

# Appendix 1

## NORTHLAND REGIONAL PRISON

### Designation Conditions

*This designation is for a Regional Corrections Facility for Northland and relates to the following:*

*The construction, operation, maintenance and upgrading of a comprehensive regional prison and associated facilities and the authorisation of all ancillary activities and facilities including, but not limited to.*

- *Inmate accommodation ranging from low, through medium, to maximum security;*
- *Staff facilities;*
- *Administration;*
- *Rehabilitative programmes;*
- *Inmate employment;*
- *Vocational training;*
- *Recreation and exercise facilities;*
- *Horticultural areas;*
- *Visitors centre;*
- *Staff and visitor car parking;*
- *Internal roading;*
- *Security fences, lights and towers;*
- *All other associated or ancillary land-use activities and all structures and facilities normally associated with a comprehensive regional prison.*

The designation shall extend to all land included in Certificate of Title 46D/1389, being Lot 2 DP 89625 owned by the Minister (as shown on plan ASK-100E) but shall exclude the Waitotara and Waipawa Ponds and land in the vicinity of those ponds as more particularly shown on plan ASK-100G (to be prepared).

### **Site Development**

1. All custodial, industry and office buildings shall be generally located in the building area shown on plan ASK100E.

Screening trees shall be planted so as to soften the visual impact of any buildings located on the southern ridge of the area shown as the building

2. No buildings are to be erected within 450 metres of State Highway 12, being the area which has a common boundary with the property owned by J M and M A Anderson. In the event that the property comes under the Minister's ownership or control, this condition shall cease to have effect.
3. No building (excluding farm, storage or accessory buildings) shall be constructed or excavation works exceeding five metres in net depth (after cut and fill) shall be undertaken, within the geothermal buffer areas shown on plan ASK100E, and shall be in accordance with the conditions of the resource consents granted by the Northland Regional Council.
4. The entrance to Site D2 from State Highway 12 is to be formed to Transit New Zealand guidelines and standards. Transit New Zealand should be invited to review the access engineering proposals in the light of current traffic densities and average speeds past the proposed access point. As a minimum, there shall be a right turn bay constructed prior to any building-related earthworks being undertaken on the site.

#### *Landscaping*

5. A landscaping and planting plan for the designated site shall be submitted to the Far North District Council. The plan is to be prepared following consultation with those landowners with a boundary in common with the designated site. The plan shall be developed with the objectives of:
  - Enhancing existing landscape features such as significant vegetation and remaining lengths of unculverted watercourses;
  - Utilising native species in key areas such as riparian margins;
  - Mitigating visual impact, particularly from the Ngawha Village and adjoining properties.



The landscaping plan is to contain a programme for monitoring new plantings in order to ensure their initial establishment and long term success.

### *Lighting*

6. A lighting plan shall be submitted to the Far North District Council. The plan shall show and describe the location, type, and intensity of lighting for all facilities planned on the site. Light spill shall be directed into the perimeter "sterile" areas or in similar manner to mitigate any impact on Ngawha Village.

### *Noise Emissions*

7. Activities on the site shall not exceed the following noise levels as measured within the boundary of any site zoned residential or within the notional boundary of any dwelling on any other site zoned rural:  
0700 to 2200 hours – 50 dBA L10  
2200 to 0700 hours – 45 dBA L10 and  
(the following day) – 75 dBA Lmax

Sound levels shall be measured in accordance with New Zealand Standard NZS 6801:1991 Measurement of Sound, and assessed in accordance with NZS 6802:1991 Assessment of Environmental Sound.

Construction noise shall meet the limit recommended in, and shall be measured and assessed, in accordance with NZS 6803P:1984 The Measurement and Assessment of Noise from Construction, Maintenance and Demolition work.

The monitoring of these levels shall be an agenda item for regular discussion with the proposed Community Liaison Group.

