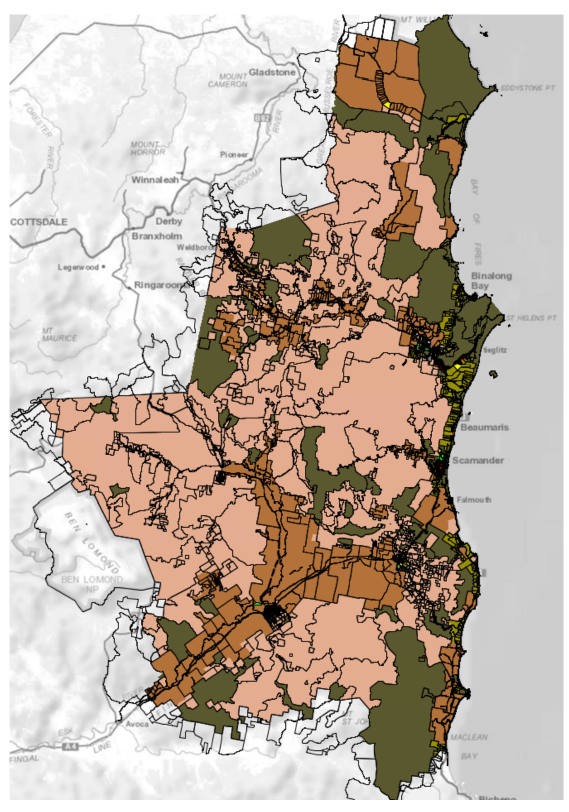


Break O'Day Council draft LPS 2020 Supporting Report



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1.0 Introduction

This report supports the submission of the Break O'Day draft Local Provisions Schedule (draft LPS) prepared and submitted to the Commission under section 35(1) of the *Land Use Planning and Approvals Act 1993* (the Act) for assessment as to whether it is suitable for exhibition under Section 35B(4) of the Act.

This report demonstrates how Council, acting as the Planning Authority, is satisfied that the draft LPS meets the LPS criteria set out section 34(2) of the Act and as required by section 35(7) of the Act.

In this document the 'Guideline No.1 Local Provisions Schedule (LPS): Zone and Code application' is referred to as 'the Guideline'. This document has been issued by the Tasmanian Planning Commission (the Commission) under section 8A of the Act, with the approval of the Minister for Planning. The document was first released on 4 May 2017 and the latest amendment to the document occurred on June 2018.

2.0 LPS Criteria – Section 34 of LUPPA

A detailed explanation of how Council is satisfied that the draft LPS meets the LPS Criteria is set out below.

2.1 Provisions that the SPPs specify must be contained in an LPS

Section 34(2)(a) of the Act requires that an LPS must contain all of the provisions that the SPPs specify must be included. These are the zone maps, some code overlays and the written part of the LPS.

The draft LPS contains these mandatory features and includes the optional features as listed in LP1.0 of the SPPs. The draft LPS includes:

- Zone Maps;
- Local Area Objectives;
- Particular Purpose Zones (PPZ);
- Specific Area Plans (SAP)
- Site Specific Qualification (SSQ);
- Code Overlay Maps;
- Code Lists in Tables; and
- Table for applied, adopted and incorporated documents.

2.2 Section 32 of the Act - Contents of LPSs

Section 34(2)(b) of the Act requires an LPS to be in accordance with the matters set out in section 32 of the Act, these are shown below -

2.2.1 Municipal Area s 32(2)(a)

The draft LPS applies to the Break O'Day municipal area and this is specified in the written part of the draft LPS.

2.2.2 Mandatory requirements s32(2)(b)

The draft LPS contains all of the provisions that the SPPs require to be in the LPS. This is the LPS structure for the written part.

2.2.3 Spatial application of the SPPs

Section 32(2)(c) and (e) requires that an LPS must contain maps, overlays, lists or other provisions that provide for the spatial application of the SPP's. Section LP1.0 of the SPP's outlines the way the spatial application of the SPP's is to be presented.

The draft LPS is prepared in accordance with the application and drafting instructions included in the SPP's and in the Guideline issued by the Tasmanian Planning Commission.

2.2.4 Sections 11 & 12 of the Act

Formerly Section 20 of LUPAA, Sections 11 and 12 prescribe the contents of planning schemes and refer to the TPS. IN particular, the sections outline the matters that a planning scheme may, or may not, regulate.

Section 12 recognises the continuing use and development rights for those uses and developments that were in existence before new planning scheme provisions take effect, or that have been granted a permit but have not yet been completed.

The draft LPS does not seek to regulate matters outside the jurisdiction prescribed in Sections 11 and 12 of the Act. It is noted that the legal protections for existing uses informs decisions about the applications of zones to land.

2.2.5 Use of Overlays and Lists

The SPP includes a number of Codes that are only given effect through maps or lists in the LPS. See section 4 for more detail.

2.2.6 Land Reserved for Public Purposes

The LPS does not expressly designate land for public purposes, however it does zone public land appropriately.

2.2.7 Application of the detail of the SPPs to a particular place or matter
The LPS applies to SPP via zones and overlays consistent with the Guidelines issued by the TPC.

2.2.8 Overriding provisions

The draft LPS introduces overriding provisions through the application of PPZ's, SAP's and SSQ's. These override some provisions of the SPP's where those provisions modify or are in substitution for the SPP's. In the following circumstances these are applied to:

- Ensure the LPS complies with the Schedule 1 Objectives of LUPAA
- Ensure consistency with the Northern Tasmanian Regional Land Use Strategy
- Reflect the previous Break O day Land Use Strategy 2015

The draft LPS includes the introduction of Particular Purpose Zones to the St Helens Coastal Residential and Coastal Marine areas. The draft contains two specific area plans Safeguarding St Helens Airport SAP and Stormwater Management SAP.

The draft LPS does not contain any Site-Specific Qualifications and the Ansons Bay Particular Purpose Zone will be included as a result of transitional arrangements under Schedule 6 of the Act.

2.2.9 Modification of Application of SPPs

The draft LPS does not seek to modify application of the SPP's. The SPP's are applied to land, use and development in accordance with the directions prescribed in Section LP1.0 of the SPP's and in consideration of the Guidelines.

The requirements for the application of the SPP's does however influence the proposal for the inclusion of overriding local provisions in the PPZ's, SAP's and SSQ's as previously mentioned.

2.2.10 Limitation of LPS

The provision at 32(2)(k)&(I) require a LPS to not include provisions that:

- The SPP specifies cannot be included in an LPS;
- Otherwise exist in the SPP; and
- Are inconsistent with the SPP.

It is understood that the draft LPS is compliant with these limitations.

2.2.11 LPS may include

The LPS may include PPZ's SAP's and SSQ's only if:

- (a) A use or development to which the provision relates is of significant social, economic or environmental benefit to the State, a region or a municipal area; or
- (b) The area of land has particular environmental, economic, social or spatial qualities that require provision, that are unique to the area of land, to apply to the land in substitution for, or in addition to, or modification of, the provisions of the SPPs.

The draft LPS include the introduction of Particular Purpose Zones to the St Helens Coastal Residential and Coastal Marine areas.

The draft LPS does not contain any Site-Specific Qualifications and the Ansons Bay Specific Area Plan will be included as a result of transitional arrangements under Schedule 6 of the Act.

2.3 Objectives set out in Schedule 1 of the Act

Section 34(2)(c) of the Act requires that an LPS furthers the objectives of the Act, as they are set out in Schedule 1. How the draft LPS furthers the objectives of the Act is set out below –

The Schedule clarifies that 'sustainable development' means

managing the use, development and protection of natural and physical resources in a way, or at a rate, which enables people and communities to provide for their social, economic and cultural well-being and for their health and safety while —

- (a) sustaining the potential of natural and physical resources to meet the reasonably foreseeable needs of future generations; and
- (b) safeguarding the life-supporting capacity of air, water, soil and ecosystems; and
- (c) avoiding, remedying or mitigating any adverse effects of activities on the environment.

The following provides an analysis of the LPS against Schedule 1 Objectives. A detail discussion of the proposed PPS's, SAP's and SSQ's against the criteria of the section 34(4) is provided in Section 5 of this report. In some circumstances the LPS contains local provisions to meet these requirements.

2.3.1 Part 1 of Schedule 1

(a) To promote the sustainable development of natural and physical resources and the maintenance of ecological processes and genetic diversity; and

The TPS, through the SPP's and the draft LPS seek to ensure sustainable outcomes. In particular, the draft LPS achieves this through the application of appropriate zones and codes and, where

determined necessary, the inclusion of overriding local provision to protect the environmental attributes of the land and capacity of the infrastructure.

Section 32(4) of LUPAA recognises that the broad application of one set of standardised provisions will not always result in sustainable outcomes.

The LPS provides adequate protection of natural and physical resources through:

- Applying the Environmental Management Zone to land currently zoned Environmental Management in the Break O'Day Interim Planning Scheme 2013 (interim planning scheme) and where otherwise justified;
- Applying the Landscape Conservation Zone where land was located in the Environmental Living zone and the natural and landscape values support this and where otherwise justified;
- Containing settlements to existing footprints;
- Protecting natural watercourses and wetland, in a manner similar to the interim planning scheme and through the application of the Natural Assets Code and the inclusion of Coastal Refugia values identified in State Mapping.
- Using the best available data and method to prepare the priority vegetation area through the Regional Ecosystem Model.

The SPPs require a priority vegetation area overlay to be mapped, but restricts the overlay to specific zones. The Agriculture Zone in particular is excluded from the priority vegetation area. This SPP land use policy has been considered when determining the application of the Agriculture Zone.

(b) To provide for the fair, orderly and sustainable use and development of air, land and water;

The draft LPS applies the SPP natural hazard codes through the overlays to restrict use and development on land that is subject to natural hazards.

The draft LPS applies appropriate code buffers and the SPP Electricity Transmission Infrastructure Protection Code overlays to provide protection of these community assets.

The draft LPS applies the SPP's Scenic Protection Code through the overlays, to places of scenic interest in the municipality.

The draft LPS applies zones based upon the existing interim planning scheme, with a few modifications. The majority of these occurring in rural areas within the introduction of the Rural Zone, Agriculture Zone and the Landscape Conservation Zone.

The intent in applying these zones is based on the premise of not granting or revoking landowner new development rights. The potential for land use conflict is no greater or no less than that under the current interim planning scheme.

(c) To encourage public involvement in resources management and planning; and

The community will be formally involved in the draft LPS process once the draft LPS is placed on public exhibition. Having said this, Council held informal information events in St Marys and St Helens to brief the public on key differences between the existing interim planning scheme and the LPS in October 2019. Council has further utilised their website to brief the public on the LPS process and important information.

(d) To facilitate economic development in accordance with the objectives set out in paragraphs (a), (b) and (c); and

The State government has stated that the policy driver behind the planning reform currently occurring in Tasmania is to apply regulation only to the extent necessary, thereby 'cutting red tape'. The express purpose of doing this is to facilitate economic development and certainty, it is well documented that in practice, overregulation acts as a disincentive to economic development. The key is to find the right balance.

The application of the SPPs facilitates economic growth by promoting a co-ordinated approach to land use planning considering economic, social and natural factors.

(e) To promote the sharing of responsibility for resource management and planning between the different spheres of Government, the community and industry in the State.

The draft LPS applies the SPPs through the zones and code overlays, where State Government has prepared the SPPs. The community will be involved in the LPS process once the draft LPS is placed on public exhibition. Local Government is then charged with the responsibility of implementing the LPS and delivering the outcomes through the statutory documents.

2.3.2 Part 2 of Schedule 2

(a) to require sound strategic planning and co-ordinated action by State and local government; and

The draft LPS includes code overlays that are mandatory and have been prepared by State Government. The draft LPS includes zones that are a close match to those of the current interim planning scheme. The zones and code overlays in the draft LPS have been applied in a manner that furthers the Northern Regional Land Use Strategy and is also in accordance with the Guideline. The combination of above factors over a long period of time, furthers this objective.

(b) to establish a system of planning instruments to be the principle way of setting objectives, policies and controls for the use, development and protection of land; and

The draft LPS and the SPPs will together form the Tasmanian Planning Scheme for this municipality which will become the principle way of setting objectives, policies and controls for the use, development and protection of land for this municipality. They have been deemed to be consistent with the State Policies and objectives of LUPAA. The draft LPS is also informed by the section 8A Guideline No. 1 – Local Provisions Schedule (LPS) - Zone and Code application (Version 2) and is considered to be, as far as is practicable, consistent with the Northern Tasmania Regional Land Use Strategy. Essentially, the draft LPS is part of a broader system which furthers this objective.

(c) to ensure that the effects on the environment are considered and provide for explicit consideration of social and economic effects when decisions are made about the use and development of land; and

This is largely provided for in the SPPs by the inclusion of the Environmental Management Zone, Landscape Conservation Zone, the Natural Assets Code and the Schedule 6 transition provisions in the draft LPS. Where all of these have been previously determined to further this objective.

(d) to require land use and development planning and policy to be easily integrated with environmental, social, economic, conservation, and resource management policies at State, regional and municipal levels; and

The range of zones provided for by the SPPs is determined by the State to be drafted to meet this objective and the LPS Criteria of the Act requires this integration to occur. As the draft LPS is considered to meet the LPS Criteria, the draft LPS furthers this objective.

(e) to provide for the consolidation of approvals for land use and development and related matters, and to co-ordinate planning approvals with related approvals; and

The suite of acts relating to land use, heritage, water and sewer infrastructure, and environmental management provide for a system of co-ordinated approvals, which furthers this objective.

(f) to secure a pleasant, efficient and safe working, living and recreational environment for all Tasmanians and visitors to Tasmania; and

The draft LPS and the SPPs will together form the Tasmanian Planning Scheme for this municipality which will become the principle way of furthering this objective. The SPP natural hazard code provisions are aimed at providing a safe place for buildings to occur and the draft LPS provides the relevant overlays to identify land that requires further consideration before approving any development on those sites. The provisions of the SPPs Attenuation Code and Potentially Contaminated Land Code will ensure a pleasant living environment and also allow industry to operate in the area. The zone allocation in the draft LPS is based upon the interim planning scheme, which has been previously considered to further this objective.

(g) to conserve those buildings and areas or other places which are of scientific, aesthetic, architectural or historical interest, or otherwise of special cultural value; and

The interim planning scheme has an existing list of Heritage Places which includes both locally listed places and places listed on the Tasmania Heritage Register. This list has been transitioned in accordance with the code-applying provisions that are subject to Schedule 6, Clause 8D(2) of LUPPA into the draft LPS.

Neither the interim planning scheme nor draft LPS includes Local Heritage Precincts or Archaeological Significant Sites. The policy position of the SPPs is that Aboriginal Sites are to be managed under the *Aboriginal Heritage Act 1975*, as opposed to the within the provisions of the draft LPS.

The interim planning scheme includes a Significant Tree Register, this will also transition into the draft LPS through Schedule 6, Clause 8D(2) of LUPPA.

(h) to protect public infrastructure and other assets and enable the orderly provision and coordination of public utilities and other facilities for the benefit of the community; and

Significant public infrastructure is protected through the use of the SPP's Utilities Zone, Community Purpose Zone, Open Space Zone, Recreation Zone, the Road and Rail Assets Code, Electricity Transmission Infrastructure Protection Code and the Safeguarding of Airports Code.

(i) to provide a planning framework which fully considers land capability.

The State methodology that produced the 'Land Potentially Suitable for Agriculture Layer' to provide recommendation for the State's agriculture estate, has taken into account land capability. This is discussed in coming sections of this Report.

In light of this mapping the draft LPS examined at a more local level the constraints to land and the capability of the land to accommodate development as prescribed in the SPP's.

2.4 Consistency with State Policies

Section 34(2)(d) of LUPAA requires that a LPS is consistent with each State Policy. State Policies are made under Section 11 of the *State Policies and Practices Act 1993*.

Currently there are three State Policies made, and the Act incorporates National Environment Protection Measures (NEPM's) as State Policies.

2.4.1 Tasmanian State Coastal Policy (SCP) 1996

This policy applies to all land that is 1km from the High Water Mark (the Coastal zone)

The SCP's three main guiding principles are:

- Natural and cultural values of the coast shall be protected.
- The coast shall be used and developed in a sustainable manner.
- Integrated management and protection of the coastal zone is a shared responsibility.

The Policy provides a series of outcomes that embody the principles under the following four sections, each of which is discussed in further detail below:

- a) Protection of Natural and Cultural Values of the Coastal Zone;
- b) Sustainable Development of Coastal Areas and Resources;
- c) Shared Responsibility for Integrated Management of Coastal Areas and Resources;
- d) Implementation, Evaluation and Review.

OUTCOMES

1. Protection of Natural and Cultural Values of the Coastal Zone

1.1. NATURAL RESOURCES AND ECOSYSTEMS

1.1.1. The coastal zone will be managed to ensure sustainability of major ecosystems and natural processes.

The draft LPS applies the Environmental Management Zone to areas along the coast and areas of important ecological value. The draft LPS also applies the overlays for the Natural Assets Code. The SPP provisions of the zone and code have previously been assessed as being consistent with this outcome.

1.1.2. The coastal zone will be managed to protect ecological, geomorphological and geological coastal features and aquatic environments of conservation value.

The draft LPS applies the Environmental Management Zone to areas along the coast and areas of important ecological value. The draft LPS also applies the overlays for the Natural Assets Code. The SPP provisions of the zone and code have previously been assessed as being consistent with this outcome.

1.1.3. The coastal zone will be managed to conserve the diversity of all native flora and fauna and their habitats, including seagrass and seaweed beds, spawning and breeding areas. Appropriate conservation measures will be adopted for the protection of migratory species and the protection and recovery of rare, vulnerable and endangered species in accordance with this Policy and other relevant Acts and policies.

As per above response the draft LPS utilises zone and code provisions to ensure appropriate management and conservation.

1.1.4. Exotic weeds within the coastal zone will be managed and controlled, where possible, and the use of native flora encouraged.

The SPPs provide an exemption for the removal of weeds.

1.1.5. Water quality in the coastal zone will be improved, protected and enhanced to maintain coastal and marine ecosystems, and to support other values and uses, such as contact recreation, fishing and aquaculture in designated areas.

The draft LPS applies the Waterway and Coastal Protection overlay to deliver this outcome.

1.1.6. Appropriate monitoring programs and environmental studies will be conducted to improve knowledge, ensure guidelines and standards are met, deal with contaminants or introduced species and generally ensure sustainability of coastal ecosystems and processes and ensure that human health is not threatened.

This is outside the scope of the draft LPS.

1.1.7. Representative ecosystems and areas of special conservation value or special aesthetic quality will be identified and protected as appropriate.

The draft LPS applies the Environmental Management Zone to these sites, to deliver this outcome.

1.1.8. An effective system of marine reserves will continue to be established to protect marine ecosystems and fish nursery areas.

This is outside the scope of the draft LPS.

1.1.9. Important coastal wetlands will be identified, protected, repaired and managed so that their full potential for nature conservation and public benefit is realised. Some wetlands will be managed for multiple use, such as recreation and aquaculture, provided conservation values are not compromised.

The draft LPS applies the Waterway and Coastal Protection overlay to deliver this outcome.

1.1.10. The design and siting of buildings, engineering works and other infrastructure, including access routes in the coastal zone, will be subject to planning controls to ensure compatibility with natural landscapes.

The draft LPS broadly achieves this outcome through the application of the suite of SPP zone and code provisions, which have previously been determined to deliver this outcome.

1.1.11. Fire management, for whatever purpose, shall be carried out in a manner which will maintain ecological processes, geomorphological processes and genetic diversity of the natural resources located within the coastal zone.

The draft LPS delivers this outcome through the application of the SPP Codes.

1.2. CULTURAL AND HISTORIC RESOURCES

1.2.1. Areas within which Aboriginal sites and relics are identified will be legally protected and conserved where appropriate.

The policy position of the SPPs is that Aboriginal Sites are to be managed under the *Aboriginal Heritage Act 1975*, as opposed to the within the provisions of the draft LPS.

