Key:

Normal text - notified version of Schedule 21.22 (June 2022)

<u>Black underline</u> and <u>strikethrough</u> text – recommended amendments based on submissions (August 2023)

Red underline and strikethrough text – recommended amendments QLDC rebuttal (29 September 2023)

Blue underline and strikethrough text – amendments agreed during joint landscape and planning expert conferencing (3 October 2023)

<u>Green underline</u> and <u>strikethrough text</u> – QLDC recommended amendments at hearing opening in response to Upper Clutha Environmental Society submissions (16 October 2023)

Commented [BA1]: Highlighted terms to be discussed during landscape conferencing on the individual schedules

21.22 Schedule of Landscape Values: Outstanding Natural Feature and Outstanding Natural Landscape Priority Areas

<u>Preamble</u>

Purpose

Schedule 21.22 identifies and describes 24 Outstanding Natural Features (ONF) or Outstanding Natural Landscape (ONL) priority areas (PA), as set out in Strategic Policy 3.3.36.

The <u>PA Ss</u>chedules are a tool to assist with the identification of the landscape values that are to be protected within each <u>priority area_PA</u> and related landscape capacity. They contain both factual information and evaluative content <u>and are to inform plan development and plan implementation processes.</u>

The description of each priority area must be read in full. Each description, as a whole, expresses at a high-level PA scale, the landscape values, and the attributes on from which those values derive.

Application

The PA schedules have been prepared to reflect that the PA mapping extends beyond the Rural Zone. The application of the PA schedules is as follows:

- Other than the Ski-Area Sub Zone (see below), t-The PA schedules apply (as relevant) to any proposal requiring resource consent in the Rural Zone, including the Rural Industrial Sub Zone.
- The PA schedules apply (as relevant) to any activity in the Ski-Area Sub Zone that is not provided for by that sub-zone.
- The PA schedules do not directly apply to proposals requiring resource consent in any other zones, including the Ski Area Sub Zones and other eException zZones (see 3.18.5). They but may inform landscape assessments for proposals involving any land within a PA but are not required to be considered for proposals requiring resource consent on land outside of the Rural Zone, including the Rural Industrial Sub Zone.

Landscape Attributes and Values

Commented [BG2]: Added for clarity

Commented [BG3]: Added for clarity

Commented [BA4]: Typographical correction

Commented [BA5]: Typographical correction

Commented [BG6]: Additional text addresses (at least in part) issues raised in:

OS 160 F CDC Trusteen Ltd. Timply Civing Ltd. and Black Book

 $\ensuremath{\mathsf{OS}}$ 169.5 CPC Trusteee Ltd, Timely Giving Ltd and Black Peak Farming Ltd.

OS146.4 Alpine Deer NZ LP.

OS 137.9 Robert and Pamela McRae. OS 173.6 Motuihe Trustees Ltd.

OS 167.4 Chilcotin Holdings Limited.

OS 172.5 Arthurs Point Trustees Limited. OS172.5 Arthurs Point Trustees Limited.

OS172.7 Arthurs Point Trustees Limited.

OS 167.4 Chilcotin Holdings Limited.

Commented [BG7]: Added for clarity

Commented [BA8]: Paragraph relocated

Commented [BG9]: Added for clarity

Commented [BG10]: OS 67 Julian Haworth on behalf of UCESI.

October 2023 Further amendments agreed in expert conferencing

The landscape attributes and values identified, relate to the PA as a whole and should are not be taken as prescribing intended to describe the relevant attributes and values of specific sites within the PA

Given the relatively high level landscape PA scale of the PAs landscape assessment underpinning the schedules. As finer grained, location-specific assessment of landscape attributes and values would will typically be required for plan development or plan implementation purposes (including any plan changes or resource consent applications) (Rrefer SP 3.3.43 and SP 3.3.45). The PA Schedules represent a point in time and are not intended to provide a complete record. and OOther location specific landscape values may be identified through these finer grained assessment processes.

The PA Schedules include attributes 1 that contribute positively to landscape values, attributes that detract from landscape values, and attributes that are neutral with respect to informing landscape values.

