
telecommunications network	means a system, or series of systems, that carries or is capable of carrying communications by means of guided and/or unguided electromagnetic energy.
tower	means a tower, pole, mast or similar structure used to supply a carriage service by means of Telecommunication

E19.4 Development Exempt from this Code

E19.4.1 No development is exempt from this code.

E19.5 Application Requirements

E19.5.1 There are no specific additional application requirements for this code.

E19.6 Use Standards

E19.6.1 No use standards in this code.

E19.7 Development Standards

E19.7.1 Shared Use and Co-Location

Objective:

To minimise the total number of towers and antenna within the municipal area.

Acceptable Solutions	Performance Criteria
A1	P1
A new antenna must be located on an existing tower.	A new antenna may be located on a new tower if it is impracticable to co-locate on an existing tower, having regard to the following:
	(a) no existing tower is located within the telecommunications network area with

	technical capacity to meet the requirements for the antenna;
	(b) no existing tower is located within the telecommunications network area with sufficient height to meet the requirements of the antenna;
	(c) no existing tower is located within the telecommunications network area with sufficient structural strength to support the proposed antenna and related equipment;
	(d) there is risk of electromagnetic interference between the antenna and an existing antenna on an existing tower;
	(e) there are other limiting factors that render existing towers unsuitable.
A2	P2
A new tower or mast must be structurally and technically designed to accommodate comparable additional users, including by the rearrangement of existing antenna and the mounting of antenna at different heights.	No performance criteria.

E19.7.2 Visual Amenity

Objective:

To minimise detrimental impact upon the visual amenity of a locality by reducing prominence of telecommunications infrastructure.

Acceptable Solutions		Performance Criteria
A1		P1
	ocation of telecommunications structure must comply with all of the wing: be within existing utility corridors and sites and use existing infrastructure; be externally finished and maintained in a neutral colour that minimises visual intrusiveness; not:	The location of telecommunications infrastructure not complying with A1 must ensure any detrimental impact upon visual amenity is minimised by reducing the prominence of telecommunications infrastructure, and important public views such as vistas to significant public buildings, streetscapes and heritage areas are protected.

- (i) be located on skylines that can be seen in silhouette;
- (ii) be aligned diagonally to the principal slope of a hill;
- (iii) cross at a low point of a saddle between hills;
- (iv) be located around the base of a hill;
- (v) be along the edge of an existing clearing;
- (vi) be artificially lit unless required for air navigation safety;
- (vii) be used for signage purposes, other than necessary warning and equipment information,
- (d) aerial telecommunication lines or additional supporting structures are erected and operated in residential and commercial areas only where overhead cables exist;
- (e) equipment housing and other visually intrusive infrastructure is screened from public view.

A2

Height above natural ground level must be no more than:

- (a) 60 metres in the Environmental Management, Rural Resource and Significant Agriculture Zones;
- (b) 45 metres in the General Industrial or Port and Marine Zone;
- 40 metres in the Central Business,
 Commercial, Environmental Living, General Business, Major Tourism, Rural Living and Utilities Zones;
- (d) 20 metres in the Community Purpose, General Residential, Inner Residential, Light Industrial, Local Business, Low Density Residential, Recreation, Urban Mixed Use and Village Zones.

P2

Height above natural ground level not complying with A2 must satisfy all of the following:

- (a) the predominant height of existing infrastructure or vegetation in the immediate vicinity is above the specified height limit;
- (b) there is no adverse impact on heritage or ecological values, or visual amenity of the locality;
- (c) it is critical for the role of the facility within the telecommunications network.

E19.7.3 Environmental Values

Objective:

To ensure that environmental values are protected

Acceptable Solutions	Performance Criteria
A1	P1
	Telecommunications infrastructure located in an area of environmental significance must ensure environmental and heritage values are not significantly impacted.

E19.7.4 Access

Objective:

To ensure that telecommunications infrastructure does not impede movement of vehicular and other modes of transport.