1.2.2. All Aboriginal sites and relics in the coastal zone are protected and will be identified and managed in consultation with Tasmanian Aboriginal people in accordance with relevant State and Commonwealth legislation.

The policy position of the SPPs is that Aboriginal Sites are to be managed under the *Aboriginal Heritage Act 1975*, as opposed to the within the provisions of the draft LPS.

1.3. CULTURAL HERITAGE

1.3.1. Places and items of cultural heritage will be identified, legally protected, managed and conserved where appropriate.

The policy position of the SPPs is that state listed heritage items are managed under the *Historic Cultural Heritage Act 1995*, as opposed to the draft LPS.

1.4. COASTAL HAZARDS

1.4.1. Areas subject to significant risk from natural coastal processes and hazards such as flooding, storms, erosion, landslip, littoral drift, dune mobility and sea level rise will be identified and managed to minimise the need for engineering or remediation works to protect land, property and human life.

The draft LPS applies a suite of SPP Code overlays to manage coastal hazards, including landslip to deliver this outcome.

1.4.2. Development on actively mobile landforms such as frontal dunes will not be permitted except for works consistent with Outcome 1.4.1.

The draft LPS applies the SPP Code overlay for coastal erosion and coastal inundation, where the SPP provisions on land that is shown under the overlay manage this issue to deliver this outcome.

1.4.3. Policies will be developed to respond to the potential effects of climate change (including sea-level rise) on use and development in the coastal zone.

The SPPs have developed a policy position through the codes which manage issues relating to climate change. The draft LPS applies the relevant code overlays to deliver this outcome.

2. Sustainable Development of Coastal Areas and Resources

2.1. COASTAL USES AND DEVELOPMENT

2.1.1. The coastal zone shall be used and developed in a sustainable manner subject to the objectives, principles and outcomes of this Policy. It is acknowledged that there are conservation reserves and other areas within the coastal zone which will not be available for development.

The draft LPS in conjunction with the SPPs provides for the coastal zone to be used and developed in a sustainable manner in accordance with this policy. The Environmental Management Zone has been applied to conservation reserves within the coastal zone.

2.1.2. Development proposals will be subject to environmental impact assessment as and where required by State legislation including the Environmental Management and Pollution Control Act 1994.

This is outside the scope of the draft LPS.

2.1.3. Siting, design, construction and maintenance of buildings, engineering works and other infrastructure, including access routes within the coastal zone will be sensitive to the natural and aesthetic qualities of the coastal environment.

The draft LPS broadly achieves this outcome through the application of the suite of SPP zone and code provisions, which have previously been determined to deliver this outcome.

2.1.4. Competing demands for use and development in the coastal zone will be resolved by relevant statutory bodies and processes, in particular the Land Use Planning Review Panel, the Resource Management and Planning Appeal Tribunal and the Marine Farming Planning Review Panel. Planning schemes, marine farming development plans and other statutory plans will provide guidance for resource allocation and development in accordance with this Policy.

This is outside the scope of the draft LPS.

2.1.5. The precautionary principle will be applied to development which may pose serious or irreversible environmental damage to ensure that environmental degradation can be avoided, remedied or mitigated. Development proposals shall include strategies to avoid or mitigate potential adverse environmental effects.

Developments of this nature are generally a level 2 activity and assessed under the Environmental Management and Pollution Control Act 1994 is required, which is a matter that is outside the scope of the draft LPS.

2.1.6. In determining decisions on use and development in the coastal zone, priority will be given to those which are dependent on a coastal location for spatial, social, economic, cultural or environmental reasons.

The provisions of the SPP coastal erosion and coastal inundation codes provide the test of coastal dependence to deliver this outcome. The draft LPS applies the codes through the relevant mandatory overlays, which have been provided from the LIST.

2.1.7. New industrial developments will be encouraged to locate in specified industrial zones.

The draft LPS utilises the industrial zone based on the interim planning scheme.

2.1.8. Extraction of construction materials, mineral, oil, and natural gas deposits in the coastal zone will be allowed provided access to areas is allowed under the provisions of the Mining Act 1929.

The draft LPS applies the Agriculture and Rural zones to areas where mineral extraction is likely to occur, which delivers this outcome.

2.1.9 Exploration will be conducted in accordance with environmental standards under relevant legislation and the Mineral Exploration Code of Practice.

Adequate rehabilitation shall be carried out.

This is outside the scope of the draft LPS.

2.1.10. Extraction will be subject to the Quarry Code of Practice and environmental assessment as required by State legislation including the Environmental Management and Pollution Control Act 1994. Adequate rehabilitation shall be carried out.

This is outside the scope of the draft LPS.

2.1.11. Extraction of sand will be provided for by zoning of appropriate areas in planning schemes

The LPS provides for this outcome through the application of the Rural Zone.

2.1.12. Timber harvesting and reforestation in the coastal zone will be conducted in accordance with the Forest Practices Code and have regard to this Policy.

This is outside the scope of the draft LPS.

2.1.13. Whole farm planning and sustainable farming activities will be encouraged on agricultural land in the coastal zone and in coastal catchments in order to minimise problems such as erosion, sedimentation and pollution of coastal waters including surface and ground waters.

This is outside the scope of the draft LPS.

2.1.14. Management arrangements for commercial and recreational fisheries will be further developed in accordance with the objectives, principles and outcomes of this Policy, through a management planning framework designed to maintain sustainability and diversity of fish resources and their habitats and promote economic efficiency under the Living Marine Resources Management Act 1995.

This is outside the scope of the draft LPS.

2.1.15. Harvesting of marine plants shall be conducted in a sustainable manner in accordance with relevant State legislation and this Policy.

This is outside the scope of the draft LPS.

2.1.16. Water quality in the coastal zone and in ground water aquifers will accord with the requirements and guidelines established by the Environmental Management and Pollution Control Act 1994 or the Environment Protection (Sea Dumping) Act 1987 (as appropriate) and any other relevant State and Commonwealth Policies and statutes.

The draft LPS applies the Waterway and Coastal Protection overlay to deliver this outcome. Where the overlay provisions of the SPPs have been previously determined to meet this policy.

2.1.17. Waste discharge into the coastal zone, including offshore waters, or likely to affect groundwater aquifers, must comply with provisions of the Environmental Management and Pollution Control Act 1994 or the Environment Protection (Sea Dumping) Act 1987 (as appropriate) and any relevant State and Commonwealth Policies.

This is outside the scope of the draft LPS.

2.1.18. Where oil pollution occurs in the coastal zone, and, or, offshore areas, the National Plan to combat Pollution of the Sea by Oil, Tasmanian Supplement, will apply. Efforts to prevent or mitigate maritime accidents and pollution shall be based upon relevant ANZECC and other guidelines.

This is outside the scope of the draft LPS.

2.1.19. Every effort will be made to prevent the introduction of foreign marine organisms and species. Relevant Commonwealth provisions for quarantine and ballast water or other ship discharges shall apply.

This is outside the scope of the draft LPS.

2.2. MARINE FARMING

2.2.1. Marine farming will be planned, developed and conducted in the coastal zone having regard to sustainable development considerations and in accordance with the Marine Farming Planning Act 1995 and other relevant terrestrial and marine resource management and planning legislation and consistent with this Policy.

This is outside the scope of the draft LPS.

2.2.2. Marine Farming Development Plans will be prepared, approved and gazetted under the Marine Farming Planning Act 1995 and consistent with the objectives, principles and outcomes of this Policy.

This is outside the scope of the draft LPS.

2.3. TOURISM

2.3.1. Tourism use and development in the coastal zone, including visitor accommodation and other facilities, will be directed to suitable locations based on the objectives, principles and outcomes of this Policy and subject to planning controls.

The Major Tourism Zone has been utilised in the draft LPS. Its application is in line with the Break O'Day Council Land Use and Development Strategy – Municipal Management Plan August 2015 (the Strategy). Codes have also been applied to ensure protection of coastal areas.

2.3.2. Tourism development proposals in the coastal zone will be subject to environmental impact assessment as required by State legislation including a water safety assessment to indicate the level and type of lifesaving facilities and personnel required to protect people.

The provision of lifesaving facilities and environmental impact assessment as required by State Legislation is outside the scope of the draft LPS.

2.3.3. Opportunities for tourism development will be identified wherever strategic planning occurs for the coastal zone or any part of it.

Refer to 2.3.1 comments.

2.3.4. Tourism development will be located where there is environmental capacity and where it does not significantly conflict with the natural and aesthetic qualities of the coastal zone.

The draft LPS includes overlays for Waterway and Coastal Protection and natural hazards, which any future tourism development will need to address. In combination, these aspects of the LPS deliver this outcome.

2.4. URBAN AND RESIDENTIAL DEVELOPMENT

2.4.1. Care will be taken to minimise, or where possible totally avoid, any impact on environmentally sensitive areas from the expansion of urban and residential areas, including the provision of infrastructure for urban and residential areas.

The draft LPS, through the application of residential zones, does not expand upon the footprint of the existing settlements.

2.4.2. Urban and residential development in the coastal zone will be based on existing towns and townships. Compact and contained planned urban and residential development will be encouraged in order to avoid ribbon development and unrelated cluster developments along the coast.

The draft LPS, through the application of residential zones, does not expand upon the footprint of the existing settlements. The area between the two existing Beaumaris residential areas was identified in the Strategy as potential urban consolidation and as such the draft LPS has zoned this land as future urban. This is in line with the Strategy to avoid ribbon development elsewhere in the coastal zone.

2.4.3. Any urban and residential development in the coastal zone, future and existing, will be identified through designation of areas in planning schemes consistent with the objectives, principles and outcomes of this Policy.

The draft LPS, through the application of residential zones, does not expand upon the footprint of the existing settlements.

2.5. TRANSPORT

2.5.1. All transport infrastructure and associated services will be planned, developed and maintained consistent with the State Coastal Policy.

This is outside the scope of the draft LPS.

2.5.2. Significant scenic coastal transport routes and associated facilities will be identified, planned and managed to ensure sustainable benefits for tourism and recreation value and amenity.

The draft LPS does not identify any scenic protection areas. The draft LPS does include a scenic road corridor: Scenic Management – Tourist Road Corridor, which has transitioned from the interim planning scheme to the draft LPS as per Schedule 6 Clause 8D(2).

2.5.3. New coast hugging roads will be avoided where possible with vehicular access to the coast being provided by spur roads planned, developed and maintained consistent with the State Coastal Policy.

The draft LPS does not contain an overlay for any future roads, and is based upon the existing road network which delivers this outcome.

2.5.4. Marine structures will be designed, sited, constructed and managed in accordance with best practice environmental management and subject to environmental impact assessment having regard to statutory requirements.

This is outside the scope of the draft LPS.

2.5.5. The multiple use of port areas will be encouraged but priority will be given to efficient port operations and safety requirements subject to cultural, natural and aesthetic values not being compromised.

The draft LPS applies a Particular Purpose Zone rather than the Port and Marine Zone included in the SPPs, in part to deliver this outcome.

2.6. PUBLIC ACCESS AND SAFETY

2.6.1. The public's common right of access to and along the coast, from both land and water, will be maintained and enhanced where it does not conflict with the protection of natural and cultural coastal values, health and safety and security requirements.

The draft LPS applies the Environmental Management Zone and Open Space Zone to areas of existing public access to the coast to deliver this outcome.

2.6.2. Public access to and along the coast will be directed to identified access points.

Uncontrolled access which has the potential to cause significant damage to the fragile coastal environment and is inconsistent with this Policy will be prevented.

The draft LPS applies the Environmental Management Zone and Open Space Zone to areas of existing public access to the coast to deliver this outcome.

2.6.3. Agreements between landowners, landholders and councils or State Government to grant public access to the coast, and Aborigines access to Aboriginal sites and relics in the coastal zone over private and public land will be encouraged and shall be considered when preparing plans or approving development proposals.

This is beyond the scope of the draft LPS.

2.6.4. Public facilities such as life saving facilities and essential emergency services, parking facilities, toilet blocks, picnic sites, rubbish disposal containers, boat ramps and jetties will be provided at appropriate locations consistent with the objectives, principles and outcomes of this Policy to facilitate access to and enjoyment of the recreational amenity of the coast and estuarine foreshores.

The draft LPS applies the Environmental Management Zone and Open Space Zone to areas of existing public access to the coast to deliver this outcome.

2.6.5. Councils will ensure that there will be a coastal safety assessment for any new coastal development likely to attract people to the coast to indicate the level and type of lifesaving facilities and personnel required.

The provisions of the SPPs do not provide for this assessment. The draft LPS relies on the SPP provisions, which have been assessed as meeting this outcome.

2.6.6. Developer contributions will be encouraged in respect to the costs of providing public access and safety services for the community.

This is beyond the scope of the draft LPS.

2.7. PUBLIC LAND

2.7.1. All future use and development of public land in the coastal zone will be consistent with this Policy, and subject to planning controls unless otherwise provided by statute.

The draft LPS and the SPPs in combination provide a set of planning controls that apply to public land in the coastal zone to deliver this outcome.

2.7.2. Future development of camping areas on public land in the coastal zone will only be permitted where such development does not conflict with the protection of natural features and cultural values, but not within 30 metres above high water mark.

All public land in the coastal zone is zoned Environmental Management or Open Space. In these zones, the provisions of the SPPs apply and the Visitor Accommodation use class is only 'Permitted' in the Environmental Management Zone with the consent of the land owner. When issuing land owner consent to lodge the development application, the land owner is required to observe this outcome.

2.7.3. Expansion of shack sites on public land in the coastal zone will not be permitted.

There are no 'shack sites' on public land within the municipality.

2.7.4. Shacks currently located on public land in the coastal zone will continue to be subject to review under the Shack Site Categorisation Program of the Tasmanian Property Services Group.

This is beyond the scope of the draft LPS.

2.8. RECREATION

2.8.1. Recreational use of the coastal zone will be encouraged where activities can be conducted in a safe and environmentally responsible manner.

This is beyond the scope of the draft LPS.

2.8.2. Suitable recreation opportunities will be identified through strategic planning and may be provided in appropriate locations where they do not adversely affect sensitive coastal ecosystems and landforms or in designated areas where such effects can be remedied or mitigated.

The draft LPS is based off the interim planning scheme with further rezoning of land derived from recommendations in the Strategy.

2.8.3. Special recreational vehicle areas may be established as an environmental protection measure and as a means of limiting unauthorised motor vehicle activity in environmentally sensitive areas.

This is beyond the scope of the draft LPS.

3. Shared Responsibility for Integrated Management of Coastal Areas and Resources

3.1. SHARED RESPONSIBILITY FOR MANAGEMENT

3.1.1. Provision will be made for consistency in policy interpretation and implementation by all spheres of government throughout Tasmania, including consistency in changes to planning schemes affected by this Policy.

This is beyond the scope of the draft LPS. However, the LPS includes the applications of the SPPs which, in time, should provide a more consistent interpretation of planning issues to deliver this outcome.

3.1.2. Coastal management should be considered as an integral component of regional planning undertaken in the State.

This is beyond the scope of the draft LPS. However, the Northern Tasmania Regional Land Use Strategy has taken account of this outcome during its preparation.

3.1.3. Provision shall be made for effective coordination of the activities of governments, industry and local communities in interpreting and implementing the State Coastal Policy.

This is beyond the scope of the draft LPS. However, the LPS includes the applications of the SPPs which, in time, should provide a more consistent interpretation of planning issues to deliver this outcome.

3.1.4. Provision for effective and greater involvement of Aboriginal people in areas of particular interest to Aboriginal people will be made as part of community participation processes.

This is beyond the scope of the draft LPS as Aboriginal relics are protected under separate legislation.

3.1.5. Planning authorities, the Land Use Planning Review Panel and the Marine Farming Planning Review Panel will use their best endeavours to function in a coordinated and collaborative manner to effectively and efficiently implement the State Coastal Policy.

This is beyond the scope of the draft LPS.

3.1.6. Councils will prepare strategic and operational plans for their municipal areas having regard to the principles, objectives and outcomes of this Policy and will be encouraged to function in a coordinated and collaborative manner with adjacent councils and other planning authorities.

This is beyond the scope of the draft LPS.

3.1.7. State government agencies and planning authorities will participate with other State, Territory and Commonwealth agencies in relevant forums to foster a national approach to coastal zone management.

This is beyond the scope of the draft LPS.

On balance the draft LPS is consistent with this Policy.

2.4.2 State Policy on the protection of Agricultural land (PAL) 2009

This policy applies to all agricultural land in Tasmania. The Planning Policy Unit of the Department of Justice prepared a guidance map in 2017, which is aimed at identifying land suitable for inclusion within the Tasmanian Planning Scheme's Agriculture Zone. This map has been considered in the preparation of the draft LPS.

The purpose of the State Policy is to:

conserve and protect agricultural land so that it remains available for the sustainable development of agriculture, recognising the particular importance of prime agricultural land.

The stated principles of the policy are:

To enable the sustainable development of agriculture by minimising:

- (a) conflict with or interference from other land uses; and
- (b) non-agricultural use or development on agricultural land that precludes the return of that land to agricultural use.

The eleven principles that support the policy relate to the identification of valuable land resources and the matters that can be regulated by planning schemes.

The SPP's were examined against the principles of the PAL Policy in the development of the Rural Zone and the Agricultural Zone.

The Guidelines require consideration as to whether land to be included in the Agricultural Zone is based on the 'Land Potentially Suitable for Agriculture Zone', a methodology developed by the State.

The following Principles will be implemented through planning schemes and other relevant planning instruments. No one Principle should be read in isolation from the others to imply a particular action or consequence.

1. Agricultural land is a valuable resource and its use for the sustainable development of agriculture should not be unreasonably confined or restrained by non-agricultural use or development.

The draft LPS acknowledges the importance of the agricultural land and that it should not be unreasonably constrained by other use or development. For the most part the draft LPS included land mapped by the State as potentially suitable into the Agricultural Zone. This is of particular weight given the interim planning scheme did not include any land within the Significant Agricultural Zone.

The application of the Agricultural Zone as well as the Rural Zone is discussed in greater detail in section 3 of this report.

2. Use or development of prime agricultural land should not result in unnecessary conversion to non-agricultural use or agricultural use not dependent on the soil as the growth medium.

As previously detailed the draft LPS has, for the most part, adopted the State's agricultural mapping.

3. Use or development, other than residential, of prime agricultural land that is directly associated with, and a subservient part of, an agricultural use of that land is consistent with this Policy.

The State have determined that the provisions of the SPPs deliver this principle.

4. The development of utilities, extractive industries and controlled environment agriculture on prime agricultural land may be allowed, having regard to criteria, including the following: minimising the amount of land alienated; minimising negative impacts on the surrounding environment; and ensuring the particular location is reasonably required for operational efficiency.

The State have determined that the provisions of the SPPs deliver this principle.

5. Residential use of agricultural land is consistent with this Policy where it is required as part of an agricultural use or where it does not unreasonably convert agricultural land and does not confine or restrain agricultural use on or in the vicinity of that land.

The State have determined that the provisions of the SPPs deliver this principle.

6. Proposals of significant benefit to a region that may cause prime agricultural land to be converted to non-agricultural use or agricultural use not dependent on the soil as a growth medium, and which are not covered by Principles 3, 4 or 5, will need to demonstrate significant benefits to the region based on an assessment of the social, environmental and economic costs and benefits.

The State have determined that the provisions of the SPPs deliver this principle.

7. The protection of non-prime agricultural land from conversion to non-agricultural use will be determined through consideration of the local and regional significance of that land for agricultural use.

Land identified on the State produced map, Land Potentially Suitable for Agriculture Zone, has largely been represented in the draft LPS in the Agriculture Zone and Rural Zone. The exceptions to this are discussed in the specific zone section.

8. Provision must be made for the appropriate protection of agricultural land within irrigation districts proclaimed under Part 9 of the *Water Management Act 1999* and may be made for the protection of other areas that may benefit from broad-scale irrigation development.

The exceptions to this are discussed above in the specific zone section.

9. Planning schemes must not prohibit or require a discretionary permit for an agricultural use on land zoned for rural purposes where that use depends on the soil as the growth medium, except as prescribed in Principles 10 and 11.

