



New Plymouth District Council Bylaw

Freedom Camping Bylaw 2024



Te Kaunihera-ā-Rohe o Ngāmotu
**New Plymouth
District Council**

DOCUMENT HISTORY

Meeting	Date	Decision	Next Review
Council meeting	6 December 2017	Adopted with effect from 23 December 2017	Five year review from adoption
Council meeting	29 November 2018	Amended and re-adopted with effect from 14 December 2018	
Council meeting	27 October 2020	Amended to include three new prohibition areas (Corbett Park, Tongapōrutu, Battiscombe Terrace, excluding six restricted areas). With effect from 14 November 2020	
Council meeting	5 November 2024	Five year review, amended and re-adopted with effect from 6 December 2024	Ten year review from adoption

New Plymouth District Council

Freedom Camping Bylaw 2024

The purpose of this bylaw is to regulate freedom camping in the district in order to protect:

- *local authority areas;*
- *the health and safety of people who may visit local authority areas;*
- *access to local authority areas.*

1 Title

- 1.1 This Bylaw is the New Plymouth District Council Freedom Camping Bylaw 2024.

2 Authority

- 2.1 This Bylaw is made under sections 11 and 11A of the Freedom Camping Act 2011 and under the Local Government Act 2002.
- 2.2 The Council resolved to review its Bylaw under the Freedom Camping Act 2011 at a meeting of the Council on 6 August 2024. Following consideration of submissions received by the Council as part of undertaking a special consultative procedure, the Council adopted this bylaw by resolution at a meeting of the Council on 5 November 2024. Public notice was issued on 30 November 2024 to set the operative date at 6 December 2024.

The following note is explanatory and is not part of the Bylaw:

This Bylaw applies only to the areas under the control of the New Plymouth District Council.

Compliance with this Bylaw does not remove the need to comply with all applicable Acts, regulations, bylaws, and other regulatory requirements. This includes complying with any parking or other traffic restrictions in any area, not littering, complying with any restrictions or prohibitions on the lighting of fires, not making excessive noise, and complying with the directions of enforcement officers or other authorised persons.

3 Commencement

- 3.1 This Bylaw comes into force on 6 December 2024.
- 3.2 This Bylaw is next due for review under section 13 of the Act by 5 November 2034.

4 Purpose

- 4.1 The purpose of this Bylaw is to regulate freedom camping in the District in order to protect:
- a) local authority areas;
 - b) the health and safety of people who may visit local authority areas;
 - c) access to local authority areas.

5 Interpretation

5.1 In this Bylaw unless the context otherwise requires:

Act means the Freedom Camping Act 2011.

Council means the New Plymouth District Council.

District means the New Plymouth District.

Prohibited areas means an area identified in Schedule 1 of this Bylaw. Freedom camping is not allowed in this area, in accordance with clause 7 of this Bylaw, unless a permit has been granted under clause 10.

Restricted area means an area identified in Schedule 2 of this Bylaw. Freedom camping is allowed in this area, subject to complying with all of the restrictions in accordance with clauses 8 and 9 of this Bylaw, unless a permit has been granted under clause 10.

Self-contained motor vehicle means:

- a) a motor vehicle that has a valid certificate of self-containment issued in accordance with section 87U(3)(d) of the Plumbers, Gasfitters, and Drainlayers Act 2006; or
- b) During the transitional period:
 - i) during periods 1 to 3, the vehicle was certified, before the commencement date and in accordance with the requirements of the existing standard, as having met the existing standard; or
 - ii) during periods 1 and 2, the vehicle is certified, in accordance with the requirements of the modified standard, as having met the modified standard; or
 - iii) during period 3, the vehicle was certified, in period 1 or 2 and in accordance with the requirements of the modified standard, as having met the modified standard; or
 - iv) during period 4, the vehicle is not owned by a rental company; and
 - v) was certified, before the commencement date and in accordance with the requirements of the existing standard, as having met the existing standard; or
 - vi) was certified, in period 1 or 2 and in accordance with the requirements of the modified standard, as having met the modified standard.

Non-self-contained motor vehicle means a motor vehicle that is not self-contained in accordance with the Freedom Camping Act 2011.

The following terms have the same definitions as in the Act – the definitions are set out in the guidance material:

- Certificate of self-containment.
- Freedom camp.
- Local authority area.
- Motor vehicle.
- Self-contained.

