

Section 32 Evaluation Report Noise

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Section 32 Evaluation Report: Noise

1. Strategic Context

Section 32(1)(a) of the Resource Management Act 1991 requires that a Section 32 evaluation report must examine the extent to which the proposed objectives are the most appropriate way to achieve the purpose of the Act.

The purpose of the Act demands an integrated planning approach and direction:

5 Purpose

- (1) The purpose of this Act is to promote the sustainable management of natural and physical resources.
- (2) In this Act, sustainable management 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 (excluding minerals) 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.

Section 31 RMA is relevant as it describes the functions of territorial authorities, and states;

- (1) Every territorial authority shall have the following functions for the purpose of giving effect to this Act in its district:
 - (a) the establishment, implementation, and review of objectives, policies, and methods to achieve integrated management of the effects of the use, development, or protection of land and associated natural and physical resources of the district

Including provisions for noise, with the recognition that certain levels of noise are anticipated by the Plan, allows for an integrated approach by;

- Acknowledging the long term benefits from a balanced approach to development whilst anticipating the effects from noise, across the District.
- Enabling limited controls where practicable.
- Recognising that the RMA already has specific noise provisions.

Local Government Act 2002

With reference to other Acts, Sections 14 (c), (g) and (h) of the Local Government Act 2002 are also of relevance in terms of policy development and decision making:

- (c) when making a decision, a local authority should take account of—
 - (i) the diversity of the community, and the community's interests, within its district or region; and
 - (ii) the interests of future as well as current communities; and
 - (iii) the likely impact of any decision on the interests referred to in subparagraphs (i) and (ii):
- (g) a local authority should ensure prudent stewardship and the efficient and effective use of its resources in the interests of its district or region, including by planning effectively for the future management of its assets; and

- (h) in taking a sustainable development approach, a local authority should take into account—
 - (i) the social, economic, and cultural interests of people and communities; and
 - (ii) the need to maintain and enhance the quality of the environment; and
 - (iii) the reasonably foreseeable needs of future generations

As per Part II of the RMA, the provisions emphasise a strong intergenerational approach, considering not only current environments, communities and residents but also those of the future. They demand a future focussed policy approach, balanced with considering current needs and interests. Like the RMA, the provisions also emphasise the need to take into account social, economic and cultural matters in addition to environmental ones.

Section 14 is of relevance, as the control of noise is a wide ranging subject which reflects the diversity of the community. The strategic aims for the District allow a general increase in development and therefore anticipate that such effects as noise will also increase.

2. National Planning Documents

National Environmental Standards

National environmental standards are regulations made under section 43 of the RMA. They can prescribe technical standards, methods or other requirements for environmental matters. In some circumstances, local authorities can impose stricter standards. There is one national environmental standard which is relevant to the proposed noise chapter and zone noise rules, the National Environmental Standard for Telecommunications Facilities "NESTF") Regulations 2008.

The proposed noise chapter and zone noise rules does not impose a greater prohibition or restriction on an activity to which the NESTF already imposes. Therefore, no further evaluation of the NESTF is required for this evaluation (section 32(4)).

3. Regional Planning Documents

Regional Policy Statement

Otago's Regional Policy Statement ("**RPS**") promotes the sustainable management of natural and physical resources by giving an overview of the resource management issues facing Otago, and by setting policies and methods to manage Otago's natural and physical resources. The RPS is currently under Review itself, the District Plan must *give effect* to the Operative RPS and must *have regard to* the Proposed RPS.

The Operative RPS contains a number of objectives and policies that are relevant to this noise chapter review of the District Plan, namely Objective 9.4.1 and associated Policies 9.5.4 to 9.5.5. Objective 9.4.1 promotes the sustainable management of Otago's built environment in order to provide for amenity values. Policy 9.5.4 seeks to minimise the adverse effects of urban development on Otago's environment through avoiding, remedying or mitigating the creation of noise and vibration and Policy 9.5.5 seeks to maintain the quality of life for people and communities through avoiding remedying or mitigating the adverse effects on community health and safety. The proposed noise chapter and zone noise rules give effect to the relevant operative RPS provisions.

Proposed RPS

Objective 3.5 Infrastructure of national and regional significance is managed in a sustainable way, and requires that (Policy 3.5.2) adverse effects of infrastructure that has national or regional significance are managed by (c) avoiding, remedying or mitigating other adverse effects on values. Policy 3.5.3 Protecting infrastructure of national or regional significance – includes the need to (a) restrict the establishment of activities that may result in reverse sensitivity effects; and (b) avoiding significant adverse effects on the functional needs of such infrastructure.

