# **Appendix 3.1 – Officers Recommended Amendments to Coastal Environment Chapter**

Note the below provisions represent the Section 42A Report Writing Officer's recommended amendments to the provisions of the Proposed District Plan, in response to submissions (with <u>underline</u> used for new text and <u>strikethrough</u> for deleted text). Recommendations made through the Reporting Officer's right of reply are shown in red <u>underline</u> for new text and red <u>strikethrough</u> for deleted text.

#### Overview

The Far North District has a vast and complex coastal environment with dynamic natural processes, unique natural and physical attributes and high cultural values. The District Plan has mapped the coastal environment and identifies areas within it that contain high or outstanding natural character. These areas were originally identified through the regional mapping project undertaken by the Regional Council for the RPS. The methodology for identifying them can be found in APP1- Mapping methods and criteria and the schedules of high and outstanding natural character can be found in SCHED7 and SCHED8 of the District Plan. The mapped coastal environment accounts for approximately 12% of the district's total land area.

Much of the <u>4D</u>istrict's<sup>1</sup> coastline is relatively undeveloped in the sense that there is limited built development and supporting infrastructure. The past few <u>ef</u>-decades have seen an increasing pressure for development in coastal areas, particularly along the east coast where there is a continued pattern of settlement which has placed additional pressure on coastal resources and character. Consideration needs to be given to both the preservation of the natural character of the coastal environment and the level of intervention to manage land use and subdivision, while ensuring the <del>community's</del> health, safety and wellbeing <u>of communities</u><sup>2</sup>.

The coastal hazard rules are located in this chapter in accordance with the Planning Standards, while other natural hazards such as flooding are controlled in the Natural Hazards chapter. The Natural Hazards chapter consolidates all of the objectives and polices related to natural hazards including rules that must be considered when assessing proposals within a Coastal Hazard Area. The Natural Features and Landscape chapter includes objectives, policies and rules relating to ONL and ONF in the coastal environment and this chapter manages adverse effects on other natural features and landscapes in the coastal environment<sup>3</sup>.

Council has a responsibility under the RMA, the NZCPS and the RPS to preserve and protect the natural character of the coastal environment from inappropriate land use and subdivision.

# Objectives

**CE-01** 

The natural character of the coastal environment is identified and managed to ensure its long-term preservedation and protectedion from inappropriate land use and subdivision for current and future generations.<sup>4</sup>

**CE-O2** 

Land use and subdivision in the coastal environment:

- a. preserves the characteristics and qualities of the natural character of the coastal environment; is undertaken in an integrated and coordinated manner<sup>5</sup>;
- b. is consistent compatible with the surrounding land use;

<sup>&</sup>lt;sup>1</sup> FNDC (S368.035).

<sup>&</sup>lt;sup>2</sup> FNDC (S368.035).

<sup>&</sup>lt;sup>3</sup> Forest and Bird (S511.088) and others.

<sup>&</sup>lt;sup>4</sup> Federated Farmers (S421.181) and others.

<sup>&</sup>lt;sup>5</sup> John Andrew Riddell (S431).

<sup>&</sup>lt;sup>6</sup> Waiaua Bay Farm Limited (S463.052) and others.

