SUBMISSION 233



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Upper Hutt City Council 838-842 Fergusson Drive Upper Hutt

Attention: Team Leader – Planning

By email: planning@uhcc.govt.nz

Plan Change 50 – Rural Chapter Review – Submission

Introduction

1. This submission is made for the House Movers Section of the New Zealand Heavy Haulage Association Inc (referred to as the "House Movers"), which represents firms and individuals engaged in building removal and relocation throughout New Zealand. The House Movers represent two house moving companies that work in the Upper Hutt area: Britton Housemovers Ltd and Gold Coast Building Removals Ltd.

Relief sought

- 2. The Association **supports** the proposed rules for the Rural zones allowing for relocated buildings as a permitted activity, as part of the definition of "building". It appears that PC 50 does not distinguish between relocated buildings and new built in situ buildings. In principle, the Association supports this approach.
- 3. In the event that the Council wishes to retain some controls on relocated buildings, then in the alternate, it is possible to specify that relocated buildings be a permitted activity with prescribed performance standards. If that approach were adopted, then the Association submits that:
 - 3.1 performance standards for relocated buildings be inserted, in accordance with the attached **Schedule 1** (to same or similar effect); and
 - 3.2 a pre-inspection report accompany a relocated building, in the form of the attached draft in **Schedule 2**.
 - 3.3 The separate definition of relocated buildings be retained;
- 4. Consequential on further relief including to the relevant objectives, policies and provisions of the proposed plan in order to give effect to the submissions above.
- 5. The Association **does wish** to be heard in support of this submission.

Reasons

6. The submitted approach is supported on the basis of the decision of the Environment Court in *New Zealand Heavy Haulage Association Inc v The Central Otago District Council* (C45/2004, Thompson EJ presiding). The *Central Otago* decision was determined by Environment Court after notification of the operative district plan.



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- 7. In the *Central Otago* case the Environment Court:
 - rejected discretionary activity status for relocated dwellings.
 - upheld permitted activity status, subject to standards approved by the court. The standards were drafted to integrate Building Act and RMA processes.
 - Approved the control of relocated dwellings being comparable to the control of new and existing dwellings, saying (at paragraph 22):

"if in situ built housing is a permitted activity [i.e. existing and new dwellings], then so should be relocatable housing".

8. It is requested that the rural provisions in the district plan review be amended to reflect the *Central Otago* decision of the Environment Court, such that rules for relocated dwellings in the District should be the subject to the same land use planning controls as apply to new and *in situ* existing dwellings.

Yours faithfully,

Stuart Ryan

Address for Service,

Stuart Ryan barrister by email: <u>stuart@stuartryan.co.nz</u> phone (021) 286 0230

And to:

Jonathan Bhana-Thomson

Chief Executive

By email: jonathan@hha.org.nz

SCHEDULE 1 - suggested drafting by House Movers in accordance with the *Central Otago* case

insert permitted activity standards (or to same or similar effect):

- a. Any relocated building intended for use as a dwelling must have previously been designed, built and used as a dwelling.
- b. A building pre-inspection report shall accompany the application for a building consent for the destination site. That report is to identify all reinstatement works that are to be completed to the exterior of the building.
- c. The building shall be located on permanent foundations approved by building consent, no later than 2 months of the building being moved to the site.
- d. All other reinstatement work required by the building inspection report and the building consent to reinstate the exterior of any relocated dwelling shall be completed within 12 months of the building being delivered to the site. Without limiting (c) (above) reinstatement work is to include connections to all infrastructure services and closing in and ventilation of the foundations.
- e. The proposed owner of the relocated building must certify to the Council that the reinstatement work will be completed within the 12-month period.

insert a pre-inspection report in schedule 2 (which may either be a non-statutory form, or prescribed in the plan, or to same or similar effect).

Schedule 2 - proposed form of pre-inspection report







Building Pre-Inspection Report for Relocation

New Location Address Region

For: Council Name

Date of report

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1.0 GENERAL INFORMATION

1.1 Introduction

This Building Pre-Inspection report accurately records the external condition of the *dwelling house/garage/ancillary building* to be relocated and to establish all reinstatement works required to the exterior of the building after relocation to a workmanlike standard and to achieve a tidy appearance to meet requirements of the District Plan.

Limited inspection of the interior has been undertaken for the purpose of the Report.

