

Waikato District Council General Policies Reserve Management Plan



Adopted 8th June
2015

This reserve management plan has been prepared by Xyst Limited for the Waikato District Council (the Council) under the provisions of the Reserves Act 1977 Section 41.

Adopted by Council 8th June 2015

Process timeline

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| Call for suggestions | 8 October 2014 |
| Draft Management Plan released for submissions | 14 January 2015 |
| Submissions closed | 20 March 2015 |
| Hearing | 12 May 2015 |
| Management Plan Adopted | 8 June 2015 |

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1.0 Purpose of this plan

Reserve management plans provide direction for the day-to-day management of parks and reserves.

Determining community preferences and establishing the best means to provide for them are essential ingredients of good management planning. A management plan provides the community with certainty about the function and management of each reserve that is managed by Council. It also helps ensure that management decisions are consistent with the principles of the Reserves Act 1977.

This management plan provides generic policies that will provide consistent management practices across all the reserves administered by the Waikato District Council.

1.1 Reserve management plan requirements

The Waikato District Council (the Council) has a responsibility as an administering body under the Reserves Act 1977, Section 41, to prepare management plans for the reserves and parks that it manages.

These management plans should:"... provide for and ensure the use, enjoyment, maintenance, protection, and preservation ... and, ... the development, as appropriate, of the reserve for the purpose for which it is classified"¹.

In accordance with the requirements of the Reserves Act 1977, the Waikato District Council has prepared this management plan for the reserves administered by the Council. The Council also manages a number of properties for parks and recreation purposes. The policies in this management plan will also be applied to those properties however they will not technically be part of this reserve management plan as they have not been declared reserves or classified in accordance with the Reserves Act 1977.

Where required, existing plans have been reviewed and where appropriate incorporated into this Plan. This management plan will be kept under continuous review to ensure that the policies are appropriate and relevant for the communities within the Waikato District. It is intended that a comprehensive review would take place every five years.

This management plan identifies clear objectives and establishes directions for planning, management and maintenance of public open space. It clarifies and establishes Council policy and direction, for both Council staff and the public.

¹ Reserves Act 1977, 41 (3).

The intent of this management plan is to provide Waikato District Council with an effective guide for managing all of the parks and reserves under its administration.

1.2 Relationship with specific policies

This management plan is to be read in conjunction with the other reserve management plans prepared by the Council covering specific groupings of reserves such as sports parks or individual reserve management plans. The Draft Sports Park Reserve Management Plan is also being released for public comment at this time.

The general policies contained within this plan will apply to all reserves within the Waikato District. Where there is a conflict between the specific policies contained within other management plans and the general policies contained within this plan, the specific policies in the relevant group or individual plan will take precedent.

1.3 Relationship with other Council documents

This management plan provides policy direction with respect to reserves managed under the Reserves Act 1977. In general policies have not been included in the management plan that are addressed by legislation such as the Resource Management Act 1991, the Local Government Act 2002 or Council Bylaws. It is important to note that the provision of the District Plan apply to reserves and while an activity may be permitted under a policy in this plan, resource consent and other consents may be required from Council or other authorities.

Council prepares a Long Term Plan and an Annual Plan to consider priorities for spending. Reserve management plans may inform the Long Term Plan of potential projects but inclusion of a project or identification of an issue within this management plan does not indicate a commitment by the Council to fund works. These decisions will be made using the Long Term Plan and Annual Plan processes.

1.4 Waikato-Tainui Joint Management Agreement

Council has entered into a Joint Management Agreement with Waikato-Tainui iwi. The agreement acknowledges that Council has rights and responsibilities with regard to management of reserves under Reserves Act 1977.

The agreement also acknowledges that Council has a requirement to consult to determine appropriate management of Crown land under Council control and to consider management decisions that may impact on future return of land to iwi.

In accordance with this agreement, Council has informed the Waikato Raupatu River Trust of its intention to prepare a reserve management plan and has discussed the scope of reserve management plan. The Waikato Raupatu River Trust will provide Council with feedback on how draft plan and submissions received may affect customary activities on the Waikato River.

The Council is the administrator of many reserves where the underlying ownership resides with the Crown. In accordance with the Waikato-Tainui Raupatu Treaty Claims Settlement, iwi will be offered first right of refusal where crown land is to be

disposed off. Where reserves are subject to first right of refusal provisions this is identified in the property summary for each reserve.

1.5 Council and delegations

The Minister of Conservation has delegated a number of procedural and decision-making responsibilities to Council under the Reserves Act 1977. These delegations are made to “Council as a whole” and cannot be delegated to committees of Council or staff. Such decisions that must be made by a meeting of the full Council (Council as a whole) include adoption of reserve management plans, classification of reserves and granting of leases.

Other decisions, such as approval for events, removal of trees, issuing of permits etc. can be delegated from the Council to the Chief Executive and to the Parks and Facilities staff. As delegations change from time to time, the term Council is used throughout the document. Staff should refer to the Delegations Manual to determine if they have the authority to make decisions in accordance with the policies in this management plan.

1.6 Structure of this plan

The management plan first sets out the purpose of management plans and the process used to adopt a management plan (Sections 1 to 3).

Section 4 discusses general goals and objectives of the management plan, whereas Sections 5 – 9 provides objectives and policies set out in five areas being:

- 1 Development
- 2 Use
- 3 Occupation
- 4 Neighbours
- 5 Management

2.0 Scope

This management plan applies to all reserves administered by the Waikato District Council and that are classified under the Reserves Act 1977 at time of notification of the draft plan. These reserves are listed in Schedule 1.

There are other properties that are administered by the Council that are either reserve land held under the Reserves Act 1977 but not classified in accordance with the requirements of Section 16 of the Act or is general land managed as if it were reserve.

It is the Council’s intention that it will apply the policies within this plan to all land managed for parks and recreation purposes by the Council, regardless of the legal status of the land. As land is either vested in the Council or classified in accordance with Section 16 of the Act they will be added to Schedule 1 when the management plan is reviewed.

3.0 Reserve management plan process

The following table summarises section 4I of the Reserves Act (1977) – Management Plans, and the process used to develop this management plan.

| Relevant Sections of the Reserves Act | Public Consultation | Description of Activity | Phase |
|---------------------------------------|---------------------|---|---------------------|
| Section 4I (5) | Optional | Council notifies the public that it is preparing a management plan and calls for suggestions ↓ | Management Planning |
| Section 4I (5)c | Mandatory | Public suggestions are received and incorporated into a draft management plan ↓ | |
| Section 4I (6) a-c | | A draft management plan is made available to the public for comment (2 months) ↓ | |
| Section 4I (6) d | | The draft management plan is edited to incorporate decisions resulting from the consideration of public submissions and hearings ↓ | |
| Section 4I (6) d | | The final document is presented to Council for adoption | |
| Section 4I (6) e | | Council adopts management plan ↓ | Implementation |
| Section 4I | | All policies come into effect and are enforceable by Council ↓ | |
| Section 4I (4) | | The management plan is continually monitored and reviewed | |

4.0 Goals and general objectives

4.1 Goal

On behalf of the community, to administer, manage and develop the district's parks and reserves in accordance with the principles of the Reserves Act 1977 to ensure the full and proper use of the districts reserves.

4.2 General objectives

1. To preserve and protect the districts parks and reserves for the enjoyment of the general public, and in consideration of the needs of future generations.
2. To encourage and facilitate the use of reserves for the welfare and enjoyment of the public.
3. To allocate land within the reserves for a variety of sporting, recreational, ecological and cultural activities having due regard to the public's right to freedom of entry and access to reserves and the purpose for which they are classified.
4. To have regard for the views of the present and future users and the wider community.

5.0 Development of reserves

5.1 Buildings and other structures

This policy seeks to ensure that buildings and structures do not compromise the open space values of the reserve unless the provision of buildings and structures supports the use and enjoyment of the reserve.

Objectives

- To ensure the provision and maintenance of buildings and other structures of a design and scale suited to the environment and appropriate to facilitate public recreational use and enjoyment of outdoor spaces.*

| POLICIES | |
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| 1 | Buildings may be provided for the specific proven needs of the users where this does not detrimentally affect the appearance or utilisation of the park. |
| 2 | A new building will only be erected where it is not suitable to use a modified existing building, or possible to share facilities with other users. |
| 3 | New buildings shall be located only where: 3.1 Neither they, nor associated car parking, unduly restrict the area useable for outdoor recreation. 3.2 They do not obstruct the entrances to the park, either physically or visually. 3.3 They do not detract from the open nature of the park, especially as seen from surrounding properties and roads. |
| 4 | The design of all buildings and structures proposed to be erected shall be referred to Council or it's delegated representative for approval. |
| 5 | All new buildings and structures shall be of a size and design that: 5.1 Is appropriate for the needs of the intended and future users. 5.2 Is to an acceptable architectural standard for a public building |

POLICIES

including the use of durable and timeless materials.

5.3 Is in scale with, and suited to, the character of the park and surrounding area.

5.4 If possible, they shall be sited so that they can be extended to provide such further facilities as may be required at a later date.

6 Buildings shall be designed or modified to facilitate multi-purpose use and adaptation wherever practicable.

7 Existing buildings that will become surplus to requirements following the construction of new buildings shall be removed from the reserve as part of the construction programme and approval for new buildings.

5.2 Car parking and access

Most recreational uses will generate demand for parking spaces at reserves. Occasionally groups demand exclusive use of car parks for special events. While this use can be legitimate, particularly when it applies to car parks used by groups other than general park users, exclusive users obtain a benefit greater than that of the public at large. While car parks are provided for sports facility and field users, members of the public at large may also use these car parks. This may be to the detriment of sports facility and field users. Apportioning the costs of car park provision can be difficult.

The provision of more parking spaces may act as a further stimulus for users to drive to the park and thereby create serious overflow problems on the verge and in adjacent streets.

As with buildings, the location and design of parking areas should not be at the expense of areas useable for outdoor sports, particularly peak parking areas that may only be used on a few days each year. Forward planning in the layout of parking areas can promote their use for other activities when not in use for car parking.

The provision of barrier-free access for pedestrians, caregivers and physically impaired persons is important. Bollards, fences and gates should always be designed in such away as to provide access for these users.

Objectives

1 To provide and maintain car parks, where appropriate, to a level that is adequate for servicing the usual activities carried out within the reserve.

- 2 *To provide additional motor vehicle access and parking areas in response to proven needs but within the limitations set by the need to preserve as far as possible the natural qualities of the reserve.*
- 3 *Ensure car parks are accessible to park users at all times unless security or operational reasons require control of access to car parks.*
- 4 *Ensure access to reserves is free of barriers for pedestrians, wheel chair users and caregivers with pushchairs.*

| POLICIES | |
|----------|---|
| 1 | Prohibit the parking of vehicles outside recognised car parking areas or in any way that causes damage to the reserve. |
| 2 | Permit the development of car parking areas for vehicles associated with recreation or other legitimate use of the park. Car parking areas shall only be provided where there is a District Plan or resource consent condition or a proven requirement directly related to the use of the park, and it is both physically and financially feasible to provide a car parking facility. A detailed site plan set in the context of a plan for the whole park shall be prepared for any proposed access way or car parking area. |
| 3 | Prohibit the use of car parks for regular overnight, residential and long-term parking other than where freedom camping is permitted. |
| 4 | Car parking shall be available to the public using the park during the hours of operation defined by Council. |
| 5 | Parking in areas other than recognised parking areas may be allowed by special permit from Council to accommodate extra demand for car parking during events. This permission may be varied or rescinded if it is anticipated that damage to grounds may be incurred. |
| 6 | Exclusive use of car parks may be allowed for special sporting and recreation events for up to six days at a time and up to a total of 40 day per annum at any one reserve. Council may set a charge for this exclusive use. The charges will be established in the Council's Schedule of Fees and Charges. |

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| 7 | Groups that have permission to use car parks exclusively may levy a charge on users during the time they have exclusive use other than for users with disabilities. This charge is to be approved by Council. |
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5.3 Lighting

Lighting is sometimes required to improve the safety and functionality of reserves, or to extend the period by which the reserve can be used, or to enhance the amenity of reserves.

Good lighting design can reduce the impact of lighting on neighbours and the environment and significantly enhance the safety, use and appearance of reserves.

In some cases, lighting has been installed at facilities where the level of use no longer justifies the need for lights. These existing installations may not have been maintained and may neither be safe or required. Removing such installations will improve the safety and amenity of the reserves.

Consideration of new lighting will be assessed in accordance with Crime Prevention Through Environmental Design (CPTED) principles. In some instances, perceived or real safety issues cannot be addressed by lighting alone. In these cases, lighting may encourage people to enter a park, where it may be unsafe to do so.

Objective

- 1 To provide lighting to facilitate night time use and access where appropriate.*
- 2 To ensure all lighting has minimal effect on neighbours and the environment including the preservation of the night sky.*
- 3 To remove lighting that is either unsafe or no longer required for its intended purpose.*

POLICIES

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| 1 | Council will provide lighting where there is a clear public benefit, and where it supports the principles of CPTED. |
| 2 | Installation of lighting by park occupiers is subject to the approval of Council. Lighting must at all times meet the relevant electrical safety standards, district plan requirements and comply with the policies of this |

POLICIES

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| | plan. Energy supply costs will be the responsibility of the occupier. Lighting that has reached the end of its useful life, or is no longer required for its intended purpose, or is unsafe shall be removed. |
| 3 | Lighting of cycle and pedestrian paths may be provided where appropriate for the safety and convenience of the public and where CPTED principles can be met. |
| 4 | Cables for light fixtures shall be underground wherever possible. |
| 5 | Hours of operation of lights shall be limited to those approved by the Council. The use of adaptive lighting controls to limit the hours or intensity of light output is encouraged. |
| 6 | Lighting installations shall be designed to avoid excessive light spill and glare into surrounding residential areas and the night sky. All new luminaires shall have a maximum upward light ratio of zero and be tilted no more than five degrees above the horizontal. The maximum illuminance at the boundary will be as determined by the District Plan. |
| 7 | Sports lighting shall be controlled to prevent operation between 10PM to 6AM seven days a week unless required for a special event. |
| 8 | Security lighting shall be controlled by proximity sensors or have other controls to limit the intensity of the output during the hours of darkness unless persons are within proximity of the asset requiring security lighting. |

5.4 Park furniture

The placement of park furniture such as seats, tables, barbeques, litter bins and drinking fountains both supports the use of reserves as well as encourages people to congregate at certain places.

The donation of park furniture is popular way for communities and individuals to contribute to their local park or commemorate individuals and events that have an association with the reserve.

Unmanaged, the haphazard installation of park furniture can add to visual clutter, and is an ongoing burden of maintenance on Council and the community as a whole. Unauthorised furniture may be removed at Council’s discretion. Using park furniture of the same design within a locality helps mitigate visual clutter, and reduces the cost for supply and repair.

Objectives

- 1 *To provide sufficient seats, picnic tables, barbeques, litter receptacles and other furniture of a design and location appropriate to the park to facilitate public use and enjoyment of the outdoor recreational environment.*
- 2 *To minimise the range of designs and styles of park furniture.*
- 3 *To support the donation of park furniture where such furniture is required and where the design and construction meets Council’s standards.*

| POLICIES | |
|----------|---|
| 1 | Council may install furniture where there is a demonstrated need and where the furniture is appropriate to the type and location of the reserve. |
| 2 | Council may remove furniture where the condition of the furniture is below an acceptable standard, where the furniture is not in keeping with the reserve, where a particular style/design has been adopted for the reserve, or where there is no longer a demonstrated need. |
| 3 | Park furniture shall be of standard design and appropriately placed in it’s surroundings. |
| 4 | People wishing to donate furniture shall donate the full sum required, and Council will manage the purchase, delivery and installation. An approved plaque commemorating the donation may be affixed to the furniture item. |
| 5 | A register will be kept of all donated park furniture identifying the item donated, who donated it, when it was donated, and a copy of any wording used on commemorative plaques. |
| 6 | Council will not be obliged to replace donated park furniture when it |

comes to the end of its useful life, or to keep donated park furniture in the same location. The donation is accepted by Council for the natural life of the asset donated after which the gift and commitment is seen as complete.

5.5 Play facilities

Reserves provide important open space areas for children and teenagers to play, whether that is through using natural features, or through the provision of formal playgrounds, skate parks and bike parks.

Objectives

- 1 *To provide creative and diverse play opportunities for children and teenagers by the extension and enhancement of the natural or artificial environment.*

| POLICIES | |
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| 1 | Permit the enhancement and development of play facilities with reference to Council's playground strategy and community demand. |
| 2 | Ensure play facilities are located to enable passive surveillance by passers-by's. |
| 3 | All play equipment and associated safety surfaces shall be designed, constructed and maintained to conform to New Zealand standards for playground equipment and surfaces (currently NZS5828: 2004). |

5.6 Public art

Public art is one of the more visible and accessible forms of art, and some forms of public art can often be best appreciated if located within reserves. However public art can be controversial, and if located in the wrong place, can be in conflict with the primary purpose of the reserve.