	<ul> <li>c. does not result in urban sprawl occurring outside of <u>existing</u> urban <u>areas</u> <del>zones</del>;<sup>7</sup></li> <li>d. promotes restoration and enhancement of the natural character of the coastal environment; and</li> <li>e. recognises <u>and provides for the relationship of</u> tangata whenua <del>needs for</del> <u>with their</u> ancestral <u>lands in the coastal environment</u> <del>use of whenua Māori</del>.<sup>8</sup></li> </ul>
CE-O3	Land use and subdivision in the coastal environment within urban zones areas is consolidated and provides for the social, economic and cultural well-being of people and communities without compromising other coastal environment values is of a scale that is consistent with existing built development.9
Policies	
CE-P1	Identify the extent of the coastal environment as well as areas of high and outstanding natural character using the assessment criteria in APP1- Mapping methods and criteria.
CE-P2	Avoid adverse effects of land use and subdivision on the characteristics, and qualities and values that make an area an outstanding natural character area in of the coastal environment identified as:  a. outstanding natural character; b. ONL; c. ONF. 10
CE-P3	Avoid significant adverse effects and avoid, remedy or mitigate other adverse effects of land use and subdivision on the characteristics, and qualities and values of natural character areas and natural features and landscapes 11 in of the coastal environment not identified as an:  a. outstanding natural character area; b. ONL; or c. ONF.
CE-P4	Preserve the visual qualities, character and integrity of the coastal environment by:  a. consolidating land use and subdivision around existing urban centres and rural settlements; and  b. avoiding sprawl or sporadic patterns of development in the rural environment 12.
CE-P5	Enable land use and subdivision in urban <u>areas</u> <u>zones</u> within the coastal environment <u>by</u> recognising that a change in character may be acceptable in some existing urban areas to provide for the social, economic and cultural well-being of people and communities. <sup>13</sup> where:  a. there is adequacy and capacity of available or programmed development infrastructure; and b. the use is consistent with, and does not compromise the characteristics and qualities.
CE-P6	<ul> <li>Enable Provide for 14 farming activities within the coastal environment by where:         <ul> <li>recognising that existing farming activities form part of the coastal environment and allowing for these activities to continue without undue restriction; and 15</li> <li>only allowing new farming activities outside outstanding and high natural character areas where appropriate. 16</li> <li>the use forms part of the values that established the natural character of the coastal environment; or</li> <li>the use is consistent with, and does not compromise the characteristics and qualities. 17</li> </ul> </li> </ul>

Paihia Property Owners Group (S565.002) and others.
 Haititaimarangai Marae Kaitiaki Trust (S394.043).

<sup>&</sup>lt;sup>9</sup> Paihia Property Owners Group (S565.002) and others. <sup>10</sup> Forest and Bird (S511.098, S511.099) and others.

NZTA (S356.097) and DOC (S364.064)
 John Andrew Riddell (S431).
 John Andrew Riddell (S431.029) and others.

<sup>&</sup>lt;sup>14</sup> John Andrew Riddell (S431).

<sup>&</sup>lt;sup>15</sup> Wendover Two Limited (S222.062) and others.

<sup>&</sup>lt;sup>16</sup> Pacific Eco-logic (S451.014).

<sup>&</sup>lt;sup>17</sup> Bentzen Farm Limited (S167.070) and others.

CE-P7	Enable Provide for the use and development of Māori Purpose zoned land and Treaty Settlement land in the coastal environment by recognising that adverse effects on natural character may be acceptable to support the social, economic and cultural wellbeing of tangata whenua where:  a. the use is consistent with the ancestral use of that land; and b. the use does not compromise any identified characteristics and qualities. 18
CE-P8	Encourage the restoration and enhancement of the natural character of the coastal environment.
CE-P9	Prohibit land use and subdivision that would result in any loss and/or destruction of the characteristics and qualities in outstanding natural character areas. 19
CE-P10	Manage land use and subdivision to preserve and protect the natural character of the coastal environment, and to address the effects of the activity requiring resource consent, including (but not limited to) consideration of Consider the following matters where relevant when assessing and managing the effects of land use and subdivision on the coastal environment: 20 to the application  a. the presence or absence of buildings, structures or infrastructure; b. the temporary or permanent nature of any adverse effects, including any cumulative effects: 21 c. the location, scale and design of any proposed development; d. any means of integrating the building, structure or activity into the wider landscape; 22 e. the ability of the environment to absorb change; f. the need for and location of earthworks or indigenous vegetation clearance and proposed mitigation measures; 23 g. the operational or functional need of any regionally significant 24 infrastructure to be sited in the particular location; h. any viable alternative locations for the activity or development; 25 i. any historical, spiritual or cultural association held by tangata whenua, with regard to the matters set out in Policy TW-P6; j. the likelihood of the activity exacerbating natural hazards; k. the opportunity to enhance public access and recreation; l. potential effects of land use and subdivision on the coastal marine area and 26 the ability to improve the overall quality of coastal waters; and m. any positive contribution the development has on the characteristics and qualities, including restoration and enhancement; 27 n. the effects on the characteristics, qualities and values of the coastal environment, including natural character and natural landscape values and the quality and extent of indigenous biodiversity; 28 o. the extent to which the land use and subdivision complements activities in the coastal marine area; and 29 p. whether the activity is on a previously approved building platform.