The PA Schedules refer to plant and animal pests. Within the PAs Pplant and animal pests are a negative detract from landscape value. Few, if any of Aotearea's the District's ONF/Ls are pristine, with there are varying levels of modification evident (including plant and animal pests). This means that landscape restoration and enhancement (which can include the management of pests) is typically a highly desirable outcome. The of pPest information is intended as helpful information to guide appropriate future landscape management within the PA. (For example, where a resource consent or plan change is proposed within the PA, the proposal or provisions may seek to specifically address the management of pests).

Landscape Capacity

The landscape capacity ratings used in the PA Schedules, which are described below, are intended to reflect the capacity of the landscape or feature to accommodate various types or forms of development, without compromising the identified landscape values. The definition of landscape capacity applied in the PA Schedules is set out in 3.1B.5(b). The capacity ratings, and associated descriptions, are based on an assessment of each PA as a whole, and should are not intended to describe be take relevant capacity of specific sites within a PA.

The descriptions in the PA Schedules are relatively 'high level' and focus on describing potential outcomes that would likely be appropriate within each PA. These descriptions are not a replacement for any relevant policies, rules or standards in the District Plan, and are intended to provide guidance only.

Landscape capacity is not a fixed concept, and it estimates an unknown future, and it may change over time as development occurs or landscape characteristics change. In addition, across each PA there is likely to be variation in landscape capacity, which will require detailed consideration and assessment through future plan changes or resource consent applications.

For the purposes of the PA Schedules, landscape capacity is described using the following five terms:

Some landscape capacity: typically this corresponds to a situation in which a careful or measured amount of sensitively located and designed development of this type is unlikely to materially compromise the identified landscape values.

Limited landscape capacity: typically this corresponds to a situation in which the landscape is near its capacity to accommodate development of this type without material compromise of its identified landscape values and where only a modest small amount of sensitively located and designed development is unlikely to materially compromise the identified landscape values.

Very limited landscape capacity: typically this corresponds to a situation in which the landscape is very close to its capacity to accommodate development of this type without material compromise of its identified landscape values, and where only a very small amount of sensitively located and designed development is likely to be appropriate.

Very limited to no Extremely limited landscape capacity: typically this corresponds to a situation in which the landscape is extremely close to its capacity to accommodate development of this type without material

¹ The identification of an attribute in the PA schedule is not confirmation or otherwise as to whether the attribute has been legally established.

October 2023 Further amendments agreed in expert conferencing

Commented [BA11]: Change made by RE in response to evidence of Blair Devlin for various submitters (Milstead Trust (OS82) and others). Replacing 'should' with 'shall' is not supported as there may be PAs where the identified values are representative of specific sites, even if unintentional.

Commented [BG12]: Added to assist clarity.

Commented [BG13]: Grammatical correction.

Commented [BG14]: Grammar correction.

Commented [BA15]: Paragraph moved up

Commented [br16]: Change made by BG in response to James Bentley's EiC on behalf of Darby et al (OS 183).

Commented [BG17]: OS 166.27 Real NZ. OS 82.12 Blair Devlin on behalf of Milstead Trust.

OS67.19 Julian Haworth.

OS 182.9 Jeremy Burdon, Jo Batchelor and Andrea Donaldson.

OS 182.4 Jeremy Burdon, Jo Batchelor and Andrea

OS 182.25 Jeremy Burdon, Jo Batchelor and Andrea Donaldson.

OS 114.9 Woodlot Properties Ltd.

OS 145.3 Jon Waterston.

OS 142.6 Hansen Family Partnership.

OS 145.6 Jon Waterston.

OS 85.7 Sipka Holdings Ltd. OS 85.8 Sipka Holdings Ltd.

OS 138.4 Off Road Adventures Queenstown Limited.

OS 138 9 Off Road Adventures Queenstown Limited

OS 118.8 Robina Bodle Trust.

OS 84.9 Sir Robert Stewart. OS 84.10 Sir Robert Stewart.

OS 174.9 Redemption Song LLC.

OS 174.10 Redemption Song LLC.

OS 36.2 Suzanne Rose.

Commented [BG18]: Added for clarity.

