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 signs (local body/ national) in all zones.
Permitted Activity	 Standards The total area of election signage per person or party (whichever is the lesser) on an approved subject site or on private property must not exceed 23.0m². Note: A list of approved subject sites 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. Election signs must be single faced i.e. one display face only, not 'V' or other multi-faced signs.
	 Selection signs must not exceed 1.8 metres in height (above original ground level). Elections signs must meet the requirements of the Electoral (Advertisements of a Specified Kind) Regulations 2005. Election signs 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. 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.