Land identified on the State produced map, Land Potentially Suitable for Agriculture Zone, has largely been represented in the draft LPS in the Agriculture Zone and Rural Zone. The exceptions to this are discussed in the specific zone section.

10. New plantation forestry must not be established on prime agricultural land unless a planning scheme reviewed in accordance with this Policy provides otherwise. Planning scheme provisions must take into account the operational practicalities of plantation management, the size of the areas of prime agricultural land, their location in relation to areas of non-prime agricultural land and existing plantation forestry, and any comprehensive management plans for the land.

The State have determined that the provisions of the SPPs deliver this principle.

11. Planning schemes may require a discretionary permit for plantation forestry where it is necessary to protect, maintain and develop existing agricultural uses that are the recognised fundamental and critical components of the economy of the entire municipal area, and are essential to maintaining the sustainability of that economy.

The State have determined that the provisions of the SPPs deliver this principle.

On balance, the draft LPS is consistent with this Policy.

2.4.3 State Policy on Water Quality Management 1997

The purpose of the State Policy on Water Quality Management 1997 is to:

"achieve the sustainable management of Tasmania's surface water and groundwater resources by protecting or enhancing their qualities while allowing for sustainable development in accordance with the objectives of Tasmania's Resource Management and Planning System."

The State Policy on Water Quality Management 1997 applies to all surface waters, including coastal waters, and ground waters excluding privately owned waters that are not accessible to the public and are not connected to waters that are accessible to the public and waters in any tank, pipe or cistern.

Clause 6.11.2 (g) of the SPP partially fills this gap and allows for conditions of a permit to include "erosion, and stormwater volume and quality controls".

Specific provisions of the policy that relate to the Tasmanian Planning Scheme are -

- 31. Control of erosion and stormwater runoff from land disturbance
 - 31.1 Planning schemes should require that development proposals with the potential to give rise to off-site polluted stormwater runoff which could cause environmental nuisance or material or serious environmental harm should include, or be required to develop as a condition of approval, stormwater management strategies including appropriate safeguards to reduce the transport of pollutants off-site.
 - 31.5 Planning schemes must require that land use and development is consistent with the physical capability of the land so that the potential for erosion and subsequent water quality degradation is minimised.

Clause 6.11 and the SPPs Codes for Coastal Erosion and Landslip deliver these principles, where the draft LPS includes the overlays for Landslip and Coastal Erosion as required by clause LP1.7.8 and LP1.7.12 of the SPPs.

33. Urban runoff

33.1 Regulatory authorities must require that erosion and stormwater controls are specifically addressed at the design phase of proposals for new developments, and ensure that best practice environmental management is implemented at development sites in accordance with clause 31 of this Policy.

Clause 6.11 of the SPPs delivers this principle.

36. Acid drainage - soils

36.1 The State Government should ensure that a survey is carried out to identify Tasmanian soils and surface geology with the potential to give rise to highly acidic drainage if disturbed or developed.

36.2 Any such areas will be subject to appropriate development controls to prevent acid drainage developing to the extent that it may become a threat to water quality objectives in the short or long term.

In the absence of any clear mapping provided by the State Government, it has been determined that Clause 6.11 of the SPPs delivers this principle.

On balance the draft LPS is consistent with this Policy.

2.4.4 National Environmental Protection Measures

The current National Environmental Protections (NEPM) relate to the following:

- Ambient air quality;
- Ambient marine, estuarine and fresh water quality;
- The protection of amenity in relation to noise;
- General guidelines for assessment of site contamination;
- Environmental impacts associated with hazardous wastes; and
- The re-use and recycling of used materials.

The NEPMS are not directly implemented through planning schemes, with some matters being outside the jurisdiction prescribed by LUPAA. However, some aspects are addressed through various SPP provisions relating to matters such as water quality, amenity impacts on residential uses due to noise emissions and site contamination assessment.

On balance the draft LPS is consistent with the NEPMs

2.5 Northern Tasmania Regional Land Use Strategy

Section 34(2)(e) requires a draft LPS to, as far as practicable, be consistent with the Northern Tasmania Regional Land Use Strategy (NTRLUS).

The NTRLUS represents the agreed position of the eight municipal councils of the Northern Region and the Tasmanian Minister for Planning for declaration as a regional land use strategy.

The current zoning within the interim planning scheme is considered to be compliant with the NTRLUS. As, for the most part, the draft LPS reflects a 'like for like' conversion of the interim planning scheme provisions into the new TPS format, detailed assessment against the NRLUS is not necessary. The examination of the LPS against the NTRLUS therefore focusses on those components of the NTRLUS and the SPP's that are inconsistent and require changes in zoning or a localised response.

REGIONAL SETTLEMENT NETWORK POLICY

E2.2 REGIONAL OUTCOME

Establish a regionally sustainable urban settlement pattern:

- To define and reinforce Urban Growth Areas;
- To foster a network of well-planned and integrated urban settlements within identified Urban Growth Areas;
- That consolidates the roles of the Greater Launceston Urban Area and the surrounding subregional urban centres; and
- That reflects the Regional Framework Plan Map (D.1 D.2 and D.3)

POLICY	Consistency of LPS with NTRLUS	
REGIONAL SETTLEMENT NETWORKS		
RSN-P1	All settlements in the LPS are contained within the	
Urban settlements are contained within	identified Urban Growth Area. No discrete	
identified Urban Growth Areas. No new	settlements have been created and zoning changes	
discrete settlements are allowed and	that reflect existing use and development, provide	
opportunities for expansion will be	limited opportunity for expansion. However, the	
restricted to locations where there is a	Strategy identified opportunity for urban	
demonstrated housing need, particularly	consolidation at Beaumaris, and this has been	
where spare infrastructure capacity exists	provided for with application of a future urban zoning.	
(particularly water supply and sewerage).		
RSN-P2	The draft LPS contains a range of business and	
Provide for existing settlements to	industrial zones across the municipality. These zones	
support local and regional economies,	are based upon the existing interim planning scheme	
concentrate investment in the	and activities in these zones supports both the local	
improvement of services and	and the regional economy.	
infrastructure, and enhance quality of		
life.		
RSN-P3	Not applicable	
Recognise the isolated relationship of the		
Furneaux Group of islands to the		
settlement system of the region, and that		
settlement and activity centre planning		
will be dependent on local strategies to		
support sustainable outcomes.		

HOUSING DWELLING AND DENSITIES	
RSN-P4	The implementation of the SPPs are seen by the State
Provide a planning framework for new	as establishing this framework.
and upgraded infrastructure and facilities	
to support a growing and ageing	
population, and provide housing choice	
through a range and mix of dwelling	
types, size and locations in new	
residential developments.	
RSN-P5	The draft LPS provides land zoned General Residential
Encourage a higher proportion of	and Future Urban which is deemed suitable for
development at high and medium density	greater development densities and located within the
to maximise infrastructure capacity. This	urban growth boundary.
will include an increased proportion of	arbarr growth boardary.
multiple dwellings at infill and	
redevelopment locations across the	
region's Urban Growth Areas to meet	
residential demand.	
	The Coneral Decidential Zone provides for higher
RSN-P6	The General Residential Zone provides for higher
Focus higher density residential and	density residential uses in serviced areas as a
mixed-use development in and around	Permitted use.
regional activity centres and public	
transport nodes and corridors.	
RSN-P7	The draft LPS has largely transitioned the zoning from
In new development areas include a	the interim planning scheme. This supports liveable
diversity in land uses, employment	communities, being that residential land is located in
opportunities and housing types at	proximity to employment and other services.
densities that support walkable	
communities, shorter vehicle trips and	
efficient public transport services.	
INTEGRATED LAND USE AND TRANSPORT	
RSN-P8	The draft LPS largely reflects the existing interim
New development is to utilise existing	planning scheme, and as such this issue is not
infrastructure or be provided with timely	applicable to the draft LPS.
transport infrastructure, community	
services and employment.	
RSN-P9	The urban zones provide for multiple forms of
Apply transit oriented development	transport in the consideration of subdivision design
principles and practices to the planning	and the Parking and Sustainable Transport Code.
and development of transit nodes, having	Densification is encouraged within established
regard for local circumstances and	residential areas.
character.	
RSN-P10	The draft LPS largely reflects the existing interim
Plan new public transport routes,	planning scheme which confined land zoned for
facilities and high-frequency services to	development within the urban growth boundary.
provide safe and convenient passenger	acters princing within the arbain growth boundary.
accessibility, and to support the	
interrelationship between land use and	
transport.	
ιταπορύτι.	

RSN-P11	Zones have been applied consistent with the interim
Coordinate land use and transport	planning scheme and having regard to the Break O'
planning and the sequence of	Day Settlement Strategy.
development with timely infrastructure	
provision.	
RSN-P12	The draft LPS largely reflects the existing interim
Connect active transport routes to	planning scheme, and as such this issue is not
improve accessibility and encourage	applicable to the draft LPS.
transport use by a broader range of	
people.	
RSN-P13	The provisions of the SPPs in the Parking and
Manage car parking provision in regional	Sustainable Transport Code provide this.
activity centres and high-capacity	
transport nodes to support walking,	
cycling and public transport accessibility.	
RSN-P14	This State have determined that adequate provision
New development within walking	for is made for this in the SPPs.
distance of a transit node or regional	
activity centre is to maximise pedestrian	
amenity, connectivity and safety.	
RESIDENTIAL DESIGN	
RSN-P15	The draft LPS largely reflects the existing interim
In established urban areas where an	planning scheme, and as such this issue is not
existing urban or heritage character study	applicable to the draft LPS.
has been undertaken and adopted by	
Council, provide for development that is	
consistent with that study and reinforces	
and enhances the strengths and	
character of the area in which it is set.	
RSN-P16	This is not applicable to this draft LPS, as it relates to a
Achieve high quality design outcomes for	matter outside of the municipality.
all new prominent buildings and public	That is a sale of the manner paner.
spaces in the Launceston Central Business	
District, regional activity centres and	
transit communities.	
RSN-P17	The provisions of the SPPs and the requirements of
Provide accessible and high quality public	the Local Government Building Miscellaneous
open space in all new 'Greenfield' and	Provisions Act 1993 for new subdivisions provide for
infill development by creating well-	this.
designed public places.	
HOUSING AFFORDABILITY	1
RSN-P20	Appropriate provisions of a variety of housing types
Provide a variety of housing options to	would form part of the SPPs.
meet diverse community needs, and	would form part of the orrs.
achieve housing choice and affordability.	
RURAL AND ENVIRONMENTAL LIVING DEV	 /FLODMENT
RSN-P21	The Rural Living Zone currently in effect in the interim
Rural and environmental lifestyle	planning scheme carries forward in purpose and
opportunities will be provided outside	description to the LPS.
urban areas.	The SPP's provide an expanded range of allowable
	uses and different development standards, however

	for the most part support the strategic intent of the
	NTRLUS policies and the purpose of this zone in the
	various locations across the municipality.
RSN-P22	These provisions form part of the SPPs.
Rural and environmental lifestyle	
opportunities will reflect established	
Rural Residential Areas.	
RSN-P23	Growth opportunities are based on the Land Use and
Growth opportunities will be provided in	Development Strategy – Break O' Day Municipal
strategically preferred locations for rural	Management Plan August 2015 and confined to the
living and environmental living based on	Future Urban Growth / Settlement Boundary. The
sustainability criteria and will limit further	draft LPS provisions largely translate the current
fragmentation of rural lands.	residential zone hierarchy 'like for like'.
RSN-P24	As detailed above.
Growth opportunities for rural living will	
maximise the efficiency of existing	
services and infrastructure.	
RSN-P25	Not relevant in this municipality.
Recognise that the Furneaux Group of	
islands are more reliant on local	
strategies for Rural Residential Areas and	
the protection of agricultural land that	
respond to the complexities of remote	
area economics and the need to retain or	
increase population and visitation.	
DECLOSIAL ACTIVITY CENTRE NETWORK DO	

REGIONAL ACTIVITY CENTRE NETWORK POLICY

E3.2 Regional Outcome

Build and promote an attractive, sustainable and vibrant Regional Activity Centre Network to support sustainable urban settlements and communities. Regional activity centres will be well designed urban places as specific locations for employment, infill housing, retail, commercial and community facilities that are well connected by transport infrastructure.

RAC-P1	The relevant zoning and related scheme provisions
Maintain and consolidate the Regional	reinforces the role of the activity centres and includes
Activity Centres Network so future urban	provisions for higher and medium density housing
development consolidates and reinforces	within walkable catchments of the activity centres.
the spatial hierarchy of existing centres.	
This will be achieved through the reuse	
and redevelopment of existing buildings	
and land to integrate a mix of land uses	
including the coordinated provision of	
residential development, retail,	
commercial, business, administration,	
social and community facilities, public	
and active transport provision and	
associated infrastructure.	
RAC-P2	This issue is partly covered by the provisions of the
Reinforce the role of the Launceston	SPPs and the draft LPS applies zones to the
Principal Activity Centre as the primary	municipality in a manner that supports the role of the
focus for administration, government,	Principal Activity Centres
business, commercial, cultural, high order	
retail goods (including bulk goods	

locations/precincts) recreational, arts and	
tourism activity for the region.	
RAC-P3	The draft LPS largely reflects the existing interim
Promote and support the role of Major	planning scheme and as such supports the role of
and Suburban Activity Centres so these	Major and Suburban Activity Centres
centres broaden their district and	
regional attractions as places of future	
employment and residential	
development with substantially improved	
access, amenity, diversity, liveability	
outcomes.	
RAC-P4	The draft LPS largely reflects the existing interim
Promote and support the role of lower	planning scheme and as such supports the role of
order activity centres, particularly	rural town centres.
neighbourhood and rural town centres.	
This will support and strengthen local	
communities and encourage a viable	
population base for regional and rural	
settlements, while promoting the	
development of new neighbourhood and	
local centres within Urban Growth Areas	
where appropriate.	
RAC-P5	The provisions of the SPPs partially cover this issue,
Provide safe and amenable access to	but this issue is largely outside the scope of a draft LPS
Activity Centres, for all members of the	as access can be provided by non-planning means.
community, by supporting active	and an acceptance of the second of the secon
transport opportunities that encourage	
people to walk, cycle and use public	
transport.	
RAC-P6	The draft LPS largely reflects the existing interim
Improve the integration of public	planning scheme and as such public transport
transport with activity centre planning,	integration with activity centres has been brought
particularly where it relates to higher	across.
order activity centres.	
RAC-P7	It is noted that the planning schemes have limited
Coordinate with state agencies to support	jurisdiction over the provisions of public transport and
the ongoing delivery of high quality, high	public facilities.
frequency public transport that meets the	
needs and expectations of the	
community and supports the Regional	
Activity Centres Network.	
RAC-P8	The draft LPS is based on the interim planning
Provide high quality urban design and	scheme. The interim planning scheme provides the
pedestrian amenity within regional	following response to the regional land use strategy –
activity centres by acknowledging the	the Northern Region is characterised by a distinct
significance of place making, activity	settlement hierarchy with the urban area of Greater
diversity and improvement of amenity.	Launceston as the higher order and dominant
Coordinated urban design and planning	population centre, together with towns, villages and
are necessary elements in the	hamlets. Settlements are generally separated by
development and management of	natural or productive rural areas and have their own
, , , , , , , , , , , , , , , , , , , ,	character and identity. Regional strategies advocate

attractive, sustainable and socially that settlements support local and regional responsive regional activity centres. economies, concentrate the investment in the improvement of services and infrastructure and The desired urban design outcomes include: enhance the quality of life in those centres Improvements in the presentation, safety and amenity of the public realm and built environment; and Provision of outdoor urban spaces and streetscape environments (shopfronts, etc.) that create a diversity of land use activities and maximise public and private investments. RAC-P9 Applying appropriate zones will discourage out of Discourage 'out-of-centre' development centre development through discretionary use and provide for new development that assessment or prohibitions on use. supports the Regional Activity Centres Network and the integrated transport system. Development applications that are 'out of centre' will only be considered if all of the following criteria are adequately addressed: Community need; No adverse impact on existing activity centres; and Synergy with existing employment hubs (i.e. health, education, research). Overall, community benefit must be demonstrated through a social and economic impact assessment to reflect the strategic directions and policies of the RLUS. RAC-P10 The State has determined that the SPPs provide for Provide for a range of land uses to be this. incorporated into activity centres appropriate to their role and function within the Activity Centres Hierarchy. RAC-P11 The provisions of the SPPs provide for this in the Parking and Sustainable Transport Code at clause Develop activity centres with street frontage retail layouts instead of parking C2.6.8. lot dominant retailing, with the exception of Specialist Activity Centres where the

4.6.			
defined character or purpose requires			
otherwise.	Dusings and allow for uses which coming the level		
Regional Activity Centres should	Business zones allow for uses which service the local community		
encourage local employment. In most			
instances this will consist of small-scale			
businesses servicing the local or district			
areas.			
RAC-P13	Beyond the allowance of a range a uses, this is beyond		
Support effective access to a hierarchy of	the jurisdiction of a planning scheme.		
social facilities and amenities.			
RAC-P14	This is outside the scope of a draft LPS.		
Investigate capital improvements works			
to improve pedestrian safety and access			
to activity centres and precincts.			
Progressively implement capital works			
improvements to the region's activity			
centres.	This is a washing also account for the GARG		
RAC-P15	This is outside the scope of a draft LPS.		
Coordinate joint agreements on the range of future needs for community,			
social and recreation facilities and			
amenities with relevant providers and			
state agencies.			
RAC-P16	This is outside the scope of a draft LPS.		
Coordinate joint agreements with	,		
relevant providers and state agencies on			
the most effective spatial distribution of			
future social facilities and services to the			
community.			
In this context:			
- Consider the co-location of facilities			
and services within the activity centre			
network; and			
- Develop a policy framework and			
guidelines for social community			
services and facilities appropriate to			
activity centres as part of the overall			
planning and development of those			
centres and precincts.			
REGIONAL INFRASTRUCTURE NETWORK POLICY			
E4.2 Regional Outcome			
Integrate infrastructure, transport and land use planning to complement State infrastructure plans			
	ve and sustainable forms of urban development that		
support the Regional Settlement Network.	The dueft IDC is in accordance with the Co. 1997		
RIN-P1	The draft LPS is in accordance with the Council's		
	settlement and development strategies.		

