12.34 Northlake Special Zone - Rules

12.34.1 District Rules

Attention is drawn to the following District Wide Rules which may apply in addition to any relevant Zone Rules. If the provisions of the District Wide Rules are not met then consent will be required in respect of that matter:

(i) Heritage Protection - Refer Part 13
(ii) Transport - Refer Part 14
(iii) Subdivision, Development and Financial Contributions - Refer Part 15
(iv) Hazardous Substances - Refer Part 16
(v) Utilities - Refer Part 17
(vi) Signs - Refer Part 18
(vii) Relocated Buildings and Temporary Activities - Refer Part 19

12.34.2 Activities

12.34.2.1 Permitted Activities

i. Any Activity which complies with all the relevant Site and Zone Standards and is not listed as a Controlled, Restricted Discretionary, Discretionary, Non-Complying or Prohibited Activity, shall be a Permitted Activity.

ii. Non-residential activities involving up to one full time equivalent person who permanently resides elsewhere than on the site and occupying no more than 40m² of the gross floor area of the buildings on a site.

12.34.2.2 Controlled Activities

The following shall be Controlled Activities provided that they are not listed as a Prohibited, Non-Complying, Restricted Discretionary or Discretionary Activity and they comply with all the relevant Site and Zone Standards. The matters in respect of which the Council has reserved control are listed with each Controlled Activity.

i. Buildings in Activity Area A

The addition, external alteration or construction of buildings within Activity Area A, with the exercise of Council’s control limited to:

(a) The location, external appearance and design of buildings;
(b) Roof and wall colours;
(c) Associated earthworks and landscaping.

ii. Buildings in Activity Areas C1 to C4

The addition, external alteration or construction of buildings within the Activity Areas C1 to C4, with the exercise of Council’s control limited to:

(a) The location, external appearance and design of buildings;
(b) Roof and wall colours;
(c) Infrastructure and servicing;
(d) Associated earthworks and landscaping;
(e) Access.

iii. Removal of trees from the Tree Protection Areas
The removal and/or felling of a tree which is within a Tree Protection Area shown on the Northlake Structure Plan and which is described in the Schedule "Protected Trees – Wanaka" in the Inventory of Protected Features in Appendix A3, with the Council’s discretion limited to:

(a) the extent of tree removal in the context of retention of a predominantly treed area;
(b) the timing, type and density of replacement trees;
(c) the method of removal of trees;
(d) retention and enhancement of indigenous ecological values.

12.34.2.3 Restricted Discretionary Activities

The following shall be Restricted Discretionary Activities provided that they are not listed as a Prohibited, Non-Complying or Discretionary Activity and they comply with all the relevant Site and Zone Standards. The matters in respect of which the Council has limited its discretion are listed with each Restricted Discretionary Activity.

i. Residential Activities (excluding buildings) in Activity Areas B1 to B5 and C1 to C4

Any application for consent under this rule shall include a proposed Outline Development Plan as part of the proposed conditions of consent in respect of all of the relevant Activity Area. The exercise of Council’s discretion shall be limited to:

(a) Indicative subdivision design, density of residential units, lot configuration and allotment sizes;
(b) Roading pattern and vehicle access arrangements, including integration with existing development;
(c) Proposed road and street designs, including landscaping;
(d) Location and suitability of pedestrian and cycling connections and linkages to surrounding pedestrian and cycling networks;
(e) Location and suitability of open space and recreational amenity spaces;
(f) The proposed methods of servicing by infrastructure;
(g) Proposed methods of low impact stormwater disposal;
(h) Proposals to protect and enhance conservation values;
(i) Measures to address any adverse effects resulting from any contaminated sites;
(j) The extent to which natural topography is respected, where practical;
(k) Integration of the Outline Development Plan with other parts of the zone, or with other consents with Outline Development Plans that have been approved;
(l) Species of trees (Note: required to be specified for the purposes of Rule 12.34.4.1.x).

ii. Residential, Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages (all excluding buildings) in Activity Area D1

Any application for consent under this rule shall include a proposed Outline Development Plan as part of the proposed conditions of consent in respect of all of Activity Area D1. The exercise of Council’s discretion shall be limited to:

(a) Indicative subdivision design, density of residential units, lot configuration, maximum number of residential units proposed for any retirement village, and allotment sizes;
(b) Location of any visitor accommodation, commercial, retail, retirement village and community activities;
(c) Roading pattern and vehicle access arrangements, including integration with existing development;
(d) Proposed road and street designs, including landscaping;
(e) Location and suitability of pedestrian and cycling connections and linkages to surrounding pedestrian and cycling connections.
networks;
(f) Location and suitability of open space and recreational amenity spaces;
(g) The proposed methods of servicing by infrastructure;
(h) Proposed methods of low impact stormwater disposal;
(i) Proposals to protect and enhance conservation values;
(j) Measures to address any adverse effects resulting from any contaminated sites;
(k) The extent to which natural topography is respected, where practical;
(l) Integration of the Outline Development Plan with other parts of the zone, or with other consents with Outline Development Plans;
(m) Design controls and implementation methods for managing outcomes on sites with internal setbacks of less than 1.5 m and / or lot sizes smaller than 400m²;
(n) Species of trees (Note: required to be specified for the purposes of Rule 12.34.4.1.x).

iii. Residential Buildings

The addition, external alteration or construction of buildings with more than three residential units, with the exercise of Council’s discretion limited to:
(a) The location, external appearance and design of buildings;
(b) Infrastructure and servicing;
(c) Associated earthworks and landscaping; and
(d) Access.

iv. Buildings for Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages within Activity Area D1

The addition, external alteration or construction of buildings for visitor accommodation, commercial, retail and community activities and retirement villages within Activity Area D1, with the exercise of Council’s discretion limited to:
(a) The location, external appearance and design of buildings;
(b) Infrastructure and servicing;
(c) Associated earthworks and landscaping;
(d) Access;
(e) The amount of vehicle parking, its location and layout;
(f) Location of buildings on the site;
(g) Hours of operation; and
(h) Integration between the proposed building and other consents with Outline Development Plans relevant to the site.

