

# Proposed Change 2 (Natural Hazards) to the Bay of Plenty Regional Policy Statement

## Council decisions

## Track changes

This version is amended in accordance with the Bay of Plenty Regional Council's decisions on submissions and further submissions.

New text relative to version 4.1 notified on 1 October 2014 is shown in red and double underlined; deleted text appears as ~~struck through~~.

Where policies have been relocated, amendments to them are displayed in their new location; the originally notified wording of relocated policies is shown struck through in their original location.

Relocated provisions retain their original numbering in this version; provisions will be renumbered prior to the Change becoming operative.



## Note to Reader (not part of Change)

### What this Change does

The natural hazards provisions set out in the following pages are to be inserted into the Bay of Plenty Regional Policy Statement. Provisions to be inserted are underlined; provisions to be deleted are ~~struck through~~.

The following provisions are to be inserted by this Change:

- Section 2.8, including Table 1; and
- Policies NH 1B, NH 2B, NH 3A, NH 4A, NH 5B, NH 6B, NH 7B, NH 8A, NH 9B, NH 10B, NH 12C and NH 13C;
- Methods 1A, 2A, 23A, 23B, 73 and 74;
- The natural hazards section in *Table 5 Objectives, anticipated environmental results (AER) and monitoring indicators*;
- New terms and their definitions in Appendix A – Definitions;
- Appendices K, L and M.

In addition:

- Policy NH 6B **Providing for climate change** as amended by Consent Order is to be renumbered to NH 11B with consequential amendments to Policy IR 2B and Method 3.
- Existing Methods 3, 12, 13, 20 and 30 are amended.

*Tables 2, Policy name and page number, and 4, Methods to implement policies, and (if necessary to include method renumbering in the stated ranges) section 5.3* are to be consequentially amended.

### Key terms

For the purpose of this Change the terms defined or otherwise used in the Bay of Plenty Regional Policy Statement apply. For ease of reference these include the following:

**Act:** Unless the context otherwise requires, “Act” means the Resource Management Act 1991 and any amendments to it.

**Anticipated environmental result:** An expected effect on the environment of implementing the policies and methods. Because of the complex nature of environmental systems, not all the effects of implementing policies and methods are foreseeable.

**Policy:** Policies define the boundaries within which decision can be made, and they guide the development of courses of action directed towards the accomplishment of objectives. Policies are guides to action.

**Tsunami:** A sea wave of local or distant origin that results from sea floor fault movement, large scale sea floor slides or volcanic eruption on the sea floor.

**The Statement:** refers to the Bay of Plenty Regional Policy Statement of which this change will form a part.

## Guide to interpretation of policy numbering

Natural hazards policies begin with the prefix NH. Within the natural hazard topic group the letter following the policy number further divides policies into three types A, B and C. The significance of this numbering is outlined below:

- **“A” Policies** - Policies giving direction to regional and district plans.

Broad policies that must be given effect by regional or district plans (in accordance with sections 67(3) and 75(3)(c) of the Act) as set out in methods of implementation 1 and 2 (and 1A and 2A of this Change). These policies are identified by the letter A after the main policy number e.g. NH 3A. NB: these policies are expressed through plans, so are not relevant for the assessment of resource consent applications and notices of requirement.

- **“B” Policies** - Specific directive policies for resource consents, regional and district plans, and notices of requirement.

These policies are identified by the letter B after the main policy number e.g. NH 6B. This section contains specific policies that:

- Must be given effect by regional or district plans (in accordance with sections 67(3)(c) and 75(3)(c) of the Act) as set out in methods of implementation 1 and 2 (and 1A and 2A of this Change);
- Consent authorities must have regard to, where relevant, when considering applications for resource consent and any submissions received (in accordance with section 104(1)(b)(iv) of the Act); and
- Territorial authorities must have particular regard to, where relevant, when considering requirements for designations or heritage orders and any submissions received (in accordance with sections 171(1)(a)(iii) and 191(1)(d) of the Act).

- **“C” Policies** – Policies that allocate responsibilities.

These policies allocate the responsibilities for land-use controls and related matters for natural hazards, hazardous substances and indigenous biodiversity between the Bay of Plenty Regional Council and the region’s city and district councils. These policies are identified by the letter C after the main policy number e.g. NH 12C.

## 2.8 Natural hazards

Natural occurrences become hazards when they adversely affect human life, property, or other aspects of the environment.

Under the Act, ~~local authorities regional councils~~ have the function of controlling the use of land to avoid or mitigate natural hazards (~~regional councils~~) or ~~and city and district councils~~ have the function of controlling any actual or potential effects of the use, development or protection of land to avoid or mitigate natural hazards (~~territorial authorities~~). These controls, when exercised through plans, are subject to section 32 evaluation. Such controls are among a wide range of available responses to the risk of natural hazards.

Local authorities also have a broad civil defence and emergency management (CDEM) role. This includes identifying and communicating hazards, and the four Rs:

- Planning and implementing risk reduction;
- Maintaining a state of readiness (having the capacity and planning in place should an event occur);
- Responding at the time of a civil defence emergency; and
- Overseeing recovery operations once an event has occurred.

The Act's ~~Local authorities' RMA functions~~ of ~~controlling land use~~ avoiding or mitigating natural hazards contributes to the first of those "Rs" - risk reduction.

Within te Ao Māori, the Māori environmental resource management system recognises the association of several atua with natural occurrences that can lead to natural hazards. As well as Ranginui and Papatūānuku, these include Rūaumoko, atua of earthquakes and volcanoes, Tangaroa, atua of the fish in the sea and sea life, and Tāwhirimātea, atua of the winds and storms. It is evident

from oral histories that Māori have long observed, recorded, monitored and forecast changes in the physical environment. These forms of local knowledge contribute to hazard avoidance and mitigation. Appropriate sharing of these local understandings can inform and raise community awareness of past hazard events and the potential for them to occur again.

Territorial authorities have particular roles in communicating information about natural hazards through land information memoranda (LIMs) under the Local Government Official Information and Meetings Act 1987 and project information memoranda (PIMs) under the Building Act 2004. Those Acts do not limit what natural hazards are to be included in these memoranda even though some natural hazards affecting the Bay of Plenty region are not specified by those Acts as being required to be included.

The Bay of Plenty CDEM Group Plan identifies a wide range of natural hazards that affect the region. The natural occurrences and associated hazards that exist in the region are as follows:

<u>Natural occurrence</u>	<u>Resulting natural hazard</u>
<u>Volcanic activity</u>	<u>Ash fall Pyroclastic and lava flow Landslip, debris flow and lahar Geothermal hazard Caldera unrest</u>
<u>Earthquakes</u>	<u>Fault rupture. Liquefaction and lateral spreading. Ground shaking. Landslide and rock fall. Tsunami.</u>
<u>Coastal/marine processes</u>	<u>Coastal inundation (<del>storm surge/tsunami</del>) Coastal erosion</u>

Extreme (prolonged or intense) rainfall	Flooding Landslide Debris flow/flood
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Taking a risk management approach means that the extent to which we manage natural hazards depends on the risk they present. Risk is the combination of likelihood and consequence. That is, the risk of a natural hazard is determined by a combination of an event's likelihood (i.e. the chance of it occurring) and its potential consequence (i.e. amount of damage it would cause should it occur).

The damage from a natural hazard event possible in the Bay of Plenty can range from minor disruption to significant loss of life and property. Similarly, the likelihood of natural hazards range from very frequent (e.g. annual) events to events that may only happen on average once every few thousand years. The highest risk hazards are those with a high likelihood of a very damaging event.

For some natural hazards (such as flooding) steps can be taken to reduce the likelihood of an event occurring. However for most natural hazards whether an event occurs is largely beyond human control. In those circumstances, the way to manage-reduce risk is to ensure that the consequences of events, when they occur, are as low as practicable.

Although far from the only tool available to local authorities to manage risk associated with natural hazards, land use control is important, because it can be used responds to the evaluated level of natural hazard risk to protect ensure lives and property-are not put or allowed to remain needlessly in the way of natural hazards. Similarly, conditions relating to how land is used can be imposed to reduce or avoid the consequences should an event occur. That is why the Act provides for local authorities to control land use to avoid or mitigate natural hazards. Other statutes, for example the Building Act 2004, also address aspects of natural hazards.

However, controlling land use to limit the potential consequences of a natural hazard can be costly and disruptive to communities and affected property owners. Conversely, under-acknowledgement of high hazard risk in land use planning decisions would be irresponsible and contrary to sustainable management. Hence, local authorities need to recognise the benefit of other interventions and ensure the level of land use control is proportional to the remaining risk that exists (and that risk is assessed by considering both the likelihood of an event and the event's potential consequences).

An ongoing challenge is the complex and uncertain nature and frequency of natural hazards, particularly those that are of low likelihood.

In taking a risk-based approach to managing natural hazards the Statement follows the risk management process prescribed in the New Zealand Standard AS/NZS ISO 31000:2009. This is illustrated in Figure 1 below.

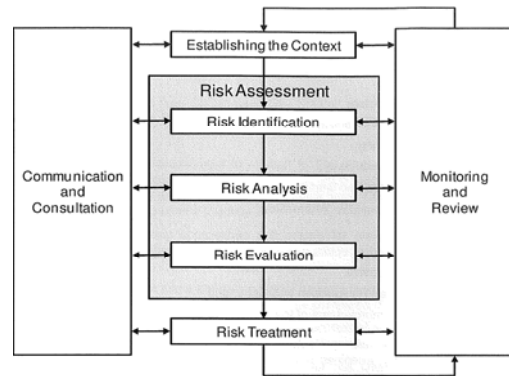


Figure 1 Risk management process from AS/NZS ISO 31000:2009.

The core components of the risk management process form the framework for the natural hazards policies as shown in Appendix M. The process of identify, analyse, evaluate and reduce<sup>1</sup> risk applies consistently to all natural hazards.

The methodology for carrying out the risk analysis and evaluation stages of

<sup>1</sup> Although risk management terminology refers to "treating" risk, in the context of the Statement this stage of the process is referred to as risk reduction.

the process is provided as Appendix K.

Potential risk reduction measures are contained in Appendix L.

The Statement also needs to provide clarity and direction for the risk evaluation and risk treatment stages. In that regard the Statement sets risk thresholds and a management framework requiring different policy responses depending on the level of risk that is present. ~~The Natural Hazards Risk Management Policy Framework is shown in Appendix M.~~

Allowance must also be made for some activities that are specifically provided for by this Statement that inherently add to risk. Integrated management, required under section 30(1)(a) of the Act, recognises that the establishment or continuance of such activities is provided for (albeit natural hazard risk needs to be managed).

Geothermal energy development is an example. Such development, of necessity, must be located within geothermal fields and may increase both the consequence and, if not properly managed, the likelihood of a geothermal hazard (such as subsidence or hydrothermal eruption). The geothermal provisions of section 2.4 of this Statement specifically provide for such development and provide the policy framework to manage hazard risk associated with use and development of geothermal energy resources. Accordingly, geothermal hazard risks are not managed under this section of this Statement. Those risks will be managed under this Statement's section 2.4 and the Geothermal Resources Policies and Methods.

Similarly, the management of urban growth in the ~~western Bay of Plenty sub-region~~ has been provided for ~~in district plans and, in the western Bay of Plenty sub-region,~~ through the Urban and Rural Growth Management policies and methods and in section 2.9. As more detailed planning and consenting is undertaken for those growth areas, the natural hazard risk will need to be

identified and managed. However, by specifically providing for ~~western Bay of Plenty~~ urban limits in Appendix E, the Statement anticipates that any required risk ~~management—reduction~~ can be achieved within those urban limits while providing for urban development. This does not obviate the need to manage natural hazard risk by, for example, influencing the design and location of development within growth areas. Method 18 of the Statement is a key means by which that can occur.

~~Growth will increase pressure to develop in areas susceptible to natural hazards. Also, some existing settlements and lifeline utilities are located on land that may be subject to natural hazards. In that sense Hence,~~ although the risk assessment process should be consistently applied across the region, the management response to identified risk will vary according to the nature of the land uses potentially affected.

Risk management is not a static exercise. Potential consequences may change as development patterns change and intensify over time (potentially increasing exposure to an event). Furthermore knowledge of hazards and their likelihood may change over time. For that reason, although the responsibility for natural hazard risk assessment falls predominantly on the regional, ~~city and district councils and territorial authorities~~ as part of plan-making processes, some targeted risk assessment may be necessary for ~~larger-scale~~ developments particularly in the period before regional and district plans are changed to give effect to the natural hazards provisions of the Statement.

Another key factor is climate change. While not regarded as a natural hazard in its own right, climate change may increase the risk associated with some natural hazards. In the Bay of Plenty, heavy rainfall events and flooding may occur more frequently. Drought could occur more frequently, particularly in coastal areas, and the impact of storms of tropical origin might be greater. The rate at which sea level is

expected to rise is one area of uncertainty. The long-term effects of climate change and uncertainty about the magnitude of anticipated effects need to be taken into account in decision making about avoiding or mitigating hazards and risk reduction.

### **2.8.1 Regionally significant natural hazard issues**

**1 Potential for natural hazard events to generate severe major or catastrophic consequences**

A wide range of Many natural hazards in the Bay of Plenty have the potential to generate severe major or catastrophic consequences for people and communities.

**2 Individual choices rarely take Availability of natural hazards risks information into account**

In making their individual choices about where they live and work, and how they develop the land, people rarely take require sound information on natural hazard risks into account.

**3 Existing risks from low-likelihood high-consequence natural hazards**

Existing land uses and lifeline utilities are at risk from a wide range of natural hazards, including low-likelihood but high-consequence natural hazards (particularly earthquake, tsunami and volcano related hazards).

**4 Co-ordinating agencies' roles to avoid and mitigate natural hazards and manage residual risk**

Integrated management requires many agencies to co-ordinate their roles in avoiding and mitigating existing and potential natural hazards, and managing any residual risk.



Table 1 Natural hazards objectives and titles of policies and methods to achieve the objectives.

