A1.1 Introduction

Kotahi te kōhao o te ngira e kuhuna ai te miro mā, te miro pango, te miro whero. Ā muri, kia mau ki te whakapono, kia mau ki ngā ture, kia mau ki te aroha.

There is but one eye of the needle through which must pass the white thread, the black thread, and the red thread. Hold fast to faith, hold fast to the laws, hold fast to the love.

Kīngi Pōtatau Te Wherowhero

A1.1. Purposes of the Auckland Unitary Plan

The purpose of the Resource Management Act 1991 is to promote the sustainable management of natural and physical resources. Sustainable management means managing the use, development, and protection of natural and physical resources in a way, or at a rate, which enables people and communities to provide for their social, economic, and cultural well-being and for their health and safety while:

- sustaining the potential of natural and physical resources (excluding minerals) to meet the reasonably foreseeable needs of future generations;
- (2) safeguarding the life-supporting capacity of air, water, soil, and ecosystems; and
- (3) avoiding, remedying, or mitigating any adverse effects of activities on the environment.

The functions of the Auckland Council (the Council) for the purpose of giving effect to the Resource Management Act 1991 as a regional council and as a territorial authority are set out in sections 30 and 31 of the Resource Management Act 1991.

The statutory purposes of the Auckland Unitary Plan (the Plan) are:

- (1) for the part which is the regional policy statement: to achieve the purpose of the Resource Management Act 1991 by providing an overview of the resource management issues of the region and policies and methods to achieve integrated management of the natural and physical resources of the whole region;
- (2) for the parts which are the regional coastal plan: to assist the Council, in conjunction with the Minister of Conservation, to achieve the purpose of the Resource Management Act 1991 in relation to the coastal marine area of the region; and
- (3) for the parts which are the regional plan and the district plan: to assist the Council to carry out any of its functions as a regional council and as a territorial authority in order to achieve the purpose of the Resource Management Act 1991.

The Plan therefore has three key roles:

- (1) it describes how the people and communities of the Auckland region will manage Auckland's natural and physical resources while enabling growth and development and protecting the things people and communities value;
- (2) it provides the regulatory framework to help make Auckland a quality place to live, attractive to people and businesses and a place where environmental standards are respected and upheld; and
- (3) it is a principal statutory planning document for Auckland. Other relevant planning documents include the Auckland Plan, the Auckland Long-Term Plan and the Auckland Regional Land Transport Plan.

A1.2. Replacement of operative plans

The Plan replaces all of the following resource management documents:

- Auckland Regional Policy Statement;
- Auckland Regional Plan: Air, Land and Water;
- Auckland Regional Plan: Dairy Farm Discharges;
- Auckland Regional Plan: Coastal;
- Auckland Regional Plan: Sediment Control;
- Auckland Council District Plan Operative Auckland City Central Area Section 2005;
- Auckland Council District Plan Operative Auckland City Isthmus Section 1999;
- Auckland Council District Plan Operative Franklin Section 2000;
- Auckland Council District Plan Operative Manukau Section 2002;
- Auckland Council District Plan Operative North Shore Section 2002;
- Auckland Council District Plan Operative Papakura Section 1999;
- Auckland Council District Plan Operative Rodney Section 2011;
- Auckland Council District Plan Operative Waitakere Section 2003; and
- Waikato Regional Policy Statement and Waikato Regional Plan to the extent that they have applied to parts of the Auckland Region since boundary amendments on 11 March 2010.

The Plan does not replace the Auckland Council District Plan – Operative Hauraki Gulf Islands Section 2013. This section of the Auckland Council District Plan applies to subdivision, land use and development in the Hauraki Gulf islands until a plan change is made to incorporate the Hauraki Gulf Islands Section of the Auckland Council District Plan into the Plan. However, the Hauraki Gulf islands are subject to the Plan regional policy statement, the regional coastal plan and the regional plan.

A1.3. Structure of the Auckland Unitary Plan

The Plan combines the regional policy statement, regional coastal plan, regional plans and district plans into one combined plan. The Plan has a hierarchical policy framework with the regional policy statement at the top, then with regional and district plan provisions giving effect to the regional policy statement.

