

The following table shows the **Summary of Rules**, including:

- Minor changes and changes made by Council as a result of decisions on submissions (shown by ~~strike-outs~~ and underlining).
- Matters subject to appeal **highlighted in yellow**. As each appeal is resolved through the Environment Court process, the relevant highlighted parts will have their highlighting removed.
- Matters resolved through Consent Order or Decision from the Environment Court – in *blue italic font* with the details of the consent order also **in blue and highlighted in green**

In our interpretation, rules that are not highlighted in yellow are now beyond legal challenge.

Permitted activities can be treated as operative under section 19 of the RMA.

Where a resource consent is required, or where the activity is now prohibited, existing use rights apply under s20A of the RMA. The rules only become operative for existing activities when the Plan, or that part of the Plan, is *made operative* following the procedure in Schedule 1 of the RMA.

Discharges to air from small scale fuel burning devices				
Area rule applies	Rule N ^o	Description	Activity Status	Operative Status
Anywhere in the Canterbury region	AQL1	Enclosed burners or open fires installed before 1 January 2004	Permitted	Treated as operative (s19)
	AQL1A	<i>Small scale solid fuel burners on sites 2 hectares or greater, not zoned for urban purposes or within a clean air zone</i> Changes made following Consent Order issued by Judge Thompson on 7 January 2009 on appeals by Waimakariri District Council, the Association for Independent Research, Department of Conservation and Federated Farmers in relation to Rural Domestic Solid Fuel Burning	<i>Permitted</i>	Treated as operative (s19)
	AQL2	Enclosed burners meeting specific criteria	Permitted	Treated as operative (s19)
	AQL2A	<i>Pellet fires meeting specific criteria anywhere in Canterbury</i> Changes made following Consent Order issued by Judge Borthwick on 26 February 2009 on appeals by Solid Energy New Zealand Ltd. and Solid Energy Renewable Fuels relating to provisions for Christchurch and urban domestic burning	<i>Permitted</i>	Treated as operative (s19)

	AQL3	Oil or gas burning heating devices	Permitted	Treated as operative (s19)
	AQL4	Enclosed burners or oil or gas burning heating devices and open fires not complying with Regional Rules AQL1, AQL1A , AQL2, AQL3, AQL8 that are not otherwise prohibited	Non-complying	Beyond legal challenge (existing use rights apply s20A)
	AQL5	Fuels prohibited from use in small scale fuel burning devices	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	AQL6	Nuisance provisions relating to small scale fuel burning devices	Prohibited	Beyond legal challenge (existing use rights apply s20A)
Christchurch Clean Air Zones 1 and 2	AQL7	Open fires not installed <u>on or before 1 June 2002</u> at the date of notification of the Proposed NRRP	Prohibited	Beyond legal challenge (existing use rights apply s20A)
Christchurch Clean Air Zone 1	AQL8	Enclosed burners or open fires contained within heritage buildings	Permitted	Treated as operative (s19)
	AQL9	Small scale fuel burning devices in new dwellings or buildings; dwellings or buildings that currently do not have small scale solid fuel burning devices; and extensions and alterations to dwellings or buildings that currently do not have small scale solid fuel burning devices	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	AQL9A	<i>High-performance pellet fires contained in new dwellings or buildings; dwellings or buildings that currently do not have small scale solid fuel burning devices; and extensions and alterations to dwellings or buildings that currently do not have small scale solid fuel burning devices</i> [Changes made following Consent Order issued by Judge Borthwick on 26 February 2009 on appeals by Solid Energy New Zealand Ltd. and Solid Energy Renewable Fuels relating to provisions for Christchurch and urban domestic burning]	<i>Restricted discretionary</i>	Treated as operative (s19)
	AQL10	Open fires from 1 January 2006 <i>in April to September inclusive</i> [Changes made following Decision of the Environment Court issued on 12 December 2008 in relation to the appeal by Association for Independent Research ENV-2007-CHC-000277. Decision No. C136/2008.]	Prohibited	Beyond legal challenge (existing use rights apply s20A)

	AQL11	Non-complying enclosed burners older than 15 years from before 1 January 2008 <i>in April to September inclusive</i> [Changes made following Decision of the Environment Court issued on 12 December 2008 in relation to the appeal by Association for Independent Research ENV-2007-CHC-000277. Decision No. C136/2008.]	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	AQL11A	Non-complying enclosed burners or open fires retrofitted with pollution control devices [Changes made following Decision of the Environment Court issued on 12 December 2008 in relation to the appeal by Association for Independent Research ENV-2007-CHC-000277. Decision No. C136/2008.]	Discretionary	Beyond legal challenge (existing use rights apply s20A)