Objectives	Policy titles	Page no.	Method titles	Implementation	Page no.
<b>Objective 23</b> Avoidance or mitigation of natural hazards by <del>reducing-managing</del> risk <del>where necessary</del> for people's safety and the protection of property and lifeline utilities.	<del>Policy NH 1B: Taking a risk management approach.</del>	<u>11</u>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council, city and district councils.</del>	<u>2327</u>
	<del>Policy NH 2B: Classifying risk.</del>	<u>11</u>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council, city and district councils.</del>	<u>2327</u>
	<u>Policy NH 6B: Natural hazard risk outcomes</u>	<u>12</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 18: Structure plans for land use changes</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 23B: Investigate and apply measures to reduce natural hazard risk</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 73: Provide information and guidance on natural hazards</u>	<u>Regional council, city and district councils</u>	<u>28</u>
			<u>Method 74: Collaborate to establish natural hazard risk</u>	<u>Regional council, city and district councils</u>	<u>28</u>
	<u>Policy NH 7B: Managing natural hazard risk on land subject to urban development</u>	<u>13</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 18: Structure plans for land use changes</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 23A: Review hazard and risk information</u>	<u>Regional council, city and district councils</u>	<u>27</u>
	<u>Policy NH 9B: Avoiding increasing and encouraging reducing natural hazard risk in the coastal environment</u>	<u>14</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 18: Structure plans for land use changes</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 23B: Investigate and apply measures to reduce natural hazard risk</u>	<u>Regional council, city and district councils</u>	<u>27</u>

Objectives	Policy titles	Page no.	Method titles	Implementation	Page no.
			<u>Method 23C: Natural defences against natural hazards</u>	<u>Regional council, city and district councils</u>	<u>19</u>
	<u>Policy NH 10B: Exemptions from the natural hazard risk management approach</u>	<u>14</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans</u>	<u>Regional council, city and district councils</u>	<u>27</u>
	<u>Policy NH 3A: Identifying areas susceptible to natural hazards.</u>	<u>1215</u>	<u>Method 1A: <del>D</del>City and district plan implementation (phased).</u>	<u>City and district councils.</u>	<u>2327</u>
			<u>Method 2A: Regional plan implementation (phased).</u>	<u>Regional council.</u>	<u>2327</u>
			<u>Method 23A: Review hazard and risk information.</u>	<u>Regional council, city and district councils.</u>	<u>2327</u>
	<u>Policy NH 4A: Assessment of natural hazard risk at the time of plan development.</u>	<u>1316</u>	<u>Method 1A: <del>D</del>City and district plan implementation (phased).</u>	<u>City and district councils.</u>	<u>2327</u>
			<u>Method 2A: Regional plan implementation (phased).</u>	<u>Regional council.</u>	<u>2327</u>
			<u>Method 23A: Review hazard and risk information.</u>	<u>Regional council, city and district councils.</u>	<u>2327</u>
	<u>Policy NH 5B: Assessment of natural hazard risk at the time of subdivision, or <del>land use</del> change or intensification of land use before Policies NH 3A and NH 4A have been given effect to.</u>	<u>1317</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</u>	<u>Regional council, city and district councils.</u>	<u>2327</u>
			<u>Method 23A: Review hazard and risk information.</u>	<u>Regional council, city and district councils.</u>	<u>23</u>
			<u>Method 18: Structure plans for land use changes.</u>	<u>Regional council, city and district councils.</u>	<u>2327</u>
			<u>Method 23A: Review hazard and risk information</u>	<u>Regional council, city and district councils</u>	<u>27</u>
	<u>Policy NH 5B(a): Assessment of natural hazard risk at the time of subdivision, or change or intensification of land use after Policies NH 3A and NH 4A have</u>	<u>18</u>	<u>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans</u>	<u>Regional council, city and district councils</u>	<u>27</u>
			<u>Method 18: Structure plans for land use changes</u>	<u>Regional council, city and district councils.</u>	<u>2327</u>

Objectives	Policy titles	Page no.	Method titles	Implementation	Page no.
	<del>been given effect to</del>		<del>Method 23A: Review hazard and risk information</del>	<del>Regional council, city and district councils</del>	<del>23</del>
	<del>Policy NH 6B: Natural hazard risk management strategy.</del>	<del>13</del>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council.</del>	<del>23</del>
			<del>Method 23B: Investigate and apply measures to reduce natural hazard risk.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
			<del>Method 18: Structure plans for land use changes.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
			<del>Method 73: Provide information and guidance on natural hazards.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
			<del>Method 74: Collaborate to establish natural hazard risk.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
	<del>Policy NH 7B: Managing natural hazard risk on land subject to urban development.</del>	<del>15</del>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
			<del>Method 18: Structure plans for land use changes.</del>	<del>City and district councils.</del>	<del>273</del>
			<del>Method 23A: Review hazard and risk information.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
	<del>Policy NH 8A: Managing natural hazard risk at time of through regional, city and district plans development.</del>	<del>4620</del>	<del>Method 1A: DCity and district plan implementation (phased).</del>	<del>City and district councils.</del>	<del>2327</del>
			<del>Method 2A: Regional plan implementation (phased).</del>	<del>Regional council.</del>	<del>2327</del>
			<del>Method 18: Structure plans for land use changes.</del>	<del>Regional council, city and district councils.</del>	<del>27327</del>
			<del>Method 23B: Investigate and apply measures to reduce natural hazard risk.</del>	<del>Regional council, city and district councils.</del>	<del>2327</del>
	<del>Policy NH 9B: Avoiding or mitigating natural hazards in the</del>	<del>16</del>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>

Objectives	Policy titles	Page no.	Method titles	Implementation	Page no.
	<del>coastal environment.</del>		<del>Method 23B: Investigate and apply measures to reduce natural hazard risk.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
			<del>Method 18: Structure plans for land use changes.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
	<del>Policy NH 10B: Exceptions to the natural hazard risk management strategy.</del>	<del>17</del>	<del>Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans.</del>	<del>Regional council, city and district councils.</del>	<del>23</del>
	Policy NH 12C: Allocation of responsibility for <u>natural hazard identification and risk assessment of natural hazards.</u>	<del>18</del> <u>22</u>	Method 23A: Review hazard and risk information.	Regional council, city and district councils.	<del>23</del> <u>27</u>
	Policy NH 13C: Allocation of responsibility for land use control for natural hazards.	<del>18</del> <u>23</u>	Method 23A: Review hazard and risk information.	Regional council, city and district councils.	<del>23</del> <u>27</u>
			<del>Method 23B: Investigate and apply measures to reduce natural hazard risk.</del>	<del>Regional council, city and district councils.</del>	<del>27</del>
			<del>Method 24A: Provide guidance on taking a risk management approach to natural hazards</del>	<del>Regional council</del>	<del>27</del>

### 3.1 Policies

Table 2 Policy name and page number.

Policy title	Page no.
<b>Natural Hazards</b>	
<b><u>Broad directive policies for district and regional plans</u></b>	
Policy NH 3A: Identifying areas susceptible to natural hazards	<del>12</del> 15
Policy NH 4A: Assessment of natural hazard risk at the time of plan development	<del>13</del> 16
Policy NH 8A: Managing natural <u>hazard</u> risk at time of plan development	<del>16</del> 20
<b><u>Specific directive policies for plans and consents</u></b>	
Policy NH 1B: Taking a risk management approach	11
Policy NH 2B: Classifying risk	11
Policy NH 5B: Assessment of natural hazard risk at the time of subdivision, or <del>land-use</del> change or intensification <u>of land use before Policies NH 3A and NH 4A have been given effect to</u>	<del>13</del> 17
<u>Policy NH 5B(a): Assessment of natural hazard risk at the time of subdivision, or change or intensification of land use after Policies NH 3A and NH 4A have been given effect to</u>	18
Policy NH 6B: Natural hazard risk <del>management strategy</del> <u>outcomes</u>	<del>15</del> 12
Policy NH 7B: Managing natural hazard risk on land subject to urban development	<del>15</del> 13
Policy NH 9B: Avoiding or mitigating natural hazards in the coastal environment	<del>16</del> 14
Policy NH 10B: <del>Exceptions to Exemptions from</del> the natural hazard risk management <del>strategy</del> <u>approach</u>	<del>17</del> 14
<b><u>Allocation of responsibilities</u></b>	
Policy NH 12C: Allocation of responsibility for risk assessment of natural hazards	<del>18</del> 22
Policy NH 13C: Allocation of responsibility for land use control for natural hazards	<del>18</del> 23



## Natural Hazard Policies

The Natural Hazards Risk Management Policy Framework is shown in Appendix M.

### **Policy NH 1B: Taking a risk management approach**

Take a risk management approach to control the use, development and protection of land to avoid or mitigate natural hazards by assessing the level of risk according to the likelihood of natural hazards occurring and their potential consequences.

#### **Explanation**

A risk management approach involves assessing the risk (i.e. the likelihoods and potential consequences) of hazards and managing that risk according to accepted thresholds.

A risk management approach is important to ensure that land use is managed so that the level of control corresponds to the level of risk. Evaluation of risk indicates when and how much risk reduction is required, and when land use controls may and may not be needed.

The approach ensures rational and consistent land use planning by applying the same framework irrespective of the type of natural hazard that may exist. It allows for the full range of risk mitigation measures (regulatory and non-regulatory) to be taken into account in determining the level of risk that exists at a particular locality. For example, where emergency management responses such as evacuation are proposed, their modelled effectiveness would be included in the risk assessment.

Risk management differs from the approaches that have tended to be taken in the past. The approach focuses on the presence and level of the risk rather than the presence and likelihood of the hazard. It means, for example, that a low level of response may be taken even where a hazard is likely if the consequence would be low. Conversely, it means that land use control may be required in respect of a hazard with a relatively low level of likelihood if the potential consequences of that hazard event, left unmanaged, are very high.

*Table reference: **Objective 23, Method 3***

### **Policy NH 2B: Classifying risk**

Classify risk according to the following three-category risk management framework as detailed in Appendix K:

- 1 High natural hazard risk being a level of risk beyond what should be tolerated, (although exceptional circumstances will apply).
- 2 Medium natural hazard risk being a level of risk that, although tolerable where it already exists, should generally be avoided through future decision-making exceeds the Low level but does not meet the criteria for High risk.
- 3 Low natural hazard risk being the level of risk generally acceptable (i.e. any level of risk below the medium risk threshold).

The policy direction associated with these levels of risk is set out in Policy NH 6B Natural hazard risk outcomes.

#### **Explanation**

The risk-management approach to natural hazards management requires a framework of risk levels that provides a basis for consistent land use management decisions.

The concept of a three-tier risk framework is well-established in risk management practice and consistent with national risk standards and associated guidance.

Policy NH 2B establishes a framework for screening risk (and hence land and land use subject to risk) into three broad categories that allows for a differentiated natural hazard management policy position to be applied (as provided for in Policy NH 6B).

The levels of risk are established in two ways:

- 1 by applying likelihood and consequence assessments to the Appendix K Risk Screening Matrix which combines these factors and presents a risk level; and, if necessary,
- 2 by assessing the annual individual fatality risk and applying the criteria in Appendix K Step 5.

High risk generally occurs where both likelihood and consequence are relatively high. For the purpose of the Statement, in the Risk Screening Matrix, the red cells indicate High natural hazard

~~risk is definable by reference to the red cells of the Risk Screening Matrix provided in Appendix K.~~

~~Medium risk generally occurs where can be generated by various combinations of a natural hazard's has both a moderate likelihood and a moderate consequence, or when one or other is high and the other at least moderate. For the purpose of the Statement, In the Risk Screening Matrix, amber cells indicate Medium natural hazard risk is definable by reference to the amber cells of the Risk Screening Matrix provided in Appendix K.~~

~~The Low risk category is the level of risk that is so small that any risk reduction controls are unnecessary. It is generally acceptable occurs where both likelihood and consequence are relatively low. For the purpose of the Statement In the Risk Screening Matrix, green cells indicate Low natural hazard risk is definable by reference to the Green cells of the Risk Screening Matrix provided in Appendix K.~~

~~For the purpose of the Statement, High, Medium and Low natural hazard risks are also defined by the application of the annual individual fatality risk criteria set out in Step 5 of Appendix K.~~

~~The boundaries of the risk categories are set by a combination of Appendix K's Risk Screening Matrix colour array was established by the Regional Council following technical advice and community input. These boundaries are further explained in the risk analysis and evaluation methodology set out in Appendix K. The annual individual fatality risk criteria in Step 5 align with national practice and the Council has adopted them accordingly.~~

Policies NH 1B and NH 2B provide the framework for the management of natural hazards in the Bay of Plenty Region. They apply to the development of plans and to the consideration of resource consent applications. However, unless Policy NH 5B applies, a development project resource consent application is not subject to the risk management approach of Policies NH 1B and NH 2B until Policy NH 4A has been implemented.

Table reference: **Objective 23, Method 3**

### **Policy NH 6B: Natural hazard risk management strategy outcomes**

By the application of Policies NH 7B and NH 8A, achieve the following natural hazard risk strategy outcomes at the natural hazard zone scale\*:

- (a) In natural hazard zones subject to High natural hazard risk reduce the level of risk from natural hazards to ~~Medium levels~~ (and lower if reasonably practicable); and
- (b) In natural hazard zones subject to Medium natural hazard risk reduce the level of risk from natural hazards to be as low as reasonably practicable; and;
- (c) In natural hazard zones subject to Low natural hazard risk maintain the level of risk within the ~~Low~~ natural hazard risk range.

\*The risk outcome specific to new development on specific development sites is set out in Policy NH 7B.

### **Explanation**

Policy NH 6B sets out the long-term strategic direction for the way natural hazard risk is managed throughout the Bay of Plenty region. The policy applies broadly to new development and to existing developed areas subject to natural hazard risk. Implementation of the strategy is reliant on the more specific direction in Policies NH 7B and NH 8A.

The policy uses the term "natural hazards zone". That term is defined in Appendix A – Definitions. It requires risk to be considered over a broad spatial context that extends beyond the site of a single development or land use. The concept of a natural hazard zone is important as a means of managing cumulative risk over time. It is also important for understanding existing natural hazard risk that may already be faced by a community or group of activities.

Consistent with Policy NH 2B, high natural hazard risk within a natural hazard zone should not be tolerated and requires a response to reduce risk. There may be occasions when the need to reduce natural hazard risk is immediate but in most cases reducing risk from high levels will need to occur over time. These timeframes may span years or even decades in order to manage disruption and cost. This is particularly true when risk reduction relies on land development and redevelopment processes that relate to design life of buildings and infrastructure.

There may be extraordinary circumstances where a high natural hazard risk is allowed to remain indefinitely or result from a land use decision. Those situations are addressed by Policy NH 10B.

Medium risk, while tolerable, is not desirable and opportunities to reduce risk from medium levels where it exists should be taken where practicable. Land use management decisions should not result in risk levels increasing from low to medium. Nor



should they result in the level of risk increasing in areas already subject to medium risk. Again, there may be circumstances where strict application of that principle does not promote sustainable management. Those situations are also addressed by Policy NH 10B.