Acceptable Solutions	Performance Criteria
A1	P1
Telecommunications infrastructure must not impede movement of vehicular and other modes of transport.	Telecommunications infrastructure must provide for adequate clearance for vehicular traffic and must not pose a danger or encumbrance to users of other land or aircraft.

E19.7.5 Significant Agricultural Land

Objective:

To protect the productive capacity and efficient farming operations of significant agricultural land.

Acceptable Solutions	Performance Criteria
A1	P1
Telecommunications infrastructure within the Significant Agriculture Zone must be placed on or within 2 metres of property boundaries or fence lines.	-

E20.0 Acid Sulfate Soils Code

E20.1 Purpose

- E20.1.1 The purpose of this provision is to ensure that development on land potentially containing acid sulfate soils:
 - (a) avoids areas that contain acid sulfate soils;
 - (b) where avoidance is not practicable, appropriate measures are taken to mitigate any adverse impact.

E20.2 Application

- E20.2.1 This Code applies to development on land in the Potential Acid Sulfate Soil overlay on the planning scheme maps and the development involves any of the following:
 - (a) excavation of more than 100 m3 of soil or sediment;
 - (b) deposition of 500 m3 or more of fill to a depth of more than 0.5 m;
 - (c) drainage affecting groundwater depth.

This Code does not apply to use.

E20.3 Definition of Terms

E20.3.1 In this code, unless the contrary intention appears;

acid sulfate soil	means soil or sediment containing highly acidic soil horizons or layers affected by the oxidation of iron sulfides.	
acid sulfate soil management plan	means a report acceptable to the planning authority that details: (a) the acid sulfate soils or potential acid sulfate soils in the vicinity of the proposed development;	
	(b) the potential for the development to cause potential acid sulfate soils to be exposed to air or oxidised;	
	(c) an analysis of the level of risk to the development and the level of risk to users of the development;	
	(d) an analysis of the level of risk to the environment;	
	(e) proposed management measures to reduce risk to an acceptable level where necessary,	
	prepared by a suitably qualified person in accordance with the best practice guidelines. R1	

E20.3.R1 The Tasmanian Acid Sulfate Soil Management Guidelines (DPIPWE, 2009) are considered best practice guidelines.

E20.4 Development Exempt from this Code

- E20.4.1 The following development is exempt from this code:
 - (a) works not involving the exposing or disturbance of sub-surface soils or the drainage of groundwater;
 - (b) additions or alterations to an existing building, or the construction of a non-habitable building, provided the development area is no more than 100 m² and the maximum depth of excavation is 0.75m;
 - (c) forestry operations in accordance with a certified Forest Practices Plan.

E20.5 Application Requirements

- E20.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with performance criteria:
 - (a) an acid sulfate soil management plan.

E20.6 Use Standards

There are no use standards in this code.

E20.7 Development Standards

E20.7.1 Development on Acid Sulfate Soils or Potential Acid Sulfate Soils

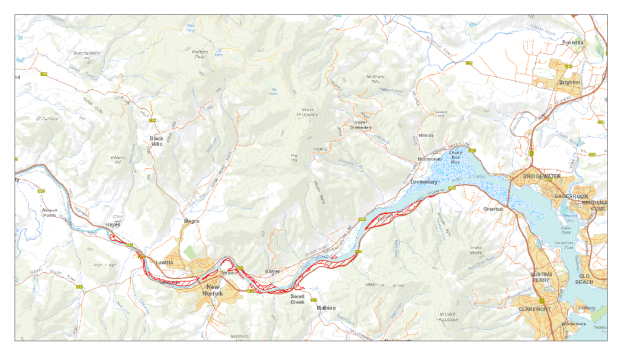
Objective:

To ensure that development subject to, or having potential to cause, an acid sulfate soil hazard is appropriately located and managed to ensure that risk to property and the environment is reduced to an acceptable level.

