GOLD COAST CITY COUNCIL

LOCAL LAW NO. 29

(PUBLIC AND OTHER CAMPING AREAS AND CAMPING GENERALLY)

REPEALED (GAZETTE 19/12/08)
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SUMMARY OF PROVISIONS

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Citation

1. This local law may be cited as Gold Coast City Council Local Law No. 29 (Public and Other Camping Areas and Camping Generally).

Objects

2. The objects of this local law are to:-
   
   (a) ensure that camping grounds are properly maintained; and
   
   (b) ensure that the operator of a camping ground provides suitable facilities for users of the camping ground; and
   
   (c) ensure that camping grounds comply with appropriate standards of cleanliness and hygiene; and
   
   (d) regulate conduct on camping grounds.

Definition

3. In the interpretation of this local law unless the context otherwise indicates or requires the following terms have the meanings respectively assigned to them, that is to say:-

   “Authorised Person” means a person authorised by the Council to exercise the powers of an authorised person under this local law.

   “Camp amenities or amenities” - The buildings on a public or private camping area used for toilet, ablution or laundry purposes and includes a lavatory and urinal: The terms also mean any other building or structures on a public or private camping area for the use of or for the convenience of campers;

   “Camp Site” - The area of ground occupied by a tent or caravan inclusive of ropes, supports and pegs;

   “Car or Motor Car” - A motor car or other vehicle having wheels and used or intended to be used for carriage and includes a trailer;

   “Caravan” - A vehicle with or without motive power, or attached to a motor vehicle and equipped for camping or for use as a dwelling or temporary abode;

   “Council” - The Council of the City of Gold Coast;

   “Lodge” - To occupy a tent or caravan on a public camping area whether such tent or caravan is in the possession of that person or not;
“Private camping area” - An area of land, other than a public camping area, registered by the Council for camping purposes;

“Public camping area” - An area of land being a public reserve or part of a public reserve vested in the Council as trustee or land under the control of the Council for the purposes of camping and includes the areas set out in the Schedule to this local law;

“Tent” - A structure or erection constructed or covered wholly or in part with canvas, calico or other material and includes a shelter used or capable of being used as a temporary abode or sleeping place;

“To camp” - To occupy or to sleep in or to attempt to sleep in a tent, caravan or motor vehicle;

“To park” - To permit a car to remain stationary for a period exceeding ten (10) minutes.

4. The public camping areas, the descriptions set out in the Schedule hereto, are hereby declared to be public camping areas for the purposes of this local law and shall be known by the names allotted to them as set out in the said Schedule. This local law shall apply to the public camping areas as set out in the said Schedule and shall, unless the context otherwise indicates, also apply to private camping areas.

5. A person shall not camp, lodge or stay in a public camping area unless he has received the prior permission of the Council, and has paid to the Council all moneys payable to it by way of camp dues and fees. A permission granted by the Council under this local law may be withdrawn at any time by the Council.

A permission granted under this local law shall not extend for a period in excess of six (6) consecutive weeks, unless with the prior approval of the Council.

If permission for an extended period is refused to a person, he shall not occupy a camp site in the same public camping area until after the expiration of two (2) months from the date of the last date of the preceding occupation by that person.

6. A person shall not camp, stay or lodge on a private camping area for a period in excess of six (6) consecutive weeks, unless with the prior approval of the Council, and then for such extended period as the Council may allow.

7. A person desiring to camp, stay or lodge or remain camped or lodged on a public or private camping area for a period in excess of six (6) consecutive weeks may make application in writing to the Council for such approval. Such application shall state the reason or reasons of the applicant. The Council may in its discretion grant or refuse the application or may impose such conditions or restrictions as it may consider necessary in the circumstances.

8. The Council may in its discretion refuse a person permission to camp, stay or lodge on a public camping area.

9. The Council shall not permit more than one (1) tent or one (1) caravan to occupy a camp site on a public camping area.

