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An original contribution to New Zealand Acoustics

Introduction

This paper looks at the 'speciality' Standards New Zealand series for environmental acoustics, the 'NZS 680X series' between 1992 and 2010. The aim of the paper is to introduce the reader to specialist environmental acoustics standards, discuss their overall purpose while setting out fundamental areas of service and restrictions.

The scope of NZS 6802:1977 was from the outset restricted and excluded transportation, construction and impulse noise. Other guidelines for these types of noise existed and there were ideas about producing a range of standards covering, noise labelling, traffic and helicopter noise. Over the last 20 years several specialty standards have been published, relating mainly to transportation noise with one standard relating to wind turbine energy. These have all had regard to the control of noise being subject to the Resource Management Act.

The first standard relating to transportation noise was ‘NZS 6805:1992 Airport Noise Management and Land Use Planning’. Two years later ‘NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas’ was published dealing specifically with the special needs of helicopter landing areas. Four years later came the world’s first specialist standard for wind farm developments, ‘NZS 6808:1998 Acoustics – The Assessment and Measurement of Sound From Wind Turbine Generators’. A year later ‘NZS 6809:1999 Acoustics – Port Noise Management and Land Use Planning’ was published. After an unsuccessful attempt in 2000, a new road traffic noise standard project led to ‘NZS 6806:2010 Acoustics – Road Traffic Noise – New and Altered Roads’ which along with the updated version of 6808 [NZS 6808:2010 Acoustics – Wind Farm Noise] are the most recent two environmental noise standards in New Zealand to be published.

NZS 6805: 1992 Airport Noise and Management and Land Use Planning

There are over 50 airports and aerodromes in New Zealand, half a dozen of these are listed as International Airports and some 18 are considered mainly commercial airports. Airport noise has been an issue in New Zealand for over 50 years with early cases before the Town and Country Planning Appeal Boards [predecessor to the Planning Tribunal and later Environment Court] as far back as 1959. Generally airports hubs are located close to cities and their large populations with airports being surrounded by various land based activities including noise sensitive sites. There must therefore be a balance struck between the operation of the airport as an important transportation hub and the people that live around them. NZS 6805 is used as a basis for both managing maximum [long term] noise from airports, while also providing guidance on land use planning controls to deal with effects of aircraft noise on noise sensitive activities establishing within noise affected areas surrounding airports. It is understood that after a rising number of complaints about noise associated with airports in the 1980s, the Department of Health began initiatives which led to a Standards New Zealand project and NZS 6805 was prepared by a committee of nominees of various industry sector organisations under the supervision of the Mechanical, Electrical and General Division Committee [50/] for the Standards Council.

NZS 6805 defines an airport or aerodrome as an area of land or water intended or designed to be used whether wholly or partly for the landing, departure and surface movement of aircraft and includes buildings and areas used in connection with the airport. The words “airport” and “aerodrome” are synonymous under the standard.

Although individual aircraft have generally become quieter over the last 20 years due to modern engine technologies, air traffic growth continues to grow. The total amount of aircraft noise depends upon various factors including but not limited to the aircraft size, aircraft type [prop or jet] and number of flights per day as well as other factors such as departure and arrival routing. The standard included a “noise boundary concept” as a tool for managing airport noise restricting proximity of noise sensitive activities and protection of people in high exposure locations.

The foreword of the standard states that the standard is concerned with land use planning and management of aircraft noise in the vicinity of airports or aerodromes and is intended to be used for all airports or aerodromes
Part 1 is the main focus of this review and sets out airport noise management using the 'Airnoise Boundary' concept. In order to plan the use of the areas around airports, the establishment of a buffer zone [a large distance] between the noise source [e.g. aircraft] and noise sensitive sites, such as residential dwellings or other noise sensitive locations, would be the most obvious solution. However because land near airports is generally already fully developed and rezoning this land in District Plans to exclude certain development is not always possible, such buffer zones are generally unrealistic and unachievable in many cases. Therefore it is the case that for most existing airports, noise sensitive locations have to be catered for, bringing a balance between the airport and surrounding environments. This is where Part 1 of NZS 6805 comes into play.

Overall the standard is designed to provide guidance for making rules in District Plans and Designations and managing airport noise. Non-flight related noise is outside the scope of the standard, being subject to NZS 6802. NZS 6805:1992 promotes land use planning which uses the Air Noise Boundary to set long term limits on total noise emitted by aircraft activities at airports. It is recommended in this Standard that the controls are implemented via District Plan policies and rules. Planning instruments are envisaged that provide for efficient aviation activity at the airport and the need to protect community health and welfare, consistent with the RMA. The formal determination of airport planning involves the public process set out in the First Schedule of the RMA.

NZS 6805:1992 utilises a system in which a limit is set for the average daily amount of aircraft noise exposure that is permitted in the vicinity of an airport, and only inside a fixed working area defined by the “Airnoise Boundary” is the noise exposure allowed to be greater than this. In this working area there are supposed to be rules for compatible land use, and periodic aircraft noise monitoring at the Airnoise Boundary to ensure that the noise exposure is kept within the prescribed limits. The standard states that in the planning steps the sound exposure predictions for the setting of contours should be based on an average day flight operations during the busiest three month [90 days] of the year. The standard states that the contour predictions should be based on minimum 10 year period [or long term projection] using the FAA [Federal Aviation Administration] Integrated Noise Model [or similar] and must take into account a number of things, including but not limited to, aircraft types [current and future], flight frequencies and seasonal effects among many other things.