Transitional period starts on 7 June 2023 and ends on the later of 7 June 2025 or a date specified in an Order in Council.

6 Where freedom camping is permitted

- 6.1 Freedom camping using a tent or other temporary structure or a self-contained motor vehicle is permitted in any local authority area within the District unless it is prohibited or restricted in an area:
- a) under clause 7 or 9 of this Bylaw; or
 - b) under any other legislation; or
 - c) in the case of a self-contained motor vehicle, by the limit placed on the maximum number of people for which the vehicle is certified.

The following note is explanatory and is not part of the Bylaw:

Other legislation includes the Reserves Act 1977, which generally prohibits camping in reserves (pursuant to section 44) and provides for infringement notices to be issued.

- 6.2 Freedom camping using a motor vehicle that is not self-contained is permitted in a local authority area within the District, but only if:
- a) it is used in a non-self-contained area, and carried out in accordance with any restrictions and conditions imposed under clause 8 of this Bylaw; or
 - b) it is otherwise permitted under other legislation.

The following note is explanatory and is not part of the Bylaw:

Examples of other legislation that may allow for non-self-contained motor vehicles include: reserve management plans under the Reserves Act 1977, bylaws made under the Local Government Act 2002, or rules in a regional or district plan.

7 Prohibited areas

- 7.1 A person must not freedom camp:
- a) in any local authority area in tents or other temporary structures; or
 - b) in a motor vehicle in any area marked red on a map included in Schedule 1 and during the dates in which it is indicated that freedom camping is prohibited.
- 7.2 Despite clause 7.1, a person may freedom camp in any prohibited area if they have obtained a permit from the Council, granted under clause 10 of this Bylaw, and they comply with any conditions of that permit.

8 Restricted areas – non-self-contained motor vehicles

- 8.1 A person may freedom camp in a non-self-contained motor vehicle in the areas identified in Schedule 2 of this Bylaw, subject to complying with all of the following restrictions:

- a) the motor vehicle must be parked legally;
- b) must not stay in the same area in the District for more than one period of up to 24 hours in a 30 day period;
- c) must not prevent others from undertaking legitimate activities in the area;
- d) must not light any fires at the area; and
- e) must comply with the noise requirements set out in the operative District Plan.

8.2 In subclause 8.1(b) "the same area" means the land within 500 metres of the place where the person was last freedom camping.

8.3 Despite clause 8.1, a person may freedom camp in any restricted area if they have obtained a permit from the Council, granted under clause 10 of this Bylaw, and complies with any conditions of that permit.

9 Restricted areas – self-contained motor vehicles

9.1 A person may freedom camp in a self-contained motor vehicle in any local authority area, excluding the non-self-contained restricted areas in Schedule 2, and the prohibited areas in clause 7.1, and subject to complying with all of the following restrictions:

- a) the motor vehicle must be parked legally;
- b) must not stay in the same area in the District for more than three periods of up to 24 hours in a 30 day period;
- c) must not prevent others from undertaking legitimate activities in the area;
- d) must not light any fires at the area; and
- e) must comply with the noise requirements set out in the operative District Plan.

9.2 In clause 9.1(b) "the same area" means the land within 500 metres of the place where the person was last freedom camping.

9.3 Despite clause 9.1, a person may freedom camp in any restricted area if they have obtained a permit from the Council, granted under clause 10 of this Bylaw, and complies with any conditions of that permit.

10 Permits from the Council

10.1 The Council may grant a permit providing dispensation from a prohibition under clause 7.1 or one or more of the restrictions in subclauses 8.1(a) to (e) or 9.1(a) to (e). Permits may be granted with or without conditions. Conditions may include, but are not limited to:

- a) maximum number of people;
- b) maximum number of vehicles tents/caravans;
- c) duration.

- 10.2 Any application for a permit must be made:
- a) in writing; and
 - b) provide sufficient detail about the proposed freedom camping, including why the freedom camping will not comply with one or more of the requirements or conditions of clauses 8.1 and 9.1 and what efforts will be made to otherwise comply (for example, if freedom camping for more than three 24 hour periods, how the applicant will manage waste generated while freedom camping); and
 - c) be made at least 20 working days in advance of the date the freedom camping is proposed to commence.
- 10.3 The Council will make a decision to grant or refuse an application for a permit and inform the applicant at least five working days before the freedom camping is proposed to commence.
- 10.4 An enforcement officer may revoke a permit granted under clause 10.1 if any person breaches the conditions specified in the permit, or the freedom camping covered by the permit otherwise breaches the Act.