12.34.2.4 Discretionary Activities

The following shall be Discretionary Activities provided they are not listed as Non-Complying Activities or Prohibited Activities and they comply with all the relevant Zone Standards.

i. Any Activity which is not listed as a Non-Complying Activity or Prohibited Activity and which complies with all the Zone Standards but does not comply with one or more of the Site Standards shall be a Discretionary Activity with the exercise of the Council’s discretion being confined to the matter(s) specified in the standard(s) not complied with.

ii. Residential Activities (excluding buildings) in Activity Areas B1 to B5 and C1 to C4 and Residential, Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages (all excluding buildings) in Activity Area D1 where an Outline Development Plan is proposed for only part of Activity Areas B1 to B5, C1 to C4 and D1.

12.34.2.5 Non Complying Activities
The following shall be Non-Complying Activities, provided that they are not listed as a Prohibited Activity:

i. Factory Farming

ii. Forestry Activities

iii. Mining Activities

iv. Service Activities

v. Industrial Activities

vi. Airports

Airports other than the use of land and water for emergency landings, rescues and firefighting.

vii. Building Restriction Area (including Tree Protection Area) – Activity Areas E1-E4

Any building (including buildings ancillary to residential use) and any domestic curtilage activities, including gardens, paved areas, and parking (except for the purpose of vehicle access) in Activity Areas E1-E4.

viii. The use or development of land within any of Activity Areas B1 to B5, C1 to C4 and D1 that is not in accordance with Rule 12.34.2.3.i or Rule 12.34.2.3.ii in respect of all of that Activity Area or under Rule 12.34.2.4.ii in respect of part of that Activity Area.

ix. Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages within Activity Areas A, B1 to B5 and C1 to C4.

tax. Removal of trees from the Tree Protection Area

The removal and/or felling of a tree which is within a Tree Protection Area shown on the Northlake Structure Plan and which is described in the Schedule "Protected Trees – Wanaka" in the Inventory of Protected Features in Appendix A3, other than as approved under Rule 12.34.2.2.iii,

xi. Any activity which is not listed as a Prohibited Activity and which does not comply with one or more of the relevant Zone standards, shall be a Non-Complying Activity.

12.34.2.6 Prohibited Activities

The following shall be Prohibited Activities:

i. Panelbeating, spray painting, motor vehicle repair or dismantling, fibreglassing, sheet metal work, bottle or scrap storage, motorbody building, fish or meat processing (except if ancillary to any retail activity or restaurant), or any activity requiring an Offensive Trade License under the Health Act 1956.

ii. Planting the following trees:

(a) Pinus radiata
(b) Pinus muriata
(c) Pinus contorta
(d) Pinus ponderosa
(e) Pinus sylvestris
(f) Pinus nigra
(g) Douglas Fir
(h) All Eucalyptus varieties
(i) Silver Birch
(j) Hawthorn
Except for Plantation Forestry where the Resource Management (National Environmental Standard for Plantation Forestry) Regulation 2017 prevails.

12.34.3 Non-Notification of Applications

Any application for a resource consent for the following matters may be considered without the need to obtain the written approval of affected persons and need not be notified in accordance with Section 95A and 95B of the Act, unless the Council considers special circumstances exist in relation to any such application:

i. All applications for Restricted Discretionary Activities, except that where the owners of land adjoining an area subject to a consent application with an Outline Development Plan may be affected by a proposed roading connection (or lack thereof) then notice may be served on those persons considered to be potentially adversely affected if those persons have not given their written approval.

Note:

• For the purposes of this rule, “adjoining” means land that shares a boundary with the part of the Northlake Special Zone to which the consent application's Outline Development Plan relates.

• If any application in respect of all or part of Activity Area B1 includes an Outline Development Plan which includes the use of Peak View Ridge for vehicle access, then the owners of land that gain access off Peak View Ridge shall be considered potentially adversely affected.

• For the purposes of this rule, a consent application's Outline Development Plan includes a variation to a consent's Outline Development Plan.

ii. Applications for the exercise of the Council's discretion in respect of the following Site Standards:

(a) Access;

(b) Outdoor Living Space;

(c) Earthworks

12.34.4 Standards

12.34.4.1 Site Standards

i. Nature and Scale of Non-Residential Activities

(a) Within Activity Areas A, B1 – B5, and C1 – C4 no more than one full time equivalent person who permanently resides elsewhere than on the site may be employed in a non-residential activity.

(b) Within Activity Areas A, B1 – B5, and C1 – C4 no more than 40m² of the gross floor area of the buildings on a site shall be used for non-residential activities.

(d) No goods, materials or equipment shall be stored outside a building, except for vehicles associated with the activity parked on the site overnight and the storage of outdoor items ancillary to activities located on the site.

(e) All manufacturing, altering, repairing, dismantling or processing of any materials, goods or articles shall be carried out within a building.

ii. Setback from Roads

(a) The minimum setback from road boundaries of any building shall be 4.5m except within Activity Area D1;
(b) The minimum setback from road boundaries of any building within Activity Area D1 shall be 3m, except for that part of Activity Area D1 that adjoins Outlet Road, north of Mt. Burke Drive, where the minimum setback from Outlet Road shall be 7m.

iii. Setbacks from Internal Boundaries

(a) In all areas aside from Activity Area D1, and except as provided for below, the minimum setback from internal boundaries for any building shall be:

Front Site
One setback of 4.5m and all other setbacks 2m.

Rear Sites
Two setbacks of 4.5m and all remaining setbacks to be 2m.

(b) Within Activity Areas D1 the minimum setback from internal boundaries for any building shall be 1.5m unless otherwise authorized through a consent under Rule 12.34.2.3.i, Rule 12.34.2.3.ii or Rule 12.34.2.4.ii.

(c) Accessory buildings for residential activities other than those used for the housing of animals may be located within the setback distances from internal boundaries, where the total length of the walls of accessory buildings within the setback does not exceed 7.5m in length and there are no windows or openings, other than for carports, along any walls within 2m of an internal boundary.

(d) Eaves, porches, balconies, bay or box windows, steps, chimneys and similar parts of buildings may be located within the minimum building setback as follows:
   (i) eaves up to 0.6m into the setback; and
   (ii) balconies and bay or box windows of less than 3m in length may project into the setback by up to 0.6m. Only one such balcony or bay or box window, intrusion is permitted on each setback of each building; and
   (iii) porches and steps up to 0.6m into a setback; provided they measure no more than 2m parallel to the nearest internal boundary and provided that the floor level of any such porch or the top of any steps shall be no higher than 1m above ground level. Only one such porch or set of steps is permitted on each setback of each building; and
   (iv) chimneys may project into the setback by up to 0.6m provided that the chimney measures no more than 1.2m parallel to the nearest internal boundary. Only one chimney is permitted on each setback of each building; and
   (v) no part of any balcony or window which is located within a setback shall be higher than 3m above ground level.

