Track Changes - Green version - 20 May 2009

Notes for track changes. Recommendations made by the Air Officer's Report are shown in Purple. Recommendations made by the Supplementary Air Officer's Report are shown in Blue. Words recommended to be added are shown in underline, words recommended to be removed are shown in strike through.

Terms defined within the Proposed One Plan glossary are *Italicised* and marked with a '*' symbol. Terms defined in the Resource Management Act 1991 are *Italicised* and marked with a '' symbol.

14 Discharges to Air

14.1a Objective²⁵

Objective 14-1: Air quality

The management of air quality in a manner that ensures:

- (a) Aambient air* quality is maintained or enhanced in a manner that guards the health of our the Region's community;
- (b) Aambient air*quality meets the national ambient air* standards and National Environmental Standards:
- (c) Aair quality is not detrimental to amenity values^; and
- (d) Ffine Particle ($PM_{\underline{10}}^*$) levels are managed to ensure that they are reduced in unacceptable airsheds and managed in other areas to ensure compliance with the national *ambient air** quality standard for $PM_{\underline{10}}^*$.

14.1 Policies

Policy 14-1: Consent decision making for agrichemicals*

When making decisions on resource consent applications and setting consent conditions for discharges of agrichemicals that fail to meet either Rule 14-1 or Rule 14-2 (and which are therefore discretionary activities), the Regional Council will shall have particular regard to:

- (a) the degree of compliance with the NZS 8409:2004 Management of Agrichemicals*
- (b) avoiding effects on human health
- (c) avoiding or mitigating any unreasonable prevention or reduction in access to adjoining *properties* or *public land* because of agrichemical* spraying
- (d) avoiding damage to non-target plants or animals
- (e) preventing any *discharge* that is likely to adversely affect sensitive areas including, but not limited to:
 - (i) dwelling houses
 - (ii) places of public assembly and public amenity areas



- (iia) education facilities¹
- (iii) water bodies^
- (iv) waahi wahi tapu*, marae and other places of significance to tangata whenua
- (v) domestic, municipal and commercial water supplies
- (vi) rare and threatened habitats* and at-risk habitats*
- (vii) certified organically farmed properties.

This Ppolicy implements Objective 14-1

Policy 14-2: Consent decision-making for other discharges into air

When making decisions on resource consent_ applications and setting consent conditions_ for discharges_ of contaminants_ into air, the Regional Council will shall in addition to considering these objective and policies_ have particular regard to:

- (a) the objectives and policies of Chapter 8 including:
 - (i) the degree of consistency with the approach set out in Policy 8-1 for implementing the National Environmental Standards for ambient air* quality
 - (ii) the degree of compliance with the regional standards for ambient air aulity set out in Policy 8-2
 - (iii) for discharges of fine particles, the approaches for managing fine particles (PM_{10}) in Policies 8-5 and 8-6, and the likely contribution of the proposed discharge to cumulative adverse effects in an unacceptable airshed or degraded area as identified under these policies.
- (b) the guidelines in Section 14.2 for managing noxious, dangerous, offensive and objectionable effects
- (c) any national policy statements, national regulations, or nationally accepted guidelines or codes of practice relevant to the activity
- (d) the location of the *discharge* in relation to, and any associated *effects* on, sensitive areas including, but not limited to:
 - (i) dwelling houses,
 - (ii) places of public assembly and public amenity areas,
 - (iia) education facilities ²
 - (iii) water bodies^

² Officer's report – Air – Recommendation AIR 25



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¹ Officer's report – Air – Recommendation AIR 24

- (iv) waahi wāhi tapu*, marae and other places of significance to tangata whenua^;
- (v) domestic, municipal and commercial water supplies,
- (vi) rare and threatened habitats* and at-risk habitats*
- (vii) certified organically farmed properties.
- (e) effects on scenic, landscape, heritage and recreational values
- (f) the appropriateness of adopting the best practicable option to prevent or minimise adverse effects in circumstances where:
 - numerical guidelines or standards establishing a level of protection for a receiving environment are not available or cannot easily be established
 - (ii) insufficient monitoring data is available to establish the existing air quality with sufficient certainty
 - the likely adverse effects are minor, and the costs associated with adopting the best practicable option are small in comparison to the costs of investigating the likely effects on air quality
- (g) the need for contingency measures to avoid accidental discharges^, including discharges^ arising from mechanical failure-
- (h) adverse effects on aircraft safety from high velocity vertical discharges of air.

