WELLINGTON, NEW ZEALAND

PURSUANT to section 152 of the Land Transport Act 1998

I, Mark Gosche, Minister of Transport,

HEREBY make the following ordinary Rule:

Land Transport Rule: Vehicle Standards Compliance 2002

SIGNED AT Wellington

This 25th day of February 2002

Mark Gosche
Minister of Transport

Land Transport Rule
Vehicle Standards Compliance 2002
Rule 35001/2002
As at 1 June 2019
Land Transport Rule
Vehicle Standards Compliance 2002
As at 1 June 2019

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1 General

This is a compilation of *Land Transport Rule: Vehicle Standards Compliance 2002* that incorporates all the amendments to that Rule as at the date of the last amendment to it.

2 Format changes

Format changes to compilations are made so that the format of the compilation is consistent with current drafting practice, including:

- changes to the setting out of provisions, tables, and schedules:
- the repositioning of headings or notes:
- changes to typeface and type size:
- the addition or removal of boldface, italics, and similar textual attributes:
- the addition or removal of quote marks and rules:
- changes to the case of letters or words:
- addition of history and editorial notes.

3 Amendments incorporated in this reprint

*Land Transport Rule: Vehicle Standards Compliance Amendment 2019*

*Land Transport Amendment Act 2017*

*Land Transport Rule: Vehicle Standards Compliance Amendment 2016*

*Land Transport Rule: Vehicle Standards Compliance Amendment 2014*

*Land Transport Rule: Vehicle Standards Compliance Amendment (No 3) 2013*

*Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2013*

*Land Transport Rule: Vehicle Standards Compliance Amendment 2013*

*Land Transport Amendment Act 2009*

*Land Transport Rule: Vehicle Standards Compliance Amendment 2011*
Land Transport Rule: Vehicle Standards Compliance Amendment 2010

Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2009

Land Transport Rule: Vehicle Standards Compliance (Whole of Vehicle Marking) Amendment 2009

Land Transport Management Amendment Act 2008

Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2007

Land Transport Rule: Vehicle Standards Compliance Amendment 2007

Land Transport Rule: Vehicle Standards Compliance Amendment 2005

Land Transport Amendment Act 2005

As at 1 June 2019
Part 1
Rule requirements

Section 1  Application

1.1  Title

This rule is Land Transport Rule: Vehicle Standards Compliance 2002.

1.2  Scope of the rule

1.2(1)  This rule applies to:

(a)  all persons operating a motor vehicle on a road in New Zealand; and

(b)  all persons and organisations appointed by the Agency as certifiers to carry out inspection and certification activities for motor vehicles; and

(c)  all motor vehicles operated on a road in New Zealand, including motor vehicles in Table A of Part 2.

1.2(2)  In this rule, every reference to a vehicle is a reference to a motor vehicle.

1.2(3)  In this rule, every reference to a vehicle inspector or inspecting organisation is a reference to a certifier for the purposes of the Land Transport (Offences and Penalties) Regulations 1999 and the Land Transport (Certification and Other Fees) Regulations 1999.


1.3  Date when rule comes into force

1.3(1)  This rule revokes and replaces Land Transport Rule: Vehicle Standards Compliance 1998.

1.3(2)  This rule comes into force on 1 April 2002.

1.4  Application of rule provisions

1.4(1)  If there is a conflict between a provision of this rule and a provision of another land transport rule relating to vehicles, the provision of this rule applies.
1.4(2) For the avoidance of doubt, a reference to a certifier in any other land transport rule relating to vehicles is a reference to a vehicle inspector or inspecting organisation appointed under this rule.

**Section 2 Appointments of vehicle inspectors and inspecting organisations**

2.1 **Vehicle inspectors and inspecting organisations**

2.1(1) Unless 5.2(1) applies, only vehicle inspectors and inspecting organisations appointed under 2.2 may carry out inspection and certification activities as specified in this rule.

2.1(2) Vehicle inspectors and inspecting organisations must carry out inspection and certification activities competently and diligently and in accordance with the conditions of their appointment and with this rule.

2.2 **Appointment of vehicle inspectors and inspecting organisations**

2.2(1) The Agency may appoint vehicle inspectors and inspecting organisations to carry out any or all of the following activities:

(a) warrant of fitness inspection and certification;
(b) certificate of fitness inspection and certification;
(c) certificate of loading inspection and certification;
(d) new light vehicle entry inspection and certification;
(e) used light vehicle entry inspection and certification;
(f) heavy vehicle entry inspection and certification;
(g) low volume vehicle specialist inspection and certification;
(h) light vehicle repair specialist inspection and certification;
(i) heavy vehicle specialist inspection and certification;
(j) alternative fuel system inspection and certification;
(k) border inspection;
(l) the assignment of VINs to vehicles;
(m) the affixing of VINs to vehicles;
(n) the removal of an affixed VIN on a vehicle (where the vehicle has more than one VIN affixed).
(o) [Revoked]
2.2(2) Vehicle inspectors and inspecting organisations may carry out only those inspection and certification activities for which they have been appointed under 2.2(1).

