

Memo

Date 25/09/2024

To: Warren MacLennan – Manager, Regional, North, West and Islands Planning
 From: Kath Coombes – Team Leader, Regional Planning





Subject: **Plan Modification: Clause 20A error correction to Auckland Unitary Plan (Operative in Part 2016) or Hauraki Gulf Islands District Plan (Operative 2018)**

I seek your approval to correct an error pursuant to clause 20A, schedule 1, Resource Management Act 1991:

A local authority may amend, without using the process in this schedule, an operative policy statement or plan to correct any minor errors.

You have delegated authority, as a tier four manager, to make a decision to correct an error under clause 20A. Schedule 2A of the Auckland Council Combined Chief Executives Delegation Register authorises all powers, functions, and duties under RMA’s first schedule (except clause 17 which cannot be delegated) to tier four positions.

Provision in AUP or HGI District Plan	AUP
Subject site and legal description (if applicable)	NA
Nature of error	In policy E14.3(13) the sub-clauses begin at (c) instead of (a).
Effect of change	The change: <ul style="list-style-type: none"> • is to correct a minor error • is neutral (it would not affect the rights of some members of the public)
Changes required to be made (text and/or in-text diagrams)	Amend policy E14.3(13) in Chapter E14 to begin the numbering at “(a)” as follows: (13) When considering an emissions plan as part of an application for a resource consent for a restricted discretionary activity relating to discharges to air of greenhouse gases from heat devices, council will consider: (c) (a) the timing and content of updates of the emissions plan to be made by the holder of the consent; and (d) (b) how those updates will reflect changes in technology and best practices.
Changes required to be made (AUP or HGI maps)	NA
Attachments	Attachment 1: Corrections to text (strikethrough/underlining) Attachment 2: Corrected text

<p>Maps prepared by: NA Geospatial Specialist</p>	<p>Text Entered by: Sarah El Karamany Planning Technician</p>
<p>Signature:</p>	<p>Signature:</p> 
<p>Prepared by: Kath Coombes Team Leader</p>	<p>Reviewed by: Kath Coombes Team Leader</p>
<p>Signature:</p> 	<p>Signature:</p> 
<p>Decision: I agree to correct the error under clause 20A, schedule 1, RMA 1991 using my delegated authority</p> <p>Warren Maclennan Manager Planning – Regional, North, West and Islands Date: 25/09/2024</p>	
<p>Signature:</p> 	

**Attachment 1: Corrections to text
(removed text in strikethrough, added text in underlining)**

(13) When considering an emissions plan as part of an application for a resource consent for a restricted discretionary activity relating to discharges to air of greenhouse gases from heat devices, council will consider:

- ~~(c)~~ (a) the timing and content of updates of the emissions plan to be made by the holder of the consent; and
- ~~(d)~~ (b) how those updates will reflect changes in technology and best practices.

Attachment 2: Corrected text

(13) When considering an emissions plan as part of an application for a resource consent for a restricted discretionary activity relating to discharges to air of greenhouse gases from heat devices, council will consider:

- (a) the timing and content of updates of the emissions plan to be made by the holder of the consent; and
- (b) how those updates will reflect changes in technology and best practices.