Discharges to air from large scale fuel burning devices				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o
Anywhere in the Canterbury region	AQL12	Fuels prohibited from use in large scale fuel burning devices	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	<u>AQL12A</u>	Fuels used in large scale fuel burning devices <i>[Changes made following Consent Order issued by Judge Jackson on 23 June 2008 in relation to the appeal by Fulton Hogan]</i>	<u>Non-complying</u>	Beyond legal challenge (existing use rights apply s20A)
	<u>AQL12B</u>	<u>Fuels used in mobile sources</u>	<u>Permitted</u>	Treated as operative (s19)
Christchurch Clean Air Zones 1 and 2	AQL13	External combustion of gas 5 MW or less	Permitted	Treated as operative (s19)
	AQL14	External combustion of diesel or kerosene 100 kW or less	Permitted	Treated as operative (s19)
	AQL15	Internal combustion of diesel, petrol or gas 300 kW or less <i>[Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated]</i>	Permitted	Treated as operative (s19)
	<u>AQL15A</u>	<i>Mobile internal combustion of diesel, petrol or gas 500 kW or less used to generate electricity</i> <i>[Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated]</i>	<i>Permitted</i>	Treated as operative (s19)

Christchurch Clean Air Zones 1 and 2	AQL16	External combustion of diesel and kerosene greater than 100 kW to 2 MW or less, gas greater than 5 MW to 20 MW or less, and internal combustion of diesel, petrol or gas greater than 300 kW <i>(Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)</i>	Controlled	Treated as operative (s19)
	AQL16A	<i>Internal combustion of diesel, petrol or gas greater than 300 kW</i> <i>(Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)</i>	<i>Controlled</i>	Treated as operative (s19)
	AQL16B	<i>Internal combustion of diesel, petrol or gas in a large scale fuel burning device used for electricity generation</i> <i>(Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)</i>	<i>Restricted Discretionary</i>	Treated as operative (s19)
	AQL17	Large scale fuel burning devices burning gas or oil not classed as permitted, or controlled or restricted discretionary by Rules AQL12 to AQL16 <i>(Changes made following Consent Order issued by Judge Jackson on 23 June 2008 in relation to the appeal by Fulton Hogan)</i> <i>(Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)</i>	Discretionary	Treated as operative (s19)
	AQL18	Large scale fuel burning devices burning solid fuel with a combined heat output 1 MW or less	Discretionary	Treated as operative (s19)
	AQL18A	<i>Existing large scale fuel burning devices burning solid fuel with a combined heat output 1 MW or less in the Christchurch Clean Air Zones 1 and 2 (Changes made following Consent Order issued by Judge Borthwick on 1 May 2009 in relation to appeal by Horticulture New Zealand)</i>	<i>Restricted discretionary</i>	Treated as operative (s19)
	<u>AQL18B</u>	<u>Replacement of existing large scale fuel burning devices burning solid fuel with a combined heat output of greater than 40kW and less than or equal to 500 kW with large scale wood pellet burning devices burning wood pellet fuel with a combined heat output of greater than 40kW and less than or equal to 500 kW in the Christchurch Clean Air Zones 1 and 2.</u>	<u>Controlled</u>	Treated as operative (s19)

	AQL18C	<u>Replacement of existing large scale fuel burning devices burning solid fuel with a combined heat output of greater than 500kW and less than or equal to 1MW with large scale wood pellet burning devices burning wood pellet fuel with a combined heat output of greater than 500kW and less than or equal to 1MW in the Christchurch Clean Air Zones 1 and 2.</u>	<u>Restricted discretionary</u>	Treated as operative (s19)
	AQL18D	<u>New large scale wood pellet burning devices with a combined heat output of less than or equal to 500kW, or large scale wood pellet burning devices with a combined heat output of less than or equal to 500kW replacing existing large scale fuel burning devices not burning solid fuel, in the Christchurch Clean Air Zones 1 and 2.</u> (Changes made as a result of Consent Order dated 9th April 2009 by Judge Borthwick in relation to Solid Energy Appeal)	<u>Restricted discretionary</u>	Treated as operative (s19)
	AQL19	Large scale fuel burning devices burning solid fuel with a combined heat output greater than 1 MW	Discretionary	Treated as operative (s19)
	AQL20	Large scale fuel burning devices burning solid fuel 1 MW or less with total suspended particulate (TSP) emissions greater than 250 mg/m ³	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	AQL21	Large scale fuel burning devices burning solid fuel greater than 1 MW with total suspended particulate (TSP) emissions greater than 250 mg/m ³	Prohibited	Beyond legal challenge (existing use rights apply s20A)
The Canterbury region outside of the Christchurch Clean Air Zones 1 and 2	AQL22	External combustion of gas 5 MW or less	Permitted	Treated as operative (s19)
	AQL23	External combustion of diesel or kerosene 2 MW or less	Permitted	Treated as operative (s19)
	AQL24	External combustion of solid fuel or light fuel oil 1 MW or less	Permitted	Treated as operative (s19)