### *Discovery of Archaeological or Cultural Artefacts*

8. Prior to commencement of site works and building construction, tangata whenua shall be consulted and a management plan developed setting out the protocols to be observed in the event of discovery of koiwi (human remains).
9. An appointed archaeologist shall be on call during excavation works. If archaeological evidence is uncovered during the development of the site, the archaeologist will advise on appropriate mitigation measures.
10. In the event that any archaeological materials are discovered during site works or building construction, Schedule 1 of the Memorandum of Partnership between the Ngati Rangī Development Committee and the Department of Corrections (dated 2 March 2001) and conditions 18 and 19 of the Northland Regional Council land use consent shall apply.

### *Ecological Protection and Enhancement*

11. A Conservation Management Plan for the designated site, identifying areas recommended for protection and actions and procedures to maintain or enhance these areas, shall be submitted to the Far North District Council. This plan is to include indigenous flora areas around the Waitotara Pond, Waitapawa Pond, the shrub land area to the east of this pond and riparian areas adjacent to streams. The plan is to be prepared in consultation with Ngati Rangī representatives and the Department of Conservation. The plan shall include:
  - Details of proposed fencing to exclude stock from areas recommended for protection, areas of existing shrub land, remnant indigenous habitat and linkage areas, with the proposed stock fencing being suitable for the free movement of indigenous wildlife.
  - Details of the need for any culverts or stream works to provide for fish passage and where necessary any culverting or diversion of any

stream shall be of sufficient size and design so that water velocities do not preclude fish passage at normal flows, and no physical barriers preclude fish passage.

- Details of the presence of indigenous orchids on the designated site, including the sun orchid *Thelymitra malvinie* and the need for associated protective measures.

- Details of the fencing of areas recommended for protection and an associated programme for achieving this fencing.

The Conservation Management Plan shall contain an implementation programme relating to all of the above and a mechanism for ensuring ongoing consultation with interested parties and review provisions.

The Plan shall also provide for the removal or ongoing control of environmental pest plants from the property and for effective pest control within riparian strips and shrub lands.

#### **Community Liaison**

12. The requiring authority shall establish a Community Liaison Group as a forum for informing the local community of, and receiving feedback on, the activities undertaken in accordance with the designation. It will be an ongoing point of contact between the requiring authority and the community. The Community Liaison Group shall be formed within two months of a designation being included in the district plan pursuant to section 175 of the Act and shall have its first meeting at that time.

The Community Liaison Group shall comprise, as a minimum, one representative from each of the following:

- Far North District Council;
- Ngati Rangī;

- Ngapuhi
- other Ngawha hapu;
- Ngawha Springs township land owners;
- adjacent rural landowners;
- Kalkohe business community;
- prison management;
- New Zealand Police.

It shall be the responsibility of the requiring authority to convene the meetings and to cover the direct costs of running the meetings.

The requiring authority shall provide an opportunity for the Community Liaison Group to meet at least twice during the course of each year, and subject to agreement by prison management, which will not be unreasonably withheld, when otherwise sought by any of its members.

The requiring authority shall not be in breach of this condition if any one or more of the named groups do not wish to be members of the Community Liaison Group or to attend any meetings.

It is anticipated that the Community Liaison Group will formulate its own protocols in respect of its role. Its functions may include, but not be limited to:

- (i) appointment of new committee members;
- (ii) giving advice on appropriate protocols that may carried out during the construction or operation of the prison to address cultural and spiritual issues;
- (iii) having input in to the landscaping plan for the prison development;

- (iv) providing feedback to the requiring authority on any issues that may arise from the community as being of concern during the construction and operation of the prison;
- (v) providing input to the implementation and/or effectiveness of any of the conditions on the requirement.

**Cultural**

- 13. The requiring authority shall formalise a Memorandum of Understanding with appropriate representatives of the local Maori community. The Memorandum shall set out the parameters for the establishment of an ongoing relationship between the authority and the Maori community. One objective of the Memorandum shall be to provide a forum for discussion and, if needed resolution, of existing and future cultural issues. (The Minister shall not be in breach of this condition if any of the relevant hapu or other representatives of the local community choose not to enter into or adhere to such an agreement/understanding.)