Objectives

- 1 To allow the installation of public art within reserves where appropriate.

POLICIES

- 1 Permanent public art may only be installed in reserves with the formal approval of Council.
- 2 The Council may require that an application to install a piece of permanent public art be accompanied by a landscape assessment undertaken by a qualified landscape architect.
- 3 The location of any public art installation must be in keeping with the scale and values of the reserve, and it must not unduly impact on the cost of reserve maintenance and operational activities or detract from reserve use.

5.7 Signs

Signs play an important role in reinforcing a reserve's identity and status. Signs are also essential in aiding identification of hazards that visitors might be exposed to and in providing direction. Some areas have important or special stories to tell, and the use of interpretive signage in these instances is appropriate.

The use of promotional or advertising signage is one way that organisations are able to raise income over and above levying their membership. However, this situation needs to be carefully managed so that its presence does not adversely affect the amenity of the park. At present there are a number of reserves where commercial/sponsors signs dominate.

Objectives

- 1 *To provide sufficient signs of a design appropriate to the park to facilitate public use and enjoyment of the outdoor recreational environment.*
- 2 *To control the displaying of advertising and sponsorship signs on reserves.*

POLICIES

- 1 Provide the minimum amount of signage necessary to ensure the effective communication of park related, public information, identification, directions, rules and regulations.

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| 2 | All public signs (other than regulatory signs) will be designed to the Council's standard for park signs and comply with the Council's Bi-lingual Signage Policy. |
| 3 | All signs on reserves, other than those erected by the Council, shall require approval of the Council. A resource consent may also be required in accordance with the District Plan requirements. |
| 4 | That advertising billboards and other commercial signs (as defined in the Council's operative District Plan) viewed from outside the reserve be prohibited unless approved by Council as part of a naming right or in conjunction with a specific temporary event. Council will work with clubs to phase out existing signs that can be viewed from outside the reserve. |
| 5 | Permit the erection of temporary scoreboards and large format television displays or similar for approved events. |

5.7 Trails

Recreational trails are used for walking, cycling and horse riding. In general, walkers and cyclists can be accommodated on the same trail, whereas horses typically require dedicated trails.

Many reserves may provide convenient access as an alternative to footpaths adjacent to roadways. The Reserves Act 1977 allows for "footpaths" on parks where these are for public recreation or enjoyment or are necessary for the public using the park. While pathways are not primarily for public recreation or enjoyment, they do have a value for recreation and are consistent with the Reserves Act 1977.

Objectives

- 1 *To facilitate walking, cycling and horse riding by providing trails of standard appropriate for the recreational setting and expectations of users.*

| POLICIES | |
|----------|---|
| 1 | Permit the construction and maintenance of trails for walkers, cyclists and horse riders to facilitate the use and enjoyment of the reserves. |
| 2 | Design trails to accepted industry standards and best practice according to the intended trail user requirements. |

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| 3 | Permit cyclists (including electric assisted bicycles) and dogs (where kept under continuous control) on trails unless specifically prohibited as indicated by a sign or bylaw. |
| 4 | Prohibit horses from walking and cycling trails unless a specific exemption is indicated by way of a sign. |
| 5 | Prohibit motorbikes from all trails unless a specific exemption is indicated by way of a sign. |
| 6 | Organised mountain-bike races, bicycle races, cross-country events and other similar events are allowed on trails within reserves subject to the written permission of the Council being obtained. |

6.0 Use of reserves

6.1 Aircraft

Aircraft including fixed-wing planes, helicopters and Para-gliders may at times use reserves. See also *Policy 6.7 Model Aircraft and Unmanned Aerial Vehicles*.

Aircraft use may impact negatively on reserve users and neighbours due to noise, occupation of space or the potential for injury. There is one airstrip at the Kopua Domain, Raglan that is regularly used by private and commercial aircraft.

Objectives

- 1 *To prohibit the use of reserves for aircraft operations other than at designated sites and for approved purposes.*

| POLICIES | |
|----------|--|
| 1 | Permit the use of aircraft at designated airstrips and in accordance with any requirements of the District Plan and Civil Aviation Authority. |
| 2 | Prohibit the launching and landing of aircraft (including para-gliders and hang-gliders) from reserves unless for park management, emergency or search and rescue purposes, or unless otherwise permitted in an individual or group reserve management plan. |

POLICIES

- 3 Temporary permission may be given to aircraft operators to use aircraft from certain reserves where there is no other practical launching/landing place. In every case an application shall be made in writing to which Council will attach conditions. Council may charge a fee for the use of the reserve for commercial purposes.

6.2 Circuses and side-show operators

The Waikato District Council occasionally receives requests from circus, sideshows, gypsy fairs and like operators for use of parks and reserves. Such events provide short-term entertainment opportunities for local communities. These types of use can have effects greater than those of other forms of temporary commercial use.

Generally these types of events adversely affect the health of turf, cause short, medium and long term compaction, and can interfere with competition use.

Objectives

- 1 *To allow occasional use of reserves for circuses, sideshows and similar uses where the occupation does unduly impact on other reserve users.*

POLICIES

- 1 Permit by way of a temporary licence, circuses, side shows, gypsy fairs and like operations where such occupation does not unduly interfere with other reserve users including organised sport.

Policy 6.3 (1-9) will apply to all such events.

6.3 Events

Any proposed use for special events requires due consideration of the extent of possible damage to reserves, any effects on other use or users, and any effects on adjoining land use or users, before approval is given. The Council reserves the right to close reserves or to decline applications for use where conditions warrant.

Events can enhance the public use and enjoyment of reserves and contribute to the diversity and vibrancy of the community. Events with large numbers of people and activities can also adversely affect the park and its neighbours. Council therefore needs to retain full discretion over the number, nature and organisation of any event on Council reserves or in a Council owned/operated building or facility.

Use of reserves for an organised event requires prior approval of the Council. See also *Policy 7.2.2 Licences (other than Grazing)*.

Objectives

- 1 *To allow reserves to be used for public and private events and other occasional use.*
- 2 *To manage the use of reserves for events and occasional use so that it is consistent with the reserve values and existing use.*

| POLICIES | |
|----------|---|
| 1 | Events, social activities, religious gatherings, weddings, functions and exhibitions will be allowed on reserves, provided that the adverse effects on other users or lessees, the park and park neighbours of such activities can be avoided, mitigated or remedied and meets statutory and policy obligations. District Plan rules apply and resource consent may also be required. |
| 2 | Application for temporary use of reserves must be received by Council in writing at least three weeks (21 days) prior to the proposed event. |
| 3 | Where necessary, for the maintenance or protection of reserves or for the safety of park users, part or all of the reserve, may be closed to public access. |
| 4 | Where part or all of a reserve is to be closed to the public for event use, notification of this will be made prior to the activity causing the closure. Notification will be made via suitable digital media and in the public notice column in the local community newspaper at least one week before the closure. Where closure is required by a body other than Council, that body will be responsible for meeting the cost of public notification. |
| 5 | A fee and bond may be required for all organised uses of reserves. The fee and/or bond will be set as per Council's Fees and Charges Schedule. |

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| 6 | <p>Bonds may be waived at the discretion of Council. Applications for the waiver of bonds need to be made in writing at least five working days before the event. Considerations for applications for waiving bonds will include:</p> <p>8.1 The willingness and ability of the applicant to repair any damage by non-cash means such as labour and supply of materials;</p> <p>8.2 The adoption of damage avoidance or mitigation measures.</p> |
| 7 | <p>Bonds will be set at such a level that any possible damage can be repaired at no cost to the Council. Amounts in excess of repair costs will be refunded to users. If bonds do not adequately cover the cost of repairing damage, then the difference will be charged to the group using the reserve.</p> |
| 8 | <p>Reserves are required to be left in the condition on which it was found prior to the event, to the satisfaction of Council.</p> |
| 9 | <p>Event organisers shall be responsible for ensuring that their activity and any associated buildings, structures or other devices complies with the Reserves Act 1977, Resource Management Act 1991 and its instruments (including the District Plan), the Building Act 1991 and any other relevant statutory instruments or requirements of road control authorities.</p> |

6.4 Fireworks displays

Groups occasionally wish to use reserves for fireworks displays. These organised displays are controlled by legislation other than the Reserves Act 1977 and require the permission of the Department of Labour before proceeding. As long as the adverse effects of firework displays on park values are avoided, remedied or mitigated, fireworks displays are a legitimate use of reserves.

Objectives

- 1 *To allow fireworks displays on reserves subject to all adverse effects on park values being avoided, remedied or mitigated.*

POLICIES

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| 1 | Fireworks displays are only permitted where the Council is satisfied that the potential for damage to the reserve and adjoining properties can be adequately addressed. |
| 2 | Written applications should be made at least 20 working days before the proposed event. Conditional approval will be given upon written application to Council. Final approval will be given once the required external permissions have been obtained. |
| 3 | A condition of approval will include the requirement for sufficient public liability insurance. |

6.5 Freedom camping

At present the Council does not have bylaws made under the Freedom Camping Act 2011 controlling freedom camping on public land. As such freedom camping is generally permitted on public land controlled by the Council with the exception of reserves. Camping on reserves is prohibited under the Reserves Act 1977 unless the camping occurs on areas set aside for that purpose or within areas defined on management plans (Sec 41(1) e).

It is therefore appropriate that Council establishes its policy with respect to freedom camping on reserves covered by this management plan.

Freedom camping can have a number of impacts. These include:

1. disposal of toilet and other waste contaminating the environment
2. loss of views and the visual dominance of camping vehicles
3. perceived or real appropriation of public land for extended residential activity
4. displacement of other recreational users due to occupation of car parks, loss of privacy or overuse of facilities and resources (such as water)
5. damage to the environment with overuse of popular areas

Controlling numbers, limiting the length of stay and requiring the use of self-contained vehicles, can usually mitigate these impacts.

Freedom camping also offers a number of benefits including:

6. increased security and passive surveillance
7. economic benefits to small communities
8. private benefits to the freedom campers
9. enabling communities the opportunity to host large numbers of people for special events.

Camping vehicles that are certified self-contained, in accordance with the New Zealand standard of waste containment (NZS 5465:2001), are considered to have less impact on the physical environment because of their ability to contain their waste and dispose of waste appropriately at designated dumping stations. 'Self-contained' refers to a motorhome or campervan that can store waste for a minimum of three days.

In recognition of the value of camping as a recreational activity, allowance for overnight stays in self-contained vehicles has been made for limited periods on certain reserves.

Objectives

- 1 *To allow organised camping events provided that the adverse effects of camping can be avoided, remedied or mitigated.*
- 2 *To protect reserves from the effects of uncontrolled freedom camping unless those effects can be avoided, remedied or mitigated at specific locations.*

| POLICIES | |
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| 1 | <p>Council may approve camping events where there is evidence that the adverse effects of camping can be avoided, remedied or mitigated. Adverse effects include those affecting:</p> <ul style="list-style-type: none"> 1.1 waste; 1.2 water; 1.3 damage to the park or wider environment; and 1.4 effects on park use, users and neighbours. <p>All applications are to be in writing and forwarded to Council at least 20 working days before the event. In all cases, a bond will be required to ensure the park standards and conditions are not compromised. Any approval must comply with the relevant legislation including health, safety and fire regulations.</p> |
| 2 | <p>Prohibit freedom camping on all reserves unless in accordance with the above policies or specifically provided for in the policies within any other operative reserve management plan.</p> |

6.6 Liquor licences

The selling of liquor is seen as one means of reserve occupiers raising funds for their activity. The consumption of liquor can, however, have adverse effects on the park, other users and neighbours. Adverse effects arise from club's requirements to extend buildings to allow for the sale of liquor and from noise and damage. These effects may diminish the recreation and landscape values of the reserve.

Reserve users can request liquor licences for regular liquor sales in association with their activity (e.g. sports clubrooms) or for special or one-off types of events where liquor is to be sold or supplied incidental to the principal purpose of the occasion or event being held. The Sale and Supply of Alcohol Act 2012 governs liquor licences.

In its role of reserve administrator, Council can support or oppose the granting of a liquor licence, and may (depending on the delegation) be the decision-maker in regard to authorisations involving sale of liquor.

In terms of liquor consumption, the Public Places Liquor Control Bylaw regulates liquor consumption in designated public places. Outside of the conditions of a licence, liquor consumption is prohibited in all recreation and esplanade reserves from 10PM to 10AM each day. A total prohibition is in place in specified reserves at specified times of the year.

Objectives

- I *Lawful liquor consumption is allowed where provided for under the Councils liquor control bylaws and the effects on the reserve, reserve values, reserve users and reserve neighbours can be avoided, remedied or mitigated.*

POLICIES

- I When considering support of or opposition to the granting of a liquor licence for premises located on reserves, or special licences for one-off types of events, support will generally be offered where:
 - a the granting of permission is consistent with the purposes of the reserve and the adopted Local Alcohol Policy;
 - b the effects on the reserve, reserve values, reserve users, and reserve neighbours can be avoided, or mitigated to a level that is less than minor;
 - c there is no history of non-compliance from the Applicant; and may be conditional on a requirement that no glass be permitted and appropriate time limits are imposed.

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| 2 | The environmental impact of increased traffic and parking demand and other factors, which may be associated with ancillary use of facilities, shall be carefully assessed in considering any application for a liquor licence. |
| 3 | Applicants will be responsible for ensuring that all relevant statutory consents are obtained and that the conditions of these consents are met. |
| 4 | The use of clubrooms for social purposes shall be ancillary to the principal purpose of the reserve i.e. sport and recreation. |

6.7 Model aircraft and Unmanned Aerial Vehicles

Model aircraft enthusiasts sometimes use reserves for the operation of their aircraft. This can either be for personal recreational use or for club and competition activity such as at the Tuakau Domain.

The persistent and uncontrolled use of model aircraft can have negative effects on neighbours and other park users including noise and the potential for injury.

The recreational and commercial use of unmanned aerial vehicles (UAV) is becoming more commonplace and will no doubt increase as technology improves and UAV reduce in cost.

While UAV use has similar impacts to those of model aircraft with respect to noise and potential for injury, the frequent inclusion of on-board cameras also introduces issues of privacy, which park users have a right to expect. Reserves may also be ideal places for commercial UAV photographers and surveyors to launch UAV from given their generally open nature.

Objectives

- 1 *To limit the use of model aircraft and UAV on reserves to authorised or emergency use only unless provided for in the specific policies of individual or group reserve management plans.*

POLICIES

- 1 Prohibit the use of model aircraft and UAV on reserves unless required for reserve management purposes, search and rescue (including search and rescue training) or as provided for in the specific policies of individual or group reserve management plans.

POLICIES

- 2 Temporary permission may be given to members of the public and commercial users to use UAV from certain reserves where there is no other practical launching place. In every case an application shall be made in writing to which Council will attach conditions. Council may charge a fee for the use of the reserve for commercial purposes.

6.8 Motor vehicles

Unauthorised use of motor vehicles on reserves is prohibited under the Reserves Act 1977. Whether deliberate or not, vehicles can cause damage to reserves and assets, and can also pose a safety risk to other park users. Reserves are also generally people places where pedestrians have the unconditional right of way. However, sometimes it is necessary to take vehicles onto parks. This is usually for maintenance of the reserve and associated facilities such as grass mowing, for the maintenance of utility services, and in emergencies such as in the event of a fire or an injury, for access to the scene by emergency services and the police.

Objectives

- 1 *To limit the use of motor vehicles on reserves to authorised or emergency use only unless provided for in the specific policies of individual or group reserve management plans.*

POLICIES

- 1 Only authorised motor vehicles or emergency services appliances may have access to reserves unless provided for in the specific policies of individual or group reserve management plans.
- 2 All other motor vehicles, including motorbikes, can only use designated roads and car parks unless provided for in the specific policies of individual or group reserve management plans.
- 3 Temporary permission may be given to members of the public and neighbours to use motor vehicles on certain reserves where there is no other practical access to the property they are trying to access. In every case an application shall be made in writing to which Council will attach conditions. A bond may be required at the discretion of Council to cover the cost of reinstatement to Council's satisfaction.

POLICIES

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| 4 | Damage caused by unauthorised use of motor vehicles will be repaired by Council, with the costs being recovered from the offender. |
| 5 | Abandoned vehicles will be removed by Council, and the costs recovered from either; 5.1 The offender; or 5.2 The vehicle owner; or if unknown 5.3 The disposal of the vehicle. |
| 6 | Permit vehicle access associated with the ongoing operation, maintenance, development and upgrade of the National Grid transmission lines. |

7.0 Occupation of reserves

7.1 Multipurpose facilities

Some existing reserve facilities could sustain higher levels of use, and the sharing of such facilities would prevent unnecessary duplication and cost.