Objective 3.6 Energy supplies to Otago's communities are secure and sustainable, requires (Policy 3.6.5) the protection of electricity distribution infrastructure by b) restricting the establishment of those activities that may result in reverse sensitivity effects; and c) avoiding, remedying or mitigating adverse effects from other activities on the functional needs of that infrastructure.

Objective 3.7 requires that urban areas are well designed, sustainable and reflect local character which is to be achieved by (Policy 3.7.2) encouraging use of low impact design techniques in subdivision and development, to a) reduce potential adverse environmental effects, (Policy 3.7.3) designing for warmer buildings to encourage the design of subdivision and development to reduce the adverse effects of Otago's colder climate, and higher demand and costs for energy, including by: a) maximising passive solar gain; and b) insulating to warmer standards than those set under building legislation. This is relevant to the widespread use of mechanical heating devices.

Objective 3.8 Urban growth is well designed and integrates effectively with adjoining urban and rural environments by (Policy 3.8.1) managing for urban growth creation of new urban land in a strategic and coordinated way, in turn by, f) requiring the use of low or no-emission heating systems in buildings, when ambient air quality in or near the growth area is: i. Below standards for human health and g) giving effect to the principles of good urban design, as detailed in Schedule 6. (Urban form and design - contributes to the community's identity and cohesion, and reflects community values. Such as: a safe and enjoyable environment, provides lively and pleasant places for people to enjoy, reflects the importance of community spaces, provides a comfortable and safe urban environment, considers the impact of design on people's health and avoids or mitigates the effects of natural and man-made hazards.

4. Iwi Management Plans

Kai Tahu Ki Otago Resource Management Plan

The Kai Tahu Ki Otago Resource Management Plan (2005) (NRMP) is the principal planning document for Kai Tahu Ki Otago (KTKO) ((KTKO is used to describe the four Papatipu Runanga and associated whanau and ropu of the Otago Region). Chapter 5 of the NRMP identifies issues, objectives and policies for the Otago Region as a whole, and includes the following objectives:

- i. The rakätirataka and kaitiakitaka of Käi Tahu ki Otago is recognised and supported.
- ii. Ki Uta Ki Tai management of natural resources is adopted within the Otago region.
- iii. The mana of Käi Tahu ki Otago is upheld through the management of natural, physical and historic resources in the Otago Region.
- iv. Käi Tahu ki Otago have effective participation in all resource management activities within the Otago Region.
- v. The respective roles and responsibilities of Manawhenua within the Otago Region are recognised and provided for through the other objectives and policies of the Plan.

Chapter 10 sets out objectives and policies as they are relevant to the Clutha/Mata-au Catchment, in which the Queenstown Lakes District is contained. No provisions have been identified that are directly related to the management of noise effects in the District.

Ngai Tahu Ki Murihiku Natural Resource and Environmental Iwi Management Plan (2008)

The Ngai Tahu Ki Murihiku Natural Resources and Environmental Iwi Management Plan (Murihiku Plan) was issued in 2008 and consolidates Ngai Tahu Ki Murihiku values, knowledge and perspectives on natural resources and environmental management issues. The Murihiku Plan identifies kaitiakitanga, environmental and social, economic, health and wellbeing outcomes that need to be recognised when considering the

proposed noise chapter and zone noise rules. The proposed noise chapter and zone noise rules will assist in achieving the relevant objectives and policies contained in the Murihiku Plan.

5. Resource Management Issues

Section 31(1)(d) of the RMA requires territorial authority to give effect to the purpose of the Act through "the control of the emission of noise and the mitigation of the effects of noise".

Section 16 RMA Duty to avoid unreasonable noise

- (1) Every occupier of land (including any premises and any coastal marine area), and every person carrying out an activity in, on, or under a water body or the coastal marine area, shall adopt the best practicable option to ensure that the emission of noise from that land or water does not exceed a reasonable level.
- (2) A national environmental standard, plan, or resource consent made or granted for the purposes of any of sections 9,12, 13, 14, 15, 15A, and 15B may prescribe noise emission standards, and is not limited in its ability to do so by subsection (1).