Coordinate, prioritise and sequence the	
supply of infrastructure throughout the	
region to match the settlement	
framework.	
RIN-P2	The draft LPS is in accordance with the Break O' Day
Identify infrastructure capacity, need and	Settlement Strategy which provides a growth
gaps in current provision to meet	boundary.
requirements for projected population	
and economic activity.	
RIN-P3	The draft LPS details some new settlement areas that
Direct new development towards	are within the urban growth boundary and serviced.
settlement areas that have been	
identified as having spare infrastructure	
capacity.	
RIN-P4	The State has determined that SPPs provide for this
Recognise the Department of State	through the Road and Railway Assets Code and the
Growth Road Hierarchy and protect the	Utilities Zone.
operation of major road and rail corridors	
(existing and planned) from development	
that will preclude or have an adverse	
effect upon existing and future	
operations.	
RIN-P5	The draft LPS includes a Safeguarding St Helens
Recognise the region's port, airport and	Airport Specific Area Plan to ensure the airport
other intermodal facilities (existing and	expansion is not compromised by development.
planned), including operations, and	
protect from development that will	
preclude or have an adverse impact on	
existing and future operations.	
RIN-P6	The State have determined that the SPPs provide for
Facilitate and encourage active modes of	this through the subdivision provisions in the
transport through land use planning.	residential zones.
RIN-P7	The implementation of the SPPs are seen by the State
Facilitate an efficient and convenient	as establishing this framework.
public transport system through land use	
planning.	
REGIONAL ECONOMIC DEVELOPMENT POI	LICY
E5.2 Regional Outcome	
Advance a nationally and internationally co	mpetitive region that applies innovation and
infrastructure investment to advance econo	omic development in a broad range of sectors.
ECONOMIC DEVELOPMENT	
ED-P1	This is outside the scope of a draft LPS.
Promote increased innovation within the	
Northern Tasmanian economy, and	
encourage:	
- Increased agricultural potential by	
investment in irrigation schemes and	
irrigated lands;	

- Innovation, which utilises and	
captures the region's water	
resources;	
- Food and wine innovation; and	
- A diversity of logistics in freight and	
port capacity.	
INDUSTRIAL LAND	1
ED-P2 Provide for land use planning and infrastructure networks to support the development of: - High value agriculture and food	The State have determine that the SPPs provide for this through the introduction of the Agriculture Zone and Rural zones.
products;	
- Digital economy (including the NBN);	
- Vibrant, creative and innovative	
activity centres as places of	
employment and lifestyle; and	
- Diverse tourism opportunities.	
ED-P3 Provide a 10 year supply of industrially zoned and serviced land in strategic locations.	The draft LPS include land within the industrial zones in accordance with the Settlement Strategy's projected demand.
TRAINING AND EDUCATION	
ED-P4 Provide suitable training and education opportunities in response to identified regional challenges, including those concerned with: - An ageing population;	This is outside the scope of a draft LPS.
- Out-migration of younger	
generations;	
- Low literacy/education/skilled	
workers;	
- Lack of diversity in the economy;	
- Lack of support and training facilities;	
and	
- Availability of affordable housing.	
ED-P5	This is outside the scope of a draft LPS.
Support initiatives that provide Northern Tasmanian with an economic capacity to	-

improve their lifestyle and engaged in fulltime or part-time employment to promote standards of living and access to basic services.	
ED-P6 Encourage sustainable and appropriate land use planning practices that seek to manage development and use of the region's natural resources.	The implementation of the SPPs are seen by the State as establishing this framework.
ED-P7 Prevent the loss of future rural production (including agriculture, mineral extraction, forestry).	The application of the Rural and Agriculture zones provides for the continued use of land for primary industry production. Due to the SPP's requiring that rural resources are separated into two zones, the LPS is the result of further analysis in addition to the State's mapping of the agricultural estate.
ED-P8 Manage the region's natural economic resources to sustainably and efficiently meet the needs of existing and future communities.	As detailed above.
TOURISM	
ED-P9 Support tourism development that is guided by research and economic strategies that develop projects and initiatives to enhance the range of tourism and visitor experiences in the region.	These matters are beyond the jurisdiction of a planning scheme.
ED-P10 Support the development of the tourism sector by ensuring land use planning policies and principles do not unnecessarily restrict tourism use and development.	The State has determined that the SPPs provide for this through the application of numerous zones that provide for tourism use and development as a complementary activity.
ED-P11 Provide for the opportunity in planning schemes to identify, protect and enhance distinctive local characteristics and landscapes.	The State has determined that the SPPs provide for this.
ED-P12 Avoid unnecessary restrictions on new tourism sector innovation in planning schemes and acknowledge that planning schemes cannot always predict future tourist sites/developments.	The State has determined that the SPPs provide for this.

SOCIAL INFRASTRUCTURE AND COMMUNITY POLICY

E6.2 Regional Outcome

Shape resilient, liveable and prosperous communities supported by high quality community infrastructure and living environments to meet communities' particular social, education, health care and living needs.

SOCIAL INFRASTRUCTURE	
SI-P01	Residential, Village and Community Purpose Zones
Coordinate planning for social	provide for various types of social infrastructure.
infrastructure with residential	
development.	
SI-P02	As detailed above
Provide social infrastructure that is	
accessible and well-located to residential	
development, public transport services,	
employment and educational	
opportunities.	
SI-P03	This is beyond the scope of the preparation of a draft
Provide multi-purpose, flexible and	LPS.
adaptable social infrastructure that can	
respond to changing and emerging	
community needs over time.	
SI-P04	The State has determined that the SPPs provide for
Allow for a greater choice in housing	this.
types.	
SI-P05	The State has determined that the SPPs provide for
Protect the operation of existing and	this.
planned education/training facilities from	
conflicting land uses.	
CULTURAL HERITAGE	Tarana and a same and
CH-P01	The Heritage Places table has transitioned from the
Recognise, retain and protect cultural	interim planning scheme to the draft LPS and include
heritage values in the region for their	both local and State listings.
character, culture, sense of place,	
contribution to our understanding of	
history.	The Ctate has determined that the CDDs provide for
CH-P02	The State has determined that the SPPs provide for
Recognise, manage and preserve regional	this.
archaeological values.	

REGIONAL ENVIRONMENTAL POLICY

E7.2 Regional Outcome

Apply a consistent approach to environmental management to:

- Protect and conserve the natural environment;
- Provide for the management and use of productive resources including agricultural lands, natural resources, water resources and coastal environments; and
- Plan for natural hazards and climate change adaption responses.

BIODIVERSITY AND NATIVE VEGETATION	
BNV-P01	The SPPs include Natural Assets Code and prescribes
Implement a consistent regional	the data content of mapping to be included in the
approach to regional biodiversity	planning scheme for watercourses and the 'Priority
management, native vegetation	Vegetation Area'.
communities and native fauna habitats	
including comprehensive spatial regional	
biodiversity mapping.	
BNV-P02	

Except where planning scheme provisions	
provide for exemptions, restrict land	
clearing and disturbance of intact natural	
habitat and vegetation areas, including	
areas of forest and non-forest	
communities declared under the Nature	
Conservation Act, coastal wetlands and	
remnant and appropriate cultural	
vegetation within settlement areas.	
BNV-P03	This is outside the scope of the draft LPS, as the SPPs
Land use planning is to minimise the	provide an exemption for the removal of weeds.
spread and impact of environmental	·
weeds.	
BNV-P04	This is outside the scope of the LPS.
Land use planning processes are to be	
consistent with any applicable	
conservation area management plans or	
natural resource management strategy.	
OPEN SPACE AND RECREATION	
OSR-P01	This is provided for through the application of the
To provide for an integrated open space	Open Space Zone.
and recreation system that contributes to	open space zone.
social inclusion, community health and	
well-being, amenity, environmental	
sustainability and the economy.	
OSR-P02	This is provided for through the application of the
Improve open space planning outcomes	
	Trunen share zone the orati LPS inclines the disposal
	Open Space Zone. The draft LPS includes the disposal
through the delivery of a consistent	of some Council owned land within the Open Space
through the delivery of a consistent regional approach that responds to the	of some Council owned land within the Open Space Zone. The Settlement Strategy details the disposal of a
through the delivery of a consistent regional approach that responds to the community's needs and avoids	of some Council owned land within the Open Space Zone. The Settlement Strategy details the disposal of a number of local parks and utilise funds to upgrade
through the delivery of a consistent regional approach that responds to the community's needs and avoids unnecessary duplication of facilities.	of some Council owned land within the Open Space Zone. The Settlement Strategy details the disposal of a
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T	T-1
NH-P03	The State has determined that the provisions of the
Future land use and development is to	SPPs Bushfire-Prone Areas Code address this.
minimise risk to people and property	
resulting from bushfire hazard.	
NH-P04	The State has determine that the provisions of the
Where avoidance of hazards is not	SPPs provide for this outcome.
possible or the level of risk is deemed	
acceptable, best practice construction	
and design techniques and management	
practices are to be implemented.	
CLIMATE CHANGE ADAPTION	
CCA-P1	This is outside the scope of an LPS.
Encourage energy efficient building use	
and design.	
CCA-P2	This is outside the scope of an LPS.
Protect investment in new Infrastructure	
from the impacts of climate change.	
COASTS AND WATERWAYS	
CW-P01	The draft LPS applies the SPP Natural Assets Code
Protect and improve the ecological	provisions through the Waterway and Coastal
integrity of coastal environments.	Protection Overlay.
CW-P02	Urban expansion is limited to the urban growth
Limit the expansion of urban	boundary set in the Settlement Strategy.
development within the coastal zone to	
avoid encroachment into areas of intact	
coastal environments.	
CW-P03	The draft LPS applies the SPP Natural Assets Code
Minimise or avoid use or development in	provisions through the Waterway and Coastal
areas subject to high coastal hazard.	Protection Overlay.
CW-P04	This is achieved through application of the SPP
Protect the visual integrity of coastal	Landscape Conservation Zone and Scenic
landscapes.	Management Code.
CW-P05	The draft LPS applies the SPP Natural Assets Code
Protect and manage the ecological health	provisions through the Waterway and Coastal
and environmental values of surface and	Protection Overlay.
	Frotection overlay.
groundwater. CW-P06	Clause 6 11 of the SDDs provides for this outcome to
	Clause 6.11 of the SPPs provides for this outcome to
Where appropriate, development in new	occur, when it is relevant to a particular development
or redevelopment areas is to adopt best	application.
practice Water Sensitive Urban Design	
(WSUD) principles.	The dueft LDC combine the CDD Metro of According
CW-P07	The draft LPS applies the SPP Natural Assets Code
Protect the water quality of the region's	provisions through the Waterway and Coastal
waterways and wetlands, including key	Protection Overlay.
water supply catchments.	
CW-P08	This is outside the scope of the draft LPS.
Recognise the importance of non-land	
use planning based organisations and	
their strategies and policies in managing,	
protecting and enhancing natural values.	
LANDSCAPE AND SCENIC AMENITY	

LSA-P01 Consider the value of protecting the scenic and landscape amenity of key regional tourism routes having regard to the routes identified in Map E3 and local circumstances, as well as the: - Importance of scenic landscapes as viewed from major roads and tourist routes/destinations as contributing to

economic basis of the tourism

industry as well as local visual

amenity;

The draft LPS includes the Scenic Road Corridor – Scenic Management – Tourist Road Corridor within the SPPs Scenic Protection Code

- Importance of natural/native
 vegetation in contributing to scenic
 values of rural and coastal areas
 generally, with particular emphasis
 on prominent topographical features;
 and
- Need to protect skylines and prominent hillsides from obtrusive development/works.

The draft LPS applies the SPP provisions of the Scenic Protection Code. These Scenic Road Corridors have transitioned from the interim planning scheme.

LSA-P02

Protect specific topographic or natural features of significant scenic/landscape significance.

2.6 Break O'Day Council Strategic Plan 2017-2027

Section 34(2)(f) of the Act requires the preparation of an LPS to have regard to the Council Strategic Plan.

The Break O'Day Council Strategic Plan 2017-2027 (Strategic Plan) has five main goals, these are —

- 1. **Community** To strengthen our sense of community and lifestyle through opportunities for people to connect and feel valued.
- 2. **Economy** To foster innovation and develop vibrant and growing local economies which offer opportunities for employment and development of businesses across a range of industry sectors.
- Environment To balance our use of the natural environment to ensure that it is available for future generations to enjoy as we do.
- 4. **Infrastructure** To provide quality infrastructure which enhances the liveability and viability of our communities for residents and visitors.
- 5. **Services** To have access to quality services that are responsive to the changing needs of the community and lead to improved health, education and employment outcomes.

With regard to the Strategic Plan, the draft LPS provides land suitably zoned to contribute to the attainment of the listed goals. A range of business, industrial and residential zones are in place to encourage expansion of business and industrial opportunities, whilst the residential zones provide for a variety of residential densities according to their location.

A suite of environmental zones and Code overlays are utilised to manage the environmental impacts on land and resources in a manner that accounts for sustainability. This raises the awareness of the community as to where such areas are located, and the appropriate controls to land use and development. A key focus area of the Strategic Plan that correlates directly with the draft LPS is to encourage sensible and sustainable development through sound land use planning, building and design.

2.7 Break O'Day Land Use Strategies

The Break O'Day Council Land Use and Development Strategy – Municipal Management Plan August 2015 (the Strategy) has been developed to provide direction for future land use and development within Break O'Day. The Strategy is broken into three parts: Part A – State of the Areas Report, Part B – Land Use Opportunities and Constraints and Part C – Final Recommendations. The purpose and objective of the Strategy is to inform and identify land use and development issues and opportunities requiring further action, including recognition of state and local planning policy frameworks and implementation in the interim planning scheme. It is intended that the Strategy will be used as the integrated policy document for guiding future land use and development in the municipality.

For the most part the draft LPS carried across the interim planning scheme zoning. An exception to this was where the Strategy provided clear and justified recommendations for rezoning of land. These rezoning's are discussed in detail in section 3 of this Report.

2.8 Adjacent Municipal Area LPSs

Section 34(2)(g) of the Act requires an LPS to be, as far as is practicable, consistent with and coordinated with an LPS that applies to an adjacent municipal area.

The municipal areas adjacent to Break O'Day are Dorset to the north, Launceston and Northern Midlands to the west, with Glamorgan Spring Bay to the south. At the time of writing neither Dorset, Launceston or the Northern Midlands have released their draft LPS, Glamorgan Spring Bay has. In reviewing the Glamorgan Spring Bay draft LPS no conflicts with the draft LPS have been identified. Break O'Day Council will work in collaboration with the other adjoining municipalities.

2.9 Safety Requirements under the Gas Pipelines Act 2000

Section 34(2)(h) of the Act requires the preparation of a draft LPS to have regard to the safety requirements set out in the standards prescribed under the *Gas Pipelines Act 2000*. Having said this, the municipal area does not contain any land subject to the gas pipeline.

The draft LPS is to have regard to the safety requirements set out in the standards prescribed under the *Gas Pipelines Act 2000*. The Act and regulations provide for safety requirements, however these do not have any direct relationship to a planning scheme. More relevantly the Act includes a declared statutory notification corridor for use and development within proximity to the pipeline to ensure its safety and protection. Sections 70C and 70D of the Act require the planning authority to give notice to the pipeline licensee for development within the corridor. The licensee may provide advice to the planning authority as to safety conditions that are to be included on any permit issued.

A planning authority cannot include on a permit condition that conflicts with any condition contained in the safety and operating plan for the affected pipeline.

3.0 Application of Zones

Zoning is the principle mechanism available for a planning scheme to determine how land may be used, developed, protected and/or conserved into the future. The SPPs provide 23 zones each with a specific purpose that describes the manner in which land may be utilised.

In 2018 the TPC issued Guideline No. 1 Local Provisions Schedule (LPS): Zone and Code Application (the Guideline) with approval of the Minister, in accordance with section 8A of LUPAA. The purpose of the Guideline is to provide an easy reference guide for the application of all zones and codes for the preparation of draft LPS in accordance with LP1.0 of the SPP which set out the LPS requirements.

Section LP1.2 requires each LPS to contain a map that provides for spatial application of the zones to land in the municipal area. The Guideline is to be read in conjunction with the transitional provisions under Schedule 6 of LUPAA.

The Guideline directs that the 'primary objective in applying zone should be to achieve the zone purpose to the greatest extent possible'. This is consistent with the Schedule 1 Objectives of LUPAA, however must also be read in conjunction with the allowance for overriding local provisions to be included in an LPS and the requirement to demonstrate that it promotes sustainable use and development. The Guideline contains 'should' statements for the zoning of land and in doing so, recognised that there will be circumstances whereby sustainable outcomes are not achieved without variation in zone type, or the inclusion of overriding local provision.

3.1 BOD 2015 – SPP's Zone Conversion

For the most part, the draft LPS carries through the existing interim planning scheme zoning, as this correlates directly with the zone application Guidelines. The associated changes in zone standards are generally minor and it is considered that the strategic intent underpinned by the NRLUS and local strategies was not compromised by the SPP's.

The process of LPS development has determined that despite the zone purpose and/or uses of the SPP's being the 'best fit' to achieve the primary objective, some associated standards of the zone did not result in sustainable outcomes and disadvantaged landowners, which is in direct conflict with the requirements of Section 34. This has resulted in the LPS including SAP's and PPZs which are discussed in section 5 below.

The zones from the interim planning scheme have been transferred into the draft LPS with the aim to deliver a 'like for like' transition where possible. Notwithstanding this, some zoning changes are proposed derived from:

- The statements and requirements specified in the Guidelines;
- The removal of the Environmental Living Zone (ELZ) and Rural Resource Zone (RRZ) and the subsequent introduction of the Landscape Conservation Zone (LCZ), Rural Zone (RZ) and Agricultural Zone (AZ);
- The State's mapping of 'Land Potentially Suitable for Agriculture Zone' and the Agricultural Land Mapping Project (Mapping Project);
- Correction of local anomalies and disposal of land.
- Clear direction from the Break O'Day Council Land Use and Development Strategy –
 Municipal Management Plan August 2015 (the Strategy).

The following sections discuss these zoning changes in greater detail.

3.1.1 General Residential Zone (GRZ)

The Guideline provides the following zone application guidelines for applying the GRZ.

- GRZ 1 The General Residential Zone should be applied to the main urban residential areas within each municipal area which:
 - (a) are not targeted for higher densities (see Inner Residential Zone); and
 - (b) are connected, or intended to be connected, to a reticulated water supply service and a reticulated sewerage system.
- GRZ 2 The General Residential Zone may be applied to green-field, brown-field or grey-field areas that have been identified for future urban residential use and development if:
 - (a) within the General Residential Zone in an interim planning scheme;
 - (b) within an equivalent zone under a section 29 planning scheme; or
 - (c) justified in accordance with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council; and
 - (d) is currently connected, or the intention is for the future lots to be connected, to a reticulated water supply service and a reticulated sewerage system,
- Note: The Future Urban Zone may be used for future urban land for residential use and development where the intention is to prepare detailed structure/precinct plans to guide future development.
- GRZ 3 The General Residential Zone should not be applied to land that is highly constrained by hazards, natural values (i.e. threatened vegetation communities) or other impediments to developing the land consistent with the zone purpose of the General Residential Zone, except where those issues have been taken into account and appropriate management put into place during the rezoning process.

For the most part land within the GRZ of the interim planning scheme transitioned to the GRZ of the draft LPS. The following table details any further modifications to the GRZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID St Helens CT241612/1	RRZ	GRZ	(identified in black title boundary) Magnuto Creat Water treatment plant St Heat Wood deliver Are Nestus Les
Justification	"Potentia suitable f features. additiona medium i Street dir identifies proposed	ally Unconstrain or these alloth Rezoning of the International Processing In	to the west were identified as part of the Mapping Project as ned' land suitable for Agriculture. The AZ is not considered nents given surrounding development pattern and on ground nese sites is based on Strategy which details - Two potential ural living areas are identified if urban expansion is required in the being a site on the northern side of St Helens off Tully Street/Annie in the town boundary which is serviced. The Strategy further are within Future Urban Growth / Settlement Boundary. The ne identified lot to the GRZ is consistent with GRZ 1, GRZ 2 and GRZ be rezoned to the RLZ (to be discuss in the RLZ section of this
St Helens CT30649/2	OSZ	GRZ	LINDSAY=PARADE SERVICE 15 LINDSAY=PARADE 16 16 12
Justification	states - D parks inc provides	isposal of a nu luding the park access to adjac	ne site for disposal. The rezoning is based on the Strategy which amber of local parks and utilise funds to upgrade facilities in other as located:at corner of Lindsay Pde and Cameron St as this land cent commercial area has limited level of useability for open space icinity of other more useable foreshore and local parks in St Helens.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
	-	_	ne GRZ is consistent with GRZ 1, GRZ 2 and GRZ 3 and is the most the surrounding land use pattern.
St Helens CT30563/27 & CT30563/28	OSZ	GRZ	18
Justification	Council h	as identified th	ne site for disposal. Rezoning based on Strategy which details -
	Disposal of including steep to be consisten given the	of a number of the parks loca be effectively u it with GRZ 1, (surround land	Tocal parks and utilise funds to upgrade facilities in other parks ted:at Cnr Mimosa St and Jason St, St Helens as this land is too sed for open space purposes. The proposed rezoning to the GRZ is GRZ 2 and GRZ 3 and is considered the most appropriate zone
St Helens CT141663/9	OSZ	GRZ	HEIGHTS 59 63 29 29 23
Justification	Disposal of including effectivel	of a number of the parks loca y used for ope RZ 2 and GRZ 3	ne site for disposal. Rezoning based on Strategy which details - Flocal parks and utilise funds to upgrade facilities in other parks ted: in Falmouth St, St Helens as this land is too steep to be a space purposes. Proposed rezoning to the GRZ is consistent with and is considered the most appropriate zone given the surround

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
Scamander CT129825/1, CT159724/101, CT176276/920 (partial), CT161875/1, CT159724/17, CT161875/18, CT167461/36, CT170174/35, CT176275/46, CT176275/45, CT176275/44, CT176275/44, CT176275/41, CT176275/41, CT176275/40, CT169339/39, CT169339/38, CT159724/37, CT159724/15, CT159724/16, CT159724/13, CT167461/12, CT170985/11, CT159724/100 Justification	The rezor Strategy. Drive in a General F	ing boundary The Strategy of t	is based on the approved DA and is further supported in the details - On completion of the subdivision of land around Winifred in the existing development approval, the land should be rezoned to deflect its current and future use. The Strategy identifies the lots
	within Fu consisten zone give	ture Urban Gr It with GRZ 1, (In the approve	owth / Settlement Boundary. Proposed rezoning to the GRZ is GRZ 2 and GRZ 3 and is considered to be the most appropriate d subdivision, the removal of the ELZ and that the site is serviced. to the east along the foreshore, which is within the ELZ is to be
		•	nich is discussed in coming sections of this report.
Titles removed fr	rom GRZ		
St Helens CT 173826/2; CT 173826/3	GRZ	GBZ	Details and justification in the GBZ section of this report
St Marys CT30698/1	GRZ	LBZ	Details and justification in the LBZ section of this report
St Marys CT135823/1	GRZ	RZ	Details and justification in the RZ section of this report

3.1.2 Inner Residential Zone (IRZ)

Neither the interim planning scheme nor the draft LPS apply the IRZ within the municipality.

