

KAPITI COAST DISTRICT COUNCIL BEACH BYLAW 2021

<u>1</u>	<u>litle, Commencement and Application</u>	2
<u>2</u>	Kapiti Coast District Council Beach Bylaw 2021 Validation	2
<u>3</u>	Objective	
<u>4</u>	Interpretation	4
<u>5</u>	Appropriate Behaviour	7
<u>6</u>	Beach Activities:	7
	Fishing	7
	Kite surfing	8
<u>7</u>	Designated Boat Launching and Retrieval Sites	8
<u>8</u>	Boat Launching	
9	Litter and green waste	9
<u>10</u>	Life Saving	9
<u>11</u>	Harvesting	9
<u>12</u>	Aircraft and Hovercraft	. 10
<u>13</u>	Hang glider/Para glider	. 10
<u>14</u>	Land Yacht	. 10
<u>15</u>	Vehicles:	. 10
	Authorised vehicle accessways	. 10
	Prohibited Driving Areas	. 11
	Permitted Driving Areas	. 11
	Conditions for Driving	. 12
<u>16</u>	Parking:	. 12
	Prohibited Parking Areas	. 11
	Authorised Disability Parking Areas	. 12
	Conditions for Parking	. 12
<u>17</u>	Horses and Stock	. 13
<u>18</u>	Hiring of Craft/Trading on the Beach	. 14
<u>19</u>	Special Events - Non commercial	. 14
<u> 20</u>	Beach Preservation	. 14
<u>21</u>	Coastal Protection Works	. 14
<u>22</u>	Defined Areas	. 15
<u>23</u>	Permits Issued Pursuant to the Bylaw	. 15
<u>24</u>	Offences and Penalties:	. 15
	Offences	. 15
	Penalties	. 15
	Maps (7)	. 16

1. Title, Commencement and Application

- 1.1 This Bylaw may be cited as the Kapiti Coast District Council Beach Bylaw 2021 and comes into force on 1 June 2021.
- 1.2 This Bylaw is made pursuant to Sections 145 and 146 of the Local Government Act 2002 and section 22AB of the Land Transport Act 1998, or any subsequent amendments.
- 1.3 This Bylaw applies to any part of the beach (the term 'beach' is defined in section 4.1 of this Bylaw) in the Kapiti Coast District, including:
 - (a) the beach area of Kapiti Marine Reserve, Kapiti Island Nature Reserve, and the Waikanae Estuary Scientific Reserve, which are owned and managed by the Department of Conservation.
 - (b) the beach area of Queen Elizabeth Park, which is owned and managed by the Greater Wellington Regional Council and subject to Greater Wellington Regional Council's Parks, Forests and Reserves Bylaw 2016, including any subsequent amendments.
- 1.4 This Bylaw does not apply to dogs on the District's beaches. For rules associated with dogs on beaches, please refer to the Kapiti Coast District Council Dog Control Bylaw 2019 and Dog Control Policy 2019, or any subsequent amendment.
- 1.5 This Bylaw replaces the Kapiti Coast District Council Beach Bylaw 2009.

2. Kapiti Coast District Council Beach Bylaw 2021 Validation

- 2.1 The Kapiti Coast District Council Beach Bylaw 2021 was approved at a meeting of the Kapiti Coast District Council held on 25 March 2021 after completion of the Special Consultative Procedure.
- 2.2 Technical amendments to this Bylaw were approved at a meeting of the Kapiti Coast District Council on 28 October 2021.

Bylaw Review

Bylaw adopted by Council	25 March 2021
Bylaw takes effect	1 June 2021
Reviewed (Technical)	June-Sept 2021
Technical amendments approved by Council	28 October 2021
Review due date	1 June 2031

2.3 The Common Seal of the Kapiti Coast District Council was affixed pursuant to a resolution of Council on 25 March 2021, and following technical amendment, pursuant to a resolution of Council on 28 October 2021 in the presence of:

K Gurunathan Mayor

Councillor

Wayne Maxwell Chief Executive Officer

DISTA

The Common Seal of

3. Objective

- 3.1 Subject to the limitations of Sections 145 and 146 of the Local Government Act 2002, the purpose of this Bylaw is to manage human activities on the beach in order to protect, promote, and maintain health and safety and the beach environment in accordance with *Toitū Kāpiti: Kāpiti Coast District Council Long term plan*, which aims to ensure:
 - (a) a high quality natural environment enjoyed by all; and
 - (b) a resilient community that has support for basic needs and feels safe and connected.
- 3.2 Nothing in this Bylaw derogates from any provision of, or the necessity for compliance with:
 - (a) any other Council bylaws, District Plan requirements;
 - (b) the Land Transport Act 1998 or any Act passed in amendment or substitution thereof;
 - (c) the Summary Offences Act 1981 or any Act passed in amendment or substitution thereof;
 - (d) any protected customary rights in the Marine and Coastal Area (Takutai Moana) Act 2011;
 - (e) the Litter Act 1979;
 - (f) the Greater Wellington Proposed Natural Resources Plan, the Navigation and Safety Bylaw for the Wellington Region, and any other requirements imposed by Greater Wellington Regional Council;
 - (g) the Waikanae Scientific Reserve Bylaw 1994 and any other requirements imposed by the Department of Conservation; and
 - (h) any other applicable Acts, regulations or rules.