11 The Council may temporarily close an area to freedom camping

- 11.1 The Council may, by resolution, temporarily close any local authority area (or part of such area) in which freedom camping can be undertaken to some or all types of freedom camping where the closure is considered necessary to:
- a) repair damage that significantly affects the use of the local authority area or facilities in the area for freedom camping, or to prevent damage occurring where there is an immediate threat of damage that would otherwise require the Council to close the area to repair the damage; or
 - b) allow maintenance to be carried out on the local authority area or facilities; or
 - c) ensure public health and safety can be maintained by ensuring safe public access to and from temporary events and occasions.
- 11.2 Notice will be given of any temporary closure, and the removal of any closure, in any manner the Chief Executive considers is appropriate to the reason for the closure. Where possible, not less than 24 hours notice of any temporary closure will be given.

The following note is explanatory and is not part of the bylaw:

Notice given by the Council may include any of the following: a sign erected in the area; and/or advertising on the Council's website or on the radio; and/or a public notice in the paper.

12 Effect of this Bylaw on other bylaws and enactments

- 12.1 This Bylaw does not override or affect any time, vehicle class or other restrictions that apply to the parking of a vehicle, made under any other bylaw or enactment.

The following note is explanatory and is not part of the Bylaw:

This clause is to make it clear that approval of freedom camping under this Bylaw also satisfies any requirement for approval under another bylaw or enactment. For example:

The Council designates parking areas under the Traffic Bylaw and Council approval is needed to make changes; approving the same area for freedom camping under this bylaw also provides any Traffic Bylaw approval, if required (but the freedom camping must still comply with any parking time limits, etc. applicable to the area).

13 Revocation and savings

- 13.1 The New Plymouth District Council Freedom Camping Bylaw 2017 is revoked.
- 13.2 Any permission, consent, agreement or any other act of authority which originated under the New Plymouth District Council Freedom Camping Bylaw 2017, or which was continued by that Bylaw and which is still in force at the commencement of this Bylaw continues to have full force and effect for the purpose of this Bylaw.
- 13.3 This Bylaw is implied into and forms any part of any permission, consent, or any other act of authority continued by this clause.
- 13.4 The revocation of the New Plymouth District Council Freedom Camping Bylaw 2017 does not prevent any legal proceedings, criminal or civil, being taken to enforce that Bylaw and such proceedings continue to be dealt with and completed as if that Bylaw had not been revoked.

Schedule 1: Maps of prohibited areas

Map number	Where is freedom camping prohibited?
Map 1	Fitzroy Beach carpark
Map 2	Back Beach bottom carpark
Map 3	Ōākura Beach front
Map 4	Waiwhakaiho River Mouth
Map 5	East End Beach
Map 6	Kawaroa Park
Map 7	Corbett Park
Map 8	Battiscombe Terrace
Map 9	Tongapōrutu
Map 10	Fort St George
Map 11	Greenwood Road
Map 12	Weld Road
Map 13	Ahu Ahu Road
Map 14	Motukari Reserve Carpark