3.1.3 Low Density Residential Zone (LDRZ)

The Guideline provides the following zone application guidelines for applying the LDRZ.

- LDRZ 1 The Low Density Residential Zone should be applied to residential areas where one of the following conditions exist:
 - (a) residential areas with large lots that cannot be developed to higher densities due to any of the following constraints:
 - (i) lack of availability or capacity of reticulated infrastructure services, unless the constraint is intended to be resolved prior to development of the land; and
 - (ii) environmental constraints that limit development (e.g. land hazards, topography or slope); or
 - (b) small, residential settlements without the full range of infrastructure services, or constrained by the capacity of existing or planned infrastructure services; or
 - (c) existing low density residential areas characterised by a pattern of subdivision specifically planned to provide for such development, and where there is justification for a strategic intention not to support development at higher densities.
- LDRZ 2 The Low Density Residential Zone may be applied to areas within a Low Density Residential Zone in an interim planning scheme or a section 29 planning scheme to lots that are smaller than the allowable minimum lot size for the zone, and are in existing residential areas or settlements that do not have reticulated infrastructure services.
- LDRZ 3 The Low Density Residential Zone should not be applied for the purpose of protecting areas of important natural or landscape values.
- LDRZ 4 The Low Density Residential Zone should not be applied to land that is targeted for greenfield development unless constraints (e.g. limitations on infrastructure, or environmental considerations) have been identified that impede the area being developed to higher densities.

For the most part, land within the LDRZ of the interim planning scheme transitioned to the LDRZ of the draft LPS. The following table details any further modifications to the LDRZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
Falmouth CT136081/1, CT149067/21, CT149067/22, CT149067/24, CT149067/25, CT149067/26, CT14906/27, CT149067/28, CT168325/4	ELZ	LDRZ	
Justification	sizes and are not ic The rezor rezoning currently	the surroundidentified within to the LDF is supported by zoned Environ 100m² should be	to be the most logical zone given the removal of the ELZ, the lot ing development pattern. Further, the sites are not serviced and in the Strategy's Future Urban Growth / Settlement Boundary. RZ is consistent with LDRZ 1, LDRZ 2, LDRZ 3 and LDRZ 4. The by the Strategy which details - Land directly south of the Village immental Living and already subdivided into allotments generally be rezoned to Low Density Residential to reflect the current and
Akaroa CT54668/3, CT65776/4, CT54668/5, CT54668/6, CT32060/3, CT64450/8, CT64450/1, CT64450/2	ELZ	LDRZ	Lords Point Interview PLACE
Justification	surround sites are the ELZ a of this lar applied. Thighlighte	ing developmenot serviced, underserviced, underserviced is undevelous is discussed sites to the	ical zone given the removal of the ELZ and the existing and ent pattern. This zoning is consistent with the Guideline and the unlike other residential land in Akaroa. The adjoining land within f one title and holds significant natural values. Given the majority ped, highly vegetated and includes the foreshore, the LCZ is to be ed further in following sections of the report. Rezoning of LDRZ is consistent with LDRZ 1, LDRZ 2, LDRZ 3 and LDRZ 4. Further ed appropriate for the highlighted titles.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
Cornwell CT54237/1	OSZ	LDRZ	CROSBY STREET 23-27 WILLIAM STREET
Justification			ouncil. The rezoning of site to the LDRZ is consistent with LDRZ 1,
			RZ 4. The Strategy further reinforces the rezoning - The single illiam Street which is zoned Open Space should be rezoned to Low
		-	en it is currently vacant and there is a substantial amount of Open
			n the village. Site identified in Strategy as within the Future Urban
	-		oundary. The rezoning to LDRZ is considered to be the most
			tegy has identified the site for disposal.
No titles were re	moved fro	m the LDRZ	

3.1.4 Rural Living Zone (RLZ)

The Guideline provides the following zone application guidelines for applying the RLZ.

- RLZ 1 The Rural Living Zone should be applied to:
 - (a) residential areas with larger lots, where existing and intended use is a mix between residential and lower order rural activities (e.g. hobby farming), but priority is given to the protection of residential amenity; or
 - (b) land that is currently a Rural Living Zone within an interim planning scheme or a section 29 planning scheme, unless RLZ 4 below applies.
- RLZ 2 The Rural Living Zone should not be applied to land that is not currently within an interim planning scheme Rural Living Zone, unless:
 - (a) consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council; or
 - (b) the land is within the Environmental Living Zone in an interim planning scheme and the primary strategic intention is for residential use and development within a rural setting and a

similar minimum allowable lot size is being applied, such as, applying the Rural Living Zone D where the minimum lot size is 10 ha or greater.

- RLZ 3 The differentiation between Rural Living Zone A, Rural Living Zone B, Rural Living Zone C or Rural Living Zone D should be based on:
 - (a) a reflection of the existing pattern and density of development within the rural living area; or
 - (b) further strategic justification to support the chosen minimum lot sizes consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.
- *RLZ 4* The Rural Living Zone should not be applied to land that:
 - (a) is suitable and targeted for future greenfield urban development;
 - (b) contains important landscape values that are identified for protection and conservation, such as bushland areas, large areas of native vegetation, or areas of important scenic values (see Landscape Conservation Zone), unless the values can be appropriately managed through the application and operation of the relevant codes; or
 - (c) is identified in the 'Land Potentially Suitable for Agriculture Zone' available on the LIST (see Agriculture Zone), unless the Rural Living Zone can be justified in accordance with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.

The SPPs have introduced a number of different lots size classifications within the RLZ. The RLZ minimum lot sizes are classified as follows:

- Rural Living Zone A: 1ha,
- Rural Living Zone B: 2ha,
- Rural Living Zone C: 5ha,
- Rural Living Zone D: 10ha.

The draft LPS mapping has applied these zone classifications based on allotment sizes with the intention to not grant or revoke existing development rights.

For the most part, land within the RLZ of the interim planning scheme transitioned to the RLZ of the draft LPS with the application of the appropriate lot size classifications. The following table details any further modifications to the RLZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
St Helens CT125919/1	RRZ	RLZ	St Hey Wood 61 yr 19 Arts Arts Sentre
Justification	As detailed in the GRZ section of the report, the site and allotment to east are identified as part of the Mapping Project. The AZ however, is not considered suitable for these allotments given surrounding development pattern and on ground features. As previously detailed, the rezoning of these sites is based on the Strategy which identifies both lots within Future Urban Growth / Settlement Boundary. The Strategy details: Two potential additional residential/rural living areas are identified if urban expansion is required in the medium term, the first being a site on the northern side of St Helens off Tully Street/Annie Street directly adjoining the town boundary which is serviced. A buffer would be required from industrial zoned land to the west of this area. The site is currently split zoned with approximately 2500m² of GRZ along the Tully Street frontage. This GRZ will remain in the LPS. For the balance of the site the RLZ is considered to be appropriate zone as it is a continuation of the RLZ to the west, as well as act as a buffer between the GIZ zone and GRZ. The rezoning to the RLZ is consistent with RLZ 1, RLZ 2, RLZ 3 and RLZ 4. Further to this the rezoning is in accordance with the AZ 6 requirement from the Guidelines as the Strategy details the land is suitable for residential use rather than Agricultural.		

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
St Helens CT199892/2	RRZ	RLZ	St Helens Gar Course
Justification	land (the The RLZ is existing a is consist the AZ 6	following sect s considered to nd adjoining r ent with RLZ 1 requirement fr	within the Mapping Project as Potentially Constrained (Criteria 3) ions of this report provides details regarding this classification). In more appropriate than the inclusion into the AZ given the esidential settlements and existing dwellings on site. The rezoning part of RLZ 3 and RLZ 4. Further to this the rezoning is in accordance with from the Guidelines as the Strategy details the land is suitable for than Agricultural.
St Helens CT230424/1 CT236526/1	RRZ	RLZ	
Justification	land. The Urban, Ri through t RLZ along	Strategy note ural Living or E the draft LPS o Medeas Cove	within the Mapping Project as Potentially Constrained (Criteria 3) is that the area and surrounding land to the south as Long term invironmental Living investigation area. The rezoning proposed only relates to the two stated titles to allow for the continuation of a Road and does not include surrounding southern lots. This with RLZ 1, RLZ 2, RLZ 3 and RLZ 4. The RZ is not considered to be

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
	requirem		tles. Further to this the rezoning is in accordance with the AZ 6 Guidelines as the Strategy details the land is suitable for residential
Titles removed fr		i tilali Agricult	urai.
Fingal CT13060/1	RLZ	GIZ	Details and justification in GIZ section of this report

3.1.5 Village Zone (VZ)

The draft LPS includes no changes to the VZ from the interim planning scheme.

3.1.6 Urban Mixed Use Zone (UMUZ)

Neither the interim planning scheme nor the draft LPS utilise the UMUZ.

3.1.7 Local Business Zone (LBZ)

The Guideline details the following zone application guidelines for applying the LBZ.

- LBZ 1 The Local Business Zone should be applied to land within urban settlements which provides, or is intended to provide, for the business, commercial and community functions within:
 - (a) local shopping strips; or
 - (b) town centres for some smaller settlements.
- LBZ 2 The Local Business Zone may be applied to:
 - (a) Local Centres and the lower order Minor or Neighbourhood Centres in the Activity Centre Network under the Southern Tasmania Regional Land Use Strategy;
 - (b) Local or Minor Centres and the Neighbourhood or Rural Town Centres in the Regional Activity Centre Hierarchy under the Regional Land Use Strategy of Northern Tasmania; and
 - (c) the main retail and business areas of Local Service Centres and Localities in the activity centres description in the Cradle Coast Regional Land Use Strategy.
- LBZ 3 The Local Business Zone may be used for groups of local shops and businesses in existing residential areas where there is a strategic intention to maintain such uses, and the provisions of the surrounding residential zone are not appropriate.
- LBZ 4 The Local Business Zone should not be used for individual, isolated local shops or businesses within residential areas, unless:
 - (a) they are a use, or are of a scale, that is more appropriate for the Local Business Zone and there is an intention to maintain the use; or
 - (b) there is a strategic intention to expand the existing retail or business area in this locality consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.

For the most part, land within the LBZ of the interim planning scheme transitioned to the LBZ of the draft LPS. The following table details any further modifications to the LBZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
St Marys CT30698/1	GRZ	LBZ	at Walk Music Bayground	
Justification		The site includes an existing building that is currently unleased however historically has		
			al shop. There are a number of other outbuildings and a dwelling	
			p front in the western corner of the site, adjacent to the LBZ.	
			nsidered to be subservient and ancillary to the shop. The balance	
		-	ately vacant and cleared with some established vegetation along	
		•	- Main Street and northern boundary - St Marys Rivulet. The	
		-	falls to the north and the site has a known history of flooding due	
	-	ximity to the R	ibility to flooding, the historical use of the site for local business	
		· · · · · · · · · · · · · · · · · · ·	•	
	•	and the proximity to the LBZ; coupled with the lack of GRZ uses occurring on the northern side of Main Street Council proposed to rezone the site to the LBZ. This is consistent with		
		LBZ1, LBZ2, LBZ3 and LBZ4.		
No titles were re		•		

3.1.8 General Business Zone (GBZ)

The Guideline details the following zone application guidelines for applying the GBZ.

- GBZ 1 The General Business Zone should be applied to land within urban settlements that provides, or is intended to provide, for the business, commercial and community functions within Tasmania's main suburban and rural town centres.
- GBZ 2 The General Business Zone may be applied to:
 - (a) Major Activity Centres, Rural Service Centres and the higher order Minor or Neighbourhood Centres in the Activity Centre Network under the Southern Tasmania Regional Land Use Strategy;
 - (b) Suburban Activity Centres and District Service Centres in the Regional Activity Centre Hierarchy under the Regional Land Use Strategy of Northern Tasmania; and
 - (c) the main retail and business areas of District Activity Centres in the activity centres description in the Cradle Coast Regional Land Use Strategy.

For the most part, land within the GBZ of the interim planning scheme transitioned to the GBZ of the draft LPS. The following table details any further modifications to the GBZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
St Helens CT 173826/2; CT 173826/3	GRZ	GBZ	St Helens District High School Filtering Street Street Golden
Justification	As shown	in the above	figure the St Helens Police Station is currently split zoned GRZ and
			not consistent with the Guidelines or representative of the existing
			te. The rezoning of the site to the GBZ will allow for continuation
			ges Bay Esplanade and into Cecila Street and is consistent with the
		_	he rezoning is consistent with GBZ 1 and GBZ 2.
St Helens CT147446/1	CPZ	GBZ	ercy Steel Reserve
Justification			e former hospital site in St Helens. The hospital has since been
			is appropriate for the site to be rezoned from the CPZ to the GBZ.
		_	for continuation of GBZ along Cecilia Street, allow for future use e site, and a consolidation of business activity to the central area of
			is in accordance with GBZ 1 and GBZ 2. CPZ not considered to be
		ite for site.	32.2.2.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.
No titles were re			

3.1.9 Central Business Zone (CBZ)

Neither the interim planning scheme nor the draft LPS utilise the CBZ.

3.1.10 Commercial Zone (CZ)

Neither the interim scheme nor the draft LPS utilise the CZ.

3.1.11 Light Industrial Zone (LIZ)

Neither the interim planning scheme nor the draft LPS utilise the LIZ.

3.1.12 General Industrial Zone (GIZ)

The Guideline details the following zone application guidelines for applying the GIZ.

- GIZ 1 The General Industrial Zone should be applied to land that provides, or is intended to provide, for a range of larger-scale or medium and higher impact, manufacturing, processing, servicing, storage and transport and distribution uses. These are likely to include large industrial operations with actual or potential nearby off site impacts. These may be located in areas remote from land designated for other uses, such as residential use, in order to avoid land use conflicts.
- GIZ 2 The General Industrial Zone should not directly adjoin land zoned for residential purposes unless:
 - (a) separated by physical buffers such as a major road; or
 - (b) for existing industrial areas that provide for larger-scale or medium and higher impact, manufacturing, processing, servicing, storage and transport and distribution uses.
- GIZ 3 The General Industrial Zone should have access to freight transport routes and other utility infrastructure and services (e.g. electricity, water, sewerage) that is appropriate for the intended industrial use.
- GIZ 4 The General Industrial Zone may be applied to land without connection to a reticulated sewerage system if:
 - (a) for existing industrial areas that provide for larger-scale or medium and higher impact, manufacturing, processing, servicing, storage and transport and distribution uses;
 - (b) unnecessary for the intended industrial use; or
 - (c) the area is capable of accommodating on-site waste water treatment systems suitable for the intended industrial use.
- GIZ 5 The General Industrial Zone may be applied to port and marine facilities that are directly linked to specific higher impact manufacturing, processing, repair, servicing or storage uses.
- GIZ 6 The General Industrial Zone may be applied to land seaward of the high water mark where it includes existing, or is intended for, industrial activities.

For the most part, land within the GIZ of the interim planning scheme transitioned to the GIZ of the draft LPS. The following table details any further modifications to the GIZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
Fingal CT13060/1	RLZ	GIZ	training track depot depot Fingal Ametery Catholic Cem etery 082	
Justification		_	re the site is surrounded by the GIZ on three boundaries and forms	
		_	trial precinct. The Strategy provides the following commentary	
			gle rural living allotment is located within the industrial zoned	
	_		ately 2,300m² in size, which should be rezoned in order to reduce	
		•	rerest. However, the site is substantially developed and	
		consultation with the landowner should occur to determine their intended future use of the land. Rezoning is consistent with GIZ 1, GIZ, 2, GIZ 3 and GIZ 4.		
No titles were re			iisistent with Giz 1, Giz, 2, Giz 3 dilu Giz 4.	
No titles were removed from the GBZ				

3.1.13 Rural Zone (RZ)

The RZ and AZ in the SPPs reflect a recalibration of the Rural Resource Zone (RRZ) and the Significant Agricultural Zone (SAZ) that are currently applied in the interim planning schemes across Tasmania.

The State Government commissioned a State-wide Agricultural Land Mapping Project (Mapping Project) with the primary aim of identifying Tasmania's existing and potential agricultural land, and to provide guidance to local planning authorities on the spatial application of the AZ within their municipal areas.

Land within the RRZ of the interim planning scheme transitioned to either the RZ or AZ depending on how the land was mapped in the Mapping Project.

The AZ is intended to provide a much broader scope for the identification and protection of agricultural land in Tasmania, with priority given to agricultural uses.

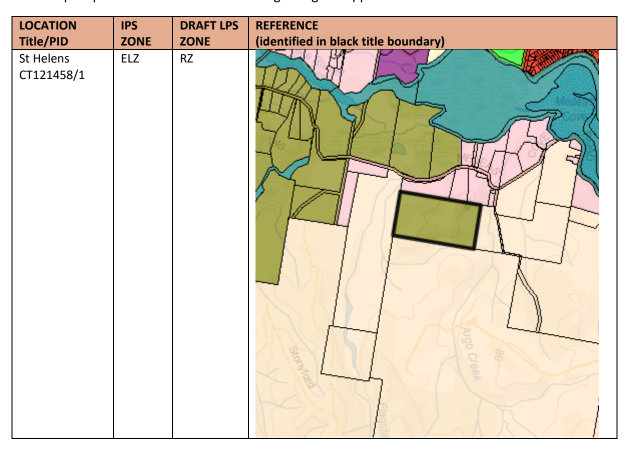
The RZ provides for the remaining rural land where there is limited or no potential for agriculture. The RZ provides for all agricultural uses to occur in conjunction with a range of rural businesses and industries.

The Guideline details the following zone application guidelines for applying the RZ.