The text of the Plan is structured into 14 chapters:

Chapter A Introduction

Chapter B Regional policy statement

Chapter C General rules

Chapter D Overlays

Chapter E Auckland-wide

Chapter F Coastal

Chapter G Rural urban boundary

Chapter H Zones

Chapter I Precincts

Chapter J Definitions

Chapter K Designations

Chapter L Schedules

Chapter M Appendices

Chapter N Glossary of Māori terms

Each chapter generally provides the objectives and policies and, in the case of the regional and district plans, the rules for a particular resource management matter or issue or a location or other information to support the use of the Plan.

The Plan maps (the planning maps) show overlays, zones, precincts and designations affecting land, water and airspace. They also show zone and Auckland-wide standards that have a spatial component to them such as the Height Variation Control or the Subdivision Variation Control. Qualifying matters in the urban environment are shown where a spatial component enables their identification. Additional maps for specific matters are also included within the text of the Plan.

A1.4. Identifying the different functions of provisions within the Auckland Unitary Plan

The Plan is a combined plan under section 80 of the Resource Management Act 1991. The Council is responsible for the observance of each provision of the Plan.

The Council is required to identify the provisions in the Plan that are the:

- regional policy statement
- regional coastal plan [rcp]

- regional plan [rp]
- district plan [dp].

It does this by a number of methods.

A1.4.1. Identification of regional policy statement objectives and policies

The regional policy statement objectives and policies are separate from other objectives and policies in the plan. All regional policy statement objectives and policies are found in Chapter B. They are not identified in any other particular way.

A1.4.2. Identification of objectives and policies in the regional coastal plan, regional plan and district plan

The objectives and policies for the regional coastal plan, regional plan and district plan in the Plan are identified using the tag [rcp] or [rp] or [dp] or any relevant combination of these. The tag is located at the end of the objective or policy title, or the objective or policy, to identify the relevant functional level of the objective or policy. Where the objectives and policies are district plan provisions only, there is no tag.

An example of a tag located at the end of the objective or policy title is as follows:

X1.2 Objectives [rcp/rp/dp]

X1.3 Policies [rcp/rp/dp]

Or, an example of a tag located at the end of the objective or policy is as follows:

(1) Consider hard protection works to protect development only where existing natural features will not provide protection from the natural hazard and enhancement of natural defences is not practicable. [rcp/dp]

Or, an example of a district plan objective or policy with no tag is a follows:

X2.2 Objective

(1) Development is in keeping with the neighbourhood's existing or planned suburban built character of predominantly one to two storeys buildings.

A1.4.3. Identification of rules, standards, matters of control or discretion and assessment criteria in the regional coastal plan, regional plan and district plan

The rules for the various plans are identified by the sentence located above the activity table according to the section or sections of the Resource Management Act 1991 which are the basis for the activity or part of the activity table. For example:

Resource Management Act 1991 section	Resource management purpose	Identification of relevant plan
Section 9(2)	Regional land use	Regional plan rules
Section 9(3)	District land use	District plan rules
Section 11	Subdivision	District plan or regional coastal plan rules

Section 12(1)	Coastal works: reclaim or drain foreshore or seabed; erect, reconstruct, place, alter, extend, remove or demolish a structure; disturb foreshore or seabed; deposit in, on or under foreshore or seabed; destroy damage or disturb foreshore of seabed; or introduce a plant	Regional coastal plan rules
Section 12(2)	Coastal occupation	Regional coastal plan rules
Section 12(3)	Coastal activity	Regional coastal plan rules
Section 13	Activities in, on, under or over the beds of lakes and rivers	Regional plan rules
Section 14	Take, use, dam or divert water, heat or energy	Regional plan rules or regional coastal plan rules
Section 15	Discharge of contaminants or water into water; or discharges of contaminants into air, or onto or into land or water	Regional plan rules or regional coastal plan rules

In some instances the rules have a dual resource management function and resource consent may be required for an activity under any one, or a combination of a number of sections of the Resource Management Act 1991 and therefore under one or more of the regional coastal plan, regional plan and/or district plan.