4. Interpretation

4.1 In this Bylaw, unless the context requires otherwise:

Animals	Shall have the same meaning as defined in section 2 of the Animal Welfare Act 1999. This Bylaw does not apply to the control of dogs. For the rules associated with dog on beaches, please see the Dog Control Bylaw 2019 and the Dog Control Policy 2019.
Approved	Means approved in writing by Council or by any authorised Council Officer.
Authorised Boat Launch and Retrieve Area	Means a section of the foreshore, as identified by signage and/or signposts, designated for the purpose of launching boats and watercraft.
Authorised Disability Parking Area	Means a section of the foreshore designated for the purpose of people with disabilities to park and access the beach.

Authorised Officer

Refers to any officer of the Council or any other person authorised under the Local Government Act 2002 and authorised by Council to administer and enforce its bylaws.

Authorised Parking Area

Refers to an area on the foreshore designated for parking.

Authorised Surf Lifesaving Area An area of beach patrolled by a Surf Lifesaving Club.

Authorised Vehicle Accessway

Means a Council sign posted road or track allowing vehicular access to the beach from public roads, parking bays, reserves or picnic areas.

Beach

Any area along the Kapiti Coast which can reasonably be considered part of the beach environment including the foreshore, dunes, river mouths, coastal vegetation, coastal protective works, and any other areas of sand, surf, pebbles, shells or shingles under Council regulatory control. This area is a road for the purposes of the Land Transport Act 1998.

Chief Executive

Means the Chief Executive of the Kapiti Coast District Council or a person acting under delegated authority on behalf of the Chief Executive.

Coastal Marine Area Has the meaning given by section 2 of the Resource Management Act 1991.

Coastal Protection Works

Means any hard or soft structures (such as sea walls, rock revetments, dune fencing and coastal plants) used to prevent erosion and controlled by the Council.

Council

Means the Kapiti Coast District Council or any Committee acting under the delegated authority of the Kapiti Coast District Council.

District

Means the Kāpiti Coast District.

Drones

An aircraft without a human pilot onboard. Its flight is controlled either autonomously by onboard computers or by the remote control of a pilot on the ground or in another vehicle.

Dunes

Means the section of the beach lying generally above the high tide mark where mounds or ridges of sand or stones formed by wind or water action exist. These dune areas may be covered or uncovered by vegetation.

Enforcement Officer

Means any person appointed by the Council who holds a warrant under section 177 of the Local Government Act 2002, any person warranted under section 38 of the Resource Management Act 1993, any person warranted under section 33G of the Maritime Transport Act 1994, a Parking Warden appointed under section 128D of the Land Transport Act 1998 and includes a 'Constable' under the Policing Act 2008.

Foreshore

Means the land edging the sea, estuaries and rivers that are normally submerged and exposed by the sea's tidal ebb and flow, that is, the area between the line of mean high water springs level and the mean low water springs level.

Foxton Ecological District

The beach area from South Taranaki to Paekākāriki is a unique ecological area known as the Foxton Ecological District, which is characterised by extensive sand-dunes, estuaries, wetlands, dune lagoons and a few coastal swamp forests. (DOC, 1987, Ecological Regions and Districts of New Zealand, p56.).

Green Waste

Means any waste organic material generated by human activities.

Hang glider

Means a glider, including a powered glider, that is capable of being launched and landed solely by the use of the pilot's legs, and includes para gliders.

Horse

Means any horse, mule, donkey or ass.

Kite surf (sailboard)

Means any type of board that is propelled by a detachable sail apparatus and operated by a person standing on the board. This includes wind surfers and kite surfers.

Land Yacht

Means any unmotorised wheeled vehicle used in land sailing which consists of little more than a carriage and a sail.

Licence

Refers to a permit or other authority from the Council.

Litter

Has the meaning given to it by section 2 of the Litter Act 1979.

Longline fishing off the beach

Refers to fishing from the beach using long lines fitted with multiple hooks regardless of device (for example kontiki, kite, drone) used to deploy the line.

Moped

Shall have the same meaning as defined in section 2 of the Land Transport Act 1998.

Motorcycle (motorbike)

Shall have the same meaning as defined in section 2 of the Land Transport Act 1998. **Motorised water**

craft

Means any boat, jet ski or vessel propelled by a motor

and controlled by a person or any other means.

Offence Includes any act or omission in relation to this bylaw or

any part thereof for which any person is liable to

prosecution.