The standard guidance is for land use planning measures to define areas of land in District Planning Maps which

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show areas which require special control provisions and these areas are different from noise controls applicable in other parts of the District Plan. It is understood that this Standard was the first national standard to introduce a linear [not in dB] noise descriptor as the key descriptor for specifying noise control criteria. The night-weighted “Sound Exposure” descriptor \( E_n \) is measured in pascals-squared-seconds or pasques with approximate values provided for comparison purposes only, using the traditional \( L_{dn} \) descriptor. The two control boundaries recommended in NZS 6805 are the 10 Pa\(^2\) \( E_n \) [about \( L_{dn} 55 \) dB] contour [outer control boundary] and the 100 Pa\(^2\) \( E_n \) [about \( L_{dn} 65 \) dB] contour [inner “Airnoise Boundary”].

Certain land use planning rules have been developed in relation to these contours. The standard states that after considering the matters in the standard pertaining to incorporating the boundaries, the local authority should incorporate into its District Plan a map showing the projected exposure contours showing the Air Noise Boundary and Outer Control Boundary.

The recommendations of NZS 6805:1992 also include land use planning measures in areas around the airport affected by aircraft noise. NZS 6805:1992 recommends that noise sensitive uses [such as residential uses, schools and healthcare facilities] not be permitted in a District Plan on sites located within the 100 Pa\(^2\) \( E_n \) contour area but maybe permitted in a District Plan within the 10-100 Pa\(^2\) \( E_n \) [about 55 to 65 \( L_{dn} \)] area [Outer Control Boundary] so long as suitable methods such as acoustic insulation is incorporated within new buildings housing noise sensitive activities such as sleeping areas. The standard recommends for sound exposure > 1000 Pa\(^2\) \( E_n \) [about \( L_{dn} 70 \)] that consideration should be given to purchasing existing homes, or relocating residents, and rezoning the area to non-residential use only.

In regards to sound exposure > 1000 Pa\(^2\) \( E_n \) [above \( L_{dn} 75 \) dB] the standards recommends that there is a high possibility of adverse health effects - Land shall not be used for residential or other noise sensitive uses. There are no aircraft noise recommendations applying to areas receiving less than 10 Pa\(^2\) \( E_n \) [about \( L_{dn} 55 \) dB].

The Airnoise Boundary is a critical contour as it defines the total measured exposure to noise emitted by aircraft using the airport. According to NZS 6805:1992, the objective of the Airnoise Boundary is “avoiding, remedying or mitigating any adverse effects on the environment, including effects on community health and amenity values whilst recognising the need to operate an airport efficiently”. Controls associated with the Air Noise Boundary are therefore intended to manage the effects of aircraft noise associated with the movement of aircraft to and from the airport while providing for the safe and efficient operation of the airport.
standard are assumed to have a good understanding of
the science of acoustics as well as a good understanding
of RMA and other legal and policy context in terms
of New Zealand Transport Strategy and land use
planning. Importantly, its application is restricted to
the assessments required to obtain planning approvals
under the RMA for new or altered roads and does not
deal with noise emitted by the existing roading network
[which is responsible for most if not all noise effects
carried by vehicles operating on public roads].

One of the interesting things about this standard is that
it represents only one element in a programme developed
by New Zealand Transport Agency [NZTA] for assessing
noise and vibration from new or altered roads. For
example the Agency has a standalone document entitled
“Guide to assessing road-traffic noise using NZS 6806 for state
highway asset improvement projects”. There is also a web
site developed by NZTA intended to provide a range of
information and tools to help ensure that traffic noise
is managed in an effective and efficient manner, and
to assist with the adoption of the new road-traffic noise
standard NZS 6806. That approach is fairly unique to
this standard in the NZS 680X series.

NZS 6806 aims to “control” traffic noise from new and
altered roads to reasonable limits by providing noise
criteria to address the adverse effects of this noise on
people. NZS 6806:2010 provides consistent procedures
and requirements to measure, predict, assess, and
mitigate road traffic noise establishing reasonable criteria
for road traffic noise, taking into account health issues
associated with noise, the effects of noise on people and
communities, and the potential benefits of new and
altered roads to people and communities.

The Standard does not address noise from existing roads
except in relation to situations where new or altered
roading projects interact with existing roads. Noise criteria
are set based on the adoption of the “Best Practicable
Option” which integrates the approach of the RMA with
the cost benefit approach used by roading authorities such
as NZTA to justify spending on noise mitigation measures.
While this represents a flexible approach, it means that
a set of noise mitigation measures achieving appropriate
noise limits in one roading project may be found to be
unsustainable when applied to another project that has a
different layout and regime of affected sites. The basis of
the cost-benefit procedures are set out in Appendix D of
NZS 6806, which provides a basis for calculating the costs
and benefits of mitigation for various engineering designs
for projects across New Zealand.

One of the perceived “weaknesses” by some parties of the
past guidelines such as the draft Transit Guidelines was
“rigid technical compliance noise limits” hence mitigation
related design solutions were not always what could be
described as good economic value, that is the cost benefit
in some instances resulted in construction of substantial
barriers for the sake of say 1 dB attenuation, which has
no definable benefit. Past guidelines also were perceived
as failing in some cases in terms of planning and urban
design outcomes. For this reason NZS 6806 does not set
what one might refer to as “rigid technical compliance
noise limits”, instead NZS 6806 provide “Categories”
referred to as A, B and C of noise criteria.