### Rules

# Notes:

1. There may be rules in other District-Wide Matters and the underlying zone in Part 3- Area Specific Matters that apply to a proposed activity, in addition to the rules in this chapter. These

<sup>&</sup>lt;sup>18</sup> Haititaimarangai Marae Kaitiaki Trust (S394.045) and Matauri X Incorporation (S396.020).

<sup>&</sup>lt;sup>19</sup> Federated Farmers (S421.185) and others.

<sup>&</sup>lt;sup>20</sup> Clause 16, Schedule 1, RMA.

<sup>&</sup>lt;sup>21</sup> John Andrew Riddell (S431.032) and others.

<sup>&</sup>lt;sup>22</sup> Sarah Ballantyne and Dean Agnew (S386.012) and others.

<sup>&</sup>lt;sup>23</sup> Consequential amendment to changes to CE-R3.

<sup>&</sup>lt;sup>24</sup> Top Energy (S483).

<sup>&</sup>lt;sup>25</sup> Bentzen Farm Limited (S167) and others.

<sup>&</sup>lt;sup>26</sup> Sarah Ballantyne and Dean Agnew (S386.012) and others.

<sup>&</sup>lt;sup>27</sup> Sarah Ballentyne and Dean Agnew (\$386.012) and others.

<sup>&</sup>lt;sup>28</sup> Pacific Eco-Logic (S451.015) and others.

<sup>&</sup>lt;sup>29</sup> NRC (S359.001).

<sup>&</sup>lt;sup>30</sup> P S Yates Family Trust (S333.068) and others.

other rules may be more stringent than the rules in this chapter. Ensure that the underlying zone chapter and other relevant District-Wide Matters chapters are also referred to, in addition to this chapter, to determine whether resource consent is required under other rules in the District Plan. Refer to the *how the plan works* chapter to determine the activity status of a proposed activity where resource consent is required under multiple rules.

- 2. The National Environmental Standards for Plantation Forestry Commercial Forestry 2017 (NES-PCF) regulates plantation-commercial forestry and Regulation 6 of the NES-PF allows plan rules to be more stringent to give effect to Policy 13 of the NZCPS and to manage afforestation. Rule CE-R6 Plantation forestry and plantation forestry activities in Tthis chapter contains more stringent rules for plantation forestry activities afforestation, earthworks and indigenous vegetation clearance to protect natural character of coastal environment and prevails over the NES-PF regulations.<sup>31</sup>
- 3. The Earthworks chapter and Ecosystem and Indigenous Biodiversity rules apply 'in addition' to the earthworks and indigenous vegetation clearance<sup>32</sup> rules in this overlay chapter, not instead of. In the event of a conflict between the earthworks chapter and this chapters earthworks rules, the most stringent rule will apply.

CE-R1 New buildings or structures, and extensions or alterations to existing buildings or structures Coastal **Activity status: Permitted** Activity status where compliance environment not achieved with PER-1 and PER-Where: 2: Controlled Discretionary (inside a high PER-1 natural character area) If a new building or structure is located in the Non-complying (inside an General Residential Zone, Mixed Use Zone, Light outstanding natural character Industrial Zone, Russell / Kororareka Special area) Purpose Zone, Māori Purpose Zone - Urban, CON-1 Oronga Bay Zone, Hospital Zone, or Kauri Cliff SPZ The building is a residential unit or a - Golf Living Sub-Zone, 33 an urban zone it is: minor residential unit on a defined 1. is no greater than 300m<sup>2</sup>; and building platform, where the defined 2. is located outside high or outstanding natural building platform has been identified character areas; and through a professional landscape 3. complies with: assessment and approved as part of a. CE-S1 Maximum height: an existing or implemented b. CE-S2 Colour and materials; and subdivision consent. c. CE-S4 Setbacks from MHWS. CON-2 PER-1(1) does not apply to: the Mixed-Use Zone, Light Industrial Zone, Māori Purpose Zone - Urban a. The building is for a residential and Hospital Zone within the following settlements: unit or a minor residential unit Coopers Beach, Mangonui, Opua, Paihia and within the Māori Purpose Zone Waitangi, Rawene, and Russell / Kororareka.34 or Treaty Settlement Overlay; and b. It is located outside an If a new building or structure is not located within outstanding natural character any of the zones referred to in PER-1 an urban area or a high natural character area.38 a. ancillary to farming activities (excluding a is not used for a residential activity unit);3 b. is no greater than: The matters of control are:

<sup>&</sup>lt;sup>31</sup> Summit Forests New Zealand (S148.033) and others.