	AQL25	Internal combustion of diesel, petrol or gas 300 kW or less <i>outside of Rangiora Clean Air Zones 1 and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2 and not on production land which is zoned rural</i> (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Permitted	Treated as operative (s19)
	AQL25A	Internal combustion of diesel, petrol or gas 300 kW or less on production land which is zoned rural but outside of Rangiora Clean Air Zones 1 and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2 (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Permitted	Treated as operative (s19)
	AQL25B	Internal combustion of diesel, petrol or gas 300 kW or less within Rangiora Clean Air Zones 1 and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2 (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Permitted	Treated as operative (s19)
	AQL25C	Use of mobile internal combustion of diesel, petrol or gas 500 kW or less used to generate electricity (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Permitted	Treated as operative (s19)
	AQL26	External combustion of diesel or kerosene greater than 2 MW to 5 MW or less, gas greater than 5 MW to 20 MW or less, internal combustion of diesel, petrol or gas greater than 300 kW , and external combustion of solid fuel or light fuel oil greater than 1 MW to 3 MW or less (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Controlled	Beyond legal challenge (existing use rights apply s20A)
<i>The Canterbury region outside of the Christchurch Clean Air Zones 1 and 2, Rangiora Clean Air Zones 1</i>	AQL26A	Internal combustion of diesel, petrol or gas greater than 300 kW outside of Rangiora Clean Air Zones 1 and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2 (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Controlled	Beyond legal challenge (existing use rights apply s20A)

and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2	AQL26B	Internal combustion of diesel, petrol or gas greater than 300 kW within Rangiora Clean Air Zones 1 and 2, Kaiapoi Clean Air Zones 1 and 2 and Ashburton Clean Air Zones 1 and 2 (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Controlled	Beyond legal challenge (existing use rights apply s20A)
	AQL26C	Internal combustion of diesel, petrol or gas in a large scale fuel burning device used for electricity generation (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Restricted discretionary	Beyond legal challenge (existing use rights apply s20A)
	AQL26D	External combustion of solid fuel or light fuel oil greater than 5 MW in an existing large scale fuel burning device (Changes made following consent order issued by Judge Borthwick on 20 May 2009 on appeal by Canterbury Meat Packers in relation to Existing and New Large Scale Burning Devices)	Controlled	Beyond legal challenge (existing use rights apply s20A)
The Canterbury region outside of the Christchurch Clean Air Zones 1 and 2	AQL27	Large scale fuel burning devices not permitted, or controlled, or restricted discretionary outside the Christchurch Clean Air Zones 1 and 2. (Changes made following Consent Order issued by Judge Borthwick on 23 June 2009 in relation to appeal by Christchurch City Council, Trustpower Limited, Christchurch International Airport Limited, Orion New Zealand Limited, Meridian Energy Limited and Federated Farmers of New Zealand Incorporated)	Discretionary	Beyond legal challenge (existing use rights apply s20A)

Discharges to air from outdoor burning				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o
Anywhere in the Canterbury region	AQL28	Outdoor burning of standing crop residue or vegetative stubble	Permitted	Still under legal challenge
	AQL29	Outdoor burning of vegetation, paper, cardboard and untreated wood	Permitted	Still under legal challenge
	AQL30	Outdoor burning of polyethylene agricultural wrap before 1 January 2011 (Changes made following Consent Order issued by Judge Borthwick on 29 April 2009 in relation to appeals by Horticulture New Zealand and Federated Farmers)	Permitted	Treated as operative (s19)
	AQL30A	Outdoor burning of polyethylene agricultural wrap from 1 January 2011 but before 1 January 2014 (Changes made following Consent Order issued by Judge Borthwick on 29 April 2009 in relation to appeals by Horticulture New Zealand and Federated Farmers)	Restricted discretionary	Treated as operative (s19)
	AQL32	Outdoor burning of animal carcasses and offal	Permitted	Treated as operative (s19)
	AQL33	Outdoor burning for fire fighting research and fire fighting training purposes	Permitted	Treated as operative (s19)
	AQL33A	Outdoor burning of buildings for purposes of training fire-fighters (Changes made following Consent Order issued 11 June by Judge Borthwick)	Permitted	Treated as operative (s19)
	AQL34	Outdoor burning not permitted by Rules AQL28 to AQL33	Discretionary	Beyond legal challenge (existing use rights apply s20A)