Map 1: Fitzroy Beach carpark



Map 2: Back Beach bottom carpark



Map 3: Ōākura Beach front



Map 4: Waiwhakaiho River Mouth



Map 5: East End Beach



Map 6: Kawaroa Park



Map 7: Corbett Park



Map 8: Battiscombe Terrace



Map 9: Tongapōrutu



Map 10: Fort St George



Map 11: Greenwood Road



Map 12: Weld Road



Map 13: Ahu Ahu Road



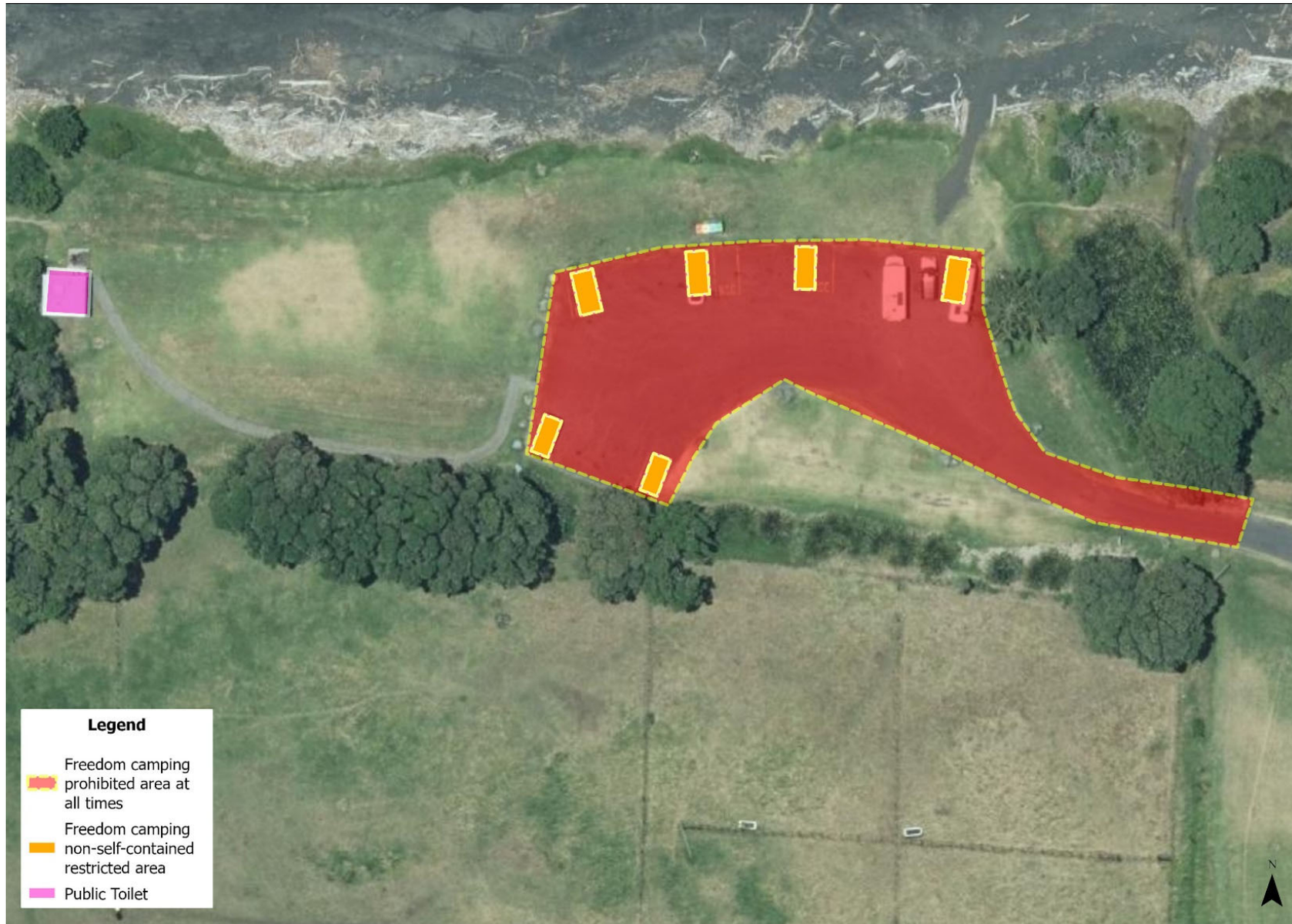
Map 14: Motukari Reserve Carpark



Schedule 2: Maps of non-self-contained restricted areas

Map number	Where is non-self-contained freedom camping allowed?
Map 15	Battiscombe Terrace
Map 16	Lake Rotomanu

Map 15: Battiscombe Terrace



Map 16: Lake Rotomanu



Freedom Camping Bylaw - Guidance Material

1. Freedom Camping Act 2011 interpretation
2. Freedom Camping Act offences and penalties, and offenders liable for cost of damage - Section 20, 20C, 20E and 24
3. New Zealand Standard: Self-containment of motor caravans and caravans NZS 5465:2001
4. Self-contained issuing authorities
5. New Plymouth District camp grounds
6. New Plymouth District dump stations and transfer stations
7. New Plymouth District Public Toilets

1. Freedom Camping Act 2011 interpretation

Certificate of self-containment means a certificate of self-containment issued under section 87U of the Plumbers, Gasfitters, and Drainlayers Act 2006.

Freedom camp

(1) In this Act, freedom camp means to camp (other than at a camping ground) within 200m of an area accessible by motor vehicle or within 200m of the mean low-water springs line of any sea or harbour, or on or within 200 m of a formed road or a Great Walks Track, using either or both of the following:

- a) a tent or other temporary structure.
- b) a motor vehicle.