Managing risk to achieve the outcomes of Policy NH 6B does not relate solely to preventing development occurring. Ensuring future development adopts risk reduction measures may be sufficient to achieve the required level of risk.

For the avoidance of doubt, the policy does allow for an increase in the level of risk in low risk areas provided that the level of risk remains within the low risk range.

By requiring action to reduce or maintain risk levels Policy NH 6B, together with Policies NH 7B and NH 8A, represent the risk reduction (treatment) stage as indicated in Figure 1.

Table reference: **Objective 23, Methods 3, 18, 23AB, 73 and 74**

**Policy NH 7B: Managing natural hazard risk on land subject to urban development**

When Policies NH 4A or NH 5B apply, require a Low natural hazard risk to be achieved on development sites after completion of the development (without increasing risk outside of the development site) by controlling the form, density and design of:

- (a) Greenfield development;
- (b) Any establishment, re-establishment or intensification of an urban activity within the existing urban area that involves the construction of new and/or additional buildings or reconstruction of or addition to existing buildings (including any subdivision associated with such activities); and
- (c) Rural lifestyle activities;

except that a Low level of risk is not required to be achieved on the development site after completion of the development where the development site is located within a natural hazard zone of Low natural hazard risk and that natural hazard zone will maintain a Low level of natural hazard risk after completion of the development.

**Explanation**

In general, the purpose of Policy NH 7B is to ensure that wherever and whenever new urban development (or redevelopment) occurs it is designed and built to achieve Low natural hazard risk. This applies regardless of whether a plan specifically provides for the activity or not.

Importantly, the policy requires consideration of natural hazard risk at the scale of the "development site". That term is defined and confines the assessment-consideration of risk to that area of land on which the where development occurs proposed.

Assessment-Consideration at the site scale avoids the risk assessment for associated with new development being distorted by an existing level of risk that might exist elsewhere in the natural hazard zone.

An important exception to that general policy approach is that a Low level of risk need not be achieved on a development site as a result of development provided that after completion of the development the risk level within the natural hazard zone remains Low. This can only be achieved within a natural hazard zone that has a pre-existing natural hazard risk that is Low. It means that on some development sites achieving a Low level of risk may not be necessary. This provides an element of flexibility to future land development and is consistent with Policy NH 6A and the explanation of that policy as set out in this Statement.

Options for reducing natural hazard risk may take many forms. Some potential risk reduction measures are set out in Appendix L.

Requiring new development or redevelopment to achieve a Low level of risk will, over time, reduce aggregate risk over a natural hazard zone that may be subject to risk that exceeds the Low level.

City and district councils and the Regional Council will need to either require those undertaking development or redevelopment of land to undertake risk assessment-management as part of that development process (consistent with Policy NH 4A7B) or ensure development achieves low natural hazard risk through the provisions of district and regional plans (consistent with Policy NH 8A).

There may be extraordinary circumstances where new development (or specific urban activities within such development) can appropriately be subject to greater than Low natural hazard risk. Those situations are addressed by Policy NH 10B.

Table reference: **Objective 23, Methods 3, 18 and 23A**

**Policy NH 9B: Avoiding increasing or mitigating and encouraging reducing natural hazards risk in the coastal environment**

Despite Policies NH 6B, NH 7B and NH 8A, ensure that on any land within the coastal environment that is potentially affected by coastal erosion or coastal inundation over at least the next 100 years:

- (a) no land use change or redevelopment occurs that would increase the risk from that coastal hazard; and
- (b) land use change or redevelopment that reduces the risk from that coastal hazard is encouraged.

**Explanation**

Policy 25 of the New Zealand Coastal Policy Statement 2010 (NZCPS) requires that in areas “potentially affected” by coastal hazards over at least the next 100 years land use change that would increase risk is avoided.

This requirement applies irrespective of the level of risk of the coastal hazard. It is also specific that ~~the risk is to should not be addressed by avoiding increased as a result of redevelopment or change in land use. Mitigation or management actions can be undertaken to maintain risk at the required level and not by way of other risk reduction measures that might be acceptable under Policies NH 7B or NH 8A.~~

The Statement is required to give effect to the NZCPS. For that reason Policy NH 9B is included. It provides a bottom-line obligation on councils to avoid land use change in areas subject to coastal hazards over a 100-year planning period.

All areas are potentially affected by hazards over a 100-year period, although the likelihood of some events over such a period is very low. For that reason, the Statement limits the consideration to coastal erosion and coastal inundation being events of high likelihood over a 100-year planning period.

Moreover, the 100-year planning horizon signals that the projected increase in sea level and storminess is to be taken into account in

determining the areas potentially affected by both coastal erosion and coastal inundation.

Other hazards affecting the coastal environment are managed under the general Policies NH 6B, NH 7B and NH 8A.

Table reference: **Objective 23, Methods 3, 18, and 23B and 23C**

**Policy NH 10B: Exceptions to Exemptions from the natural hazard risk management strategy approach**

~~Despite Policies NH 6B, NH 7B, NH 8A and NH 9B, provide for do not apply to the establishment, operation, and maintenance and upgrading of activities that have more than low natural hazard risk or which are located in high and medium risk natural hazard zones if the activity:~~

- (a) Has a significant social, economic, ~~environmental~~ or cultural benefit to the community it ~~services~~, or is a lifeline utility; and
- (b) Has a functional need for the location.

In the circumstances described in (a) and (b) above, risk ~~reduction—management~~ measures (including industry standards, guidelines or procedures) must be applied to reduce risk to life and property to be as low as reasonably practicable. ~~Infrastructure should be located away from coastal hazard risk where practicable.~~

**Explanation**

There are some activities that must locate in susceptible locations in order to access a natural or physical resource and/or provide a necessary community, social, cultural, ~~environmental~~ or economic service. Ports and surf life-saving clubs for example must be located on the coast and geothermal energy development must be located in geothermal fields notwithstanding that these coastal and geothermal locations may be subject to natural hazards. Similarly, the efficient and effective provision of certain infrastructure (such as hydroelectricity generation and electricity transmission) is also limited to particular locations and corridors. These activities can be said to have a functional need for the location.

Moreover, by their nature some activities (for example, geothermal energy development or water storage for hydroelectricity) may, if not properly managed, increase the likelihood of a

hazard event. For the purpose of the Statement, the risk associated with the increased likelihood of an event associated with activities such as geothermal development or large-scale water storage is regarded as being managed by the other means - section 2.4 of this Statement in the case of geothermal development and the Building (Dam Safety) Regulations in the case of water storage.

Policy NH 10B provides an exception for the types of activities described to remain where they already exist, or establish in the future should the need arise, notwithstanding that Policies NH 6B, NH 7B, NH 8A or NH 9B might otherwise require such uses to locate in areas less susceptible to natural hazards.

For the avoidance of doubt, Policy NH 10B does not obviate the need for activities to undertake hazard risk assessment to the extent that Policy NH 5B applies. Nor does it obviate the need for local authorities to assess risk in accordance with Policy NH 4A.

The exception that Policy NH 10B provides relates to the need to comply with the risk management strategy of Policy NH 6B and the requirement for development to achieve low natural hazard risk under Policy NH 97B. Even where risk reduction is not undertaken in accordance with those policies it will be important to be aware of the natural hazard risk that exists.

*Table reference: **Objective 23, Method 3***

### **Policy NH 3A: Identifying areas susceptible to natural hazards**

Identify natural hazards and the locations where those natural hazards could affect people ~~and~~ property ~~and~~ lifeline utilities by mapping ~~hazard susceptibility areas of susceptibility to~~ for the following natural hazards:

- (a) Volcanic activity
  - (i) pyroclastic and lava flow;
  - (ii) landslip, debris flow and lahar;
  - (iii) ash fall; ~~and~~
  - (iv) geothermal hazard; ~~and~~
  - (v) caldera unrest.
- (b) Earthquake
  - (i) liquefaction and lateral spreading;
  - (ii) fault rupture;
  - (iii) landslide and rock fall; and

- (iv) tsunami<sup>2\*</sup>.
- (c) Coastal/marine processes
  - (i) coastal erosion; and
  - (ii) coastal inundation.
- (d) Extreme rainfall
  - (i) landslip and debris flow/flood; and
  - (ii) flooding.

Hazard susceptibility mapping may be undertaken in stages allowing for prioritisation of effort taking into account demand for land use change or intensification.

~~For the avoidance of doubt, the potential inundation effect of tsunami from any source (whether seismic or submarine landslide) should be mapped in accordance with Policy NH 3A.~~

### **Explanation**

Policy NH 3A defines the natural hazards that need to be identified as the first step of hazard risk assessment. It links to Policy NH 12C where responsibility for susceptibility mapping is specified.

Natural hazards associated with volcanic activity and some hazards associated with earthquakes should be identified at the regional scale. Natural hazards with more spatially predictable, localised effects should be identified at scales relevant to the type of hazard.

The policy allows for hazard susceptibility mapping to be undertaken in a staged way rather than being carried out for the entire district or region all at one time. This will allow for prioritisation of effort as particular areas are subject to, for example, plan changes associated with urban growth. ~~This also recognises the challenge arising from Taupō District being within four regions and subject to four regional policy statements; without this proviso, Taupō District Council could potentially be obliged to apply multiple assessment methodologies for natural hazard identification and mapping.~~

Importantly, mapping susceptibility involves identifying the spatial extent of a potential hazard event. It does not represent risk as it does not take into account consequences. The purpose of mapping susceptibility is to identify where risk assessment should be undertaken and where it is not required.

<sup>2</sup> ~~For the avoidance of doubt, the potential inundation effect of tsunami from any source (whether seismic or submarine landslide) should be mapped in accordance with Policy NH 3A.~~

The spatial scale of mapping should correspond with the boundaries of the agencies with responsibility for susceptibility mapping under policy NH 12C, or such other scale as may be defined by the responsible agency to represent a planning study area.

Earthquake ground shaking is not covered by this policy. Its spatial distribution is such that it is not amenable to being managed through differentiated land use controls. Ground shaking's main consequence, its effect on structures, and similarly wind, are managed through the Building Act.

*Table reference: Objective 23, Methods 1A, 2A and 23A*

### **Policy NH 4A: Assessment of natural hazard risk at the time of plan development**

Assess natural hazard risk by:

- (a) Defining natural hazard zones within hazard susceptibility areas; and
- (b) Determining the level of natural hazard risk within each natural hazard zone area mapped in accordance with Policy NH 3A by undertaking a risk analysis using the methodology set out in Appendix K; and
- (c) Classifying each natural hazard risk at each location within each natural hazard zone areas mapped in accordance with Policy NH 3A as either High, Medium or Low natural hazard risk using the methodology set out in Appendix K.

### **Explanation**

Although natural hazards may exist at various locations, the risk they pose may be different at each location. Whether the hazard warrants a land use planning response, or what level of planning response may be warranted, depends on the level of risk that is present.

Policy NH 4A requires that risk analysis be undertaken for each location at which a natural hazard has been identified to determine the level of risk that exists taking account of existing and any proposed land use and development. A hazard susceptibility area may contain more than one natural hazard zone. Risk management responses will vary accordingly.

Appendix K sets out in detail the methodology to be followed in undertaking that analysis. It ensures that the potential adverse effects on people and communities (including loss of life, injury, property loss/damage, and infrastructure loss/damage/and social, cultural and economic loss and disruption) from hazard events are taken into account in a consistent way.

Policy NH 4A requires risk assessment to be undertaken in the context of district or regional plan development. It should consider consequences in terms of potential adverse effects on existing development and on any proposed development (or development provided for in the plan).

The methodology in Appendix K includes the use of two different risk metrics:

1. The maximum possible risk from each hazard (taking into account the full range of impacts outlined above).

This is determined by assessing a range of events of different likelihoods and their potential consequences and applying a matrix to categorise risk levels. The matrix is termed the Risk Screening Matrix. It does not attempt to strictly quantify risk but to broadly screen risk into the three categories previously discussed based on the consequences relative to the likelihood.

2. The annual individual fatality risk (AIFR).

The AIFR is obtained by dividing multiplying the modelled number of deaths from a hazard event by the annual exceedance probability of the event and dividing by the population exposed to the hazard within the hazard assessment area and the likelihood of the event. Thresholds are set for the AIFR that classify risk using the framework set out in Policy NH 2B. The AIFR is another means of combining the consequence of an individual death with the likelihood of the event without using the Risk Screening Matrix. In the AIFR metric, the significance of the loss of human life is proportional to the size of the population susceptible to the hazard (whereas the Risk Screening Matrix values a human life the same regardless of the size of the population). AIFR allows for a rare event resulting in many deaths to result in high risk.

Appendix K provides for the determination of the likelihoods and consequences to be quantitative or qualitative although a high degree of



quantification will be appropriate in some circumstances (as identified in Appendix K).

Policy NH 4A is an “A” policy and must therefore be given effect to in the context of regional and district plan development.

Table reference: **Objective 23, Methods 1A, 2A and 23A**

**Policy NH 5B: Assessment of natural hazard risk at the time of subdivision, or land use change or intensification of land use before Policies NH 3A and NH 4A have been given effect to**

Before a district or, where applicable, regional plan gives effect to Policies NH 3A and NH 4A, assess natural hazard risk associated with a development proposals to subdivide land or change or intensify land use using the methodology set out in Appendix K where:

- (a) Where the subdivision of land or the change or intensification of land use is proposed to occur on an urban site of five5 hectares-ha or more; or;
- (b) The relevant consent authority considers risk assessment appropriate having regard to:
  - (i) Of a the nature, scale and/or a nature that could, if affected by a hazard event, represent a significant consequence intensity of the activity; and
  - (ii) Proposed before a district or (where applicable) regional plan gives effect to Policies NH 3A and NH 4A and the applicable operative or proposed plan provides for the proposal as a discretionary or non-complying activity; the location of the development site relative to known hazards; or
  - (iii) Proposed after a district or (where applicable) regional plan has given effect to Policies NH 3A and NH 4A but the proposal is not provided for in the district or regional plan or is provided for only as a non-complying activity, the cumulative effect on risk

of developments on sites less than 5 hectares-ha.

- (iv) the nature and extent of any risk assessment that may be required under, or incorporated within, the operative district or regional plan.

or

- (c) Where the district or regional plan specifically provides for natural hazard risk assessment to be undertaken;

For the avoidance of doubt, except that the obligation to assess the risk of a the natural hazard under this policy shall not arise where:

- i. an assessment of the susceptibility of the subject land to that hazard has demonstrated that the land is not susceptible to that natural hazard; or
- ii. the risk derives from a geothermal hazard which is managed under this Statement’s section 2.4 and the Geothermal Resources Policies and Methods.