This Ppolicy implements Objective 14-12

Policy 14-3: Regional Rules for Air

The Regional Council shall regulate activities relating to air through regional rules in accordance with Policies 11-1, 11-2 and 11-3.

This Ppolicy implements Objective 14-1 25

14.2 Guidelines for Managing Noxious, Dangerous, Offensive and Objectionable Effects

Several *rules* in this section use the terms "noxious", "dangerous", "offensive" and "objectionable". While these terms are included in s14 RMA, they are not defined. These terms are also not defined in the <u>gG</u>lossary of this <u>pP</u>lan because the assessment of whether an activity is noxious, dangerous, offensive or objectionable is subjective and must take account of case law precedent as it develops.

Definitions of these terms can be found in the dictionary - for example (from the Concise Oxford Dictionary, New Edition, 1978):

³ Officer's Supplementary report – Air – Recommendation AIR 25A



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- noxious means "harmful, unwholesome"
- dangerous means "causing danger, unsafe"
- **offensive** means "giving or meant to give offence, disgusting, ill-smelling, nauseous, repulsive, unpleasant or disgusting to the senses, causing annoyance or anger, insulting"
- **objectionable** means "undesirable, unpleasant, offensive, disapproved of".

Offensive and objectionable

Case law has established that an odour is deemed offensive or objectionable only if a reasonable ordinary person, who is neither sensitive nor insensitive, would be offended or find it objectionable. It is not enough for a neighbour or some other person within the relevant *environment* to consider the activity or matter to be offensive or objectionable. In determining whether an odour is offensive or objectionable, a council *enforcement officer* may consider the following:

- frequency how often an individual is exposed to odour
- intensity the strength of the odour
- duration the length of a particular odour event
- offensiveness/character the character relates to the hedonic tone of the odour, which may be pleasant, neutral or unpleasant
- location the type of land use and nature of human activities in the vicinity of an odour source
- the sensitivity of the receiving environment, including reverse sensitivity
- the Good Practice Guide for Assessing and Managing Odour in New Zealand (Ministry for the Environment, 2003).

In determining whether a *discharge* is resulting in any objectionable or offensive smoke, water vapour, dust, gases or airborne *contaminant*, a council *enforcement officer* may consider the following:

- frequency, intensity, duration, offensiveness/character and location of exposure
- the Good Practice Guide for Assessing and Managing the Environmental Effects of Dust Emissions (Ministry for the Environment, September 2001)
- the sensitivity of the receiving environment^{\(\)}, including reverse sensitivity
- adverse effects\u00e1, including effects\u00e1 on road\u00e1 visibility and aircraft\u00e1 flight paths.

Noxious and dangerous

In determining whether a discharge causes any noxious or dangerous levels of contaminants a council enforcement officer may consider:

- the Workplace Exposure Standards (Occupational Safety and Health Service, 1994 and as updated in January 2002⁴): as a guide the concentration of any contaminant specified in the Workplace Exposure Standards should not exceed one thirtieth of the time-weighted average for the short-term exposure standard on adjacent properties or on public land.
- the Ambient Air Quality Guidelines (Ministry for the Environment, 2002) as they relate to hazardous substances^
- any relevant national environmental standards

⁴ Officer's report – Air – Recommendation AIR 22



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- the frequency, intensity, duration, and location of exposure
- the sensitivity of the receiving environment^
- relevant provisions under the Hazardous Substances and New Organisms Act 1996
- advice provided by *Iterritorial Aauthority* environmental health officers and health boards.