(e) No setback is required from an internal boundary where buildings share a common wall on that boundary.

(f) No setback is required from a rear lane within Activity Area D1.

iv. Continuous Building Length

Where the aggregate length along one elevation of buildings measured parallel to any internal boundary or internal boundaries exceeds 16m; either:

(a) The entire building(s) shall be set back an additional 0.5m for every 6m of additional length or part thereof from the minimum yard setback (continuous façades) at the same distances from the boundary; or

(b) That part of the building(s) which exceeds the maximum
building length shall be progressively set back 0.5m for every 6m of additional length or part thereof from the minimum yard setback (varied façade(s) with stepped setbacks from the boundary).
Refer Appendix 4

v. Outdoor Living Space

(a) The minimum provision of outdoor living space for each residential unit at the ground floor level contained within the net area of the site shall be:
   (i) For residential activities within Activity Area D1, 40m² contained in one area with a minimum dimension of 4m; In addition, it is to be directly accessible from the principal living room, has a gradient not exceeding 1:20, is free of buildings, parking spaces, servicing and manoeuvring areas, and excludes any area with a dimension of less than 1m.
   (ii) In all other Activity Areas 36m² contained in one area with a minimum dimension of 4.5m.

(b) The minimum provision of outdoor living space for each residential unit above ground level shall be 8m² contained in one area with a minimum dimension of 2m.

(c) The outdoor living space shall be readily accessible from a living area.

(d) No outdoor living space shall be occupied by:
   (i) Any building, other than an outdoor swimming pool or accessory building of less than 8m² gross floor area; or
   (ii) A driveway or parking space; or
   (iii) Areas to be used for the storage of waste and recycling.

vi. Garages

In Activity Areas B1 – B5 and D1 garages and carports must be setback at least level with the front façade (i.e. the façade facing the street) of the residential unit.

vii. Walls and Fences

No walls or fences shall be located within a setback from roads, except that:

(a) Fences within a road setback in Activity Areas C1 – C4 are allowed up to 1.2m high provided they are post and wire.
(b) Fences within the setback of Outlet and Aubrey Roads and a minimum of 8m from the road boundary along the lot side boundaries are allowed up to 1.2m high provided they are post and wire.
(c) Fences within setbacks from the boundaries of parks and
(d) reserves, within 4m of the boundary of the Hikuwai Conservation Area, and within 2m of a Building Restriction Area, are allowed up to 1.2m high provided they are post and wire.

viii. Access

(a) Each residential unit shall have legal access to a formed road.
(b) Within Activity Area D1 no residential or non-residential activity shall have direct access to Outlet Road.

ix. Earthworks

The following limitations apply to all earthworks (as defined in this Plan), except for earthworks associated with a subdivision that has both resource consent and engineering approval or any earthworks that form part of Plantation Forestry.

(a) Earthworks
(i) The total volume of earthworks does not exceed 200m³ per site (within a 12 month period). For clarification of “volume”, see interpretative diagram 5.

(ii) The maximum area of bare soil exposed from any earthworks where the average depth is greater than 0.5m shall not exceed 400m² in area within that site (within a 12 month period).

(iii) Where any earthworks are undertaken within 7m of a Water body the total volume shall not exceed 20m³ (notwithstanding provision 17.2.2).

(iv) No earthworks shall:
   (a) expose any groundwater aquifer;
   (b) cause artificial drainage of any groundwater aquifer;
   (c) cause temporary ponding of any surface water.

(b) Height of cut and fill and slope

(i) The vertical height of any cut or fill shall not be greater than the distance of the top of the cut or the toe of the fill from the site boundary (see interpretative diagram 6). Except where the cut or fill is retained, in which case it may be located up to the boundary, if less or equal to 0.5m in height.

(ii) The maximum height of any cut shall not exceed 2.4m.

(iii) The maximum height of any fill shall not exceed 2m.

(c) Environmental Protection Measures

(i) Where vegetation clearance associated with earthworks results in areas of exposed soil, these areas shall be revegetated within 12 months of the completion of the operations.

(ii) Any person carrying out earthworks shall:
   a. Implement erosion and sediment control measures to avoid soil erosion or any sediment entering any water body. Refer to the Queenstown Lakes District earthworks guideline to assist in the achievement of this standard.
   b. Ensure that any material associated with the earthworks activity is not positioned on a site within 7m of a water body or where it may dam or divert or contaminate water.
   c. Implement appropriate dust control measures to avoid nuisance effects of dust beyond the boundary of the site. Refer to the Queenstown Lakes District earthworks guideline to assist in the achievement of this standard.

(d) Protection of archaeological sites and sites of cultural heritage

(i) The activity shall not modify, damage or destroy any Waahi Tapu, Waahi Taoka or archaeological sites, or in the Kai Tahu ki Otago Natural Resource Management Plan.

(ii) The activity shall not affect Ngai Tahu’s cultural, spiritual and traditional association with land adjacent to or within Statutory Acknowledgment Areas.

(iii) If koiwi (human skeletal remains), waahi taoka (resource or object of importance including greenstone/pounamu), waahi tapu (place or feature of special significance) or other artefact materials are discovered work shall stop, allowing for a site inspection by the appropriate Runaka and their advisors. These people will determine if the discovery is likely to be extensive and whether a thorough site investigation will be required. Materials discovered should be handled and removed by takata whenua who possess knowledge of tikanga (protocol) appropriate to their removal or preservation.

x. Landscaping and Planting
(a) In Activity Area C1, 10% landscaping coverage of residential sites shall be achieved through the planting of trees species specified under Rule 12.34.2.3.i.

Note: For the purposes of this rule (a) above:
(i) ‘tree’ shall be a species that will grow above 5.5m at maturity.
(ii) ‘coverage’ shall be trees planted at a maximum of 5m between centres of trees.
(iii) planting shall be completed within 12 months of Code of Compliance certification of a building on the site in accordance with the Building Act 2004.

