§ 148-153. Travel trailers and tent camping without compensation.

Travel trailers and tent camping without compensation shall meet the following requirements:

A. Travel trailer units shall be tied into an approved Health Department sewerage system unless they are located in an area (campground or subdivision) which has a dumping station approved by the Health Department or are located on the same property and adjacent to the main residence and no compensation is involved.

B. A conditional use permit is required for any exception to Subsection A above.

Tent Camping is permitted by owners, residents, tenants and their respective guests on property owned, leased, or otherwise legally occupied by the owners, residents, or tenants, without compensation, for a period of no more than seven consecutive days.

C. No full-time occupancy is allowed.

D. A conditional use permit, <u>if allowed per zoning district</u> (see <u>Table of Usages</u>, <u>Appendix A</u>), is required for any exception to these provisions.

Usage Table Amendments

Individual travel trailer and tent camping <u>without compensation</u> permitted in C-1, A-1, R-1, R-2, R-3, and as a conditional use in B-1 and M-1.

Recreational camps/campground for travel trailer and tent camping with compensation permitted by conditional use in A-1 and R-2.