Commented [BA19]: OS6.2 Michael & Bridget Davies and

Commented [br20]: Steve Skelton on behalf of Passion Developments Limited (OS 186) recommends that [5.49] from TTatM is inserted into the 21.22 Preamble. BG does not consider that this text change is necessary given the clear guidance in the s42A version of the 21.22 Preamble that they are 'high level'; the landscape capacity rating is at a PA scale; and that a detailed site specific landscape assessment will typically be required as part of a resource consent or plan change application.

Commented [BA21]: Change made by RE in response to evidence of Blair Devlin for various submitters (Milstead Trust (OS82) and others). Replacing 'should' with 'shall' is not supported as there may be PAs where the capacity is representative of specific sites, even if unintentional

Commented [br22]: Change made by BG, relying on OS 114.3 (Woodlot Properties Limited) and ors.

compromise of its identified landscape values, and where only an extremely small amount of very sensitively located and designed development is likely to be appropriate.

Extremely limited or no landscape capacity: there are extremely-limited or no opportunities for development of this type. Trypically this corresponds to a situation where, other than rare exceptions, development of this type is likely to materially compromise the identified landscape values. However, there may be exceptions where occasional, unique or discrete development protects identified landscape values.

No landscape capacity: typically this corresponds to a situation where development of this type is likely to materially compromise the identified landscape values.

It is intended that the use of this five-tier landscape capacity terminology, along with a description of the characteristics that are likely to frame development that is appropriate (from a landscape perspective), and the description of the landscape attributes and values of the PA will assist in providing high level guidance with respect to the scale, location and characteristics of each land use type that will protect landscape values in each PA ONF/L.

The capacity descriptions are based on the scale of the priority area and should not be taken as prescribing the capacity of specific sites; landscape capacity may change over time; and across each priority area there is likely to be variations in landscape capacity, which will require detailed consideration and assessment through consent applications.

Activities listed in Policy 3.3.38

Meaning of activities for the purpose of the PA Schedules

For the purpose of the PA schedules, Aactivities listed have the same meaning as their defined term in Chapter 2. Where an activity is not defined by Chapter 2, the following meanings apply: following meanings:

- Commercial recreational activities: has the same meaning as Chapter 2
- Visitor accommodation: has the same meaning as Chapter 2
- Tourism related activities: has the same meaning as 'Resort' in Chapter 2.
- Urban expansions means:
 - o <u>a change from a rural activity to urban development; or</u>
 - a change (including any proposed change) in zoning to an urban zone, including any change to the
 urban growth boundary or any other zone changes (or proposed changes) that would provide for
 urban development.
- Intensive agriculture: has the same meaning as 'Factory Farming' in Chapter 2.
- Earthworks: has the same meaning as Chapter 2
- Farm buildings: has the same meaning as Chapter 2
- Mineral extraction: has the same meaning as 'Mining' Activity in Chapter 2.
- Transport infrastructure: has the same meaning as Chapter 2
- <u>Utilities: has the same meaning as Chapter 2</u>
- Regionally significant infrastructure: has the same meaning as Chapter 2
- Farm scale quarries: means mining of aggregate for farming activities on the same site.
- Renewable energy generation: has the same meaning as Renewable Electricity Generation and Renewable Electricity Generation Activities in Chapter 2.
- Forestry: has the same meaning as Forestry Activity in Chapter 2.
- Rural living: has the same meaning as rural living in Chapter 3 section 3.51B.5.
- Rural industrial activities: has the same meaning as Chapter 2.
- Passenger lift systems: has the same meaning as Chapter 2 except that for the purposes of the PA schedules it includes base and terminal buildings and stations.
- Jetties, lake structures, moorings, boat sheds: have their plain meaning (and may be used interchangeably).

The range of land use activities addressed in the capacity section of the PA Schedules corresponds to includes the series of activities prescribed by SP 3.3.38 known to be of relevance at the time of the drafting of the schedules. It is acknowledged that this does not span the full array of land use activities that may be contemplated in the PAs over time. In the case of a future application for a land use activity that is not addressed in a PA Schedule, an

Commented [BA23]: OS121.4 Andrew Donaldson and others

Note there are multiple submissions seeking alignment clarity regarding terminology used in the schedules)

Commented [BA24]: Chris Ferguson planning evidence for OS183 and OS220 Henley Downs Farm Holdings Ltd and others, to assist with clarity

October 2023 Further amendments agreed in expert conferencing