(b) In Activity Area C1, where any residential site boundary adjoins the Building Restriction Area, planting within a four metre setback from that boundary shall achieve 100% coverage using kanuka, red tussock, coprosma, pittosporum and hebe species, with a minimum of two of these species.

(c) In Activity Area C4, where any residential site adjoins the Hikuwai Conservation Area or Aubrey Road, planting within a four metre setback from that boundary shall achieve 100% coverage using kanuka, red tussock, coprosma, pittosporum and hebe species, with a minimum of two of these species.

Note: For the purposes of rules (b) and (c) above:
(i) ‘coverage’ shall be achieved by planting at a maximum of 2m between plants.
(ii) planting shall be completed within 12 months of Code of Compliance certification of a building on the site in accordance with the Building Act 2004.

(d) On sites adjoining Outlet Road, tree planting within a 3.5 m setback from that road shall achieve 100% coverage.

Note: For the purposes of rule (d) above:
(i) ‘tree planting’ shall consist of species that will be higher than 1.5 m at maturity spaced at a maximum of 5m between centres of trees.
(ii) planting shall be completed within 12 months of Code of Compliance certification of a building on the site in accordance with the Building Act 2004.
(iii) this rule shall not apply to Activity Area A.
(iv) This rule shall not apply to Activity Area D1 to the west of Outlet Road where roadside landscaping along Outlet Road shall consist of:
a. A 1.1 metre high post and rail fence that shall be located at the top of the batter slope that extends generally parallel to and 6m back from Outlet Road.
b. A Grisiliea hedge that shall be planted behind the fence and maintained to a minimum height of 1.5m.

(e) Within the Tree Protection Areas, any tree that dies shall be replaced within 12 months by a non-wilding evergreen tree.

xi. Outlook Space

(a) An outlook space must be provided from the face of a building containing windows or balconies to a habitable room. Where the room has two or more external faces with windows or balconies the outlook space must be provided from, in order of priority, the face with the largest balcony or largest area of glazing.

(b) The minimum dimensions for a required outlook space are as follows:
(i) principal living room: 6m in depth and 4m in width
(ii) principal bedroom: 3m in depth and 3m in width
(iii) all other habitable rooms: 1m in depth and 1m in width.

(c) The depth of the outlook space is measured at right angles to and horizontal from the window or balcony to which it applies. Where the outlook space applies to a balcony, it must be measured from the outside edge of the balcony.

(d) The width of the outlook space is measured from the centre point of the largest window on the building face to which it applies or from the centre point of the largest balcony.

(e) The height of the outlook space is the same as the floor height, measured from floor to ceiling, of the building face to which the control applies.

(f) Outlook spaces may be within the site, over a public street, or other public open space.

(g) Outlook spaces required from different rooms within the same dwelling may overlap.

(h) Outlook spaces must:

   (i) be clear and unobstructed by buildings
   (ii) not extend over adjacent sites or overlap with outlook spaces required by another dwelling.

(i) An outlook space at ground floor level from a principal living room may be reduced to 4m deep if privacy to adjacent dwellings is provided by fencing at least 1.6m in height.

xii. Universal Access

(a) Where an attached multi-unit development contains 10 or more dwellings, 20 per cent of those dwellings must comply with the following:

   (i) doorways must have a minimum clear opening width of 810mm
   (ii) stairwells must have a minimum width of 900mm
   (iii) corridors must have a minimum width of 1050mm
   (iv) the principal means of access from the frontage, or the parking space serving the dwelling, to the principal entrance of the dwelling must have:

       - a minimum width of 1.2m
       - a maximum slope of 1:20
       - a maximum cross fall of 1:50.

(b) Where the calculation of the dwellings required to be universally accessible results in a fractional dwelling, any fraction that is less than one-half will be disregarded and any fraction of one-half or more will be counted as one dwelling.

(c) All dwellings required to be universally accessible must provide at least one parking space for people with a disability. The dimensions and accessible route requirements for such parking spaces are detailed in Section 5.5 of the New Zealand Building Code D1/AS1 New Zealand Standard for Design for Access and Mobility – Buildings and Associated Facilities (NZS 4121-2001).

xiii. Sustainable development

(a) In new attached multi-unit developments containing five or more dwellings, each dwelling must be designed and constructed to achieve:
NORTHLAKE SPECIAL ZONE - RULES

(i) a minimum 6-star level from New Zealand Green Building Council Homestar Tool (2013), or
(ii) certification under the Living Building Challenge

(b) This control does not apply to:

(i) extensions and alterations to existing buildings
(ii) converting an existing building to a dwelling
(iii) new developments containing four or fewer dwellings.

xiv. Separation between buildings within a site

(a) Buildings must be separated where the habitable room of a dwelling has windows or balconies that face out to the wall of another building on the same site (the facing wall). Where the room has two or more external faces with windows or balconies the building separation must be applied from, in order of priority, the face with the largest balcony or the largest area of glazing.

(b) The separation space required must be free of buildings for the depth, width and height set out below.

(c) The depth of the separation space is measured at right angles to, and horizontal from, the window or balcony to which it applies across to the facing wall, excluding eaves or guttering. Where the building separation applies to a balcony, it is measured from the outside edge of the balcony.

(d) For the principal living room, the depth of the separation space required is equal to the height of the facing wall above the floor level of the habitable room, or 15m, whichever is the lesser.

(e) For the principal bedroom, the depth of the separation space required is 6m.

(f) For other habitable rooms, the depth of the separation space required is 3m.

(g) The width of the separation space is 50 per cent of its depth and is measured from the centre point of the largest window on the building face to which it applies or from the centre point of the largest balcony.

(h) The height of the separation space is from the height of the floor or balcony upwards, clear to the sky except that eaves or gutters may protrude into it.

(i) Where the adjacent building is not perpendicular to the distance being measured, the minimum separation depth required must be measured as an average around the centre line of the window/balcony.

