

7. Plan Implementation, Review and Amendment

7.1 Plan implementation process

Plan implementation including a schedule of priorities for parks and reserve development will be set out in a “Neighbourhood parks and reserves implementation plan”. This is a separate living document which will outline the priority order in which park and reserve development will be implemented once the funding is made available. The priority order will be determined by a criteria weighing methodology (currently under development).

As with all council programmes, funding for the various aspects of plan implementation is conditional on decisions made as part of the Long Term Council Community Plan (LTCCP) process.

Neighbourhood parks and reserves implementation plan will be developed following the 09/19 LTCCP adoption in late June 2009.

7.2 Plan review and amendment

Section 41(4) of the Reserves Act requires the council to keep the management plans for the reserves that it administers under continuous review. This is so that the plans can be adapted to changing circumstances or increased knowledge. As such, a reserve management plan is a “living document” that may need to be updated from time to time in response to issues or to ensure that objectives are being adequately met. Generally, however, plans should be reviewed at a minimum of 10 year intervals and need not involve a complete rewriting¹.

7.2.1 Scheduled Review

This management plan will undergo a scheduled review every ten years. This review will consider:

- the success of the plan in meeting its stated objectives,
- the effectiveness and efficiency of plan implementation, and
- the currency of the plan content.

7.2.2 Unscheduled Amendments

Minor amendments

Minor edits to the plan that do not change the meaning or intent of the document may be undertaken using a version control system that tracks all amendments and ensures that the most current version is made available for use by the council and the public. All minor amendments to the document must be approved by the Parks Manager and the amendment noted in an Amendments Record table on the first pages of the document.

¹ Local Government New Zealand and Department of Conservation. 1999. Reserves Act Guide.

Major amendments

Major amendments are any substantive changes to the document that change its meaning or intent. The change may not be large; the addition or change of a single word can significantly change the intent of an objective or policy. All major amendments must be first approved by the Parks Manager and then a report put to the council to adopt the amendment by council resolution. Consultation with the public and tangata whenua may be required.

7.3 Reserve declarations

New Plymouth District Council passed a resolution of full council on 26th August 2008 to declare the land parcels in the **Table 2** as reserves under the Reserves Act 1977. This resolution was passed following a one month public consultation period, as described under Section 14 of the Act.

Table 2. Council owned land to be declared as reserve land under the Reserves Act 1977

Reserve Name	Location	Par ID	Legal Description	Ownership	Purpose when acquired	Current Purpose	Resolution
Te Kowhai/Konini St reserve	Konini St, Inglewood	4630671	Lot 2 DP 11004	NPDC	NONE	Recreation	Publicly notify the council's intention to declare this land as a reserve for the purpose of recreation
William Franklyn Park	Kelly St, Inglewood	4677852	Lot 1 DP 21091	NPDC	NONE	Recreation	Publicly notify the council's intention to declare this land as a reserve for the purpose of recreation
Maui PI Playground	Maui PI, New Plymouth	4649420	Lot 59 DP 10428	NPDC	NONE	Recreation	Publicly notify the council's intention to declare this land as a reserve for the purpose of recreation
Wallace PI Playground	Wallace PI, New Plymouth	4664837	Section 577 Town of New Plymouth	NPDC	NONE	Recreation	Publicly notify the council's intention to declare this land as a reserve for the purpose of recreation

7.4 Reserve classifications

The decision to classify the reserves listed in **Table 3** for their stated purpose was passed by full council resolution on 27th May 2008.

Table 3. Council administered neighbourhood reserves to be classified under the Reserves Act 1977