(2) In this Act, freedom camping does not include the following activities:

- a) temporary and short-term parking of a motor vehicle:
- b) recreational activities commonly known as day-trip excursions:
- c) resting or sleeping at the roadside in a motor vehicle to avoid driver fatigue.

(2A) In this Act, a person is not freedom camping if the person:

- a) is a person other than a person who is in New Zealand on the basis of a visitor visa (within the meaning of the immigration instructions); and
- b) is unable to live in appropriate residential accommodation; and
- c) as a consequence of that inability, is living in either or both of the following:
 - i) a tent or other temporary structure:
 - ii) a motor vehicle.

(3) In this section:

Camping ground means:

- a) a camping ground that is the subject of a current certificate of registration under the Camping-Grounds Regulations 1985; or
- b) any site which a fee is payable for camping at the site.

Great Walks Track means:

- a) a track specified in Schedule 1 (of the Act); and
- b) any other track specified by order in Council made under section 44 (of the Act) as a Great Walks Track.

Immigration instructions has the same meaning as in section 4 of the Immigration Act 2009.

Residential accommodation includes accommodation in a dwelling house, flat, hotel, motel, boarding house, or camping ground.

Local authority area:

(1) In this Act, local authority area:

- a) means an area of land:
 - i) that is within the district or region of a local authority; and
 - ii) that is
 - a. controlled or managed by the local authority under any enactment; or
 - b. an area of NZTA land declared to be a local authority area in accordance with a bylaw made under section 10A (of the Act); and
- b) includes any part of an area of land referred to in paragraph (a); but
- c) does not include an area of land referred to in paragraph (a) or (b) that is permanently covered by water.

Motor Vehicle means each of the following:

- a) a motor vehicle within the meaning of section 2(1) of the Land Transport Act 1998;
- b) a unit used for camping that is not itself a vehicle but is capable of being:
 - i) transported by means of being loaded onto a vehicle; and
 - ii) used for camping whether or not it is loaded onto a vehicle.

Self-contained, in relation to a motor vehicle, means that the vehicle has a valid certificate of self-containment issued in accordance with section 87U(3)(d) of the Plumbers, Gasfitters, and Drainlayers Act 2006 (but see [subpart 1](#) of Part 1 of Schedule 1AA for the meaning of self-contained during the transitional period).

2. Freedom Camping Act offences, penalties, and offenders liable for cost of damage - Section 20, 20C, 20E and 24

20 Infringement offences relating to local authority areas

(1) Every person commits an infringement offence if the person:

- a) freedom camps in a local authority area in breach of any prohibition or restriction specified in a bylaw made under section 11 or 11A that applies to the area; or
 - b) freedom camps in a local authority area, other than a local authority area defined in a bylaw made under section 11A as permitting motor vehicles that are not self-contained, using a motor vehicle that is not self-contained; or
 - c) fails to display a warrant card in a motor vehicle that the person is using to freedom camp in a local authority area, other than a local authority area defined in a bylaw made under section 11A; or
 - d) freedom camps in a local authority area in a self-contained motor vehicle with more people than the vehicle is certified for; or
 - e) while freedom camping in a local authority area:
 - i) interferes with or damages the area, its flora or fauna, or any structure in the area; or
 - ii) deposits waste in or on the area (other than into an appropriate waste receptacle); or
 - f) makes preparations to freedom camp in a local authority area in breach of any prohibition or restriction specified in a bylaw made under section 11 or 11A that applies to the area; or
 - g) makes preparations to freedom camp in a local authority area, other than a local authority area defined in a bylaw made under section 11A as permitting motor vehicles that are not self-contained, using a motor vehicle that is not self-contained; or
 - h) makes preparations to freedom camp in a local authority area in a self-contained motor vehicle with more people than the vehicle is certified for; or
 - i) fails or refuses to leave a local authority area when required to do so by an enforcement officer acting under section 36; or
- (2) In this section and in sections 20A and 20B, to make preparations means to do either or both of the following:
- a) erect a tent to use it for freedom camping;
 - b) park a motor vehicle to use it for freedom camping.

20C Other infringement offences

A person commits an infringement offence if the person:

- a) displays in a motor vehicle an altered or a fraudulent warrant card; or
- b) presents an altered or a fraudulent certificate of self-containment to an enforcement officer acting under this Act; or
- c) refuses to give information when required to do so by an enforcement officer under section 35, or gives false or misleading information.