14.3 Rules_ - Agrichemicals_ (discharges_ into air, land_ and water_)

Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links⁵</u>
14-1 Small-scale application of agrichemicals*	The discharge_ of agrichemicals_ into air or onto land_ from the use of a hand-held appliance*	Permitted	 (a) The discharge_ shall not contravene_ any requirement specified in the agrichemical* manufacturer's instructions. (b) There shall be no discharge_ beyond the boundary of the subject property*. (c) There shall be no discharge_ into any water body (d) There shall be no discharge_ within any rare and 		This Rrule^ implements Ppolicy 14-3 ⁵
			threatened habitat* or at-risk habitat*, except for the purposes of pest control except for the purposes of pest control as defined in a Regional Pest Management Strategy prepared under the Biosecurity Act 1993.6 (e) Where the agrichemical* is used on public land*, the discharge^ shall comply with mandatory requirements		

⁵ Officer's report – Air – Recommendation AIR 28 ⁶ Officer's Supplementary report – Air – Recommendation Air 28A



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Rule <u>^</u>	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links⁵</u>				
			set out in Sections 2 and 5 of the NZS 8409:2004 Management of Agrichemicals.						
14-2 Widespread application of	The discharge_ of agrichemicals_ into air, onto land_, or into water_, except as permitted under Rule 14-1	Permitted	(a) The discharge_ shall not contravene_ any requirement specified in the agrichemical_ manufacturer's instructions.		This Rrule^ implements Ppolicy 14-3 ⁸				
agrichemicals <u>*</u>			(b) There shall be no discharge within any rare or threatened habitat or at-risk habitat, except for the purposes of pest control except for the purposes of pest control as defined in a Regional Pest Management Strategy prepared under the Biosecurity Act 1993.						
								(c) The <i>discharge</i> _ shall not be located within 50 metres of a school.	
			(d) The discharge_ shall be undertaken in accordance with all mandatory requirements, including notification requirements, set out in Sections 2 and 5 of the NZS 8409:2004 Management of Agrichemicals.						
			(e) Every person undertaking the application of agrichemicals* shall hold a current GROWSAFE® Certificate.						
			(f) Every pilot undertaking the aerial application of agrichemicals* shall hold the National Certificate in Agrichemical Application (Aerial), and hold or be under training for a Pilot's Chemical Rating issued by the Civil Aviation Authority or an equivalent qualification.						
			(g) The discharge_ shall not result in any agrichemical_being deposited on any roof or other structure_used as a catchment for water_supply other than in accordance with condition (g h)_8.						
			(h) Where the <i>discharge</i> is into <i>water</i> for the purpose of						



Officer's Supplementary report – Air – Recommendation Air 29A
 Officer's report – Air – Recommendation AIR 29
 Officer's Supplementary report – Air – Recommendation Air 29A

Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links</u> ⁵
			eradicating, modifying or controlling unwanted aquatic plants: (i) only agrichemicals* approved for aquatic use may be used (ii) the application shall not exceed the quantity or concentration required for that purpose (iii) the discharge^ shall not include disposal to water^ of any agrichemical* (iv) the discharger shall notify every person taking water^ for domestic supply within 1 km downstream of the proposed discharge^, and every holder of a resource consent^ for the taking of water^ for public water supply* purposes downstream of the proposed discharge^ at least one week before commencing the discharge^. (i) For aerial discharges^, all reasonable measures shall be taken to prevent any discharge^ of agrichemicals*: (i) within 20 10°m of any continually flowing river^ which has a bed^ width of 3 m or more, or any lake^ or wetland^ which has an area of 1 ha or more (ii) within 50 15° m of any rare or threatened habitat* or at-risk habitat*. Under this clause, "reasonable measures" include the use of GPS technology, positive airflow indicators on boundaries and direct boundary supervision by qualified personnel where required.		
14-3 Discharges_ of agrichemicals_ not complying with permitted activity_rules	The discharge_ of agrichemicals_* into air, onto land_, or into water_ in a manner that does not comply with Rules 14-1 or 14-2, except for discharges_ in rare and threatened habitats* and at-risk habitats * which are regulated by Rules 12-8 and 12-7.	Discretionary			Policies guiding consent decisions include: Ppolicy 14-1



14.4 **Rules - Burning**

Advisory Note:

In 2004 regulations[^] were introduced controlling various discharges[^] into air. The title of these regulations[^] is the Resource Management (National Environmental Standards Relating to Certain Air Pollutants, Dioxins, and Other Toxics) Regulations 2004. Relevant regulations have been incorporated into the rules in this section, where they are referred to as the RM Regulations 2004.

Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links</u>
14-4 Small-scale fuel burning	The discharge_ of contaminants_ into air from burning coal, untreated wood_, diesel, kerosene, light fuel oil*, oil* (excluding waste_*oil_), methane, biofuels_10, or natural or liquefied petroleum gas for the purpose of generating useful heat, steam, power or electricity and disposal of green vegetative matter undertaken by New Zealand Police	Permitted	 (a) The burning shall comply with the following combustion rates: a rate not exceeding 500 kW for coal, and untreated wood[^]_ a rate not exceeding 2.5 MW for diesel, kerosene, light fuel oil* and oil*, a rate not exceeding 5 MW for methane and natural or liquefied petroleum gas. (b) The discharge[^] shall be from a chimney* designed so that the emission is effectively dispersed upwards and is unimpeded by any structure[^] on top of the chimney[*], and the chimney* height shall be at least 3m above the highest point of the roof and any other roof within 20 m of the chimney*. (c) The discharge[^] shall not result form the burning of waste*, waste* oil* or solvents. (d) The discharge^ shall not cause a breach of any of the National Environmental Standards for ambient air quality set out in Table 8.1 (in Chapter 8). (e) The discharge^ shall not result in any offensive or objectionable odour, dust, smoke or water^ vapour to the extent that causes an adverse effect beyond the boundary of the subject property* or on public land*. 		This Rrule^ implements Ppolicy 14-38

¹⁰ Officer's report – Air – Recommendation AIR 31

¹³ Officer's Supplementary report – Air – Recommendation AIR 31A



Officer's Supplementary report – Air – Recommendation AIR 31A
 Officer's report – Air – Recommendation AIR 14

Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
			 (f) The discharge_ shall not result in any noxious or dangerous levels of gases or particulates to the extent that causes an adverse effect beyond the boundary of the subject property* or on public land*. (g) The sulphur content of coal to be burned shall not exceed 1% by weight. (h) The discharge_ of particulates shall be no greater than 250 mg/m³ of non-toxic particulates corrected to 0°C, 12% CO₂, 1 atmosphere, and a dry gas basis, except that this limit may be exceeded for a maximum of 30 minutes when starting the fuel-burning equipment from cold and for soot blowing, providing the opacity of the discharge_ is minimised as far as practicable. (i) The discharge^ shall not cause a any 13 reduction in visibility on any designated commercial or military flight path. 10 		
14-5 Open burning <u>*</u>	The discharge_ of contaminants_ into air and any subsequent discharge_ of contaminants_ onto land_ from: (a) the open burning* of the following materials on production land_1*: (i) untreated wood_ or vegetative matter (ii) waste_ paper or cardboard (iii) food waste (iv) non-halogenated* plastics (v) animal carcasses or animal waste_ (b) the open burning* of the following materials in circumstances where the burning is for fire-training_1*14 purposes, or for creating special smoke and fire effects for the	Permitted	 (a) The material to be burned shall be sourced only from the property* on which the burning occurs, except for: (i) Vegetative matter that is burned on production land_114 (ii) Materials (including vegetative matter) that are burned for fire training* purposes or for creating special smoke and fire effects for the purpose of producing films. (b) The discharge* shall not result in any offensive or objectionable odour, dust, smoke or water* vapour to the extent that causes an adverse effect 12 beyond the boundary of the subject property* or on public land*. (c) The discharge* shall not result in any noxious or dangerous levels of gases or particulates to the extent that causes an adverse effect 12 beyond the boundary of the subject property* or on public land*. 		This Rrule^ implements Ppolicy 14-3 ¹⁴