2.2(3) The Agency may appoint a person, other than a vehicle inspector or inspecting organisation appointed under 2.2(1)(l) or 2.2(1)(m), to assign or affix VINs to specified vehicles.


Clause 2.2(1)(l): inserted, on 1 April 2006, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 2.2(1)(m): inserted, on 1 April 2006, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 2.2(1)(n): inserted, on 1 April 2006, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 2.2(1)(o): inserted, on 1 April 2006, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 2.2(3): inserted, on 1 April 2006, by clause 3.1(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


2.3 Requirements and conditions of appointment

2.3(1) The Agency may specify the period of appointment for a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), and may impose requirements and conditions as to the performance of the inspection and certification activities, including the performance of those activities at individual sites.

2.3(2) Without limiting 2.3(1), requirements and conditions imposed under 2.3(1) may apply to:

(a) inspecting a vehicle and associated documents;

(b) determining whether or not a vehicle or a specific aspect of a vehicle complies with 6.4(1), 6.5(5), 7.4(1) or 7.5(5);

(c) inspection and certification documents;

(d) recording information about the vehicle inspected;
(e) human and other resources used in carrying out inspection and certification activities, including persons, facilities, equipment and technical information;

(f) the technical and administrative competence of vehicle inspectors and persons carrying out inspection and certification activities;

(g) the performance management systems of vehicle inspectors and inspecting organisations;

(h) delegating functions and powers;

(i) any other matters relevant to inspection and certification activities.

2.3(3) It is a condition of an appointment under 2.2 that a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), continues to be a fit and proper person in accordance with 2.6.

2.3(4) It is a condition of an appointment under 2.2 that a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3):

(a) for the period specified by the Agency, keep all records and associated documents relating to vehicle inspection and certification activities; and

(b) advise the Agency as soon as practicable if there is a reason to believe that the inspection and certification of a vehicle has been carried out incorrectly; and

(c) advise the Agency as soon as practicable after they become aware of a defect in a manufacturer’s production run or quality control process that may affect the safety performance of a vehicle that has been inspected and certified.

Clause 2.3(1): amended, on 1 April 2006, by clause 3.2(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 2.3(3): amended, on 1 April 2006, by clause 3.2(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 2.3(4): amended, on 1 April 2006, by clause 3.2(3) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

2.4 **Delegations**

2.4(1) A vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), may not delegate any function or power to carry out inspection and certification activities for which they were appointed, except under conditions specified by the Agency in writing.

2.4(2) A delegation by a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), of any power to carry out inspection and certification activities does not affect the responsibility of the inspector, organisation or person appointed under 2.2(3), for the actions of a person acting under that delegation.


Clause 2.4(2): amended, on 1 April 2006, by clause 3.3(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

2.5 **Application for appointment**

2.5(1) An application for appointment under 2.2 must:

(a) be made to the Agency on a form specified by the Agency; and

(b) contain such information as required by the Agency; and

(c) be accompanied by the fee prescribed in the Land Transport (Certification and Other Fees) Regulations 1999.

2.5(2) In considering an application for appointment under 2.2, the Agency must:

(a) be satisfied that the applicant is a fit and proper person in relation to any of the criteria set out in 2.6 that the Agency considers appropriate to the application; and

(b) give such weight as the Agency considers appropriate to the following:

(i) the applicant’s ability and competence to undertake inspection and certification activities, including
qualifications and experience of vehicle inspectors and persons who will be carrying out the activities;

(ii) the applicant’s arrangements for public liability insurance and professional indemnity insurance;

(iii) subject to 2.5(3), the applicant’s degree of financial or professional interest in importing or selling vehicles or vehicle parts, or in modifying or repairing vehicles; and the extent to which that interest, if any, is counterbalanced by other relevant factors;

(iv) the arrangements considered necessary by the Agency to monitor and review the applicant’s performance under section 3;

(v) the number of vehicle inspectors and inspecting organisations already appointed and available in the relevant geographical areas;

(vi) the applicant’s quality assurance arrangements and performance management systems;

(vii) any other information the Agency considers relevant.

2.5(3) For inspection and certification under 2.2(1)(a), (g), (i) or (j), an interest arising from an applicant’s activities in modifying, repairing or selling vehicles or LPG or CNG fuel systems is not sufficient in itself to result in the applicant being considered unsuitable for appointment.

2.5(4) The Agency may seek relevant information in relation to 2.5(2) from:

(a) an applicant for appointment; or

(b) a person who is to carry out inspection and certification activities on behalf of a vehicle inspector or inspecting organisation; or

(c) a person who is to carry out inspection and certification activities under a delegation from a vehicle inspector or inspecting organisation; or

(d) a person who has, is to have, or is likely to have, control of an inspecting organisation that is to employ a vehicle inspector; or

(e) a person who has, is to have, or is likely to have, control of all or part of an inspecting organisation.
2.5(5) The Agency may obtain, with the consent of the relevant person listed in 2.5(4), additional information about that person relevant to an application for appointment under 2.2.

2.5(6) If an application for appointment under 2.2 is declined, the Agency must notify the applicant of this, in writing, with the reasons for the decision to decline the application, and the applicant may appeal against that decision under section 106 of the Land Transport Act 1998.