Sub-letting of facilities by sports bodies can generate revenue and spread the load of paying for overheads such as power. Such uses must however be consistent with the purposes for which the reserve is held. For example commercial activities such as offices may not be appropriate on recreation reserves whereas a childcare facility may be if it can be demonstrated that the facility is ancillary to the use of the reserve (i.e. children are cared for while caregivers use the reserve). Other than in this case, commercial child care facilities and kindergartens are generally incompatible with the purpose for which Council administers the reserve.

Objectives

- 1 To encourage the sharing of existing facilities to prevent unnecessary duplication or expansion of facilities.*
- 2 To support the utilisation of buildings on reserves where such use is consistent with the purpose for which the reserve is managed.*

| POLICIES | |
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| 1 | The multiple use of buildings and other facilities by sports and cultural bodies shall be actively encouraged. |
| 2 | Permit the occupation of buildings and other facilities by ancillary uses where these are consistent with the purpose for which the reserve is managed and where such uses will support and sustain further recreational use of the reserve. |

7.2 Occupation agreements

The term occupation agreement refers to any lease, licence, easement (including right-of-way and telecommunication agreement), exchange of letter, or other agreement reached between the Council and a person, organisation, or company that is occupying part of a reserve (including below ground assets).

A variety of activities undertaken on Council reserves require a specific authorisation for the occupation of space. Leases, licences, or easements are the most common forms of authorisation granted by the Council to a person, organisation, or company that is occupying or using part of a reserve, long term.

A lease grants a legal right for exclusive possession of reserve land for specified activities.

An easement gives a precise right of access, or a right to lay infrastructure (that is, to use the land in a particular way). It must be registered on the land title or Gazette notice for the land.

A licence gives a non-exclusive right over the land, for specified activities, and can only be granted for commercial activities, grazing or activities contemplated in s.74 of the Act.

Details of these different agreements and policies relating to each are detailed below.

Council's power to grant leases, licenses and easements over parks varies depending on the status of the reserve concerned and the rights transferred from the Crown. Each particular agreement will need to refer to specific sections of the Reserves Act 1977 dealing with the particular type of reserve under consideration.

It is also important to note that depending on the activity, other permits or consents may be required of the applicant before an agreement can be exercised e.g. resource consent under the Resource Management Act, or a liquor licence.

This policy is to be read in conjunction with *7.1 Multi-purpose facilities*.

Objectives

1. *To confirm the current occupation of reserves for approved uses and facilities by the granting of occupation agreements where users can demonstrate the sustainability of their occupation.*
2. *To protect reserve values by minimising the number of buildings, easements and utilities on reserves.*
3. *To ensure adequate compensation is provided to remedy or mitigate the adverse effects of all utility, stormwater discharge, drainage rights, and underground facilities on reserves.*
4. *To require compensation for all temporary or permanent effects on reserve values caused by right-of-ways, easements, access ways, leases, licences, or network utilities.*
5. *To permit reasonable access to holder of easements for the inspection and maintenance of their assets and networks on or across reserves.*
6. *To limit timeframes for easements and rights-of-way agreements (e.g. linked to the life of the building or activity). Applications will be assessed on an individual basis, with an intention that the reserve values will be reinstated at the completion of the agreement period.*

7. *To permit the leasing of existing residences on reserves only where such occupation can provide a passive surveillance benefit to the reserve.*

7.2.1 Leases

The leasing provisions of the Reserves Act 1977 emphasise the retention of open space and the public accountability of park management. On recreation reserves, leases must be drawn up subject to the relevant provisions of the Reserves Act 1977.

Requirements differ for land held under other status. Council, however, uses the provisions contained in the Reserves Act 1977 as a guide when leasing land not subject to the Reserves Act 1977. This practice has been adopted to ensure consistency among the various tenancies.

The leasing of public land restricts the uses to which it can be put and usually limits use of the land by the general public. The needs of the local community should take precedence over the wishes of particular organisations. Unnecessary duplication of facilities, particularly among organisations that are active for only part of the year, should be avoided.

Car parking requirements of a potential lessee should be a consideration. A lessee may desire parking additional to what currently exists or improved parking facilities. *Policy 5.2 - Car Parking and Access*, should be considered in conjunction with this section.

| POLICIES | |
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| 1 | Any permanent exclusive use of reserves, including buildings, will be subject to a lease. |
| 2 | <p><i>New Leases</i></p> <p>Land may be leased to groups and organisations for the following purposes:</p> <p>2.1 The construction of sports facilities and associated buildings at the group's or organisation's expense.</p> <p>2.2 The construction of buildings and other structures that increase or improve the use of the reserve for recreation at the group's or organisation's expense.</p> <p><i>Provided that:</i></p> |

POLICIES

2.3 The proposed activities cannot satisfactorily take place in existing facilities (including those occupied by other reserve users), or elsewhere in the locality.

3 *Existing Leases*

Whenever possible, existing leases will be renegotiated. In cases where they do not comply with the policies of the Management Plan or, in the case of land that is subject to the Reserves Act 1977, with the requirements of the Act, the occupation may be required to cease.

4 *Expired Leases or Occupancies without Leases*

Where users have occupied reserves without formal leases or where previous leases have expired, Council will review the use, sustainability and suitability of the occupation prior to issuing a new occupancy agreement. Council may decline issuing a new lease where the use is insufficient or the sustainability or suitability of an occupation cannot be demonstrated to the satisfaction of the Council.

5 Leases shall incorporate the appropriate provisions of the Reserves Act 1977, except where the Council's tenure of the land requires otherwise, and shall incorporate where necessary, the policies detailed in this management plan document and other Council documents.

6 Any new or renegotiated lease shall include:

6.1 A clause requiring that all details of financial income and expenditure be made available on request to the Council.

6.2 A clause requiring that there will be no subletting of the leased land or of the building erected thereon without the prior approval of the Council.

7 Car parking requirements of a potential lessee should be considered. *Policy 5.2 - Car Parking and Access* applies.

8 The notification of proposed leases within publically notified management plans shall serve as public notice for the purposes of the Reserves Act 1977.

| POLICIES | |
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| 9 | All outgoing costs associated with leases and other agreements are the responsibility of the lessee or holder of the agreement. |
| 10 | Rents will be payable on all leases, in accordance with current Council policy. Rents for approved users (e.g. voluntary recreation facilities, approved community users) will be set at an agreed level. Other rents (e.g. commercial use, residential tenancies) will be based on 'market' levels. |
| 11. | Existing residential properties located on reserves may be leased to a private individual on the condition that they provide passive security to the site through monitoring inappropriate activity, and are required to notify the appropriate Council officer or the police as required. |

7.2.2 Licences (other than grazing)

Licence to occupy grants the non-exclusive right to use a park for a specific purpose.

Licences for commercial activities such as events, entertainment, street trading, vending, filming, commercial photography, product launches, personal training etc. may be granted subject to an assessment on likely impacts of existing reserve users and the likely benefits of the proposed activity in terms of recreation and reserve promotion or use.

The Reserves Act 1977 permits the granting of licences for communication stations and any works connected with the station.

| POLICIES | |
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| 1 | Licences may be granted subject to an assessment on likely impacts of existing reserve users and the likely benefits of the proposed activity in terms of recreation and reserve promotion or use. |
| 2 | Applications for licences will need to be made in writing. |
| 3 | Licences will include provision for public access where this is appropriate and desirable. |

POLICIES

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| 4 | Should a licence holder wish to enclose part of a reserve and/or charge an entry fee (including for car parking) for a temporary event, this shall only occur as detailed in the conditions of any licence granted. Exclusive use may be allowed for special sporting and recreation events for up to six days at a time and up to a total of 40 day per annum at any one reserve. Council may set a charge for this exclusive use. |
| 5 | A rental may be charged for all licences. Council may charge a rental other than a market rental for approved recreational or management purposes. |
| 6 | It shall be a condition of all licences negotiated that Council may, before expiry, cancel all or part of the tenancy at one month's notice, should the land be required for recreational use or if the licensee fails to meet the conditions of the licence. |
| 7 | It shall be a condition of every licence that Council will not compensate occupiers for improvements upon termination of the agreement. |
| 8 | Licences may be granted for communication stations and any works connected with the station, in accordance with the Reserves Act 1977 where adverse effects are mitigated. |

7.2.3 Grazing licences

Some reserves may not at present be required for the purposes for which they were classified or have inadequate demand to justify mowing and other maintenance activities. Section 72 of the Reserves Act enables Council to issue licences to enable parties other than the Council to graze reserves in order to reduce maintenance costs and keep the land in reasonable condition until such time that it is required for recreational use.

Such agreements shall include a condition providing adequate safeguards to prevent the destruction of or damage to any natural, scenic, historic, cultural, archaeological, geological, or other scientific features or indigenous flora and fauna.

POLICIES

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| 1 | Grazing licences may be granted subject to an assessment on likely impacts of existing reserve users and effects of grazing on the reserve values. |
| 2 | Applications for licences will need to be made in writing. |
| 3 | Licences will include provision for public access (subject to conditions) where this is appropriate and desirable. Such conditions may include a restriction on dogs or seasonal closures for lambing. |
| 4 | A rental may be charged for all licences. Council may charge a rental other than a market rental for approved recreational or management purposes. |
| 5 | It shall be a condition of all licences negotiated that Council may, before expiry, cancel all or part of the tenancy at one month's notice, should the land be required for recreational use or if the licensee fails to meet the conditions of the licence. |
| 6 | It shall be a condition of every licence that Council will not compensate occupiers for improvements upon termination of the agreement. |
| 7 | All licences shall include a condition providing adequate safeguards to prevent the destruction of or damage to any natural, scenic, historic, cultural, archaeological, geological, or other scientific features or indigenous flora and fauna. |

7.2.4 Easements

An easement lawfully grants the rights for one person to use another persons land for a specified purpose, in this case the use of reserves for access or utility facilities.

Easements, in particular for assets above ground, can have a negative effect on reserve values and as such they will be limited and may be declined by Council where alternatives exist or where the impact on the reserve is considered unacceptable.

Easements granted will have limited timeframes (e.g. linked to the life of the building or an activity) and annual fees for rental may be required. Existing easements may

also be required to pay rental fees. Conditions regarding reinstatement of the site at the completion of the agreement period may also be included with any permission granted. By not granting easements in perpetuity, and requiring reinstatement of the site, the values of the reserves will be re-established.

Policy 8.1 - Encroachments should be considered in conjunction with this section.

7.2.4.1 Easements for Underground Facilities

Property owners may be responsible for maintaining utility facilities (stormwater /wastewater/sewerage/water and gas pipes/electrical/telecommunication cables) connecting between their property and the main network operator’s facilities. Where network operators are not responsible for these connecting facilities, the owner of the private property being serviced by these facilities is responsible for the maintenance of pipes or lines etc. and the reinstatement of reserve following work being carried out on facilities.

It is important for Council to know the location and ownership of private utility facilities crossing reserves so that their location can be taken into consideration when development/ enhancement or maintenance work is being planned or carried out on the park.

| POLICIES | |
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| 1 | <p>Applications for pipes, cabling, discharge or drainage rights must be made in writing and contain the following information:</p> <ul style="list-style-type: none"> 1.1 A statement of alternative pipe location or discharge options and their costs; 1.2 Discussion on why these alternative options cannot be used; 1.3 Evidence that the pipes or discharge will not detract from the purpose of the park; and 1.4 A diagram of the proposed works and a survey. |
| 2 | An easement or formal agreement will be required for every pipe, cable, or discharge on a reserve. |
| 3 | An as-built plan of all infrastructure shall be provided to Council. |
| 4 | All legal costs and the costs of formation and maintenance to the Council’s satisfaction shall be borne by the grantee. |

| POLICIES | |
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| 5 | Payment for the benefit of a pipe, cable or drainage easement shall be made as a yearly rental or lump sum. |
| 6 | Council will require those holding easements for services crossing reserves to meet the costs of maintaining the pipes or cables. The Council will provide reasonable access for the maintenance of services and network utilities. |
| 7 | Permit vehicle access associated with the ongoing operation, maintenance, development and upgrade of the National Grid transmission lines. |
| 8 | When services and utilities are no longer required, they shall be removed from the site, the area reinstated to Council's satisfaction, with the costs recovered from the services/utility owner. |

7.3 Facilities and chattels abandonment

Changes in levels of population and participation sometimes result in sports clubs and groups dissolving, amalgamating or falling into recess. A consequence of this is the abandonment of facilities such as playing courts, practice nets, clubrooms etc.

Objectives

1. *To ensure buildings or structures that are of benefit to reserve users are retained.*
2. *To ensure that at all times reserves are safe and well presented public places.*
3. *To seek the adaptive reuse or relocation of buildings where practical.*
4. *To ensure the owner of a building or structure is responsible for the maintenance and security of a building until disposal has occurred.*

| POLICIES | |
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| 1 | The owner of a building or structure will dispose of the facility under the terms of the lease agreement and in conjunction with |

this policy.

2

Where a building or other structure is no longer required by an occupier or Council, the following steps will be taken in priority order:

2.1 The occupier will be required to find a new approved occupier (as permitted by relevant Acts, or policies) or remove the building or structure from the park;

2.2 If the occupier cannot either find a new suitable occupier or remove the building or structure, then Council will take reasonable efforts to find a new suitable occupier or use for the building;

2.3 If no suitable occupier or use can be found, Council will consider moving the building or structure;

2.4 If no suitable occupier can be found and the building or structure cannot be relocated and there is no reasonable foreseeable use for the building or structure then it will be demolished.

2.5 Council will have the option to tender or sell the building (not the land) as an alternative to demolishing it, providing it can be removed from the site.

2.6 Where the building or structure is not compatible with the primary function and values of the park, it will be removed from the park.

2.7 Where Council does not own the building, feasible costs associated with removal or demolition of the building and or structure and reinstatement of the park to Council's satisfaction shall be charged to the owner.

8.0 Neighbours to reserves

8.1 Encroachments

An encroachment is the use or development of a part of a reserve for private purposes that has not been authorised by Council in writing. This includes, but is not limited to, fences, structures, earthworks, gardens, plantings, access ways, retaining walls, dumping of fill for reclamation, and other usage that gives the appearance of private ownership or restricts public access.

Encroachments from neighbouring properties into reserves are exacerbated when these properties are sold without the purchaser realising that land they believe they are buying is actually part of the reserve.

Where the encroached land is reserve, the Council is unable to lease or otherwise formalise the occupation unless the occupation is consistent with the purposes of the Reserves Act 1977. Council must therefore enforce the removal of encroachments.

Objectives

1 *To prohibit encroachments and seek to remove encroachments where they occur.*

| POLICIES | |
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| 1 | Prohibit encroachment of reserve land. |
| 2 | Require encroachments to be removed by the encroaching property owner including reinstatement of the reserve to the satisfaction of Council. |
| 3 | Require the fencing of property boundaries in accordance with the Fencing Act 1978 where encroachment is recidivist. |
| 4 | Consider disposal or exchange of encroached reserve land only where the land is owned by the Council (and not derived from the Crown) and there is a clear and substantive public benefit and rationale for disposal or exchange. In such cases all costs associated with the investigation and disposal are to be met by the applicant. |

8.2 Fencing

The Fencing Act 1978 sets out the general principle that the occupiers of adjoining land share equally the cost of erecting an adequate boundary fence other than where the property adjoins a legal road.

In addition, fences or barriers may be required to prevent vehicular access to grounds, and where it is desirable to enclose service areas, caretakers' residences, or the premises of exclusive sports user areas.

The design and location of fences has a major influence on both the use and the appearance of the park. In many cases, fences can be replaced or screened by appropriate planting.

Objectives

- 1 To erect fences or barriers where necessary to protect park values.
- 2 To erect fences or barriers to ensure that the park can be used safely.
- 3 To erect fences or barriers where necessary to avoid, mitigate or remedy the adverse effects of park use on neighbours.
- 4 To define the boundaries of the park, exclusive use areas or playing surfaces where necessary.
- 5 To minimise the responsibility of Council for providing and maintaining boundary fences on reserves

| POLICIES | |
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| 1 | Where greenfield development or subdivision occurs adjacent to reserves, Council will seek for a fencing covenant to be placed on the title, in accordance with the Fencing Act 1978, to exempt Council from contributing to fencing costs. |
| 2 | Where a fencing covenant is not in place, Council will meet its boundary fencing obligations under the Fencing Act 1978 by meeting up to half share costs of boundary fences. |
| 3 | Council shall in each case determine the type of fence appropriate to the character, use and environs of the park, and follow the procedures prescribed by the Fencing Act 1978 accordingly. |

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| 4 | Where, in the opinion of the Council, a standard fence is adequate, an adjoining owner who wishes a non standard fence shall contribute to any costs in excess of the cost of a standard fence. |
| 5 | Where, in the Council's opinion, a fence of construction sturdier or higher than standard is necessitated by normal recreational use of the park, the excess cost shall be borne by the Council. |
| 6 | Where an occupier of a reserve seeks the enclosure of its facilities, the cost of erecting and maintaining appropriate fences to the satisfaction of the Council shall be borne by the park occupier. |
| 7 | The erection of pedestrian gates only in fences bounding private properties may be permitted with the written approval of Council. In considering applications for such gates, Council will consider the likely effect of the use of the gate on park values, particularly recreational and ecological values. Council will not contribute to the costs associated with gates. |

9.0 Management of reserves

9.1 Hazardous substances

Hazardous substances such as chemicals and biological agents, in some circumstances, may need to be used in the maintenance of reserves or operation of facilities on reserves such as swimming pools. It is important to assess the risks and if needed minimise the effects for reserve users and neighbours.