¹⁴ Officer's report – Air – Recommendation AIR 32



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
	purpose of producing films: (i) untreated wood* or vegetative matter (ii) waste* paper or cardboard (iii) food waste* (iv) non-halogenated* plastics (v) oif* (vi) Buildings including those containing halogenated* materials 14 (c) the open burning* of vegetative matter on land that is not production land, only in areas where there is no green waste disposal facility within 20km (including urban areas where there is no such facility within 20km). 14		(d) The discharge* shall not cause a any 15 reduction in visibility on any designated commercial or military flight path. 14 In determining whether odour, dust, smoke or water* vapour is offensive, objectionable, noxious or dangerous the guidelines in Section 14.2 shall be considered. 14		
14-6 Burning activities regulated by RM Regulations 2004, including woodburners*	 (a) The lighting of fires and the burning of waste* at a landfill* is prohibited except where: (i) the lighting of a fire is to control gas formed at the landfill*, and (ii) the landfill* complies with RM Regulations 2004, Regulations 25 to 27 in which case it is a discretionary activity* as per RM Regulations 2004, Regulation 6. (b) The burning of tyres or wire coated with any material is prohibited, except where the tyres or coated wire are burnt at industrial and trade premises that have: 	As described under "Activity"			Policies guiding consent decisions include: Ppolicy 14-216

¹⁵ Officer's Supplementary report – Air – Recommendation Air 32A Officer's report – Air – Recommendation AIR 33



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
	 (i) a resource consent_for the discharge_produced, and (ii) emission control equipment that is designed and operated to minimise emissions of dioxins and other toxics from the process in which case the activity is a discretionary activity_as per RM Regulations 2004, Regulations 5, 7 and 9. 				
	(c) The burning of bitumen on a <i>road</i> is prohibited as per RM Regulations 2004, Regulation 8.				
	(d) The burning of <i>oil</i> * in the open air is prohibited , except where the burning is:				
	 (i) for creating special smoke and fire effects for the purposes of producing films, or for firetraining purposes, in which case the discharge is permitted under Rule 14-5, or (ii) done by means of a flare and for the purpose of undertaking health and safety procedures in the petroleum exploration and production industry of the petrochemical industry, in which case the discharge is a discretionary activity as per RM Regulations 2004, Regulation 10. (e) The operation of an incinerator at a 				
	(e) The operation of an incinerator at a school or a health_care institution* is prohibited unless a resource consent_has been granted for the				



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
	discharge_ produced, in which case the discharge_ is a discretionary activity_, as per RM Regulations 2004, Regulation 11.				
	(f) The operation of a high temperature hazardous waste incinerator* is prohibited, except if the incinerator is a crematorium in which case it is a discretionary activity as per RM Regulations 2004, Regulation 12.				
	 (g) The discharge of particles to air from a woodburner installed after 1 September 2005 on a property with an allotment size of less than 2 ha is prohibited, as per RM Regulations 2004, Regulation 22, except if the discharge complies with: (i) the design standard in Regulation 23, and (ii) the thermal efficiency standard in Regulation 24 in which case the discharge is permitted. 				
14-7 Prohibited burning activities	The open burning* of: (a) pathological waste*, animal carcasses or other animal waste*, except animal carcasses and animal waste*, on production land^17 which are permitted under Rule 14-5.	Prohibited			This Rrule^ implements Ppolicy 14-2 ¹⁷
	(b) pitch, paint and paint residues on wood or chip board, and surface coatings,				



¹⁷ Officer's report – Air – Recommendation AIR 34 Officer's report – Air – Recommendation AIR 35

Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
	(c) halogenated* plastic and polyvinylchloride (PVC) plastic, (d) halogenated* organic chemicals, (e) any vegetative matter and other waste products in an urban area except on industrial and trade premises, and except to the extent permitted by Rule 14-5, ¹⁷ (f) materials containing heavy metals, (g) asbestos, (h) agrichemicals* and agrichemical* containers containing residues, (i) treated timber*, (ii) treated timber*, (iii) rubber, (k) sludge from industrial processes, (iii) hazardous materials from contaminated sites and buildings, and (n) burning of bitumen. 18				
14-8 Other burning activities	The discharge_of contaminants_into air and any subsequent discharge_of contaminants_onto land_from burning activities which either: (a) are located on industrial or trade premises_and are not addressed by any other rule_in this plan, or (b) do not comply with one or more conditions, standards or terms of a permitted activity_rule_, but which are not expressly classified as a discretionary or prohibited activity	Discretionary			Policies guiding consent decisions include: Ppolicy 14-2 ¹⁸



14.5 Rules – Other *Discharges* to Air

Rule <u>^</u>	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links</u>
14-9 Abrasive blasting* within an enclosure	The discharge_ of contaminants_ into air and any subsequent discharge_ onto land_ from abrasive blasting_ within a purpose-built enclosure that is not moveable.	Permitted	(a) The blasting enclosure shall be fully enclosed and air shall be mechanically ventilated to air pollution control equipment that is designed and maintained to achieve a particulate matter concentration of no more than 100 mg/m³ (at 0°C, 1 atmosphere pressure, dry gas basis) at the point of discharge		This Rrule^ implements Ppolicy 14-3 ²⁴
			(b) There shall be no visible discharge of dust from the abrasive blasting enclosure.		
			(c) The discharge_ shall not result in noxious or dangerous levels of airborne contaminants_ beyond the property* boundary or on public land*.		
			(d) Any abrasive media not in use shall be covered and reasonably protected from water and wind.		
14-10 Wet abrasive blasting* and	The discharge_ of contaminants_ into air and any subsequent discharge_ onto land_ or into water_ from wet abrasive	Permitted	(a) Any sand or other material used for <i>abrasive blasting</i> * shall contain less than 5% free silica on a dry weight basis.		This Rrule^ implements Ppolicy 14-3 ¹⁹
water blasting	blasting_una		(b) Any discharge_ of particulate matter shall not be offensive or objectionable to the extent that causes an adverse effect 2 beyond the property* boundary or on public land*.		
			(c) Any abrasive media not in use shall be kept covered and protected from erosion.		
			(d) All material that is discharged to land from the blasting shall be collected and removed from the site to the extent practicable after blasting has been completed. The material shall be disposed of to a facility that has authorisation to accept the		



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
			contaminants_ in the material. (e) 19Measures shall be taken to prevent to the extent practicable the discharge_ of any hazardous particulate matter, or floatable or suspended material to any water body		
14-11 Dry abrasive blasting*using a moveable source	The discharge_ of contaminants_ into air and any subsequent discharge_ of contaminants_ onto land_ or into water_ from dry abrasive blasting_ using a moveable source.	Discretionary			Policies guiding consent decisions include: Ppolicy 14-2 20
14-12 Miscellaneous discharges^ into air from industrial and or trade premises	The discharge of contaminants_ into air and any subsequent discharge of contaminants_ onto land_ or into water_ from the following activities on industrial and trade premises: (a) fume cupboards (b) premises discharging steam, water vapour, energy and heat (except as a result of fuel combustion) (c) the retail and wholesale distribution of automotive fuels, oils_, liquefied gases, gases, and fuels used for industrial processing and home heating (d) funeral parlours, chapels, and stonemasons (e) the manufacture of household, industrial, electrical and garden equipment and appliances, including	Permitted	 (a) The discharge shall not cause a breach of any of the National Environmental Standards for ambient air quality set out in Table 8.1 (in Chapter 8). (b) The discharge shall not result in any offensive or objectionable odour, dust, smoke or water vapour to the extent that causes an adverse effect beyond the boundary of the subject property or on public land. (c) The discharge shall not result in any noxious or dangerous levels of gases or particulates to the extent that causes an adverse effect beyond the boundary of the subject property or on public land. (d) The discharge shall not cause any reduction in visibility on any designated commercial or military flight path. 21 (e) The vertical velocity of the discharge does not exceed 4.3 metres per second, at 60 metres above ground level and/or does not penetrate the obstacle limitation surface of an aerodrome. 22 (f) The discharge of dust from the source at any site 		This Rrule^ implements Ppolicy 14-3