The Report confirms whether the building is considered Safe and Sanitary.

The Report also identifies site-specific requirements including but not limited to the requirement for; the construction of the new foundations, new retaining walls, service connections, water and sewerage treatment (if applicable).

The Report must be read in conjunction with the condition table and photographs provided, which assist in providing a representation of the condition of the premises prior to the commencement of the relocation.

The Report has been prepared by *Name* of *Company Name* as per our instruction/agreement dated on behalf of our clients *Name*

1.2 Applicants Contact Details

Applicant:	Applicant (clients) name
Contact address:	Contact address
Telephone:	
Email:	
Any Additional information:	

Agent:	Authorised agent
Contact address:	Contact address
Telephone:	
Email:	
Any Additional information:	

1.3 Building details

Type of building	Dwelling house, garage, ancillary building
Approximate age of building:	Provide date range i.e. 1940-1950
Brief Description:	Number of storeys, approximate size, roof, walls, floor construction, additional features
Proposed site address:	Address of the intended site of the relocated building
Site address where the building was inspected:	Address
Proposed Use of Building <i>Dwelling house, residential garage, ancillary</i>	
Previous Use of the Building	Relocated building must have been previously designed, built and used as a dwelling (Except previously used garage and ancillary buildings)
Inspection Dates & Weather:	Date and weather at the time of inspection
Inspection by:	Name of inspector
Other persons present:	Name of other parties present
Building Consent Status	Has Building Consent documentation been prepared for the relocation works.

1.4 Reporting Conditions

This Report has been prepared under the following conditions of engagement:

- The survey is based on a visual inspection only; therefore it is not possible to guarantee that all concealed areas containing defects will be accessible (floor voids, roof voids, etc). No intrusive investigation will therefore be undertaken.
- Signs of water ingress will be searched for during the completion of the survey, however the Report cannot warrant that the building is free from water penetration, from defective roofing, cladding, rainwater goods, rising damp or the like unless evident at the time of our visual survey.
- Only areas where safe access is possible have been inspected.
- The Report is provided for the use of the client identified in section 1.1 and the council and may not be used by others without written permission. The writer of this report accepts no liability to third parties who may act on the report.
- This Report must be read in conjunction with photograph and condition tables provided.
- This Report is for the purposes of the District Plan. The Report also requires a safe and sanitary declaration for the purposes of the Building Act 2004.

1.5 Exclusions

This report **does not** include comment about the following:

- a) The structure of the building unless otherwise commented upon;
- b) The surrounding neighbourhood;
- c) The value of the property;
- d) Illegal Works; and
- e) Internal condition of the building unless otherwise commented upon.

Additionally, no search has been made of:

- f) Local Authority rates;
- g) Government Valuation; or
- h) LIM or PIM reports.

1.6 Definitions

The following defines the condition comments of the elements surveyed:

- Good: Items that have suffered minimal weathering, wear or decay and are free from any visual defects.
- Reasonable: Items that have worn through 'normal' use and weathering, and is in commensurate condition to the building age and use.
- Poor: Items that are worn, decayed or weathered either due to the age, abnormal use or lack of maintenance.

1.7 Areas Accessed

Example:

The external envelope of the subject building viewed from ground floor level and where safely accessed by ladder from ground level.

Internally, our inspection was limited to those parts of the buildings that could be safely accessed and a head and shoulders inspection of the roof space.

Access was gained into the subfloor space....

	RMA 1991 – Mandatory External Reinstatement				
Item	Construction Element	Description	Condition	Required Upgrades & Comments	Photograph
1	Roof	Corrugated iron/fibre cement sheet, concrete tile, metal tile, butynol membrane, other	Good/Reasonable/ Poor	None/ Repaint/ Re-roof etc	Insert multiple photographs if/as required under any of the below sub-headings.
2	Spouting and Downpipes	PVC, metal, butynol membrane, other	Good/Reasonable/ Poor	None/ Repaint/ Replace etc Example: Repair all timber fascias, barges as well as rainwater goods to ensure surface moisture discharges into new Council approved outlet at new site location.	