Reserve Name	Location	Par ID	Legal Description	Ownership	Original purpose when declared	Current Purpose	Resolution
1. Reserve land owned and administered by NPDC							
Heta Road Playground	Heta Road	4652026	Lot 21 DP 14456	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Milne Place Reserve	Milne Place, Kellyville Heights	4649191	Lot 18 DP 12051	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Bromley Place Reserve	Bromley Place		Lot 29 DP 9666	NPDC	Primarily public Plantation and pleasure ground, secondly recreation ground	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve - Primarily public Plantation and pleasure ground, secondly recreation ground
Poplar Grove Reserve	Poplar Grove	4669460	Lot 2 DP 20430	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Poplar Grove Reserve	Poplar Grove	4638239	Lot 9 DP 12115	NPDC	Drainage Reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve - drainage
Poplar Grove Reserve	Cnr Poplar Grove/Heaphy street	4667667	Lot 1 DP 9829	NPDC	Public Reserve	Recreation	Classify this reserve for the purpose of recreation
Poplar Grove Reserve	Cnr Poplar Grove/Heaphy street	4666351	Lot 3 DP 20215	NPDC	Drainage reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve - drainage
Silvan Place Reserve	Silvan Place	4661002	Lot 64 DP 12885	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Towai Street	Towai Street	4630246	Lot 96 DP 12135	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Hurdon St Playground	Hurdon Street	4662150	Lot 1 DP 9066	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Hurdon St Playground	Hurdon Street	4661918	Lot 2 DP 9066	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Junction Street Reserve	Junction Street	4637367	Pt Lot 8 DP 3849	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Junction Street Reserve	Junction Street	4626963	Lot 3 DP 10358	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Junction Street Reserve	Junction Street	4636961	Lot 55 DP 9311	NPDC	Esplanade Reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve - esplanade
Kenmore St Play area	Kenmore Street	4643820	Lot 76 DP 11921	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Karamea Street Playground	Karamea Street	4634469	Lot 317 DP 13826	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Karamea Street Playground	Karamea Street	4621489	Lot 318 DP13986	NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation

Reserve Name	Location	Par ID	Legal Description	Ownership	Original purpose when declared	Current Purpose	Resolution
Murphy's Gully	Whakapaki Street, Urenui	4669409	Lot 2 DP 7761 and	NPDC	Local Purpose reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve – local purpose reserve
Murphy's Gully	Whakapaki Street, Urenui	4613218	Section 34 Town of Urenui	NPDC	Local Purpose reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve – local purpose reserve
Murphy's Gully	Whakapaki Street, Urenui	4667732	Section 35 Town of Urenui	NPDC	Local Purpose reserve	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve – local purpose reserve
Turi Street Playground	Turi Street	4639810	Lot 47 DP 5168	NPDC	Public Plantation and Pleasure ground	Recreation	Classify this reserve for the purpose of recreation This is a change from the original purpose for the reserve – public plantation and pleasure ground
2. Reserve land owned by the crown and administered by NPDC							
Kauri/Karaka St Reserve	Kauri/Karaka Street	4655159	Lot 1 DP 12544	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Ferndale Park	Frankley Road	4652938	Lot 36 DP 7873	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Ferndale Park	Frankley Road	4652941	Lot 18 DP 7432	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Milne Place reserve	Milne Place	4635228	Lot 88 DP 12605	Underlying title with the crown, vested in NPDC	Recreation	recreation	Classify this reserve for the purpose of recreation
Drake Street Playground and Grazing	Drake Street	4627730	Lot 1 DP 84444	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Drake street Playground and grazing	Drake Street	4612220	Lot 10 DP 6903	Underlying title with the crown, vested in NPDC	Pensioner flats	Local Purpose (community Building) reserve	Classify this reserve for the purpose of Local Purpose (community building)reserve This is a change from the original purpose for the reserve – pensioner flats
Hurdon Street Playground	Hurdon Street	4662250	Lot 34 DP 7083	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation

Reserve Name	Location	Par ID	Legal Description	Ownership	Original purpose when declared	Current Purpose	Resolution
Carrington Street Reserve	Carrington Street	4668430	Lot 27 DP 7932	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Carrington Street Reserve	Carrington Street	4629733	Lot 17 DP 992	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation
Clovelly Street Reserve	Clovelly St	4632789	Lot 142 DP 6845	Underlying title with the crown, vested in NPDC	Recreation	Recreation	Classify this reserve for the purpose of recreation

7.5 Reserve revocations

At this time, the council does not intend to revoke any reserve lands covered by this management plan.

7.6 Reserve naming

Policies on the naming of reserves are outlined in Section 2.2.4 of the General Policies for Council Administered Reserves. A process for identifying bilingual (English-Maori) reserve names has been undertaken during the consultation phase of preparing this management plan. Where a bilingual name was identified or a new name proposed for a neighbourhood this has been presented to the council as part of the draft plan. The naming of other neighbourhood reserve can be undertaken once this plan is completed and in accordance with the reserve naming policy and procedure.