Christchurch Clean Air Zones 1 and 2	AQL35	Outdoor burning in winter	Non-complying	Still under legal challenge
Christchurch Clean Air Zone 2	AQL35A	Outdoor burning of diseased vegetation from production land in winter [Changes made following Consent Order issued by Judge Thompson on 21 April 2009 in relation to appeals by Horticulture New Zealand and Federated Farmers]	Permitted	Treated as operative (s19)
	AQL35B	Outdoor burning of prunings from production trees and shelterbelts on production land [Changes made following Consent Order issued by Judge Thompson on 21 April 2009 in relation to appeals by Horticulture New Zealand and Federated Farmers]	Restricted Discretionary	Treated as operative (s19)
Anywhere in the Canterbury region	AQL36	Outdoor burning of unspecified waste	Prohibited	Beyond legal challenge (existing use rights apply s20A)
	AQL37	Outdoor burning of any materials within a landfill site, waste transfer station or waste recovery area	Prohibited	Beyond legal challenge (existing use rights apply s20A)

Discharges to air from industrial or trade premises and industrial or trade processes				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o
Anywhere in the Canterbury region	AQL38	Fugitive dust emissions from unconsolidated surfaces	Permitted	Treated as operative (s19)
	AQL39	Petroleum storage and transfer facilities	Permitted	Treated as operative (s19)
	AQL40	Dry cleaning	Permitted	Treated as operative (s19)
	AQL41	Metal work processes	Permitted	Treated as operative (s19)
	<i>AQL41A</i>	<i>Metal work processes subject to Rule AQL41 but which do not comply with the conditions in that rule</i>	<i>Restricted discretionary</i>	Treated as operative (s19) in Christchurch - Existing use rights in Canterbury.
	<i>AQL42</i>	<i>Existing handling of bulk materials [Changes made following CO issued by Judge Borthwick on 11 June 2009]</i>	<i>Permitted</i>	Treated as operative (s19)
	<i>AQL42A</i>	<i>Handling of bulk materials as part of a quarry or mining activity not permitted by Rule AQL42 [Changes made following CO issued by Judge Borthwick on 11 June 2009]</i>	<i>Permitted</i>	Treated as operative (s19)
<i>AQL42B</i>	<i>Handling of bulk materials not part of a quarry or mining activity and not permitted by Rule AQL42 [Changes made following CO issued by Judge Borthwick on 11 June 2009]</i>	<i>Permitted</i>	Treated as operative (s19)	

	AQL43	Seed cleaning	Permitted	Treated as operative (s19)
	AQL44	Clay firing	Permitted	Treated as operative (s19)
	AQL45	Laboratory fume cupboards in educational institutions	Permitted	Treated as operative (s19)
	AQL46	Commercial laboratory fume cupboards	Permitted	Treated as operative (s19)
	AQL47	Wood waste generating processes	Permitted	Treated as operative (s19)
	AQL48	Discharges of heat, steam or water vapour	Permitted	Treated as operative (s19)
	AQL49	Food or animal product cooking and processing	Permitted	Treated as operative (s19)
	AQL49A	<i>Food or animal product cooking and processing subject to Rule AQL49 but which do not comply with the conditions in that rule</i> Changes made following Consent Order issued 11 June by Judge BOrthwick	<i>Restricted Discretionary</i>	Beyond legal challenge (existing use rights apply s20A)
	AQL50	Fumigation	Permitted	Treated as operative (s19)
	AQL51	Water blasting	Permitted	Still under legal challenge

	AQL52	Dry or wet abrasive blasting within an enclosed booth	Permitted	Treated as operative (s19)
	AQL53	Small scale spray coating not within a spray booth	Permitted	Still under legal challenge
	AQL54	Small scale spray coating within a spray booth	Permitted	Treated as operative (s19)
	AQL55	Printing processes using water-based inks	Permitted	Treated as operative (s19)
Anywhere in the Canterbury region	AQL56	Workplace ventilation	Permitted	Treated as operative (s19)
Christchurch Clean Air Zone 2	AQL56A	Maintenance or "idle-testing" of aircraft engines outside of buildings [Changes made following Consent Order issued by Judge Jackson on 15 July 2008 in relation to the appeal by Board of Airline Representatives of New Zealand]	Permitted	Treated as operative (s19)
	AQL56B	Aircraft engine testing, repair or maintenance on an industrial or trade premise [Changes made following Consent Order issued by Judge Jackson on 15 July 2008 in relation to the appeal by Board of Airline Representatives of New Zealand]	Restricted Discretionary	Beyond legal challenge (existing use rights apply s20A)
Anywhere in the Canterbury region	AQL57	Industrial or trade premises and processes not complying with Regional Rules AQL38 to AQL56 or not otherwise identified	Discretionary	Still under legal challenge