¹⁹ Officer's report – Air – Recommendation AIR 36
20 Officer's report – Air – Recommendation AIR 37
21 Officer's report – Air – Recommendation AIR 38
22 Officer's Supplementary report – Air – Recommendation AIR 38A

Rule^ Act	tivity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
(g) (h) (i) (j) (k)	motor vehicles, trains, trailers, boats or like equipment, including body and engine repairs, panel beating, fibre-glassing, and painting when carried out in a booth or enclosure that has been designed to contain any emission of paint overspray joinery, including the manufacture, restoration or finishing of furniture and wood crafts, and cabinet making the operation of dry-cleaning, dying, laundering and cleaning facilities the manufacture of beverages, including soft drinks, extraction of fruit juices, fermentation of wine, distillation of spirits, and alcoholic beverages food processing by deep fat frying or		where minerals or aggregates are dried or heated or prepared for the manufacture of hot mix asphalt does not exceed 5kg/hr. ²³ (g) Fixed asphalt plants are equipped with temperature sensors and aggregate proximity sensors that limit and control operating temperatures within the drum. ²³ (h) Air pollution control equipment for fixed asphalt plants is designed to achieve a particulate matter concentration of not more than 250 milligrams per cubic metre (NTP). ²³ In determining whether odour, dust, smoke or water vapour is offensive, objectionable, noxious or dangerous the guidelines in Section 14.2 shall be considered. ²¹		
	oil frying of any animal or vegetable matter where the processes have				

²³ Officer's Supplementary report – Air – Recommendation AIR 21A



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
	either singly or together a raw material capacity of less than 5 tonnes/h				
	(m) the processing and storage of food including baking, cooking, refrigeration, freezing and canning, but excluding premises used for the production of milk powders using dryers with a water evaporation capacity greater than 300 kg/h ₇				
	(n) the storage, blending and distribution of bulk products including fertiliser*, animal feeds, roading materials, gardening materials, and concrete processing materials				
	(o) yards used to hold cattle or stock and buildings used solely for animal slaughtering				
	(p) the drying of grain and vegetable matter				
	(q) powder coating and spray painting				
	(r) sawmilling				
	(s) kiln drying				
	(t) the extraction, processing in fixed plant (crushing and screening), storage, and distribution of aggregates				
	(u) the development, maintenance*, use, repair*, or demolition of industrial or trade premises^ and which are not otherwise provided for by rules^ in this Plan, including site development, subdivision and				



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	<u>Links</u>
	landscaping, and the installation, construction, <i>maintenance</i> *, use or demolition on the premises of <i>roads</i> ^, paved areas, buildings, <i>structures</i> ^ or equipment. (v) fixed asphalt plants. ²³ The discharge^ to air of budgescappers		(a) The well testing shall be limited to a duration of 45	Control is reserved over:	Policios quiding consent
14-13a Flaring of Hhydrocarbons 24	The discharge^to air of hydrocarbons from flaring on land^ associated with petroleum exploration^for well-testing operations	Controlled	 (a) The well testing shall be limited to a duration of 45 working days. (b) The flare point shall comply with the following separation distances: (i) 300 metres from residences, maraes, schools, public buildings and public recreation areas; (ii) 300 metres from any rare and threatened habitats* and at risk habitats* (iii) 100 metres from bores, surface waterbodies^, public roads^ and the coastal marine area^; (iv) 100 metres from any historic heritage^ as identified in any Dedistrict plan^ or Regional Council plan^. (c) No non-petroleum well stream product is to be combusted. (d) There shall be no objectionable odour, dust or waste^ drift beyond the property* boundary. 	Control is reserved over: (a) The nature of the contaminants^ to be emitted during flaring and measures to manage effects^ including effects^ on sensitive activities. (b) Eeffects^ on rare and threatened habitats* and at-risk habitats*. (c) Defects on rare and threatened habitats*. (d) Geompliance monitoring. Resource consent* applications under this rule^ shall not be notified and written approval of affected persons shall not be required (notice of applications need not be served on affected persons).	Policies guiding consent decisions include: Ppolicy 14-2
14-13b Discharges^ from specified	The discharge* of contaminants* to air from: (a) equipment to treat road* surfaces by heat to remove impaired	<u>Permitted</u>	 (a) The discharge[^] shall not result in and offensive or objectionable odour, dust, smoke or water vapour beyond the boundary of the subject property[*]. (b) The discharge[^] shall not result in any noxious or 		This rule^ implements Ppolicy 14-3