10. Where a person to whom permission to camp, lodge or stay on a camp site in a public or private camping areas has erected or placed on such a site a tent or caravan, that person
shall not let or hire such tent or caravan to another person without the prior approval of the Council in writing.

11. A person shall not place nor allow to remain on a public camping area a caravan unless that caravan is currently registered for use on public roads under the laws in that behalf of the State of Queensland.

12. The owner, lessee, manager or person apparently in charge of a private camping area shall not place or permit to be placed or allow to remain on such private camping area a caravan unless that caravan is currently registered or capable of being so currently registered for use on public roads under the laws in that behalf of the State of Queensland.

13. A person shall not conduct, occupy nor use land nor cause or permit nor suffer such land to be occupied or used as a camping area unless it is registered or provisionally registered under the provisions of this local law.

14. A person desiring to conduct on or to occupy or use land or cause or permit or suffer such land to be used or occupied as a camping area shall make application for registration of such camping area or renewal of registration thereof as the case may be to the Council in a form prescribed by an Authorised Person. Such application shall be lodged with the Council and except in the case of an application for renewal of registration shall be accompanied by a plan drawn to scale for retention by the Council showing thereon each camp site properly numbered and the size thereof, the position and number of all camp amenities, the position of all buildings on the area, the position of all water points and garbage receptacles and such other particulars as the Council may require. Such application shall be accompanied by the prescribed fee.

15. An application for registration of a camping area shall be dealt with in the first instance by the Authorised Person of the Council.

The Authorised Person may in his discretion grant or refuse such application. The Authorised Person may require an applicant to furnish such further or other information as he may require before giving his decision. Applications shall be dealt with by the Authorised Person in the order of priority in which they are lodged with the Council. The Authorised Person instead of refusing an application may grant to the applicant, a provisional registration or for such extended time as the Authorised Person may allow upon application in that behalf by the applicant, and upon the expiration of the time or extended time as the case may be such provisional registration shall lapse. When provisional registration is granted, the applicant shall be informed in writing of the conditions required to be fulfilled by him to gain registration thereof.

Upon the fulfilment to the satisfaction of the Authorised Person of the conditions stated in a provisional certificate of registration and upon the surrender of such provisional certificate, a certificate of registration shall be granted to the applicant.

16. An applicant for registration of a camping area dissatisfied with the decision of the Authorised Person may within seven (7) days after receipt of the decision of the Authorised Person or within such extended time as the Council may allow, appeal to the Council against such decision.

An appeal under this local law shall be in writing and signed by the applicant or his Solicitor or Agent and shall fully set forth all the grounds upon which the appeal is made. The
applicant shall not except by leave of the Council be able to raise on the hearing of the appeal any grounds not stated in the notice of appeal.

The Council at its meeting shall hear and determine the appeal and may require the applicant to be present at its meeting or at a time and place to be advised the applicant to be present to argue the appeal.

The Council may allow the applicant to be represented by Counsel or a Solicitor. The Council shall determine the appeal and may allow or dismiss it or may refer the matter back to the Authorised Person with its recommendation thereon.

17. A registration of a camping area under this local law shall unless previously revoked as herein provided remain in force until the 31st August next ensuing and no longer.

18. An applicant desiring to renew registration of a camping area shall make application for renewal by submitting an application for renewal in the form prescribed for that purpose prior to the expiry of the current period of registration or within such extended time as an Authorised Person may allow either generally or in a particular case.

19. A certificate of registration or a certificate of renewal of registration shall be in writing and signed by an Authorised Person and shall have endorsed on it:-

(a) The area approved of;
(b) The name of the person to whom the certificate is issued;
(c) The number of camp sites approved of and the position of such sites, if considered necessary; and
(d) In the case of provisional registration the conditions of such registration and the period of time registration shall be in force.

Such certificate shall expire on the thirtieth day of June next ensuing after the date thereon.

20. Should a registered camping area for any reason whatsoever become vested in or under the control of a person other than the person named in the current certificate of registration, then such first mentioned person shall submit to the Council an application for a certificate of registration in respect of such camping area to be granted to him. An Authorised Person, notwithstanding the existence of such certificate of registration, may in his discretion grant or refuse the said application. If the application be refused the applicant shall have the same right of appeal to the Council as is provided by Section 15 of this local law.