Objectives

- 1 *To ensure that where it is considered necessary to use hazardous substances, application is undertaken in a manner that minimises the potential risk to reserve users and neighbours.*
- 2 *To ensure the application of hazardous substances such as chemicals is undertaken in a safe, efficient manner that minimises disruption to the public and achieves the desired end result.*

| POLICIES | |
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| 1 | Where hazardous chemicals are to be applied, the entire operation shall be undertaken in accordance with the Hazardous Substances and New Organisms Act 1996 and the Agri-chemical User Code of Practice. |
| 2 | Council will minimise the use of hazardous chemicals and aim to use the least toxic option available to be effective. |
| 3 | Where hazardous chemicals are to be used, consideration shall be given to the times for application and methods undertaken to ensure the risk to reserve users and neighbours is minimised. |
| 4 | Council or contracting staff shall be suitably qualified to undertake the application or disposal of hazardous substances and are provided with at least the minimum level of safety equipment required. |
| 5 | The applicator shall erect warning signs on site where the park has been sprayed or applied with hazardous substances. |
| 6 | Hazardous substances such as herbicides shall only be used where there is no practicable or financially feasible alternative control measure. |

9.2 Heritage conservation

It is important to recognise and retain heritage features, which may include historic structures and archaeological sites. Such sites provide physical evidence of historical events and add to the depth of experience for visitors and local residents when they visit the reserves. An archaeological site is described in the Historic Places Act 1993 as any place associated with pre-1900 human activity, which may, through investigation by archaeological methods, provide evidence relating to the history of New Zealand. All archaeological sites are automatically protected under the Historic Places Act, regardless of whether they have been previously recorded or not.

The Council's Heritage Strategy will be referred to in the management of the reserves.

Objectives

1. To ensure that sites of heritage significance are identified, recorded, accorded an appropriate level of protection and maintained for the enjoyment and education of future generations.
2. To work with the community to assist with site restoration and interpretation.

| POLICIES | |
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| 1 | Sites of heritage significance will be protected, preserved and maintained as resources permit. |
| 2 | Any development work carried out on or adjacent to historic features shall be sympathetic to their historical context and carried out in liaison with the NZ Historic Places Trust and Tangata Whenua. |
| 3 | Work carried out on historic features will be undertaken in accordance with the principles of the ICOMOS New Zealand Charter for the Conservation of Places of Heritage Value. |

9.3 Natural heritage conservation

The network of reserves within the District is important for the protection and enhancement of natural heritage, biodiversity and ecological values. This includes the protection and enhancement of native flora and fauna. It also includes the protection of landscape and geological features.

The Reserves Act ranks the protection of the natural environment (including native flora and fauna, biological associations and intrinsic worth) highly for a suite of reserve types. These include scenic and nature reserves.

The Council’s Conservation Strategy (2004) and District Plan also contain provisions for protecting natural heritage, and resource consent maybe required for some activities that may affect those values. Council has an opportunity to demonstrate best practice in ecological restoration and the protection and enhancement of natural values through the management of its reserves.

Objectives

1. To ensure existing areas of significant natural value within the District’s reserves are protected and preserved in perpetuity.
2. To improve biodiversity values, ecological integrity and ecological connections present within the District’s reserves.
3. To restore degraded ecosystems and native biodiversity within reserves as resources permit.
4. To ensure scenic and nature reserves protected primarily for their natural or scenic values, and public enjoyment is consistent with the protection of these values.
5. To demonstrate ecological restoration techniques and best practice through Council projects and community partnerships taking place in reserves. This will include protecting and restoring forested hill country as well as lowland habitats such as gullies, wetlands, lakes and the coast where they are in Council ownership using eco-sourced plants.

| POLICIES | |
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| 1 | <p>Where reserves have identified significant natural values, management attention will focus as a minimum on preventing net loss of existing natural values, including the ecological processes underpinning them.</p> <p>Activities or development will be managed in ways that:</p> <ol style="list-style-type: none"> a avoid any loss of identified significant natural values; b avoid where possible, or otherwise remedy or mitigate adverse effects on the quality of ecosystem services, intrinsic values of landscape, landform and geological features on reserves. |
| 2 | <p>Existing natural native vegetation cover will be maintained in reserves, and particularly where the reserve contributes to:</p> <ol style="list-style-type: none"> a estuarine or other coastal habitat values; |

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| | <ul style="list-style-type: none"> b an ecological corridor; c waterways and wetlands. d. sites with high biodiversity values. |
| 3 | <p>Planning and implementation of natural heritage improvement initiatives should:</p> <ul style="list-style-type: none"> a encourage native wildlife through the provision and maintenance of suitable habitat; b be directed to nurturing natural regeneration, and restoration work in reserves containing significant natural values as the highest priority, along with any reserve found to contain threatened plant or animal species. c seek to achieve or enhance ecological connections between natural areas; d when undertaking restoration planting, source native species from the same ecological district and preferably from the same locality except where other native species or introduced species are the most appropriate means of achieving the purposes of section 51(1) or 19(1)(b) of the Reserves Act 1977; e support other agencies in implementing threatened species recovery plans. |
| 4 | <p>Pest management programmes will implement the Regional Pest Management Plan 2014 – 2024 (RPMP), collaborating with the Waikato Regional Council and other relevant management agencies to co-ordinate and complement pest management efforts across the Waikato.</p> <p>Pest management outside of RPMP efforts should be targeted to protection of significant natural values. Where infestation is expanding and total control is not feasible, pest management will focus on containment. Where pest species are entrenched and total control is not feasible, pest management will target suppression.</p> <p>Pest control should be undertaken in a manner that minimises pesticide inputs into the waterways.</p> <p>Biological control organisms may be used for pest control, subject to the relevant provisions of the Act.</p> |
| 5 | <p>With the permission of Council, permit:</p> <ul style="list-style-type: none"> a sourcing of seeds and cuttings from recreation or local purpose reserves, for reserve restoration projects; b collection of exotic plant material for non-commercial scientific research or educational purposes from historic or scenic reserves. |

Council will consult with and have regard to the views of iwi regarding applications for authorisation to take plant material for cultural harvest purposes.

- 6 Prohibit the release of any domestic or non-native animals including fish into reserves and waterways.

9.4 Memorials and scattering of ashes

Monuments, plaques or other memorials may be sited in places associated with people, traditions or events of exceptional importance in the district.

Memorial planting can enhance the natural character or ecological restoration of a reserve, but care needs to be taken that memorials (and particularly any structures they are attached to), are appropriate for the site in terms of design. On-going access to view the memorials may also be an issue to consider, depending on the existing access, as are any on-going maintenance demands arising from the memorial.

The scattering of ashes from cremation is a deeply significant experience for a loved one's family and friends, however it can be alarming for people working in or using a reserve to realise that they may have inadvertently disturbed, ashes from cremation.

The burying of placenta on reserves can also cause difficulty for park management. Families who have buried placenta on reserves may be concerned if such sites are disturbed during redevelopment. For this reason, placenta should not be buried within reserves unless done so with the consent of Council.

Reserves may be able to accommodate the scattering of ashes or burying of placenta in some cases, but only in managed circumstances.

Objectives

- 1 *To appropriately commemorate people, traditions or events of exceptional significance to the people of the District*
- 2 *To ensure personal memorials do not detract from or damage reserve and cultural values.*

POLICIES

- 1 Council may provide, maintain, repair and replace commemoration trees, plaques or other memorials in places associated with significant people, traditions or events.

| | |
|---|--|
| 2 | Prohibit the scattering or placement of ashes from cremation or burying of placenta in reserve gardens, or in any place that is easily or frequently accessed by the public. |
| 3 | <p>Permit the placement of personal memorials subject to:</p> <p>a. Assessment and authorisation by the Council</p> <p>b. The cost of the memorial and its maintenance being met by the applicant</p> <p>In assessing personal memorials the Council will have regard to the significance of the person or event being commemorated, the proposed location, the scale and nature of the proposed memorial, the maintenance requirements and the cumulative effects of memorials within the locality.</p> |

9.5 Planting of commemorative trees

Council sometimes receives requests from people wishing to plant commemorative trees. With the passage of time, these plantings assume a historic significance, (i.e. a record of past events) and as such need to be properly identified, recorded and maintained to a standard consistent with their status.

Objectives

- 1 *To allow the planting of commemorative trees and other plants in accordance with Council's tree policy.*

| POLICIES | |
|----------|--|
| 1 | Permit the planting of trees or other special plantings to commemorate significant events in the life of the district. These events may include visits by dignitaries, commemoration of international, national and local events, anniversaries of community organisations and other events of a civic nature considered appropriate for formal recognition. |
| 2 | Permission will be subject to Council approving the species, planting grade, staking and location of commemorative trees. |

POLICIES

| | |
|---|--|
| 3 | Plaques associated with commemorative plantings shall be of a size and made of materials that suit the location, taking into consideration the effects of vandalism and the cost of the plaque. |
| 4 | Plaques are to be mounted on a concrete plinth that is then set into the ground at the base of the tree or other plant. There could however be exceptions (e.g. where the tree is planted in a formal setting with pavement or other built structures) in which case the plaque may be better set direct into the pavement or structure concerned. |
| 5 | Council will maintain trees and other plants planted to commemorate civic events. |
| 6 | Council will maintain a register of commemorative trees. |
| 7 | If commemorative plants need to be removed, because they are dead, dying or diseased, then they may be replaced. Where replacements are made these will be with the same species or cultivar where possible. Exceptions occur when the species is inappropriate for the location or are a nuisance. |
| 8 | All commemorative tree planting will be undertaken in accordance with Council's tree policies. |

9.6 Waste management

The provision of litterbins in reserves enables the convenient disposal of waste. However it also has a number of negative effects including:

6. the high cost of providing, emptying and maintaining litter bins
7. visual effects of litter bins and potential waste overflows during peak times
8. encouraging vermin such as possums, wasps and rodents
9. lack of waste separation/recycling

As most waste generated is brought to parks in the form of food and drink, many park agencies are encouraging visitors to take their litter home with them. Such policies are known as “carry in/carry out”.

Many people walking dogs now carry bags to correctly dispose of dog waste. Litter bins associated with walking tracks are frequently used for this purpose.

Objectives

1. *To encourage the removal of litter from parks by users so that it can be appropriately disposed or recycled at home or within an urban centre.*
2. *To provide litter bins only where there is significant volume of litter generation or dog waste from on-site activities.*

| POLICIES | |
|-----------------|---|
| 1 | The Council's first approach to waste management issues on reserves will be to encourage users to 'carry in - carryout'. This may require the removal of litterbins in some instances. |
| 2 | The Council may install or remove litterbins as required to minimise waste issues within reserves and to encourage users to take responsibility for their waste. New litter bins will only be installed where: <ol style="list-style-type: none">a Litter or dog-waste is being generated by park users; andb There is a clearly demonstrated need; andc Insufficient litter bins currently exist where it has been determined that a carry-in/carry-out policy will not operate. |

9.7 Public health

The provision of quality parks and reserves contributes to an active and healthy community. The Council can also contribute to the health of the community by providing adequate opportunities for protection from the sun in reserves and by supporting Smokefree environments.

Smokefree outdoor areas protect young people from the negative role-modeling effect of smoking. The less young people see smoking around them, the less 'normal' smoking becomes and the less likely they are to take up smoking themselves.

Smokefree reserves also lessen the risk of damage by fire.

In terms of current best practice, committing to smoke free recreation areas is nothing new or extraordinary. Many local authorities have already contributed towards the established Government goal of a smoke free New Zealand by 2025 and

adopted smoke free outdoor public places policies that cover areas like playgrounds, parks, sports fields, reserves, and skate-parks.

Users protecting themselves and limiting their exposure to the sun during times of high UV conditions can mitigate the harmful effects of ultraviolet light. Council can assist by providing shade in reserves where practical. This will generally take the form of tree planting but make take the form of shade structures where appropriate.

Objectives

1. *To make all reserves smokefree.*
2. *To provide shade in high use reserves where practical and as resources permit.*

| POLICIES | |
|----------|---|
| 1. | All reserves shall be smokefree. |
| 2 | Council will use a mix of education and signage to promote reserves as smoke-free. |
| 3 | Provide shade in high use reserves, primarily through tree planting, where practical and as resources permit. |

9.8 Reserve naming

Most reserves within the Waikato district, both existing and new, are informally named after the name most commonly used by the local community or after the nearest street in the locality. Section 16 (10) of the Reserves Act sets out the procedure for officially naming or renaming reserves.

It is acknowledged that many of the places in the Waikato have a historic Maaori name, and that new names can be insensitive to historic naming usage. In many circumstances, referring to the Maaori name of a place adds to its local significance and character.

This policy does not include the naming of geographic features. The New Zealand Geographic Board is the statutory board responsible for assigning official names to geographical features and places in New Zealand. The Board has the following responsibilities:

10. Assigns place names for small urban settlements, localities, mountains, lakes, rivers, waterfalls, harbours and any other natural features
11. Investigates any proposed alteration of a place name or any proposed new name
12. Adopts rules for naming

13. Examines cases of doubtful spelling
14. Investigates and determines the priority of the discovery of any geographic feature
15. Collects original Maaori place names for recording on official maps
16. Encourages the use of original Maaori place names on official maps
17. Determines what foreign names should be replaced by Maaori or British names.

Where Council wishes to name a geographic feature, it will make a recommendation to the New Zealand Geographic Board.

Objectives

- 1 *The names of reserves will reflect the Waikato district's natural, cultural and historic heritage.*

| POLICIES | |
|----------|--|
| 1 | Official names for reserves will be established after consultation with iwi in the first instance. Following iwi consultation, the recommended name or names will be referred to the local community board for recommendation to Council. |
| 2 | When the name of a reserve has been adopted by Council resolution, the Council will arrange the publication of the name in the New Zealand Gazette. |
| 3 | The name of a reserve should reflect the relevance of the site, its history and use and the purpose for which it was reserved. |
| 4 | Names will follow the conventions attached to this management plan in Appendix A: Naming of parks and reserves. |
| 5 | Reserves may be named after deceased individuals if those people have made a significant contribution to the open space and recreational heritage of the Waikato district. Preference will be given to naming areas or features within reserves. |
| 6 | Reserve names will not include sponsor names however facilities within reserves may include sponsor names with the approval of Council. |

Appendix A: Naming of parks and reserves

Style guide

The style guide is a list of “rules” that any open space name needs to abide by. Use of the style guide will ensure consistency of naming. Any name suggested needs to be assessed against the style guide.

1. Duplication of names should be avoided.
2. Possessive form (for example John Smith’s reserve) should be avoided. If used the apostrophe should be dropped.
3. In general hyphens should be avoided. Preferably, the name should be written either as one word or as separate words.
4. Words should be spelt correctly, including the use of diacritical marks such as macrons as appropriate.
5. Names, which would be considered in poor taste or likely to cause offence, should not be used.
6. Established geographical names should not be altered unless for reasons such as to avoid confusion, ambiguity or to standardise spelling.
7. Where an incorrect name has become established by local usage the Council may in its discretion retain such incorrect form.

Park or reserve?

Section 2 of the Reserves Act 1977 defines the meaning of the word reserve as any land set apart for any public purpose. As such its meaning is very broad and applies to much of the land held by Council whether it is administered under the Reserves Act or not.

Many reserves are formally named as a “park” and in practice the two descriptive terms, park and reserve, are interchangeable in New Zealand.

The term reserve may however imply a more restrictive and formal tone whereas the term park may be more open and welcoming. As such the noun used as part of the naming of open space should generally be park rather than reserve unless the land is held under the Reserves Act and has a classification of scenic, nature or scientific reserve. In these cases it is desirable to reinforce the restrictive nature of the reserve classification and use the noun reserve in preference to park.

Other suitable nouns for the naming of public places include square and green, forest, wetland etc. The term common should be avoided as it may suggest shared private ownership or a right of harvest.

Selection criteria

These criteria may be used to establish the relative merits of any suggested names and enable officers to arrive at a recommended name. They are listed in order of merit.

1. Historical Person or Event

This can be for example Tangata Whenua, settlers, early notable people or events with local association. Naming after persons living or recently deceased should generally be avoided where the issue is potentially sensitive. In all cases the family of deceased persons should be consulted wherever possible.

2. Local Usage

Proof of establishment and the extent of common usage needs to be determined.

3. Significant geographical feature, landscape, flora or fauna

Naming after minor features should be avoided.

4. Published name in any work

The work needs to be authoritative in the opinion of Council. However publishing will not confer establishment.