Acceptable Solutions	Performance Criteria
A1	P1
No Acceptable Solution	Development must be designed, sited and constructed to minimise the risk of acid sulfate soil to property and the environment having regard to the following, as appropriate: (a) the acid sulfate or potential acid sulfate soils in the vicinity of proposed works involving excavation or disturbance of soil or sediment, or drainage of groundwater; (b) the potential for those works to cause potential acid sulfate soils to be exposed to air or oxidised;

- (c) the potential for the development to be affected by acid sulfate soils;
- (d) the level of risk and potential consequences for human health, property and the environment;
- (e) management measures to reduce risk to an acceptable level.

Map E20 Potential Acid Sulfate Soils - LISTmap



E21.0 Dispersive Soils Code

This code is not used in this planning scheme.

E22.0 This code number is not used in this planning scheme

E23.0 On-Site Wastewater Management Code

E23.1 Purpose

E23.1.1 The purpose of this provision is to ensure that development or use requiring onsite wastewater management will have access to sufficient land area necessary for the satisfactory and sustainable onsite treatment of that wastewater.

E23.2 Application

- E23.2.1 This code applies to use and development relying on onsite management of:
 - (a) domestic wastewater from residential use; and

(b) wastewater similar to domestic wastewater from non-residential use, other than wastewater from industrial or manufacturing processes.

E23.3 Definition of Terms

E23.3.1 In this code, unless the contrary intention appears;

AS/NZS1547	means the Australian/New Zealand Standard On-site Domestic Wastewater Management 2012.	
bedroom	means a habitable room used, or potentially used, primarily for sleeping.	
downslope surface water	means surface water that is in the likely direction of effluent flow across or through the soil once it has been discharged from a Land Application Area.	
high environmental value water	means high conservation value/ecological value aquatic eco-systems as defined in the Australian and New Zealand Guidelines for Fresh and Marine Water Quality.	
high rainfall area	means an area where the average annual rainfall exceeds 1200mm. High rainfall areas in the Planning Scheme Area are:	
high resource value water	means water used for any of the following: (a) potable human water supplies, including from bores or wells; (b) primary contact recreational purposes; (c) aquaculture.	
horizontal separation distance	means the distance measured along the surface of the ground from the land application area to a feature such as a property boundary, building or watercourse. The distance from downslope surface water is measured to either the high water mark if tidal waters, wetland or a dam, or to the top of the riverbank or cliff if a watercourse.	
land application area	means an area of land used to apply effluent from a wastewater treatment unit or reserved for future application.	
limiting layer	means a layer such as hardpan, bedrock, or category 6 soil that restricts the movement of effluent vertically through the soil profile	
OWMS	means an onsite wastewater management system	
primary treated effluent	means effluent that has been treated via the separation of suspended material from wastewater by settlement and/or floatation in septic tanks or primary settling chambers.	

raised bed	means a terraced bed or mound for wastewater irrigation designed in accordance with AS/NZS 1547
secondary treated effluent	means effluent that has been treated via aerobic biological processing and settling or filtering of wastewater received from a primary treatment unit to a quality equal to, or less than, 20mg/L BOD5 and 30mg/L suspended solids.
soil category	means the predominant soil category for the top 1.5m of soil profile as listed in AS/NZS 1547
site and soil evaluation (SSE)	means a soil evaluation of the site and proposed development prepared by a suitably qualified person in accordance with AS/NZS1547
vertical separation distance	means the distance measured vertically through the ground from the base of the land application area to a feature such as bedrock, a limiting layer or groundwater. The distance to groundwater is measured to the highest known seasonal water table.

E23.4 Use and Development Exempt from this Code

- E23.4.1 Residential development on sites greater than 5,000 m² is exempt from this code except if any of the following applies:
 - (a) development is for multiple dwellings;
 - (b) any part of the site is below 3 m AHD;
 - (c) the site cannot accommodate an inscribed circle with a diameter of 50 m.
- E23.4.2 Subdivision of lots no less than 5000 m² is exempt from this code unless involving land containing an existing land application area.