21. The Council may for good cause shown revoke a registration or provisional registration of a camping area.

22. Without limiting the Council’s power of revocation as herein contained, an Authorised Person may revoke the registration of a camping area upon any one or more of the following grounds, that is to say:-

(a) That the camping area has not been kept in a clean, wholesome and sanitary condition and free from vermin;
(b) That the person to whom registration has been granted has been convicted of an offence against this local law;
(c) That the person to whom the certificate has been granted is a person of ill repute;
(d) That the camping area has been conducted in a manner interfering with the peace and good order of the neighbourhood; or

(e) That the Officer-in-Charge of Police within the City Area has reported to him that persons of undesirable character are occupying or resorting to the camping area or that the person to whom the certificate has been granted is an undesirable character.

Before revoking a registration under the powers in that behalf therein contained on the grounds that the camping area has been conducted in a manner interfering with the peace and good order of the neighbourhood, an Authorised Person shall give to the person to whom registration has been granted written notice of his intention to revoke such registration and shall allow the person to whom such notice is given to make such representations or submissions to him as such person considers necessary.

Notice of revocation by an Authorised Person under this local law shall be given to the person concerned.

A person whose certificate of registration is revoked under this local law may within seven (7) days after receipt of such notice of revocation or within such extended time as the Council may allow appeal to the Council against such decision in the manner provided by Section 15 of this local law.

Except with the express consent in writing of the Council, a person shall not erect a tent nor place nor cause to be placed a caravan or a caravan-like structure within any part of the City for the purpose of letting or hiring.

A person who lets or hires a tent, caravan or caravan-like structure without such express consent of the Council shall be guilty of an offence.

A person desiring to obtain the consent of the Council for any of the purposes contained in this local law shall submit an application in writing to an Authorised Person. Such application shall state the name of the applicant, whether the applicant conducts a camping area or not, and the description of the caravan or caravans in respect of which consent is required.

An Authorised Person shall and is hereby authorised to deal with all applications under this local law.

An Authorised Person may in his discretion grant or refuse the consent of the Council under this local law, provided however that no such consent shall be given unless:-

(a) The caravan concerned is one of good quality;
(b) The caravan is registered or capable of being registered under the laws relating to the registration of vehicles for use on public roads in the State of Queensland.
(c) The following minimum lengths of caravan are observed, namely:-
   (i) For use by two (2) persons, not less than three (3) metres in length;
   (ii) For use by three (3) persons, not less than three point six (3.6) metres in length;
   (iii) For use by four (4) persons, not less than four point two (4.2) metres in length;
   (iv) For use by five (5) persons, not less than four point eight (4.8) metres in length;
   (v) For use by six (6) persons, not less than five point four (5.4) metres in length;
and

(d) Such caravan is equipped with electric or gas stove, jug, toaster, refrigerator or ice box, fry pan, cooking utensils, inner spring or rubber mattresses to all beds and the floor of the caravan is floored with linoleum, vinyl tiles, carpets or other approved surfaces.

An application for consent, under this local law shall be accompanied by the prescribed fee.

An Authorised Person may require a caravan included in an application to be inspected either by an officer of the Council or by an independent person before granting or refusing the consent of the Council, and for this purpose may fix an inspection fee, which the applicant shall be required to prepay to the Council.

A consent granted under this clause shall expire on the 31st August next ensuing the date on which the consent is given, and such consent shall be capable of being renewed from time to time thereafter upon application being made to the Council therefore. A consent so renewed shall expire annually on the 31st August.

23. An officer of the Council may from time to time inspect a caravan which is the subject of the Council’s consent to its being hired or let, and for that purpose may enter upon the land on which the caravan is situated.