	RMA 1991 – Mandatory External Reinstatement				
Item	Construction Element	Description	Condition	Required Upgrades & Comments	Photograph
3	Wall Cladding	Fibre cement weatherboard/sheet, timber weatherboard, Board and batten, metal sidings, other	Good/Reasonable/ Poor	None/ Repaint/ Replace etc	
4	Foundation cladding	NA	NA	Foundation cladding is to be installed as specified in the Building Consent	
5	Window and Door Joinery	Powder coated aluminium, timber, steel, single glazed, double glazed	Good/Reasonable/ Poor	None/ Install new joinery/Repair and redecorate existing joinery Example: Repair and repaint window and door joinery. Replace all broken glass immediately after relocation.	

3.0 BUILDING ACT REQUIREMENTS

This Report is for purposes required by the District Plan. It is not a report to address matters required by the Building Act.

A building consent is required for the relocation of this building and all subsequent works as a consequence. The building work must be designed and undertaken by Licensed Building Practitioners with the appropriate category of licence (certain homeowner exemptions <u>may</u> apply). This Pre-inspection Report must be submitted to council with an application for building consent.

The building consent documents must be provided to council along with the appropriate fees and proof of ownership (Certificate of Title less than 3 months old or sale and purchase agreement for the proposed site).

The site specifics must be appropriately designed to include foundations, considering, layout, sizing, position, bracing, ventilation, access etc.

4.1 SAFE AND SANITARY

Comment is required.

Licensed Building Practitioner <u>MUST</u> give a declaration regarding whether the building is/isn't Safe and Sanitary.

Note:

If the building is not considered safe and sanitary then give reasons. (example: evidence of leaky building)

4.2 HEALTH & SAFETY

Set out below is a description of the health and safety concerns identified.

Example:

Building materials identified are suspected to contain asbestos. This includes, but not limited to fibre cement claddings, vinyl flooring and soffit linings. Asbestos is relatively safe when encapsulated, but is dangerous to health when fibres become air borne. This can occur when the building materials are damaged or become degraded.

No specialist laboratory testing has been carried out to confirm the presence or absence of asbestos or any other material hazardous to health. All comments are based upon a visual inspection only.

It is recommended that a specialist asbestos surveyor be instructed to identify the risks present.

5.0 ESTIMATE OF COSTS OF EXTERNAL REINSTATEMENT WORKS

The estimate of costs of external reinstatement works is the sum of [to insert]

Note:

Allow a contingency sum for any damage in transit

"Reinstatement Works" means the extent of the work required to the exterior of the Relocated Building as specified in the Building Pre-Inspection Report for the purposes of the District Plan. The exterior reinstatement works will not include matters regulated by the building legislation or connection to foundations; but may include matters required by the District Plan for work to be undertaken and completed to the exterior of the building to a workmanlike standard and to achieve a tidy appearance, including, without limitation:

- (a) Repair of broken windows and window frames;
- (b) Repair of rotten weatherboards or other damaged wall cladding;
- (c) Necessary replacement or repair of roof materials;
- (d) Cleaning and/or painting of the exterior where necessary e.g. roof, walls, window frames etc;
- (e) Repair of transit damage; and/or
- (f) Replacement and painting of baseboards or other foundation cladding.

6.0 LICENSED BUILDING PRACTITIONER SIGNATURE

I, certify that the information provided is true and correct and that the building described above appears to have applied with the relevant Building Regulations at the time of its construction, and (if a dwelling) the building has been previously designed, built and used as a dwelling (Except previously used garage and ancillary buildings).

Author

Peer Reviewer

Signed:

If undertaken/available

Qualifications LBP Category, BOINZ, RICS, NZIBS, ANZIA etc

For and On Behalf of Company Name

Address

Inspectors business address

Telephone Email Telephone business number Email business address

7.0 OWNER DECLARATION

I acknowledge that failure to complete any mandatory work identified in 2.0 'Mandatory Condition Table' relating to the reinstatement of the building may lead to council taking enforcement action under the Building Act 2004, or Resource Management Act 1991, including by way of a notice to fix, infringement notice, abatement notice, enforcement order, or prosecution.

Signed:	. (PRINT)
Owner	
Signed:	. (PRINT)
Owner	
Signed:	. (PRINT)
Owner	

Elevation description i.e. Front Elevation	Elevation description i.e. Rear Elevation	Elevation description
Elevation description	Elevation description	Elevation description

Elevation description	Elevation description	Elevation description
Elevation description	Elevation description	Elevation description

Additional Comments and Notes