Noise may be generated from a wide variety of activities in both the rural and urban environment. Industry, transport, recreation, and households can all create noise that may influence a person's well-being by, for example, preventing sleep, inducing stress, disturbing concentration. The key resource management issue associated with noise are the adverse noise effects that can arise from different activities occurring in close proximity.

Section 9 of the RMA sets out the restrictions on use of land. Clause (5) states that "This section applies to overflying by aircraft only to the extent to which noise emission controls for airports have been prescribed by a national environmental standard or set by a territorial authority". Overflying aircraft have the potential to adversely affect amenity values. The Council controls noise emissions from airports, including take-offs and landings, via provisions in this District Plan, and designation conditions. However, this is different from controlling noise from aircraft that are in flight. The Resource Management Act 1991 (RMA) which empowers territorial authorities to regulate activities on land and water affecting amenity values, does not enable the authorities to control noise from overflying aircraft. Noise from overflying aircraft can be controlled through section 29A of the Civil Aviation Act 1990.

The Act requires territorial authorities to manage the effects of noise from activities on land and on the surface of water. For the Queenstown Lakes District, the surface of the Lakes and rivers are commonly used for recreational and commercial boating activities. For the purpose of managing activities on the surface of water, these areas are zoned Rural in the District Plan, unless otherwise specified on the District Planning maps. Therefore, for the most part, the Rural zone noise limits apply to activities taking place on the surface of rivers or lakes.

6. Purpose

It is noted that Plan Change 27: Updating Noise Measurement and Assessment Standards were made operative in 2011. Therefore, for the most part, the noise provisions contained in the operative District Plan remain appropriate and up to date.

Further, aside from the reverse sensitivity noise issues arising from entertainment activities in Queenstown's town centre and Wanaka's town centre, no other new noise management issues have been identified that require addressing through the District Plan Review. These issues have been addressed via the changes proposed to the Town Centres section of the District Plan via the District Plan review.

However, the District Plan does not contain a specific noise chapter. Including a specific noise chapter will provide for the appropriate management of noise effects for the District, including setting out the objective and policies specific to manage noise issues and including a rule framework incorporating the majority of the zone-based noise limits that are currently contained in the zone chapters.

The overarching purpose of the dedicated chapter in the District Plan for noise is to enable the sustainable management and growth of the Queenstown Lakes District in a manner that appropriately manages the effects of noise emissions.

7. Evaluation of proposed Objective - Section 32 (1) (a)

Section 32(1)(a) of the RMA requires the evaluation to examine the extent that a new objective is the most appropriate way to achieve the purpose of the Act. One new objective is proposed as part of the proposed noise chapter and zone noise rules. This section of the report considers the objective in the context of the purpose of the Act.

The purpose of the Act demands an integrated planning approach and direction:

Section 5 Purpose

- (1) The purpose of this Act is to promote the sustainable management of natural and physical resources.
- (2) In this Act, sustainable management 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 (excluding minerals) 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 remaining provisions in Part 2 of the Act, particularly section 7, provide a framework within which objective is required to achieve the purpose of the Act and provisions are required to achieve the relevant objective. Section 7 (abbreviated below) is particularly relevant to this proposed objective:

Section 7 Other Matters

In achieving the purpose of this Act, all persons exercising functions and power under it, in relation to managing the use, development, and protecting of natural and physical resources, shall have particular regard to

- (b) the efficient use and development of natural and physical resources:
- (c) the maintenance and enhancement of amenity values:
- (f) maintenance and enhancement of the quality of the environment:

The extent to which the proposed objective meets the overarching purpose of the Act is set below.

Proposed Objective Most Appropriate in Achieving Part 2 Control the adverse effects of noise emissions In terms of addressing noise effects, the proposed to a reasonable level and manage the potential objective is considered to be the most appropriate to meet for conflict arising from adverse noise effects the purposes of the Act. The objective focuses on between land use activities. managing noise effects, either from source or from the receiver. An objective that requires the management of adverse effects is consistent with s5(2)(c). The objective is the most appropriate means of achieving section 7(b), (c), and (f). Managing noise effects enables the efficient use of the land resource for the District by enabling activities to operate effectively in proximity to one another. Managing noise effects contributes to maintaining and enhancing amenity values and quality of the environment.

The above objective has been considered against Part 2 of the Act. The proposed objective is considered the most appropriate method of achieving the purpose of the Act, as it seeks to controls the adverse effects of activities and is therefore enabling of activities provided the effects can be appropriately managed.