2.6 Fit and proper person criteria

2.6(1) In determining whether an applicant is a fit and proper person for the purposes of this rule, the Agency may have regard, and give such weight as the Agency considers appropriate, to the following matters:

(a) the applicant’s criminal history, if any;
2.6(1) Any information for which a disclosure is sought under paragraph 2.5(1)(b) or (c) must be provided to the applicant, unless the Agency is satisfied that the information is not relevant to the assessment of the applicant's fitness to hold a licence.

2.6(2) If the Agency proposes to take into account any information that is, or may be, prejudicial to an applicant about whom information has been sought under 2.5(4), the Agency must disclose that information to the applicant and give the applicant a reasonable opportunity to refute or comment on it.

2.6(3) Nothing in 2.6(2) requires the Agency to disclose any information if such disclosure would be likely to endanger the safety of any person.

2.6(4) If the Agency does not disclose information in accordance with 2.6(3), the Agency must inform the applicant:

(a) of the fact of non-disclosure; and

(b) that they may seek a review of the non-disclosure by the Privacy Commissioner under the Privacy Act 1993 or by the Ombudsman under the Official Information Act 1982.


Clause 2.6(2): amended, on 1 August 2008, by Part 2 of Schedule 3 of the Land Transport Management Amendment Act 2008.

Clause 2.6(3): amended, on 1 August 2008, by Part 2 of Schedule 3 of the Land Transport Management Amendment Act 2008.


Section 3 Monitoring and reviewing of performance, and suspension and revocation of appointments

3.1 Procedures for monitoring and reviewing performance

3.1(1) The Agency may monitor and review the performance of a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), in complying with the requirements and
conditions imposed by the Agency under 2.3, including the performance of inspection and certification activities at individual sites.

3.1(2) In monitoring and reviewing performance under 3.1(1), the Agency may require a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), to undergo such monitoring and review, and to provide such information as the Agency reasonably considers relevant.

3.1(3) A vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), must comply with a requirement from the Agency under 3.1(2).

3.1(4) A vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), must bear the costs of the monitoring and reviewing of their performance in accordance with any prescribed fee.


3.2 Action following failure to comply with conditions of appointment or with this rule

3.2(1) If the Agency is satisfied on reasonable grounds that a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), has failed to comply with any of the conditions of their appointment, or has failed to comply with this rule, the Agency may require the inspector, organisation or person appointed under 2.2(3) to undergo such an investigation and to provide such information as the Agency reasonably considers appropriate.

3.2(2) Subject to 3.2(3), if, following an investigation under 3.2(1), the Agency is satisfied that a vehicle inspector or inspecting
organisation, or a person appointed under 2.2(3), has failed to comply with any of the conditions of their appointment, or failed to comply with this rule, the Agency may do one or more of the following:

(a) require that remedial action, such as training, be undertaken by the inspector, organisation or the person appointed under 2.2(3);

(b) suspend the whole or any part of the appointment of the inspector, organisation or person appointed under 2.2(3), for a specified period or until specified conditions are met;

(c) revoke the whole or any part of the appointment of the inspector, organisation or person appointed under 2.2(3).

3.2(3) Subject to 3.3, before carrying out an action under 3.2(2)(b) or (c), the Agency must notify the vehicle inspector or inspecting organisation, or the person appointed under 2.2(3), in writing of:

(a) the action that is being considered; and

(b) the reasons for the action that is being considered; and

(c) the date by which submissions may be made to the Agency in respect of the action that is being considered, which must be at least 21 days after the notice was given; and

(d) where appropriate, the date on which the action that is being considered will take effect, which, unless the Agency determines otherwise, must be at least 28 days after the notice was given.

3.2(4) The Agency must provide a copy of a notice given under 3.2(3) to:

(a) a vehicle inspector or inspecting organisation or a person appointed under 2.2(3), if the Agency considers that the action that is being considered is likely to have a significant impact on their operations; and

(b) any other affected person, if the Agency considers that the action is likely to have a significant impact on that person.

3.2(5) If a vehicle inspector, inspecting organisation or person appointed under 2.2(3) is notified under 3.2(3), they must ensure that all information that they wish the Agency to consider in relation to the action that is being considered is received by the Agency within the period specified in the notice or within any further period that the Agency may allow.
3.2(6) The Agency must consider the submissions made and information supplied under 3.2(5), and must:

(a) decide whether or not to take the action that is being considered; and

(b) as soon as is practicable, provide written notification to the vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), of:

(i) the Agency’s decision; and

(ii) if appropriate, the date on which the action is to take effect; and

(iii) if appropriate, the right of appeal under section 106 of the Land Transport Act 1998.

3.2(7) The Agency may require a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), to bear the costs associated with an investigation under 3.2(1) or remedial action required under 3.2(2)(a) in accordance with any prescribed fee.

3.2(8) A vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), must comply with a requirement of the Agency under 3.2(1), 3.2(2)(a) or 3.2(7).