24. A person to whom consent to hire or let a caravan has been given under this local law shall:-

(a) Keep and maintain the caravan and its surrounds in good order and a thoroughly clean condition;
(b) When required by an Authorised Person cause the caravan to be repaired or painted;
(c) Cause all bed clothes and bedding and every bedstead therein to be properly cleansed and free from vermin; and
(d) Upon receipt of notice from an Authorised Person to have the caravan properly fumigated to destroy vermin and insect life, immediately take action to obey the requirements of such notice.

25. A person to whom registration of an area for camping purposes has been granted shall at all times ensure that all camp sites thereon are pegged to define the boundaries of each camp site with an adequate distinguishing mark and that each camp site is numbered.

26. A person who, except in a public camping area, private camping area or camp site approved of by the Council, camps in or upon any Council property, foreshore, road, reserve, or land under the control of the Council shall be guilty of an offence against this local law.

For the purpose of this local law, the expression “to camp” shall also include the occupation of the Council property, foreshore, road, reserve or land under the control of the Council by the offender as a bed either with or without a stretcher, mattress, sleeping bag, bedding, pillows, blankets, sheets or other bedding material or equipment;

Provided that a person shall not be guilty of an offence under this local law if it is established to the satisfaction of the Council that the camping complained of was for the purposes of a day-time picnic or day-time recreation.
27. A person to whom permission to camp, lodge or stay on a camp site in a public or private camping area has been granted shall at all times during his occupation of such camp site maintain a tent or caravan used by him for camping purposes in good substantial repair and condition.

A person who on a camp site in a public or private camping area erects, maintains, uses or occupies a tent or caravan which is dilapidated, unsightly or insufficient for privacy shall be guilty of an offence against this local law.

Notwithstanding that the offender may be liable to prosecution for a breach of this local law, the Council may either verbally or by written notice require a person who uses or occupies a tent or caravan (whether he be the owner, occupier, hirer or tenant thereof) which is dilapidated, unsightly or insufficient for privacy, to pull it down forthwith or within a time to be specified in such notice or alternatively to repair it within a time to be stated in such notice, and if such person fails to carry out the requirements of the notice within the time so specified, the Council may pull down and remove such tent or caravan and convey the materials thereof to a Council depot. The Council may in a summary way, by proceedings before Justices, recover from the offender the cost of and incidental to the pulling down and removal of such tent or caravan.

28. Upon the expiration of the period of time for which permission has been granted or the withdrawal by the Council of such permission to a person to camp, lodge or stay on a public or private camping area such person shall forthwith remove from the camp site upon such public or private camping area the tent or caravan and all other incidental property brought thereon by such person and leave the camp site in a clean and tidy condition.

29. A tent or caravan occupying a camp site on a public or private camping area which appears to have been unoccupied or unused for a period of seven (7) days shall be deemed to be an abandoned tent or caravan and shall be dealt with as herein provided.

The Council may affix a notice in writing to such abandoned tent or caravan and upon some conspicuous part thereof addressed to the occupier thereof without naming such person and requiring the occupier to pull down and remove it within the time specified in the notice.

Where an abandoned tent or caravan remains on the private or public camping area after the time specified in such notice, then the Council may remove such abandoned tent or caravan and deal with it in the same manner as is provided in the last preceding Section.

30. The Council may from time to time erect and maintain on a public camping area such camp amenities for the use of the campers as the Council shall determine, and may add to, pull down, alter and re-erect such camp amenities.

31. A person shall not use camp amenities on a public camping area unless he is an occupier of a camp site on such public camping area.

32. The Council may issue to a camper occupying a camp site in a public camping area and for his convenience and use, a key or keys to gain admittance or access to the camp amenities provided by the Council for such period as the camper concerned may lawfully be entitled to use such public camping area.

Where a key or keys is or are issued for the convenience and use of campers to a camper, the Council may require as a precedent to the issue of such key or keys the deposit of a sum of
money as fixed by the Council from time to time to ensure the return of the key or keys at the expiration of the camper’s stay. On the return of the key or keys to the Council a refund of the deposit shall be made to the camper.