8. Evaluation of Options for Achieving the Proposed Objective

As required by section 32(1)(b)(ii) RMA, the following section considers the reasonably practicable options for achieving the proposed objective. This assessment is carried out in relation to the provisions of the proposed noise chapter and zone noise rules, which includes the proposed policies and rules contained within the proposed Noise section and the noise rules contained in the Zone chapters.

Reasonably practicable options considered to for achieving the objective (Section 32(1)(b)(i))

Proposed Objective:

Control the adverse effects of noise emissions to a reasonable level and manage the potential for conflict arising from adverse noise effects between land use activities.

Option 1: No change: Retain the current District Plan framework which only includes noise rules that apply to each zone, and as conditions of designations.

Option 2: Amend and correct where necessary the operative noise provisions for the various zones and retain the current rule framework for noise management.

Option 3: Amend and correct the operative noise provisions where necessary, and restructure all the noise rules mainly within a new section in the District Plan to specifically address noise issues, and provide new objectives and policies and rules, including standards that apply in all zones.

	Option 1:	Option 2:	Option 3:
	No change	Amend operative provisions whilst retaining existing Plan framework	New Noise Section for noise standards in the District.
Costs	 Does not enable the opportunity to correct and update the current noise rules. No opportunity to provide an objective, policies and rules that apply District Wide, which in many cases introduce the New Zealand Standards that apply to certain activities. 	District Plan Review process (but this is required by legislation). • Uncertainty of the status of certain activities will remain, such as the use of sirens.	Financial costs associated with going through the District Plan Review process (but this is required by legislation).
Benefits	Retains the established approach which parties are familiar with. Low cost for Council.	Retains, but with some improvements, the approach parties are familiar with.	 Moving most of the noise rules into one chapter will be easier to use as many of the noise rules require adherence to the adjacent zone noise limits. These will be more easily accessible in the one place for the majority of occurrences. Provides one-stop-shop for most activities, whereby an activity permitted in a zone can find the applicable noise standard within the same section of the Plan.

		 Provide clarity and certainty for those activities that are not currently addressed in the Districts Plan, such as noise limits for military training activities. Manages activities which take place in any zone, within the District wide noise standards.
Summary	Based on the above assessment, Option 3 is considered the most appropriate option for achieving the	e objective.

9. Scale and Significance Evaluation – Section 32(1)(c)

The level of detailed analysis undertaken for the evaluation of the proposed objective and provisions has been determined by an assessment of the scale and significance of the implementation of the proposed provisions. In making this assessment, regard has been had to the following, namely whether the objectives and provisions:

- Result in a significant variance from the existing baseline (Section 32(3)).
- Have effects on matters of national importance.
- Adversely affect those with specific interests, e.g., Tangata Whenua.
- Involve effects that have been considered implicitly or explicitly by higher order documents.
- Impose increased costs or restrictions on individuals, communities or businesses.

10. Evaluation of the proposed provisions Section 32 (1)(b)(ii)

Under section 32 (2)(a) an assessment under section 32(2)(b)(ii) must identify and assess the benefits and costs of the environmental, economic, social, and cultural effects that are anticipated from the implementation of the provisions, including the opportunities for —

- (i) economic growth that are anticipated to be provided or reduced; and
- (ii) employment that are anticipated to be provided or reduced (section 32(2)(a)).

For the proposed noise chapter and zone noise rules, no change to the opportunities for economic growth are anticipated, nor are any changes to employment opportunities anticipated.

The necessary assessment of the proposed policies, rules and other methods under sections 32(1)(b)(ii) and (2)(a), is provided below. The proposed policies, rules for the Noise chapter of the Proposed District Plan have been assessed for their appropriateness in achieving the proposed objectives for the zone and the relevant objectives of the overarching Strategic Directions chapter of the proposed plan.

The proposed policies outlined in this section are new to the District Plan. Many of the rules proposed do not significantly depart from those of the Operative Plan.

Proposed Objective: Control the adverse effects of noise emissions to a reasonable level and manage the potential for conflict arising from adverse noise effects between land use activities.

(Strategic Directions Chapter)

Proposed Objective 3.2.1.3: Enable the development of innovative and sustainable enterprises that contribute to diversification of the District's economic base and create employment opportunities.

Proposed Objective 3.2.3.1: Achieve a built environment that ensures our urban areas are desirable and safe places to live, work and play.