Clause 3.2(1): amended, on 1 April 2006, by clause 3.6(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 3.2(3): amended, on 1 April 2006, by clause 3.6(3) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 3.2(7): amended, on 1 April 2006, by clause 3.6(7) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 3.2(8): amended, on 1 April 2006, by clause 3.6(8) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


3.3 Immediate suspension or imposing of conditions

3.3(1) Despite 3.2(1) to 3.2(3), if the Agency has reason to believe that a vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), has failed to comply with a condition of their appointment or with this rule, and that this presents a significant risk to land transport safety, the Agency may suspend, with immediate effect, the whole or any part of the appointment, or impose any conditions on the appointment.

3.3(2) When, under 3.3(1), the Agency suspends the whole or any part of an appointment, or imposes conditions on the appointment, the Agency must notify the vehicle inspector or inspecting organisation, or a person appointed under 2.2(3), in writing of the:

(a) grounds for the suspension or imposing of conditions;
(b) fact that the inspector, organisation or person appointed under 2.2(3) may make submissions to the Agency;

(c) right of appeal under section 106 of the Land Transport Act 1998.

3.3(3) The Agency must, as soon as practicable, consider any submission made under 3.3(2)(b) and notify the vehicle inspector or inspecting organisation, or person appointed under 2.2(3), in writing of the result of any such consideration.

3.3(4) The Agency may at any time withdraw a suspension or condition imposed under 3.3(1).

3.3(5) A suspension or condition imposed under 3.3(1) remains in force until the Agency has determined the action to be taken and that action has been taken.

3.3(6) A person against whom a decision is taken under 3.3(1) may appeal against that decision under section 106 of the Land Transport Act 1998.

Clause 3.3(1): amended, on 1 April 2006, by clause 3.7(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 3.3(2): amended, on 1 April 2006, by clause 3.7(2)(a) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 3.3(3): amended, on 1 April 2006, by clause 3.7(3) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Section 4  Inspection of vehicles at the border

4.1  Application

4.1(1) This section applies, at the time of importation into New Zealand, to all vehicles imported on or after 1 March 1999 for operation on a road, except:

(a) a new vehicle;

(b) a vehicle listed in 6.1(a) to (j).

4.1(2) Section 213 of the Land Transport Act 1998 applies to vehicles inspected under this section.


4.2  Inspection requirements

Vehicles to which this section applies must be inspected by a vehicle inspector or inspecting organisation appointed under 2.2(1)(k) in accordance with requirements and conditions imposed by the Agency under 2.3.


4.3  Information to be recorded

A vehicle inspector or inspecting organisation must record and provide to the Agency, or to other persons specified by the Agency, the following information about a vehicle inspected under 4.2:

(a) its make, model, and vehicle identification number or chassis number; and

(b) the name and address of its importer; and

(c) its odometer reading; and

(d) any obvious defects or damage identified in the inspection; and

(e) other characteristics of the vehicle relevant to its compliance with 6.4(1) and 6.5(5) and other applicable requirements; and

(f) other details that are specified by the Agency.

4.4 Assigning, affixing and attaching a VIN

4.4(1) If a vehicle to which this section applies does not have a VIN, or has a VIN that is illegible, a vehicle inspector or inspecting organisation appointed under 2.2(1)(l) or 2.2(1)(m), or a person appointed under 2.2(3), must:

(a) if satisfied as to the identity of the vehicle:
   (i) assign a valid VIN to the vehicle; or
   (ii) confirm the vehicle’s original VIN; and

(b) affix the VIN to the vehicle in a manner and in a place or places on the vehicle as specified by the Agency by notice in the Gazette.

4.4(2) [Revoked]

Clause 4.4: inserted, on 1 April 2006, by clause 3.8 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Section 5 Inspection of vehicles for conditional operation before entering or re-entering service

5.1 Application

5.1(1) This section applies to a vehicle to which section 6 applies that is to be operated, before being certified for entry or re-entry into service, under the conditions in 10.3 and for the purposes in 10.4.

5.1(2) A vehicle fitted with an LPG or CNG fuel system that is in working order must not be given a conditional permit unless a vehicle inspector or inspecting organisation appointed under 2.2(1)(j) has ensured that the vehicle has:

(a) an alternative fuel installation certificate or an alternative fuel installation compliance plate; and

(b) a current alternative fuel inspection certificate.

Clause 5.1(2): replaced, on 1 April 2006, by clause 2.2 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.
5.2 Inspection requirements and conditions

5.2(1) An operator to whom a valid trade plate has been issued may inspect a vehicle for operation under 10.3(1) on an annex B conditional permit, in accordance with requirements imposed by the Agency by notice in the Gazette.

5.2(2) A vehicle inspector or inspecting organisation appointed under 2.2(1)(b), (d), (e) or (f) may inspect a vehicle for operation under 10.3(2) on an annex C conditional permit, in accordance with requirements and conditions imposed by the Agency under 2.3.


5.3 Determining whether a vehicle is safe for conditional operation

5.3(1) Following an inspection under 5.2(1), a vehicle’s operator must determine on reasonable grounds whether or not the vehicle is safe to be operated under the relevant conditions in 10.3(1), and only for any of the purposes in 10.4.

5.3(2) Following an inspection under 5.2(2), a vehicle inspector or inspecting organisation must determine on reasonable grounds whether or not the vehicle is safe to be operated under the relevant conditions in 10.3(2), and only for any of the purposes in 10.4.