E23.5 Application Requirements

- E23.5.1 In addition to any other application requirements, the planning authority may require the applicant to provide any of the following information if considered necessary to determine compliance with all applicable standards:
 - (a) a site and soil evaluation;
 - (b) certification from a structural engineer that the risk of effluent reducing the bearing capacity of a building's foundations is acceptably low;
 - (c) certification from a structural engineer for the design of a barrier that ensures that the risk of effluent reducing the bearing capacity of a building's foundation is acceptably low.

E23.6 Use Standards

E23.6.1 No use standards in this code.

E23.7 Development Standards for Residential Development

E23.7.1 Development Standards for Residential Development

Obje	Objective:		
To ensure sustainable onsite wastewater management for residential development.			
Acce	eptable Solutions	Performance Criteria	
A1		P1	
A new dwelling must be provided with a land application area that complies with Table E23.1.		The land application area is of sufficient size to comply with the requirements of AS/NZ1547.	
A2		P2	
An addition or alteration to an existing dwelling, or change of use to a dwelling, must not encroach onto an existing land application area and comply with at least one of the following:		The land application area is of sufficient size to comply with the requirements of AS/NZ1547.	
(a)	not increase the number of bedrooms or otherwise increase the potential volume of wastewater generated onsite;		
(b)	not increase the number of bedrooms or otherwise increase the potential volume of wastewater generated onsite to greater than that allowed for in the design of the existing OWMS;		
(c)	provide a land application area that complies with Table E23.1.		

E23.8 Development Standards for Non-Residential Development

E23.8.1 Development Standards for Non-Residential Development

Objective:	
To ensure sustainable onsite wastewater manage	ement for non-residential development.
Acceptable Solutions	Performance Criteria
A1	P1
A land application area for non-residential development must comply with the following:	The land application area is of sufficient size to comply with the requirements of AS/NZ1547.
(a) if including bedrooms, (such as visitor accommodation), the size of the land	

application areas must comply with Table E.23.1;

(b) if other development, design flow rates must be no less than the rates provided in the following table:

Wastewater

Flow Design Allowance per

Fixture:

person per day:

Closet Pan:

50L

Urinals

25L

Washbasin:

10L

Shower:

30L

Bath:

30L

Laundry:

30L

E23.9 **Development Standards for Subdivision**

E23.9.1 **Development Standards for New Lots**

0	L_ :		_1	٠		_
()	n	\mathbf{a}	\boldsymbol{c}	٦I١	70	•

Acceptable Solutions	Performance Criteria	
A1	P1	
A new lot must have an area no less than: 5,000 m ² .	The area of a new lot must be adequate to accommodate a land application area of sufficient size to comply with the requirements of AS/NZ1547 for a dwelling containing a minimum of 3 bedrooms.	
A2	P2	
Subdivision is not prohibited by the relevant zone standards.	No performance criteria.	

E23.9.2 Development Standards for New Boundaries

Objective:

To ensure subdivisions and boundary adjustments creating new boundaries do not increase the potential for existing onsite wastewater management systems and land application areas to cause environmental harm.

Acceptable Solutions	Performance Criteria	
A1	P1	
	A new boundary must have a separation distance from an existing land application area that satisfies E.23.10.1 P3.	

E23.10 Development Standards for Land Application Areas

E23.10.1 Land Application Areas

Objective:

To provide for sustainable onsite wastewater management through the provision of appropriate land application areas.

Acce	Acceptable Solutions		Performance Criteria	
A1			P1	
a lar	Horizontal separation distance from a building to a land application area must comply with one of the following:		Horizontal separation distance from a building to a land application area must satisfy all of the following:	
(a) (b)		o less than 6m; o less than; 2m from an upslope or level building;	t	effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system;
	(ii)	if primary treated effluent be no less than 4m plus 1m for every degree of average gradient from a downslope building;	(b) ł	oe no less than 2m.
	(iii)	if secondary treated effluent and subsurface application, no less than 2m plus 0.25m for every degree of average gradient from a down slope building.		
A2			P2	

Horizontal separation distance from downslope surface water to a land application area must comply with any of the following:

- (a) be no less than 100m;
- (b) if the site is within a high rainfall area or the site soil category is 4, 5 or 6, be no less than the following;
 - (i) if primary treated effluent standard or surface application, 50m plus 7m for every degree of average gradient from downslope surface water;
 - (ii) if secondary treated effluent standard and subsurface application, 50m plus 2m for every degree of average gradient from down slope surface water.
- (c) if the site is not within a high rainfall area or the site soil category is not 4, 5 or 6, be no less than the following;
 - (i) if primary treated effluent 15m plus 7m for every degree of average gradient from downslope surface water;
 - (ii) if secondary treated effluent and subsurface application, 15m plus 2m for every degree of average gradient from down slope surface water.

Horizontal separation distance from downslope surface water for a land application area must satisfy all of the following:

- effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system;
- (b) be no less than 15m;
- (c) the surface water is not of high resource or environmental value;
- (d) the average gradient is no more than 16 degrees;
- (e) the site is not in a flood prone area with an ARI of no less than 20 years;
- (f) either of the following applies:
 - (i) the site soil category is 1, 2 or 3;
 - (ii) a raised bed is used.

А3

Horizontal separation distance from a property boundary to a land application area must comply with either of the following:

- (a) be no less than 40m from a property boundary;
- (b) be no less than:
 - (i) 1.5m from an upslope or level property boundary; and
 - (ii) if primary treated effluent 2m for every degree of average gradient

Р3

Horizontal separation distance from a property boundary to a land application area must satisfy all of the following:

- effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system;
- (b) be no less than 1.5m
- (c) the average gradient is no more than 16 degrees;
- (d) either of the following applies:

- from a downslope property boundary; or
- (iii) if secondary treated effluent and subsurface application, 1.5m plus 1m for every degree of average gradient from a downslope property boundary.
- the vertical separation between the (i) land application area and groundwater or any limiting layer is no less than 1.5m;
- a raised bed is used to achieve a (ii) minimum vertical separation of 1.5m between the land application area and groundwater or any limiting layer.

Α4

Horizontal separation distance from a downslope Horizontal separation distance from a downslope bore, well or similar water supply to a land application area must be no less than 50m.

P4

bore, well or similar water supply to a land application area must satisfy all of the following:

- effluent must be no less than secondary treated effluent standard and applied through a subsurface land application system;
- be no less than 15m; (b)
- the water is not high resource value water. (c)

A5

Vertical separation distance between groundwater and a land application area must be groundwater and a land application area must no less than 1.5m.

P5

Vertical separation distance between satisfy all of the following:

- effluent must be no less than secondary (a) treated effluent standard and applied through a subsurface land application system;
- vertical separation distance must be no less than 0.5m, (whether 'in ground' or by use of a raised bed).

A6

Vertical separation distance between a limiting layer and a land application area must be no less than 1.5m.

P6

Vertical separation distance between a limiting layer and a land application area must satisfy all of the following:

effluent must be no less than secondary (a) treated effluent standardand applied through a subsurface land application system;

		(b) vertical separation distance must be no less than 0.5m, (whether 'in ground' or by use of a raised bed).
Α7		P7
	arrangement of a land application area must ply with both of the following:	No performance criteria.
(a)	not include areas beneath buildings, driveways or other hard stand areas;	
(b)	have a minimum horizontal dimension of 3m.	

Table E23.1 Minimum Land Application Area

Soil category for top 1.5 m of soil profile as listed in AS/NZs 1547, (refer notes).	Area required per bedroom for primary treatment effluent.	Area required per bedroom for secondary treatment effluent.
1 (Sand)	50 m ²	50 m ²
2 (Sandy loam)	60 m ²	55 m ²
3 (Loam)	90 m ²	70 m ²
4 (Clay loam)	120 m ²	80 m ²
5 (Light clay)	180 m ²	100 m ²
6 (Clay)	180 m ²	130 m ²

Notes to Table:

- (a) Where the soil in the upper 1.5 m of the soil profile comprises two or more soil categories, the required area must be calculated on the basis of the requirements for the predominant soil category.
- (b) If dispersive soils or a limiting layer are encountered within the upper 1 m of the soil profile, then the area required must be calculated on the basis of the requirements for Category 6 soil.