Proposed provisions	Environmental, Economic, Social and Cultural Costs	Environmental, Economic, Social and Cultural Benefits	Effectiveness, Efficiency & Appropriateness
Manage subdivision, land use and development activities in a manner that avoids, remedies or mitigates the adverse effects of unreasonable noise.	The policy seeks to manage noise effects that are generated by activities. The policy may make it more difficult for some activities to take place in the District, where these activities cannot avoid, remedy or mitigate noise effects. However, the policy requires that the adverse effects of unreasonable noise be avoided, remedied or mitigated, and therefore any costs arising from activities not achieving this policy are considered acceptable and consistent with the purpose of the Act.	The policy is part of the framework of provisions that will assist with managing noise effects in the District. This policy enables the Council to consider how subdivision and land use activities might result in adverse noise effects on other activities. It is noted that 'water' in the District is zoned Rural unless otherwise stated. Therefore this policy applies to activities taking place on the surface of water.	

Policy Avoid, remedy or mitigate adverse noise reverse sensitivity effects.	This policy may result in additional costs on new activities where mitigation is required to manage reverse sensitivity effects. For instance, additional building costs associated with noise insulation for buildings.	This policy provides for potentially incompatible activities to locate within proximity where the adverse noise effects can be managed, resulting in the efficient use of land.	The policy provides an efficient use of land insofar as it is enabling of potentially incompatible activities locating in proximity where noise effects can be managed. This policy will be effective in achieving the noise objective as it seeks to manage the reverse sensitivity effects of potentially conflicting activities. The policy is the most appropriate for
Explanatory rules and Permitted Activities (including Table 1) 36.3 – 36.4	These provisions exempt certain listed activities from having to achieve the noise limits for the zone in which the activities is located. Some of these rules are new to the District Plan, but they will not result in any new environmental social or economic costs as they will clarify the status of existing activities.	The benefits of the proposed rules will be to enable the exempt activities to operate without hindrances. The effects of these are anticipated and should be provided for in the District Plan.	achieving the proposed noise objective. The proposed activity rules are considered to be an efficient and effective means to give effect to the objective. These rules will result in efficiencies in District Plan administration by clearly stating that these activities are exempt from the underlying zone noise limits.
			The rules are effective is providing this exemption. The rules are therefore considered to be appropriate for achieving the proposed noise objective.
General Standards (Table 2) 36.5 – 36.5.7	Aside from the rules assessed immediately below, these rules retain the same noise limit rules for the Zones in the operative District Plan. No costs	The benefit of these rules is to appropriately manage noise effects in the respective zones. The rules provide a consistent approach to noise	These rules enable the efficient use of land by providing noise limits to manage the effects of noise.

have been identified in relation to these rules where the rules remain the same of the existing District Plan.

The Lmax noise limit has been universally amended from 70 LAFmax to 75 LAFmax. A minor increase in the Lmax noise threshold is considered to be acceptable and practicable.

Changes to some of the Special Zone rules for residential areas have been made to provide for a consistent approach to noise management throughout all residential areas. No environmental cost has been identified with this change.

A change has been made to the current noise limits that apply to land based activities within the Queenstown Airport mixed use zone. This change enables noise received in the Rural Zone from the Airport Mixed Use Zone to be 5 decibels higher than the Rural Zone noise limit. This noise limits also change the daytime hours for the Residential Zones noise limits, only in terms of noise received in the Residential Zones from the Airport Mixed Use Zone. The day-time period is changed from 0800-2000h to 0700-22000h. Refer Rule 36.5.2. change will enable slightly higher noise

management across the District, with the exception of the Town Centres where more complex rules are required to manage these environments.

The provisions avoid duplication of noise rules within each zone. The increase in the Lmax limit from 70dBA to 75dBA will be beneficial in providing a more reasonable limit universally within the District.

The changes sought for the Airport Mixed Use Zone will enable the airport to function effectively and efficiently.

Some of the noise limits for residential zones/activity areas have been amended slightly to provide as consistent an approach as possible to noise limits and measurement across a District.

These rules are effective in terms of establishing clear noise limits for activities within the various Zones of the District.