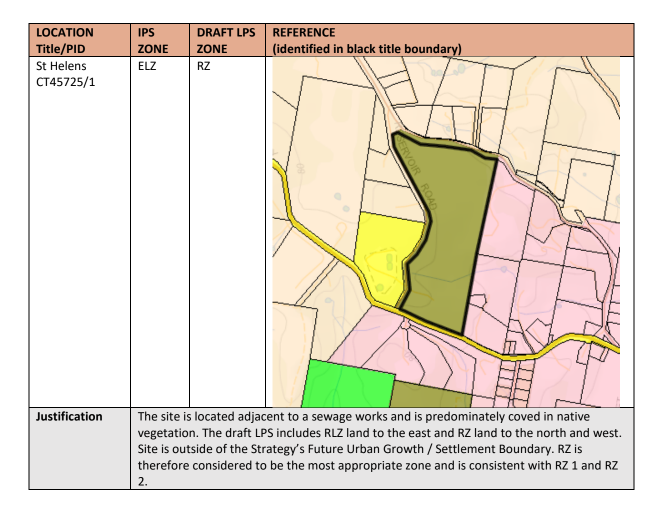
RZ 1 The Rural Zone should be applied to land in non-urban areas with limited or no potential for agriculture as a consequence of topographical, environmental or other characteristics of the

- area, and which is not more appropriately included within the Landscape Conservation Zone or Environmental Management Zone for the protection of specific values.
- RZ 2 The Rural Zone should only be applied after considering whether the land is suitable for the Agriculture Zone in accordance with the 'Land Potentially Suitable for Agriculture Zone' layer published on the LIST.
- RZ 3 The Rural Zone may be applied to land identified in the 'Land Potentially Suitable for Agriculture Zone' layer, if:
 - (a) it can be demonstrated that the land has limited or no potential for agricultural use and is not integral to the management of a larger farm holding that will be within the Agriculture Zone;
 - (b) it can be demonstrated that there are significant constraints to agricultural use occurring on the land:
 - (c) the land is identified for the protection of a strategically important naturally occurring resource which is more appropriately located in the Rural Zone and is supported by strategic analysis;
 - (d) the land is identified for a strategically important use or development that is more appropriately located in the Rural Zone and is supported by strategic analysis; or
 - (e) it can be demonstrated, by strategic analysis, that the Rural Zone is otherwise more appropriate for the land.

The following table details any further modifications to the RZ within the draft LPS. The next section in this report provide further information regarding the application of the AZ.



LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
	The title i Future Ur and south features a determine	The title is within the ELZ of the interim planning scheme and located outside of the Future Urban Growth / Settlement Boundary within the Strategy. Land to the east, west and south all identified for AZ within the Mapping Project. However, given on ground features and topography as well as proximity to GRZ land (to the east) it has been determined these sites are is more suitable for RZ. As such, highlighted title is also to transition to RZ. This application is consistent with RZ 1, RZ 2 and RZ 3. ELZ RZ		
			Boggy Creek	
Justification		Titles within the ELZ of the interim planning scheme. Despite being located within the		
	Future Urban Growth / Settlement Boundary the Strategy does not reference any			
	opportunity for development or densification of this land. Given the availability of surrounding GRZ land that is not developed, a residential zoning is not considered			
		appropriate at this point in time. The land is also predominantly covered in vegetation.		
		Rezoning to RZ is considered the most logical application given the surrounding RZ to the		
	_	south and west. This application is consistent with RZ 1 and RZ 2. The existing split zoning		
		rth with GRZ w		



3.1.14 Agricultural Zone (AZ)

As detailed in the previous section of this report, the RZ and AZ in the SPPs reflect a recalibration of the RRZ and the SAZ that are currently applied in the interim planning schemes.

The State Government identified land suitable for inclusion within the AZ through the Mapping Project with the primary aim of identifying Tasmania's existing and potential agricultural land, and to provide guidance to local planning authorities on the spatial application of the AZ within their municipal areas.

The mapping is of particular weight given the interim planning scheme did not include any land within the SAZ.

The Mapping Project excluded certain land use such as forestry in their analysis which was better suited to the Rural Zone as a strategically important naturally occurring resource.

The Mapping Project produced two mapping layers that were made available on the LIST website which included:

- 1. Potential Agricultural Land Initial Analysis (Layer 1)
- 2. Land Potentially Suitable For Agriculture (Layer 2)

Layer 2 included a constraints analysis and shows land that is:

- Unconstrained agricultural land (Orange)
- Potentially Constrained Agricultural Land (Criteria 2A) (Yellow)

- Potentially Constrained Agricultural Land (Criteria 2B) (Cream)
- Potentially Constrained Agricultural Land (Criteria 3) (Green)

The constraints analysis is based on the table below:

Unconstrained	Potentially Constrained	Potentially Constrained	Potentially Constrained
	(Criteria 2A)	(Criteria 2B)	(Criteria 3)
 an area greater than the Criteria 1 size thresholds; or an area less than the Criteria 1 thresholds, but adjoining another title with an area greater than the Criteria 1 size thresholds and a capital value of less than \$50,000/ha. 	 an area less than the Criteria 1 size thresholds; a capital value of greater than \$50,000/ha; and not adjoining a residential zone. 	 an area less than the Criteria 1 size thresholds; a capital value of less than \$50,000/ha; not adjoining a title with an area greater than the Criteria 1 size thresholds; and not adjoining a residential zone. 	 an area less than the Criteria 1 size thresholds; a capital value of less than \$50,000/ha, or not adjoining a title with an area greater than the Criteria 1 size thresholds; and adjoining a residential zone.

The Guideline provides the following zone application guidelines for applying the AZ

- AZ 1 The spatial application of the Agriculture Zone should be based on the land identified in the 'Land Potentially Suitable for Agriculture Zone' layer published on the LIST, while also having regard to:
 - (a) any agricultural land analysis or mapping undertaken at a local or regional level for part of the municipal area which:
 - (i) incorporates more recent or detailed analysis or mapping;
 - (ii) better aligns with on-ground features; or
 - (iii) addresses any anomalies or inaccuracies in the 'Land Potentially Suitable for Agriculture Zone' layer, and

where appropriate, may be demonstrated in a report by a suitably qualified person, and is consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council;

- (b) any other relevant data sets; and
- (c) any other strategic planning undertaken at a local or regional level consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.
- AZ 2 Land within the Significant Agriculture Zone in an interim planning scheme should be included in the Agriculture Zone unless considered for an alternate zoning under AZ 6.
- AZ 3 Titles highlighted as Potentially Constrained Criteria 2A, 2B or 3 in the 'Land Potentially Suitable for Agriculture Zone' layer may require further investigation as to their suitability for inclusion within the Agriculture Zone, having regard to:
 - (a) existing land uses on the title and surrounding land;
 - (b) whether the title is isolated from other agricultural land;

- (c) current ownership and whether the land is utilised in conjunction with other agricultural land;
- (d) the agricultural potential of the land; and
- (e) any analysis or mapping undertaken at a local or regional level consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.
- AZ 4 The 'Potential Agricultural Land Initial Analysis' layer may assist in making judgements on the spatial application of Agriculture Zone, including, but not limited to:
 - (a) any titles that have or have not been included in the 'Land Potential Suitable for the Agriculture Zone' layer, including titles that are surrounded by land mapped as part of the LIST layer;
 - (b) any titles highlighted as Potentially Constrained Criteria 2A, 2B or 3;
 - (c) outlying titles that are either included or excluded within the 'Land Potential Suitable for the Agriculture Zone' layer; and
 - (d) larger titles or those with extensive areas of native vegetation cover.
- AZ 5 Titles may be split-zoned to align with areas potentially suitable for agriculture, and areas on the same title where agriculture is constrained. This may be appropriate for some larger titles.
- AZ 6 Land identified in the 'Land Potentially Suitable for Agriculture Zone' layer may be considered for alternate zoning if:
 - (a) local or regional strategic analysis has identified or justifies the need for an alternate consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council;
 - (b) for the identification and protection of a strategically important naturally occurring resource which requires an alternate zoning;
 - (c) for the identification and protection of significant natural values, such as priority vegetation areas as defined in the Natural Assets Code, which require an alternate zoning, such as the Landscape Conservation Zone or Environmental Management Zone;
 - (d) for the identification, provision or protection of strategically important uses that require an alternate zone; or
 - (e) it can be demonstrated that:
 - (i) the land has limited or no potential for agricultural use and is not integral to the management of a larger farm holding that will be within the Agriculture Zone;
 - (ii) there are significant constraints to agricultural use occurring on the land; or
 - (iii) the Agriculture Zone is otherwise not appropriate for the land.
- AZ 7 Land not identified in the 'Land Potentially Suitable for Agriculture Zone' layer may be considered for inclusion within the Agriculture Zone if:

- (a) local or regional strategic analysis has identified the land as appropriate for the Agriculture Zone consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council;
- (b) the land has similar characteristics to land mapped as suitable for the Agriculture Zone or forms part of a larger area of land used in conjunction with land mapped as suitable for the Agriculture Zone;
- (c) it can be demonstrated that the Agriculture Zone is appropriate for the land based on its significance for agricultural use; or
- (d) it addresses any anomalies or inaccuracies in the 'Land Potentially Suitable for Agriculture Zone' layer, and

having regard to the extent of the land identified in the 'Potential Agricultural Land Initial Analysis' layer.

Note: Further details on the Agricultural Land Mapping Project can be found in the Agricultural Land Mapping Project: Background Report, April 2017, including the methodology used in generating the 'Land Potentially Suitable for Agriculture Zone' and the 'Potential Agricultural Land Initial Analysis' layers. The Background Report is available on the Department of Justice, Tasmanian planning reform website (www.justice.tas.gov.au/tasmanian_planning_reform).

The State has further detailed that the purpose of the new AZ is the same as the existing RRZ in that it primarily provides for agricultural use and development and other supporting uses.

The requirements for use and development which restrict the building of a house not directly relating to farming purposes, are largely the same. However, houses can be approved if located on a site that is not capable of supporting agricultural and where the residential use will not constrain agricultural use on adjoining land.

The RZ provides for a broad range of land uses and development to occur on land with limited agricultural value.

It is also noted that the decision not to allow the priority vegetation area overlay to be applied to the AZ is a practically problematic state-wide issue. The Guideline provide limited information of how this important issue should be dealt with and there is no explanation about why this decision was made and why both agriculture and protection of priority vegetation cannot exist.

All land identified within the Mapping Project has been transitioned to the AZ with the exception of the titles detailed in the following table. It has been determined that the RZ is more appropriate as it provides for a broader range of land uses and development to occur on land with limited or constrained agricultural potential.

LOCATION IPS ZONE DRAFT LPS REFERENCE

Title/PID ZONE (identified in black title boundary)

Titles mapped as Layer 2 – Potentially Suitable for Agriculture but not included in AZ

LOCATION	IPS ZONE	DRAFT LPS	REFERENCE
Title/PID Ansons Bay 11915/32, 11914/31	RRZ	ZONE RZ	(identified in black title boundary) MOUNT WILLIAM NATIONAL PARK
Justification	exception not mappe areas of na challenged surroundir	of the two ideed (cream) are ative vegetation by topograph of Potentially U	entially Unconstrained (orange) will transition to the AZ with the ntified titles. These titles and land adjoining to east and west that is to be transitioned to the RZ. The titles identified have extensive in that is identified as priority vegetation. Further, these sites are nical constraints and are not under the same ownership as Unconstrained land. Rezoning of these titles to the RZ is consistent well as AZ 6, RZ 1, RZ 2 and RZ 3 in the Guideline.
St Helens CT29213/2	RRZ	RZ	ayviev
Justification	the AZ. The land, existi	e RZ is conside ng uses and su	entified as Potentially Unconstrained it is not considered suitable for tred to be more appropriate given lack agricultural viability of the urrounding development pattern. Numerous titles to the east s currently zoned ELZ and will transition to the LCZ, as will the large

LOCATION	IPS ZONE	DRAFT LPS	REFERENCE
Title/PID Ironhouse Point CT123961/2, CT100528/2 (partial)	RRZ	ZONE	(identified in black title boundary)
Justification	suitable fo occur on si of highway is currently transition t and the RZ 1, RZ 2 and	r the AZ. The F te. This requir that is identif used for agri- to the RZ. The allows for a b	dentified as Potentially Unconstrained they are not considered to be RZ is considered more appropriate given the existing land uses that res a partial (split zoning) for CT 100528/2 with the land to the west fied as Potentially Unconstrained to transition to the AZ, as this land culture, while land on east side of highway (identified in black) to RZ is more appropriate as surrounding land to be rezoning to MTZ proader range of uses to occur. This zoning is consistent with AZ 6, RZ is detail regarding the application of the MTZ is discussed in the eport.
Fingal (CT's detailed below)	RRZ	RZ	

LOCATION IPS ZONE DRAFT LPS REFERENCE Title/PID (identified in black title boundary) ZONE 203711/1; 126876/4; 224784/1; 85082/1; 16340/1; 42/8425; 132539/1; 250456/2; 165255/1; 128350/1; 128350/2; 16341/12; 221229/1; 119709/1; 19709/2; 120261/3; 124591/1; 132540/1; 111195/1; 165255/2; 246865/1; 211026/4; 124204/4; 124204/1; 124204/3; 100079/2; 100078/2; 233436/4; 132539/4; 249204/1; 132539/3; 120264/1; 113971/3; 113971/4; 113971/2; 36050/16; 100079/1; 202959/1; 242977/4; 132539/2; 111208/1; 246630/2; 42/8425; 250456/3; 111932/2; 120511/1; 16338/2; 249309/1; 233240/1; 211026/2; 113971/1; 211026/3; 238445/2; 202228/1; 247118/1; 16341/2; 111932/1; 120264/2; 124204/2; 209452/2; 163271/1; 132453/1; 203771/1; 16339/1; 16343/3; 232933/5; 227860/1; 120258/1; 120258/2; 46572/3; 124204/5; 163272/1; 201968/3; 6452/101; 16341/1 Justification As depicted above, a considerable number of titles to the south of Fingal have been identified by the Mapping Project as Potentially Unconstrained (orange) and Potentially Constrained Criteria 2A (yellow), Criteria 2B (cream) and Criteria 3 (green). Generally these titles are cleared, include detached houses and have a relative small area, as well as being under different ownership. As such, it is considered that the RZ is more suitable and will provide for a broader range of uses to occur. This rezoning is consistent with AZ 6, RZ 1, RZ 2 St Marys RRZ RΖ (CT's detailed below)

145296/3; 171655/1; 111920/1; 210070/1; 45343/1; 210361/1; 171655/4; 45081/1; 133866/4; 50765/2; 103982/1; 164705/1; 133866/1; 100306/2; 3335/2; 28448/2; 201070/1; 111766/1; 50865/4; 146116/2; 108507/1; 242253/1; 51295/1; 14446/1; 216875/1; 207394/1; 9667/2; 9667/3; 245693/1; 18509/1; 225734/1; 239772/1; 230217/1; 203740/1; 171655/3; 231696/1; 159102/1; 209487/1; 32925/1; 212132/2; 121906/1; 142906/5; 211352/1; 125192/1; 32391/2; 122196/1; 200402/1; 139335/3; 226694/1; 48743/1; 149101/1; 162231/2; 222900/1; 52946/1; 18511/1; 119654/1; 36259/1; 219496/1; 127471/2; 102194/1; 243945/1; 29168/5; 40024/1; 246841/4; 210666/3; 201206/1; 159869/4; 158255/1; 100306/1; 127966/1; 127966/2; 221731/2; 240513/1; 33335/3; 130654/4; 33144/1; 232270/1; 130654/2; 121787/1; 123237/3; 168647/2; 43787/1; 241849/1; 250636/1; 102195/2; 39299/1; 208550/1; 37564/1; 218991/1; 162231/1; 243261/1; 121792/1; 32511/3; 239485/1; 18510/1; 210669/1; 242463/1; 244234/1; 24509/2; 218714/1; 145296/1; 127663/1; 123001/2; 166346/1; 111572/1; 41060/1; 133866/3; 208789/3; 28448/1; 118959/1; 22972/5; 121787/2; 168012/1; 123237/2; 168012/2; 112313/1; 108507/2; 210118/1; 237215/1; 9667/1; 9667/4; 36100/1; 239484/1; 30144/1; 239483/1; 173124/3; 239481/1; 121098/1; 41060/2; 239771/1; 206661/1; 127471/3; 249016/1; 121724/2; 209844/1; 39299/3; 39299/2; 238814/1; 130654/6; 142906/3; 24509/1; 133866/2; 107648/1; 123237/1; 117857/2; 168647/1; 50865/3; 32511/4; 200400/1; 27339/1; 122027/1; 162287/1; 121807/1; 244718/1; 244616/1; 112196/1; 245120/1; 36017/3; 233770/1; 40377/1; 244235/1; 100239/1; 127471/1; 228199/1; 200851/1; 244957/1; 29168/4; 40332/1; 37848/1; 47667/1; 36059/4; 159869/3; 207279/1; 218711/1; 121906/2; 212287/3; 200241/1; 130654/3; 13079/2; 54129/1; 48855/2; 48746/1; 166212/1; 206903/1; 239482/1; 45079/1; 173124/2;

LOCATION IPS ZONE DRAFT LPS REFERENCE

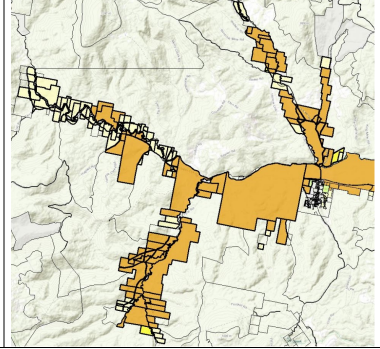
Title/PID ZONE (identified in black title boundary)

45080/1; 244717/1; 244617/1; 130072/1; 41060/3; 244044/1; 206762/1; 40965/1; 133176/1; 111920/2; 171655/5; 145296/2; 121805/6; 16985/1; 127897/1; 6502/1; 30371/1; 236571/1; 119011/1; 53037/1; 200401/1; 166373/1; 162287/2; 173124/1; 244618/1; 53239/1; 239773/1; 32390/1; 244210/1; 32390/2; 27830/2; 239770/1; 223481/1; 107648/2; 120054/1; 100239/2; 161487/2; 161487/3; 171655/2; 149102/1; 207592/1; 121868/1; 50556/1; 47667/2; 107648/5; 210430/1; 209635/1; 168898/1; 142906/2; 130654/1; 157275/1; 45262/3; 32391/1; 115607/2; 34630/1; 40048/2; 40049/1; 146116/1; 243261/2; 36017/2; 127101/4; 233924/1; 131259/1; 251218/1

Justification

As detailed above the area relates to a large number of titles that have been identified in the Mapping Project as Potentially Unconstrained and Potentially Constrained Criteria 2A land. These titles surround Elephant Pass Road to the south of St Marys and include Gray and Irish Town. To the north of St Marys they extend along Esk Main Road and German Town Road and include titles around German Town. Given the topography of the land, the existing land uses occurring and the relative small titles under different ownership, coupled with environmental values the RZ is considered to be a more appropriate zone than the AZ. This is consistent with the AZ 6, RZ 1, RZ 2 and RZ 3 guidelines. Further the application of the AZ raised significant concerns with local community in the area who reiterated that the land lacks agricultural viability.

Mathinna (CT's detailed below) RRZ RZ



212990/1; 244941/1; 198109/1; 102598/2; 52073/16; 248835/1; 230177/1; 116858/1; 52073/6; 52073/15; 52073/14; 52073/13; 251142/1; 238723/1; 237870/1; 248156/1; 248156/2; 156105/1; 206579/1; 244939/1; 239915/1; 212986/1; 244940/1; 53403/8; 251990/1; 248835/2; 102599/3; 113016/2; 244217/1; 247089/1; 44675/3; 113195/1; 244216/1; 52073/30; 48359/2; 52073/5; 52073/2; 238719/1; 238716/1; 207317/1; 53403/10; 243754/1; 52073/20; 113016/1; 143139/1; 212991/1; 143139/2; 113195/2; 52073/21; 52073/28; 50058/1; 127458/1; 104836/1; 52073/4; 207889/1; 238717/1; 229327/1; 210639/2; 112819/1; 154123/1; 53942/3; 206580/1; 248835/3; 113195/4; 44675/1; 52073/24; 213271/1; 52073/22; 52073/31; 138263/1; 48778/1; 49602/1; 52073/3; 52073/12; 212071/1; 52073/19; 210323/1; 237700/1; 238883/1; 52909/1; 247098/1; 154682/2; 49835/1; 205982/1; 52073/27; 52073/33; 52073/10; 251142/2; 212072/1; 52073/35; 52073/18; 229326/1; 50259/1; 10400/1; 154123/2; 248248/1; 52909/5; 243397/1; 48345/1; 154682/3; 247097/1; 52073/26; 52073/29; 52073/23; 52073/32; 50063/1; 49611/2; 51922/1; 52073/7; 248834/1; 211571/1; 237871/1; 207660/1; 207314/1; 248248/2; 52909/6; 53403/12; 41397/1; 138263/4; 52073/25; 48818/1; 102599/1; 102599/4; 211572/1; 52073/9; 52073/8; 212318/1; 246800/1; 103714/2; 240396/1; 239215/1; 230116/1; 156113/1; 50051/1; 1131953; 52250/1; 211570/1; 49611/1; 48818/2; 48359/1; 233173/1; 248834/2; 52073/34; 210100/1; 248248/3; 104405/1; 226612/2; 226612/1.