As part of the detailed assessment process, NZS 6806:2008
requires ambient sound levels in the existing environment
to be measured at representative noise sensitive sites. The
aim is to quantify, in acoustical terms, the existing noise
environment at a location of interest, however such data
has no bearing on what will ultimately be determined
as the “best practicable option” for noise mitigation
associated with any particular roading project. The basis of
the noise criteria set out in NZS 6806:2010 is the concept that the best practicable option [BPO], as contained in the RMA, should be used to mitigate road traffic noise effects. The BPO concept is used within the NZS 6806:2010 to identify the most efficient noise mitigation option.

Noise mitigation options are assessed under the standard and if practicable, the “Category A” criterion [Primary Free Field External Noise Criterion] should be achieved. Category A sets a design noise level of 64 dB L_{Aeq} (24 hour) for an altered road and new road with traffic volume ≤ 75,000 AADT [Annual Average Daily Traffic] at Design Year. A “Category A” design noise level of 57 dB L_{Aeq} (24 hour) is set for new roads with volume of 2000 to 75,000 AADT at Design Year.

The standard states that if it is not practicable to meet the “Category A” criterion, then mitigation should be assessed against “Category B”, however, if mitigation is still not practicable to comply with Categories A or B then the standard states that mitigation should be implemented to ensure the internal criterion in “Category C” is achieved. Separate criteria apply to “new roads” as opposed to “altered roads”. Noise Criteria from NZS 6806:2010 requires assessment for the design year which is a point in time no less than 10 years but not more than 20 years after the opening of the new road, or alteration of an alter road is expected.

The standard requires assessment at “protected premises and facilities” [PPFs] which represent noise sensitive locations where road-traffic noise is assessed and for which noise mitigation measures may be required. NZS 6806 does not apply to PPFs in urban areas that are located more than 100 m from the edge of the closest traffic lane for the new or altered road, or PPFs in rural areas located more than 200 m from the edge of the closest traffic lane.

As a limited example NZS 6806 lists Maraes, overnight medical care, teaching [and sleeping] in educational facilities, playgrounds that are part of educational facilities that are within 20 m of buildings used for teaching purposes as PPFs. Residential activities are also listed in the definition of PPFs such buildings used for residential activities including [but not limited to] boarding establishments, homes for elderly persons; teaching spaces and so on. The standard also lists a number of situations which PPF’s do NOT include, such as residential activities which have predominately other uses such as industrial premises, garage or ancillary buildings or premises not yet built other than those which have a Building Consent.

As recommended within NZS 6806:2010, PPF assessment locations are grouped geographically into “clusters” where the PPF assessment locations are located within 100 metres of each other. The reason is to ensure only the most cost-effective mitigation options are considered. The relevance here is for example an isolated dwelling (not forming clusters) roadside barriers may be considered ineffective as structural mitigation assessed as per NZS 6806:2010. This is because the barriers or screens may for example fail to provide the required 5 dB of attenuation. The control of noise from individual vehicle movements is beyond the control of the standard but prescribed in the Land Transport Rules.

The standard also advises that noise assessment should be undertaken by suitably qualified and experienced persons. This is the standard’s way of advising persons wishing to use the standard and apply it that the standard and its application is very technical in content and persons using the standard are assumed to have a thorough understanding of the science of acoustics, including measurement, assessment, monitoring and analysis of traffic and related topics covered under the standard.

NZS 6806:2010 Overview Table

NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas
‘NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas’ was produced to provide guidelines for controlling helicopter landing area noise in the context of the then newly enacted Resource Management Act and after a series of contested cases. The purpose is to assess noise from helicopter landing areas and the foreword specifically states that the assessment of noise from airports for fixed wing aircraft is included in NZS 6805. This is because of the distinctive character of helicopter noise and the nature of helicopter operations chiefly being able to depart or arrive on a vertical slope, enabling helicopters to be much closer in proximity to noise sensitive sites.

It is critical that users also understand that NZS 6805 is inappropriate for assessment of helicopter landing areas, similarly so is NZS 6802. Ancillary activities such as maintenance operations are outside the scope of NZS 6807 and NZS 6802 should be used in this instance. NZS 6807:1994 supersedes earlier Department of Health Publication titled Acoustic Guidelines for New Heliports. The standard provides guidance on control of noise from helicopter landing areas by way of Resource Consent or rules in District Plans under the RMA.

The daily sound exposure from flight operations for any landing site depends upon the sound contributed by each helicopter landing and take-off, the number of these movements per day, and time of day that movements occur. Noise from any movements taking place between 10.00pm and 7.00 am the next day are automatically penalised in the L_{dn} calculation so that one movement taking place during this nois-sensitive period is equivalent to the
sound energy produced by 10 of these movements taking place during daytime. This is consistent with international practice where $L_{1n}$ has been used to describe aircraft noise for more than 30 years.

The standard is not intended to apply to infrequently used helicopter landing areas or to emergency operations such as search and rescue including training. This provision is intended to recognise the vital role for society’s benefit of helicopters as emergency vehicles. However this exemption is not intended to apply to bases solely for emergency purposes. In mixed usage bases, noise during emergency flight operations has been regarded by the Courts as being excluded from sound exposure calculation and assessment.

The standard is however intended to apply to helicopter landing areas used for ten or more flight movement in any month or where flight movements are likely to result in a maximum sound level [$L_{A95}$] exceeding 70 dB at night time or 90 dB during day time in a residential zone or within the notional boundary of any rural dwelling. The $L_{A95}$ noise descriptor provides for night time sleep protection for these low usage landing areas.