20E Penalties for infringement offences

A person who commits an infringement offence is liable to:

- a) an infringement fee not exceeding \$1,000 that is prescribed by regulations made under section 43; or
- b) if no regulations have been made under section 43 prescribing infringement fees, an infringement fee of \$400; or
- c) a fine imposed by a court not exceeding \$3,000 or any lesser or equal amount prescribed by the regulations.

24 Offenders liable for cost of damage

- (1) A person who commits an offence (including an infringement offence) may, in addition to, or instead of, a penalty for the offence, be ordered to pay any of the following costs:
 - a) the costs incurred by the local authority in repairing any damage done to the local authority area as a result of the offence;
 - b) the costs incurred by the NZTA in repairing any damage done to NZTA land as a result of the offence;
 - c) the costs incurred by the Department in repairing any damage done to conservation land as a result of the offence;
 - d) the costs incurred by LINZ in repairing any damage done to LINZ land as a result of the offence.
- (2) The costs must be assessed by the District Court and are recoverable as if they were a fine.

3. New Zealand Standard Self-Containment of Motor Caravans and Caravans, NZS 5465:2001

The Self Containment Standard NZS5465:2001 defines the minimum facilities that a motor caravan or caravan needs to contain the waste which its occupants produce, and to provide the fresh water which they require for a minimum of three days. Below is a brief overview of the requirements.

Water supply

- Motor caravan or caravan shall be fitted with a water supply tank or tanks having a capacity of not less than 4L per day for each of the number of persons authorised by the Self Containment Certificate, for not less than three days (i.e. a minimum of 12L per person).

Sanitary fittings

- The motor caravan or caravan shall be equipped with a sink. Additional sanitary fittings, like a handbasin, shower etc are optional.

Toilet

- The motor caravan or caravan shall be equipped with a toilet that is adequately restrained or secured when travelling. The toilet shall be usable within the vehicle, including sufficient head and elbow room whenever required, even with the bed made up.
- All toilet systems shall provide sufficient waste holding capacity for the occupants of the motor caravan or caravan for a minimum of three days. The waste holding capacity shall be the net capacity after deducting the initial charge, or the internal flushing water. The minimum capacity required per personal per day shall be one litre.
- Self composting toilets shall comply with the sanitary requirements of the NZBC.

Waste tank

- The motor caravan or caravan shall be provided with a waste tank or tanks to receive all the waste water from all permanently installed fixtures. The capacity of the water tank shall not be less than, and preferably larger than, the minimum water supply as water supply requirements above.
- All tanks shall be adequately secured while the motor caravan or caravan is in motion. The evacuation valve or macerator pump shall be mounted to prevent accidental damage.

Evacuation hose

- Any vehicle fitted with a waste tank shall be supplied with an evacuation hose. The hose shall have a leak-proof coupling for attaching it to the holding tank evacuation valve. For a 75mm black water connection, a bayonet coupling to connect to a dump point is required.
- The hose diameter shall not be less than the minimum valve size appropriate for the tank, have a minimum length of 3m and be carried in a separate container.

Waste water treatments

- Chemical or biological treatments should be used in a waste tank.

Solid waste containment

- The motor caravan or caravan shall have a sealable solid waste container for rubbish.

Issuing Authority

A self containment issuing authority shall be one of the following:

- A plumber registered under the Plumbers, Gasfitters, and Drainlayers Act 1976; or
- A suitable qualified person, registered under the Plumbers, Gasfitters, and Drainlayers Act 1976; or

- Any organisation that operates a scheme of qualification for testing officers who shall be members of the organisation concerned. Documentation of this qualification scheme shall be made available on a public website or to any party on request as evidence that testing officers are competent to certify to this Standard.

4. Self-contained issuing authorities

The most well-known issuing authorities for the self-containment certification in New Zealand are **NZ Lifestyle Camping** and the **NZMCA**. However, any plumber, gasfitter or drainlayer can also be registered as an issuing authority. Visit the Plumbers, Gasfitters and Drainlayers Board website www.pgdb.co.nz for more information or www.nzscv.co.nz to search for certification authorities near you.