33. A person to whom a key or keys is or are issued under the preceding Section shall -
   (a) at all times ensure that the doors and entrances of the camp amenities to which the key or keys permits the person to gain admittance are securely fastened on entering and leaving;
   (b) not lend the key or keys to another person or allow or permit the key or keys to be used by a person other than an occupant of his camp site;
   (c) not use the key or keys for a purpose other than for the use for which it was intended, nor duplicate it or cause it to be duplicated; and
   (d) return the key to the proper officer when leaving the camp site for a longer period than forty-eight (48) hours or when his permission to occupy the public camping area has expired.

34. A person shall not cut, damage, write on, mark nor deface the floors, walls, ceilings, windows, partitions or the contents of the buildings which constitute the camp amenities provided by the Council on a public camping area.

35. A person shall not misuse, mismanage, damage nor injure a machine forming part of the camp amenities provided by the Council for the use of campers in a public camping area, nor shall such person place bent coins, washers, tokens or things in a coin-operated appliance provided by the Council for the use and convenience of campers in a public camping area.

36. A person shall not camp, lodge or stay in a public camping area on a site other than the site allotted to him or reserved by the Council for his use.

37. The Council may reserve a site in a public camping area for a person applying for such reservation, but only upon receipt by the Council of the reservation fee prescribed by this local law and at least payment of two (2) weeks’ camp site dues, and notwithstanding that such person fails to make use of the camp site so reserved the moneys so paid to the Council under this local law shall not be refundable or recoverable by the person who has paid the reservation fee.

38. The Council may from time to time appoint, and at its pleasure remove, a person to be the camp ground supervisor and may assign such camp ground supervisor to one or more of the public camping areas under its control.

The camp ground supervisor shall ensure that the Sections of this local law are properly complied with by all persons resorting to public camping areas.

Persons resorting to public camping areas shall promptly obey and comply with all the lawful requirements, directions and orders of the camp ground supervisor.

A camper shall on request by the camp ground supervisor allow the camp ground supervisor to enter his camp site at all reasonable times in the daytime to inspect the camp and the camp site used or operated on the camping area by that camper.

A person shall not obstruct, hinder, interfere with nor delay the camp ground supervisor in the lawful execution of his duties.
39. The Council may by resolution prohibit the use or entry of motor cars on to a public camping area or any part of a public camping area. A person shall not operate nor use a motor car in a public camping area or in that part of a public camping area to which the resolution of the Council shall extend.

40. A person in control of or apparently in control of a motor car on a public camping area shall not park such car in a manner so as to obstruct or so as to be likely to obstruct the flow of traffic to or from the public camping area or to or from a camp site therein. Such person on request by a camp supervisor or other servant of the Council shall forthwith remove such car in accordance with the lawful directions of such camp supervisor or servant. If such person shall fail to carry out the lawful directions of the camp supervisor or servant of the Council it shall be lawful for such camp supervisor or servant of the Council to remove or cause to be removed such motor car to some other part of the public camping area or to a place wholly outside the public camping area.

41. A person shall not on a public camping area bring thereon or allow to be brought thereon nor have thereon under his control nor there be in charge of an animal whether domestic or otherwise. A camp supervisor may take possession of and remove and otherwise impound an animal found by him on a public camping area.

42. A person shall not do any act or thing nor omit to do any act or thing which does or would be likely to injure, displace, pollute, foul, litter, deface or disorder a public camping area or any of the buildings or camp amenities thereon or the fences or walls thereof or anything appertaining thereto or to cause waste, loss or inconvenience to the Council or its servants. A person shall not injure or molest any flora or fauna in a public camping area.

A person shall not dig, disturb nor remove turf, soils, tone, clay, gravel or rock on a public camping area.

43. The Council may in a public camping area provide such number of electrical points for the use of caravans as the Council shall in its discretion consider adequate for such public camping area.

44. A person occupying a tent in a public camping area shall not use from an electrical power point provided by the Council in such public camping area electric power for lighting or other purposes whatsoever.

45. A person shall not use the electric power from an electric power point provided by the Council in a public camping area without the prior permission of the Council.