The approach of NZS 6807:1994 is to assess helicopter noise on a 24 hour basis [using $L_{dn}$] with a separate consideration of the maximum levels due to any night time operations [using $L_{A95}$. The standard allows for a relaxation of the levels by 5 dB where background sound levels [$L_{95}$ under this standard] exceed threshold levels set in the standard, hence if this criteria is met a limit of 50 dB $L_{dn}$ would be permitted to be relaxed by +5dB and becomes 55 dB $L_{dn}$.

Civil Aviation Authority [CAA] law requires that unless landing or taking-off, aircraft must operate not lower than 500ft [approximately 150 m] above ground level in an open area and 1000 ft [approximately 300 m] above built up areas [other than during take offs and landings]. At these altitudes noise effects of the helicopter associated with the site would not be more noticeable than noise from any other aircraft that would be overflying. Section 90[5] of the RMA exempts aircraft during over flight from noise control, but provides for control of “noise emission controls for airports” enabling Local Authorities to set rules for this purpose. This enables control of noise of aircraft flight operations for the purposes of managing the effects of aircraft noise in the vicinity of landing areas. However the RMA does empower Councils to control noise from overflying aircraft when aircraft are en route to a destination and not in the vicinity of the landing area as this aircraft noise is under jurisdiction of Civil Aviation Law Section 29A of the Civil Aviation Act 1990 which empowers Civil Aviation Authority [CAA] to control noise from overflying aircraft.

The Environment Court case Dome Valley District Residents’ Society Incorporated and Skywork Helicopters Limited versus Rodney District Council, Decision A099/2007 Dated 14th December 2007 considered this when determining whether the adverse effects of over-flying by helicopters could be taken into account on a resource consent application for a helicopter landing area. At Paragraph 69 the Court said: “So, reading Section 104[1] in its context, we infer that the scope of effects of allowing a helicopter base activity to which consent authorities are to have regard includes the noise of helicopters in the course of landing at the base, on the ground, and in the course of departing from the base; but is not intended to extend to effects generated by helicopters [or other aircraft] while airborne or in flight. That is our understanding of how Section 104[1] applies to Skywork’s Application.” The decision was upheld in the High Court, once in relation to an appeal against the Environment Court decision and again when leave was refused to Appeal the High Court decision to the Court of Appeal. (Dome Valley District Residents Society Inc. versus Rodney District Council [2008] 3 NZLR 821; [2008] 14 ELRNZ 237; [2008] NZRMA 534 [HC] and, Dome Valley District Residents Society Inc. versus Rodney District Council 8/12/08, Priestley J, HC Auckland CIV-2008-404-587).

New Zealand law has been structured so that the Civil Aviation Authority has full responsibility for dealing with managing noise from aircraft in flight (e.g. take-off and landing noise abatement procedures) including helicopter landing areas. Importantly for both NZS 6807 and NZS 6805, this is in the definitions. One key definition is a “movement” which is defined under the standard as a single flight operation that is either an arrival or departure but not both, hence with the helicopter landing this is a single movement, with the helicopter departing this is a separate movement. Therefore an arrival and departure is two movements under the standard and this is sometimes confused by users of the Standard.

The standard provides for the measurement of helicopter noise. The standard states that measurements for verification with recommended limits shall be with ventilating window or doors open, this means that if an affected building for example commercial property, does not have forced or mechanical ventilation then assessment under this standard is with doors and windows open, however assessment may be with doors and windows closed if there is sufficient mechanical ventilation for the habitable spaces within that commercial building. Interestingly the standard states that for long-term monitoring systems, Parts 2 and 3 of NZS 6805 shall apply. Best practice will require application of the latest versions of relevant IEC standards, and NZS 6802:2008 to non-flight operations except where a rules citing the standard must be interpreted to require the standards and versions valid at 17 November 1994 when NZS 6807 was
NZS 6807 also uses sound exposure concepts similar to NZS 6805 Airnoise Boundary. It utilises a “helinoise boundary” and that a projection to determine sound exposure contours should be at least a 10 year projection [or long term projection] period, and as with NZS 6805, the FAA Helicopter Noise Model [HNM - or similar] is recommended and modelling must take account of a number of things including but not limited to aircraft types [current and future], flight frequencies and seasons effects. The HNM has however been superseded by incorporation into INM for about a decade.

NZS 6805 is very similar to NZS 6807 in terms of establishing the ‘helinoise boundary’ however NZS 6807 states that the projected helinoise boundary in the case of residential areas shall enclose 50 dBA Ldn. As expected the standard states that only noise from helicopter operations shall be considered when determining the helinoise boundary. Generally the helinoise boundary defines an area of land subject to noise from helicopters in excess to the relevant limits in the standard. The standard recommends that new residential uses, schools and hospitals shall be prohibited inside the helinoise boundary unless a District Plan permits their uses in such areas subject to requirements for acoustic insulation to provide suitable noise environments inside. The standard does state that in some circumstances areas or land may be subject to land use planning under NZS 6805 for airport noise planning and therefore to ensure consistently between NZS 6805 and NZS 6807 the position of the Outer Control Boundary set according to NZS 6805 should take into account the position of the helinoise boundary. It is noted that the helinoise boundary would generally be set at 50 dBA Ldn while under NZS 6805 the Outer Control Boundary is set at 55 dBA Ldn hence the helinoise boundary is 5 dB more rigorous.

Application of the standard throughout New Zealand has been relatively consistent through adherence to the advice in the standard, but there are few heliports not within airport control so land use planning measures defining helinoise boundaries have been uncommon. Ultimately it is anticipated the Environmental Sound Project’s outcome expressed through amendments to the Building Act and Building Code and its related documents will standardise all acoustic isolation measures and related ventilation provisions. The same will probably apply to equivalent provisions in Airport, Helicopter and Road traffic noise standards.