12.34.4.2 Zone Standards

i. Structure Plan

All activities and developments must be carried out in accordance with the Structure Plan, provided that this rule does not apply to an amendment of boundaries of up to 50m between Activity Areas B1 - B5 and D1.

ii. Outline Development Plan & Staging Plan

(a) A consent application with an Outline Development Plan lodged under Rule 12.34.2.3.i or Rule 12.34.2.3.ii shall identify required walkway/ cycleway links and required roading links within 50m of their positions shown on the Structure Plan,
(b) A consent application with an Outline Development Plan for Activity Area B1 lodged under Rule 12.34.2.3.i shall identify the required public walkway / cycleway to Aubrey Road shown on the Structure Plan together with the legal method to implement it.

(c) A consent application with an Outline Development Plan lodged under Rule 12.34.2.3.i or Rule 12.34.2.3.ii shall be accompanied by a Staging Plan to indicate the proposed timeframes for development in the relevant parts of the Northlake Special Zone to enable infrastructure servicing works to be programmed. The first consent with an Outline Development Plan lodged shall be accompanied by a Staging Plan for the whole of the Northlake Special Zone and this is to be progressively revised as subsequent consents and Outline Development Plans are lodged over time.

Note: The purpose of this rule is to inform Council of when infrastructure works may need to be programmed. The Staging Plan is not intended to apply as a condition of consent.

iii. Density

The density of residential units within each Activity Area shall achieve limits set out in Table 1 plus or minus fifteen per cent (15%).

<table>
<thead>
<tr>
<th>Activity Areas</th>
<th>Density (residential units per hectare)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A &amp; C4</td>
<td>N/A</td>
</tr>
<tr>
<td>B1 – B5</td>
<td>10</td>
</tr>
<tr>
<td>C1 – C3</td>
<td>4.5</td>
</tr>
<tr>
<td>D1</td>
<td>15</td>
</tr>
</tbody>
</table>

Density shall be calculated for each Activity Area on an individual basis on the gross area of land available for development and includes land vested or held as reserve, open space, access or roading but excludes the Building Restriction Area and Tree Protection Area and any land developed or intended to be developed for activities other than residential activities.

iv. Building Height

Ground slope in relation to building height shall be determined by measurement over the extremities of each building elevation.

(a) Flat sites

Where all elevations indicate a ground slope of less than 6 degrees (approximately 1:9.5), then the maximum height for buildings shall be:

- 8.0m for residential activities within Activity Areas A, B1 – B5, and C2 – C4;
- 5.5m in Activity Area C1;
- 10.0m for activities within Activity Area D1 (provided that buildings within 40m of the legal boundary of Outlet Road north of Mt. Burke Drive shall be no more than 2 levels),

and in addition no part of any building shall protrude through a recession line inclined towards the site at an angle of 40° and commencing at 2.5m above ground level at any given point on the site boundary:

except:

(i) Gable, hip, dormer and other similar projections may encroach beyond the recession lines
provided they are contained within a calculated area(s) no greater than 6m² with the apex no higher than a point 1m below the maximum height for the zone and the base of the area(s) at the level of recession line protrusion.

(ii) The recession line shall not apply to buildings that share a common wall on an internal boundary and shall not apply to Activity Area D1.

(b) Sloping site

Where any elevation indicates a ground slope of greater than 6 degrees (approximately 1:9.5) then the maximum height for buildings shall be 7.0m:

except:

(i) No part of any accessory building located within the setback distances from internal boundaries shall protrude through recession lines inclined towards the site at an angle of 25° and commencing at 2.5m above ground level at any given point along each internal boundary.

(ii) In Activity Area C1 building height shall be limited to one story and 5.5 m above ground level.

v. Building Coverage

The maximum building coverage for all activities on any site shall be:

(a) 40% in Activity Areas A, B1 – B5, C1 – C4
(b) 65% in Activity Area D1.

vi. Noise

(a) Sound from non-residential activities measured in accordance with NZS 6801:2008 and assessed in accordance with NZS 6802:2008 shall not exceed the following noise limits at any point within any other site in this zone:

(i) Daytime (0800 to 2000 hrs) 50 dB LAeq(15 min)
(ii) Night-time (2000 to 0800 hrs) 40 dB LAeq(15 min)
(iii) Night-time (2000 to 0800 hrs) 70 dB LAFmax

(b) Sound from non-residential activities which is received in another zone shall comply with the noise limits set in the zone standards for that zone.

(c) The noise limits in (a) and (b) shall not apply to construction sound which shall be assessed in accordance and comply with NZS 6803:1999.

(d) The noise limits in (a) shall not apply to sound associated with airports or windfarms. Sound from these sources shall be assessed in accordance and comply with the relevant New Zealand Standard, either NZS 6805:1992, or NZS 6808:1998. For the avoidance of doubt the reference to airports in this clause does not include helipads other than helipads located within any land designated for Aerodrome Purposes in this Plan.

(e) The noise limits in (a) and (b) shall not apply to sound from Plantation Forestry where the Resource Management (National Environmental Standard for Plantation Forestry) Regulation 2017 prevails.

vii. Lighting, Glare and Controls on Building Materials

Any activity that does not comply with the following standards:

(a) All fixed exterior lighting shall be directed away from adjacent sites and roads; and

(b) No activity on any site shall result in greater than a 3.0 lux spill (horizontal and vertical) of light onto any other site measured at any point inside the boundary of the other site, provided that this rule shall not apply where it can be demonstrated that the
NORTHLAKE SPECIAL ZONE - RULES

Queenstown-Lakes District Council – DISTRICT PLAN (May 2019)

12.34.5.1 General

(a) The following Assessment Matters are methods included in the District Plan in order to enable the Council to implement the Plan’s policies and fulfil its functions and duties under the Act.

(b) In considering resource consents for land use activities, in addition to the applicable provisions of the Act, the Council shall apply the relevant Assessment Matters set out in Rule 12.34.5.2 below.

(c) In the case of Controlled, Restricted Discretionary and Discretionary Activities, where the exercise of the Council’s discretion is restricted to the matter(s) specified in a particular standard(s) only, the assessment matters taken into account shall only be those relevant to that/these standard(s).

(d) In the case of Controlled Activities, the assessment matters shall only apply in respect to conditions that may be imposed on a consent.

(e) Where an activity is a Discretionary Activity because it does not
comply with one or more relevant Site Standards, but is also specified as a Controlled Activity in respect of other matter(s), the Council shall also apply the relevant assessment matters for the Controlled Activity when considering the imposition of conditions on any consent to the discretionary activity.