5.4 Record of determination

5.4(1) When a vehicle inspector or inspecting organisation has determined under 5.3(2) whether or not a vehicle is safe to be operated on an annex C conditional permit, the inspector or organisation must make a record of determination that records that the vehicle is either:

(a) safe to be operated; or

(b) not safe to be operated.

5.4(2) A vehicle inspector or inspecting organisation must retain a record of determination or provide it to the Agency, or to a person specified by the Agency.

5.5 **Conditional permits**

5.5(1) When a vehicle’s operator determines under 5.3(1) that a vehicle is safe to be operated, the operator must complete an annex A form and complete and sign an annex B conditional permit in accordance with section 9.

5.5(2) When a vehicle inspector or inspecting organisation determines under 5.3(2) that a vehicle is safe to be operated, the organisation must issue an annex C conditional permit in accordance with section 9.

**Section 6** **Inspection and certification of vehicles for entry or re-entry into service**

6.1 **Application**

This section applies to all vehicles entering or re-entering service, except:

(a) a vehicle of Class AB, TA or TB;
(b) an armoured vehicle used exclusively as equipment of the New Zealand Defence Force;
(c) a traction engine;
(d) a mechanically-propelled roller;
(e) a tractor or a machine, including a trailer, for use solely in non-agricultural land management or roading operations, whether for traction or otherwise;
(f) a vehicle in Schedule 3(h) to (mm);
(g) a vehicle that is not in Table A, Schedule 2 or Schedule 3, that is similar in design, construction and purpose to a vehicle in 6.1(f);
(h) a vehicle that is registered for use on a road in a country other than New Zealand and that is not going to be in New Zealand for a continuous period of more than 18 months;
(i) a vehicle of Class LA or Class LB that was registered in New Zealand on, or before, 30 June 2011;
(j) an agricultural motor vehicle.


Clause 6.1(e): amended, on 1 June 2013, by clause 2.2(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.
6.2 **When a vehicle must be certified for entry into service**

6.2(1) A vehicle to which **section 4** applies must be inspected in accordance with that section before it can be certified for entry into service under **section 6**.

6.2(2) A vehicle that has been deregistered in New Zealand must be certified for entry into service under **section 6** before it can re-enter service.

6.2(3) A vehicle that has been certified for entry into service more than two years previously but has not entered service must be inspected and certified under **section 6** before it can enter service.

6.2(4) A vehicle that has been inspected for entry into service but has not entered service must have a current warrant of fitness or certificate of fitness if operated on trade plates for the purposes of demonstration.

6.2(5) If an application for a change of use has been made under **Part 17** of the **Land Transport Act 1998** and additional requirements apply to the vehicle in its new use, then the vehicle must be inspected and certified under **section 6** before it can re-enter service.

6.2(6) **[Revoked]**

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6.3 **Inspection and certification of vehicles**

6.3(1) Before entering or re-entering service:
(a) a vehicle must be inspected and certified by a vehicle inspector or inspecting organisation appointed under 2.2(1)(d), (e) or (f); and

(b) a vehicle’s VIN must be checked for validity by a vehicle inspector or inspecting organisation appointed under 2.2(1).

6.3(1A) If a vehicle does not have a VIN, or has a VIN that is illegible, the vehicle inspector or inspecting organisation appointed under 2.2(1)(l) or 2.2(1)(m), or a person appointed under 2.2(3), must, before the vehicle enters or re-enters service:

(a) if satisfied as to the identity of the vehicle:
   (i) assign a valid VIN to the vehicle; or
   (ii) confirm the vehicle’s original VIN; and

(b) affix the VIN to the vehicle in a manner and in a place or places on the vehicle as specified by the Agency by notice in the Gazette.

6.3(1B) [Revoked]

6.3(2) The inspection and certification of a vehicle under 6.3(1) or 6.3(1A) must be carried out in accordance with requirements and conditions imposed by the Agency under 2.3.

6.3(3) The inspection and certification of a vehicle under section 6 must include:

(a) inspection of associated documents to determine whether or not the vehicle complied with applicable requirements when manufactured; and

(b) inspection of documents that verify the identity of the vehicle; and

(c) a determination as to whether the vehicle has a valid VIN assigned and affixed to it.

6.3(4) For the purposes of inspection and certification under section 6, the Agency may require one or more of the following:

(a) a statement of compliance for a vehicle, or for a specific aspect of a vehicle, that is issued in a format specified by the Agency, in accordance with 6.3(5), by the vehicle’s manufacturer or manufacturer’s representative, or by the relevant component manufacturer or component manufacturer’s representative, who the Agency is satisfied
is capable of providing confirmation of compliance with applicable requirements;

(b) a compliance plate or compliance label attached to a vehicle, or standards markings on a vehicle’s components, issued under the authority of an organisation that the Agency is satisfied is capable of providing confirmation of compliance with applicable requirements;

(c) a record of a vehicle’s history of previous registration that the Agency is satisfied confirms compliance with applicable requirements;

(ca) such information from a manufacturer or importer of a vehicle as may be required to decode any VIN assigned by that person, and to locate those numbers on the vehicle;

(d) other relevant documents.