Discharges to air from intensive farming				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o
Anywhere in the Canterbury region	AQL58	Intensive farming lawfully established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP	Permitted	Treated as operative (s19)
	AQL58A	<i>Intensive farming subject to Rule AQL58 but which does not comply with any of the conditions in that rule</i> <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	<i>Restricted discretionary</i>	Treated as operative (s19)
	AQL59	Intensive <i>layer</i> poultry farming established after <u>1 June 2002</u> the date of notification of the Proposed NRRP or not <i>lawfully</i> established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	Permitted	Treated as operative (s19)
	AQL60	Intensive broiler and breeder poultry farming established after <u>1 June 2002</u> the date of notification of the Proposed NRRP or not lawfully established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	<i>Permitted</i> <i>Controlled</i>	Treated as operative (s19)
	AQL60A	<i>Intensive poultry farming not otherwise permitted by Rule AQL59 or controlled by Rule AQL60</i> <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	<i>Restricted discretionary</i>	Treated as operative (s19)
	AQL61	<i>Intensive pig farming established after 1 June 2002 or not lawfully established on or before 1 June 2002</i> <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	<i>Restricted discretionary</i>	Treated as operative (s19)
	AQL61	Intensive pig farming established after the date of notification of the Proposed NRRP or not lawfully established before the date of notification of the Proposed NRRP	Controlled	Beyond legal challenge
	AQL62	Intensive farming not <i>complying with</i> <i>subject to</i> Regional Rules AQL58 to <i>AQL60 AQL61</i> or otherwise occurring on an industrial or trade premise <i>Amendment made through consent order issued 24 June 2009 by Judge Borthwick</i>	Discretionary	Treated as operative (s19)

Discharges to air from waste management processes				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o

Anywhere in the Canterbury region	AQL63	Waste management processes lawfully established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP – permitted activity	Permitted	Still under legal challenge
	AQL63A	<i>Disposal of clean fill material resulting from the maintenance, operation and minor improvements to legal road</i> Changes made following consent order by Judge Borthwick on 11 June 2009	Permitted	Treated as operative (s19)
	AQL64	Application of pig effluent to land on the same property from where the pig effluent originates established after the date of notification of the Proposed NRRP or not lawfully established before the date of notification of the Proposed NRRP	Permitted	Beyond legal challenge
	AQL65	Application of effluent to land other than provided for in Regional Rules AQL63 or AQL64 Changes made following consent order by Judge Borthwick on 29 May 2009	Permitted	Treated as operative (s19)
	AQL66	Small scale human sewage treatment and disposal established after <u>1 June 2002</u> the date of notification of the Proposed NRRP or not lawfully established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP	Permitted	Treated as operative (s19)
	AQL67	Offal pits established after <u>1 June 2002</u> the date of notification of the Proposed NRRP or not lawfully established <u>on or before 1 June 2002</u> the date of notification of the Proposed NRRP Changes made following consent order by Judge Borthwick on 29 May 2009	Permitted	Treated as operative (s19)
	AQL68	Composting established after the date of notification of the Proposed NRRP or not lawfully established before the date of notification of the Proposed NRRP	Permitted	
	AQL69	Waste management processes not permitted in Regional Rules AQL63 to AQL68 <u>AQL67</u> or otherwise occurring on an industrial or trade premise	Discretionary	Beyond legal challenge (existing use rights apply s20A)

Discharge of agrichemicals				
Area rule applies	Rule N ^o	Description	Activity Status	Page N ^o
Anywhere in the Canterbury region	AQL70	Ground-based application of agrichemicals using hand-held application techniques	Permitted	Still under legal challenge
	AQL71	Ground-based application of agrichemicals using techniques other than using hand-held application	Permitted	Still under legal challenge
	AQL72	Aerial application of agrichemicals	Permitted	Still under legal challenge
	AQL73	Application of agrichemicals not identified in Regional Rules AQL70 to AQL72	Discretionary	Beyond legal challenge (existing use rights apply s20A)