46. A person shall not use the electric power from a power point provided by the Council in a public camping area otherwise than for domestic light, power or heating purposes.

47. A person who on a public camping area uses electric power from the electric power point of the Council for industrial, manufacturing, processing, fabricating, signalling or broadcasting purposes shall be guilty of an offence against this local law.
48. A person on a public camping area shall not use an electrical appliance which causes interference to the reception at such public camping area of programmes from broadcasting, television and television translator stations.

49. A person desiring to use electric power from an electric power point provided on a public camping area for a purpose other than the purposes for which it may be lawfully used under this local law shall before doing so first obtain the consent of the Council in writing. A person desiring to obtain such consent shall make written application to the Council stating the purposes for which the power is desired to be used and the Council may allow or reject such application or allow it subject to such conditions as it may think fit to impose.

50. A person consuming electric power provided by the Council on a public camping area from an electric power point therein provided shall pay to the Council for the use thereof such charges as are provided for in this local law.

51. The Council shall not be under legal or other obligation to a person for any loss or damage sustained to any property or for any injury to any person arising in any manner howsoever upon the use of electric power supplied in a public camping area from power points provided by the Council.

52. A camp site shall not be situated nearer than one point eight (1.8) metres from the side of the rear alignment of the area on which it is proposed to be sited nor nearer than six (6) metres from street alignment.

A camp site shall not be sited within three (3) metres of a building. All ropes and other fastenings associated with such camp site shall be contained within the area of the camp site.

53. A person shall not on a public or private camping area occupy nor permit to be occupied a tent or caravan unless such tent or caravan is wholly within the boundaries of the camp site allotted to the person who applied for and received permission to occupy such site.

Games

54. (a) A person shall not in a public camping area organise or play a game which is likely to interfere with the safety and comfort of the public or likely to injure the public camping area or anything appertaining thereto.

(b) Except at places set apart therefor by the Council a person shall not in a public camping area without permission organise or play a game, the playing of which requires the exclusion from the playing space of all persons other than those engaged in such game.

(c) Where in a public camping area places have been set aside for the playing of games, a person desiring to use such areas shall at all times seek the prior approval of the Council and comply with the directions of the Council or the camp supervisor.

55. A person shall not for the purposes of public entertainment without the prior permission of the Council play a musical instrument or sing, nor direct nor procure a musical performance in a public camping area.

A person to whom permission has been granted under this local law, on being required to do, shall submit for the Council’s approval a programme of the musical items intended to be performed.
A person shall not perform nor direct nor procure to be performed a musical item which has not been so approved of by the Council.

56. A person shall not, without the permission of the Council, collect nor attempt to collect money in a public camping area from members of the public resorting to such public camping area.

57. A person shall not, without the prior permission of the Council vend on a public camping area or attempt to vend on a public camping area nor have in his possession an article for sale.

58. A person shall not without permission of the Council in a public camping area distribute or cause a handbill or advertisement to be distributed.

59. A person shall not without the prior permission of the Council convene, conduct nor hold nor cause nor permit to be convened, conducted or held on a public camping area a public meeting or religious gathering.

60. A person who erects or occupies a tent or caravan in a private or public camping area shall:-
   (a) Keep such tent or caravan and allotted camp site in a clean and sanitary condition;
   (b) Deposit all refuse in the receptacles approved by the Council and provided for that purpose;
   (c) Dispose of all liquid wastes as may be directed by the Council;
   (d) Use all sanitary conveniences and other camp amenities in a clean and sanitary manner;
   (e) Provide clean and sufficient sleeping accommodation in the tent or caravan; and
   (f) Ensure against overcrowding of persons in a tent or caravan.

61. A person shall not in a public camping area light nor maintain an open fire for any purpose whatsoever.

62. A person shall not occupy or use a camp site in a public or private camping area in such a way as to cause or to be likely to cause nuisance, annoyance, inconvenience, or disturbance to any of the other occupiers of camp sites within such public or private camping area.