<sup>&</sup>lt;sup>32</sup> Forest and Bird (S511.097) and others.

<sup>&</sup>lt;sup>33</sup> Paihia Properties Holdings Corporate Trustee Limited and UP Management Limited (S344.013) and others.

<sup>&</sup>lt;sup>34</sup> Foodstuffs North Island Limited (S363.014) and others.

<sup>&</sup>lt;sup>35</sup> Bentzen Farm Limited (S167.074) and others.

<sup>&</sup>lt;sup>38</sup> Tapuaetahi Incorporation (S407).

- a. 25m² within an outstanding natural character area;
- b. 50m² within a high natural character area; and
- <u>c.</u> 100m² in all other areas of the coastal environment; and 36
- c. located outside outstanding natural character areas; and
- d. complies with:
  - a. CE-S1 Maximum height;
  - b. CE-S2 Colour and materials; and
  - c. CE-S4 Setbacks from MHWS.

#### PER-3

Any extension <u>or alternation</u> to a lawfully established building or structure is:

- no greater than 20% of the GFA of the existing lawfully established building or structure; and
- 2. complies with CE-S1 Maximum height.

#### PER-4<sup>37</sup>

Any new building or structure or an extension or alteration to an existing building or structure not provided for by PER-1, PER-2 or PER-3, where it is:

- a. <u>fencing for the purposes of stock</u> exclusion;
- b. <u>an upgrade of an existing above</u> <u>ground network utility where this is:</u>
  - i. <u>outside high or outstanding</u> <u>natural character areas;</u>
  - ii. permitted by I-R3;
  - iii. no greater than 12.50m high or the height of the existing structure (whichever is the greatest):
  - iv. if it is a building, the upgraded building is no greater than 20% of the GFA of the existing lawfully established building or structure; and
  - v. <u>not replacing a pole with a pi</u> <u>pole.</u>

# PER-4

The building or structure, or extension or addition to an existing building or structure, complies with standards:

- a. the matters in CE-P10. the location, scale and design of buildings, and associated accessways and infrastructure, having regard to their visual prominence;
- b. the means of integrating the building, structure or activity into the landscape, including through planting;
- the height of retaining walls,
   their colour and whether
   planting is necessary to
   mitigate their visual effects;
- d. measures to mitigate
  adverse effects on the
  characteristics, qualities and
  values of the coastal
  environment<sup>39</sup>; and
- e. in relation to CON-2, any historical, spiritual or cultural association with the land held by tangata whenua, with regard to the matters set out in Policy TW-P6<sup>40</sup>.

#### RD-1

Activity status where compliance not achieved with <u>CON-1, PER-3</u> and <u>PER-4</u> PER-2:

Discretionary (outside an outstanding natural character area)

Non-complying (inside an and outstanding a high natural character area): Restricted Discretionary

The matters of discretion are:

- a. the matters in CE-P10; and 41
- b. positive effects.

#### RD-2

Activity status for any extension or alteration to an existing building or structure when compliance not achieved with CON-1, CON-2, PER-4 or PER-4 (within an outstanding natural

<sup>&</sup>lt;sup>36</sup> New Zealand Maritime Parks Ltd (S251.007) and others.

<sup>&</sup>lt;sup>37</sup> Top Energy (S483.174)

<sup>&</sup>lt;sup>39</sup> P S Yates Family Trust (S33.066) and others.

<sup>&</sup>lt;sup>40</sup> Tapuaetahi Incorporation (S407).

<sup>&</sup>lt;sup>41</sup> Bentzen Farm Limited (S167.074) and others.