Justification

As identified above a significant number of titles to the north and west of Mathinna have been identified in Mapping Project as Potentially Unconstrained and Potentially Constrained Criteria 2A land. Titles that have been mapped that will not transition into the AZ are from the intersection where Mathinna Road becomes Upper Esk Road (east / west) and High Street becomes Mathinna Plains Road (north / south). These titles are identified in black in

LOCATION	IPS ZONE	DRAFT LPS	REFERENCE
Title/PID		ZONE	(identified in black title boundary)
	the above	figure. This lai	nd is comprised of mainly relatively small titles, under different
	ownership	, are subject t	o topographical constraints and is currently used for forestry with
	some exist	ing farming. T	he RZ acknowledges that land may be able to support some
	agriculture	but is constra	ained compared to land within the AZ. The RZ provides for a range of
	other pern	nitted uses tha	at may require a rural location for operational purposes. The
	application	of the RZ is c	onsistent with AZ 6, RZ 1, RZ 2 and RZ 3.

3.1.15 Landscape Conservation Zone (LCZ)

As previously detailed, the Environmental Living Zone (ELZ) within the interim planning scheme has not been carried over to the SPPs. Within the municipality, the ELZ predominately applies to coastal areas where existing natural and landscape values are to be retained whilst providing for residential uses or development. The most logical translation for this zone is the LCZ.

The Guideline provides the following zone application guidelines for applying the LCZ.

- LCZ 1 The Landscape Conservation Zone should be applied to land with landscape values that are identified for protection and conservation, such as bushland areas, large areas of native vegetation, or areas of important scenic values, where some small scale use or development may be appropriate.
- LCZ 2 The Landscape Conservation Zone may be applied to:
 - (a) large areas of bushland or large areas of native vegetation which are not otherwise reserved, but contains threatened native vegetation communities, threatened species or other areas of locally or regionally important native vegetation;
 - (b) land that has significant constraints on development through the application of the Natural Assets Code or Scenic Protection Code; or
 - (c) land within an interim planning scheme Environmental Living Zone and the primary intention is for the protection and conservation of landscape values.
- LCZ 3 The Landscape Conservation Zone may be applied to a group of titles with landscape values that are less than the allowable minimum lot size for the zone.
- LCZ 4 The Landscape Conservation Zone should not be applied to:
 - (a) land where the priority is for residential use and development (see Rural Living Zone); or
 - (b) State-reserved land (see Environmental Management Zone).
- Note: The Landscape Conservation Zone is not a replacement zone for the Environmental Living Zone in interim planning schemes. There are key policy differences between the two zones. The Landscape Conservation Zone is not a large lot residential zone, in areas characterised by native vegetation cover and other landscape values. Instead, the Landscape Conservation Zone provides a clear priority for the protection of landscape values and for complementary use or development, with residential use largely being discretionary.

Together the Landscape Conservation Zone and the Environmental Management Zone, provide a suite of environmental zones to manage use and development in natural areas.

A key difference between the ELZ and the LCZ is that a single residential dwelling will go from permitted use class to a discretionary use class. Another notable difference is the removal of the subdivision standard within the ELZ which prohibited new lots within 1km from the High Water Mark. This particular provision is unique to Break O'Day and has not been included in the Tasmania Planning Scheme. The LCZ subdivision standards along with other code requirements is considered to adequately protect coastal areas from unsuitable subdivision. Other than these changes the majority of the uses and development / subdivision standards are largely similar with the same overall intent of minimising loss of natural and landscape values.

All allotments, unless detailed otherwise or included in a particular purpose zone, within the ELZ in the interim planning scheme have translated to the LCZ in the draft LPS. Further inclusions into the LCZ are detailed below.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
St Helens CT126959/12	RRZ	LCZ	ayview
Justification	Despite the identified title being mapped as Potentially Unconstrained, the AZ is not		
	considered to be the appropriate zone. The site is subject to topographical and		
	environmental constraints. Along with the ELZ land to the north the LCZ is considered the		
	most suitable zone for this land. This application is consistent with AZ 6, LCZ 1, LCZ 2 and		
		•	tailed, the title to the south that is also mapped as Potentially
	Unconstr	ainea, wiii not	transition to the AZ instead the RZ will be applied.

LOCATION Title/PID	IPS ZONE	DRAFT LPS ZONE	REFERENCE (identified in black title boundary)
Akaroa CT32902/1	ELZ	LCZ	Lords Point
Justification	The land highlighted falls under one title and ownership. The majority of this land is not developed, highly vegetated and includes foreshore tidal areas. There is a house and outbuilding located on the most western aspect of the title. The surrounding titles are less constrained and more developed. As described in the LDRZ section of this report these have transitioned from the ELZ to the LDRZ. Given the removal of the ELZ and the environmental values of this title, the LCZ is considered to be most appropriate. This is consistent with LCZ 1, LCZ 2 and LCZ 3.		

3.1.16 Environmental Management Zone (EMZ)

The Guideline details the following zone application guidelines for applying the EMZ.

- EMZ 1 The Environmental Management Zone should be applied to land with significant ecological, scientific, cultural or scenic values, such as:
 - (a) land reserved under the Nature Conservation Act 2002;
 - (b) land within the Tasmanian Wilderness World Heritage Area;
 - (c) riparian, littoral or coastal reserves;
 - (d) Ramsar sites;
 - (e) any other public land where the primary purpose is for the protection and conservation of such values; or
 - (f) any private land containing significant values identified for protection or conservation and where the intention is to limit use and development.
- EMZ 2 The Environmental Management Zone should be applied to land seaward of the high water mark unless contrary intention applies, such as land with existing, or intended for:
 - (a) passive recreation opportunities (see Open Space Zone);
 - (b) recreational facilities (see Recreation Zone);

- (c) large scale port and marine activities or facilities (see Port and Marine Zone);
- (d) industrial activities or facilities (see industrial zones); or
- (e) major utilities infrastructure (see Utilities Zone).
- EMZ 3 The Environmental Management Zone may be applied to land for water storage facilities directly associated with major utilities infrastructure, such as dams.

Note: If the land seaward of the high water mark that is outside the municipal area is unzoned, the General Provision at clause 7.11 of the State Planning Provisions will be applicable for any use subject to section 7 of the Act. Clause 7.11 requires the consideration of the provisions of the zone that is closest to the site, or the provision of the zone from which the use or development extends.

For the most part, land within the EMZ of the interim planning scheme transitioned to the EMZ of the draft LPS. The following table details any further modifications to the EMZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE		
Title/PID	ZONE	ZONE	(identified in black title boundary)		
Scamander CT176276/920 (partially) and CT18342/1	ELZ	EMZ			
Justification	The identified titles are a result of the approved development application as detailed in the GRZ section of this report. These balance lots currently within the ELZ are to transition to the EMZ similar to adjoining land to the south and other foreshore areas within the municipality. The EMZ along foreshore is considered the most appropriate zone given onground features, continuity of zoning and protection environmental values given the removal of ELZ. Zoning consistent with EMZ 1. The EMZ is considered to be more suitable than the LCZ and will prevent further development of the environmentally sensitive foreshore land.				
Titles removed fr					
	1	117	Datails and justification in 117 section of this report		
St Helens CT21409/1	EMZ	UZ	Details and justification in UZ section of this report.		

3.1.17 Major Tourism Zone (MTZ)

The Guideline details the following zone application guidelines for applying the MTZ.

- MTZ 1 The Major Tourism Zone should be applied to land that is, or intended, for major tourism developments with a range of facilities which, due to their scale and complexity, are best managed through a specific tourism zoning.
- MTZ 2 The Major Tourism Zone should only be applied to land if:
 - (a) it is within the Major Tourism Zone in an interim planning scheme and the strategic intention for the site is consistent with the zone purpose; or
 - (b) justification has been provided for the zone consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.
- MTZ 3 The Major Tourism Zone should not be applied to land that is:
 - (a) only intended for a single use (e.g. Visitor Accommodation); or
 - (b) only intended as small-scale sites that can be more appropriately managed through an alternate zoning.

Note: Major tourism developments with unique characteristics that differ significantly to the Major Tourism Zone purpose may be more appropriately located within a Particular Purpose Zone.

The MTZ was not used in the interim planning scheme. Based on the Guideline it has been identified as a suitable zone in the draft LPS for the following titles.

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
Ironhouse Point CT125938/0 & CT125938/9	RRZ	MTZ	Ironhouse	
Justification		Strategy identifies that Ironhouse Point White Sand tourist development should be		
	rezoned for tourism. Site includes hotel, residential holiday cottages, brewery, vineyard			
	and a range of recreational facilities. Strategy details - Rezoning of this land is appropriate,			
	_		rended future land use and that it is unlikely to be utilised for a	
	rurai iand	i use within its	current Rural Resource Zone. However, the inclusion within the	

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
	Major To	Major Tourism zone would be dependent on support from the Tasmanian Planning		
	Commission as the department has indicated a preference that only those sites already			
	containing a major tourism function be included within the Major Tourism zone. Rezoning			
	is consiste	ent with MTZ	1 and MTZ 2. Adjoining land to the south is proposed to transition	
	to the RZ and will allow continued use of the site for this purpose.			

3.1.18 Port and Marine Zone (PMZ)

The Guideline details the following zone application guidelines for applying the PMZ.

- PMZ 1 The Port and Marine Zone should be applied to land that is used for large scale port and marine activity, including proclaimed wharf areas as described under section 11(7) of the Land Use Planning and Approvals Act 1993.
- PMZ 2 The Port and Marine Zone may be applied to land seaward of the high water mark where it includes existing, or is intended for, large scale port and marine activities or facilities.
- PMZ 3 The Port and Marine Zone should not be applied to land only intended for small scale or minor port and marine facilities, such as boat ramps, or small scale marinas or jetties.

It was considered that land within the PMZ of the interim planning scheme could not transition to the PMZ of the draft LPS. For this reason the Particular Purpose Zone – St Helens Coastal Marine is used for the land zoned Port and Marine under the interim planning scheme. Justification for this is contained later in this report under 5.0 Local Over-riding Provisions.

3.1.19 Utilities Zone (UZ)

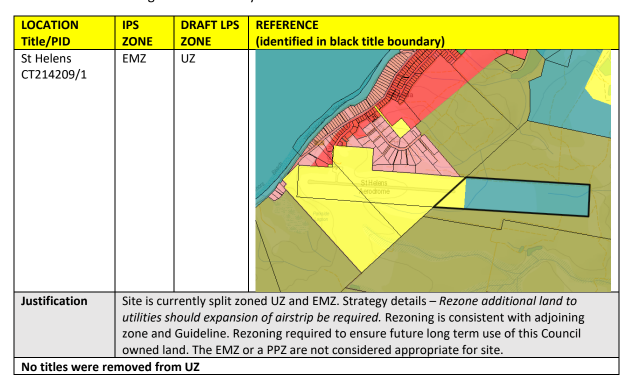
The Guideline provides the following zone application guidelines for applying the UZ.

- UZ 1 The Utilities Zone should be applied to land that is used, or intended to be used, for major utilities infrastructure, including:
 - (a) category 1, 2, 3, 4 and 5 roads as defined in the Tasmanian State Road Hierarchy published by the Tasmanian Department of State Growth;
 - (b) any listed major local roads;
 - (c) future road corridors for major local and all State roads;
 - (d) energy production facilities, such as power stations, and major electricity substation facilities;
 - (e) waste water treatment plants; or
 - (f) rail corridors.
- UZ 2 The application of the Utilities Zone to category 1, 2, 3, 4 or 5 roads as defined in the Tasmanian State Road Hierarchy should be based on the 'State Road Casement' layer published on the LIST.
- UZ 3 The Utilities Zone may be applied to land that provides, or is intended to provide, for major waste transfer stations, recycling depots or refuse disposal sites.

- UZ 4 The Utilities Zone may be applied to land for water storage facilities for the purposes of water supply directly associated with major utilities infrastructure, such as dams or reservoirs.
- UZ 5 The Utilities Zone may be applied to land seaward of the high water mark where it includes existing, or is intended for, port and marine activities or facilities.
- UZ 6 The Utilities Zone should not be used for minor utilities or underground utilities as these are more appropriately contained with the surrounding zone to which it is located.

Note: Major airport facilities may be more appropriately located within a Particular Purpose Zone

For the most part, land within the UZ of the interim planning scheme transitioned to the UZ of the draft LPS. The following table details any further modifications to the UZ within the draft LPS.



3.1.20 Community Purpose Zone (CPZ)

The Guideline details the following zone application guidelines for applying the CPZ.

- CPZ 1 The Community Purpose Zone should be applied to land that provides, or is intended to provide, for key community facilities and services, including:
 - (a) schools, tertiary institutions or other education facilities;
 - (b) medical centres, hospital services or other care-based facilities;
 - (c) emergency services facilities; or
 - (d) large community halls, places of worship or other key community or cultural facilities.
- CPZ 2 Some community facilities and services may be zoned the same as the surrounding zone, such as a residential or business zone, if the zone is appropriate for the nature or scale of the

intended use, such as a small scale place of worship, public hall, community centre or neighbourhood centre.

Note: Major community facilities and services, such as tertiary educational facilities and hospital services, with unique characteristics may be more appropriately located within a Particular Purpose Zone.

For the most part, land within the CPZ of the interim planning scheme transitioned to the CPZ of the draft LPS. No additional sites were added to CPZ in the draft LPS. The following table details the only change to the CPZ between the interim planning scheme and the draft LPS.

LOCATION Title/PID	IPS ZONE	DRAFT LPS ZONE	REFERENCE (identified in black title boundary)	
Titles removed from CPZ				
St Helens	CPZ	GBZ	Former hospital site. Details and justification in GBZ section of	
CT147446/1			this report.	

3.1.21 Recreation Zone

The draft LPS includes no changes to the Recreation Zone from the interim scheme.

3.1.22 Open Space Zone (OSZ)

The Guideline details the following zone application guidelines for applying the OSZ.

- OSZ 1 The Open Space Zone should be applied to land that provides, or is intended to provide, for the open space needs of the community, including land identified for:
 - (a) passive recreational opportunities; or
 - (b) natural or landscape amenity within an urban setting.
- OSZ 2 The Open Space Zone may be applied to land seaward of the high water mark where it includes existing, or is intended for, passive recreation opportunities.
- OSZ 3 The Open Space Zone should generally only be applied to public land, but may be applied to privately owned land if it has been strategically identified for open space purposes.
- OSZ 4 The Open Space Zone should not be applied to land:
 - (a) with significant natural values (see Environmental Management Zone); or
 - (b) with, or intended for, formal recreational facilities, such as sporting grounds, golf courses, racecourses or major sporting facilities (see Recreation Zone).

For the most part, land within the OSZ of the interim planning scheme transitioned to the OSZ of the draft LPS. The following table details any further modifications to the OSZ within the draft LPS.

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
Titles removed fr	Titles removed from OSZ			
Cornwell	OSZ	LDRZ	Details and justification in LDRZ section of this report	
CT54237/1				
ST Helens	OSZ	GRZ	Details and justification in GRZ section of this report	
CT30649/2				
St Helens	OSZ	GRZ	Details and justification in GRZ section of this report	
CT30563/27 &				
CT30563/28				
St Helens	OSZ	GRZ	Details and justification in GRZ section of this report	

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
CT141663/9			

3.1.23 Future Urban Zone (FUZ)

The Guideline details the following zone application guidelines for applying the FUZ.

- FUZ 1 The Future Urban Zone should be applied to land identified for future urban development to protect the land from use or development that may compromise its future development, consistent with the relevant regional land use strategy, or supported by more detailed local strategic analysis consistent with the relevant regional land use strategy and endorsed by the relevant council.
- FUZ 2 The Future Urban Zone should be applied to land within an interim planning scheme Particular Purpose Zone which provides for the identification of future urban land.
- FUZ 3 The Future Urban Zone may be applied to land identified in an interim planning scheme code or specific area plan overlay which provides for future urban land.
- FUZ 4 The Future Urban Zone may be applied to sites or areas that require further structure or master planning before its release for urban development.

The FUZ was not used within the interim planning scheme. Based on the Guideline the FUZ has been identified as a suitable zone in the draft LPS for the following sites.

LOCATION	IDC	DDAFTIDS	DEFEDENCE
LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID	ZONE	ZONE	(identified in black title boundary)
Beaumaris	ELZ	FUZ	
CT169790/1			
(partially),			
CT62113/28,			
CT62113/29,			
CT138198/1,			
CT22607/2,			
CT148628/5,			
CT233427/1,			
CT148628/6,			
CT141808/2,			
CT138498/1,			The state of the s
CT176033/101			To the second se
(partially),			
CT148628/8			ПЛ
(partially),			
CT148628/1,			
CT148628/2,			
CT148628/7			
(partially),			
CT148628/3,			
CT148628/4			
Justification	Rezoning	of site to the I	FUZ is consistent with FUZ 1 and FUZ 4 given the removal of the
	_		boundary is based off the Future Urban Growth / Settlement
	Boundary	detailed in th	e Strategy. The Strategy further details:

LOCATION	IPS	DRAFT LPS	REFERENCE	
Title/PID	ZONE	ZONE	(identified in black title boundary)	
	- No potential for expansion of residential or rural living development is recognised			
	by previous studies nor by this strategy.			
	- :	- There are substantial areas of land currently zoned Environmental Living, and this		
	2	zoned area exc	reeds that which is likely to be required and/or capable of being	
		developed, given the vegetation constraints which exist on this land.		
			velopment within the area needs to limit further expansion of the	
		urban area to the north or south, or to the east of the Tasman Highway (apart		
	_		subdivision already existing off Freshwater Street to the south of	
		Beaumaris). Long term planning for residential growth of Beaumaris needs to		
	concentrate on consolidation within the existing limits.			
		- Vacant land located between the northern limits of Seabreeze Court zoned		
			Living and the Low Density Residential zone to the north should be	
		considered for rezoning to allow for future urban growth. The current Environmental Living zone is sterilising this land for future urban growth,		
	-	· -	ven its scenic coastal location which is ideal for sea change	
	residents. This could allow for not just residential development, but could also			
		allow for a mixed use commercial/light industrial precinct to support the needs of the local community, should this extended population occur.		
	 Potential for a long term higher density Environmental Living zone within the existing settlement boundary in the south adjacent to Seabreeze Close. 			
	Given the removal of the ELZ, the FUZ is considered the most logical application for this			
	area. The FUZ does not allow for any development to occur, simply identifies land for			
	future urban use and development based on the Strategy. As detailed in the Strategy			
	development of this area will require a structure or master plan before its release for			
	urban development. ELZ to the west to transition to the LCZ in line with the Guideline.			

4.0 Application of Codes

Section LP1.7 of LPS provides the requirement for how Code mapping should be applied in each municipal area. This application of the codes is further reinforced through the Guideline.

Section LP1.8 provides the requirements for where Code lists in Tables are to be populated.

4.1 C1.0 Signs Code

The Code applies but does not require mapping or other input into draft LPS.

4.2 C2.0 Parking and Sustainable Transport Code

The Code enables Parking Precinct Plan and Pedestrian Priority Street overlays. Neither of which are proposed in the draft LPS.

Parking precinct plans can be applied to land where the intention is to reduce the amount of parking. It can be applied to activity centres and activity sites. Council has no precinct parking plans or similar and do not utilise this overlay.

Pedestrian priority street overlay may be applied to a road where pedestrian movement and activity are to take priority over siting of vehicle parking and access to facilitate active street frontages. These can applied to specific areas associated within business or retail. The draft LPS does not use this overlay.

4.3 C3.0 Road and Railway Assets Code

The Code aims to protect the safety and efficiency of the road and railway networks and reduce conflict between these networks and sensitive uses. The Code enables the identification of three overlays for:

- A road or railway attenuation area;
- Future major road; and
- Future railway.