²⁴ Officer's report – Air – Recommendation AIR 1



Rule^	Activity	Classification	Conditions/Standards/Terms	Control/Discretion, Non-Notification	Links
mobile sources ²⁵	surfaces except where the burning of bitumen is involved; or (b) mobile aggregate crushing and screening plants; or (c) mobile asphalt plants; or (d) earthmoving or harvesting equipment		dangerous levels of gases or particulates beyond the boundary of the subject property*. (c) The discharge* of dust from the source at any site where minerals* or aggregates are dried or heated or prepared for the manufacture of hot mix asphalt does not exceed 5kg/hr. (d) Mobile asphalt plants are equipped with temperature sensors and aggregate proximity sensors that limit and control operating temperatures within the drum. (e) Air pollution control equipment for mobile asphalt plants is designed to achieve a particulate matter concentration of not more than 250 milligrams per cubic metres (NTP).		
14-13 Other discharges_ into air from industrial and or trade premises	The discharge_\(^\) of contaminants_\(^\) into air and any subsequent \(^\) of contaminants_\(^\) onto land_\(^\) from activities which either: (a) are located on industrial or trade premises_\(^\) and are not addressed by any other rule_\(^\) in this Plan, or (b) do not comply with one or more conditions_\(^\), standards or terms of a permitted activity_\(^\) rule_\(^\), but which are not expressly classified as a discretionary or prohibited activity_\(^\). Discharges_\(^\) that are covered by this rule_\(^\) under subsection (a) include, but are not limited to, those activities listed in the rule guide following this rule_\(^\) table.	Discretionary			Policies guiding consent decisions include: Ppolicy 14-2 ²⁶

Rule Guide:

(a) Activities covered by Rule 14-13 – Discharges into air that are a discretionary activity under Rule 14-13(a) include but are not limited to discharges from the following industrial or trade *premises* or processes:



Officer's report – Air – Recommendation AIR 21
 Officer's report – Air – Recommendation AIR 39

- (i) solid waste* disposal, excluding farm dumps and offal holes
- (ii) asphalt plants²
- (iii) crematoria
- (iv) manufacture of cement, fertiliser*, and milk powder that are produced with dryers with a water evaporation capacity greater than 300kg/h, 27 or other milk derived products, or rubber goods
- (v) manufacture of fibre board, pulp or paper
- (vi) mechanical drying of treated timber*
- (vii) rendering, tanning, fellmongering, skin or hide processing, or pet food processing
- (viii) manufacture of organic or inorganic chemicals, including pharmaceuticals
- (ix) hot dip galvanising
- (x) manufacture or disposal of radioactive substances
- (xi) use of di-isocyanates or organic plasticisers
- (xii) manufacture of aluminium, steel, fibreglass, glass or frit
- (xiii) sintering, calcining or roasting of metal ores
- (xiv) smelting of any metal or metal alloy, including scrap metal
- (xv) carbonisation, gasification, refining, purification, or reforming of natural gas, petroleum oil, shale, coal, wood, or other carbonaceous materials
- (xvi) smelting or burning of calcium or calcium-magnesium carbonates to produce calcium or magnesium oxides or hydroxides.

²⁷ Officer's report – Air – Recommendation AIR 48