Glossary

Administering body	The Board, Trustees, local authority, society, association, voluntary organisation, or person or body of persons...appointed under the Reserves Act 1977 or any corresponding former Act to control and manage that reserve or in which or in whom that reserve is vested under the Act or any corresponding former Act.
Amenity values	Those natural and physical qualities and characteristics of an area that contribute to people's appreciation of its pleasantness, aesthetic coherence and cultural and recreational attributes.
Archaeological site	Any place in New Zealand that either (a) was associated with human activity that occurred before 1900; or (b) is the site of the wreck of any vessel where that wreck occurred before 1900; and is or may be able through investigation by archaeological methods to provide evidence relating to the history of New Zealand (S2 Historic Places Act 1993)
Artefact	Any chattel, carving, object, or thing which relates to the history, art, culture, traditions, or economy of the Maori or other pre-European inhabitants of New Zealand and which was or appears to have been manufactured or modified in New Zealand by any such inhabitant, or brought to New Zealand by an ancestor of any such inhabitant, or used by any such inhabitant, prior to 1902 (S2 Antiquities Act 1975).
CCandIofCofC	Chairman, Councillors and Inhabitants of the County of Clifton. A local government body that exists prior to the 1989 amalgamation of local councils and the formation of New Plymouth District.
CCandIofCofT	Chairman, Councillors and Inhabitants of the County of Taranaki. Also known locally as the 'Taranaki County Council'. A local government body that exists prior to the 1989 amalgamation of local councils and the formation of New Plymouth District.
Commercial activity	An activity that results in economic gain by the organiser of the activity.
Council	New Plymouth District Council or, where delegation has been given, any committee or subcommittee or any officer of New Plymouth District Council duly authorised and any commissioner duly appointed.
Cultural heritage value	Encompasses the qualities and attributes of places that have aesthetic, historic, scientific or social value for past, present or future generations. These values may be seen in a place's physical features, but importantly can also be intangible qualities such as peoples associations with, or feelings for a place.
District Plan	The purpose of the preparation, implementation and administration of district plans is to assist territorial authorities to carry out their functions in order to achieve the purpose of the Resource Management Act 1991.
Easement	Generally, an interest in land granted under Section 48 of the Reserves Act 1977 over a reserve or acquired under Section 12 of the Act over private land or similar. An easement is a right of one

person in respect of another person's land and include a right of way (the right to pass over another person's land); a right to lay pipes on another person's land and, through them, convey water or other specified matter; and a right of access to light and air by means of restricting building on another person's land.

Encroachment	A building or structure, or some portion of it, or other modification of the land, that extends beyond the land of the owner and illegally intrudes on reserve land.
Esplanade reserve	A fixed linear area of riverbank, lakeshore or seashore either in a natural or modified state available primarily for conservation and public access.
Facility	A building or structure that provides a particular service.
Fire appliance	Fire truck or other vehicle to suppress fires.
Gazette	Official document for publicly notifying property matters related to reserves e.g. the declaration or classification of reserves.
Hapu	Sub-tribe, usually a number of whanau with a common ancestor.
Hazardous substances	Includes, but is not limited to, any substance defined in section 2 of the Hazardous Substances and New Organisms Act 1996 as a Hazardous Substance.
Historic place	Any land (including an archaeological site); or any building or structure (including part of a building or structure); or any combination of land and a building or structure that forms part of the historical and cultural heritage of New Zealand and lies within the territorial limits of New Zealand; and includes anything that is in or fixed to such land (Section 2 Historic Places Act 1993).
Indigenous vegetation	Flora occurring naturally in New Zealand; or belonging naturally to New Zealand. Indigenous vegetation does not include flora established by humans.
Infrastructure	Public works and utilities provided by the council. In the case of reserves, this includes facilities such as toilets, rubbish bins, lights, vehicle parking spaces and other developments that contribute to the use of the reserve.
Interpretive signage	Signage erected to provide information to the public on the environmental, historic, cultural or other values of an area.
Intrinsic values	In relation to ecosystems, means those aspects of ecosystems and their constituent parts which have value in their own right, including (a) their biological and genetic diversity; and (b) the essential characteristics that determine and ecosystem's integrity, form, functioning and resilience.
Iwi	Tribe or grouping of people with tribal affiliations.
Kaitiakitanga	The exercise of guardianship by the tangata whenua of an area in accordance with tikanga maori in relation to natural and physical resources and includes the ethic of stewardship.
Landscaping	To develop and/or enhance the amenity value and natural features of an area by planting vegetation, creating contoured features, etc.
Landscape development plan	A plan that describes in detail the future layout of vegetation and facilities in a reserve in order to guide future works.