Official Beach Access Point

Means a Council sign posted road or track allowing pedestrian access to the beach from public roads,

parking bays, reserves or picnic areas.

Para glider Means a hang glider with no rigid primary structure. See

hang glider.

Prohibited Driving

Area

Means a section of the beach set out in clause [15(b)] of

this Bylaw where driving is prohibited.

Protected Customary Right Shall have the same meaning as defined in section 51

of the Marine and Coastal Area Act 2011.

Sign Means any display or device whether or not placed on

land or affixed to a building, stationary vehicle or structure, intended to attract attention for the purposes

of directing, identifying and informing.

Stock Includes poultry, cattle, deer, goats, sheep, pigs or any

other farmed animal (excluding horses).

Surfcasting The activity of fishing from shore, especially by casting

one's line into the surf.

Vehicle Shall have the same meaning as defined in section 2

of the Land Transport Act 1998 or subsequent

amendments.

5. Appropriate Behaviour

- 5.1 No person shall use any dressing shed or toilet except for its intended purpose, nor loiter in or around any dressing shed or toilet.
- 5.2 No person shall remain upon any part of the beach in deliberate view of others in such a state of undress as to cause offence.

6. Beach Activities:

(a) Fishing

- 6.1 It is the responsibility of all surfcasters and longline fishers to take reasonable steps to ensure their lines or equipment do not present a safety hazard to other beach users.
- 6.2 No person shall clean fish or bring, deposit or leave any filth or rubbish in any dressing shed or toilet.

- 6.3 Longline fishing off the beach (regardless of method of deployment) is not permitted between the hours of 10.00am and 5.00pm from 15 December to 15 February, in the following areas:
 - (a) between 8 Marine Parade and 100 Marine Parade, Otaki;
 - (b) between Te Horo Beach Road and south end of Rodney Ave, Te Horo;
 - (c) between Peka Peka Road and 250m south of Marram Way, Peka Peka;
 - (d) between Waikanae Boating Club and Olliver Grove, Waikanae;
 - (e) between Kapiti Boating Club in Paraparaumu and Takatimu St in Raumati;
 - (f) between Poplar Avenue and Jeep Road, in Raumati South; and
 - (g) within 400m of the Surf Club in Paekākāriki.
- 6.4 All individuals undertaking longline fishing must ensure their line is visible by the placement of flags on the line.
- 6.5 All individuals undertaking longline fishing must ensure their line is monitored at all times.

(b) Kite surfing

6.6 It is the responsibility of all kite surfers to take reasonable steps to ensure their lines or equipment do not present a safety hazard to other beach users.

7. Boat Launching and Retrieval Sites

- 7.1 The following sites are designated as official boat launching and retrieval sites:
 - (a) Jeep Road, Raumati South
 - (b) 'Marine Gardens', Garden Road or Matatua Road, Raumati Beach;
 - (c) Kapiti Boating Club, Marine Parade, Paraparaumu Beach;
 - (d) Paraparaumu Beach North, Manly Street, Paraparaumu Beach;
 - (e) Waikanae Boat Club, Tutere Street, Waikanae Bach;
 - (f) Peka Peka Road, Peka Peka Beach;
 - (g) south end Rodney Avenue, South End access;
 - (h) opposite 100 Marine Parade, Otaki; and
 - (i) opposite 8 Marine Parade, Otaki.
- 7.2 The geographical boundaries of the sites listed may be identified by signage and/or signposts.

8. Boat and Watercraft Launching

- 8.1 Motorised boats and watercraft shall, except in emergency situations, launch from a site set out in clause 7.1.
- 8.2 Non-motorised boats and watercraft are permitted to launch from:

- (a) Any site set out in clause 7.1; or
- (b) Any permitted driving area as set out in clause 15.4.

9. Litter and Green Waste

- 9.1 No person shall dump litter or green waste on any part of the beach.
- 9.2 Any person found discarding or dumping or directing the discarding or dumping of litter or green waste contrary to this Bylaw, is liable to prosecution and or a fine to recover the costs associated with its removal.¹

10. Life Saving

- 10.1 No person shall obstruct, hinder or interfere with any life-saving operations or with any person engaged in life saving activities.
- 10.2 The Council may at its discretion authorise any life-saving club to erect and remove danger notices from any place.
- 10.3 No person shall swim in any place, or in the vicinity of any place, which is declared unsafe for such activity by a Council approved "danger" board or notice. No person shall swim or bathe in any place after being warned by an enforcement officer or qualified life-saving attendant that it is dangerous to swim in such a place.
- 10.4 No person shall use, displace, or otherwise interfere with any appliance, warning device or sign provided by the Council or by any life-saving club unless authorised by an official surf club member, an enforcement officer, or member of Police.
- 10.5 From time to time, a surf lifesaving club may set aside areas of beaches as flagged areas for the purposes of swimming and bodyboarding only. No person may carry out any activity other than the activities for which the area has been flagged. These flagged swimming areas are marked by two yellow flags forming the boundary.