The standards, matters for control or discretion and any assessment criteria follow the same identified section of the Resource Management Act 1991 and resource management plan as the rule in the activity table to which they relate.

A1.4.4. Identification of the Introduction, General rules, Definitions, and Glossary of Māori terms in the Plan

The following chapters apply to the whole Plan:

Chapter A Introduction
Chapter J Definitions

Chapter N Glossary of Māori terms

and are to be treated as regional policy statement, regional coastal plan, regional plan and district plan provisions in their entirety.

Chapter C General rules do not apply to the regional policy statement but do apply to the regional coastal plan, regional plan and district plan in their entirety.

A1.4.5. Identification of the Designations in the Plan

The provisions in Chapter K Designations and the related maps are district plan provisions. Some designations in the urban environment are qualifying matters

A1.4.6. Identification of the Schedules in the Plan

The provisions in Chapter L Schedules and the related maps are regional coastal plan or regional plan or district plan provisions depending on the type and location of activity being undertaken. The exceptions to this are Schedule 3 Significant
Ecological Areas - Terrestrial Schedule and Schedule 4 Significant Ecological Areas
- Marine Schedule which are regional policy statement, regional coastal plan, regional plan and district plan provisions. Some matters in the schedules are qualifying matters.

A1.4.7. Identification of Appendices in the Plan

The provisions of Chapter M Appendices, with one exception, are regional coastal plan or regional plan or district plan provisions. The one exception to this is <u>Appendix 1 Structure plan guidelines</u> which is a regional policy statement appendix.

A1.4.8 Identification of qualifying matters in the Plan

Qualifying matters are referred to in section 77I or section 77O of the RMA. The plan is less enabling of development to accommodate qualifying matters by modifying incorporated Medium Density Residential Standards and/or the application of Policy 3 of the National Policy Statement on Urban Development 2020 (amended May 2022). Tables A1.4.8.1 and A1.4.8.2 list qualifying matters and indicate where in the plan the qualifying matters may be found. Spatially identified qualifying matters are shown on the planning maps.

Qualifying matter provisions and the related planning maps are district plan provisions.

Qualifying matter provisions are identified in the plan with an orange sidebar annotation to assist users of the Plan. A reference to the relevant section of the RMA is provided. An example of a sidebar annotation for a qualifying matter provision is as follows:

Qualifying matter as per s77I(a) of the RMA

X2.2 Building coverage

(x.x.x) The maximum building coverage must not exceed 35 per cent of net site area.

<u>Table A1.4.8.1</u> <u>Qualifying matters in zones, overlays, and Auckland-wide provisions</u>

Qualifying matters	Zones, overlays and Auckland-wide qualifying matter provisions:	Qualifying matter provisions related to zones', overlays', or Auckland-wide qualifying matter provisions
Matters of national importance that decision-	Chapter D8 Wetland Management Areas	Chapter E36 Natural hazards and flooding

Qualifying matters	Zones, overlays and Auckland-wide qualifying matter provisions:	Qualifying matter provisions related to zones', overlays', or Auckland-wide qualifying matter provisions
makers are required to recognise and provide for	Chapter D9 Significant Ecological Areas Chapter D10 Outstanding Natural Features and Outstanding Natural Landscapes Chapter D11 Outstanding Natural Character and High Natural Character Chapter D14 Maunga Viewshafts and Height and Building Sensitive Areas Chapter D17 Historic Heritage Chapter D19 Auckland War Memorial Museum Viewshaft Chapter D21 Sites and Places of Significance to Mana Whenua Significant natural hazards: controls for coastal	Chapter E38 Subdivision Chapter H Zones Chapter L Schedules: Schedule 1 Schedule 3 Schedule 6 Schedule 7 Schedule 8 Schedule 9 Schedule 12 Schedules 14.1, 14.2, 14.3 Schedule 15
	inundation, coastal erosion, flooding, land instability Areas providing public access to the CMA, lakes and rivers	
Matters required to give effect to any other National Policy Statement or NZCPS	Chapter D9 Significant Ecological Areas Chapter D10 Outstanding Natural Features and Outstanding Natural Character Chapter D26 National Grid Corridor Overlay	Chapter H Zones Chapter L Schedules: Schedule 3 Schedule 6
Matters required to give effect to the Hauraki Gulf Marine Park Act 2000 or the Waitakere Ranges Heritage Area Act 2008	Chapter D12 Waitakere Ranges Area	Chapter E38 Subdivision
Matters required for ensuring the safe or efficient operation of	Chapter D24 Aircraft Noise Overlay	Chapter H Zones Chapter K Designations including 1100, 1101, 1102