12.34.5.2 Assessment Matters

In considering whether or not to grant consent or impose conditions, the Council shall have regard to, but shall not be limited by, the following assessment matters:

i. Controlled Activity Consent – Buildings in Activity Area A (Rule 12.34.2.2.i)

(a) The extent to which the location of buildings and associated earthworks and landscaping breaks the line and form of the landscape with special regard to skylines, ridges, hills and prominent slopes.

(b) The extent to which roof and wall colours are recessive and will not stand out against the surrounding background.

ii. Controlled Activity Consent – Buildings in Activity Areas C1 to C4 (Rule 12.34.2.2.ii)

(a) The extent to which designs contribute to a coherent neighbourhood theme, utilising gabled roof forms and materials such as stone, shingles, natural timber, plaster and weatherboards.

(b) The extent to which controls on the design and location of accessways and earthworks may be appropriate to mitigate the visual effects resulting from modifications to the landform.

(c) The extent to which roof and wall colours are in the range of dark greys, browns and blacks.

iii. Restricted Discretionary Activity – Residential Activities in any of Activity Areas B1 to B5 and C1 to C4 (Rule 12.34.2.3.i) and Residential, Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages in Activity Area D1 (Rule 12.34.2.3.ii)

(a) In regard to indicative subdivision design

(i) Whether the street blocks are designed to be walkable. Where practical within Activity Areas B1 – B5 in particular, block sizes larger than 1.5 ha and block lengths (between intersections, not including rear service lanes) longer than 200m are discouraged.

(ii) The extent to which the subdivision layout minimises, as far as practical, the number of rear sites that do not front the street.

(iii) The extent to which the subdivision design responds positively to the underlying topography and landscape characteristics.

(iv) Whether the street and lot configuration is likely to encourage house orientations that maximise solar gain. North-south street orientations and grid road designs that promote connectivity are encouraged to support such a lot configuration. Designs that promote connectivity are encouraged to support such a lot configuration.

(v) Whether proposed open spaces and walkways are likely to feel safe, including through benefiting from passive surveillance from surrounding uses.

(vi) Whether the edges of the Activity Area are designed to relate to the adjoining land, and provide for potential...
road and pedestrian or cycle connections to adjoining land.

(b) In regard to road and street designs
   (i) Whether the roading pattern realises opportunities to connect streets. Where practical, cul-de-sacs, except those that are short and straight, should be avoided.
   (ii) The extent to which a grid road design with vehicle or pedestrian connections, particularly within Activity Areas B1 – B5 and D1 is utilised to promote connectivity and to avoid a conventional suburban design with unnecessarily meandering road forms. Curved roads that respond positively to landforms and topography are acceptable, provided these are well-connected.
   (iii) The extent to which the roading pattern connects with existing development, including other consents with Outline Development Plans and road networks outside the zone.
   (iv) Whether road connections to and from Outlet Road and Aubrey Road are provided for generally as shown on the Structure Plan.
   (v) Whether vehicle access arrangements to and from private properties minimise where practical the number of direct accesses onto Outlet Road. Where practical, access should be achieved from other roads.
   (vi) Whether provision should be made for bus stop(s) (now or in the future).

(c) In regard to road and street designs
   (i) Whether road and street design cross sections show key dimensions and features of roads and associated footpaths, rear lanes, cycleways (when relevant and appropriate), on-street parking and stormwater management infrastructure.
   (ii) Whether road and street design cross sections are shown to be proposed for use in appropriate locations reflecting the likely role and function of the road or street.
   (iii) Whether road and street designs will enable safe, efficient and pleasant use by vehicles, pedestrians and cyclists. Consideration should be given to matters such as width, footpath availability, traffic calming measures, and cycle lanes.
   (iv) The extent to which road and street designs make a positive contribution to the amenity of the zone.
   (v) Whether, where practical, in Activity Area C1-C4 the use of kerb and channel is avoided and grass swales utilised.
   (vi) The extent to which the types of street trees and the density of planting proposed will aid in softening the visual effects of domestication of the landscape when viewed from outside of the zone and contribute to urban amenity and character.

(d) In regard to open space areas, pedestrian and cycle links
   (i) The extent to which public access to places of public interest and enjoyment is created and enhanced.
   (ii) Where terrain and site constraints do not enable connections between streets: safe, convenient and attractive walking and cycle connections should be provided if practical.
   (iii) Provision of a range of public open spaces, including larger natural areas, and smaller urban parks and playgrounds.
   (iv) The extent to which parks, reserves, walkways and cycleways are comprehensively designed and laid out so as to create connections between open spaces and provide alternative routes in which to navigate the zone without the use of roads.

(e) In regard to infrastructure
(i) The extent to which development can be serviced by existing infrastructure, or where upgrades are required, that these upgrades are planned and managed.

(ii) The extent to which development is staged to ensure cost effective provision of infrastructure and any required upgrades.

(f) In regard to approaches to stormwater disposal
   (i) Whether, where practical, low impact design solutions are employed.
   (ii) Whether, where possible, safe and practical proposals to integrate stormwater management facilities into an attractive public realm and/or conservation corridors are proposed.

(g) In regard to conservation values
   (i) The extent to which remnant islands of kanuka and matagouri shrubland are protected.

(h) In regard to contaminated sites
   (i) Whether any contaminated sites exist that would be a risk to human health or the environment and, if so, what measures have been taken to address these sites.
   (ii) Whether a Preliminary Site Investigation is required to ensure compliance with the National Environmental Standard for soil contaminants.

(i) In regard to controls on built form in Activity Area D1
   (i) Whether controls are proposed that will ensure that buildings in close proximity to one another will achieve reasonable levels of amenity and privacy;
   (ii) Whether controls on built form will promote an attractive streetscape;
   (iii) Whether appropriate mechanisms, including consent conditions and/or private covenants, are proposed to ensure controls on built form will be adhered to by subsequent house builders and owners.

(j) In regard to Residential Activities in any of Activity Areas B1 to B5 and C1 to C4, where a consent with an Outline Development Plan has previously been granted under Rule 12.34.2.3.i
   (i) The extent to which varied consent and Outline Development Plan takes into account, and enables integration with, existing Residential Activities already developed in accordance with the previously consent and Outline Development Plan.