### **Explanation**

Although Policy NH 4A requires risk assessment in the context of the development of district plans (and any regional plan controlling land use), there are other circumstances when it is appropriate to assess natural hazard risk. Policy NH 5B defines the circumstances when risk assessment at the project level for a development proposal is appropriate.

First, the obligation may arise if there is a large-scale development proposed:

- in the interim period before district and regional plans give effect to policies NH 3A and NH 4A (“the interim period”); and/or
- After district and regional plans have given effect to policies NH 3A and NH 4A but where the land use change or intensification proposed has not been anticipated by the plan (and hence may significantly alter the natural hazard risk in a particular locality that would otherwise be considered low).

The Sscale and the nature of development are important as they determine the potential consequences of a hazard event. For that reason, Policy NH 5B applies a threshold test of developments or redevelopment on sites of 5 ha or more. Moreover, such developments represent a significant change to the urban environment and offer an opportunity to “design-in” measures that can achieve a Low level of natural hazard risk.

~~While large-scale development proposals ought to involve an assessment of natural hazard risk as a matter of course, there may well be other smaller scale developments that should also be subject to risk assessment in the interim period. Policy NH 5B should not foreclose the opportunity for city and district councils to exercise discretion at the time of any resource consent application, notice of requirement or private plan change to require an assessment to be undertaken under Appendix K. Policy NH 5B (b) sets out the matters that will be relevant for a city or district council to consider when deciding whether to exercise that discretion.~~

~~the avoidance of doubt, determining whether the scale and/or nature of a land use change represents a potential significant consequence is a matter of discretion to be exercised by the city or district council. However, activities that meet this test will include, but are not limited to:~~

- ~~• Any more than minor extension to, or redevelopment of, regionally significant infrastructure; or~~
- ~~• Development of urban activities over an area of five hectares or more.~~

~~Secondly, the obligation to assess risk at the project level will arise when the regional or district council specifies in its plan that hazard risk assessment is to be undertaken at the time of land use change or intensification. It is expected that this will apply in limited circumstances and will complement rather than substitute for risk assessment carried out at the time of plan development.~~

~~Regional, city and district councils must in all circumstances comply with Policy NH 4A. However, it may be necessary for regional and district plans to require further detailed risk assessment in the context of land use change or intensification proposals when the level of the risk is affected by the specific design of the proposed development.~~

~~Policy NH 5B also provides that risk assessment does not need to be undertaken when a study of hazard susceptibility has been undertaken and the land is found not to be susceptible or where the natural hazard is managed under section 2.4 in this Statement. This will avoid unnecessary assessment work. Note that section 2.4 and its associated Geothermal Resources Policies and Methods do not manage non-geothermal hazard risks to which a geothermal system, by its location, might be susceptible (e.g. tsunami or flooding). Those non-geothermal risks require assessment under this policy.~~

~~Together, Policies NH 3A, NH 4A and NH 5B represent the risk identification stage as indicated~~

~~in Figure 1. Appendix K represents the risk analysis and risk evaluation stages.~~

*Table reference: Objective 23, Methods 3, 18 and 23A*

**Policy NH 5B(a): Assessment of natural hazard risk at the time of subdivision, or change or intensification of land use after Policies NH 3A and NH 4A have been given effect to**

~~After the relevant district or, where applicable, regional plan gives effect to Policies NH 3A and NH 4A assess natural hazard risk associated with a development proposal to subdivide land or change or intensify land use using the methodology set out in Appendix K where the relevant district or regional plan specifically requires that natural hazard risk assessment be undertaken~~

~~except that the obligation to assess the risk of the natural hazard under this policy shall not arise where:~~

- ~~(a) An assessment of the susceptibility of the land subject to the development proposal has demonstrated that the land is not susceptible to the hazard; or~~
- ~~(b) The risk derives from a geothermal hazard which is managed under this Statement's section 2.4 and the Geothermal Resources Policies and Methods.~~

**Explanation**

~~Policy NH 5B(a) applies in the period after district and regional plans have given effect to policies NH 3A and NH 4A.~~

~~The 5 ha site size threshold and discretion that apply in the interim period, in accordance with Policy NH 5B, do not apply after the interim period. Instead Policy NH 5B(a) makes clear that whether assessment at the time of development proposals occurs is dependent on the provision being made for such assessment within the relevant regional or district plan.~~

~~It is expected that regional and district plans will require assessment of natural hazard risk in respect of development proposals that have not~~

been anticipated by the plan (and hence may significantly alter the natural hazard risk in a particular locality that would otherwise be considered low).

Policy NH 5B(a) also provides that risk assessment does not need to be undertaken when the natural hazard is managed under section 2.4 in this Statement. Note that section 2.4 and its associated Geothermal Resources Policies and Methods do not manage non-geothermal hazard risks to which a geothermal system, by its location, might be susceptible (e.g. tsunami or flooding). Those non-geothermal risks require assessment under this policy.

For the avoidance of doubt, Policy NH 5B(a) also makes clear that no assessment is required if a hazard susceptibility assessment has determined that the land is not susceptible to natural hazards.

Together, Policies NH 3A, NH 4A, NH 5B, and NH 5Ba represent the risk identification stage as indicated in Figure 1. Appendix K represents the risk analysis and risk evaluation stages.

Table reference: **Objective 23, Methods 3, 18 and 23A**

### **Policy NH 6B: Natural hazard risk management strategy**

By the application of Policies NH 7B and NH 8A, achieve the following natural hazard risk strategy:

- (d) In natural hazard zones subject to High natural hazard risk reduce the level of risk from natural hazards to medium levels (and lower if reasonably practicable); and
- (e) In natural hazard zones subject to Medium natural hazard risk reduce the level of risk from natural hazards to be as low as reasonably practicable.
- (f) In natural hazard zones subject to Low natural hazard risk maintain the level of risk within the low natural hazard risk range.

### **Explanation**

Policy NH 6B sets out the long term strategic direction for the way natural hazard risk is managed throughout the Bay of Plenty region. The policy applies broadly to new development and to existing developed areas subject to natural hazard risk. Implementation of the strategy is reliant on the more specific direction in Policies NH 7B and NH 8A.

The policy uses the term “natural hazards zone”. That term is defined in Appendix A – Definitions. It requires risk to be considered over a broad spatial context that extends beyond the site of a single development or land use. The concept of a natural hazard zone is important as a means of managing cumulative risk over time. It is also important for understanding existing natural hazard risk that may already be faced by a community or group of activities.

Consistent with Policy NH 2B, high natural hazard risk within a natural hazard zone should not be tolerated and requires a response to reduce risk. There may be occasions when the need to reduce natural hazard risk is immediate but in most cases reducing risk from high levels will need to occur over time. These timeframes may span years or even decades in order to manage disruption and cost. This is particularly true when risk reduction relies on land development and redevelopment processes that relate to design life of buildings and infrastructure.

There may be extraordinary circumstances where a high natural hazard risk is allowed to remain indefinitely or result from a land use decision. These situations are addressed by Policy NH 10B.

Medium risk, while tolerable, is not desirable and opportunities to reduce risk from medium levels where it exists should be taken where practicable. Land use management decisions should not result in risk levels increasing from low to medium. Nor should they result in the level of risk increasing in areas already subject to medium risk. Again, there may be circumstances where strict application of that principle does not promote sustainable management. These situations are also addressed by Policy NH 10B.

For the avoidance of doubt, the policy does allow for an increase in the level of risk in low risk areas provided that the level of risk remains within the low risk range.

By requiring action to reduce or maintain risk levels Policy NH 6B, together with Policies NH 7B and NH 8A, represent the risk reduction (treatment) stage as indicated in Figure 1.

Table reference: **Objective 23, Methods 3, 18, 23A, 73 and 74**

### **Policy NH 7B: Managing natural hazard risk on land subject to urban development**

~~When Policies NH 4A or NH 5B apply, require a low natural hazard risk to be achieved on development sites after completion of the development (without increasing risk outside of the development site) by controlling the form, density and design of:~~

- ~~(d) Greenfield development;~~
- ~~(e) Any establishment, re-establishment or intensification of an urban activity within the existing urban area (including any subdivision associated with such activities); and~~
- ~~(f) Rural lifestyle activities.~~

### **Explanation**

~~The purpose of Policy NH 7B is to ensure that wherever and whenever new urban development (or redevelopment) occurs it is designed and built to achieve low natural hazard risk. This applies regardless of whether a plan specifically provides for the activity or not.~~

~~Importantly, the policy requires consideration of natural hazard risk at the scale of the “development site”. That term is defined and confines the assessment of risk to that area of land on which the development occurs.~~

~~Assessment at the site scale avoids risk assessment for new development being distorted by an existing level of risk that might exist elsewhere in the natural hazard zone.~~

~~Options for reducing natural hazard risk may take many forms. Some potential risk reduction measures are set out in Appendix L.~~

~~Requiring new development or redevelopment to achieve a low level of risk will, over time, reduce aggregate risk over a natural hazard zone that may be subject to risk that exceeds the low level.~~

~~City and district councils and the Regional Council will need to either require those undertaking development or redevelopment of land to undertake risk assessment as part of that development process (consistent with Policy NH 4A) or ensure development achieves low natural hazard risk through the provisions of district and regional plans (consistent with Policy NH 8A).~~

~~There may be extraordinary circumstances where new development (or specific urban activities within such development) can appropriately be subject to greater than low natural hazard risk. Those situations are addressed by Policy NH 10B.~~

~~Table reference: **Objective 23, Methods 3, 18 and 23A**~~

### **Policy NH 8A: Managing natural hazard risk at time of through regional, city and district plans development**

~~Manage land use and land use change in district and, where necessary, regional plans to promote the natural hazard risk management strategy outcomes set out in Policy NH 6B by:~~

- ~~(a) Controlling the location, scale and density of the subdivision, use, development and protection of land; and Ensuring the application of Providing for plans to take into account natural hazard risk reduction measures including, where practicable, to existing land use activities, and, where necessary.~~
- ~~(b) Controlling the location, scale and density of the subdivision, use, development and protection of land and land use change in city, district and regional plans.~~
- ~~(c) Ensuring that regional, city and district plan provisions provide a high degree of certainty for the establishing and maintaining of essential risk reduction works and other measures.~~

### **Explanation**

~~Policy NH 8A applies in the context of the development of city, district and regional plans. It seeks to ensure that in planning for new greenfield or infill development regard is had to existing and future natural hazard risk. It also applies to existing land use and existing risk.~~

~~One of the key differences between Policy NH 7B and NH 8A is the scale at which risk is to be assessed and evaluated-managed. While Policy NH 7B limits-addresses risk assessment to within the boundaries of the site being developed development site, Policy NH 8A requires-an assessment that considers the broader context at plan development stage. This requirement seeks to address cumulative risk that may result from the incremental adding of people and buildings to an-area-susceptible-to a natural hazard zone.~~

~~Consideration of cumulative natural hazard risk is best undertaken by the local authority at the time city, district and regional plans are prepared. Managing risk to achieve the outcomes of Policy NH 6B will not, however, relate solely to~~



~~preventing development occurring. Ensuring future development adopts particular risk management measures may be sufficient to achieve the required risk reduction.~~

~~In the western Bay of Plenty there are areas provided for in Appendix E as being within the urban limits. Consistent with the comment made in Section 2.8, in these identified urban growth areas Policy NH 8A requires city and district plans to manage natural hazard risk through a range of methods including appropriate land use controls where necessary except that the suitability of the land for urban development is accepted.~~

~~For existing at-risk development, protection works at varying scales will often be necessary to achieve the risk management strategy. Community safety and well-being may be reliant on protection works (such as stopbanks) being developed and maintained on a continuing basis to achieve the necessary risk reduction, and regional, city and district plan must recognise this.~~

~~Options for reducing natural hazard risk may take many forms. Some key risk reduction measures are provided in Appendix L.~~

*Table reference: Objective 23, Methods 1A, 2A, 18 and 23B*

**Policy NH 9B: Avoiding or mitigating natural hazards in the coastal environment**

~~Despite Policies NH 6B, NH 7B and NH 8A, ensure that on any land within the coastal environment that is potentially affected by coastal erosion or coastal inundation over at least the next 100 years:~~

- ~~(c) no land use change or redevelopment occurs that would increase the risk from that coastal hazard; and~~
- ~~(d) land use change or redevelopment that reduces the risk from that coastal hazard is encouraged.~~

**Explanation**

~~Policy 25 of the New Zealand Coastal Policy Statement 2010 (NZCPS) requires that in areas “potentially affected” by coastal hazards over at least the next 100 years land use change that would increase risk is avoided.~~

~~This requirement applies irrespective of the level of risk of the coastal hazard. It is also specific that~~

~~the risk is to be addressed by avoiding development and not by way of other risk reduction measures that might be acceptable under Policies NH 7B or NH 8A.~~

~~The Statement is required to give effect to the NZCPS. For that reason Policy NH 9B is included. It provides a bottom line obligation on councils to avoid land use change in areas subject to coastal hazards over a 100-year planning period.~~

~~All areas are potentially affected by hazards over a 100-year period, although the likelihood of some events over such a period is very low. For that reason, the Statement limits the consideration to coastal erosion and coastal inundation being events of high likelihood over a 100-year planning period.~~

~~Moreover, the 100-year planning horizon signals that the projected increase in sea level and storminess is to be taken into account in determining the areas potentially affected by both coastal erosion and coastal inundation.~~

~~Other hazards affecting the coastal environment are managed under the general Policies NH 6B, NH 7B and NH 8A.~~

*Table reference: Objective 23, Methods 3, 18 and 23B*

**Policy NH 10B: Exceptions to the natural hazard risk management strategy**

~~Despite Policies NH 6B, NH 7B, NH 8A and NH 9B, provide for the establishment, operation and maintenance of activities that have more than low natural hazard risk or which are located in high and medium natural hazard zones if the activity:~~

- ~~(c) Has a significant social, economic or cultural benefit to the community it serves, or is a lifeline utility; and~~
- ~~(d) Has a functional need for the location.~~

~~In the circumstances described in (a) and (b) above, risk reduction measures (including industry standards, guidelines or procedures) must be applied to reduce risk to life and property to be as low as reasonably practicable.~~

**Explanation**

~~There are some activities that must locate in susceptible locations in order to access a natural or physical resource and/or provide a necessary~~