Lease	A lease is an estate in land. It arises when one party, the lessor, confers on another party, the lessee, the right to the exclusive possession of specified premises or area of land for a specified period of time.
Lessee	The holder of a lease
Licence	A licence issued under the relevant sections of the Reserves Act 1977 to occupy reserve land or carry out an activity on reserve land for a specified period of time and in accordance with the conditions in the licence. A licence is essentially a permission granted by the occupier of land to a person to do something on that land which would otherwise be a trespass. Licensees do not have possession of the land.
Licensee	The holder of a licence
Local authority	A regional or territorial authority
Mana whenua	Customary authority and title exercised by an iwi or hapu over land and other taonga within the tribal rohe.
Market rental	Rental charges set at a level that would be realised on the open market.
Mitigative measure	An action to offset, but not completely restore, an adverse effect. To cause to become less severe or harsh.
Natural processes	A series of actions, changes, or functions occurring in the natural environment without direct human intervention e.g. erosion, successional processes, use and alteration of vegetation by wildlife
Network infrastructure utility	Water reticulation or supply, electricity supply, a telephone service, a sewer system, drainage or another system or service designed to improve the amenity, or enhance the enjoyment, of lots or the common property.
Non-commercial activity	An activity that does not result in economic gain by the organiser of the activity.
Pathway	Surfaces constructed as a way for pedestrians, cyclists, or other users to get from place to another.
Policy	A specific statement that guides or directs decision making. A policy indicates a commitment to a general course of action when working towards and objective.
Public liability insurance	A class of insurance covering liability exposures of individuals and businesses for damage to property and injury to individuals.
Reserve	An area designated for free public recreational use.
Reserve management plan	A plan provided for in Section 41 of the Reserves Act 1977 to enable an administering body to establish the desired mix of uses and value for each reserve or group of reserves and set in place policy to guide day to day management.
Right of way	A right to pass over another person's land; a form of easement.
Risk management plan	A plan that imposes management tools to reduce the risks of an event or activity to an acceptable level.
Rohe	A territory or boundary that defines the area within which a tangata whenua group claims traditional association and tangata whenua.

Rural domain	A type of reserve created under the Reserves and Domains Act, which has since been superseded by the Reserves Act 1977. Domains no longer exist – they are all reserves now.
Rural domain committees	Committees formed as trusts or incorporated societies to oversee the upkeep of rural domains.
Service level agreement	A contract between a service provider and a client that specifies, usually in measurable terms, what services the service provider will furnish.
Sewerage reticulation	A wastewater network
Statutory requirement	Requirements set out in New Zealand legislation.
Tangata whenua	In relation to a particular area, means the iwi or hapu that holds tangata whenua over that area.
Taonga	Treasure or property that are prized and protected as sacred possessions of tangata whenua as determined by tangata whenua.
Tikanga maori	Maori customary values and practices.
Waahi tapu	Places or things that are sacred or spiritually endowed, and includes, but is not limited to pa, area (tracks), urupaa, battle sites and tauranga waka (canoe landings)

Appendix A: Instrument of Delegation for Territorial Authorities (March 2004)

RESERVES ACT 1977

INSTRUMENT OF DELEGATION FOR TERRITORIAL AUTHORITIES

1. PURSUANT to section 10 of the Reserves Act 1977 I, CHRIS CARTER, Minister of Conservation, DELEGATE to all territorial authorities (as defined in this Instrument of Delegation) such of my powers, functions and duties under the Reserves Act 1977 as are set out in the following Schedule subject to the Limitation of Powers in the Schedule and to the conditions in paragraph 2 of this Instrument.
2. The delegations in this Instrument apply only where the territorial authority is the administering body of the relevant reserve (i.e. affected by the decision to be made) by virtue of a vesting or an appointment to control and manage.
- 3 This Instrument replaces the previous Instrument of Delegation dated 4 September 1999 which is hereby revoked.

Definitions:

“Administering body” – means an administering body under the Reserves Act 1977.

“Territorial authority” – means a local authority and a unitary authority as defined in section 5 Local Government Act 2002.

“Vested reserve” – means a reserve vested in a territorial authority (not in the Crown).