These rules are considered to be the most appropriate for achieving the proposed noise objective in terms of managing noise emissions from activities in the District to a reasonable level

	levels within these zones where that noise is generated from the Airport Mixed use zone. The Town Centre Noise Limits have not been included in this chapter given that these rules are complex and closely associated with activities taking place in these zones. Similarly, noise limits for the Local Shopping Centre and Business Mixed Use Zones have retained the noise provisions within their own chapters. Ventilation requirements for these zones are however included in this chapter, and are addressed further below.		
Specific Standards (Table 3) 36.5.8 – 36.5.17			
Certain Telecommunications Activities in Road Reserve	No new costs have been identified associated with this rule. This rule provides consistency with the NESTF within the District Plan.	No new benefits have been identified associated with this rule. This rule provides consistency with the NESTF within the District Plan.	This rule is considered to be neutral in terms of efficiency. This rule is effective in terms providing consistency with the NESTF insofar as it relates to noise management. The rule is considered to be the most appropriate for achieving the proposed noise objective.

Wind Turbines	This rule may result in additional compliance costs arising. However, any compliance costs are considered to be acceptable when balanced with the potential noise effects generated by wind turbines.	This rule imposes the New Zealand Standard for wind turbines operating within the District. The New Zealand Standards reflects what is considered to be reasonable noise for these activities. The benefits arising from this rule will be to ensure the use of wind turbines do not generate unreasonable noise effects.	This rule will enable the efficient use of land by providing for wind turbines, subject to achieving the noise limits. This rule is effective in terms enforcing the applicable noise standard for wind turbines operating within the District. The rule is considered to be the most appropriate for achieving the proposed noise objective.
Audible Bird Scaring Devices	This rule may result in additional compliance and administration costs arising. However, any compliance costs are considered to be acceptable when balanced with the appropriate management of noise effects.	This rule sets clear thresholds for noise emissions from audible devises. The benefit of this provision will be the maintenance of amenity values that could be reduced if this type of noise was not appropriately managed.	This rule will enable the efficient use of land by enabling audible devises to operate, subject to achieving the noise limits. This rule is effective in terms providing the appropriate noise limits for audible devises that will allow these devises to operate whist managing the effects of these devises. The rule is considered to be appropriate for achieving the proposed noise objective.
Frost Fans	This rule may result in compliance and administration costs arising. However, any compliance costs are considered to be acceptable when balanced with the appropriate management of noise effects.	This rule sets clear thresholds for sound from frost fans. The benefit of this provision will be the maintenance of amenity values that could be reduced if this type of noise was not appropriately managed.	This rule will enable the efficient use of land by enabling frost fans to operate, subject to achieving the noise limits. This rule is effective in terms providing the appropriate noise limits for frost fans that will allow these devises to operate

			whist managing noise effects. The rule is considered to be appropriate for achieving the proposed noise objective.
Vibration	This rule may result in additional compliance costs arising. However, any compliance costs are considered to be acceptable when balanced with the potential effects of vibration.	This rule imposes the New Zealand Standard for vibration for all activities within the District. The New Zealand Standards reflects what is considered to be reasonable noise (which is defined to include vibration under the Act). The benefits arising from this rule will be to ensure activities to not cause unreasonable vibration effects.	This rule enables the efficient use of land, subject to achieving the vibration requirements. This rule is effective in terms enforcing the applicable standard for vibration for activities taking place within the District. The rule is considered to be the most appropriate for achieving the proposed noise objective in relation to vibration.
Helicopters	No costs have been identified associated with this rule aside from compliance costs. This rule will ensure noise from helicopter activities on the land is kept to reasonable levels, in accordance with the relevant New Zealand Standard.	This rule will provide additional guidance to the assessment of noise from helicopters landing. It may result in economic and social benefits as it provides for land based helicopter activities outside of airport designations to occur provided they comply with the specifically defined New Zealand Standard for helicopter noise. This rule will ensure noise from helicopter activities on the land is kept to reasonable levels, in accordance with the relevant New Zealand Standard.	This rule will result in the efficient management of helicopter landing activities in the District in accordance with the appropriate noise standard. This rule is effective in terms of specifying the reasonable noise effects for helicopter landing activities, in accordance with the applicable New Zealand Standard. The rule is considered to be the most appropriate for achieving the proposed noise objective insofar as managing noise associated with helicopter landing activities.