6.3(5) A statement of compliance in 6.3(4)(a) may be issued for a vehicle or for a specific aspect of a vehicle only if the manufacturer or manufacturer’s representative, or a relevant component manufacturer or component manufacturer’s representative, is able to support the validity of the statement in accordance with any of the following, as appropriate:

(a) a summary of evidence or a certificate from tests carried out in accordance with the requirements of the approved vehicle standards;

(b) a type approval issued by a relevant authorised certification organisation in accordance with the approved vehicle standards;

(c) documents in relation to arrangements for ensuring conformity of production in accordance with the requirements of the approved vehicle standards;

(d) documents confirming that a deviation of the vehicle or specific aspect of the vehicle from the original source design, resulting from changes to components or manufacturing methods, does not have an adverse effect on compliance with the approved vehicle standards;

(e) any other requirements specified by the Agency.

6.3(6) A vehicle manufacturer or manufacturer’s representative, or a relevant component manufacturer or component manufacturer’s representative, must comply, within a reasonable time, with any request from the Agency to provide the information or document listed in 6.3(5)(a) to (e).
6.4 Determining compliance of a vehicle

6.4(1) A vehicle may be certified for entry or re-entry into service only if a vehicle inspector or inspecting organisation has identified the vehicle and has determined, on reasonable grounds, that it:

(a) is safe to be operated; and

(b) has been designed and constructed using components and materials that are fit for their purpose, and is within safe tolerance of its state when manufactured or modified; and
(c) complies with the applicable requirements; and

(d) has not suffered water damage as specified by the Agency under 11.1; and

(e) has undergone specialist inspection and certification if required by 6.5, and that the specific aspects of the vehicle have been certified.

6.4(2) For the purposes of 6.4(1)(c), a vehicle complies with an applicable requirement if it:

(a) complied with an approved vehicle standard in that applicable requirement when manufactured or modified; and

(b) is currently within safe tolerance of its state when manufactured or modified.

6.4(3) A vehicle inspector or inspecting organisation, in making a determination under 6.4(1) must take into account:

(a) information, if any, about the vehicle recorded under 4.3 of which the inspector or organisation is aware; and

(b) information obtained from inspecting a vehicle and associated documents under 6.3; and

(c) additional relevant information of which the inspector or organisation is aware, if any, about the vehicle issued by a manufacturer, modifier, repairer or other relevant person.


6.5 Specialist inspection and certification

6.5(1) Specialist inspection and certification is required for the following specific aspects:

(a) light vehicle repair specialist inspection and certification by a person appointed under 2.2(1)(h), if the vehicle has been repaired because of, or following, significant damage or deterioration to its structure, chassis, body-to-chassis attachment, suspension or occupant protection system;

(b) alternative fuel system inspection and certification by a person appointed under 2.2(1)(j), if the vehicle is fitted with an LPG or CNG fuel system that is in working order;

(c) subject to 6.5(3), low volume vehicle specialist inspection and certification by a person appointed under 2.2(1)(g), if the vehicle is a light vehicle that, since it was
manufactured, or last certified for entry, or last certified as a low volume vehicle, has been modified so as to affect its compliance with an applicable requirement;

(d) subject to 6.5(3), heavy vehicle specialist inspection and certification by a person appointed under 2.2(1)(i), if the vehicle is a heavy vehicle that, since it was manufactured, or last certified for entry or for modification, has been modified so as to affect its compliance with an applicable requirement, including modifications to its chassis, brakes, log bolster attachments, towing connections or load anchorages;

(e) other specialist inspection and certification in accordance with an applicable requirement or as required by the Agency.

6.5(2) A vehicle requiring specialist inspection and certification under 6.5(1) may be certified for entry or re-entry into service only if it has been certified in accordance with 6.5(5).

6.5(3) Low volume vehicle specialist inspection and certification, or heavy vehicle specialist inspection and certification, is not required if a modified vehicle:

(a) has been inspected by a vehicle inspector or inspecting organisation appointed under 2.2(1)(d), (e) or (f) in accordance with requirements and conditions imposed by the Agency under 2.3, and the inspector or organisation is satisfied, on reasonable grounds, that the risk of injury to any person has been minimised; or

(b) was modified for the purposes of law enforcement or the provision of emergency services.

6.5(4) Specialist inspection and certification of a vehicle under 6.5(2) and 6.5(5) must be carried out by a vehicle inspector or inspecting organisation in 6.5(1), in accordance with requirements and conditions imposed by the Agency under 2.3.

6.5(5) A specific aspect of a vehicle may be certified for compliance with 6.5 if a vehicle inspector or inspecting organisation has identified the vehicle and has determined, on reasonable grounds, that the specific aspect:

(a) does not compromise the safe operation of the vehicle; and

(b) has been designed and constructed using components and materials that are fit for their purpose, and is within safe tolerance of its state when manufactured or modified; and
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(c) complies with the applicable requirements; and

(d) has not suffered water damage as specified by the Agency under 11.1.

6.5(6) A specific aspect of a vehicle complies with an approved vehicle standard in an applicable requirement in 6.5(5)(c) if it:

(a) complied with that standard when manufactured or modified; and

(b) is currently within safe tolerance of its state when manufactured or modified.