		1.		
	CE-S1 Maximum height. CE-S2 Colours and materials.	character area or a high natural character area): Restricted discretionary  The matters of discretion are:  a. the matters in CE-P10; and 43 b. positive effects.		
		Activity status where compliance not achieved with CON-1, CON-2, PER-3-or-PER-4, RD-1 or RD-2:  a. Discretionary (in a high natural character area); or b. Non-complying (in an outstanding natural character area).		
CE-R2	Repair or maintenance <sup>44</sup>			
Coastal environment	Activity status: Permitted - Where:	Activity status where compliance is not achieved with PER-1: Discretionary		
	PER-1 The repair or maintenance of the following activities where they have been lawfully established and where the size, scale and materials used are like for like:  1. roads; 2. fences; 3. network utilities; 4. driveways and access; 5. walking tracks; 6. cycling tracks; or 7. farming tracks.			
CE-R3	arthworks or indigenous vegetation clearance			
Coastal environment	Where:  PER-1 The earthworks or indigenous vegetation clearance is the minimum necessary 45:  1. required for the operation, repair or maintenance of existing lawfully established 46 permitted under CE-R2 Repair or Maintenance;  a. fences;	Activity status where compliance not achieved with PER-1 and PER-2 (outside an outstanding natural character area):  Restricted Discretionary The matters of discretion are:  a. the matters in CE-P10; and b. positive effects. 57  Activity status where compliance not achieved with PER-1 and PER-2 (inside an outstanding natural character area):		
	b. <u>network utilities;</u>	Non-complying		

<sup>&</sup>lt;sup>42</sup> Top Energy (S483) and others.
<sup>43</sup> Bentzen Farm Limited (S167.074) and others.
<sup>44</sup> Bentzen Farm (S167.076) and others.
<sup>45</sup> Kapiro Conservation Trust (S442).
<sup>46</sup> Top Energy (S483.175).
<sup>57</sup> P.S. Yates Family Trust (S333.068) and others.

- tracks, driveways, roads and access ways;
- d. formed carparks;
- e. board walks;
- f. boat ramps;47
- required to provide for safe and reasonable clearance for existing overhead power lines;
- 3. to address an immediate risk to the health and safety of the public or damage to property 48 necessary to ensure the health and safety of the public; or
- clearance to control pests when necessary for biosecurity reasons <sup>49</sup> or to control unwanted organisms as a response to directions of a person authorised under the Biosecurity Act 1993<sup>50</sup>; or
- 5. for the sustainable non-commercial harvest of plant material for rongoā Māori;
- to create or maintain a 20m setback from a building used for a vulnerable activity
   (excluding accessory buildings) to the edge of the indigenous vegetation area;<sup>51</sup>
- for the construction of a new fence where the purpose of the new fence is to exclude stock and/or pests from the area of indigenous vegetation provided that the clearance does not exceed 3.5m in width; or<sup>52</sup>
- for any upgrade of existing above ground network utilities:
  - a. <u>outside high natural character</u>
     <u>and outstanding natural character</u>
     <u>areas; and</u>
  - b. permitted by rule CE-R1 PER-4:.<sup>53</sup>
  - for the maintenance of planted indigenous vegetation within domestic gardens, including the removal and replacement of plants;
  - 10. for the formation of walking tracks less than 1.2m wide using manual methods which do not require the removal of any tree over 300mm in girth;
  - 11. for maintenance or reinstatement of pasture through the removal of regenerating manuka (Leptospermum scoparium var. scoparium) or kanuka (Kunzea robusta) tree ferns or scattered rushes in pasture on a farm and the

<sup>&</sup>lt;sup>47</sup> Waitangi Limited (S503.015) and others.

<sup>&</sup>lt;sup>48</sup> DOC (\$364.071) and others.

<sup>&</sup>lt;sup>49</sup> DOC (S364.071).

<sup>&</sup>lt;sup>50</sup> Horticulture New Zealand (S159).

<sup>&</sup>lt;sup>51</sup> P.S. Yates Family Trust (S333.068) and others.

<sup>&</sup>lt;sup>52</sup> P.S. Yates Family Trust (S333.068) and others.

<sup>&</sup>lt;sup>53</sup> Top Energy (S483.175).

vegetation to be cleared is less than 5
years old and less than 3m in height<sup>54</sup>; or

12. for the harvesting of indigenous timber
approved under the Forests Act 1949 via
either a registered sustainable forest
management plan, a registered
sustainable forest management permit or
a personal use approval for the harvesting
and milling of indigenous timber from the
Ministry of Primary Industries where this
is located outside of an outstanding
natural character areas or a high natural
character area<sup>55</sup>.