63. Public camping areas, the areas of which are defined in the Schedule hereto, and which are Reserves under the “Land Act 1994”, and all such further and other public camping areas which may be subsequently provided by the Council or brought under the Council’s control as trustee, and which are Reserves under the “Land Act 1994”, shall be deemed public places for the purposes of conferring or imposing upon the members of the police force of Queensland powers and duties with respect to public places and providing for the punishment of offences committed in public places.

64. It shall be lawful for the Council, or an officer of the Council or a camp supervisor to evict a person from a public camping area found offending against the provisions of this local law and it shall also be lawful for a member of the police force to evict such an offender or to assist an officer of the Council to evict such an offender from such public camping area.
Fees

65. The fees to be paid to the Council pursuant to this local law shall be such fees as the Council may in each year fix by resolution.

66. A person who fails to pay to the Council the fees payable to it under this local law shall be guilty of an offence and a court of competent jurisdiction may in addition to imposing a penalty for such breach order the fees payable to the Council to be paid by the offender.

67. The Council may at any time close to the public, a public camping area or a portion thereof for a period for the purposes of carrying out improvements or repairs to such area or such portion thereof.

68. A person shall not without permission, exhibit, advertisements in a public camping area or on anything appertaining thereto.

69. A person shall not, without permission, erect a structure, screen, awning, or enclosure in a public camping area.

70. A person shall not distribute, cast away, or place in a public camping area any paper, fruit skin, bottle, tin or rubbish of any kind, or any matter or thing likely to inflict injury on a person.

71. A campsite on a public or private camping area shall not be less than seven point two (7.2) metres in length and seven point two (7.2) metres in breadth provided however that the Council may from time to time by local law vary the size thereof.

72. A camper who accidentally destroys or loses his current receipt for the payment of camp fees and dues may obtain a duplicate receipt upon application to the proper officer of the Council.

On a public camping area a camper on request by a camp supervisor or other officer of the Council or authorised person shall forthwith within one (1) hour of such request produce to the supervisor or officer of the Council or authorised person the last receipt or copy receipt issued to him by the Council for the payment of camp fees and dues.

73. It shall be lawful for a camp supervisor or other officer of the Council at any time in the day time to remove (by force, if necessary) a person from a public camping area whether that person be a camper or not, if the Council is satisfied that such person:-
(a) Is on or remaining on the public camping area without permission of the Council;
(b) Is on or remaining on the public camping area after the Council by notice in writing to that person has withdrawn permission to that person to remain thereon; or
(c) Gained permission to be on or remain on the public camping area by a false or misleading statement.

Where it is lawful for a camp supervisor or other officer of the Council to remove a person from a public camping area that supervisor or officer may also at the same time or at a reasonable time thereafter remove from the public camping area any property of that person and place it in a Council depot or other convenient area.
When it is lawful for a camp supervisor or other Council employee to remove a person from a public camping area or the property of that person it shall also be lawful for a police officer to remove such person or property likewise at the request of the Council or the camp supervisor or other officer and to use force if necessary for that purpose or to join in and assist a camp supervisor or other officer so to do.

A person so removed from a public camping area shall not have or commence or maintain any right, remedy or redress against the Council, camp supervisor or other officer of the Council or police officer or any of them or any two or more of them for anything done or omitted to be done by the Council, camp supervisor or other officer of the Council or police officer in the carrying out of any of the powers vested in it or them by this local law, unless the person so removed can establish that the Council the camp supervisor or other officer of the Council or police officer was actuated by malice or other improper motive.

74. A person who obstructs or hinders or attempts to obstruct or hinder a camp supervisor or other officer of the Council in the execution of his duties under the provisions of this local law shall be guilty of an offence.

75. A person shall not drive a motor car or velocipede within the limits of a camping area at a greater speed than ten (10) kilometres per hour.

76. Unless the Council otherwise determines, a private camping area shall not be approved by the Council unless those camp amenities set out in this local law are present on such private camping area, and thereafter during the period of approval continue to exist thereon.