5. New Plymouth District camp grounds

1. URENUI BEACH CAMP Urenui Domain, Urenui. Phone: 06-752 3838
2. ONAERO BEACH HOLIDAY PARK 1147 Main Road, Onaero. Phone: 0508 662 376
3. MARINE PARK MOTOR CAMP 8 Centennial Avenue, Waitara. Phone: 06-754 7121
4. NEW PLYMOUTH TOP 10 HOLIDAY PARK 29 Princes Street, Fitzroy, New Plymouth. Phone: 06-758 2566
5. FITZROY BEACH HOLIDAY PARK 1D Beach Street, New Plymouth. Phone: 06-758 2870
6. BELT ROAD SEASIDE HOLIDAY PARK 2 Belt Road, New Plymouth. Phone: 0800 804 204
7. ŌĀKURA BEACH HOLIDAY PARK 2 Jans Terrace, Oakura. Phone: 06-752 7861

6. New Plymouth District dump stations and transfer stations

Dump Stations:

1. BP POWDERHAM SERVICE STATION 71 Powderham Street, New Plymouth
2. MOBIL SERVICE STATION Corner Leach and Eliot streets, New Plymouth
3. AA VEHICLE TESTING STATION 14D Swans Road, Bell Block

Transfer Stations:

1. ŌKATO Hampton Road
2. INGLEWOOD King Road
3. NEW PLYMOUTH Colson Road
4. WAITARA Norman Street
5. TONGAPŌRUTU Hutiwai Road

7. New Plymouth District public toilets

	Public toilet location	Access times
1	Ahu Ahu Reserve	24/7
2	Awanui Cemetery Reserve	Open 6.30am close 8.30pm
3	Battiscombe Terrace Car park	24/7
4	Bell Block Beach – Mangati Walkway	24/7
5	Brooklands Park (the Dell toilets)	24/7
6	Brooklands Zoo	Open 9.00am closed 5.00pm
7	Centennial park	24/7
8	Coastal Walkway CBD (by Wind Wand)	24/7
9	Coastal Walkway Waiwhakaiho River Mouth (Rotomanu North)	24/7
10	Corbett Park	24/7
11	East End Beach	24/7
12	East End Reserve Buller Street	Toilet access is 24/7, vehicle access is 6.00am to 8.30pm
13	Fitzroy Beach	24/7
14	Fitzroy Shopping Centre	24/7
15	Hickford Park	24/7
16	Hickford Park Walkway	24/7
17	Inglewood CBD	24/7
18	James Lane Rest Rooms CBD	Women’s rest rooms are 7.00am to 8.00pm seven days. Outside toilet attached that is 24/7
19	Jubilee Park	24/7
20	Kawaroa Park	24/7
21	Lake Mangamahoe	Toilet access is 24/7, vehicle access is 6.00am to 8.30pm
22	Lake Rotomanu (Rotomanu South)	24/7
23	Lee Breakwater	24/7
24	Mangapouri Cemetery	24/7
25	Marfell	24/7
26	Marine Park	24/7

	Public toilet location	Access times
27	Merrilands Domain – Audrey Gale Reserve	Toilets are 24/7, vehicle access is 6.00am to 8.30pm
28	Motorua Shopping Centre	24/7
29	New Plymouth CBD (Gover Street)	24/7
30	New Plymouth CBD Exaloo	24/7
31	Ngamotu Beach	24/7
32	Ōākura Beach	24/7
33	Ōākura CBD	24/7
34	Ōākura Motor Camp	Motor camp administered toilets
35	Ōkato	24/7
36	Ōkato Domain	24/7
37	Onaero Beach Motor Camp	Motor camp administered toilets
38	Puke Ariki	Museum opening hours
39	Pukekura Park behind Tea House	24/7
40	Pukekura Park Bellringer Pavillion	24/7
41	Pukekura Park Playground	24/7
42	Pukekura Park Rogan St Entrance	24/7
43	Pukekura Park Women’s Pavilion Toilets	24/7
44	Tongapōrutu Recreational Reserve	24/7
45	Upper Mangorei Road	24/7
46	Urenui Community Centre (at rear of Centre)	24/7
47	Urenui Motor Camp – Beach	Motor camp administered toilets
48	Urenui Motor Camp – River	Motor camp administered toilets
49	Wai-iti Beach	24/7
50	Waitara CBD (next to Plunket Rooms)	24/7
51	Waiwhakaiho Park (rear of netball courts)	24/7
52	Weld Road Reserve	24/7
53	Westown	24/7
54	Yandle Park	24/7