(k) In regard to Residential, Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages in Activity Area D1, where a consent with an Outline Development Plan has previously been granted under Rule 12.34.2.3.ii
   (i) The extent to which a varied consent and Outline Development Plan takes into account, and enables integration with, existing Residential, Visitor Accommodation, Commercial, Retail, and Community Activities and Retirement Villages already developed in accordance with the previously consent and Outline Development Plan.
   (ii) The extent to which those activities may be of a nature, scale or frequency that would undermine the integrity of the consent and Outline Development Plan previously granted under Rule 12.34.2.3.ii.

iv. Restricted Discretionary Activity – Buildings with more than three residential units within Activity Area D1 (Rule 12.34.2.3.iii)
   (a) Whether the development positively contributes to the...
streetscape through the location and design of the built form, carparking, balconies, ground floor levels, accessways, the treatment of the public/private interface, and landscaping.

(b) Whether buildings are able to achieve a high level of connection with the street, including establishing local character and evoking visual interest from street users.

(c) Whether the design creates a visual connection between land uses and the street, including through having windows that face the street.

(d) Whether views from the street into sites are clearly drawn to land use activities and entrance points, with garages being a recessive visual feature.

(e) Whether the visual effect of monotonous or repetitious facades created by same or similar unit types have been avoided or mitigated through articulation of building frontages.

(f) Whether the design, colour and choice of building materials will contribute to a coherent theme for the street and neighbourhood.

(g) Whether communal car parking is designed so that spaces are broken up and easily identifiable with each unit and commercial-style continuous parking areas are avoided.

(h) Whether there are suitable places to store cycles within residential units (such as garages) or secure and convenient cycle parking/storage is available for each unit.

(i) Whether each unit is designed to minimise loss of privacy and nuisance effects between other units, such as by offset setting windows in close proximity to one another.

(j) Whether waste and recycling material can be appropriately stored within the grounds of each area, or convenient, appropriately sized and designed communal areas for the storage of waste are available.

(k) Whether the design of the building(s), open spaces, carparking, access, and landscaping successfully mitigates the adverse effects on adjoining properties in terms of:
   (i) Noise, vibration and lighting from vehicles
   (ii) Protecting privacy for residential neighbours.

(l) Whether private and public space are clearly demarcated

(m) Whether proposals to utilise innovative, cost effective building designs, methods and materials that may support the provision of affordable housing are not unreasonably precluded.

v. Restricted Discretionary Activity – Buildings for Visitor Accommodation, Commercial, Retail and Community Activities and Retirement Villages within Activity Area D1 (Rule 12.34.2.3.iv)

(a) Whether the design of the building(s), open spaces, carparking, access, and landscaping successfully mitigates the adverse effects on adjoining properties in terms of:
   (i) Noise, vibration and lighting from vehicles
   (ii) Protecting privacy for residential neighbours.

(b) Whether buildings, taking account of their proposed location, function and visibility, will make an attractive contribution to the streetscape or landscape.
(c) Whether the design, colour and choice of building materials will contribute to a coherent theme for the street and neighbourhood, in general accordance with the architectural style shown in the following images.

(d) Whether the buildings would be attractive when viewed from elevated locations inhabited or frequented by people.

(e) Whether the building is setback from the road or not and the extent to which it is set back.

(f) Whether any area set aside for the storage of waste is adequately sized and designed to enable the separation, storage and collection of recyclable waste.

(g) The extent to which the outside storage of any goods, materials or equipment (including vehicles associated with the activity parked on the site overnight) would have an adverse effect on the residential amenity of neighbours or the streetscape.

(h) Whether any landscaping associated with buildings, for the purposes of mitigation or beautification, would:

(i) Result in adverse effects on neighbouring properties;

(ii) Be practical to maintain.

(i) Whether sufficient car and cycle parking is available or proposed either on site or through shared or common areas.

(j) Whether car parking is appropriately located and designed.

(k) Whether the building contributes to the creation of an active street frontage.

(l) Whether, for buildings which adjoin open spaces, an appropriate interface is achieved with that open space that makes the open space feel safe and attractive.

(m) The extent to which any proposed retail activities are limited to small scale retail activities intended to primarily service the local neighbourhood catchment, such as dairies, hairdresser, cafés/restaurants and food takeaway shops.
vi. Site Standard – Nature and Scale of Non-Residential Activities
(Rule 12.34.4.1.i)

(a) The extent to which the scale of the activity and the proposed use of the buildings will be compatible with the scale of other buildings and activities in the surrounding area and will not result in visual dominance as a result of the area of buildings used, which is out of character with the low density suburban environment.

(b) The extent to which the character of the site will remain dominated by landscaping rather than by buildings and areas of hard surfacing.

(c) The extent to which the activity will result in the loss of residential activity on the site.

(d) The extent to which the activities on the site remain dominated by residential activity, rather than by activities which are not associated with or incidental to residential activity on the site.

(e) Any adverse effects of the activity in terms of noise, vibration, glare, loss of privacy, traffic and/or parking congestion.

(f) The extent to which the activity provides a local function by meeting the needs of residents principally within the surrounding residential environment.

(g) The ability to mitigate any adverse effects of the increased scale of activity.

(h) The extent to which the activity will detract from the coherence and attractiveness of the site as viewed from adjoining roads and sites.

(i) Any adverse effects of the activity on the outlook of people on adjoining sites, including the loss of residential character.

(j) The extent to which the activity will be compatible with the appearance, layout and functioning of other sites in the adjoining area.

(k) The ability to mitigate any adverse effects of the activity on adjoining roads and sites.

(l) The extent to which additional employment will result in levels of traffic generation or pedestrian activity which are incompatible with the character of the surrounding residential area.

(m) The extent to which additional employment is an integral and necessary part of other activities being undertaken on the site and assists in providing alternative home-based employment and income generating opportunities for residents or occupiers of the site.

vii. Site Standard – Setback from Roads (Rule 12.34.4.1.ii)

(a) The provision of adequate space for landscaping in the vicinity of road boundaries, which will mitigate the effects of the building intrusion into the street scene;

(b) The ability to provide adequate on-site parking and manoeuvring for vehicles;

(c) The compatibility of proposed building with the appearance, layout and scale of other buildings and sites in the surrounding area, including the setback of existing buildings in the vicinity from road boundaries;
(d) The proposed building size, form, proportions, roof line, style and external appearance that is similar to or in keeping with those of existing buildings on the site;

(e) The provision of an equal or greater amount of open space on the site that contributes to the sense of space and openness as viewed from public places;

(f) Significant (more than minor) public and pedestrian amenity values in terms of building appearance and function resulting from the setback infringement;

(g) The extent and effect of shadowing on any adjacent property or public road; and

(h) Any likely future increases in the usage of the road.

viii. Site Standard – Setbacks from Internal Boundaries (Rule 12.34.4.1.iii)

(a) The ability to mitigate adverse effects of the proposal on adjoining sites.