~~community, social, cultural or economic service. Ports and surf life saving clubs for example must be located on the coast and geothermal energy development must be located in geothermal fields notwithstanding that these coastal and geothermal locations may be subject to natural hazards. Similarly, the efficient and effective provision of certain infrastructure (such as hydroelectricity generation and electricity transmission) is also limited to particular locations and corridors. These activities can be said to have a functional need for the location.~~

~~Moreover, by their nature some activities (for example, geothermal energy development or water storage for hydroelectricity) may, if not properly managed, increase the likelihood of a hazard event. For the purpose of the Statement, the risk associated with the increased likelihood of an event associated with activities such as geothermal development or large-scale water storage is regarded as being managed by the other means section 2.4 of this Statement in the case of geothermal development and the Building (Dam Safety) Regulations in the case of water storage.~~

~~Policy NH 10B provides an exception for the types of activities described to remain where they already exist, or establish in the future should the need arise, notwithstanding that Policies NH 6B, NH 7B, NH 8A or NH 9B might otherwise require such uses to locate in areas less susceptible to natural hazards.~~

~~For the avoidance of doubt, Policy NH 10B does not obviate the need for activities to undertake hazard risk assessment to the extent that Policy NH 5B applies. Nor does it obviate the need for local authorities to assess risk in accordance with Policy NH 4A.~~

~~The exception that Policy NH 10B provides relates to the need to comply with the risk management strategy of Policy NH 6B and the requirement for development to achieve low natural hazard risk under Policy NH 9B. Even where risk reduction is not undertaken in accordance with those policies it will be important to be aware of the natural hazard risk that exists.~~

~~Table reference: Objective 23, Method 3~~

## **Policy NH 12C: Allocation of responsibility for natural hazard identification and risk assessment of natural hazards**

Require the natural hazard identification and risk management assessment approach described in Policies NH 1B to NH 4A5B and NH 5B(a) above to be given effect to by:

- (a) Regional council undertaking area-based natural hazard susceptibility mapping in accordance with Policy NH 3A for:
  - (i) Hazards related to volcanic activity;
  - (ii) Hazards related to earthquakes;
  - (iii) Tsunami;
  - (iv) Coastal erosion and coastal inundation; and
  - (v) Flooding from natural water courses outside urban areas with reticulated stormwater networks.
- (b) Regional council undertaking area-based natural hazard risk assessment analysis and evaluation in accordance with Policy NH 4A for:
  - (i) Hazards related to volcanic activity;
  - (ii) Liquefaction; and
  - (iii) Tsunami.
- (c) City and district councils undertaking area-based:
  - (i) Natural hazard susceptibility mapping in accordance with Policy NH 3A for all those hazards listed in Policy NH 3A that are not listed in (a) above; and
  - (ii) Natural hazard risk assessment analysis and evaluation in accordance with Policy NH 4A for all those hazards listed in Policy NH 3A that are not listed in (b) above.

## **Explanation**

Policy NH 12C clarifies the roles and responsibilities of the Bay of Plenty Regional Council and city and district councils ~~in for area-based~~ natural hazard identification and risk assessment.

Regional council has responsibility for most of the susceptibility mapping. The exceptions are urban flooding, landslip and debris flow that are the

responsibility of city and district councils. This distinction reflects the source of existing natural hazards information and the core technical competencies of regional council.

Regional council has a more restricted role in natural hazard risk analysis and evaluation on the basis that risk analysis and evaluation requires a detailed understanding of land use and development and associated infrastructure. Information and local expertise on those matters resides with city and district councils. Regional council is responsible for risk analysis and evaluation in relation to volcanic hazards, tsunami and liquefaction on the basis of the widespread nature of the potential consequences.

As well as councils having their formal roles, people undertaking subdivision, land use change or intensification also have their roles and responsibilities in accordance with Policies NH 5B and NH 5B(a).

Table reference: **Objective 23, Method 23A**

**Policy NH 13C: Allocation of responsibility for land use control for natural hazards**

Require The Bay of Plenty Regional Council, city and district plans to councils shall be responsible for specifying objectives, policies and methods, including any rules, for the purpose of the control of the use of land for the avoidance or mitigation of natural hazards as set out in the table below.

Table 3 Natural hazards land use control responsibility table.

	Responsibility for developing objectives and policies	Responsibility for developing any rules	Responsibility for developing methods other than rules
Land except land in the coastal marine area	City and district councils and Bay of Plenty Regional Council	City and district councils* <u>Existing uses: Bay of Plenty Regional Council</u>	City and district councils and Bay of Plenty Regional Council
Land in the coastal marine area	Bay of Plenty Regional Council	Bay of Plenty Regional Council	Bay of Plenty Regional Council

\* Under section 30(1)(c)(iv) of the Act, the Regional Council has the function to control land use for the avoidance or mitigation of natural hazards. The Act allows the Regional Council to exercise that function in such a way as to override any existing use rights available under section 10(4) of the Act.

The allocation of responsibilities under this policy does not remove the right of the Regional Council to exercise its functions and powers in that regard. Should it choose to do so, any such provisions will be subject to a plan or plan change process under Schedule 1 to the Act.

**Explanation**

In accordance with section 62 of the Act, Policy NH 13C sets out local authority responsibilities for specifying the objectives, policies and methods, including any rules, for the control of the use of land to avoid or mitigate natural hazards or any group of hazards in the Bay of Plenty region. Note that “land” includes land covered by water; in the coastal marine area, “land” includes the foreshore and seabed.

The policy provides that the Bay of Plenty Regional Council and city and district councils share responsibility for establishing objectives, policies and any rules, including conditions of resource consent, for the control of the use of land for the avoidance or mitigation of natural hazards, except in the coastal marine area which is the Bay of Plenty Regional Council’s exclusive responsibility.

City and district councils have primary responsibility for controlling land use (other than in the coastal marine area); they may also control subdivision for the avoidance or mitigation of natural hazards. The Bay of Plenty Regional Council is responsible for has the power to setting land use rules, including conditions of resource consent, for to addressing natural hazard risk to existing land uses subject to natural hazards and to address natural hazard risk on all land in the coastal marine area.

The Bay of Plenty Regional Council and city and district councils also share responsibility for establishing and implementing methods other than (excluding rules) for the control of land use used, or to be used, to implement the policies. Such methods might include, for example, provision of guidance on urban design, provision of information on hazards, or economic incentives or disincentives.

Table reference: **Objective 23, Methods 23A, 23B and 24A**



## 3.2 Methods to implement policies

Table 4 Methods to implement policies.

Section 3.2: Methods to implement policies	Page no.
<b>3.2.1: Directive methods</b>	
Method 1A: <del>D</del> City and district plan implementation (phased)	<del>23</del> 27
Method 2A: Regional plan implementation (phased)	<del>23</del> 27
Method 3: Resource consents, notices of requirement and when changing, varying, reviewing or replacing plans	<del>23</del> 27
Method 18: Structure plans for land use changes	<del>23</del> 27
Method 23A: Review hazard and risk information	<del>23</del> 27
Method 23B: Investigate and apply measures to reduce natural hazard risk	<del>23</del> 27
<u>Method 23C: Natural defences against natural hazards</u>	<u>27</u>
<b>3.2.2: Guiding methods</b>	
<u>Method 24A: Provide guidance on taking a risk management approach to natural hazards</u>	<u>27</u>
Method 73: Provide information and guidance on natural hazards	<del>23</del> 28
Method 74: Collaborate to establish natural hazard risk	<del>24</del> 28



### 3.2.1 Directive methods

#### **Method 1A: DCity and district plan implementation (phased)**

DCity and district plans must give effect to Policies NH 3A, NH 4A and NH 8A.

If a city or district plan does not currently give effect to these policies, then the city or district council must amend the plan to give effect to them as part of the next review of the city or district plan, or as part of any change to the city or district plan that provides opportunity for land use change or intensification.

*Implementation responsibility: City and district councils.*

#### **Method 2A: Regional plan implementation (phased)**

Regional plans must give effect to Policies NH 3A, NH 4A and NH 8A.

If a regional plan does not currently give effect to these policies, then the regional council must amend a relevant plan to give effect to them as part of the next review of the relevant regional plan, or as part of any change to the regional plan that provides opportunity for land use change or intensification.

*Implementation responsibility: Regional ~~C~~council.*

Insert into Method 3 the expression: “NH 1B, NH 2B, NH 5B, **NH 5B(a)**, NH 6B, NH 7B, NH 9B, NH 10B.”.

Amend Method 18(h) and insert new paragraph (ha) as shown:

- (h) Identify all known significant ~~natural hazards and~~ contaminated sites that land to be used for urban purposes may be subject to ~~or~~ contain and show how any ~~intolerable natural hazard risks or~~ adverse effects from contaminated land are to be avoided, remedied or mitigated;
- (ha) Identify all known natural hazards that land to be used for urban purposes may be subject to, or contain, and show how low natural hazard risk is to be maintained or achieved;

#### **Method 23A: Review hazard and risk information**

Review and update natural hazard and risk information held by local authorities whenever relevant research is released and, in any case, at the time of plan review or relevant plan change.

*Implementation responsibility: Regional council, city and district councils.*

#### **Method 23B: Investigate and apply measures to reduce natural hazard risk**

Investigate options for addressing ~~E~~existing use or development subject to high or medium risk ~~must be investigated~~ and apply the most appropriate non-regulatory and/or regulatory risk-reduction ~~option applied, measures subject to Policy NH 10B.~~

*Implementation responsibility: Regional council ~~for areas of high risk where if the favoured response is regulation of existing uses; regional, city and district councils in all other instances.~~*

#### **Method 23C: Natural defences against natural hazards**

Assess opportunities for the protection, restoration or enhancement of natural defences which assist in reducing natural hazard risk.

*Implementation responsibility: Regional council, city and district councils.*

### 3.2.2 Guiding methods

#### **Method 24A: Provide guidance on taking a risk management approach to natural hazards**

Provide guidance to local authorities in the application of this Statement's risk management approach to the avoidance or mitigation of natural hazards.

*Implementation responsibility: Regional council*

**Method 73: Provide information and guidance on natural hazards**

levels—boundaries of the risk acceptability categories.

Implementation responsibility: Regional council, city and district councils.

To guide local authority decision-making and raise awareness and understanding of natural hazards within the community, gather and disseminate information about the following hazards (including relevant climate change effects) and their associated risks:

- (a) Volcanic activity
  - (i) pyroclastic and lava flow;
  - (ii) landslip, debris flow and lahar;
  - (iii) ash fall; and
  - (iv) geothermal hazard; and
  - (v) caldera unrest.
- (b) Earthquake
  - (i) liquefaction and lateral spreading;
  - (ii) fault rupture;
  - (iii) landslide and rock fall; and
  - (iv) tsunami.
- (c) Coastal processes
  - (i) coastal erosion; and
  - (ii) coastal inundation.
- (d) Extreme rainfall
  - (i) landslip and debris flow/flood; and
  - (ii) flooding.

Information about city, district and relevant regional natural hazards and risks shall be included within natural hazards registers or district plans, and provided in project and land information memoranda.

Implementation responsibility: Regional Council, city and district councils (except that obligations relating to coastal hazard information do not apply to inland district councils).

**Method 74: Collaborate to establish natural hazard risk**

Collaborate in gathering and disseminating hazard information and, with their communities, establishing



## 4.2 Objective, anticipated environmental results and monitoring indicators

Table 5 Objectives, anticipated environmental results (AER) and monitoring indicators.

Objectives	Anticipated environmental results (AER)	Monitoring indicators
<b>Natural Hazards</b>		
<p><b>Objective 23</b>            Avoidance or mitigation of natural hazards by <del>reducing</del> <u>managing risk where necessary</u> for people's safety and the protection of property and lifeline utilities.</p>	<p><u>Any natural hazard risk associated with new development is at a low level after risk mitigation measures have been taken into account.</u></p>	<p><u>District plan provisions and resource consent conditions are assessed to determine whether risk from natural hazards exceeds acceptable levels.</u></p>
	<p><u>The natural hazard risk to existing land use or development is not high and is as low as reasonably practicable.</u></p>	<p><u>High risks are reduced to medium or low levels.</u>  <u>Wherever the risk from natural hazards exceeds the low level, conditions of resource consent for</u>            1 <u>the re-establishment of any use, or</u>            2 <u>the reconstruction or alteration of, or extension to, any existing building.</u>  <u>require mitigation of risk to be as low as reasonably practicable.</u>  <u>The coastal hazard risk indicators defined in <i>Confirmed Coastal Hazard Risk Indicators (Environment Bay of Plenty Environmental Publication 2006/05 April 2006)</i> show a trend of decreasing risk.</u></p>
	<p><u>People and communities are enabled by access to risk information to provide for their social, economic and cultural well-being and their health and safety.</u></p>	<p><u>Survey results show that the public understands natural hazard risk.</u>  <u>Reviews of hazards and risk show a reducing trend in the level of risk from natural hazards.</u></p>



## Appendix A – Definitions

### Definitions to be added to Appendix A

**Annual individual fatality risk (AIFR)** means the risk measure obtained by multiplying the modelled number of deaths from a hazard event by the annual exceedance probability of the event and dividing by the population within the hazard assessment area.

**Critical buildings** means land and buildings:

- (a) owned or leased by agencies assisting the public in times of emergency, including the New Zealand Fire Service or an equivalent emergency fire service, the New Zealand Police, the Coastguard and ambulance services (including air ambulance services);
- (b) public and private hospitals and other similar facilities providing emergency medical services;
- (c) designated emergency shelters, emergency centres and designated safe zones.
- (d) designated Civil Defence Emergency centres.

**Development of land** means the process of subdividing land and/or changing or intensifying the use of land.

**Development site** means an area on which development of land is undertaken, or proposed to be undertaken, either in one stage or in multiple stages over time that is:

- (a) a parcel of land held in a separate Certificate of Title; or
- (b) a parcel of land held in multiple Certificates of Title that are contiguous; or
- (c) multiple-owned Maori land not necessarily held in a separate Certificate of Title.

**Geothermal hazard** means hydrothermal eruptions, dormant surface features, natural gases, subsidence and tomos from geothermal systems.

**Hazard assessment area** means the natural hazard zone or development site whichever is applicable.

**Hazard susceptibility area** means the spatial extent of a potential hazard event identified by susceptibility mapping.

**Lifeline utilities** means essential infrastructure services provided to the community such as water

supply, wastewater networks and treatment facilities, transport facilities (including road, rail, airports and sea ports), telecommunication, television and radio facilities and structures, and energy facilities (including electricity generation and distribution facilities, and gas and liquid fuels storage and distribution/retail) facilities.