6.5(7) An LPG or CNG fuel system installed in a vehicle must be inspected and certified by a person appointed under 2.2(1)(f).

6.5(8) An alternative fuel installation compliance plate must be affixed to a vehicle in accordance with the applicable installation standard in 2.6(2) of Land Transport Rule: Vehicle Equipment 2004, before the fuel system is charged.


Clause 6.5(7): inserted, on 1 April 2006, by clause 2.4(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 6.5(8): inserted, on 1 April 2006, by clause 2.4(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

6.6 Record of determination

6.6(1) When a vehicle inspector or inspecting organisation has determined whether or not a vehicle, or specific aspect of a vehicle, complies with 6.4(1) or 6.5(5), the inspector or organisation must make a record of determination that either:

(a) certifies that the vehicle or the specific aspect complies; or

(b) records that the vehicle or the specific aspect does not comply.
6.6(2) A vehicle inspector or inspecting organisation must provide a record of determination to the Agency, or to a person specified by the Agency.

6.6(3) A vehicle inspector or inspecting organisation must provide written notification of a determination made under 6.6(1)(b) to the owner of the vehicle.


6.7 Providing the Agency with other information

If requested by the Agency, a vehicle inspector or inspecting organisation who has made a determination under 6.4(1) or 6.5(5) must provide the Agency, or a person specified by the Agency, with other information about the vehicle inspected.

Heading to clause 6.7: amended, on 1 August 2008, by Part 2 of Schedule 3 of the Land Transport Management Amendment Act 2008.


6.8 Evidence of vehicle inspection

When a record of determination has been made under 6.6(1)(a), the inspecting organisation must, in accordance with section 9:

(a) issue evidence of vehicle inspection in the form of a certificate of fitness, for a vehicle in 7.9(a); or

(b) issue evidence of vehicle inspection in the form of a warrant of fitness, for a vehicle in 7.9(b) or (c); or

(c) after ensuring that an alternative fuel installation certificate has been issued, issue evidence of vehicle inspection in the form of an alternative fuel inspection certificate, for a vehicle fitted with an LPG or CNG fuel system that is in working order.

Clause 6.8(c): amended, on 1 April 2006, by clause 2.5 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

6.9 Low volume vehicles

When a record of determination has been made under 6.6(1)(a) certifying a modification to a light vehicle in accordance with the Low Volume Vehicle Code, the inspecting organisation must issue a low volume vehicle plate, label or authority card as specified in the Code.
Section 7  Inspection and certification of vehicles for operation in service

7.1  Application

7.1(1) This section applies to all vehicles that are operated in service, except:

(a) a vehicle of Class AB, LA or LB;

(b) an armoured vehicle used exclusively as equipment of the New Zealand Defence Force;

(c) a traction engine;

(d) a mechanically-propelled roller;

(e) a crane fitted with self-laying tracks;

(f) an excavator fitted with self-laying tracks;

(g) a tractor, or a machine used solely in non-agricultural land management or roading operations, whether for traction or otherwise, that is not operated at a speed exceeding 30 km/h, together with any trailer operated only while being towed by that tractor or machine;

(h) a trailer designed exclusively for agricultural purposes and not operated except when being:

(i) delivered from a manufacturer to the manufacturer’s agent; or

(ii) taken to or from an agricultural show for display or demonstration purposes; or

(iii) [Revoked]

(iv) [Revoked]

(v) delivered from a manufacturer or manufacturer’s agent to a farm or an agricultural contractor;

(i) a vehicle normally propelled by mechanical power while it is being temporarily towed without the use of its own power;

(j) an all-terrain vehicle used:

(i) in moving from the operator’s place of residence to a road that is not a public highway, when the distance travelled is less than 3 km; or

(ii) in connection with its inspection, servicing or repair; or
7.1(2)  A vehicle, when inspected and certified under 7.3, must comply with applicable requirements only as far as is practicable for its design or type, if it is:

(a)  a vehicle in Schedule 3(i), (m) to (u), or (w) to (mm); or

(b)  a vehicle that is not in Table A that is similar in design, construction or purpose to a vehicle in 7.1(2)(a); or

(c)  an agricultural motor vehicle.


Clause 7.1(1)(g): amended, on 1 June 2013, by clause 2.3(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Clause 7.1(1)(h)(iii): revoked, on 1 June 2013, by clause 2.3(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Clause 7.1(1)(h)(iv): revoked, on 1 June 2013, by clause 2.3(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.


Clause 7.1(1)(j)(iii): amended, on 1 June 2013, by clause 2.3(3) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Clause 7.1(1)(k): inserted, on 1 June 2013, by clause 2.3(4) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.