SCHEDULE

<u>SECTION</u>	<u>SUMMARY OF POWERS</u>	O	<u>LIMITATION OF POWERS</u>
6(3)	Revoke a Gazette notice and issue a fresh notice or amend the original notice	74	Only applies to notices in the Gazette given by the territorial authority
14(4)	Gazette resolution to declare vested land to be reserve.	74	
15(1)	Authorise or decline to authorise, by Gazette notice, the exchange of land in any reserve or any part(s) of a reserve for any other land to be held for purposes of that reserve.	74	Only to be exercised where the territorial authority did not derive title from the Crown, or title would be deemed not to be derived from the Crown if the reserve was going through a revocation process (s.25). The territorial authority must consult with the Crown before making a decision under s.15(1) if the land it proposes to grant in exchange was purchased with funds provided either wholly or partly by the Crown.
15(3)	To do all things necessary to effect any exchange authorised by the local authority under Section 15(1) of the Act including the payment or receipt of any money by way of equality of exchange.	74	
16(1)	Classify, by Gazette notice, according to their principal or primary purpose all reserves. [Note this delegation does not affect sections 16(2) and 16(2A) Reserves Act]	74	Only to be exercised where the classification confirms the existing purpose of the reserve.
25(1)	Upon revocation of the reservation of any public reserve (or part of one) pursuant to section 24 Reserves Act, dispose of that land in such manner and for such purpose as the Minister specifies.	74	The delegation only applies where the title to the reserve was not derived from the Crown, or is deemed not to be derived from the Crown in terms of s.25(4) or (5).
42(1)	Give or decline to give express written consent to the cutting or destruction of trees and bush on any historic, scenic, nature, or scientific reserve. Determine terms and conditions subject to which written consent is given.	74	The delegation applies only to exotic flora (include bushes and trees).
45	Give or decline to give prior approval to administering body to erect, or authorise any voluntary organisation or educational institution to erect shelters, huts, cabins, lodges etc., on any recreation or scenic reserve.	74	The delegation applies to a scenic reserve only where the use is provided for or contemplated in an approved management plan for the reserve.

<u>SECTION</u>	<u>SUMMARY OF POWERS</u>	<u>O</u>	<u>LIMITATION OF POWERS</u>
48(1)	Consent or refuse consent to administering body granting rights of way and other easements over any part of a vested reserve for any of the purposes specified in section 48(1). Impose such conditions as it thinks fit in giving the consent.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
48A(1)	Consent or refuse consent to administering body granting a licence over a vested reserve to any person or department of State - (a) To erect, maintain and use buildings, dwellings, masts and other structures, and plant and machinery; and (b) To construct, maintain, and use tracks and engage in other works - for any of the purposes specified in section 48A(1).	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
48A(3)	Approve terms and conditions determined by the administering body.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
49	Grant or decline to grant in writing any qualified person a right to take specified specimens of flora or fauna or rock mineral or soil from a reserve for scientific or educational purposes. Form opinion as to whether qualified person has the necessary credentials. Impose conditions on the grant in writing.	74	With regard to flora and fauna, the delegation is for exotic flora, and for exotic fauna which are not protected under the Wildlife Act 1953.
50(1)	Authorise or decline to authorise any person to take and kill any specified kind of fauna that may be found in any scenic or historic reserve. Authorise or decline to authorise the use of firearms, traps, nets or other like objects within reserve for the foregoing purposes.	74	The delegation is for non-protected exotic fauna only.
51(1)	Authorise or decline to authorise in writing an administering body to introduce indigenous flora or fauna or exotic flora into any scenic reserve for any of the purposes referred to in section 51(1). Impose conditions on the giving of the authorisation.	74	Authorisations can only be given if provided for or contemplated in an approved management plan for the reserve.