**Natural hazard zone** means that zone:

- (a) within an area of mapped natural hazard susceptibility area that is assessed as either high, medium or low natural defined by the relevant regional, city or district plan, on the basis of existing or proposed land use, as the appropriate geographic scale to assess hazard risk, on the basis of existing or allowed land use; or For the avoidance of doubt, a natural hazard zone may be an entire hazard susceptibility area or such smaller zone as is appropriate taking account of the nature and scale of actual and potential land uses that are exposed to the natural hazard.
- (g) as may be otherwise defined for one or more natural hazards by the relevant district or regional plan.

**Population in care** means the population within the hazard assessment area that is in:

- (a) Hospital; or
- (b) Aged care facilities; or
- (c) Schools; or
- (d) Early education and infant day care facilities.

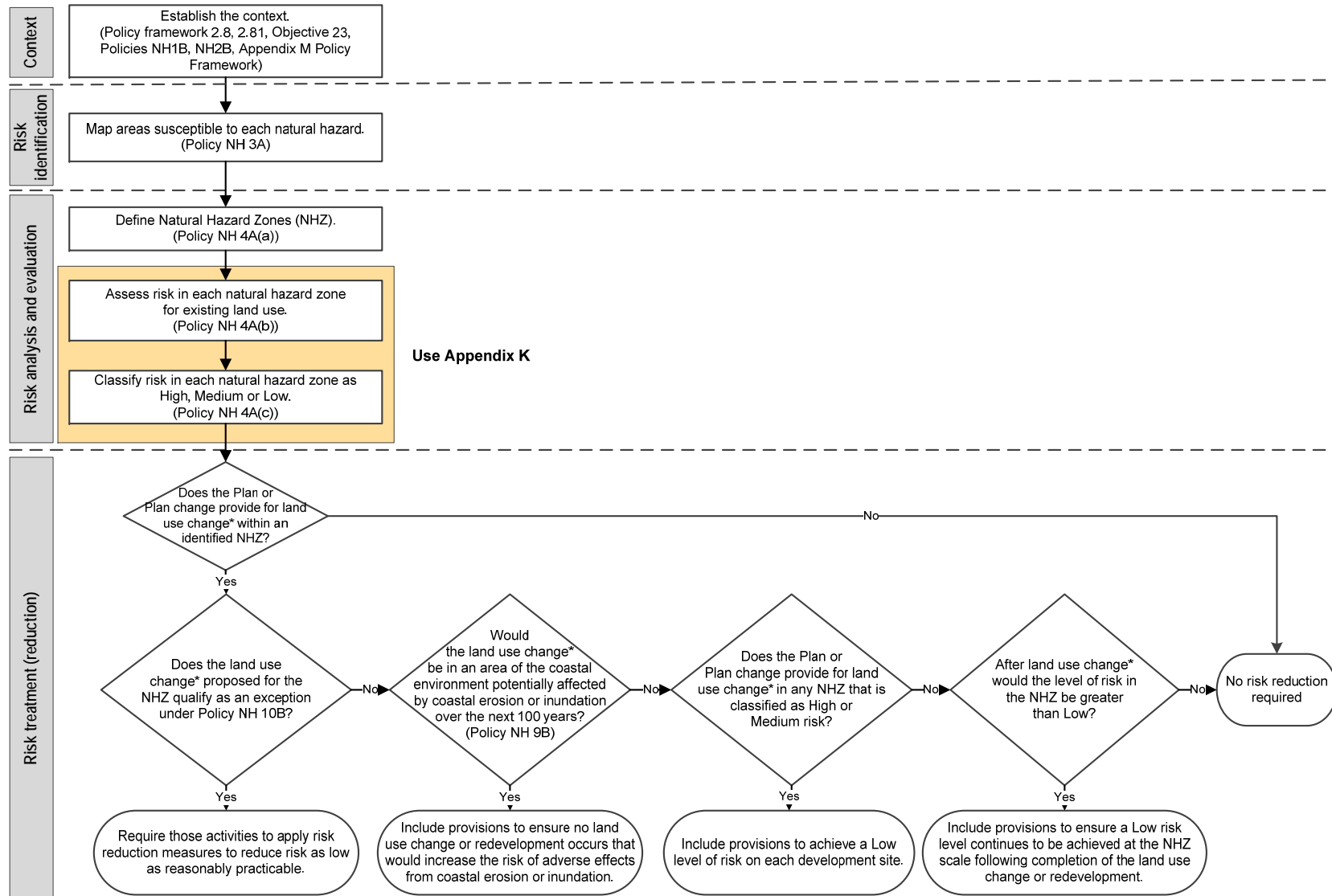
**Risk** means the likelihood and consequences of a hazard.

**Social and cultural buildings** means places of worship, marae, art galleries, museums, libraries and educational facilities.

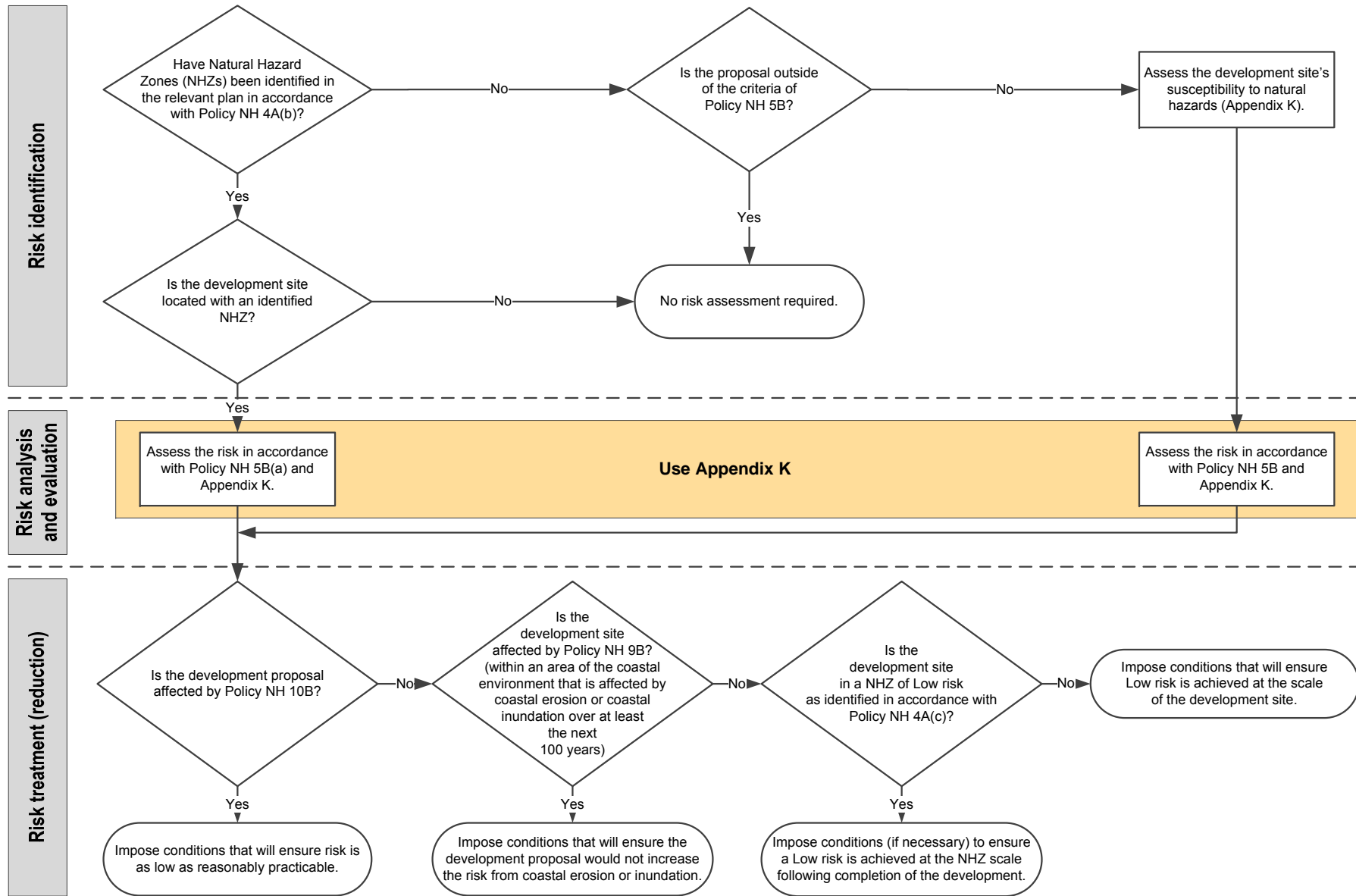
**Susceptibility** means potential of an area to generate and/or be affected by a natural hazard.



## Appendix M – The Natural Hazards Risk Management Policy Framework



\*For the purpose of Figure 4 "land use change" includes the subdivision, development, redevelopment and protection of land.



\*For the purpose of this figure the term "development proposal" means the subject of a resource consent, notice of requirement or private plan change

## **Appendix K – Methodology for risk assessment**

Compliance with Appendix K means:

- (a) Use of Steps 1 to 56 below (the default methodology); or
- (b) Use of a recognised risk assessment methodology approved by the Chief Executive of the Regional Council included in a regional, city or district plan or recognised in the consideration of a resource consent application. This may include risk assessment methodologies incorporated in Regulations or industry codes of practice.

Appendix K sets out the default methodology to be used to analyse and evaluate risk where such analysis and evaluation is required under Policies NH 4A and NH 5B and no alternative methodology has been approved by the Chief Executive of the Regional Council included in a relevant regional, city or district plan or is recognised in the consideration of a resource consent application. A diagram showing the default Appendix K methodology is shown in Figure 3 at the end of Appendix K.

Although it is obligatory to use the default methodology to give effect to Policies NH 4A and NH 5B where no other methodology has been approved, there are stages and tasks within the methodology where discretion is to be exercised. These include:

- whether the assessment of consequences is quantitative or qualitative
- interpretation of aspects of the consequences table
- whether assessment of hazard events with likelihoods other than those specified in Table 6 ought to be undertaken.

Therefore, in respect of the matters such as those listed above, compliance with Appendix K requires judgement by the suitably qualified and experienced practitioner carrying out the assessment.

The following default methodology incorporates two different risk metrics broadly described in the explanation accompanying Policy NH 4A.

Steps 1-4 relate to maximum risk as determined by combining likelihood and consequence through use of the Risk Screening Matrix.

Use of the annual individual fatality risk (AIFR) metric is also required in certain circumstances as described in Step 5 below.

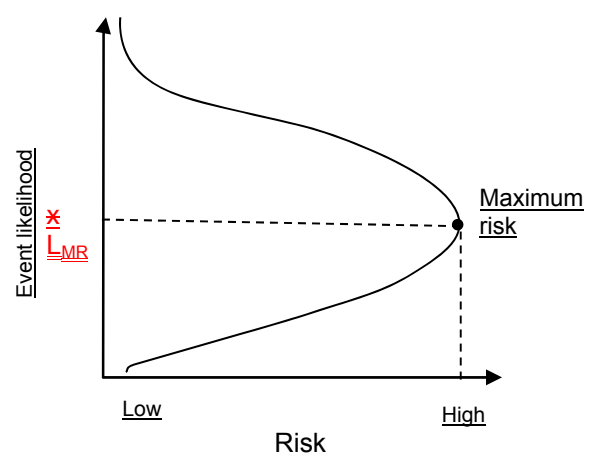
### **Defining the event of maximum risk**

Natural hazards manifest as hazard events. Typically, different sized hazard events occur with different frequencies (for example, very large events occur much less frequently than smaller events). Events of different likelihoods will have different consequences. Hence in any area subject to a natural hazard there may be a range of different risks associated with the same natural hazard. For the purpose of risk evaluation, it is important to identify the maximum risk being the event with the combination of likelihood and consequence that yields the greatest risk.

In conceptual terms, natural hazard risk can be plotted as a curve with likelihood on the y-vertical axis and risk (the product of likelihood and consequence) on the x-horizontal axis (see Figure 2). There is a point on that risk curve that represents the greatest risk, indicated on Figure 2 as "Maximum risk".

The maximum risk will be associated with an event of a particular likelihood (indicated by event likelihood "x<sub>LMR</sub>" on Figure 2). The likelihood that represents the greatest risk will vary for each hazard. For each hazard the maximum risk event should be identified for evaluation against risk thresholds (being the categories of risk described in Policy NH 2B). Note the maximum risk will not necessarily be the event with the greatest potential consequence.

Figure 2 Conceptual curve of maximum risk.



For multiple hazards, follow the approach set out in Beban and Saunders, 2013<sup>3</sup>, page 51.

**Risk assessment in the absence of hazard susceptibility areas mapped in accordance with Policy NH 3A**

In the period before regional and district plans give effect to Policy NH 3A, consent applicants, requiring authorities lodging notices of requirement, and proponents of private plan changes may be required to undertake risk assessment in accordance Policy NH 5B.

In those situations the risk assessment steps 1–5 of this Appendix should be preceded by an initial assessment of the development site’s susceptibility to the range of natural hazards set out in Policy NH 3A. This should be required from the applicant as part of the assessment of environmental effects consistent with clause 7 of Schedule 4 to the Act (or as part of the information otherwise required as part of a notice of requirement or private plan change). The Regional Council, together with the territorial authorities, will hold information about the extent of natural hazards prior to hazards susceptibility mapping under Policy NH 3A. That information, together with published information from other agencies, is expected to form the basis of applicants’ hazard susceptibility statements within their AEEs. Only in exceptional circumstances would applicants be expected to commission primary research to fulfil this requirement during this interim period.

**Primary Analysis (Steps 1 – 4)**

**Step 1 – Selecting starting likelihood for risk assessment**

Because it is not possible to know in advance of assessment which event likelihood corresponds with the maximum risk, it is often necessary to analyse events of a range of likelihoods. However, in each case, there is a preferred starting point (likelihood) for the analysis. This varies by hazard as indicated in Table 6.

<sup>3</sup> Beban, J. G.; Saunders, W. S. A. 2013. Incorporating a risk-based land use planning approach into a district plan. GNS Science Miscellaneous Series 63. 52 p.

