

Proposed Plan Change 1K – Electoral Signage

Notes:

1. Deletion is shown as strike-through (~~example~~)
2. Addition is shown as underlined (example)

Note:

In accordance with section 86B (1) of the Resource Management Act 1991 (RMA), the proposed amendment to the rule SIGN-R2 under this plan change to the Kapiti Coast District Plan have had immediate legal effect once decisions on submissions were made and publicly notified under clause 10(4) of Schedule 1 of the RMA. This note is for explanatory purposes and does not form part of the plan change.

Amend permitted activity rule SIGN-R2 as follows:

SIGN-R2	Election <i>signs</i> (local body/ national) in all zones.
Permitted Activity	<p>Standards</p> <ol style="list-style-type: none"> 1. The total area of election signage per person or party (whichever is the lesser) on an approved <i>subject site</i> or on private property must not exceed <u>23.0m²</u>. <p>Note: A list of approved <i>subject sites</i> is included in the Council's Candidate Information Handbook a copy of which is available from the Council's Service Centres or on the Council's website.</p> <ol style="list-style-type: none"> 2. Election <i>signs</i> must be single faced i.e. one display face only, not 'V' or other multi-faced <i>signs</i>. 3. Election <i>signs</i> must not exceed 1.8 metres in <i>height</i> (above <i>original ground level</i>). 4. Elections <i>signs</i> must meet the requirements of the Electoral (Advertisements of a Specified Kind) Regulations 2005. 5. Election <i>signs</i> must only be erected and displayed during the period beginning 2 months before polling day and ending with the close of the day before polling day. <p>Note: This rule only applies outside the timeframes specified in Section 221B (1) of the Electoral Act 1993 and Regulation 4 of the Electoral (Advertisements of a Special Kind) Regulations 2005.</p>