The Code applies but no mapping is required in the draft LPS.

4.4 C4.0 Electricity Transmission Infrastructure Protection Code

The purpose of the Electricity Transmission Infrastructure Protection Code is

- to protect use and development against hazards associated with proximity to electricity transmission infrastructure;
- ensure that use or development near existing or future electricity transmission infrastructure does not adversely affect the safe and reliable operation of that infrastructure; and
- maintain future opportunities for electricity transmission infrastructure.

The Code applied to land within the following overlays:

- electricity transmission corridor;
- communication station buffer area;
- substation facility buffer area.

The draft LPS has mapped this overlay based on data provided by TasNetworks as required by Guideline FTIPC 1.

4.5 C5.0 Telecommunications Code

The Code applies but does not require mapping or other input into draft LPS.

4.6 C6.0 Local Historic Heritage Code

The Code aims to recognise and protect the local historic heritage significance of local heritage places, heritage precincts, historic landscape precincts and place or precincts of archaeological potential, as well as significant trees by regulating development that may impact on their values, features and characteristics.

Heritage places

The Code does not apply to a registered place entered on the Tasmanian Heritage Register (THR). Some sites may have a dual listing for mutually exclusive parts of the same lot or lots, therefore, the code does not apply to that part of the site listed on the THR. The Guideline notes:

Including of THR place in the LPS local heritage places list provides for the automatic application of the Local Historic Heritage Code to such places if they are de-listed from the THR in the future. The Code will not apply to any THR places if they are included on the LPS code list while they remain on the THR.

The interim planning scheme has an existing list of Heritage Places which includes both locally listed places and THR listed places. The PPU has identified that this table (Table E13.2) can be transitioned

in accordance with the code-applying provisions that are subject to Schedule 6, Clause 8D(2) of LUPPA.

Neither the interim planning scheme nor draft LPS includes Local Heritage Precincts or Archaeological Significant Sites.

The interim planning scheme includes a Significant Tree Register, this will also transition into the draft LPS through Schedule 6, Clause 8D(2) of LUPPA.

4.7 C7.0 Natural Assets Code

The Natural Assets Code applies to land within the following overlays:

- Waterway and coastal protection area;
- Future coastal refugia area; and
- Priority vegetation areas.

The LPS Requirements at Section LP 1.7.5 of the SPP's, specifies the requirements for the Code and other respective overlays.

Waterways and Coastal Protection Area

The State has provided an overlay map with the protection areas delineated in accordance with the prescriptions for various streams classes, defined under 'waterway and coastal protection area'. The State map is included in the draft LPS and has not been modified.

Future Coastal Refugia Area

The future coastal refugia area overlay is identified potential future coastal saltmarsh and tidal wetland areas based on the Department of Premier and Cabinet predicted sea level rise and 1% AEP storm surge height mapping for 2100, including areas with and without LiDAR coverage. This mapping has been applied in the draft LPS, unmodified from the State's mapping.

Priority Vegetation Area Overlay

Section LP 1.7.5(c) of the SPP requires that each LPS must contain an overlay map showing priority vegetation areas that:

- Include threatened native vegetation communities as identified on TASVEG Version 3 published by DPIPWE;
- Be derived from threatened flora data from the Natural Values Atlas published by DPIPWE;
- Be derived from threatened fauna data from the Natural Values Atlas for identification of significant habitat for threatened fauna species, published by DPIPWE.

Section LP1.7.5(d) allows a planning authority to modify the priority vegetation area derived from the above listed datasets, if field verification, analysis or mapping undertaken at a local or regional level by the planning authority, or a suitably qualified person on behalf of the planning authority:

- Finds any anomalies or inaccuracies in the State data,
- Provides more recent or detailed local assessment of mapping and data; or
- Identifies native vegetation or habitat of local importance.

The draft LPS does not modify the State's mapping.

4.8 C8.0 Scenic Protection Code

The Scenic Protection Code applies to land shown within a:

- Scenic protection area overlay; or
- Scenic road corridor overlay.

The draft LPS does not identify any scenic protection areas. The draft LPS does include a scenic road corridor: Scenic Management – Tourist Road Corridor this has transitioned from the interim planning scheme to the draft LPS as per Schedule 6 Clause 8D(2).

4.9 C9.0 Attenuation Code

Clause LP1.7.7 of the SPP details that an LPS may contain an overlay map showing attenuation areas for the spatial application of the Attenuation Code. The interim planning scheme did not include this mapping and nor does the draft LPS. Rather the draft LPS relies on the attenuation distances detailed in the Code.

4.10 C10.0 Coastal Erosion Hazard Code

Clause LP1.7.8 of the SPP requires the LPS to contain an overlay map produced by the Department of Premier and Cabinet, showing:

- Coastal erosion hazard areas, and
- Coastal erosion investigation areas;

for the application of the Coastal Erosion Hazard Code.

Guideline CEHC 1 requires the coastal erosion hazard area overlay to include the three coastal erosion hazard investigation areas as depicted in the 'Coastal Erosion Hazard Area Bands 20161201' layer published on the LIST.

The coastal erosion hazard area overlay in the LPS has not been modified from the published on the LIST.

4.11 C11.0 Coastal Inundation Hazard Code

The SPP clause LP1.7.9 requires each LPS to contain an overlay map produced by the Department of Premier and Cabinet, showing:

- Coastal inundation hazard areas; and
- Coastal inundation investigation areas,

for the application of the Coastal Inundation Hazard Code.

Guideline CIHC 1 requires the coastal inundation hazard area overlay to include the three coastal inundation hazard bands and the coastal inundation investigation area as depicted in the 'Coastal Erosion Hazard Area Bands 20161201' layer published on the LIST.

The coastal inundation hazard area overlay in the LPS has not been modified from the layer published on the LIST.

Guideline CICH 2 requires the LPS to include the AHD level for the coastal inundation hazard bands and the defined flood level for the relevant localities as a list for the Coastal Inundation Hazard Code in accordance with the AHD levels published on the DPAC website. The AHD levels have been included in the Coastal Inundation Hazard Bands AHD Levels Table in the draft LPS without modification.

4.12 C12.0 Flood-Prone Areas Hazard Code

Clause LP1.7.10 requires the LPS to contain an overlay showing the areas for the application of the Flood-Prone Areas Hazard Code if a planning authority has flood-prone areas in the municipal area. The Flood-Prone Ares Hazard Code applies information contained with the State mapping and within this the most recent mapping undertaken by Council specifically from the St Marys area.

4.13 C13.0 Bushfire-Prone Areas Code

The draft LPS incorporates a bushfire-prone area overlay which has been provided by the Tasmanian Fire Service (TFS). The supporting report from the TFS is provided.

4.14 C14.0 Potentially Contaminated Land Code

Clause LP1.7.13 of the SPPs makes it voluntary for an LPS to include an overlay to give effect to the Potentially Contaminated Land Code. The Code applies but the draft LPS does not include mapping associated with this Code.

4.15 C15.0 Landslip Hazard Code

Clause LP1.7.12 of the SPP requires the LPS to contain an overlay map produced by the Department of Premier and Cabinet, showing landslip hazard areas for the application of the Landslip Hazard Code.

The Guideline LHC 1 requires the landslip hazard area overlay must include the four landslip hazard bands as depicted in the 'Landslip Planning Map – Hazard Bands 20131022' layer published on the LIST.

This landslip hazard area overlay in the draft LPS has not been modified from the layer published on the LIST.

4.16 C16.0 Safeguarding of Airports Code

Clause LP1.7.14 of the SPP details the following. If a planning authority has

- Airport noise exposure areas based on airport noise contours contained in an airport master plan or otherwise adopted for the relevant airport; and
- Airport obstacle limitation area based on the Obstacle Limitation Surfaces and Procedures for Air Navigation Services – Aircraft Operations for the relevant airport,
 In its municipal area, the LPS must contain an overlay map showing those areas for the application of the Safeguarding of Airports Code.

The interim planning scheme includes the St Helens Airport Obstacle Limitation Surfaces map which will be mapped in the draft LPS.

5.0 Local Overriding Provisions

For a new PPZ, SAP or SSQ to be included in the draft LPS, it must be demonstrated that they are capable of meeting the requirements of section 32(4) of the Act:

An LPS may only include a provision referred to in subsection (3) in relation to an area of land if –

(a) A use or development to which the provision relates is of significant social, economic or environmental benefit to the State, a region or a municipal area; or

(b) The area of land has particular environmental, economic, social or spatial qualities that require provisions, that are unique to the area of land, to apply to the land in substation for, or in addition to, or modification of the provisions of the SPPs.

Guideline No. 1 describes that a PPZ may be applied where the intended planning outcomes cannot be achieved through on or more SPP zones.

In addition to the PPZ – Ansons Bay which is to transition through schedule 6, the following instruments have been introduced into the draft LPS: PPZ – Low Density Coastal Residential Zone, PPZ – St Helens Coastal Marine, Safeguarding St Helens Airport SAP, Stormwater Management SAP. These local overriding provisions are discussed in detail below.

5.1 Particular Purpose Zone – Low Density Coastal Residential

The purpose of the PPZ – Low Density Coastal Residential is:

- To ensure that the future use and development is compatible with the existing settlement pattern;
- To provide amenity for residents in a manner that respects the coastal character of the area;
- To provide for low impact non-residential uses that fit within the character of the coastal area: and
- That areas subject to natural hazards are managed in an appropriate way so as to protect private property with minimal impact to natural process.

This PPZ applies to the following titles as depicted in the draft LPS zone mapping.

Titles

136088/5; 61657/1; 131765/1; 85236/14; 45592/1; 136088/4; 245511/1; 9360/24; 13788/1; 171998/2; 237226/1; 242179/2; 64479/2; 85236/12; 9360/20; 9360/25; 9360/27; 171998/1; 147325/1; 32061/1; 64479/1; 7362/2; 237224/3; 7362/1; 7362/3; 7362/4; 237225/4; 85236/13; 44608/3; 9360/19; 9360/21; 61657/2; 7362/6; 9360/26; 147325/2; 17625/37; 5396/43; 56391/11; 5396/45; 56391/15; 17625/38; 17625/34; 17625/39; 17625/33; 56391/10; 56391/2; 17625/32; 56391/8; 5396/47; 56391/16; 56391/6; 5396/27; 165098/2; 5396/26; 5396/25; 56391/1; 5396/40; 56391/3; 56391/5; 56391/9; 165098/1; 17625/31; 5396/44; 5396/24; 56391/13; 56391/17; 56391/14; 5396/42; 5396/28; 56391/7; 56391/12; 56391/18; 5396/41; 56391/4; 5396/46; 55298/102; 15431/4; 15431/8; 15431/1; 15431/12; 84563/5; 84563/3; 55298/101; 15431/6; 140654/1; 84563/15; 84563/11; 84563/9; 84563/6; 84563/4; 15431/10; 64562/14; 133798/2; 65154/19; 84563/8; 102169/1; 84563/13; 84563/10; 55298/103; 15431/2; 15431/5; 64562/15; 84563/1; 30703/1; 15431/7; 15431/9; 64562/13; 84563/16; 84563/12; 84563/7; 15431/3; 15431/11; 84563/2; 142929/11; 142929/12; 60721/3; 60721/4; 60721/7; 145285/4; 62249/9; 136089/3; 60721/15; 142929/10; 60721/10; 145285/1; 145285/5; 62249/10; 62249/1; 62249/2; 62249/5; 60721/8; 60721/14; 145285/3; 62249/11; 105273/2; 138521/1; 142929/9; 62249/6; 60721/1; 145285/2; 62249/7; 60721/2; 60721/5; 60721/9; 60721/12; 105273/1; 62249/3; 136089/2; 60721/6; 60721/11; 60721/13; 60721A/12; 62249/4; 142929/13;

Within the interim planning scheme these titles all were previously within the Environmental Living Zone. As discussed in section 3.1.15 of this report, the Environmental Living Zone has not been carried forward into the SPP, with the majority of land within this zone transitioning into the Landscape Conservation Zone in the draft LPS. Upon review, the above-mentioned titles were deemed not suitable for inclusion in the Landscape Conversation Zone or any other zone within the SPP for a number of reasons. Primarily because they met the majority of the following criteria that doesn't align with the zones within the SPP:

- Small clusters of lots within an area less than 4000m² with existing residential shacks (primarily used not as a permanent residence);
- Coastal location;
- Isolated from settled areas and land within the General Residential Zone;
- Not serviced;
- Surrounded by land within the Environmental Management Zone or Environmental Living
 Zone with large lot sizes (that has transitioned to the Landscape Conservation Zone) parcels;
 and
- Accessed from a lower order road.

Based on the Guidelines the General Residential, Low Density Residential, Rural Living, Village and/or Landscape Conservation zones of the SPP were not considered appropriate to apply to these sites.

The creation of the PPZ – Low Density Coastal Residential was derived from the PPZ – Ansons Bay Small Lot Residential as well as a review of the above-mentioned SPPs zones and other compatible PPZs such as the PPZ – Tomahawk and Mussleroe Bay / Poole Defined Settlement Areas.

The creation of the PPZ satisfies 32(4)(a) of the Act as the titles collectively have significant social, economic and environmental benefits to the municipal area.

5.2 Particular Purpose Zone – St Helens Coastal Marine

The purpose of the Particular Purpose Zone – St Helens Coastal Marine is:

- BRE-P3.1.1 That future use and development provides a mixture of port and tourist related activity that promotes the St Helens foreshore as a place to visit.
- BRE-P3.1.2 To provide for port and marine activity related to shipping and other associated transport facilities, supply, and storage in a manner that respects the coastal character of the area. Whilst acknowledging the importance of gateway location north of the Golden Fleece Bridge as a focal point to St Helens Township.
- BRE-P3.1.3 To provide for low impact non-residential uses that fit within the character of the coastal area.
- BRE-P3.1.4 That areas subject to natural hazards are managed in an appropriate way so as to protect private property with minimal impact to natural process.

LOCATION	IPS	DRAFT LPS	REFERENCE
Title/PID St Helens — north and South of the Golden Fleece Bridge. Crown land Services (DPIPWE)	Port and Marine Zone	Particular Purpose Zone – St Helens Coastal Marine	(identified in black title boundary) Peach Trees Point Beauty Bay Dogger Bank
Justification	It is anticipated that the SPP Port and Marine zone was intended to provide for functional ports with State or Regional significance or relevance. The St Helens and surrounds structure plan undertaken by Urbis for Break O Day Council and supported by the State Government identified that the St Helens port: "will provide economic and recreation opportunities will be expanded to include additional marina berths will be of a high visual standard befitting its gateway location in the town centre". Additionally, PMZ 3 states The Port and Marine Zone should not be applied to land only intended for small scale or minor port and marine facilities, such as boat ramps, or small scale marinas or jetties. "p22 S8a Guidelines. This is more the current and intended scale and character of the St Helens.		

It is anticipated that this SPP zone was intended to provide for functional ports with State or Regional significance or relevance. The St Helens and surrounds structure plan undertaken by Urbis for Break O Day Council and supported by the State Government identified that the St Helens port should provide a mix of port and tourist related activity in a manner that promotes the St Helens foreshore as a place to visit (please refer to the relevant supporting report).

The purpose of the Port and Marine zone (SPP) is to provide for major port and marine shipping and other associated transport facilities and supply and storage. The range of use classes permitted in this zone are extensive and where for marine, port and shipping are permitted. Some of these such uses are concerning given the small lot areas of the relevant titles, their extensive frontage and prominence in the coastal landscape:

- Bulky Goods Sales large areas required for handling storage and display
- Equipment Sales and Hire large areas required for display and sale of plant equip and machinery
- Manufacturing and Processing permitted if for marine purposes
- Storage marine port and transport, external storage

¹ P27 St Helens and surrounds structure plan

- Transport Depot and Distribution – operational port, external storage, large vehicle transport.

There are no use standards in the zone. No applicable standards to consider impact on adjoining zones, environmental impact to sensitive uses. (see map for proximity to residential uses and open space zone.)

It is anticipated that this zone was intended to provide for functional ports with State or Regional significance or relevance. The St Helens and surrounds structure plan undertaken by Urbis for Break O Day Council and supported by the State Government identified that the St Helens port:

"...will provide economic and recreation opportunities

...will be expanded to include additional marina berths

...will be of a high visual standard befitting its gateway location in the town centre".2

Further, the guidelines state "PMZ 3 The Port and Marine Zone should not be applied to land only intended for small scale or minor port and marine facilities, such as boat ramps, or small scale marinas or jetties:".

The proposed particular purposed zone is considered to be more in keeping with the current and intended scale and character of the St Helens. For this reason it is considered the proposed particular purpose zone is appropriate for inclusion in the LPS pursuant to Part 32(4) (b) the Land Use Planning and Approvals Act 1993.

5.3 Safeguarding St Helens Airport Specific Area Plan

The purpose of the Safeguarding St Helens Airport SAP is to *ensure that future development of the* runway is not compromised by development that could obstruct safe air navigation of aircraft approaching and departing the Airport.

The SAP applies to two titles: St Helens Aerodrome – 21 Aerodrome Road Stieglitz (CT 214209/1) which is owned by Council and the title identified as Aerodrome Road Stieglitz (CT 237235/1) which is privately owned.

The title owned by Council directly relates to the airport and the draft LPS recommends that it be rezoned, in line with the Strategy, to Utilities. The title to the east has been included in the SAP to safeguard the protection of airspace and to ensure that any potential future building or works do not compromise the potential expansion of the runway and future operational safety of the airport.

The SPP Safeguarding Airports Code only applies to the existing runway as such it has been determined that the Safeguarding St Helens Airport SAP is required. This SAP is consistent with Section 32(4) (b) the Land Use Planning and Approvals Act 1993 as it relates to significant social and economic benefits to the municipal area.

5.4 Stormwater Management SAP

The purpose of the Stormwater Management Specific Area Plan is:

BRE-S2.1.1 The purpose of this provision is to ensure that stormwater from use and development, in both construction and operational phases, is of a quality and

² P27 St Helens and surrounds structure plan

quantity that enables protection of natural assets, infrastructure and property.

Break O' Day Council submits the SAP for stormwater (quantity and quality) to ensure future development manages its quality and quantity of stormwater to protect natural assets, infrastructure and property. Council notes that as part of the Draft State Provision Planning Report Section 5.15 "The commission agrees that some further codes may be appropriate, however the assessment process for the draft SPPS is not an appropriate process for introducing new codes. Whether further codes are included in future by amendment to the SPP is a matter for the Minister to consider" Furthermore 5.15.1 states "The Commission accepts that the need to manage stormwater is for the purpose of preventing overland flows (flooding) and ensuring that the quality of stormwater reaching a natural wetlands and waterways meet the water quality objectives established under the SPWQM".

The Council therefore submits its SAP - Stormwater Management in the absence of any amendments made by the Commission to introduce a code to address stormwater concerns. The Council considers that the SAP aligns with the purpose of an LPS and Council emphasises that the provisions for stormwater are an important planning control. The SAP aligns with the communities expectations to ensure development adequately manages stormwater to prevent potential flooding and to ensure development do not pose a threat to the unique environment within BODC area.

It is noted that the Urban Drainage Act 2013 and the State Policy on Water Quality Management 1997 (SPWQM) make reference to the need to manage stormwater quality in accordance with Schedule 1 of the State Policies and Projects Act 1993. However in the absence of a Code the applicable standards are limited to the requirements for land in certain zones or for subdivision, this is too inconsistent enough to provide statewide effective application. The Urban Drainage Act, also only applies to urban areas, therefore it does not allow Council to deal with issues outside of these areas.

The SPP provisions do not make adequate provision to ensure that stormwater from use and development, in both construction and operation phases, is of a quality and quantity that enables protection of natural assets, infrastructure and property.

The proposed Stormwater Management SAP is considered to provide for the particular natural qualities of the the areas of land in the Municipality and their unique environmental and social qualities that require specific provisions. For this reason it is considered the proposed SAP is appropriate for inclusion in in the LPS pursuant to Part 32(4) (b) the Land Use Planning and Approvals Act 1993.