Qualifying matters	Zones, overlays and Auckland-wide qualifying matter provisions:	Qualifying matter provisions related to zones', overlays', or Auckland-wide qualifying matter provisions
nationally significant infrastructure	Chapter D26 National Grid Corridor Overlay Chapter E26 Infrastructure: Oil Refinery pipeline Chapter E26 Infrastructure: Gas transmission pipelines Chapter E29 Emergency management area – Hazardous facilities and infrastructure: Wiri Terminal and Wiri LPG Depot Chapter H8 Business-City Centre zone H22 Strategic Transport Corridor zone	6500, 6501, 9100, 9101, 9102 and 9104
Matters for open space for public use Matters for giving effect to	Open Space-Conservation Zone Open Space-Informal recreation Zone Open Space-Sports and Active Recreation Zone Open Space-Civic Spaces Zone Open Space- Community Zone Chapter K – Designations	Chapter E16 Trees in open space zones Chapter H7 Open Space Zones
Any other matter that makes higher density development inappropriate in an area	Chapter D13 Notable Trees Overlay Chapter D15 Ridgeline Protection Overlay Chapter D16 Local Public Views Overlay Chapter D18 Special Character Areas Overlay – Residential and Business Chapter D20A Stockade Hill Viewshaft Chapter H3A Residential – Low Density Residential Zone	Chapter E36 Natural hazards and flooding Chapter H Zones Chapter L Schedules: Schedule 10 Schedule 11 Schedule 15

Qualifying matters	Zones, overlays and Auckland-wide qualifying matter provisions:	Qualifying matter provisions related to zones', overlays', or Auckland-wide qualifying matter provisions
	Chapter H8 Business-City Centre Zone: character buildings	
	Some built form controls in Business-City Centre Zone	
	Natural hazards that are less than significant	
	Areas with long-term infrastructure constraints	
	Combined wastewater network	
	Stormwater disposal constraints	
	Water and wastewater constraints	
	Beachlands transport infrastructure constraint	

Table A1.4.8.2 Qualifying matters in precincts

Qualifying Matters	Precincts - Chapter I
Matters of national importance that decision-makers are required to recognise and provide for	Areas within precincts that protect matters of national importance including: Historic heritage - I201 Britomart Precinct, I206 Karangahape Road Precinct, I207 Learning Precinct, I209 Quay Park Precinct, I211 Viaduct Harbour Precinct, I212 Victoria Park Market Precinct, I311 Ellerslie 1 Precinct, I331 St Johns Theological College Precinct, I334 Wairaka Precinct, I519 Long Bay Precinct, I540 Takapuna 1 Precinct, I605 Hobsonville Point Precinct Maintenance and enhancement of public access to and along the coastal marine area, lakes, and rivers - I202 Central Wharves Precinct, I211 Viaduct Harbour Precinct, I605 Hobsonville Point Precinct Māori relationship and culture and traditions with their taonga I429 Pararēkau and Kopuahingahinga Island Precinct, I540 Takapuna 1 Precinct