Part F

Specific Area Plans

There are no Specific Area Plans in this Planning Scheme.

Appendix 1 - Referenced and Incorporated Documents

Incorporated Documents		
Document Title	Description	Date
JLUPI Heritage Management Plan 2009	Link to document	27 February 2014
JLUPI Settlement and Open Space Strategy	Link to document	27 February 2014
JLUPI Highland Lakes Settlement - Part 1	Link to document	27 February 2014
JLUPI Highland Lakes Settlement - Part 2	Link to document	
JLUPI Settlement and Open Space Strategy - Maps	Link to document	27 February 2014
Land Use Strategy	Link to document	27 February 2014
Land Use Strategy Appendix A	Link to document	27 February 2014

Referenced Documents		
Document Title	Description	Date
insert document title	insert description	insert date

Appendix 2 - Planning Scheme Amendments

Number	Description	Effective Date
insert number	insert description	insert date

Appendix 3 - Planning Purposes Notice

Decision

Description	Effective Date
Planning Purposes Notice	22 February 2021

Land Use Planning and Approvals Act 1993

PLANNING PURPOSES NOTICE

I, ROGER CHARLES JAENSCH, the Minister for Planning, in pursuance of section 30EA(9) of the *Land Use Planning and Approvals Act 1993* (the Act) and on the recommendation of the Tasmanian Planning Commission, revoke the planning purposes notice issued on 16 November 2015 and further, in pursuance of section 30EA(2) of the Act and on the recommendation of the Tasmanian Planning Commission, issue the following planning purposes notice:

- (a) A local provision contained within a code or specific area plan specified in Part 1 of Schedule 1 is, if included in a relevant scheme in relation to the municipal area for the Derwent Valley Council, an overriding local provision where there is a conflict with any common mandatory provision in E1.0 Bushfire Prone Areas Code in the relevant scheme;
- (b) A local provision contained within a code or specific area plan specified in Part 2 of Schedule 1 is, if included in a relevant scheme in relation to the municipal area for the Derwent Valley Council, an overriding local provision where there is a conflict with any common mandatory provision in Clause 10.0 General Residential Zone in the relevant scheme;
- (c) A local provision that:
 - (i) consists of a provision containing the wording set out in Part 3 of Schedule 1; or
 - (ii) is a provision specified in Part 3 of Schedule 1;

is, if included in a relevant scheme in relation to the municipal area for the Derwent Valley Council, a conflicting local provision.

Dated this 22nd day of February 2021

ROGER CHARLES JAENSCH Minister for Planning

Schedule 1

Part 1 - Overriding local provisions - E1.0 Bushfire Prone Areas Code

E3.0	Landslide Code
E5.0	Road and Railways Assets Code
E8.0	Electricity Transmission Infrastructure Protection Code
E9.0	Attenuation Code
E11.0	Waterways and Coastal Protection Code
E13.0	Historic Heritage Code
E15.0	Inundation Prone Areas Code
E16.0	Coastal Erosion Hazard Code

E20.0	Acid Sulphate Soils Code
E23.0	On-site Wastewater Management Code

Part 2 - Overriding local provisions - 10.0 General Residential Zone

E2.0	Potentially Contaminated Land Code
E3.0	Landslide Code
E5.0	Road and Railway Asset Code
E7.0	Stormwater Management Code
E8.0	Electricity Transmission Infrastructure Protection Code
E9.0	Attenuation Code
E11.0	Waterways and Coastal Protection Code
E13.0	Historic Heritage Code
E15.0	Inundation Prone Areas Code
E16.0	Coastal Erosion Hazard Code
E20.0	Acid Sulphate Soils Code

Part 3 - Conflicting local provisions

Nil

You have reached the end of the page.