The standard includes an Appendix dealing with Noise Management. This includes recommendations in accordance with international practice to plan and conduct flight operations in accordance with Helicopter Association Internationals “fly neighbourly” programme and its various guidelines. Since 2008 the programme has changed to an on-line accreditation scheme based on pilots completing an on-line training/re-training course periodically. Compliance with the “Fly Neighbourly Guide” was a condition of consent frequently imposed on resource consents for helicopter land areas. In New Zealand the Aviation Industry Association [AIA] has adapted this HAI programme for New Zealand conditions and in 2011 instituted a similar certification scheme to HAI called “Aircare” and a “Noise Abatement Code of Practice.” While the status of such codes is voluntary, Civil Aviation recognises the AIA scheme and observance of the code of practice should generally satisfy the BPO obligation under section 16 of the RMA.

NZS 6807:1994 Overview Table

NZS 6808:2010 Acoustics – Wind Farm Noise
There are currently in excess of 15 wind farms with just under 500 wind turbine generators in New Zealand which are producing a total energy capacity of just below 700 MW. In addition, there are plans proposed for over 15 more wind farms developments to be built.

The current New Zealand wind turbine acoustic standard is ‘NZS 6808:2010 Acoustics – Wind Farm Noise’. NZS 6808:2010 was prepared under the supervision of the P6808 Committee the Standards Council after its predecessor NZS 6808:1998 having first been considered for review in 2004 was subject of another review in 2007 with Standards holding a scoping workshop in the latter part of 2007. A technical committee was formed in 2008 to conduct a full technical review and the result was the release of the latest standard in 2010. Wind farm development in New Zealand can be controversial at times with numerous Resource Consent Applications that have been granted being appealed in the Environment Court. In some cases Environment Court decisions have been appealed on ‘points of law’ in the High Court. NZS 6808 was developed specifically for the measurement and assessment of sound from wind turbine generators and wind farms in New Zealand conditions. NZS 6808 provides details on prediction, measurement and assessment with the stated purpose being to aid both wind farm development and Local Authority planning procedures by providing a suitable method for the measurement and assessment of sound from wind turbine generators. NZS 6808 provides specific guidance on limits of acceptability for sound received at residential and noise sensitive locations emitted from both wind farms and single wind turbine generators. NZS 6808:2010 like NZS 6806 both being contemporary standards, are very comprehensive and descriptive, generally this is for
aversion of doubt or misinterpretation which is absolute key for any standard.

The original 1998 version of the standard ‘NZS 6808:1998 Acoustics – The Assessment and Measurement of Sound From Wind Turbine Generators’ was partly based on work done in the United Kingdom by the Working Group on Noise from Wind Turbines, documented in the report entitled ‘The assessment and rating of noise from wind farms’, ETSU-R-97, 1996’. There were however various differences between the New Zealand Standard and ETSU documents such as ETSU document had day and night limits while NZS 6808:1998 took the variable approach of background sound level +5 dB. The 1998 version of this standard was written prior to significant wind farm development in New Zealand. The basic methodology proved robust, but experience and research over the decade since its introduction, brought to light numerous refinements and enhancements which are addressed in the revised 2010 version of the Standard.

The terminology and format of the NZS 6808:2010 have been updated in line with international standards and 2008 editions of NZS 6801 and NZS 6802 which includes adopting $L_A^{90}$ in place of $L_A^{95}$ as a measure of sound levels – technically referenced to in the NZS 6808:2010 as $L_A^{90}(10\ min)$ for background and wind farm sound levels.

Although other standards reference NZS 6801 for the measurement of noise, it is important to note that it is not appropriate to apply all parts of NZS 6801 for the measurement of wind farm noise. NZS 6801 refers to a “meteorological window” under which normal noise measurements should be conducted, however this is not suitable for measuring sound from wind turbine generator[s] because wind turbines operate in wind speeds typically from 5 m/s to 25 m/s with sound pressure levels changing as a function of wind speed.

NZS 6808 requires background sound levels be measured [as $L_A^{90}$] at relevant receiving locations with noise level data being measured concurrently with wind speed and directions. Once background sound levels are measured at relevant receiving locations, a direct correlation of wind speed versus background sound level is made for each receiving location by using a regression curve which describes this relationship [taking account of day and night and different wind directions if required. This data is then used to derive the recommended ‘design limits’ such as 40 dB or 5 dB above the measured background sound level [the greater of the two]. Once the known limits are set, they can then be compared to the predicted wind turbine [predicted as $L_A^{eq}$] or wind farm sound pressure level at the relevant receiving site from the wind turbine[s] to allow for a statement regarding compliance with the recommended limits to be made. NZS 6808 states that there is no need to consider noise sensitive locations outside the predicted 35 dB $L_A^{90}(10\ min)$ wind farm sound level contour.

The 2010 version of the standard also includes a new provision for a higher degree of protection of acoustic amenity in a particular area. The new limits are referred to as the ‘High Amenity Area’ noise limits. NZS 6808:1998 did not assess or comment on cumulative wind farm noise effects from one or more wind farms or a single wind farm installation completed over several stages, this is addressed in NZS 6808:2010 with the standard stating that all cumulative wind farm sound affecting any noise sensitive site shall be assessed.

Like NZS 6806’s PPF’s, NZS 6808:2010 provides details on ‘noise sensitive locations’, that is a detailed list of sensitive locations similar to NZS 6806 ‘PPF’s”. In regards to NZS 6808, the location of a noise sensitive activity associated with a habitable space or education space in a building not on the wind farm site are listed under NZS 6808 including [but not limited to] any part of land zoned predominantly for residential use in a District Plan.