#### PER-2

The earthworks or indigenous vegetation clearance is not provided for within CE-R3 PER-1 but it complies with standard CE-S3 Earthworks or indigenous vegetation clearance.

This rule does not apply to: The Orongo Bay Special Purpose Zone<sup>56</sup>.

CE-R4	Farming		
Coastal environment	Activity status: Permitted  Where:  PER-1 The farming activity is a lawfully established activity.  PER-2 The new farming activity 58 located outside high or outstanding natural character areas.	Activity status where compliance is not achieved with PER-1: Discretionary (outside inside an outstanding high natural character area) Non-complying (inside an outstanding natural character area)	
CE-R5	Demolition of buildings or structures <sup>59</sup>		
Coastal environment	Activity status: Permitted	Activity status where compliance not achieved: Not applicable	
CE-R6	Plantation forestry and plantation forestry activity Afforestation for commercial forestry 60		
Coastal environment	Activity status: Discretionary  Where:  DIS-1 The plantation forestry or plantation forestry activity afforestation [61] is located outside outstanding natural character areas.	Activity status where compliance not achieved with DIS-1: Non-complying	

<sup>&</sup>lt;sup>54</sup> P.S. Yates Family Trust (S333).

<sup>55</sup> Tane's Tree Trust (S157).

<sup>&</sup>lt;sup>56</sup> Waitomo Developments Limited (S263).

<sup>&</sup>lt;sup>58</sup> IDF Developments Limited (S253).

<sup>&</sup>lt;sup>59</sup> Clause 16, Schedule 1, RMA.

<sup>&</sup>lt;sup>60</sup> PF Olsen (S91.014) and others.

<sup>&</sup>lt;sup>61</sup> PF Olsen (S91.014) and others.

CE-R7	Extension to existing mineral extraction activity	
Coastal environment	Activity status: Discretionary  Where:  DIS-1  The extension is to an existing lawfully established mineral extraction activity and is located outside outstanding natural character areas.	Activity status where compliance not achieved with DIS-1: Non-complying
CE-R8	New mineral extraction activity	
Coastal environment	Activity status: Prohibited	Activity status where compliance not achieved: Not applicable
CE-R9	Land fill, managed fill or clean fill	
Coastal environment	Activity status: Prohibited	Activity status where compliance not achieved: Not applicable
Standards		
CE-S1	Maximum height	
Coastal environment	<ol> <li>The maximum height of any new building or structure above ground level is 5m-and must not exceed the height of the nearest ridgeline, headland or peninsula; 62 and or 63</li> <li>Any extension to a building or structure must not exceed the height of the existing building above ground level or exceed the height of the nearest ridgeline, headland or peninsula 64.</li> <li>This standard does not apply to:         <ol> <li>Telecommunication facilities;</li> <li>The Orongo Bay zone and the Kororāreka Russell Township zone.</li> <li>The Mixed-Use Zone, Light Industrial Zone, Māori Purpose Zone – Urban, and Hospital Zone within the following settlements:</li></ol></li></ol>	Where the standard is not met, matters of discretion are restricted to: Not applicable

 <sup>&</sup>lt;sup>62</sup> IDF Developments (S253.006) and others.
 <sup>63</sup> Clause 16, Schedule 1, RMA.
 <sup>64</sup> IDF Developments (S253.006) and others.
 <sup>65</sup> Paihia Properties (S344.014) and others.

Architectural features (e.g. finials, spires) not exceeding 1m in height on any elevation. 66 CE-S2 Colours and materials Coastal The exterior surfaces of new 67 buildings or Where the standard is not met, matters environment structures shall: of discretion are restricted to: Not 1. be constructed of <u>natural<sup>68</sup></u> materials; applicable and/or69 2. be finished to achieve a reflectance value no greater than 30%; and 3. if the exterior surface is painted  $\frac{70}{1}$ , have a exterior finish within Groups A, B or C as defined within the BS5252 standard colour palette in Appendix x or equivalent $\frac{71}{2}$ . This standard does not apply to: 1. The Orongo Bay Special Purpose Zone; and 72 2. the: Kohukohu, Mangonui, Paihia, Rawene and Russell / Kororāreka Heritage Area Overlays. 73 CE-S3 Earthworks or indigenous vegetation clearance Coastal Any earthworks or indigenous vegetation Where the standard is not met, matters environment clearance must (where relevant): of discretion are restricted to: Not a. not occur in outstanding natural character applicable areas; and b. not exceed a total area of: 50m<sup>2</sup> within a calendar year 74 for 10 years from the notification of the District Plan in an area of high natural character; or 4100m<sup>2</sup> within a calendar ii. year<sup>75</sup> for 10 years from the notification of the District Plan in an area outside high or outstanding natural character areas; and c. not exceed a cut height or fill depth of 1m, or 1.5 where this relates to telecommunication facilities 76; and d. screen any exposed faces visible from a public place.77 2. Any indigenous vegetation clearance must:

<sup>66</sup> Bentzen Farm Limited (S167) and others.

<sup>&</sup>lt;sup>67</sup> P S Yates Family Trust (S33.066) and others.

<sup>&</sup>lt;sup>68</sup> P.S. Yates Family Trust (S333.070) and others.

<sup>69</sup> Waitangi Limited (S503).

<sup>&</sup>lt;sup>70</sup> Trent Simpkin (S283.002) and others.

<sup>71</sup> Waitangi Limited (S503).

<sup>&</sup>lt;sup>72</sup> Waitomo Developments Limited (S263).

<sup>&</sup>lt;sup>73</sup> Paihia Properties (S344.015) and others.

<sup>&</sup>lt;sup>74</sup> Northland Planning and Development (S502.020) and others.

<sup>&</sup>lt;sup>75</sup> Northland Planning and Development (S502.020) and others.

<sup>&</sup>lt;sup>76</sup> Chorus New Zealand Limited, Spark New Zealand Trading Limited, One New Zealand Group Limited, Connexa Limited and FortySouth) (S282).

<sup>&</sup>lt;sup>77</sup> P.S. Yates Family Trust (S333.071) and others.

- a. not occur in outstanding natural character areas;
- b. not exceed a total area of:
  - i. 50m² within any 10-year period in an area of high natural character;
  - ii. 400m² within any 10-year period outside high or outstanding natural character areas. 78

**Note:** The NESF requires a 10m setback from any natural wetland in respect of earthworks or vegetation clearance and may require consent from the Regional Council. 79

## CE-S4 Setbacks from MHWS<sup>80</sup>

# Coastal environment

New buildings and structures and or extension or alteration to an existing building or structure must be setback at least:

- a. 30m from MHWS in the Rural Production, Rural Lifestyle, Rural Residential, Horticulture and Horticulture Processing Facilities zones; or
- b. 26m in all other zones.

# This standard does not apply:

- where there is a legally formed and maintained road between the property and MHWS:<sup>81</sup>
- 2. to fencing for the purposes of controlling pests and excluding stock;
- 3. to structures associated with pest control:
- 4. to hard protection structures that are approved by a resource consent under the Northland Regional Plan; and
- 5. to lighting poles that are established by, or on behalf of, Far North District Council; and
- 6. to boundary fences less than 2m high that are setback at least 20m from MHWS<sup>82</sup>.

# Where the standard is not met, matters of discretion are restricted to:

- a. the natural character of the coastal environment;
- b. <u>screening, planting and</u> landscaping on the site;
- c. the design and siting of the building or structure with respect to dominance on adjoining public space;
- d. <u>natural hazard mitigation and site</u> constraints; 83
- e. <u>the effectiveness of the proposed</u> <u>method for controlling</u> <u>stormwater; and</u>
- f. the impacts on existing, and planned and potential 84 roads, public walkways, reserves and esplanades.

<sup>&</sup>lt;sup>78</sup> Northland Planning and Development (S502.020) and others.

<sup>&</sup>lt;sup>79</sup> Vision Kerikeri (S527.025) and Carbon Neutral NZ (S529.150).

<sup>&</sup>lt;sup>80</sup> CE-S4 standard is based on equivalent standards in Zone Chapters but consolidated into one standard in the Coastal Environment chapter under Clause 16, Schedule 1, RMA.

<sup>&</sup>lt;sup>81</sup> Ed and Inge Amsler (S341.010) and others.

<sup>82</sup> Waitangi Limited (S503).

<sup>83</sup> FNDC (S368.047 to S368.061).

<sup>84</sup> John Andrew Riddell (S431).