5. Personal name (surname) for special service

This can be for conservation, sport, community service or other sphere of activity with local association, which can be duly recognised. Naming after persons living or recently deceased should generally be avoided where the issue is potentially sensitive.

6. Associated name

That is a part of an association or grouping of names in a suburb.

7. Adjacent street or name of suburb

The name of the adjacent street or suburb that the park is within.

Sample notice for publication in the New Zealand Gazette

Pursuant to the Reserves Act 1977, Waikato District Council hereby gives notice that a resolution to the following effect was passed by Council on [Date]:

"That, pursuant to section 16 (10) of the Reserves Act 1977, the Waikato District Council hereby declares that the land vested in the Council and described as [full legal description] being [area] square metres, more or less shall henceforth be known as [adopted name]."

Schedule 1: List of classified reserves administered by Council

The policies included in this management plan apply to the following reserves administered by the Council for the purposes for which they are classified.

Sports and Recreation

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|--------------------------------------|------------------|---|------------------------------|--|
| Albie Phillips Memorial Reserve | Onewhero-Te Akau | Part Lot 1 DPS 3625 and Lot 9 DPS 23881 | 63,238 | Recreation Reserve |
| Centennial Park | Ngaruawahia | Allot 109A SBRS OF Newcastle South | 57,076 | Recreation Reserve |
| Dr John Lightbody Reserve | Awaroa ki Tuakau | Part Allot 14 PSH OF Tuakau | 68,865 | Recreation Reserve |
| Gordonton Tennis Courts | Hukanui-Waerenga | Part Allot 148No8 Komakorau PSH | 40,424 | Local Purpose (Community Use) Reserve |
| Huntly East Domain | Huntly | Lot 3 DP 23824 | 100,009 | Recreation Reserve |
| Huntly West Sports Complex & Grounds | Huntly | Part Allot 9 Pepepe PSH | 76,529 | Recreation Reserve |
| Huntly West Sports Complex & Grounds | Huntly | Lot 1 DPS 18335 | | Recreation Reserve |
| Kainui Tennis Courts | Hukanui-Waerenga | Lot 1 DPS 34201 | 1,869 | Recreation Reserve |
| Lake Hakanoa Domain | Huntly | Lot 3 DP 23824 and Lot 14 DP 28935 | | Recreation Reserve |
| Lily St Bush Reserve | Raglan | Part Lot 5 Sec 4 DEEDS C 38 | 48,196 | Recreation Reserve |
| Mangatangi Community Reserve | Whangamarino | Part Lot 11 DP 7211 and Section 1 SO 316724 | 3,716 | Local Purpose (Community facilities) Reserve |
| Maramarua Rugby Grounds | Whangamarino | Lot 1 DPS 51621 | 5,292 | Recreation Reserve |
| Marine Parade | Raglan | Part Papahua | 56,470 | Recreation |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---------------------------------------|------------------|-----------------------------------|-------------------------------------|-----------------------|
| /Kopua Domain/ Wainamu Beach | | 2 Block | | Reserve |
| Matangi Recreation Reserve | Eureka | Lot 1 DPS 35917 | 31,409 | Recreation Reserve |
| Mercer Domain - South | Awaroa ki Tuakau | Section 1 SO 70539 | 19,003 | Recreation Reserve |
| Mercer Domain Rugby Field | Awaroa ki Tuakau | Part Allot 280 PSH OF Koheroa | 15,066 | Recreation Reserve |
| Mercer Tennis Club | Awaroa ki Tuakau | Section 40 SBRS OF Mercer | 1,554 | Recreation Reserve |
| Meremere Sports Ground | Whangamarino | Lot 249 DPS 47630 | | Recreation Reserve |
| Meremere Tennis Courts | Whangamarino | Lot 240 DPS 49675 | | Recreation Reserve |
| Ngaruawahia Bowling Club | Ngaruawahia | Part Allot 667 TN OF Newcastle | 9,220 | Recreation Reserve |
| Ngaruawahia Squash Club | Ngaruawahia | Allot 689 TN OF Newcastle | 1,361 | Recreation Reserve |
| Norrie Avenue Point Reserve | Raglan | Part Allot 2 Sec 19 TN OF Raglan | 9,792 | Recreation Reserve |
| Ohinewai Recreation Reserve | Huntly | Part Lot 2 DP 8993 | 30,360 | Recreation Reserve |
| Onewhero Recreation Reserve | Onewhero-Te Akau | Part Allot 183 Onewhero PSH | 98,627 | Recreation Reserve |
| Orini Reserve | Hukanui-Waerenga | Lot 4 DPS 91615 | 27,623 | Recreation Reserve |
| Otaua War Memorial Bowling Green Club | Awaroa ki Tuakau | Allot 216 PSH OF Waiuku West | 4,456 | Recreation Reserve |
| Paterson Park | Ngaruawahia | Allot 174 SBRS OF Newcastle North | 40,613 | Recreation Reserve |
| Phillips Reserve | Onewhero-Te Akau | Lot 43 DPS 26669 | 6,943 | Recreation Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---|------------------|--|-------------------------------------|---------------------------------------|
| Pokeno Recreation Reserve [Avon Road] | Awaroa ki Tuakau | Allot 336 Sbrn Sec I PSH OF Mangatawhiri | 59,430 | Recreation Reserve |
| Pukekawa recreation reserve | Onewhero-Te Akau | Lot 1 DP 30778 | 1,424 | Recreation Reserve |
| Pukekawa Tennis & Bowling Club | Onewhero-Te Akau | Lot 6 DPS 50732 | 7,350 | Local Purpose Reserve (Community use) |
| Puketaha Hall | Hukanui-Waerenga | Lot 4 DP 339943 AND Lot 5 DP 339943 | 5,993 | Local Purpose (Community facility) |
| Puketaha Hall | Hukanui-Waerenga | Lot 1 DP 34823 | | Local Purpose (Community facility) |
| Raglan Recreation Centre | Raglan | Lot 1 Sec 10 DEEDS C 38 | 65,877 | Recreation Reserve |
| Raglan Recreation Centre | Raglan | Section 1 SO 358608 | 6,015 | Recreation Reserve |
| Tamahere Community Sports Park | Tamahere | Lot 1 DPS 10480 | 52,666 | Recreation Reserve |
| Taupiri Domain | Ngaruawahia | Lot 3 DPS 24830 | 842 | Recreation Reserve |
| Te Akau Recreation Reserve (Sports Complex) | Onewhero-Te Akau | Lot 1 DPS 15315 | 292,038 | Recreation Reserve |
| Te Hoe Community Centre and Courts | Hukanui-Waerenga | Part Allot 328 Taupiri PSH | 2,060 | Local Purpose (Community facility) |
| Te Kauwhata Domain | Whangamarino | Lot 1 DPS 10188 | 573 | Recreation Reserve |
| Te Kauwhata Recreation Reserve | Whangamarino | Section 56 Te Kauwhata TNSP | 76,476 | Recreation Reserve |
| Te Kowhai Tennis Courts | Newcastle | Lot 1 DP 325800 | 20,021 | Recreation Reserve |
| Tuakau Domain Recreation | Awaroa ki Tuakau | Section 45 SBRS OF | 150,832 | Recreation Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---------------------------------|------------------|--------------------------------|-------------------------------------|---|
| Reserve | | Tuakau | | |
| Waikorea Valley Tennis Courts | Onewhero-Te Akau | Section 17 Block XIV Awaroa SD | 12,903 | Recreation Reserve |
| Waipa Esplanade Reserve | Ngaruawahia | Allot 663A TN OF Newcastle | 31,982 | Recreation Reserve |
| Waiterimu GC (Storey Rec Res) | Hukanui-Waerenga | Allot 772 Taupiri PSH | 467,667 | Recreation Reserve |
| Waitetuna Recreation Reserve | Raglan | Lot 5 DP 305118 | 15,568 | Recreation Reserve |
| Whatawhata Recreation Reserve | Newcastle | Section 77 SBRS OF Whatawhata | 21,609 | Recreation Reserve |
| Willow Brook Walkway | Newcastle | Lot 20 DPS 79015 | 25,210 | Local Purpose (Pedestrian access) Reserve |
| Willow Brook Recreation Reserve | Newcastle | Lot 1 DPS 77702 | | Recreation Reserve |

Civic Space

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---------------------------------------|------------------|---|-------------------------------------|--|
| Binns Road Reserve (Community Centre) | Awaroa ki Tuakau | Allot 61 Sbrn Sec 1 PSH OF Waipipi | 111 | Local Purpose Reserve (Community Centre) |
| Eureka Memorial | Eureka | Part NZ Loan & Mercantile Agency Co Ltd GRANT | 2,800 | Local Purpose Reserve |
| Garden Place | Huntly | Lot 2 DPS 31269 | 953 | Recreation Reserve |
| Glen Murray Hall | Onewhero-Te Akau | Lot 1 DP 3130 | 28,521 | Local Purpose Reserve |
| Hukanui Park | Hukanui-Waerenga | Allot 272 Komakorau PSH | 7,289 | Recreation Reserve |
| Huntly Information Centre | Huntly | Lot 10 DPS 305 | 6,069 | Recreation Reserve |

| | | | | |
|-------------------------------------|------------------|------------------------------------|--------|---|
| Liverpool Street Recreation Reserve | Awaroa ki Tuakau | Lot 1 DP 135776 | 329 | Local Purpose (Community Buildings) Reserve |
| Meremere Amenities | Whangamari no | Lot 246 DPS 47628 | 4,261 | Local Purpose Reserve (Community Use) |
| Meremere Community House | Whangamari no | Lot 111 DPS 47625 | 753 | Local Purpose Reserve |
| Naike Hall | Onewhero-Te Akau | Part Allot 26 Whangape PSH | 4,089 | Local Purpose Reserve |
| Ngaruawahia Swimming Pools | Ngaruawahia | Allot 19 TN OF Newcastle | 2,097 | Local Reserve - Baths |
| Ngaruawahia Town Hall Reserve | Ngaruawahia | Allot 80 TN OF Newcastle | 1,205 | Local Purpose Reserve |
| Oputia Hall | Onewhero-Te Akau | Section 23 Block XIII Maramarua SD | 1,832 | Local Purpose Reserve |
| Otaua Hall | Awaroa ki Tuakau | Part Allot 179 PSH OF Waiuku West | 63 | Local Purpose Reserve |
| Pokeno Hall | Awaroa ki Tuakau | Allot 343 PSH OF Mangatawhiri | 25,759 | Local Purpose Reserve |
| Te Kohanga Hall | Onewhero-Te Akau | Part Allot 70A Onewhero PSH | 19,887 | Local Purpose Reserve |
| Tuakau War Memorial Hall | Awaroa ki Tuakau | Part Lot 6 DP 9268 | 2,146 | Local Purpose Reserve |
| West Street Reserve | Awaroa ki Tuakau | Lot 1 DP 64862 | 1,748 | Local Purpose Reserve |
| Whitikahu Tennis Courts | Hukanui-Waerenga | Part Lot 1 DP 35223 | 3,090 | Recreation Reserve |

Cultural Heritage

| Reserve Name | Ward | Legal Description | Area (m ²) – legal boundaries | Classification |
|---------------------------------------|------------------|----------------------------|---|----------------------------------|
| Alexandra Redoubt Cemetery & Memorial | Awaroa ki Tuakau | Section 162 SBRS OF Tuakau | 139,842 | Local Purpose Reserve (Cemetery) |
| Alexandra Redoubt Cemetery & Memorial | Awaroa ki Tuakau | Section 163 SBRS OF Tuakau | | Historic Reserve |
| Alexandra Redoubt Reserve | Awaroa ki Tuakau | Section 81 SBRS OF Tuakau | 23,587 | Scenic Reserve |
| Cameron Town | Awaroa ki Tuakau | Allot 3 Sec 1 TN | 10,560 | Historic Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|-----------------------------|------------------|--|-------------------------------------|---|
| Historic Reserve | Tuakau | OF Cameron | | |
| Gordonton Cemetery | Hukanui-Waerenga | Part Allot 233 Komakorau PSH | 11,191 | Local Purpose Reserve (cemetery) |
| Huntly Kimihia Cemetery | Huntly | Lot 3 DPS 3800 | 3,252 | Cemetery |
| Huntly Kimihia Cemetery | Huntly | Lot 1 DPS 11977 | 9,761 | Cemetery |
| Huntly Kimihia Cemetery | Huntly | Part Allot 14B Taupiri PSH | 44,206 | Local Purpose Reserve |
| Huntly Museum Grounds | Huntly | Lot 22 DPS 22512 | 4,343 | Local Purpose Reserve |
| Jackson Street Cemetery | Ngaruawahia | Allot 81 SBRS OF Newcastle South | 43,918 | Cemetery |
| Joyce Petchell Park | Raglan | Section 1 SO 351001 | 3,746 | Local Purpose Reserve - Community |
| Maramarua Cemetery | Whangamari no | Allot 73 Maramarua PSH | 20,257 | Local Purpose Reserve (Cemetery Site) |
| Maramarua Memorial | Whangamari no | Lot 1 DP 15034 | 316 | Local Purpose Reserve (War Memorial Site) |
| Mercer Cemetery | Awaroa ki Tuakau | Allot 96A PSH OF Koheroa | 21,597 | Cemetery Reserve |
| Meremere Church | Whangamari no | Lot 33 DPS 47625 | 1,096 | Local Purpose Reserve |
| Ngaruawahia Old Cemetery | Ngaruawahia | Allot 557 SBRS OF Newcastle South | | Cemetery |
| Ngaruawahia Old Cemetery | Ngaruawahia | Allot 81 SBRS OF Newcastle South | 16,146 | Cemetery |
| Ngaruawahia Old Cemetery | Ngaruawahia | Part Allot 574 SBRS OF Newcastle South | | Cemetery |
| Old Flour Mill reserve | Ngaruawahia | Section 1 SO 352515 | 4,526 | Recreation Reserve |
| Onewhero Cemetery & Grazing | Onewhero-Te Akau | Allot 97 Onewhero PSH | 25,759 | Cemetery Reserve |
| Oram Road Historic Reserve | Whangamari no | Allot 257 PSH OF Koheroa | 1,782 | Historic Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|------------------------------|------------------|---|-------------------------------------|---------------------------------------|
| Orini Cemetery | Hukanui-Waerenga | Section 4 Rewi SETT | 3,915 | Local Purpose Reserve (Cemetery) |
| Pokeno Cemetery | Awaroa ki Tuakau | Section 1 SO 328385 | 7,463 | Local Purpose Reserve (Cemetery) |
| Pokeno Old Soldiers Cemetery | Awaroa ki Tuakau | Part Allot 14 PSH OF Mangatawhiri | 4,000 | Local Purpose Reserve |
| Puke -I- Ahua | Ngaruawahia | Part Allot 576 SBRS OF Newcastle South | 21,629 | Recreation Reserve / Historic Reserve |
| Raglan Cemetery | Raglan | Allot 6 Sec 13 TN OF Raglan And Allot 7 Section 13 TN OF Raglan | 8,551 | Local Purpose Reserve |
| Rangiriri Cemetery | Whangamari no | Part Allot 11 SBRS OF Rangiriri | 10,326 | Local Purpose Reserve (cemetery site) |
| Rangiriri Old Cemetery | Whangamari no | Lot 2 DP 31569 | 1,298 | Cemetery |
| Taupiri Cemetery | Ngaruawahia | Lot 1 DP 26858 | 331 | Cemetery |
| Taupiri Cemetery | Ngaruawahia | Part Allot 242 Komakorau PSH | 33,816 | Local Purpose Reserve (Cemetery) |
| Taupiri War Memorial | Ngaruawahia | Allot 109A SBRS OF Newcastle North | 685 | Recreation Reserve |
| Te Mata Cemetery | Raglan | Lot 1 DPS 1865 | 3,935 | Local Purpose Reserve |
| The Octagon | Ngaruawahia | Allot 671 TN OF Newcastle | 2,848 | Recreation Reserve |
| The Point | Ngaruawahia | Allot 599 TN OF Newcastle | 15,898 | Recreation Reserve |
| Titoki Drive Reserve | Eureka | Lot 12 DP 377052 | 18,100 | Local Purpose Reserve |
| Tuakau Cemetery | Awaroa ki Tuakau | Section 166 SBRS OF Tuakau | | Local Purpose Reserve (Cemetery) |
| Waeranga Cemetery | Whangamari no | Allot 341 Whangamarino PSH | 18,690 | Local Purpose Reserve (Cemetery site) |
| Waiterimu- | Hukanui- | Allot 42B | 20,772 | Local Purpose |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|-------------------------|------------------|--------------------------|-------------------------------------|----------------------------------|
| Matahuru Cemetery | Waerenga | Whangamarino PSH | | Reserve (cemetery) |
| Whangarata War Memorial | Awaroa ki Tuakau | Allot 140 PSH OF Tuakau | 189 | Community Centre Site |
| Whatawhata Cemetery | Newcastle | Allot 285 Pukete PSH | 12,712 | Local Purpose Reserve (Cemetery) |
| Whatawhata Cemetery | Newcastle | Allot 190A Pukete PSH | 40,242 | Local Purpose (Cemetery) Reserve |

