

Attachment A: Park land in scope of the Kaipatiki Local Parks Management Plan

Park land to be included within the plan

Land that is in scope and which the local board has a decision-making role:

- Park land for which the local board has delegated decision-making authority including land held under both the Reserves Act 1977 and the Local Government Act 2002
- Land owned by the Crown/ Department of Conservation, but controlled and managed by Auckland Council as a local park

In scope only as advocacy role:

- Beaches or reclaimed/accreted areas (unless legally part of the park)
- Unformed legal roads/road reserve, where they have a park function (e.g. coastal road area at Keith Smith Avenue – Alan Tanner Reserve)
- Road to road accessways, where they provide an informal recreation and access function
- Utility reserves which also serve a park function (e.g Watercare land at R 113 Island Bay Road)
- Drainage reserves, where they also serve a park function

Land that is out of scope of the plan

- Legal roads or land held for roading purposes
- Drainage reserves
- Council owned sites lacking any public open space (e.g. entire park under lease agreement/s) such as R6 Drome View Place and Bayview Community House and Creche
- Department of Conservation land such as R49 Kaipatiki Rd; or Akoranga Reserve - Part Lot 1 DP 55316)
- Privately owned park land, such as Forest and Bird owned land
- Carparks not associated with community facilities or parks (e.g. Birkenhead Town Centre carpark)
- Open cemeteries