Qualifying Matters	Precincts - Chapter I
	Natural character of the coastal environment, wetlands, lakes, rivers and their margins - I208 Port Precinct I403. Beachlands 1 Precinct, I431 Pine Harbour Precinct, I519 Long Bay Precinct, I529 Orewa 1 Precinct, I530 Orewa 2 Precinct, I531 Orewa 3 Precinct, I539 Smales 2 Precinct, I600 Babich Precinct, I610 Redhills Precinct Natural hazards - I208 Port Precinct, I445 Gatland and Great South Road Precinct, I446 Gatland Road Precinct, I529 Orewa 1 Precinct, I530 Orewa 2 Precinct, I531
	Orewa 3 Precinct, I532 Pinewoods Precinct, I540 Takapuna 1 Precinct, I600 Babich Precinct Outstanding natural features or landscapes - I519 Long Bay Precinct, I532 Pinewoods Precinct, I539 Smales 2 Precinct Significant ecological area - I334 Wairaka
	Precinct, I519 Long Bay Precinct, I530 Orewa 2 Precinct, I531 Orewa 3 Precinct, I532 Pinewoods Precinct, I540 Takapuna 1 Precinct, I600 Babich Precinct, I610 Redhills Precinct
Matters required to give effect to any other National Policy Statement or NZCPS	I519 Long Bay Precinct, I539 Smales 2 Precinct, I605 Hobsonville Point Precinct
Matters required to give effect to the Hauraki Gulf Marine Park Act 2000 or the Waitakere Ranges Heritage Area Act 2008	North Precinct North Precinct
Matters required for ensuring the safe or efficient operation of nationally significant infrastructure	I208 Port Precinct, I404 Auckland Airport Precinct, I412 Flat Bush Precinct, I610 Redhills Precinct
Matters required for open space	I201 Britomart Precinct, I202 Central Wharves Precinct, I207 Learning Precinct, I209 Quay Park Precinct, I211 Viaduct Harbour Precinct, I214 Wynyard Precinct, I412 Flat Bush Precinct, I519 Long Bay Precinct
Matters for giving effect to designations	I404 Auckland Airport Precinct I438 Takanini Precinct
Matters required to provide sufficient business land suitable for low density uses to meet expected demand	I552 Warkworth Clayden Road Precinct, I553 Warkworth North Precinct

Qualifying Matters	Precincts - Chapter I
Any other matter that makes higher density development inappropriate in an area	Various including: Local landscape values, urban design and/or built form, coastal character, traffic management, local views and/or amenity, special character and/or character buildings, connection with Waitemata Harbour Chapter I Precincts – various

A1.5. Content of the regional coastal plan

The Plan is a combined plan which includes the Auckland regional coastal plan.

Any provision of the Plan which applies to activities or natural or physical resources in the coastal marine area is a provision of the Auckland regional coastal plan.

A1.6. Plan provisions

The Plan uses six main types of plan provisions:

A1.6.1. General rules

There are a number of general rules which apply throughout the Plan except in the regional policy statement and where otherwise specified. These include rules applicable to the consent process and notification of applications, how applications involving multiple activities and different types of plan provisions will be assessed, and how infringements of standards for activities will be assessed.

A1.6.2. Overlays

Overlays manage the protection, maintenance or enhancement of particular values associated with an area or resource. Overlays can apply across zones and precincts and overlay boundaries do not follow zone or precinct boundaries. Overlays also manage specific planning issues such as addressing reverse sensitivity effects between different land uses.

Overlays generally apply more restrictive rules than the Auckland-wide, zone or precinct provisions that apply to a site, but in some cases they can be more enabling. Overlay rules apply to all activities on the part of the site to which the overlay applies unless the overlay rule expressly states otherwise.

Overlay rules are identified in the activity tables where they are located in sections of the Plan dealing with Auckland-wide rules, for example Land disturbance – Regional or the Coastal – General Coastal Marine Zone.

Overlay provisions are located in Chapter D of the Plan and overlays are identified on the planning maps.

A1.6.3. Auckland-wide provisions

Auckland-wide provisions apply to the use and development of natural and physical resources across Auckland regardless of the zone in which they occur.

Auckland-wide provisions are located in Chapter E of the Plan and cover natural resources, Mana Whenua, the built environment, infrastructure, environmental risk, subdivision and temporary activity matters. Auckland-wide provisions generally apply more restrictive rules than the zone or precinct provisions that apply to a site, but in some cases they can be more enabling.

Auckland-wide rules which have a spatial component such as the Subdivision Variation Control or the Stormwater Management Area Control – Flow 1 and Flow 2 are identified on the planning maps.