11. Harvesting

- 11.1 Except with the written permission of the Chief Executive, no beach material listed in clause 11.2 may be removed:
 - (a) using any power equipment or tool (such as a chainsaw) to chop up or break down material for removal; and
 - (b) in quantities exceeding that which can be carried on foot (unless the permitted quantity is specified in some other bylaw or Act of Parliament).
- 11.2 Except with the written permission of an authorised officer, no person shall remove any of the following resources from the beach in quantities greater than that specified in clause 11.1 above:
 - (a) sand;
 - (b) driftwood;

Individuals caught dumping or discarding litter may also be liable to an infringement offence under the Litter Act 1979.

- (c) native estuary vegetation; and
- (d) stones where they form the predominant beach material.

12. Aircraft and Hovercraft

- 12.1 No person shall (except in the case of an emergency) land or attempt to land on any part of the beach any aircraft, glider, balloon, parachute or other craft for air flying nor any hovercraft, except a hang glider or para glider, unless:
 - (a) The Council has given written approval to carry out the activity; and
 - (b) All other statutory requirements are also complied with.
- 12.2 Any person flying a drone must comply with the Civil Aviation Act 1990 and any other relevant Council policy.

13. Hang glider/Para glider

- 13.1 No person shall (except in the case of an emergency) land or attempt to land on any part of the beach any hang glider or para glider unless:
 - (a) The Council has given written approval to carry out the activity and all other statutory requirements are also complied with; or
 - (b) The person is landing a hang glider or para glider on the foreshore between the southernmost limit of Ames Street, Paekakariki, and the Fisherman's Table Restaurant² at the southern boundary of the District.
- 13.2 Any person landing or attempting to land a hang glider or para glider on the foreshore between the southernmost limit of Ames Street, Paekākāriki and the Fisherman's Table Restaurant, shall take all possible steps to avoid causing a nuisance or danger to other beach users.
- 13.3 No person shall (except in the case of an emergency) attempt to become airborne or waterborne in any aircraft, glider, para glider, hang glider balloon, parachute or other craft for air flying nor any hovercraft, from any part of the beach, unless the Council has given written permission to carry out the activity and the person has complied with all other statutory requirements.

14. Land Yacht

- 14.1 No person may operate a land yacht on any part of the beach unless they are on the foreshore between the north bank of the Waimeha Stream Mouth, North Waikanae, and the Official Beach Access Point at Olliver Grove, North Waikanae.
- 14.2 All land yachts being driven on the beach must give way to pedestrians, bathers, horses and dogs at all times.

15. Vehicles:

(a) Authorised vehicle accessways

- 15.1 The following sites are designated as authorised vehicle accessways:
 - (a) Peka Peka Road, Peka Peka;

² Fisherman's Table Restaurant situated at 29 State Highway 1, Paekakariki 5034.

- (b) south end of Rodney Avenue, Te Horo;
- (c) opposite The Avenue, Otaki;
- (d) opposite 100 Marine Parade, Otaki;
- (e) opposite 8 Marine Parade, Otaki.

(b) Prohibited Driving Areas

- 15.2 Two-wheeled (road or off-road) motorcycles or mopeds are <u>not permitted</u> to drive on any part of the beach.
- 15.3 No person may drive any vehicle in a prohibited driving area of the beach or on any dunes or coastal protection works, unless that person has the prior permission of the Council or when any of the following circumstances apply:
 - (a) an emergency or law enforcement situation;
 - (b) an authorised officer/enforcement officer undertaking monitoring and compliance; or
 - (c) Council, groups recognised by Council, Greater Wellington Regional Council or Department of Conservation Staff (or their delegated contractors) carrying out restoration or beach maintenance work.

(c) Permitted Driving Areas

- 15.4 All beaches in the District are prohibited driving areas in relation to any vehicle (excluding two-wheeled motorcycles and mopeds) apart from the following:
 - (a) the <u>foreshore</u> between the Official Beach Access Point at Olliver Grove, North Waikanae, to the Official Beach Access Point at the southern end of Rodney Avenue, Te Horo;
 - (b) the <u>formed shingle track</u> adjacent to the foreshore between the northern bank of the Otaki River mouth to the Official Beach Access Point opposite 100 Marine Parade, Otaki Beach;
 - (c) the <u>foreshore</u> between the Official Beach Access Point opposite 8 Marine Parade, Otaki Beach, to the northern limit of the District. (Note: The Waitohu Reserve area is outside the limits of the foreshore and is off limits to all vehicles).