In some instances holiday cabins and camping grounds might be considered as noise sensitive locations. Matters to be considered include whether it is an established activity with existing rights. The standard also states that residential buildings designed for permanent habitation on land zoned for predominantly rural or rural-residential use are not classified as commercial or industrial for the purposes of this Standard. The standard acknowledges that wind farm sound may be audible at times at noise sensitive locations; however the Standard does not set limits that provide absolute protection for residents from audible wind farm sound.

NZS 6808:2010 Overview Table


NZS 6809:1999 Acoustics – Port Noise

Management and Land Use Planning

Noise created by the movement of commodities in and around major Seaports [ports] areas may occur at all times of the day and night. There are over 20 working ports in New Zealand a number of which provide container services, terminals for crude oil or a mixture of various services including seasonal cruise ship services with passenger terminus. There are in excess of ten major city based ports, most of which offer services for container, cruise ships and various logistic services such as logs and other commodities processing. Regardless of the type of port most ports are for the obvious reasons strategically located providing hubs linking road, rail and shipping on the fringe of busy cities surrounded by noise sensitive...

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sites hence a balance between the operation of the port and the people that live around them is key to successful operation of the port and its operations.

‘NZS 6809:1999 Acoustics – Port Noise Management and Land Use Planning’, when introduced was a new approach to the management of port noise. NZS 6809 recommends that both District Plan measures and non-statutory measures be used to manage noise associated with ports. The foreword to NZS 6809:1999 states that whilst the standard recognises the need for the ports to be operated in an effective manner and provides guidance and controls to ensure that the communities living near ports will be able to co-exist with them and their activities. The foreword goes on to state that where it is appropriate that controls be placed on the noise generated by the ports’ operations, noise limits will be developed and monitored by the relevant Local Authorities. Prior to the RMA, Ports were essentially their own planning authorities but when the RMA was enacted, ports lost their maritime planning powers to Regional Councils and were not scheduled as network utility operators.

Controlling port noise to what one would describe as typical District Plan type limits of say for example 55 dB L\text{A_{10}} daytime, 45 dB L\text{A_{10}} night time can prove difficult at times for large ports. This is due to issues such as the historical close relationship between ports and surrounding noise sensitive sites such as adjacent residential areas and the fact some of the noise comes from activities in the Coastal Marine Area under Regional Council Jurisdiction rather than on land under Local Authority jurisdiction. Furthermore the guidelines of such general environmental standards as NZS 6802 are viewed as inadequate for the dual purpose of assessment of specialised noise sources including seaports, airports or heliport noise while also addressing longterm land use compatibility. NZS 6809 was released with the intention to integrate NZS 6809 into District Plans as a means of both limiting noise emissions to reasonable levels, and as noted above, as a guide on land use planning in the vicinity of ports.

New Zealand Standard NZS 6809 is therefore intended to be used by Local Authorities for the use of existing ports, new port or ports which require change. The provisions of NZS 6809 enable long term compatibility between port operations and noise sensitive activities. NZS 6809 relates to the total port operation, that is, the noise within both the Coastal Marine Area [CMA] and on the landward side of the Coastal Marine Area Boundary. This is because the efficient transport of commodities by sea necessitates the ability to receive, load and dispatch vessels at all hours hence the standard relates to the concept of ‘total operation’, that is, the noise within both the CMA and on the landward side of the CMA boundary.

NZS 6809 is similar in concept for land use planning as NZS 6807 and NZS 6808, that is where noise control boundaries are predicted and established for long term noise management. As with other standards, NZS 6809 sets proposed boundary limits for noise generated by port activities. In NZS 6809 these boundaries are known as the Inner [Port Noise Boundary] and Outer Control Boundaries. Within an area defined by the “Inner Control Boundary” the Standard proposes that District Plan rules be put in place for compatible land use. The Inner Control Boundary or Port Noise Boundary is a line on planning maps limiting noise emissions to 65 \text{L_{dn}} dB(A). New noise sensitive uses are not recommended inside the 65 \text{L_{dn}} dB(A) limit.

A further second boundary, named the Outer Control Boundary, is used to guide land use planning to avoid or
mitigate noise effects. The Outer Control Boundary is used to identify the area between 55:65 $L_{dn}$ dB(A). The Standard recommends that any new residential use [or other noise sensitive activity] must be designed to take into account the higher noise levels into account. Where the level is below 55 $L_{dn}$ dB(A) specific noise controls are not generally regarded as being necessary as the impact on residential activities is considered to be within a reasonable criteria. The concept of the control boundaries is to establish a reasonable projection of future [e.g. 10 years or long term projections] noise levels from the total port operation, taking into account all practicable steps that may be implemented to minimise the noise output. The daily average noise level is adopted, the $L_{dn}$ level which incorporates a 10 dB night time “penalty” for night time sounds. Depending upon if the port is new or existing the noise boundary lines are set based on noise projections from current port activities or future projected activities.

The $L_{dn}$ level provides a measure of sound exposure averaged over a period of time to allow for the typical variations in noise generated by port activities and to take special account of nighttime noise. NZS 6809 refers to energy averaging the $L_{dn}$ value over five [5] consecutive 24 hour period. This method of quantifying port noise has a number of characteristics [including but not limited to] a rolling 5-day average which takes into account variations in noise levels associated with ship visits, the cumulative contributions of all port noise throughout the 24 hour period and potential increased effects associated with night time noise events [10:00pm to 7:00am] noting that a 10 dB penalty for night time noise events is inherent in the $L_{dn}$ unit.