A1.6.4. Zones

Zones manage the way in which areas of land and the coastal marine area are to be used, developed or protected. The spatial application of zones generally identifies where similar uses and activities are anticipated. All land and all of the coastal marine area within the Auckland region is zoned, except for roads.

Zone provisions are located in Chapters F and H of the Plan. Zones are identified on the planning maps. In addition, zone rules which have a spatial component such as the Height Variation Control are identified on the planning maps.

A1.6.5. Precincts

Precincts enable local differences to be recognised by providing detailed place-based provisions which can vary the outcomes sought by the zone or Auckland-wide provisions and can be more restrictive or more enabling. In certain limited circumstances the rules in a precinct vary the controls of an overlay, either by being more restrictive or more enabling. However, the general approach is that overlays take precedence over a precinct.

Precinct provisions are located in Chapter I and grouped according to their location as Auckland-wide, central, north, west and south. Precinct areas are identified on the planning maps.

A1.6.6. Standards

Activities provided for as permitted, controlled or restricted discretionary activities are normally subject to standards. Standards set limits on the extent to which an activity is permitted or may be assessed as a controlled or restricted discretionary activity. Exceedance of a standard normally results in the activity being considered as a more restrictive class of activity.

Standards are located following the activity tables in the overlay, zone, Aucklandwide and precinct provisions.

A1.7. Activity status

The Resource Management Act 1991 provides for activities to be classed as set out below. The classification of an activity is usually referred to as its activity status. The class or status of an activity determines the nature and extent of matters that must be considered for consenting. The class or status of an activity does not determine whether an application for consent will be notified or not.

Where more than one activity status may apply to a proposal, General rule <u>C1.6</u> applies to determine the overall activity status.

There is a hierarchy of the classes in terms of both the basis for assessment and the nature of conditions that may be imposed on any grant of consent. The hierarchy runs from the most enabling permitted status to the most restrictive prohibited status. The Plan has been prepared on the basis of this classification and consenting hierarchy. The following statements are provided to assist users of the Plan to understand how this hierarchy has been applied.

A1.7.1. Permitted activity

No resource consent is required for a permitted activity and the activity is allowed as of right. The activity may be subject to permitted activity standards which must be objectively certain and not subject to a discretionary assessment. Exceedance of a permitted activity standard normally results in the activity being considered as a restricted discretionary activity.

Activities are classed as permitted where the character, intensity and scale of their effects are expected to be in keeping with the quality of the existing environment or the relevant objectives and policies of the relevant zone or precinct.

A1.7.2. Controlled activity

Resource consent is required for a controlled activity but the Council must grant consent and only has power to impose conditions on the consent in relation to those matters over which control is reserved by the Plan or a national environmental standard. The activity may be subject to controlled activity standards. Exceedance of a controlled activity standard normally results in the activity being considered as a restricted discretionary activity.

Activities are classed as controlled where the activity is in keeping with the existing environment and the likely effects are well understood and able to be avoided, remedied or mitigated by conditions.

A1.7.3. Restricted discretionary activity

Resource consent is required for a restricted discretionary activity. Consent may be either granted or refused, but only for reasons which are relevant to the matters stated in the Plan or a national environmental standard over which the discretion can be exercised. The activity may be subject to restricted discretionary activity standards. If consent is granted, then any conditions of consent may only be in relation to the matters stated in the Plan or a national environmental standard.

Activities are classed as restricted discretionary where they are generally anticipated in the existing environment and the range of potential adverse effects is able to be identified in the Plan, so that the restriction on the Council's discretion is appropriate.

A1.7.4. Discretionary activity

Resource consent is required for a discretionary activity and may be granted or refused for any relevant resource management reason. An application for resource consent for a discretionary activity will be fully assessed in terms of the relevant provisions of the Plan, including all relevant objectives and policies, and the Resource Management Act 1991, including in particular Part 2.

Activities are classed as discretionary where they are not generally anticipated to occur in a particular environment, location or zone or where the character, intensity and scale of their environmental effects are so variable that it is not possible to prescribe standards to control them in advance. A full assessment is required to determine whether the activity, subject to any conditions, would be appropriate in terms of the provisions of the Plan, the effects of the activity on the environment and the suitability of the proposed location.