Note: Under the Greater Wellington Regional Council's Natural Resources Plan, driving is restricted in the following areas (Rule 196) unless launching or retrieving a boat (Rule 190) or for surf lifesaving operations, emergency situations and government activities (Rule 197):

- (a) the foreshore of the Kowhai Stream Mouth;
- (b) the foreshore of the Otaki River Mouth/Estuary; and
- (c) the <u>foreshore</u> of the Waitohu Stream Mouth/Estuary.
- 15.5 No person shall, except for emergency purposes, bring or drive any vehicle, land yacht, or trailer onto any part of the beach except via an Authorised Vehicle Accessway.
- 15.6 No person shall, except for emergency purposes access an Authorised Boat Launch or Retrieve Area or Authorised Disability Parking Area from a vehicle

prohibited part of the beach.

(d) Conditions for Driving

- 15.7 No person shall, except for emergency purposes, on any part of the beach:
 - (a) Drive a vehicle through an official vehicle beach access point at a speed greater than 10 km/h.
 - (b) Drive any vehicle at a speed greater than <u>20 km/h</u> or in a manner which:
 - (i) causes nuisance or annoyance to other beach users;
 - (ii) causes damage to any part of the beach; or
 - (iii) has adverse effects on plants and/or native animals or their habitats.
- 15.8 No person shall tow or drag any wave board or similar device behind any motor vehicle in such a way as to cause a danger or inconvenience to any person.

16. Parking:

(a) Prohibited Parking Areas

- 16.1 Parking on the beach is prohibited in all areas, except for in following areas:
 - (a) Designated boat launching site for individuals parking a trailer;
 - (b) Authorised disability parking areas;
 - (c) Permitted driving areas set out in clause 15.4; and
 - (d) any other authorised parking areas.
- 16.2 No person may park any vehicle in a prohibited Parking Area on the beach or on any dunes or coastal protection works, unless that person has the permission of the Council or when any of the following circumstances apply:
 - (a) an emergency or law enforcement situation;
 - (b) an authorised officer/enforcement officer undertaking monitoring and compliance; or
 - (c) Council, groups recognised by Council, Greater Wellington Regional Council or Department of Conservation Staff (or their delegated contractors) carrying out restoration or beach maintenance work.

(b) Authorised Disability Parking Areas

- 16.3 Individuals holding a Mobility Parking Permit may park on the foreshore at any Authorised Disability Parking Area, provided a valid Mobility Parking Permit is displayed.
- 16.4 Authorised Disability Parking Areas are located in the following sites:
 - (a) the Authorised Boat Launch and Retrieve Area at Kapiti Boating Club;
 - (b) the Authorised Boat Launch and Retrieve Area at Waikanae Boating Club.

Note: Inquiries about mobility parking permits can be made to Well-Able Information and Equipment Service (phone 042982914 or email info@well-able.org.nz) or CCS Disability Action (phone 08002272255 or email Wellington.Admin@ccsDisabilityAction.org.nz).

(c) Conditions for Parking

16.5 Vehicles displaying Mobility Parking Permits must give way to vehicles launching boats at all times when driving through boat launching areas or accessways.

16.6 No person shall:

- (a) park any craft, trailer or vehicle on or near any Authorised Boat Launch and Retrieve Area and Authorised Disability Parking Areas so as to obstruct or impede the reasonable use of such areas; or
- (b) park beyond the signposted boundaries of any Authorised Boat Launch and Retrieve Area or Authorised Disability Parking Area in a vehicle prohibited part of the beach.

17. Horses and Stock

- 17.1 Between 10am 5pm from 15 December to the 15 February no person shall ride, drive or lead a horse on the foreshore in the following restricted areas:
 - (a) from the southern boundary of the District to the Wainui Stream mouth at the north of the Paekākāriki Settlement;
 - (b) from the Official Beach Access at Jeep Road, Raumati South, to the Kapiti Boating Club, Paraparaumu Beach;
 - (c) from the Waikanae Boating Club, Waikanae Beach to the Waimeha Stream mouth, Waikanae Beach; and
 - (d) from the beach access point opposite 100 Marine Parade, Otaki Beach to the beach access point opposite 8 Marine Parade, Otaki Beach and in Waitohu Reserve.
- 17.2 At all other times and locations, a person may ride, drive or lead a horse on the foreshore.
- 17.3 No person shall, on any part of the foreshore, ride any horse in a manner which causes danger or unreasonable inconvenience to any person or causes damage to the beach environment.
- 17.4 The Council may from time to time issue a permit authorising horse racing or riding in a restricted area of the foreshore, in which case:
 - (a) the provisions of this Bylaw apply except so far as varied by the permit and any conditions on the permit; and
 - (b) the rider must either clearly display the approved sticker or carry the permit so that it can be produced on demand.
- 17.5 Horses are prohibited from traversing all areas of the beach other than the foreshore and appropriately marked beach accessways.
- 17.6 A Council permit is required to lead stock on the beach.

17.7 No person who has obtained prior written permission from the Council to drive or lead any stock on any part of the beach shall do so in a manner which causes danger or inconvenience to any person or causes damage to the beach environment.