Fixed Wing Aircraft	No costs have been identified associated with this rule, aside from compliance costs. It is noted that reference to this standard is already contained in the District Plan for those designated airports. This rule makes it clear that this standard will also apply to airstrips that are not designated.	This rule will result in economic and social benefits as it provides for land based aircraft activities (outside of airport designations) to occur provided they comply with the specifically defined noise limits for noise from aircraft. This rule will ensure noise from aircraft activities on the land is kept to reasonable levels, in accordance with the New Zealand Standard for these activities.	This rule will result in the efficient management of fixed wing aircraft landing activities in the District in accordance with the appropriate noise standard. This rule is effective in terms of specifying the applicable noise standard for fixed wing aircraft landing activity, in accordance with the applicable New Zealand Standard. The rule is considered to be the most appropriate for achieving the proposed noise objective, in terms of managing noise.
Construction Noise	No costs have been identified associated with this rule. It is noted that this rule is already contained in the District Plan. This rule will ensure construction activities are kept to reasonable levels, in accordance with the New Zealand Standard for these activities.	This rule will result in economic and social benefits as it enables construction activities to take place within specifically defined noise limits.	This rule will result in the efficient use of resources by enabling construction activities to occur without having to achieve the underlying zone noise limits. This rule is effective in terms of specifying the maximum noise limits for this construction activity, in accordance with the New Zealand Standard. The rule is considered to be the most appropriate for achieving the proposed noise objective.

Commercial Motorised Craft	This rule retains the current rule controlling noise from motorised craft on the surface of lakes and rivers. There is a compliance cost for boat operators associated with this rule. This cost is considered to be acceptable.	The environmental benefit of this rule is to ensure noise effects generated by motorised craft on rivers and lakes is reasonable.	This rule provides for the efficient use of the surface of water. This rule is effective in terms of specifying the maximum noise levels for motorised craft on rivers and lakes. The rule is considered to be the most appropriate for achieving the proposed noise objective.
Jacks Point State Highway Noise	There will be additional construction and application costs to provide the requisite level of protection forced by the rule,	The benefits from the rule are individual living environments that are considered to be acceptable standard for healthy living in proximity to the higher level of road noise.	This specific provision is required to allow efficient use of residential zoned land adjacent to the State Highway. Whilst increasing the distance between the road and residential developments is another alternative, imposing a rule is considered appropriate and justified given other provisions in the district.
Airport Noise (Tables 4 and 5) 36.6	The growing need for the control of noise effects related to the proximity of airports will result in additional costs for private developers and possibly airport operators.	The need to remedy or mitigate the effects of noise in some activities, particularly residential, in close proximity is seen as a long term benefit although there may be short term costs. The provision of a healthier living and working environment is seen as appropriate interpretation of sustainable development.	The provisions are triggered by several other chapters in the proposed Plan. Centralising these standards within the noise chapter allows ease of use for planners and applicants. This placement is seen as efficient and the content of the provisions are considered as being most appropriate to meet the objective.

Noise in the Queenstown and Wanaka Town Centre Zones, Business Mixed Use Zone, Local Shopping Centre Zones 36.7 (Table 6) As noted, Noise Limits for the Town Centre Zones, Local Shopping Centre and Business Mixed Use Zones, have not been included in this chapter given that these rules are complex and closely associated with activities taking place in these zones. However, ventilation requirements for these zones are included in this chapter (Rule 36.7) due to being consistent across these zones; and more appropriate for a district wide provision.

Mechanical ventilation requirements will impose additional cost including all buildings requiring secondary glazing, which will potentially at least double the glazing costs. This may discourage development in these zones, and may affect financial viability.

Mechanical ventilation in these zones will ensure that new residential and visitor accommodation uses are appropriately insulated against noise and are ventilated so they can enjoy an acceptable level of residential amenity (within the context of a Town Centre/commercial area).

Inclusion of mechanical ventilation requirements will support entertainment activities in these zones. Vibrant night-time activity adds to the social enjoyment and festivities held in these areas.

Ventilation requirements recognise the mixed use nature of activities within these zones, and seek to mitigate the noise effects occurring within the Zone, as received in noise-sensitive environments such as residential units or visitor accommodation.

11. The risk of not acting

Section 32(2)(c) of the Act requires, in the evaluation of the proposed policies and methods, the consideration of the risk of acting or not acting if there is uncertain or insufficient information about the subject matter of the provisions.

For the proposed noise chapter it is considered that there is certain and sufficient information on the effects on noise, and how to manage noise effects to achieve the purpose of the Act.

12. Summary

Having consideration for the proposed objective it is considered to be the most appropriate way of achieving the purpose of the Act in terms of managing the effects of noise (s32(1)(a). The proposed provisions contained in the proposed noise chapter are considered to be the most appropriate way to achieve the proposed objective for noise, and the relevant objective of the District Plan that are part of the proposed Strategic Directions Chapter (s32(1)(b).