Natural Reserves

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---------------------------------------|------------------|---------------------------------|-------------------------------------|-------------------------------------|
| Lorenzen Bay Road | Raglan | Lot 14 DPS 42004 | 29,103 | Scenic Reserve |
| 29 Canmore Street | Awaroa ki Tuakau | Lot 802 DP 446854 | 31,350 | Local Purpose Reserve |
| 64A Tauwhare Road | Tamahere | Part Allot 236 Tamahere PSH | 44,076 | Local Purpose Reserve (Quarry Site) |
| Aro Aro Bay Reserve | Raglan | Section 3 SO 360861 | 26,758 | Recreation Reserve |
| Blunt Rd Reserve | Whangamarino | Lot 120 DP 391858 | 19,465 | Local Purpose Reserve |
| Brown Road Esplanade Reserve | Awaroa ki Tuakau | Lot 3 DP 111217 | 18,828 | Local Purpose Reserve (Esplanade) |
| Burkes Plantation | Huntly | Part Lot 158 DPS 26940 | 14,627 | Recreation Reserve |
| Dingles Bush (Taniwha Scenic Reserve) | Hukanui-Waerenga | Part Allot 586 Whangamarino PSH | 2,308,594 | Recreation Reserve (carpark) |
| Ex-Belchers Quarry | Raglan | Part Allot 36 Whaingaroa PSH | 77505 | Quarry |
| Hartis Ave Reserve | Huntly | Lot 95 DPS 50883 | 10,803 | Recreation Reserve |
| Holmes Bush Reserve | Whangamarino | Lot 1 DPS 39432 | 13,329 | Scenic Reserve |
| Huntly Campground | Huntly | Lot 1 DPS 88393 | 10,583 | Recreation Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---|------------------|----------------------------------|-------------------------------------|---|
| | | | | /Access |
| Karioitahi Reserve Forest | Awaroa ki Tuakau | Allot 451 PSH OF Waipipi | 47,129 | Recreation Reserve |
| Komakorau Esp | Hukanui-Waerenga | Allot 333 Komakorau PSH | 15,211 | Local Purpose Reserve (Esplanade) |
| Komakorau Recreation Reserve | Hukanui-Waerenga | Allot 319 Komakorau PSH | 8,122 | Recreation Reserve |
| Lake Hakanoa Reserve | Huntly | Lot 5 DPS 60305 | 16,736 | Recreation Reserve |
| Lake Kainui Reserve | Ngaruawahia | Allot 338 Komakorau PSH | 70,855 | Recreation Reserve |
| Lake Rotokauri Reserve | Newcastle | Lot 17 DPS 82961 | 11,791 | Local Purpose Reserve (Access) |
| Lake Waahi Reserve (bed) | Huntly | Section 2 SO 314466 | 5,124,476 | Recreation Reserve |
| Lake Whangape Esplanade (Boat ramp and Annie's way) | Onewhero-Te Akau | Allot 330 Whangape PSH | 67,880 | Local Purpose Reserve (Soil conservation and river control) |
| Lapwood Reserve | Awaroa ki Tuakau | Allot 3 Sec 7 TN OF Tuakau South | 1,445 | Metal Dump(Public Works) |
| Maraetai Bay Reserve | Awaroa ki Tuakau | Lot 1 DPS 26557 | 978,758 | Recreation Reserve |
| Maraetai Bay Reserve Beach Front | Awaroa ki Tuakau | Lot 13 DPS 1186 | 43,693 | Foreshore Reserve |
| Maunsell Swamp Verge | Awaroa ki Tuakau | Lot 27 DPS 23883 | 26,118 | Recreation Reserve |
| Mill Creek Rd Reserve | Hukanui-Waerenga | Allot 367A Whangamarino PSH | 39,885 | Local Purpose Reserve (Quarry Site) |
| Murray Road Reserve | Onewhero-Te Akau | Allot 182 Onewhero PSH | 16,406 | Landing Reserve |
| Ocean View Road Reserve | Onewhero-Te Akau | Lot 40 DPS 17714 | 4,868 | Recreation Reserve |
| Ohinewai Lake Reserve | Huntly | Allot 656 Taupiri PSH | 290,845 | Recreation Reserve |
| Okaeria Rd | Whangamarino | Allot 70 Maramarua PSH | 40,432 | Local Purpose Reserve |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|--|------------------|-------------------------------------|-------------------------------------|-----------------------------------|
| | | | | (Quarry) |
| Pokeno Quarry Reserve | Awaroa ki Tuakau | Part Allot 200A PSH OF Mangatawhiri | 56,556 | Quarry Reserve |
| Port Waikato Wharf Reserve | Awaroa ki Tuakau | Section 119 TN OF Port Waikato | 109 | Local Purpose Reserve |
| Pukemiro Lake Waahi Esp | Huntly | Lot 2 DPS 14958 | 6,342 | Recreation Reserve |
| Pukemiro Reserve | Huntly | Part Allot 166 Pepepe PSH | 1,481 | Recreation Reserve |
| Puketirini | Huntly | Section 22 SO 374718 | 1,038,995 | Recreation Reserve |
| Rayner Rd | Huntly | Lot 51 DP 4124 | 39,641 | Recreation Reserve |
| Rayner Rd Reserve | Huntly | Lot 39 DP 23986 | 3,601 | Recreation Reserve |
| Razorback Road Quarry Reserve | Awaroa ki Tuakau | Lot 1 DP 210624 | 34,930 | Local Purpose Reserve |
| Ridge Road Scenic Reserve | Awaroa ki Tuakau | Lot 1 DP 69133 | 14,785 | Scenic Reserve |
| Rotowaro Rd Reserve | Huntly | Section 1 SO 372242, Lot 1 DP 33828 | 144,413, 1267 | Recreation Reserve |
| Rutherford Landing | Hukanui-Waerenga | Allot 157A Taupiri PSH | 12,664 | Recreation Reserve, GAZ 1981-2586 |
| SH 22 Naike Esplanade Reserve | Onewhero-Te Akau | Lot 8 DPS 53167 | 3,574 | Scenic Reserve |
| Shepherd Bush Reserve | Awaroa ki Tuakau | Lot 2 DP 44210 | 111,467 | Scenic Reserve |
| Stan Denize Scenic Park | Awaroa ki Tuakau | Lot 1 DP 94205 | 10,376 | Scenic Reserve |
| Tauhei Stream Esplanade | Hukanui-Waerenga | Section 7 Block XV Hapuakohe SD | 2,993 | Recreation Reserve |
| Te Hutewai Road Reserve | Raglan | Section 9 SO 442742 | 238,465 | Nature Reserve |
| Te Uku Recreation Reserve | Raglan | Section 2 SO 57166 | 73,765 | Recreation Reserve |
| The Boatie Reserve: Waikato Esplanade - RB | Huntly | Lot 1 DP 22976 | 5,548 | Local Purpose Reserve (Esplanade) |
| Thickpeny Lane | Ngaruawahia | Lot 1 DPS 8457 | 147,80 | Waste Water & |

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|----------------------------------|------------------|---------------------------------|-------------------------------------|-----------------------|
| Reservoir Site | | | 7 | Wildlife Reserve |
| Tramway Road Metal Dump reserve | Awaroa ki Tuakau | Section 29S Puni SETT | 16,548 | Quarry |
| Tribhoun Girdar Scenic Reserve | Awaroa ki Tuakau | Lot 5 DP 97809 | 14,954 | Scenic Reserve |
| Tuakau Bridge Landing Reserve | Onewhero-Te Akau | Part Allot 181 Onewhero PSH | 29,329 | Landing Reserve |
| Tumate Mahuta Park | Huntly | Secs 1 SO 370957 | 22,819 | Recreation Reserve |
| Waikato Esplanade - Rangiriri RB | Whangamari no | Part Allot 290 Whangamarino PSH | 177,129 | Recreation Reserve |
| Waingarō Bush Reserves | Onewhero-Te Akau | Part Lot 2 DP 2790 | 236,020 | Recreation Reserve |
| Willow Lake Rd Reserve | Huntly | Lot 13 DP 385730 | 55,600 | Local Purpose Reserve |

Neighbourhood Reserves

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---------------------|------------------|--------------------------------|-------------------------------------|------------------------------------|
| 14 Mark Ball Drive | Awaroa ki Tuakau | Lot 805 DP 446854 | 1,605 | Recreation Reserve |
| 14 Te Kauwhata Rd | Whangamari no | Section 1 SO 381034 | 842 | Community Title |
| 41 Galileo St | Ngaruawahia | Part Allot 189 TN OF Newcastle | 156 | Road Reserve |
| 477 Old Taupiri Rd | Ngaruawahia | Section 2 SO 58672 | 11,054 | Local Purpose Reserve |
| 7 Chris Amon Drive | Whangamari no | Lot 18 DP 409029 | 4,970 | Nature Reserve |
| Bailey St Reserve | Huntly | Lot 324 DPS 25983 | 1,383 | Recreation Reserve |
| Barakat Walkway | Ngaruawahia | Lot 27 DPS 45775 | 13,988 | Recreation Reserve |
| Bayview Rd Access | Raglan | Part Lot 1 DEEDS 982 | 1,499 | Local Purpose Reserve (Plantation) |

| | | | | |
|---|------------------|--------------------------------------|--------|-----------------------|
| Bond/Hall Street Reserve (Walkway) | Huntly | Lot 258 DPS 26056 | 4,690 | Recreation Reserve |
| Brownlie Cres Reserve | Huntly | Lot 287 DPS 24504 | 3,859 | Recreation Reserve |
| Centennial Park - Tuakau | Awaroa ki Tuakau | Part Lot 13 DP 16549 | 11,422 | Recreation Reserve |
| Central Park | Awaroa ki Tuakau | Lot 10 DP 9268 | 2,100 | Recreation Reserve |
| Fairfield Park (Baker Block) | Huntly | Part Allot 43 Pepepe PSH | 60,186 | Recreation Reserve |
| Fire Station Reserve | Ngaruawahia | Part Allot 695 TN OF Newcastle | 1,587 | Recreation Reserve |
| Gavin Place Reserve | Huntly | Lot 60 DPS 24501 | 3,884 | Recreation Reserve |
| Glen Murray Quarry Reserve | Onewhero-Te Akau | Lot 3 DP 27964 | 14,993 | Local Purpose Reserve |
| Good Street Reserve | Eureka | Lot 25 DPS 50562 | 1,235 | Recreation Reserve |
| Greenslade Rd Reserve | Raglan | Lot 13 DPS 45184 | | Recreation Reserve |
| Hall/Fairfield walkway | Huntly | Lot 257 DPS 27892, Lot 273 DPS 27894 | | Recreation Reserve |
| Huntly West Domain | Huntly | Lot 3 DPS 19370 | 20,796 | Recreation Reserve |
| Lake Hakanoa Plantation | Huntly | Lot 5 DPS 26700 | 2,440 | Recreation Reserve |
| MacDiarmid Reserve | Huntly | Lot 116 DPS 27896 | 3,547 | Recreation Reserve |
| Mangawara Recreation Reserve | Huntly | Part Allot 787 Taupiri PSH | 8,372 | Recreation Reserve |
| Martindale Playground | Awaroa ki Tuakau | Lot 45 DP 416113 | 1,495 | Recreation Reserve |
| Meadows Lane Reserve | Huntly | Lot 256 DPS 24502 | 10,509 | Recreation Reserve |
| Meremere Reserve | Whangamari no | Lot 255 DPS 47627 | 26,628 | Recreation Reserve |
| Ngaruawahia Highway South Reserve (Landfill site) | Ngaruawahia | Section 1 SO 305281 | 52,350 | Recreation Reserve |
| Okaeria Recreation Reserve | Hukanui-Waerenga | Part Allot 436 Whangamarino PSH | 14,945 | Recreation Reserve |
| Oram Park | Raglan | Lot 1 DP 32533 | 13,575 | Recreation Reserve |

| | | | | |
|-----------------------------------|------------------|--|--------|-----------------------------------|
| Parry Street Reserve | Huntly | Lot 2 DPS 44246 | 8,352 | Recreation Reserve |
| Pukemiro Domain | Huntly | Lot 56 DP 8585 | 14,442 | Recreation Reserve |
| Raglan Reservoir Reserve | Raglan | Section 1 SO 61621 | 964 | Local Purpose Reserve |
| Renown Recreation Reserve | Huntly | Lot 34 DP 21946 | 3,344 | Recreation Reserve (grazed) |
| Riverview Rd Reserve | Huntly | Lot 2 DP 28811 | 1,593 | Recreation Reserve |
| Rosser Street Reserve | Huntly | Lot 373 DPS 26579 | 40,578 | Recreation Reserve |
| Russell Reserve | Huntly | Lot 40 DPS 25279 | 3,392 | Recreation Reserve |
| Smith Ave Reserve | Huntly | Part Lot 14 DPS 1010 | 14,528 | Recreation Reserve |
| St Stephens Avenue Reserve | Awaroa ki Tuakau | Part Lot 2 DP 39350 | 920 | Local Purpose Reserve |
| Tainui Bridge Road - Reserve | Huntly | Allot 860 Taupiri PSH | 1,628 | Local Purpose Reserve |
| Tamahere Community Centre | Tamahere | Part Lot 1 DP 328400 | 7,755 | Community Centre |
| Tamihana Walkway | Huntly | Lot 3 DPS 47698 | 293 | Local Purpose Reserve (Accessway) |
| Taniwha Recreation Reserve | Hukanui-Waerenga | Lot 1 DP 3296 | 6,622 | Recreation Reserve |
| Tauwhare Reserve | Eureka | Lot 27 DPS 9348 | 3,307 | Recreation Reserve |
| Te Akau Sth Reserve (Horangarara) | Onewhero-Te Akau | Lot 39 DPS 11465 | | Recreation Reserve |
| Te Akau Sth Reserve (Horangarara) | Onewhero-Te Akau | Lot 40 DPS 11465 | 17,166 | Local Purpose Reserve (Esplanade) |
| Te Awa Recreation Res | Tamahere | Part Lot 8 DP 9747 | 13,616 | Recreation Reserve |
| Te Kauwhata Railway Reserve | Whangamari no | Section 1 SO 306019 | 6,088 | Recreation Reserve |
| Te Kauwhata Village Green | Whangamari no | Lot 6 DPS 76080 | 8,539 | Recreation Reserve |
| Te Wiata Reserve | Ngaruawahia | Lot 45 DP 372585, Lot 49 DP 372585, Lot 51 DP 372585 | 4,546 | Recreation Reserve |

| | | | | |
|---------------------------------|------------------|--|--------|---------------------------------|
| Village Place Recreation & Road | Awaroa ki Tuakau | Lot 6 DP 147900 | 607 | Recreation Reserve |
| Warahi Park | Raglan | Part Allot 3 Sec 1 TN OF Raglan, Part Allot 4 Sec 1 TN OF Raglan | 3,452 | Recreation Reserve, GAZ 80-2705 |
| Whale Bay Reserve | Raglan | Lot 5 DPS 22469 | 10,503 | Recreation Reserve |
| Willow Lake Rd | Huntly | Section 1 SO 372300 | 2,350 | Community Title |

Outdoor adventure

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|---|------------------|------------------------------|------------------------------|---|
| Hill Road Dirt Track | Awaroa ki Tuakau | Allot 242 PSH OF Waiuku East | 105,353 | Quarry Reserve |
| Les Batkin Reserve | Awaroa ki Tuakau | Lot 1 DP 49604 | 52,660 | Recreation Reserve |
| Maioro Local Purpose Reserve | Awaroa ki Tuakau | Allot 193 PSH OF Waiuku West | 16,617 | Local Purpose Reserve (Scouting Activities) |
| Ruapuke Beach Esplanade | Raglan | Lot 1 DPS 82774 | 11,721 | Local Purpose Reserve (Recreation Reserve) |
| Sunset Beach Car Park and Reserve | Onewhero-Te Akau | Lot 57 DPS 4598 | 48,574 | Recreation Reserve |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Allot 245 Karioi PSH | 81,797 | Recreation Reserve |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Lot 14 DPS 63315 | 1,695 | Local Purpose Reserve (Esplanade) |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Lot 2 DPS 49408 | 18000 | Local Purpose Reserve (Esplanade) |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Lot 6 DPS 45471 | 17,125 | Local Purpose Reserve (Esplanade) |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Lot 8 DPS 45471 | 428 | Local Purpose Reserve (Esplanade) |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Lot 9 DPS 45471 | 199 | Local Purpose Reserve (Esplanade) |

| | | | | |
|---|--------|----------------------|---------|--------------------|
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Part Lot 1 DP 28849 | 73,021 | Recreation Reserve |
| Wainui Reserve - Ngarunui & Ocean Beach | Raglan | Part Lot 1 DPS 44506 | 423,245 | Recreation Reserve |