18. Hiring of Craft/Trading on the Beach

- 18.1 No person shall, on any part of the beach, sell, offer for sale, or trade, any article without obtaining a permit.
- 18.2 The Council may authorise the use of any part of the foreshore for the hiring, storing, launching and recovery of any types of waterborne craft made available for public hire, and may issue a permit to any person or persons for the carrying out of one or more of those activities.
- 18.3 Any such permit may include such conditions as may be desirable in the interests of the safety and convenience of the public.

Note: For information about applying for a permit for trading in a public place, please see Council's Public Places Bylaw and Trading in Public Places Policy.

19. Special Events – Non commercial

- 19.1 Any person or organisation wishing to hold a special event on the foreshore shall apply in writing to the Council for a permit to hold such an event. This application should be received at the Council a minimum of six weeks before the planned event.
- 19.2 The issuing of a permit for a special event may be subject to a bond to cover the costs of any clean-up or remediation undertaken by the Council following the event. The bond amount will be determined by Council Officers based on the size and potential risk of staging the said event.

20. Beach Preservation

- 20.1 No person is permitted to cultivate or tend any plant/s on the beach, other than those that naturally occur within the Foxton Ecological District, unless with prior permission of the Council.
- 20.2 Other than horses or dogs, no person is permitted to introduce or release any animal into the beach environment, without prior written permission of the Council.
- 20.3 The Council reserves the right to work with landowners to ensure that private accessways to the beach are consolidated when cause for consolidation is justified to prevent harm to the coastal dune system.

21. Coastal Protection Works

21.1 No person shall damage, break, destroy, remove or otherwise interfere with any coastal protection works legally placed, planted, erected or maintained on any part of the beach for the control of sand or shingle or for the prevention of erosion without a written permit from the Council.

22. Defined Areas

- 22.1 The Council may from time to time following public consultation, upon such terms and conditions and for such period or periods as it thinks fit, declare that a defined area of the beach shall be notified and identified as an area where specific activities may be expected to occur, either:
 - (a) to limit damage to the natural environment; or
 - (b) to restrict an activity that might not be acceptable in all areas; or
 - (c) to provide for safety matters.

For example, and without limitation, a defined area could include:

- (d) dune restoration areas;
- (e) clothing optional areas;
- (f) iwi traditional practice areas;
- (g) vehicle driving or parking areas; and
- (h) designated disability parking area.

Note: Unless specific prohibitions are established, a defined area does not exclude the general public from use of those areas.

23. Permits Issued Pursuant to the Bylaw

- 23.1 Where the Council issues any permit pursuant to the terms of this Bylaw, it may impose any reasonable conditions on that permit that it thinks fit.
- When undertaking a permit-required activity on the beach, permits or permit stickers must be either visibly displayed or readily available so that they can be produced on demand.

24. Offences and Penalties:

(a) Offences

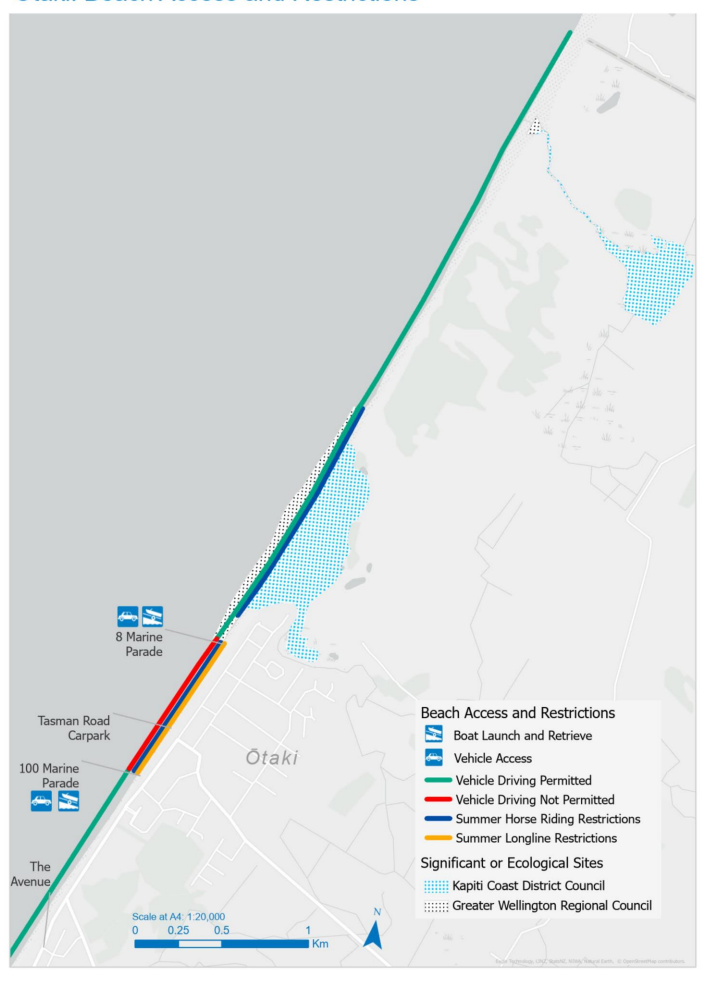
- 24.1 Every person who breaches the terms of this Bylaw commits an offence.
- 24.2 Further, every person commits a breach under this Bylaw who:
 - (a) Fails or refuses to, if requested, supply Council Enforcement Officers with their full name and address as set out in section 178 of the Local Government Act 2002.
 - (b) Obstructs or hinders any Enforcement Officer of the Council or other Council appointed person in performing any duty or in exercising any power under this Bylaw.