Table 6<sup>4</sup> Likelihoods for initial risk assessment

<b>Hazard</b>	<b>Column A: Likelihood for initial analysis<sup>+</sup> ARI<sup>#</sup> (years) AEP (%)<sup>#</sup></b>	<b>Column B: Likelihood for secondary analysis<sup>+</sup> ARI<sup>#</sup> (years) AEP (%)<sup>#</sup></b>
Volcanic hazards (including geothermal)	4000 0.1	5000.2 20,000.005
Earthquake (Liquefaction)	4000 0.1	5000.2 30000.033
Earthquakes (Fault rupture)	6000 0.017	5000.2 20,000.005
Tsunami	4000 0.1	5000.2 25000.04
Coastal erosion	100 1	502 5000.2
Landslip (Rainfall related)	100 1	502 5000.2
Landslip (Seismic related)	4000 0.1	5000.2 30000.033
Flooding (including coastal inundation)	100 1	502 5000.2

<sup>+</sup> The term “initial analysis” refers to the starting point for risk analysis as described in Step 1 of this methodology. It is the first scenario to be assessed for risk. The term “secondary analysis” refers to any subsequent scenario that is assessed for risk in accordance with Step 5 of this methodology.

<sup>#</sup> ARI (average return interval) is the statistical measure of the likelihood of an event (also known as a “return period” or “expected frequency”). AEP (Annual Exceedance Probability) is the probability that a natural hazard event of a certain size will occur, or will be exceeded, in a time period of one year. For example, an inundation level with a 2% AEP means that there is a 2% chance in any one year of that level being equalled or exceeded.

Those undertaking a risk assessment should begin by assessing the consequences of an event of the likelihood shown in Column A of Table 6.

**Step 2 – Determining potential consequences**

In accordance with Table 7 (consequence table), the following consequences of the hazard event shall be considered:

<sup>4</sup> Table 6 likelihoods, presented to guide the identification of the event with the highest risk, are derived from ranges suggested by relevant hazard specialists.



- (a) The percentage of buildings of social/cultural significance within the hazard assessment area that would have functionality compromised.
- (b) The percentage of affected buildings within the hazard assessment area that would have functionality compromised.
- (c) The percentage of critical buildings within the hazard assessment area that would have functionality compromised.
- (d) The percentage of the population serviced by a lifeline utility affected by disruption of the lifeline utility and the length of time the service is likely to be compromised.
- (e) The number of human deaths within the hazard assessment area.
- (f) The number of injuries to people within the hazard assessment area.

Note that the term “hazard assessment area” means either:

- ~~• The natural hazard zone (when risk assessment is undertaken in accordance with Policy NH 4A); or~~
- ~~• The development site (when risk assessment is undertaken in accordance with Policy NH 5B).~~

### Determining consequences

The default methodology provides for two means of determining the level of consequences:

- The quantitative method; and
- The qualitative method.

While the method to be used is generally to be determined by the party undertaking the risk assessment based on the vulnerability of the community to natural hazards and the resources available, the quantitative method must be used where:

- The hazard has generated a damaging event in the recent past and there is a high likelihood that events of a similar scale will continue, or occur again; within a 50-year planning horizon; or
- The hazard susceptibility area subject to the hazard is greenfield land and is proposed to be developed with an ultimate urbanised footprint of five hectares or more; or

- The hazard susceptibility area subject to the natural hazard has been subject to previous quantitative risk assessment and the development proposal that gives rise to the need for risk assessment would materially increase the potential consequences of an event.

For the avoidance of doubt:

- unless a quantitative method must be used, a risk assessment may use a combination of quantitative and qualitative measurement; and
- determination of consequences should take into account any existing risk reduction measure that may be in place and any risk reduction proposed.

### Quantitative determination of consequences

Quantitative determination will typically involve the use of various models and reference data sets applied and interpreted by technical experts. Assumptions and estimates may underpin the models and methodologies used and hence even quantitative determination will often represent “best estimates”.

Although quantitative determination of consequences will often require technical expertise, a number of relatively simple approaches and data sources are available for use by the regional council and city and district councils.

Potential impacts on buildings - matters (a) to (c).

For earthquake and flood (inundation) consequences in relation to buildings, a degree of quantification will be possible by applying standards specified in the Building Code and building importance levels specified in AS/NZS 1170.0:2002. Analysis should assume full compliance with those standards in determining the potential consequences of an event on a greenfield development.

Where the spatial scale of the risk assessment incorporates existing development the degree of compliance with the Building Code should be modelled or estimated based on the age of buildings, historic building consent data or other survey method.

A degree of discretion will need to be exercised in determining whether buildings would have been “functionality compromised” and in determining whether a lifeline utility is

out of service or just has service compromised. In the context of damage to buildings, “functionally compromised” will generally occur when a building cannot continue to be used for its intended use immediately after an event. However the nature and duration of loss of functioning will be relevant and judgement will need to be made as to whether the extent of likely damage has a serious or manageable impact on normal social and business functioning. This will form part of arriving at “best estimates”.

*Potential impacts on lifeline services – matter (d).*

In determining the level of consequence of an event on a lifeline utility, relevant industry standards and guidelines shall be assumed to have been followed unless the council has evidence to the effect that is not the case (in which instance an allowance for an estimated level of non-compliance should be made in the analysis).

*Potential impacts on lives and safety - matters (fe) and (ef).*

Estimates of lives lost and injuries sustained will be based on particulars of the hazards and context (e.g. likely warning time of an event and provision for evacuation (including vertical evacuation), occupancy rates of buildings) and probability of an event occurring during periods frequency of high occupancy.

### **Qualitative assessment of consequences**

In many cases a qualitative assessment of the potential consequences of the hazard event may be sufficient.

As noted earlier, except for the specific circumstances listed above, those required to undertake risk assessment may choose either the quantitative or qualitative method (or some combination).

Where a qualitative approach is taken, judgement is to be exercised using best available information to estimate the level of each potential consequence and the assignment of an overall consequence rating and the corresponding likelihood rating.

Qualitative assessment should be undertaken by a suitably qualified and experienced practitioner. The council has the discretion to decide who it considers is suitably qualified; the term is not defined in the Statement. However, guidance on who a suitably qualified

and experienced practitioner might be is provided in Box 1 at the end of this Appendix.

Qualitative assessments should be recorded in an assessment report with all assumptions and estimates made explicit. Where significant land use policy decisions are to be based on the findings of these qualitative assessments, reports should be peer reviewed by a person with appropriate natural hazard risk expertise to confirm that assumptions made are reasonable based on available information.

### **Step 3 – Assign a consequence level**

Based on Step 2 a consequence level of insignificant, minor, moderate, major or catastrophic should be assigned by applying Table 7.

It is possible that the hazard event analysed will have different levels of consequence across each of the five types of consequence that have been measured, modelled or estimated. Where that is the case, the applicable consequence level will be the one that corresponds to the row in Table 7 that represents the highest measured or estimated consequence.




### **Step 4 – Determine the risk level**

Based on the likelihood (ARI from Table 6) and the consequence level derived from Table 7, the level of risk is to be determined using the Risk Screening Matrix below.

## Risk Screening Matrix

Likelihood <sup>5</sup> ( $\frac{ARI}{years \cdot AEP}$ ) (%)	Consequences				
	Insignificant	Minor	Moderate	Major	Catastrophic
<50>2	Low risk	Medium risk	Medium risk	High risk	High risk
51-1002-1	Low risk	Low risk	Medium risk	Medium risk	High risk
101-10001-0.1	Low risk	Low risk	Low risk	Medium risk	High risk
1001-25000.1-0.04	Low risk	Low risk	Low risk	Low risk	Medium risk
2501+<0.04	Low risk	Low risk	Low risk	Low risk	Medium risk

### Key

	Low risk
	Medium risk
	High risk

## Secondary Analysis

### Step 5 – Iterate risk assessment and calculate annual individual fatality risk (AIFR) if necessary

Although steps 1–4 will categorise the risk associated with a natural hazard event of a certain likelihood, it will not demonstrate what event likelihood represents the greatest risk nor does it identify the AIFR.

That being the case, if the initial assessment determines natural hazard risk to be low or medium, further steps will be required. As outlined below, those further steps involve applying the likelihoods of Column B of Table 6. The use of those likelihoods will help to identify the point of maximum risk (refer Figure 12).

The following sequencing of steps is designed to minimise the further analysis that is required. However, in any particular situation it

<sup>5</sup> The likelihood ranges allow for the evaluation of multiple hazards, e.g. flooding, landslip, tsunami, fault rupture. (Saunders, W.S.A.; Beban, J.G.; Kilvington, M. 2013. Risk-based approach to land use planning, GNS Science Miscellaneous Series 67)

may be prudent to undertake comprehensive risk assessment beyond the minimum required approach set out below.

(a) Where the initial assessment results in a risk level categorisation of High:

(i) No further assessment is required (but see (ii) below). The maximum risk for the purpose of Policy NH 6B is High. (While there might be a greater risk associated with a less likely event the management approach associated with that hazard will not change.)

(ii) Further iterative assessment may be undertaken to test the effect of alternative or additional mitigation options in an effort to reduce the risk level.

(b) Where the initial assessment results in a risk level categorisation of Medium:

(i) Calculate the annual individual fatality risk (AIFR) using the following formula:

$$AIFR = \frac{N}{(P \times R)} (D \times P) / N$$

Where:

ND = number of anticipated (modelled) deaths from the event

PN = population (maximum number of people present within the hazard assessment area at any point in time over a 24 hour period)<sup>6</sup>

RP = the computed average recurrence interval (ARI, also known as the return period) annual exceedance probability. Note that values of AEP expressed as a percentage (as in Table 6) must first be divided by 100. E.g., from Column A of Table 6, using Flooding AEP(%) of 1: P = 1/100 = 0.01

(ii) If the AIFR is greater than  $1 \times 10^{-4}$  (re-) categorise the risk as High.

(iii) If the AIFR is  $10^{-4}$  or less, steps 1–5 should be repeated using the

<sup>6</sup> Except that the population for the purpose of Step 5 (c) (iv) is the population in care.

- event likelihood(s) specified in Column B of Table 6.
- (iv) If the risk screening matrix categorises risk from any secondary assessment as High, the maximum risk for the purpose of Policy NH 6B is High.
- (v) If the risk screening matrix does not categorise risk from any secondary assessment as High the maximum risk for the purpose of Policy NH 6B is Medium.
- (c) Where the initial assessment results in a risk level categorisation of Low:
- (i) Undertake secondary assessment by repeating steps 1–5 using the event likelihoods specified in Column B of Table 6.
- (ii) If the risk screening matrix categorises the risk from any secondary assessment as Medium, calculate the average annual individual fatality risk (AIFR) using the formula described in Step 5 (b) above. If the AIFR is greater than  $1 \times 10^{-4}$  (re-) categorise the risk as High. Clauses (iii) and (iv) apply. If the AIFR is less than  $1 \times 10^{-4}$  the level of risk is Medium.
- (iii) If the risk screening matrix categorises the risk from all secondary assessments as Low and the AIFR is less than or equal to  $1 \times 10^{-5}$  the maximum risk is Low unless (iv) applies.
- (iv) Despite (iii) above, if the risk screening matrix categorises the risk from all secondary assessments as Low, the level of risk is:
- Medium if the AIFR is in the range between  $1 \times 10^{-4}$  and  $1 \times 10^{-6}$  when the population used for the calculation of the AIFR is limited to the population in care.
  - High if the AIFR is greater than  $1 \times 10^{-4}$ .

If secondary or subsequent assessment indicates High or Medium risk, further iterative assessment may be undertaken to test the effect of alternative or additional mitigation options in an effort to reduce the risk level.

### Step 6 – Assign a risk level to each hazard assessment area

Following any secondary or subsequent analysis and any further iterations undertaken to test the effect of alternative or additional mitigation options, confirm the final risk level for each hazard assessment area and assign that risk level to the hazard assessment area and assessed actual and potential land use.

### Box 1 - Guidance on suitably qualified and experienced practitioners

As a general guide, a suitably qualified and experienced practitioner is a person that is independent, applies good professional practice, and assesses consequences with reference to accepted benchmarks and industry guidelines. Environmental practitioners are not expected to act alone across the large number of disciplines required to deal with natural hazard risk issues. For example, someone may be suitably qualified in understanding the consequences associated with flooding but have no experience in assessing earthquake related consequences. The practitioner is essentially an expert in some specific and relevant fields and experienced in drawing together multidisciplinary inputs and drawing conclusions about likely consequences.

A suitably qualified and experienced practitioner would need to be willing to certify (by signature) that the content of the hazard consequence assessment complies with good practice and professional standards, and to stand by the conclusions of the report. For example, a person certifying a report should be someone who could ultimately stand in the Environment Court and provide expert testimony, and whose experience and qualifications stand up to Court scrutiny.

Table 7 Consequence table with qualitative and quantitative descriptions.

Consequence level	Built			Lifelines utilities	Health & safety
	Social/cultural	Buildings	Critical buildings		
Catastrophic	≥25% of buildings of social/cultural significance within hazard assessment area have functionality compromised.	≥50% of affected buildings within hazard assessment area have functionality compromised.	≥25% of critical buildings within hazard assessment area have functionality compromised.	A lifeline utility <del>service is out of service</del> for > 1 month (affecting ≥ 20% of the town/city population) OR out <del>of service</del> for > 6 months (affecting < 20% of the town/city population).	>101 dead and/or >1001 injured
Major	11–24% of buildings of social/cultural significance within hazard assessment area have functionality compromised.	21–49% of buildings within hazard assessment area have functionality compromised.	11–24% of critical buildings within hazard assessment area have functionality compromised.	A lifeline utility <del>service is out of service</del> for 1 week – 1 month (affecting ≥ 20% of the town/city population) OR out <del>of service</del> for 6 weeks to 6 months (affecting < 20% of the town/city population).	11–100 dead and/or 101–1000 injured
Moderate	6–10% of buildings of social/cultural significance within hazard assessment area have functionality compromised.	11–20% of buildings within hazard assessment area have functionality compromised.	6–10% of critical buildings within hazard assessment area have functionality compromised.	A lifeline utility <del>service is out of service</del> for 1 day to 1 week (affecting ≥ 20% of the town/city population) OR out <del>of service</del> for 1 week to 6 weeks (affecting < 20% of the town/city population).	2–10 dead and/or 11–100 injured
Minor	1–5% of buildings of social/cultural significance within hazard assessment area have functionality compromised.	2–10% of buildings within hazard assessment area have functionality compromised.	1–5% of critical buildings within hazard assessment area have functionality compromised.	A lifeline utility <del>service is out of service</del> for 2 hours to 1 day (affecting ≥ 20% of the town/city population) OR out <del>of service</del> for 1 day to 1 week (affecting < 20% of the town/city population).	<del>&lt;or =</del> ≤1 dead and/or 1–10 injured
Insignificant	No buildings of social/cultural significance within hazard assessment area have functionality compromised.	<1% of affected buildings within hazard assessment area have functionality compromised.	No damage within hazard assessment area, fully functional.	A lifeline utility <del>service is out of service</del> for up to 2 hours (affecting ≥ 20% of the town/city population) OR out <del>of service</del> for up to 1 day (affecting < 20% of the town/city population).	No dead No injured

NB for the purpose of Table 7:

- the term “town/city population” means the catchment of people within the hazard assessment area that is served by the lifeline utility, except that with respect to a lifeline utility that ~~predominantly~~ or exclusively serves a population outside the hazard assessment area, it means the population in the area served by the lifeline utility.
- ~~the term “hazard assessment area” means the development site or natural hazard zone whichever is applicable under Policies NH 6B and NH 7B.~~
- the applicable consequence level will be the one that corresponds to the row that represents the highest measured or estimated consequence.