Public Garden

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|------------------------------|------------------|--------------------------------|------------------------------|--------------------|
| Cobourne Reserve | Onewhero-Te Akau | Section 115 TN OF Port Waikato | 5,915 | Recreation Reserve |
| Woodlands Homestead & Garden | Hukanui-Waerenga | Lot 1 DPS 48035 | 64,998 | Historical Reserve |

Recreation and Ecological Links

| Reserve Name | Ward | Legal Description | Area (m2) – legal boundaries | Classification |
|-----------------------|-------------|-------------------|------------------------------|-----------------------------------|
| 105 D Greenslade Road | Raglan | Lot 3 DP 310601 | 51 | Local Purpose Reserve |
| 108 Whaanga Rd Esp | Raglan | Lot 10 DPS 20700 | 3,811 | Local Purpose Reserve (Esplanade) |
| 11 Coombes Road | Newcastle | Lot 17 DP 444006 | 15,443 | Local Purpose Reserve |
| 1392 Clark Rd Nga | Ngaruawahia | Lot 19 DPS 22800 | 58,071 | Local Purpose Reserve (Esplanade) |
| 1392 Clark Rd Nga | Ngaruawahia | Lot 20 DPS 21516 | | Local Purpose Reserve (Esplanade) |
| 142 Woodcock Road | Tamahere | Lot 10 DP 433664 | 4,591 | Local Purpose Reserve |
| 15 Herangi Cres | Ngaruawahia | Lot 39 DP 388643 | 797 | Local Purpose Reserve |
| 2 Kaitoke Street | Raglan | Lot 15 DPS 9045 | 626 | Recreation Reserve |
| 2285 Kakaramea Rd | Newcastle | Lot 3 DPS 87781 | 22,462 | Local Purpose Reserve (Esplanade) |

| | | | | |
|--|----------------------|--|--------|---|
| 33 Blundell Place | Huntly | Lot 54 DPS 22939 | 3,869 | Local Purpose Reserve (Drainage) |
| 339 B Wainui Road | Raglan | Section 1 SO 392210 | 2,013 | Local Purpose Reserve |
| 74 Redwood Grove | Tamahere | Lot 4 DP 429739 | 6,554 | Local Purpose Reserve |
| 81 Orini Road | Hukanui- Waerenga | Lot 4 DP 412217 | 13,528 | Local Purpose Reserve |
| 9a Earles Place Esp | Raglan | Lot 18 DPS 11335 | 6,857 | Local Purpose Reserve (Esplanade) |
| AroAro Foreshore Reserve | Raglan | Lot 3 DPS 18974 | 946 | Local Purpose Reserve (Esplanade) |
| Awatea Rd accessway | Newcastle | Lot 501 DP 425456 | 4,842 | Local Purpose Reserve |
| Bayview Road | Raglan | Lot 3 DPS 74720 | 56 | Local Purpose Reserve (Esplanade) |
| Bedford Road | Newcastle | Lot 6 DPS 37095 | 1,762 | Recreation Reserve |
| Bell Road | Newcastle | Allot 270A3C Karamu PSH | 3,216 | Local Purpose Reserve (Esplanade) |
| Bell Road | Newcastle | Lot 9 DPS 90306 | 18,655 | Public Recreation |
| Bilsthope Lane | Tamahere | Lot 3 DPS 73948 | 22,097 | Local Purpose Reserve (Esplanade) |
| Bothwell Park Road Esplanade Reserve | Awaroa ki Tuakau | Lot 3 DP 103768 | 3,893 | Local Purpose Reserve (Esplanade) |
| Bradley Street Reserve | Ngaruawahia | Lot 47 DPS 29151 | 3,072 | Recreation Reserve |
| Bridle Creek Road | Raglan | Lot 21 DP 345167 | 4,721 | Local Purpose Reserve |
| Brockett reserve | Onewhero- Te Akau | Part Allot 289 Waipa PSH | 11,433 | Recreation Reserve |
| Bruntwood Rd | Tamahere | Lot 4 DP 318296 | 4,490 | Local Purpose Reserve |
| Bruntwood Rd Rec | Tamahere | Lot 3 DPS 52837, Lot 3 DPS 63821 | 12,629 | Local Purpose Reserve (Esplanade) |
| Butcher Road | Eureka | Lot 4 DP 426893 | 3,729 | Local Purpose Reserve |
| Cambrae Road | Raglan | Lot 4 DP 325993 | 47 | Local Purpose Reserve |

| | | | | |
|---|------------------|---|---------|--|
| Casey Road Esplanade Res | Newcastle | Lot 2 DPS 55559 | 2,148 | Recreation Reserve |
| Casey Road Esplanade Res | Newcastle | Lot 3 DPS 65186 | 8,710 | Local Purpose Reserve (Esplanade) |
| Cedar Park Road | Tamahere | Lot 3 DP 400506 | 5,828 | Local Purpose Reserve |
| Chitty Rd Esp | Eureka | Lot 14 DPS 77258, Lot 2 DPS 49052, Lot 3 DPS 51837, Lot 4 DPS 49709 | 16,674 | Local Purpose Reserve (Esplanade) |
| Cogswell Road | Raglan | Lot 7 DPS 65272 | 68,751 | Local Purpose Reserve (Esplanade) |
| Cogswell Road | Raglan | Lot 8 DPS 65272 | | Local Purpose Reserve (Esplanade) |
| Cogswell Road | Raglan | Lot 2 DPS 28873 | 14,746 | Recreation Reserve |
| Cox Bay/Lorenzen Bay Esplanade & Bay View/ Cambrae Accesses | Raglan | Lot 2 DP 335883 | 154 | Local Purpose Reserve |
| Cox/Lorenzen Bay Esplanades | Raglan | Lot 3 DPS 21704 | 3,458 | Local Purpose Reserve (Esplanade) |
| Crouch Road Marginal Strip | Otaua | Crown Land | 23199 | Crown Land Reserved from Sale (Marginal Strip) |
| Dalbeth Place Esp | Tamahere | Lot 4 DPS 87720 | 4,294 | Local Purpose Reserve (Esplanade) |
| Dominion Road Esplanade Reserve | Awaroa ki Tuakau | Lot 3 DP 153636 | 6,283 | Local Purpose Reserve |
| Driver Road | Ngaruawahia | Lot 3 DPS 30073 | 12,554 | Local Purpose Reserve (Esplanade) |
| Elbow Landing Reserve | Awaroa ki Tuakau | Lot 3 DP 69751, Lot 2 DP 84027 | 196,405 | Recreation Reserve |
| Emmanuel Place Walkway | Huntly | Lot 8 DPS 34401 | 3,124 | Recreation Reserve |
| Exelby Road | Newcastle | Lot 5 DP 415616 | 3,084 | Local Purpose Reserve |
| Exelby Road | Newcastle | LOT 4 DP 470154 | 1,013 | Local Purpose Reserve |

| | | | | |
|--------------------------|------------------|-----------------------|-------|-----------------------------------|
| Garfield Street | Hukanui-Waerenga | Lot 4 DPS 5033 | 894 | Local Purpose Reserve (Esplanade) |
| Glen Murray Road | Onewhero-Te Akau | Lot 4 DPS 88549 | 7,412 | Local Purpose Reserve |
| Gordonton Road | Ngaruawahia | Section 48 SO 456187 | 6,095 | Local Purpose Reserve (Esplanade) |
| Great South Road | Ngaruawahia | Section 1 SO 433805 | 901 | Local Purpose Reserve (Esplanade) |
| Great South Road | Ngaruawahia | Section 3 SO 433805 | 40 | Local Purpose Reserve |
| Great South Road Huntly | Huntly | Lot 3 DPS 55260 | 470 | Recreation Reserve |
| Great South Road Huntly | Huntly | Part Lot 6 DP 18261 | 525 | Local Purpose Reserve (Esplanade) |
| Great South Road Huntly | Huntly | Allot 830 Taupiri PSH | 2,705 | Local Purpose Reserve (Esplanade) |
| Great South Road Taupiri | Ngaruawahia | Lot 2 DPS 86475 | 1,755 | Local Purpose Reserve |
| Greenslade Rd Esp | Raglan | Lot 10 DPS 4136 | 2,531 | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 7 DPS 5932 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 9 DPS 10778 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 1 DPS 82344 | 6,977 | Local Purpose Reserve (Accessway) |
| Greenslade Rd Esp | Raglan | Lot 4 DPS 6502 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 5 DPS 1034 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 6 DPS 1029 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 4 DPS 36754 | 67 | Local Purpose Reserve (Esplanade) |

| | | | | |
|-------------------------|------------------|----------------------------------|--------|-----------------------------------|
| Greenslade Rd Esp | Raglan | Lot 3 DPS 64933 | 1,581 | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 5 DPS 37203 | | Local Purpose Reserve (Esplanade) |
| Greenslade Rd Esp | Raglan | Lot 4 DPS 24292 | 13,033 | Local Purpose Reserve (Esplanade) |
| Greenslade Road | Raglan | Lot 3 DPS 23318 | 462 | Local Purpose Reserve (Esplanade) |
| Greenslade Road | Raglan | Lot 4 DP 320569 | 401 | Local Purpose Reserve |
| Hakarimata Rd Esplanade | Ngaruawahia | Lot 7 DPS 19928 | 26,210 | Local Purpose Reserve (Esplanade) |
| Hakarimata Rd Esplanade | Ngaruawahia | Lot 8 DPS 19928 | | Local Purpose Reserve (Esplanade) |
| Hakarimata Rd Esplanade | Ngaruawahia | Lot 21 DPS 85812 | 26,205 | Local Purpose Reserve (Esplanade) |
| Hakarimata Rd Esplanade | Ngaruawahia | Lot 3 DPS 31258 | | Local Purpose Reserve (Esplanade) |
| Hakarimata Road | Huntly | Lot 1 DPS 32513, Lot 3 DPS 32513 | 12,212 | Local Purpose Reserve (Esplanade) |
| Hakarimata Road | Huntly | Lot 4 DPS 90218 | 1,656 | Local Purpose Reserve (Esplanade) |
| Hart Road | Tamahere | Lot 13 DP 419023 | 692 | Local Purpose Reserve |
| Highway 22 | Onewhero-Te Akau | Part Allot 264 Pepepe PSH | 7,571 | Local Purpose Reserve (Esplanade) |
| Highway 22 Waingaro | Onewhero-Te Akau | Lot 50 DPS 67574 | 27,398 | Local Purpose Reserve (Esplanade) |
| Hills Road | Raglan | Lot 8 DPS 19899 | 792 | Local Purpose Reserve (Esplanade) |
| Hitchen Rd | Awaroa ki Tuakau | Section 2 SO 422098 | 1,068 | Local Purpose (Drainage) Reserve |
| Hoods Landing | Awaroa ki Tuakau | Lot 1 DP 99848 | 8,050 | Local Purpose Reserve (Park) |

| | | | | |
|---------------------------------|------------------|--|--------|-----------------------------------|
| Hooker Road | Tamahere | Lot 3 DP 386962 | 6,123 | Local Purpose Reserve |
| Horotiu Bridge Reserve | Ngaruawahia | Lot 4 DP 372588 | 2,926 | Local Purpose Reserve |
| James Henry Reserve | Huntly | Lot 69 DPS 22843 | 464 | Recreation Reserve |
| Kaitoke/Robertson Esplanade | Raglan | Lot 70 DP 395171 | 11,557 | Local Purpose Reserve |
| Kakaramea Road | Newcastle | Lot 2 DP 306376 | 3,196 | Local Purpose Reserve (Esplanade) |
| Karakariki Road | Newcastle | Lot 5 DPS 62668 | 855 | Local Purpose Reserve (Esplanade) |
| Karakariki Road | Newcastle | Lot 4 DP 326629 | 2,749 | Local Purpose Reserve |
| Karakariki Road | Newcastle | Lot 4 DP 352957 | 4,371 | Local Purpose Reserve |
| Karakariki Stream Esplanade | Newcastle | Lot 3 DPS 53824 | 11,288 | Local Purpose Reserve (Esplanade) |
| Kimihia Road | Huntly | Lot 17 DP 347582 | 1,004 | Local Purpose Reserve |
| Kowhai Street Closed Landfill | Awaroa ki Tuakau | Lot 70 DP 78424 | 14,222 | Recreation Reserve |
| Kowhai Street Esplanade Reserve | Awaroa ki Tuakau | Lot 4 DP 153726 | 7,758 | Local Purpose Reserve (Esplanade) |
| Lake Waahi Reserve | Huntly | Part Allot 9 Pepepe PSH | 24,111 | Local Purpose Reserve (Esplanade) |
| Lake Waikare Reserve North | Whangamari no | Lot 4 DPS 27916 | 14,842 | Recreation Reserve |
| Lake Waikere Esp | Huntly | Lot 3 DPS 64543 | 2,081 | Local Purpose Reserve (Esplanade) |
| Lake Whangaape Esp | Onewhero-Te Akau | Lot 5 DPS 64720 | 17,562 | Local Purpose Reserve (Esplanade) |
| Lake Whangaape Esp | Onewhero-Te Akau | Lot 27 DPS 85347, Lot 28 DPS 85345 | 38,187 | Local Purpose Reserve (Esplanade) |
| Lake Whangaape Esp | Onewhero-Te Akau | Lot 5 DP 386950 | 7,293 | Local Purpose Reserve |
| Land Information Owner | Huntly | River Bed Survey Office Plan 42100 | 11,423 | Recreation Reserve |

| | | | | |
|-------------------------------------|------------------|--|--------|--|
| Lorenzen Bay Esplanade | Raglan | Lot 1 DPS 1729, Lot 3 DPS 3363, Lot 7 DP 34513 | 3,862 | Local Purpose Reserve (Esplanade) |
| Lorenzen Bay Esplanade | Raglan | Lot 5 DPS 88084 | | Local Purpose Reserve (Esplanade) |
| Lorenzen Bay Esplanade | Raglan | Lot 37 DPS 149 | 2,123 | Recreation Reserve |
| Mangaone Esplanade | Tamahere | Lot 10 DPS 79256 | 5,905 | Local Purpose Reserve (Esplanade) |
| Mangarata Esplanade Nga | Ngaruawahia | Lot 1 DPS 33631, Lot 2 DPS 9497, Lot 6 DPS 8877 | 11,032 | Local Purpose Reserve (Esplanade) |
| Mangarata Esplanade Ngaruawahia | Ngaruawahia | Lot 4 DPS 47226 | 3,605 | Recreation Reserve |
| Manu Bay Reserve | Raglan | Part Whaanga IB2CI Block | 67,129 | Not classified intentionally – do we include it here or not? |
| Maori Point Road | Newcastle | Allot 201A2A2B3 Karamu PSH | 7,421 | Local Purpose Reserve (Esplanade) |
| Mark Ball Drive | Awaroa ki Tuakau | Lot 800 DP 446854 | 528 | Recreation Reserve |
| Matangi Rd Esp | Tamahere | Lot 10 DPS 66524, Lot 2 DPS 19216, Lot 3 DPS 37481, Lot 3 DPS 66354, Lot 3 DPS 78420, Lot 35 DPS 78806 | 44,201 | Local Purpose Reserve (Esplanade) |
| Maungatawhiri Road | Raglan | Lot 3 DPS 45187, Lot 3 DPS 64466, Lot 4 DPS 63412, Lot 6 DPS 63341, Lot 7 DPS 63341 | 65,293 | Local Purpose Reserve (Esplanade) |
| Mercer Ferry Road Esplanade Reserve | Awaroa ki Tuakau | Section 1 SO 58264 | 18,135 | Local Purpose Reserve |
| Meremere Lane Reserve | Whangamari no | Lot 98 DPS 47629 | 71,295 | Recreation Reserve |
| Mill Road Recreaton Reserve | Awaroa ki Tuakau | Lot 3 DP 81815 | 3,948 | Recreation Reserve |

| | | | | |
|--------------------------|-------------|-----------------------------------|--------|--|
| Misa Road Marginal Strip | Otaua | Appellation Unknown | 52748 | Crown Land Reserved from Sale (Marginal Strip) |
| Moonlight Bay Reserve | Raglan | Lot 2 DPS 52992, Lot 2 DPS 8086 | 3,189 | Recreation Reserve |
| Narrows Reserve | Tamahere | Lot 22 DP 372957 | 298 | Local Purpose Reserve |
| Narrows Reserve | Tamahere | Lot 23 DP 372957 | 221 | Local Purpose Reserve |
| Narrows Reserve | Tamahere | Lot 24 DP 372957 | 8321 | Local Purpose Reserve |
| Narrows Reserve | Tamahere | Lot 28 DP 372957 | 335 | Local Purpose Reserve |
| Narrows Reserve | Tamahere | Lot 8 DPS 85662 | 5,755 | Local Purpose Reserve (Esplanade) |
| Narrows Reserve | Tamahere | Part Allot 5 Tamahere PSH | 10,457 | Recreation Reserve |
| Newell Rd Esp | Tamahere | Lot 4 DPS 31960 | 13,537 | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 1 DPS 50155 | 55,767 | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 13 DPS 47013 | | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 14 DPS 47012 | | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 16 DP 332228 | | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 5 DPS 56827 | | Local Purpose Reserve (Esplanade) |
| Newell Rd Esp | Tamahere | Lot 6 DPS 74042 | | Local Purpose Reserve (Esplanade) |
| Newell Road | Tamahere | Lot 5 DP 362236 | 7,276 | Local Purpose Reserve |
| Ngaruawahia Road | Ngaruawahia | Allot 568 SBRS OF Newcastle South | 5,411 | Local Purpose Reserve (Esplanade) |
| Nikau Park | Raglan | LOT 79 DP 391128 | 1,295 | Local Purpose Reserve |