This method of quantifying noise exposure therefore takes into account both acoustical matters [in particular the temporal and spectral characteristics of sound]; variations in port activity; and the potential cumulative noise effects. Average sound exposure is used as it is the ongoing amount of noise received that is important for determining the impact on people. However, the Standard does recommend short term noise limits [65 dB $L_{Aeq}$ measured over 15 minutes and 85 dB $L_{Amax}$] apply during night time as a means of providing basic protection of amenity and to avoid sleep disruption and as a means of dealing with short term and immediate night-time noise impacts. The short-term noise limits are intended as the main method by which compliance can be determined. The standard requires the short term $L_{Aeq}$ compliance limit be adjusted for additional annoyance due to sounds containing “special audible characteristics” and possible contamination by background sounds. The methods are described in a way that enables users of the Standard to undertake a simple and straightforward compliance assessment using the short term noise limits.

The standard has a provision of maximum 1 hour $L_{eq}$ levels which is effective in reducing the averaging effect of $L_{dn}$ [24 hr] type of controls on short duration high level events. In addition to the $L_{dn}$ value at night time [10:00pm to 7:00am] the $L_{Amax}$ should not exceed specified criteria at the noise zone boundaries. This control is consistent with the controls for night time $L_{Amax}$ values recommended in NZS 6802 for the protection of sleep.

Application of the standard throughout New Zealand has been relatively consistent through adherence to the advice in the standard, but rules about acoustic isolation vary. Ultimately it is anticipated the Environmental Sound Project’s outcome expressed through amendments to the Building Act and Building Code and its related documents will standardise all acoustic isolation measures and related ventilation provisions. The same will probably apply to equivalent provisions in Airport, Helicopter and Road traffic noise standards.

The "Port Noise Affected Area” represents an area within which some noise from port activities can be expected and provides both an advisory function [to people who may wish to move into the area in the future] and a protective function for new noise-sensitive uses establishing in the area. The Standard recommends controls on any new noise sensitive activities which are defined in the Standard as residential activities in residential zones, schools, rest homes and hospitals [but excludes trade training or other industry related educational facility within a port operational area]. The Standard recommends controls based around acoustic insulation and the ability to decline applications to establish noise sensitive activities in areas affected by port noise.

NZS 6809:1999 Overview Table

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This Standard is for the control of airport noise. The standard establishes maximum acceptable levels of aircraft noise exposure around airport and aerodromes for the protection of community health and amenity, whilst recognising the requirement for the airport to operate effectively. The standard is for use by local or regional government to control airport noise. Establishes maximum acceptable levels on noise for the protection of community health.

Key functions:
- Assessment Procedures
- Measurement Procedures
- Prediction Methods
- Guideline Noise Limits
- Management Methods and Procedures
- Compliance Methods and Procedures
- Land Use Planning
- Reporting Requirements

Inclusions:
Only noise resulting from aircraft operations shall be considered when determining sound exposure contours and the air noise boundary.

Restrictions:
Sound from airport activities except from aircraft taxing and in-flight are within the scope of NZS 6802.
Light aircraft flight and ground movements not at airports should be assessed using NZS 6802.

Further Information:
NZS 6801:2008 Acoustics – Measurement of Environmental Sound
NZS 6802:2008 Acoustics – Environmental Noise

Key Noise Descriptor:
- Sound Exposure Level, A-weighted $L_{AE}$ (SEL)
- Sound Exposure [Pascal-squared seconds or “Pasques” [Pa²s]]
- Night Weighted Sound Exposure [Pa’s]
- Single Event Sound Exposure [Pa’s]
- Maximum Sound Level [$L_{Amax}$]
- Equivalent continuous sound level [$L_{eq}$]
- Day Night Level [$L_{dn}$]

Proficiency Level:
Persons using the standard are assumed to have an understanding of the science of acoustics, including measurement, assessment, monitoring and analysis. A level of understanding regarding civil aviation and airport planning is also required.
### Purpose

This standard recommends noise criteria to be applied to road traffic noise from new or altered road received at protected premises and facilities. Sets out procedures and requirements for the prediction, measurement, and assessment of road traffic noise for new and substantially altered state highways and local roads. The Standard is intended to be used primarily by Local Authorities and road controlling authorities and seeks to promote quicker and consistent decision-making nationally regarding the management of road traffic noise. It also provides best practice guidance and advice on methods for mitigating reverse sensitivity situations and the environmental effects of noise exposure on nearby noisesensitive activities. For the purpose of this Standard, where any project includes a mixture of new and upgraded existing roads the roading authority shall determine the relevant criteria to be applied to each section of the road for traffic noise mitigation.

### Key functions

| Assessment Procedures | ✓ |
| Measurement Procedures | ✓ |
| Prediction Methods | ✓ |
| Guideline Noise Limits | ✓ |
| Management Methods and Procedures | ✓ |
| Compliance Methods and Procedures | ✓ |
| Land Use Planning | ✓ |
| Reporting Requirements | ✓ |

### Inclusions

New and altered roads of scale and state highways

### Restrictions

The standard is generally not recommended to apply to low volume roads.