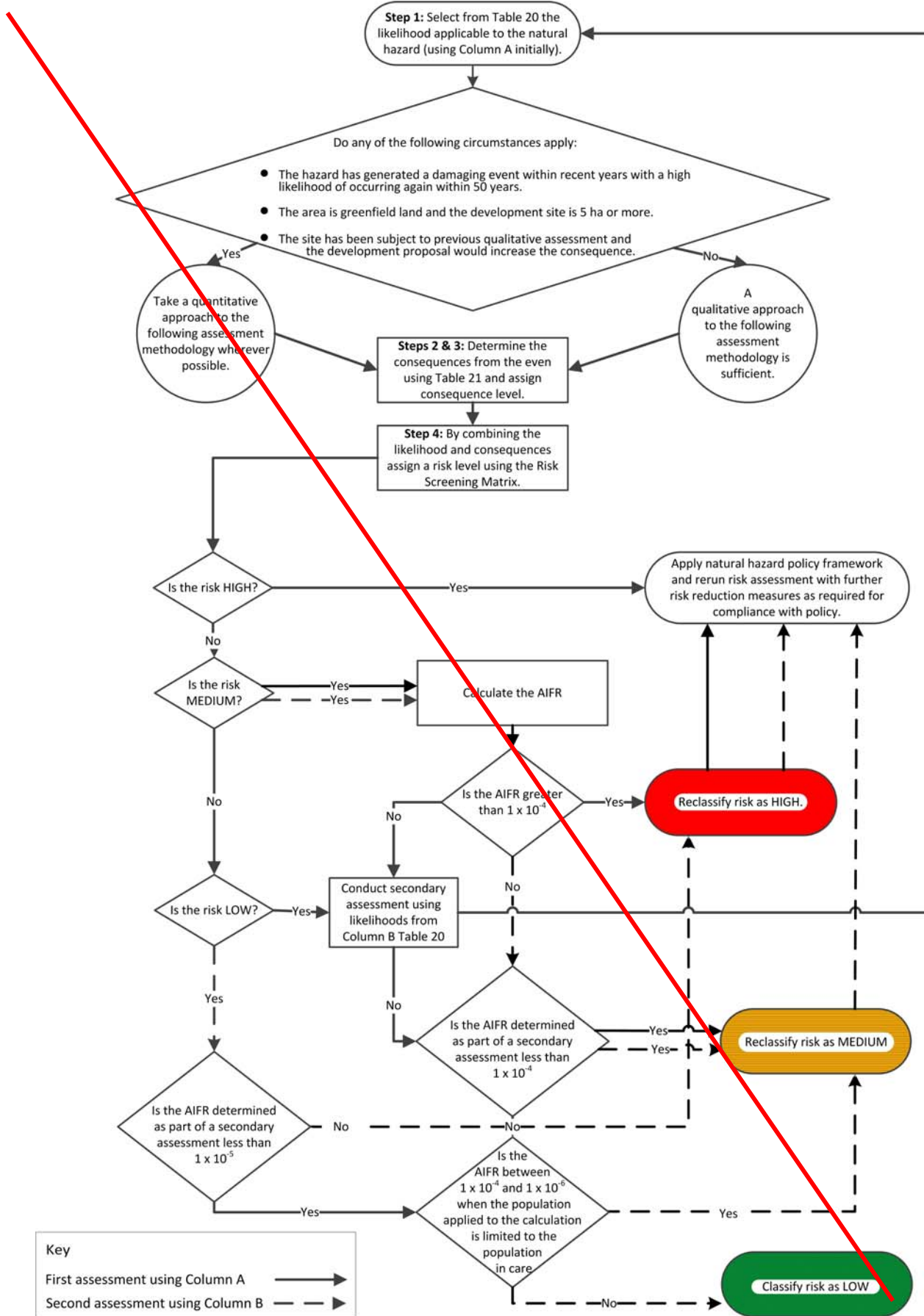


Figure 3 Appendix K Methodology for Risk Assessment Flow Chart.



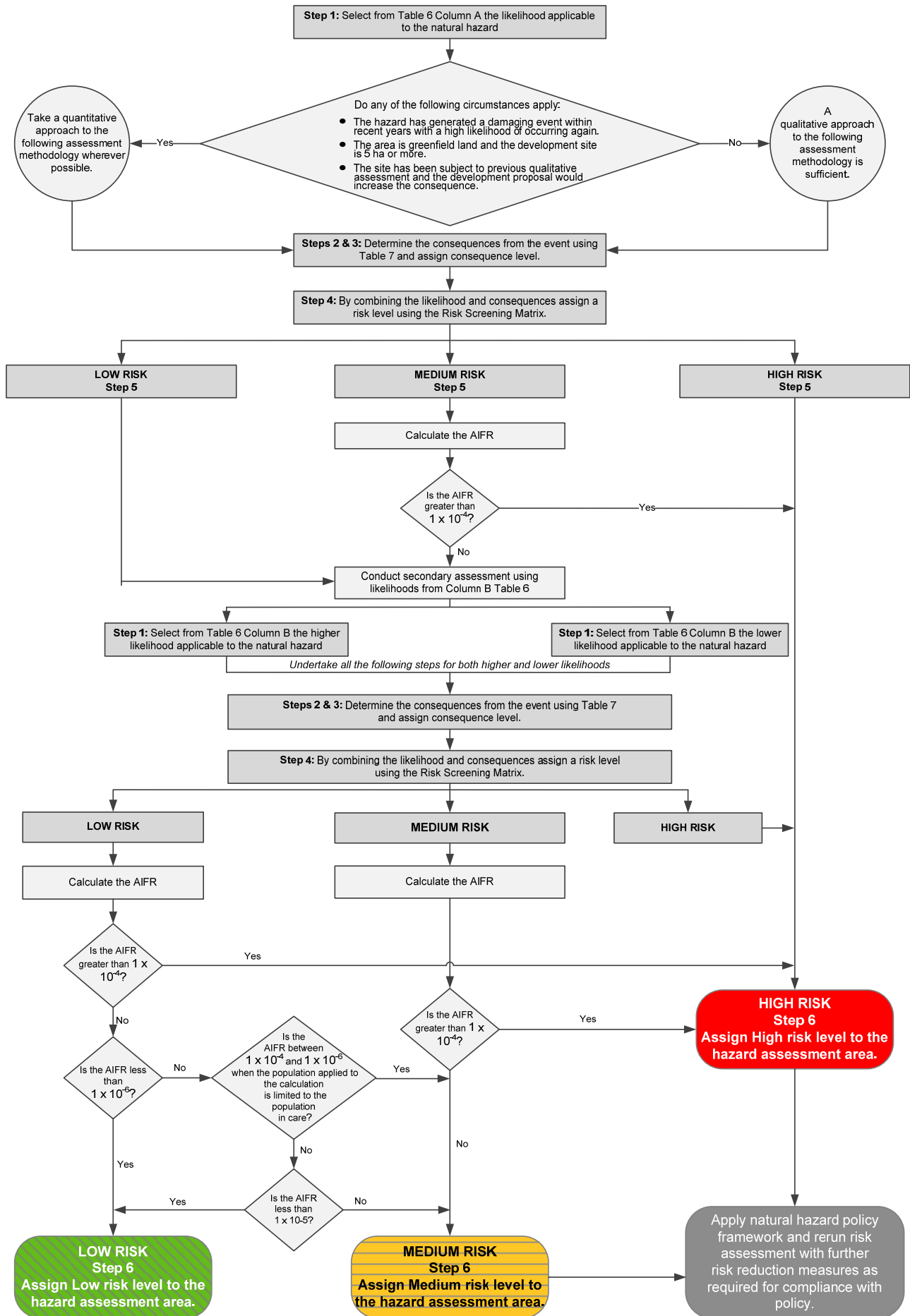


Figure 3 Appendix K Methodology for Risk Assessment Flow Chart.

## **Appendix L – Natural Hazards Risk Reduction Measures**

The most appropriate solution to avoid or reduce natural hazard risk will likely be specific to the natural hazard and to the locality in which it occurs. However, there are various options available. The following list is not exclusive and included here for information purposes only.

- (a) Ensuring new subdivision and development avoids specific hazard locations;
- (b) Replacement or modification of existing development over time to reduce potential consequences ~~without recourse to hard defensive structures.~~
- ~~(b1) Promoting the use of natural defences against coastal hazards and discouraging hard protection structures;~~
- (c) Providing only for low intensity activities in specific locations;
- (d) ~~The provision of s~~Setbacks and undeveloped buffer land within areas of new subdivision and development;
- (e) ~~Requiring u~~Use of relocatable or recoverable structures;
- (f) ~~Requiring the r~~Restoration, retention or enhancement of natural defences against natural hazards (e.g. dunes and wetlands) as part of development proposals and promotion of the sustainable functioning of such natural defences to reduce the risk to existing development;
- (g) ~~Requiring p~~Property-specific works (e.g. debris nets and slope stability works) as part of development proposals (excepting that community scale hard protection structures should be avoided in the coastal environment);
- (h) ~~Requiring s~~Smart urban and building design (e.g. heights of building platforms, retention or reinstatement of stormwater overland flow paths, hazard resilient buildings and construction materials); and
- (i) Ensuring new development anticipates possible hazard event emergencies and provides means to enable effective responses by people and communities including requiring:
  - (i) Hazard warning systems; and/or
  - (ii) Urban form and transport infrastructure (including for motor vehicles, cycles and pedestrians) that enables rapid and efficient evacuation; and/or
  - (iii) Provision for, and safeguarding of, safe and accessible evacuation routes and zones (including, where appropriate, vertical evacuation zones).



## Appendix M – The Natural Hazards Risk Management Policy Framework

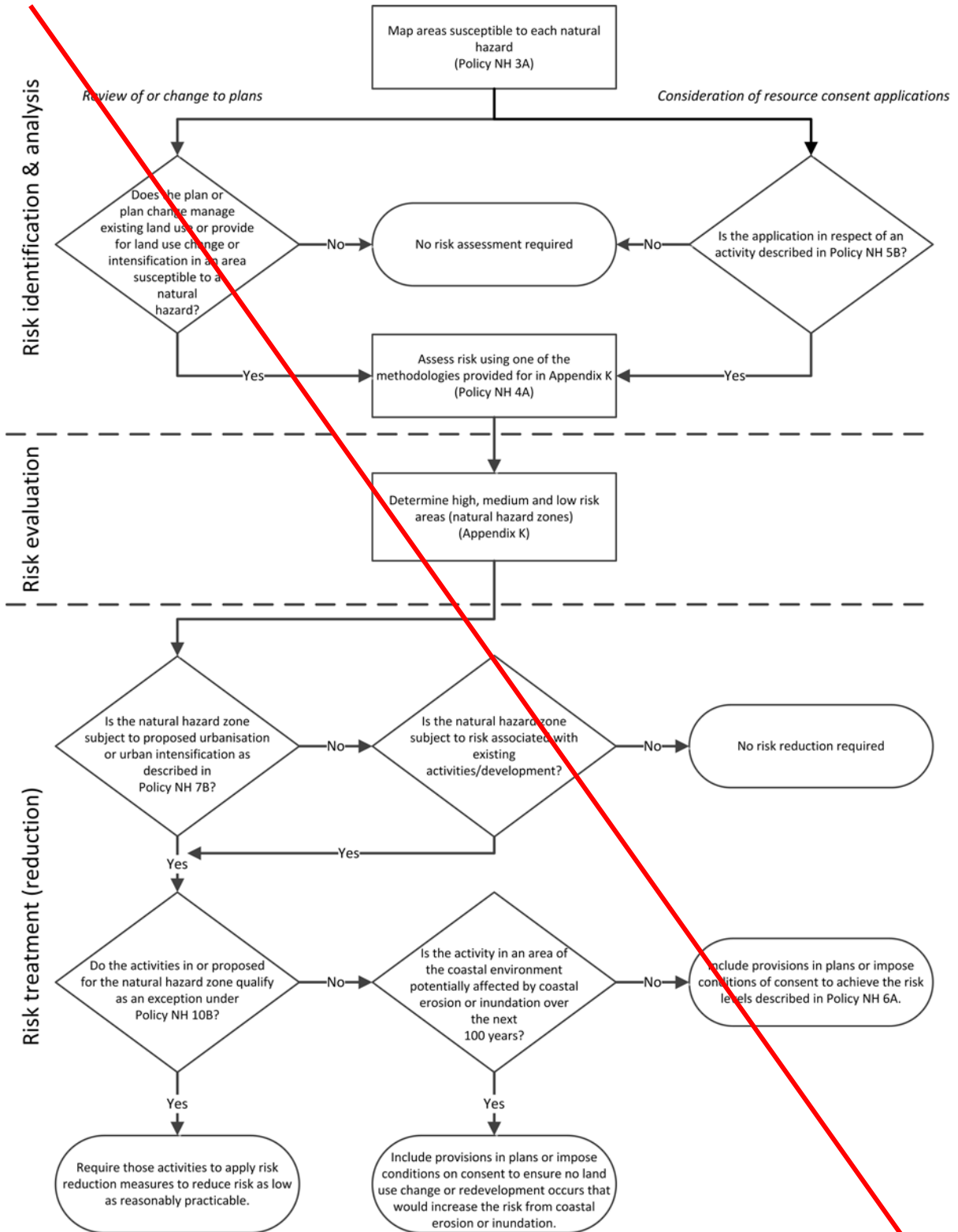


Figure 4 The Natural Hazards Risk Management Policy Framework.