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| Ohautira Rd | Raglan | Lot 3 DPS 66519, Lot 4 DPS 65010 | 36,691 | Local Purpose Reserve (Esplanade) |
| Okete Stream Esp | Raglan | Lot 2 DPS 52014 | 4,837 | Local Purpose Reserve (Esplanade) |
| Old Taupiri Rd | Ngaruawahia | Lot 4 DPS 70766, Lot 7 DPS 61989 | 18,672 | Local Purpose Reserve (Esplanade) |
| Old Taupiri Road Esplanade Reserve | Ngaruawahia | Lot 3 DPS 10124 | 2,162 | Recreation Reserve |
| Oporuru Headland Esp Res | Raglan | Lot 36 DP 32533 | 11,039 | Recreation Reserve |
| Oporuru Headland Esp Res | Raglan | Lot 37 DPS 1817 | | Local Purpose Reserve (Esplanade) |
| Oporuru Headland Esp Res | Raglan | Lot 4 DPS 1201 | | Local Purpose Reserve (Esplanade) |
| Oporuru Headland Esp Res | Raglan | Lot 5 DPS 1201 | | Local Purpose Reserve (Esplanade) |
| Oporuru Peninsula Esplanade | Raglan | Lot 6 DPS 3397 | 920 | Local Purpose Reserve (Esplanade) |
| Oram Park Esp | Raglan | Lot 78 DP 34392, Lot 80 DP 34392, Part Lot 30 DP 31560 | | Local Purpose Reserve |
| Otonga Stream Esplanade | Raglan | Lot 9 DPS 45014 | 9,675 | Local Purpose Reserve (Esplanade) |
| Otonga Valley Road | Raglan | Lot 10 DPS 45014 | | Local Purpose Reserve (Esplanade) |
| Pakoka Esplanade | Raglan | Lot 4 DPS 42214 | 28,911 | Recreation Reserve |
| Papanui Point | Raglan | Lot 7 DPS 21878, Lot 8 DPS 21878 | 79,428 | Local Purpose Reserve (Esplanade) |
| Parker Access Road | Raglan | Lot 2 DPS 51774 | 4,898 | Local Purpose Reserve (Esplanade) |
| Parker Road | Huntly | Lot 36 DP 345524 | 3,355 | Local Purpose Reserve |
| Pencarrow Road | Tamahere | Lot 3 DPS 27782 | 10,302 | Local Purpose Reserve (Esplanade) |

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| Piako Road | Hukanui-Waerenga | Lot 7 DPS 3342 | 290 | Local Purpose Reserve (Esplanade) |
| Port Waikato Road Esplanade Reserve | Awaroa ki Tuakau | Lot 2 DPS 35162 | 2,716 | Local Purpose Reserve (Esplanade) |
| Port Waikato Road Esplanade Reserve | Awaroa ki Tuakau | Lot 5 DPS 2681 | 1,083 | Local Purpose Reserve |
| Puketaha Road | Eureka | Lot 4 DP 344399 | 1,913 | Local Purpose Reserve |
| River Road Esp Res | Ngaruawahia | Lot 3 DPS 21371 | 11,505 | Local purpose Reserve |
| River Road Esp Res | Ngaruawahia | Lot 5 DPS 77271 | 5,223 | Local Purpose Reserve (Esplanade) |
| River Road Esp Res | Ngaruawahia | Lot 6 DPS 85013 | 5,230 | Local Purpose Reserve (Esplanade) |
| River Road Esp Res | Ngaruawahia | Lot 4 DP 320116 | 5,939 | Local Purpose Reserve (Esplanade) |
| River Road Esp Res | Ngaruawahia | Lot 7 DPS 81351 | 5,024 | Local Purpose Reserve (Esplanade) |
| Riverside Way | Ngaruawahia | Lot 18 DP 401822 | 776 | Local Purpose Reserve |
| Rose St Esp | Raglan | Lot 3 DPS 20804, Lot 7 DP 34455 | 1,508 | Local Purpose Reserve |
| Rosebanks Drive | Tamahere | Section 1 SO 395933 | 1,400 | Local Purpose Reserve (Esplanade) |
| Rotokauri Rd Walkway | Newcastle | Lot 22 DPS 82960 | 296 | Local Purpose Reserve (Access) |
| Seabreeze Way accessway | Raglan | Lot 63 DP 361034 | 2,330 | Local Purpose Reserve |
| Seabrook Lane | Tamahere | Lot 12 DP 366800 | 4,284 | Local Purpose Reserve |
| Serpall Road Esplanade Reserve | Awaroa ki Tuakau | Lot 2 DP 92115 | 5,046 | Local Purpose Reserve (Esplanade) |
| SH 2 Mangatwhiri Esplanade Reserve | Awaroa ki Tuakau | Lot 3 DP 127224 | 1,516 | Local Purpose Reserve (Esplanade) |

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| SHI Tamahere Esp | Tamahere | Lot 11 DPS 50124, Lot 3 DPS 62883, Lot 3 DPS 64247, Lot 3 DPS 64701, Lot 3 DPS 66957, Lot 3 DPS 68342, Lot 3 DPS 70530, Lot 3 DPS 78439, Lot 3 DPS 87328, Lot 4 DPS 48914, Lot 4 DPS 48940, Lot 4 DPS 62581, Lot 4 DPS 70272, Lot 5 DPS 50902, Lot 5 DPS 62269, Lot 7 DPS 74565 | 103,923 | Local Purpose Reserve (Esplanade) |
| State H/Way 1 | Ngaruawahia | Crown Land Survey Office Plan 18271 | 10,379 | Local Purpose Reserve (Esplanade) |
| State H/Way 1 Taupiri Esp | Huntly | Lot 3 DPS 60535 | 26,724 | Local Purpose Reserve (Esplanade) |
| State Highway 1 | Ngaruawahia | Lot 2 DP 305783 | 2,488 | Local Purpose Reserve |
| State Highway 1 esp | Ngaruawahia | Section 1 SO 431799 | 2,541 | Local Purpose Reserve |
| State Highway 23 | Newcastle | Lot 30 DPS 79021 | 17,093 | Local Purpose Reserve (Esplanade) |
| Tauhei Stream Esplanade | Hukanui-Waerenga | Lot 4 DPS 68755, Lot 7 DPS 68755 | 255 | Local Purpose Reserve (Esplanade) |
| Te Akau Wharf Rd | Onewhero-Te Akau | Lot 3 DPS 29497, Lot 4 DPS 29497, Lot 5 DPS 29497, Lot 6 DPS 29497, Lot 7 DPS 29497, Lot 8 DPS 29497 | 148,825 | Local Purpose Reserve (Esplanade) |
| Te Akau Wharf Road Esp Res | Onewhero-Te Akau | Lot 2 DPS 60039 | 10,305 | Local Purpose Reserve (Esplanade) |

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| Te Awa Rd Esp | Tamahere | Lot 11 DPS 57517, Lot 2 DPS 54370 | 8,747 | Local Purpose Reserve (Esplanade) |
| Te Awa Rd Rec | Tamahere | Lot 3 DPS 70418, Lot 6 DPS 58187, Lot 6 DPS 69972, Lot 7 DPS 68137, Lot 9 DPS 61097 | 16,621 | Local Purpose Reserve (Esplanade) |
| Te Hutewai Road | Raglan | Lot 5 DP 427638 | 7,636 | Local Purpose Reserve |
| Te Kowhai Road Esplanade | Newcastle | Lot 3 DPS 47372 | 1,127 | Local Purpose Reserve (Esplanade) |
| Te Otamanui Lagoon Esplanade | Newcastle | Lot 3 DP 460874 | 3,850 | Local Purpose Reserve |
| Te Papatapu Road | Raglan | Lot 2 DPS 15849 | 299 | Local Purpose Reserve (Esplanade) |
| Te Puroa Road Esp Res | Ngaruawahia | Lot 2 DPS 66473 | 10,928 | Local Purpose Reserve (Esplanade) |
| Te Putu Street | Ngaruawahia | Lot 3 DP 36723 | 436 | Local Purpose Reserve (Esplanade) |
| Te Uku Mangakino Stream | Raglan | Lot 2 DPS 51564 | 7,192 | Recreation Reserve |
| Thomas Street Walkway | Ngaruawahia | Lot 22 DPS 546 | 37,182 | Recreation Reserve |
| Totara Grove Reserve | Raglan | Lot 12 DPS 43959 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 25 DPS 44577 | 114,104 | Recreation Reserve |
| Totara Grove Reserve | Raglan | Lot 3 DPS 54136 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 30 DPS 44541 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 38 DPS 47765 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 4 DPS 44577 | | Local Purpose Reserve (Esplanade) |

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| Totara Grove Reserve | Raglan | Lot 5 DPS 60732 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 6 DPS 60732 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 7 DPS 67910 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 8 DPS 67910 | | Local Purpose Reserve (Esplanade) |
| Totara Grove Reserve | Raglan | Lot 9 DPS 67910 | | Local Purpose Reserve (Esplanade) |
| Tuakau Bridge-Port Waikato Rd | Onewhero-Te Akau | Part Opuatia 9C2B Block | 1,768 | Quarry Reserve |
| Unknown | Ngaruawahia | Lot 3 DP 383716 | 13,837 | Local Purpose Reserve |
| Upper Wainui Rd Esp | Raglan | Allot 255 Karioi PSH | 193 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Allot 256 Karioi PSH | 98 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Lot 13 DPS 29033 | 6,694 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Lot 15 DPS 20398 | 3,340 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Lot 15 DPS 21654 | 7,259 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Lot 27 DPS 26111 | 5,593 | Recreation Reserve |
| Upper Wainui Rd Esp | Raglan | Lot 4 DPS 33331 | 1,121 | Local Purpose Reserve (Esplanade) |
| Upper Wainui Rd Esp | Raglan | Lot 5 DPS 22837 | 2,813 | Local Purpose Reserve (Esplanade) |
| Waikare Lake Domain | Huntly | Lot 1 DPS 6260 | 17,040 | Recreation Reserve |
| Waikaretu Valley Rd | Onewhero-Te Akau | Section 10 Block IX Awaroa SD | 36,908 | Quarry reserve |
| Waikaretu Valley Rd | Onewhero-Te Akau | Lot 2 DPS 48162 | 1,371 | Local Purpose Reserve |

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| Waikaretu Valley Road Esplanade Reserve | Onewhero-Te Akau | Lot 2 DPS 20904 | 3,486 | Local Purpose Reserve (Esplanade) |
| Waikato Esp Horsham Downs | Ngaruawahia | Lot 6 DPS 87194 | 9,137 | Local Purpose Reserve (Esplanade) |
| Waikato Esplanade Horsham Downs - Right Bank | Ngaruawahia | Lot 2 DPS 61591, Lot 3 DPS 42588, Lot 4 DPS 68934, Lot 5 DPS 66695, Lot 2 DPS 76271, Lot 3 DPS 83998, Lot 5 DPS 66865 | 23,933 | Local Purpose Reserve (Esplanade) |
| Waikato Esplanade Huntly | Huntly | Lot 20 DPS 37694 | 4,253 | Recreation Reserve |
| Waikato Esplanade Huntly - Left Bank (Parry St) | Huntly | Lot 19 DPS 37694 | 4,253 | Local Purpose Reserve (Accessway) |
| Waikato Esplanade Taupiri | Ngaruawahia | Lot 1 DP 36464, Lot 3 DPS 598, Lot 6 DP 27516, Lot 9 DP 36255 | 2,872 | Local Purpose Reserve (Esplanade) |
| Waikato River Esp | Huntly | Lot 43 DPS 90218 | 16,252 | Local Purpose Reserve (Esplanade) |
| Waimai Valley Esp Res | Onewhero-Te Akau | Lot 3 DPS 70507, Lot 4 DPS 70507, Lot 5 DPS 70507 | 15,114 | Local Purpose Reserve (Esplanade) |
| Wainamu Beach | Raglan | Lot 38 DPS 10201 | 2,319 | Recreation Reserve |
| Waingaro Esplanade LB | Onewhero-Te Akau | Lot 60 DPS 68800 | | Recreation Reserve |
| Waingaro Esplanade LB | Onewhero-Te Akau | Lot 51 DPS 67574 | | Local Purpose Reserve (Esplanade) |
| Waingaro Esplanade LB | Onewhero-Te Akau | Lot 52 DPS 67171 | | Local Purpose Reserve (Esplanade) |
| Waingaro Esplanade LB | Onewhero-Te Akau | Lot 54 DPS 67171 | | Local Purpose Reserve (Esplanade) |
| Waingaro Esplanade LB | Onewhero-Te Akau | Lot 55 DPS 67171 | | Local Purpose Reserve (Esplanade) |

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| Waingaro Landing Road Esplanade Reserve | Onewhero-Te Akau | Lot 7 DPS 82595 | 7,754 | Local Purpose Reserve (Esplanade) |
| Waingaro Reserves | Ngaruawahia | Lot 1 DPS 19249 | 73,085 | Recreation Reserve |
| Waingaro Reserves | Ngaruawahia | Lot 13 DPS 53223 | | Local Purpose Reserve (Esplanade) |
| Waingaro Reserves | Ngaruawahia | Lot 14 DPS 53223 | | Local Purpose Reserve (Esplanade) |
| Waingaro Road | Ngaruawahia | Lot 3 DP 378685 | 18,597 | Local Purpose Reserve |
| Waingaro Road | Ngaruawahia | Crown Land Survey Office Plan 527 | 2,221 | Local Purpose Reserve (Esplanade) |
| Waingaro Road Esplanade | Ngaruawahia | Lot 3 DPS 73274 | 2,069 | Local Purpose Reserve (Esplanade) |
| Waingaro Road Esplanade | Onewhero-Te Akau | Allot 468 Waipa PSH | 17,579 | Recreation Reserve |
| Waingaro Road Esplanade | Onewhero-Te Akau | Lot 2 DPS 39997 | 2,241 | Local Purpose Reserve (Esplanade) |
| Wainui Road | Raglan | LOT 3 DP 463845 | 2,245 | Local Purpose Reserve |
| Waitetuna Valley Road | Raglan | Lot 6 DP 305118 | 2,363 | Local Purpose Reserve (Esplanade) |
| Wallis Street Esplanades | Raglan | Lot 14 DP 29361 | | Local Purpose Reserve |
| Westvale Lane | Newcastle | Lot 12 DP 323466 | 189 | Local Purpose Reserve |
| Whaanga Road | Raglan | Lot 11 DPS 20700 | 602 | Local Purpose Reserve |
| Whaingaroa Harbour Esp | Raglan | Lot 3 DPS 19545 | 5,076 | Local Purpose Reserve (Esplanade) |
| Whaingaroa Harbour Esp | Raglan | Lot 42 DP 22891 | 15,883 | Local Purpose Reserve (Esplanade) |
| Whangamarie Esplanade | Hukanui-Waerenga | Lot 7 DPS 56161 | 6,487 | Recreation Reserve |
| Whangarata Scenic Reserve | Awaroa ki Tuakau | Lot 2 DP 82069 | 7,201 | Scenic Reserve |
| Whitikahu Rd | Hukanui-Waerenga | Allot 332 Komakorau PSH | 9,751 | Local Purpose Reserve (Esplanade) |

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| Whitikahu Rd | Hukanui-Waerenga | Section 2 SO 58207 | 427 | Local Purpose Reserve (Esplanade) |
| Willow Lake Road | Huntly | Lot 101 DP 355176 | 2,655 | Recreation Reserve |
| Woodlands Rd Esp | Hukanui-Waerenga | Lot 10 DPS 31886, Lot 13 DPS 31886, Lot 16 DPS 31886, Lot 18 DPS 31886 | 4,670 | Local Purpose Reserve (Esplanade) |
| Woodside Rd Esp | Eureka | Lot 2 DPS 33336, Lot 3 DPS 50828, Lot 4 DPS 44543, Lot 5 DPS 44543, Lot 6 DPS 44543 | 11,349 | Local Purpose Reserve (Esplanade) |
| Woodside Rd Esp | Eureka | Lot 1 DPS 65081, Lot 12 DPS 65081, Lot 2 DPS 65081, Lot 3 DPS 65081, Lot 4 DPS 65081, Lot 7 DPS 64482, Lot 8 DPS 64482 | 27,681 | Local Purpose Reserve (Esplanade) |