<u>SECTION</u>	<u>SUMMARY OF POWERS</u>	<u>O</u>	<u>LIMITATION OF POWERS</u>
52(1)	Declare by Gazette notice, that any 2 or more reserves, or parts of 2 or more reserves, or parts of one or more reserves and the whole of one or more other reserves, are to be united to form one reserve.	74	All affected reserves or parts of reserves must have the same administering body and must all either be vested in that body or all held under an appointment to control and manage.
54(1)	Give or decline to give prior consent to administering body, in the case of a recreation reserve vested in it, to grant leases for any of the purposes specified in paragraphs (a), (b), (c) and to grant a lease or licence for any of the purposes specified in paragraph (d) and to exercise all powers of the Minister referred to in the First Schedule that pertain to leases under s.54(1)(a), (b), (c) and (d). Give or decline prior consent to administering body permitting, in a lease, the erection of buildings and structures for sports, games or public recreation not directly associated with outdoor recreation. Consent or decline consent to variations or amendments to leases and consent to the carrying out of any other necessary actions arising out of the leases consistent with the First Schedule, Reserves Act.	74	The activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale. Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
55(2)(d)	Give or decline to give prior consent to the setting apart of areas for, and the construction or development of, public facilities and amenities in scenic reserves.	74	Only exercisable where provided for or contemplated in an approved management plan for the reserve.
56(1)	Give or decline prior consent to administering body, in the case of a scenic reserve vested in it, to grant leases or licences for the purposes set out in s.56(1) and to exercise all powers of the Minister referred to in the First Schedule that pertain to leases under s.56(1)(a) and (b). Consent or decline consent to variations or amendments to leases and licences, and consent to the carrying out of any other necessary actions arising out of the leases and licences consistent with the First Schedule, Reserves Act.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.

<u>SECTION</u>	<u>SUMMARY OF POWERS</u>	<u>O</u>	<u>LIMITATION OF POWERS</u>
56(2)	Give public notice in accordance with section 119 of the Reserves Act and give full consideration in accordance with section 120 to all objections and submissions.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
58A(1)	Give or decline prior consent to administering body, in the case of an historic reserve vested in it, to grant leases or licences for any of the purposes specified in that subsection.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
	Consent or decline consent to variations or amendments to leases and licences and consent to the carrying out of any other necessary actions arising out of the leases and licences, consistent with the First Schedule, Reserves Act.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
59A(1)	In accordance with Part IIIB Conservation Act 1987, grant or refuse a concession in respect of any reserve controlled or managed by an administering body under s.28 Reserves Act so that the administering body may apply Part IIIB as if references in that Part to a conservation area were references to such a reserve and references to the Minister of Conservation and to the Director-General of Conservation are references to an administering body.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
67(1)(b)	Consent or decline consent to lease of recreation reserve set apart for race course purposes, to a racing club.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
73(1)	Consent or decline prior consent to an administering body granting a lease of recreation reserve in the circumstances specified in s.73(1), where the reserve is vested in the administering body, and consent or decline prior consent to an administering body granting a lease in the circumstances specified in section 73(1) in all other cases. Exercise all powers of the Minister referred to in the First Schedule that pertain to leases under s.73(1).	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.

<u>SECTION</u>	<u>SUMMARY OF POWERS</u>	<u>O</u>	<u>LIMITATION OF POWERS</u>
73(2)	Consent or decline prior consent to an administering body granting a lease of recreation reserve for afforestation where the reserve is vested in the administering body, and consent or decline prior consent to an administering body granting a lease of recreation reserve for afforestation purposes in all other cases. Exercise all powers of the Minister referred to in the First Schedule that pertain to leases under s.73(2).	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
73(3)	Form opinion as to whether recreation reserve is not likely to be used for purposes of a recreation reserve. Consent or decline consent to administering body granting leases of whole or part of reserve vested in administering body. Grant or decline to grant leases of whole or part of a reserve held under an appointment to control and manage. Exercise all powers of the Minister referred to in the First Schedule that pertain to leases under s.73(3).	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale. Note: The provisions of Part IIIB Conservation Act apply (s.73(3A)(b)) Note: s.73(3A) (a) applies.
73(5)	Consent or decline consent in writing to a member of an administering body becoming the lessee of any land under the control of that body.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
73(6)	Consent or decline consent to surrender of lease.	74	Only exercisable where the original approval for the lease was given by the territorial authority under this delegation.
74(1)(b)(ii)	Consent or decline consent to granting of licence to occupy historic, scenic or scientific reserve.	74	Only exercisable where the activity is provided for or contemplated in an approved management plan for the reserve or the activity is an existing use and the effects of the use will be the same or similar in character, intensity and scale.
121	Where under the provisions of the Reserves Act consent or approval is required, give consent or approval subject to such conditions as are thought fit.	74	Only exercisable in respect of matters delegated under this Instrument of Delegation.

SIGNED at Wellington this)
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10th day of March 2004)
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by CHRIS CARTER,)
Carter”.....)
Minister of Conservation)

.....”Chris