(b) Penalties

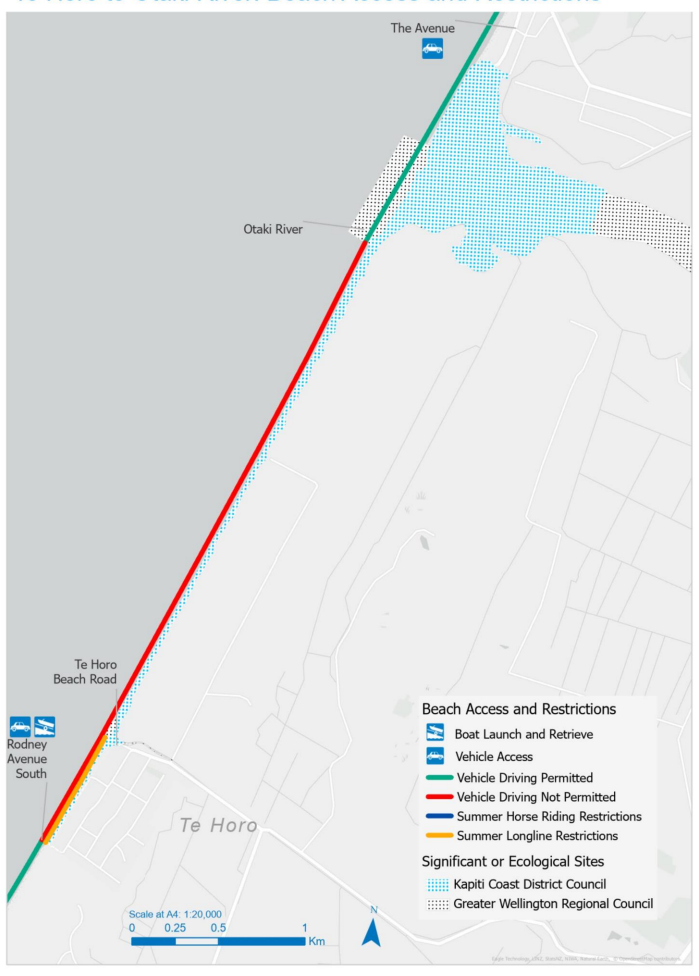
24.3 With the exception of breaches relating to exceeding the 10km/h and 20km/h speed limits, the infringement fee for breach of the driving provisions as set out in clauses 15.1 to 15.8 of this Bylaw is \$150 as set out in Schedule 1 of the Land Transport (Offences and Penalties) Regulations 1999.

- 24.4 With respect to breaches of clause 15.7 relating to exceeding the 10km/h or 20km/h speed limits, the infringement fee is the applicable infringement fee set out in Part 2 of Schedule 1B of the Land Transport (Offences and Penalties) Regulations 1999.
- 24.5 With the exception of parking in a disabled parking area without authority, the infringement fees for breaches of the parking provisions in clauses 16.1 to 16.6 of this Bylaw are set out in Part 1 of Schedule 1B of the Land Transport (Offences and Penalties) Regulations 1999.
- 24.6 With respect to breaches relating to parking in a disabled parking area without authority, the infringement fee is \$150 as set out in Schedule 1 of the Land Transport (Offences and Penalties) Regulations 1999.
- 24.7 The infringement fees issuable by the Council, as set out in clauses 9.1 and 9.2 of this Bylaw, as agreed by Council Resolution on 25 March 2021 pursuant to section 13(3) of the Litter Act 1979, are: \$100 for minor littering; \$200 for medium littering, and; \$400 for major littering.
- 24.8 Subject to any provision to the contrary, any person guilty of a parking or driving offence against this Bylaw shall be subject to the penalties as provided for in the Land Transport Act 1998 and is liable on conviction to a fine not exceeding \$1,000.
- 24.9 Subject to any provision to the contrary, any person guilty of an offence, other than a parking or driving offence, against this Bylaw shall be subject to the penalties set out in section 242 of the Local Government Act 2002, and is liable on conviction to a fine not exceeding \$20,000.