(b) The extent to which a lower building coverage may offset or reduce the need to infringe upon the setback.

(c) The purpose of the building or part of the building located within the setback.

(d) The extent to which topography is considered in regard to the layout of adjoining sites and effects on access to daylight and sunlight.

ix. Site Standard – Continuous Building Length (Rule 12.34.4.1.iv)

(a) The extent to which the reduction in outdoor living space and/or its location will adversely affect the ability of residents to provide for the outdoor living needs of likely future residents of the site.

(b) Any alternative provision on, or in close proximity to, the site for outdoor living space to meet the needs of likely future residents.

(c) The extent to which the reduction in outdoor living space or the lack of access to sunlight is compensated for by alternative space within buildings with access to sunlight and fresh air.

(d) The extent to which provision is made elsewhere within the zone for communal open space amenity areas. Such spaces should be easily accessed and well connected to surrounding activities, have good sunlight access and protection from prevailing winds.

x. Site Standard – Outdoor Living Space (Rule 12.34.4.1.v)

(a) The extent to which the reduction in outdoor living space and/or its location will adversely affect the ability of residents to provide for the outdoor living needs of likely future residents of the site.

(b) Any alternative provision on, or in close proximity to, the site for outdoor living space to meet the needs of likely future residents.

(c) The extent to which the reduction in outdoor living space or the lack of access to sunlight is compensated for by alternative space within buildings with access to sunlight and fresh air.

(d) The extent to which provision is made elsewhere within the zone for communal open space amenity areas. Such spaces should be easily accessed and well connected to surrounding activities, have good sunlight access and protection from prevailing winds.

xi. Site Standard – Garages (Rule 12.34.4.1.vi)

Whether the breach of standard would result in:
i. Visual dominance of the frontage of a residential building by a garage when viewed from the street;
ii. The obstruction of sight lines from the street to windows of living areas or the main entrance of the house;
iii. The diminishing of the coherence of the design and built form of the street.

xii. Site Standard – Walls and Fences (Rule 12.34.4.1.vii)
(a) Whether the breach of the standard would result in:
   i. Public places (including streets and parks) appearing less safe or attractive; or
   ii. An outcome at odds with the character of the zone; or
   iii. The obstruction of sight lines from the street to windows of living areas or the main entrance to the house.
(b) Whether any measures have been taken to reduce potential adverse effects, for example through the use of permeable or transparent fencing materials.

xiii. Site Standard – Access (Rule 12.34.4.1.viii)
(a) The extent to which alternative formed access can be assured to the activity in the long-term.
(b) The extent to which the level and nature of the use will make it unlikely that access by way of a formed road will ever be necessary.

xiv. Site Standard – Earthworks (Rule 12.34.4.1.ix)
(a) Environmental Protection Measures
   (i) Whether and to what extent proposed sediment/erosion control techniques are adequate to ensure that sediment remains on-site.
   (ii) Whether the earthworks will adversely affect stormwater and overland flows, and create adverse effects off-site.
   (iii) Whether earthworks will be completed within a short period, reducing the duration of any adverse effects.
   (iv) Where earthworks are proposed on a site with a gradient >18.5 degrees (1 in 3), whether a geotechnical report has been supplied to assess the stability of the earthworks.
   (v) Whether appropriate measures to control dust emissions are proposed.
   (vi) Whether any groundwater is likely to be affected, and any mitigation measures are proposed to deal with any effects. NB: Any activity affecting groundwater may require resource consent from the Otago Regional Council.
(b) Effects on landscape and visual amenity values:
   (i) Whether the scale and location of any cut and fill will adversely affect:
      • the visual quality and amenity values of the landscape;
      • the natural landform of any ridgeline or visually prominent areas;
      • the visual amenity values of surrounding sites.
   (ii) Whether the earthworks will take into account the sensitivity of the landscape.
   (iii) The potential for cumulative effects on the natural form of existing landscapes.
   (iv) The proposed rehabilitation of the site.
(c) Effects on adjacent sites:
   (i) Whether the earthworks will adversely affect the
(ii) Whether the earthworks will change surface drainage, and whether the adjoining land will be at a higher risk of inundation, or a raised water table.

(iii) Whether cut, fill and retaining are done in accordance with engineering standards.

(d) General amenity values:

(i) Whether the removal of soil to or from the site will affect the surrounding roads, and neighbourhood through the deposition of sediment, particularly where access to the site is gained through residential areas.

(ii) Whether the activity will generate noise, vibration and dust effects, which could detract from the amenity values of the surrounding area.

(iii) Whether natural ground levels will be altered.

(iv) The extent to which the transportation of soil to or from the site will generate any negative effects on the safety or efficiency of the road network.

(e) Impacts on sites of cultural heritage value:

(i) Whether the subject land contains Waahi Tapu or Waahi Taoka, or is adjacent to a Statutory Acknowledgement Area, and whether tangata whenua have been notified.

(ii) Whether the subject land contains a recorded archaeological site, and whether the NZ Historic Places Trust has been notified.

xv. Site Standard – Landscaping and Planting (Rule 12.34.4.1.x)

Whether and the extent to which landscaping and / or planting proposed in breach of the standard will achieve amenity outcomes anticipated by the standards from viewpoints outside of the site.
NORTHLAKE SPECIAL ZONE - RULES

Northlake Structure Plan

KEY
- Zone Area - 220.9 Ha (excludes legal roads)
- Activity Area
- Activity Area Boundary
- Required pathway / cycle links
- Primary entries
- Secondary entries (Indicative)
- Building Restriction Area
- Tree Protection Area and Building Restriction Area
- Required road links

Northlake Wanaka Proposed Structure Plan

baxter
designs

Queenstown-Lakes District Council – DISTRICT PLAN (May 2019)