Notwithstanding anything in this local law the Council may in its discretion require additional facilities effective to a private camping area prior to granting approval or prior to granting a renewal of approval to such private camping area.

An approval granted under this local law shall be in existence for a period of twelve (12) months from the date of grant thereof and the holder of such approval shall make application for a renewal thereof at least one (1) month prior to the date of its expiry.

In addition to the requirements set out in this local law approval of a private camping area shall not be granted or renewed by the Council unless laundry facilities thereon are considered to be adequate by the Council. Minimum requirements in respect of private camping areas:-

<table>
<thead>
<tr>
<th>No. of Camp Sites</th>
<th>Water Closets</th>
<th>Length of Urinals</th>
<th>Showers</th>
<th>Wash Hand-Basins</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Female</td>
<td>Male</td>
<td>Female</td>
<td>Male</td>
</tr>
<tr>
<td>8</td>
<td>2</td>
<td>1</td>
<td>1.2 metres</td>
<td>1</td>
</tr>
<tr>
<td>17</td>
<td>3</td>
<td>2</td>
<td>1.2 metres</td>
<td>2</td>
</tr>
<tr>
<td>25</td>
<td>5</td>
<td>3</td>
<td>1.8 metres</td>
<td>3</td>
</tr>
<tr>
<td>30</td>
<td>6</td>
<td>4</td>
<td>2.4 metres</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>1</td>
<td>60 centimetres</td>
<td>2</td>
</tr>
</tbody>
</table>
### Schedule

<table>
<thead>
<tr>
<th>Description</th>
<th>Name Allotted to Public Camping Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lot 2 on RP189516 County of Ward, Parish of Nerang: Location – 171 Marine Parade, Southport.</td>
<td>Broadwater Tourist Park</td>
</tr>
<tr>
<td>Lot 558 on CPWD3780 County of Ward, Parish of Gilston: Location - John Kemp Street, Main Beach.</td>
<td>Main Beach Tourist Park</td>
</tr>
<tr>
<td>Lot 7 on RP837318 County of Ward, Parish of Tallebudgera: Location – Charlotte Street and Binya Avenue, Coolangatta</td>
<td>Kirra Tourist Park</td>
</tr>
<tr>
<td>Lot 492 on CPWD810501 County of Ward, Parish of Gilston: Location – Hythe Street, Miami</td>
<td>Ocean Beach Tourist Park</td>
</tr>
<tr>
<td>Lot 8 on RP837314 County of Ward, Parish of Mudgeeraba: Location – 28 Goodwin Terrace, Burleigh Heads.</td>
<td>Burleigh Beach Tourist Park</td>
</tr>
<tr>
<td>Lot 160 on CP903695 County of Ward, Parish of Tallebudgera: Location – 1520 Gold Coast Highway, Palm Beach.</td>
<td>Tallebudgera Tourist Park</td>
</tr>
<tr>
<td>Lot 424 on CPWD6275 County of Ward, Parish of Albert: Location – 140 Pimpama Jacobs Well Road, Jacobs Well</td>
<td>Jacobs Well Tourist Park</td>
</tr>
<tr>
<td>Lot 75 on CPWD5742 County of Ward, Parish of Currigee: Location – South Stradbroke Island</td>
<td>The Bedroom</td>
</tr>
<tr>
<td>Lot 74 on CPWD5641 County of Ward, Parish of Currigee: Location – South Stradbroke Island</td>
<td>Tipplers</td>
</tr>
<tr>
<td>Lot 77 on CP815580 County of Ward, Parish of Currigee: Location – South Stradbroke Island</td>
<td>Tipplers</td>
</tr>
<tr>
<td>Lot 73 on CPWD5553 County of Ward, Parish of Currigee: Location – South Stradbroke Island</td>
<td>North Currigee</td>
</tr>
<tr>
<td>Lot 70 on CPWd5093 County of Ward, Parish of Currigee: Location – South Stradbroke Island</td>
<td>South Currigee</td>
</tr>
</tbody>
</table>