Ōtaki: Beach Access and Restrictions



Te Horo to Ōtaki River: Beach Access and Restrictions



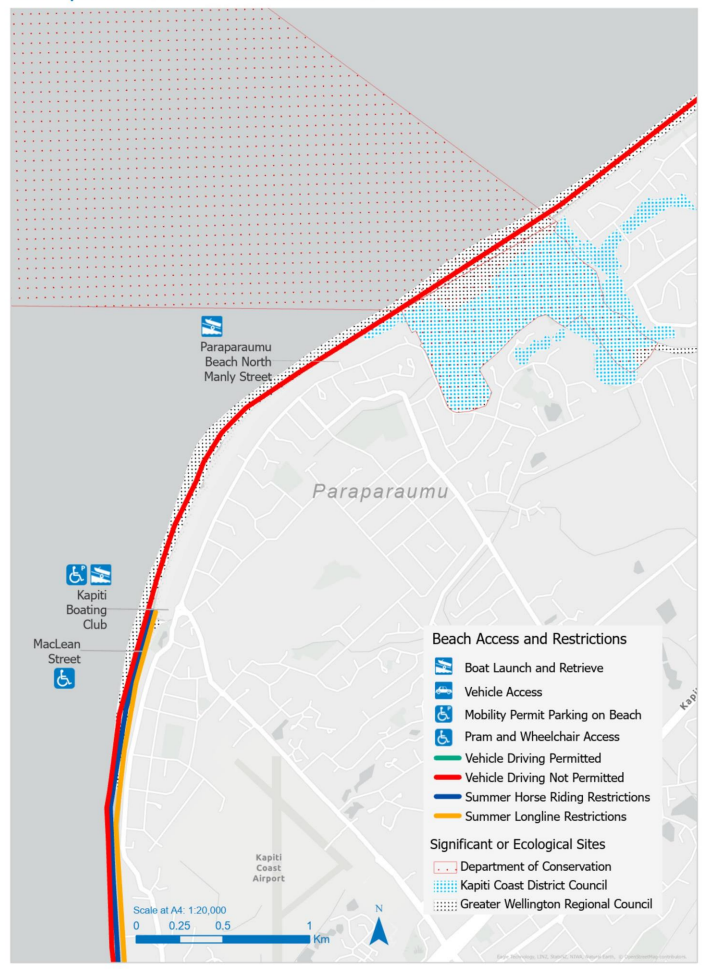
Peka Peka: Beach Access and Restrictions



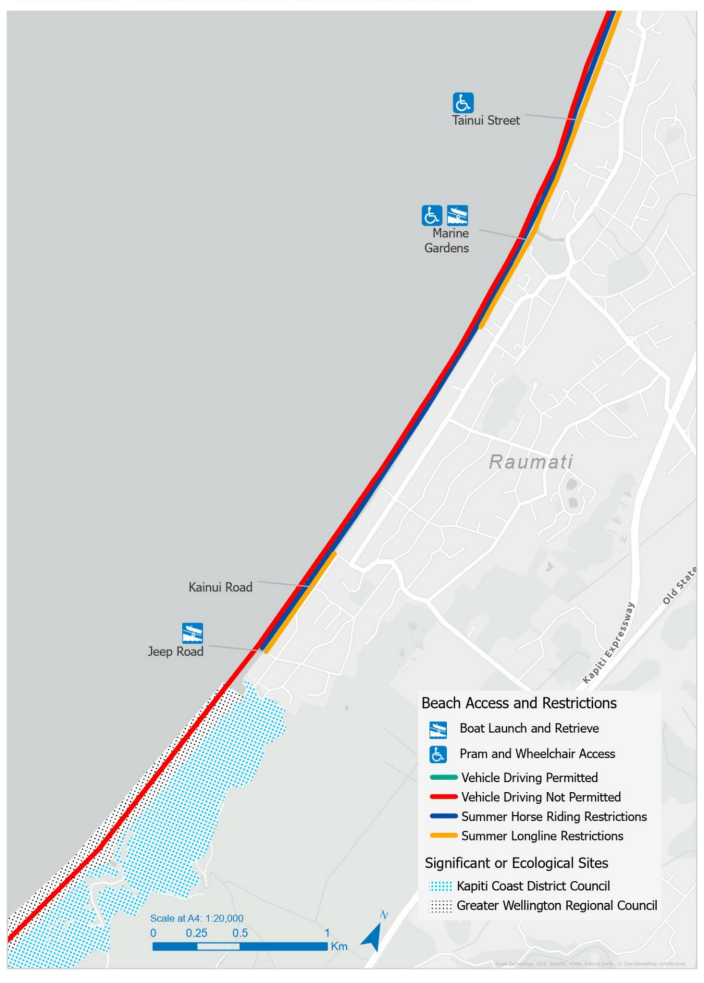
Waikanae: Beach Access and Restrictions



Paraparaumu: Beach Access and Restrictions



Raumati: Beach Access and Restrictions



Paekākāriki: Beach Access and Restrictions