As well, any activity that is not specifically classed in a rule is deemed to be a discretionary activity under General rule C1.7(1).

A1.7.5. Non-complying activity

Resource consent is required for a non-complying activity. As threshold matters, the proposal must be assessed to determine whether its adverse effects on the environment will be no more than minor or whether it will not be contrary to the objectives and policies of the Plan. If the proposal is found not to breach one or other of those thresholds, then its merits may be considered on a broadly discretionary basis and consent may be granted (with or without conditions) or refused. If it is found to breach both thresholds, then consent must be refused.

Activities are classed as non-complying where greater scrutiny is required for some reason. This may include:

- where they are not anticipated to occur; or
- where they are likely to have significant adverse effects on the existing environment; or
- where the existing environment is regarded as delicate or vulnerable; or
- otherwise where they are considered less likely to be appropriate.

A1.7.6. Prohibited activity

An activity which is classed as prohibited cannot be the subject of an application for resource consent. Any proposal for a prohibited activity must first be the subject of a plan change to change the activity status (either generally or in respect of a particular proposal) to one of the other classes of activity.

Activities are classed as prohibited where they are expected to cause significant adverse effects on the environment which cannot be avoided, remedied or mitigated

by conditions of consent or otherwise where it may be appropriate to adopt a precautionary approach.

A1.7.7. Not applicable

Where an activity table states that an activity is 'not applicable' or 'NA' this means that the activity is not relevant in that particular part of the activity table.

Where an activity table for a precinct leaves the status for a particular activity blank, then the activity status in the relevant overlay, zone or Auckland-wide provision applies.

A1.7.8. Abbreviation of activity classes

The Plan uses the following abbreviations to identify the class of activity:

Activity class abbreviation	Activity class abbreviation meaning
Р	Permitted activity
С	Controlled activity
RD	Restricted discretionary activity
D	Discretionary activity
NC	Non-complying activity
Pr	Prohibited activity

A1.8 Intensification Planning Instrument: annotation of provisions, and immediate legal effect

A1.8.1 Annotation of incorporated and replaced provisions

The RMA requires the Council to show in its Intensification Planning Instrument:

- (1) which provisions in the AUP incorporate-
- (a) The medium density residential standards in Part 2 of Schedule 3A of the RMA; and
- (b) The objectives and policies in clause 6 of Schedule 3A

A purple bubble sidebar annotation shows where the Plan incorporates the density standards in Part 2 of Schedule 3A, RMA, and the objectives and policies in clause 6 of Schedule 3A, RMA.

- (2) which provisions in the AUP are replaced by-
- (a) The medium density residential standards in Part 2 of Schedule 3A; and
- (b) The objectives and policies in clause 6 of Schedule 3A.

A green dotted sidebar annotation shows which provisions in the Auckland Unitary Plan, and any change or variation, are replaced by the density standards in Part 2 of Schedule 3A, RMA, and the objectives and policies in clause 6 of Schedule 3A, RMA.

An example of an incorporated density standard is as follows:



x.x.x Number of dwellings per site



(1) There must be no more than three dwellings on a site.

An example of a replaced density standard is as follows:

x.x.x Landscaped Area

(1) The minimum landscaped area must be at least 35 per cent of the net site area.

Council may remove annotation of incorporated and replaced provisions as authorised by section 80H of the RMA.

A1.8.2 Immediate legal effect

The RMA requires that some activity rules for permitted dwellings incorporating medium density residential standards apply immediately from notification of the Intensification Planning Instrument, provided that all prescribed circumstances are met. The following summary statement is provided to assist users of the Plan.

A medium density residential standard rule has immediate legal effect if it:

- (1) does not apply to a qualifying matter area,
- (2) <u>is not more lenient than a medium density residential standard at Part 2, Schedule 3A of the RMA;</u>
- (3) applies in a relevant residential zone, and
- (4) <u>is in the Council's Intensification Planning Instrument and considered in the intensification streamlined planning process.</u>