The standard [Section 1.3] lists 15 detailed restrictions, the following is a sample of several [not all] restrictions:

- Existing roads
- New and altered roads predicted to carry less than 2000 AADT;
- PPFs located in urban areas and located >100m from the edge of the road
- PPF’s located in rural areas and located >200m from the edge of the road
- The control of noise generated by an individual vehicle;
- Noise from the construction or maintenance of roads [refer to NZS 6803];
- Vehicle induced ground borne vibration;
- Vehicle noise from land that is not road [refer to NZS 6802];
- The development of noise sensitive activities which will or may give rise to reverse sensitivity effects; and
- Private ways.
- Premises other than PPF’s

### Further Information

NZS 6801:2008 Acoustics – Measurement of Environmental Sound
NZS 6802:2008 Acoustics – Environmental Noise
NZS 6803:1999 Acoustics – Construction Noise

### Key Noise Descriptor

\[ L_{A10\text{ (18 hour) centile}} \quad L_{Aeq} \]

Time Average A-frequency weighted sound pressure level \[ L_{Aeq(15\text{ minute})} \]
Maximum Sound Level \[ L_{A_{\text{max}}} \]

### Proficiency Level

Persons using the standard are assumed to have an understanding of the science of acoustics, including measurement, assessment, monitoring and analysis. A level of understanding regarding road engineering is also required.
### Purpose

This Standard details procedures for the measurement and assessment of noise from helicopter landing areas and recommends land use planning measures where necessary to mitigate the adverse effects of noise on land uses surrounding the helicopter landing area. This standard provides details for the measurement and assessment of noise from existing or proposed helicopter landing areas and recommends land use planning measures under the Resource Management Act where necessary. Generally speaking the standard is not for infrequency landings that is the standard is only attended to apply to helicopter landing areas used for ten or more flight movements in any month or where flight moves are likely to result in $L_{A_{max}}$ levels exceeding 70 dBA at night time or 90 dBA day time in any residential zone or rural dwelling notional boundary. Flights for emergency purposes are exempted.

### Key functions

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### Inclusions

Only noise resulting from helicopter operations shall be considered. This standard [NZS 6807] has been prepared taking into account the distinctive character of helicopter noise and the nature of operations from helicopter landing area.

### Restrictions

The standard does not apply to
- emergency operations
- auxiliary operations such as ground maintenance which are outside the scope of the standard, NZS 6802 shall be used to assess these noise sources

Sound from airport activities except from aircraft taxiing and in-flight are within the scope of NZS 6802 Light aircraft flight and ground movements not at airports should be assessed using NZS 6802

### Further Information

NZS 6801:2008 Acoustics – Measurement of Environmental Sound
NZS 6802:2008 Acoustics – Environmental Noise

### Related Documents

NZS 6805:1992 Airport Noise Management and Land Use Planning

### Key Noise Descriptor

- Sound Exposure Level, A-weighed (SEL)
- Sound Exposure (Pascal-squared seconds or "Pasques" (Pa²s))
- Night Weighted Sound Exposure (Pasques)
- Single Event Sound Exposure
- Maximum Sound Level [$L_{A_{max}}$]
- Equivalent continuous sound level [$L_{eq}$]
- Day Night Level [$L_{DNL}$]

### Proficiency Level

Persons using the standard are assumed to have an understanding of the science of acoustics, including measurement, assessment, monitoring and analysis. A level of understanding regarding civil aviation and airport operations is also required.
### NZS 6808:2010 Acoustics – Wind Farm Noise

**Abbreviation**: NZS 6808:2010

**Supersedes**: NZS 6808:1998 Acoustics – The Assessment and Measurement of Sound From Wind Turbine Generators

**Copyright**: Copyright of the document is the property of the Standards Council

**Purpose**: The standard provides suitable methods for the prediction, measurement and assessment of sound from wind turbines. In the context of the Resource Management Act, the standard will provide reasonable protection for the protection of health and amenity and noise sensitive locations.

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**Inclusions**: This Standard generally applies to wind farms consisting of wind turbines with a swept rotor area greater than 200 m² [for example, individual blade lengths greater than approximately 8m]. The standard includes Wind Turbine Generators located on land or sea [both horizontal and vertical]. In terms of the standard a wind farm is described as a wind turbine or a group of wind turbines installed in close proximity to one another and electrically interconnected to a common grid.

**Restrictions**: The standard does not cover:
- Small wind turbines less than this size are covered under NZS 6801 and NZS 6802.
- Sound from mechanical or electrical systems connected to wind turbines used for other purposes [such as pumping or milling]
- Sound from on-site sources other than wind turbines [such as substation equipment or machinery used for construction, servicing and maintenance]

**Related Documents**: NZS 6807:2008 Acoustics – Measurement of Environmental Sound

**Key Noise Descriptor**: 
- $L_{eq}$ dB Time Average A weighted sound pressure level
- $L_{A90}$ dB Background Sound Level and wind farm sound levels

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### NZS 6809:1999 Acoustics – Port Noise Management and Land Use Planning

**Abbreviation**: NZS 6809:1999

**Copyright**: Copyright of the document is the property of the Standards Council

**Purpose**: The standard describes a method for the establishment of noise limits and associated land use controlled with the objective of protecting community health and amenity while recognising for the efficient operation use and development of ports.

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**Inclusions**: This Standard applies to new, existing or amendments to existing ports and includes port operations within the coastal marine area and on land. Port operations include ships at berth and activities on wharves and other structures within the coastal marine area and on land.

**Restrictions**: Noise from vessels not at berth is excluded as is noise associated with construction or permanent port facilities.

**Related Documents**: - NZS 6807:1994 Noise Management and Land Use Planning for Helicopter Landing Areas

**Key Noise Descriptor**: Day-Night Level ($L_{dn}$)
- Time Average A-frequency weighted sound pressure level ($L_{eq}$)
- Maximum Sound Level ($L_{Amax}$)