Clause 7.1(2)(c): inserted, on 1 June 2013, by clause 2.3(6) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

7.2  Vehicles that may not be certified for operation in service

A vehicle may not be certified for operation in service if it:

(iii)  as an agricultural vehicle;

(k)  an agricultural motor vehicle operated at not more than 40 km/h;

(l)  a motor vehicle operated in circumstances where there is a defence to unregistered and unlicensed operation under the Land Transport (Motor Vehicle Registration and Licensing) Regulations 2011.
(a) is one to which section 6 applies and it has not been certified for entry or re-entry into service; or

(b) has been certified for entry or re-entry into service and:

(i) it has not entered service since its last certification for entry or re-entry more than two years previously; or

(ii) it has been deregistered since it was last certified for entry or re-entry; or

(iii) an application has been made for a change of use under Part 17 of the Land Transport Act 1998 and additional requirements apply to the vehicle in its new use; or

(iv) it has been modified in a way that affects its safety performance, without the modification having been certified under 7.5; or

(v) it is a vehicle fitted with an LPG or CNG fuel system that is in working order, but does not have a current alternative fuel inspection certificate; or it is a vehicle that has been modified in a way that affects such a fuel system without having been certified under 7.3; or

(vi) the most recent record of determination, warrant of fitness, certificate of fitness, alternative fuel inspection certificate, conditional permit or certificate of loading has been revoked under 11.3.


Clause 7.2(b)(v): replaced, on 1 April 2006, by clause 2.6 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

7.3 Inspection and certification of vehicles for operation in service

7.3(1) Inspection and certification of a vehicle for operation in service must be carried out by a vehicle inspector or inspecting organisation appointed under 2.2(1)(a) or (b).

7.3(2) Inspection and certification of a vehicle fitted with an LPG or CNG fuel system that is in working order must be carried out by a vehicle inspector or inspecting organisation appointed under 2.2(1)(j), who must ensure that the vehicle has an alternative fuel installation certificate or an alternative fuel installation
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compliance plate before it is issued with an alternative fuel inspection certificate.

7.3(3) The inspection and certification of a vehicle under 7.3(1) or 7.3(2) must be carried out in accordance with requirements and conditions imposed by the Agency under 2.3.

7.3(4) The inspection and certification of a vehicle under 7.3(1) or 7.3(2) must include the inspection of associated documents and take into account vehicle standards markings, compliance plates and compliance labels in determining whether or not the vehicle or LPG and CNG fuel system complies with applicable requirements.

7.3(5) A vehicle inspector or inspecting organisation inspecting a vehicle in accordance with 7.4 must refer the following vehicles to a person or persons appointed under 2.2(1)(l) or 2.2(1)(m) to have a VIN assigned and affixed to the vehicle:

(a) a vehicle (other than a vehicle in 6.1) that has been most recently registered or re-registered in New Zealand on or after 1 April 1994 and that does not have a VIN affixed, or has a VIN affixed that has become illegible;

(b) a vehicle (other than a vehicle in 6.1) that has been most recently registered or re-registered in New Zealand before 1 April 1994 and that does not have a frame or chassis number affixed;

(c) a vehicle that has been most recently registered or re-registered in New Zealand before 1 April 1994 and that does not have a VIN affixed, but has a frame or chassis number that has become illegible.

7.3(6) A vehicle owner may request a person appointed under 2.2(1)(l) or 2.2(1)(m) to have a VIN assigned and affixed to the vehicle, if that vehicle has been most recently registered or re-registered in New Zealand before 1 April 1994 and has only a frame or chassis number affixed.

Clause 7.3(2): replaced, on 1 April 2006, by clause 2.7(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Clause 7.3(4): amended, on 1 April 2006, by clause 2.7(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

7.4 Determining compliance of a vehicle

7.4(1) A vehicle may be certified for operation in service only if a vehicle inspector or inspecting organisation has identified the vehicle and has determined, on reasonable grounds, that the vehicle:

(a) is safe to be operated; and

(b) has been designed and constructed using components and materials that are fit for their purpose, and is within safe tolerance of its state when manufactured or modified; and

(c) complies with the applicable requirements; and

(d) has undergone specialist inspection and certification, if required by 7.5, and that the specific aspects of the vehicle have been certified.

7.4(2) For the purposes of 7.4(1)(c), a vehicle complies with an applicable requirement if it:

(a) complied with an approved vehicle standard in that applicable requirement when manufactured or modified; and

(b) is currently within safe tolerance of its state when manufactured or modified;

(c) is affixed with a VIN for that vehicle, and is most recently registered or re-registered in New Zealand on or after 1 April 1994;

(d) is affixed with a VIN or a legible frame or chassis number, and is most recently registered in New Zealand before 1 April 1994.

7.4(3) A vehicle inspector or inspecting organisation, in making a determination under 7.4(1), must take into account:

(a) information obtained from inspecting the vehicle and associated documents under 7.3; and

(b) additional relevant information, if any, about the vehicle issued by a manufacturer, modifier, repairer or other relevant person of which the inspector or organisation is aware.

7.5 **Specialist inspection and certification**

7.5(1) Specialist inspection and certification is required for the following specific aspects:

(a) subject to 7.5(3), low volume vehicle specialist inspection and certification by a person appointed under 2.2(1)(g), if the vehicle is a light vehicle that, since it was last certified for operation in service or last certified as a low volume vehicle, has been modified so as to affect its compliance with an applicable requirement; or

(b) subject to 7.5(3), heavy vehicle specialist inspection and certification by a person appointed under 2.2(1)(i), if the vehicle is a heavy vehicle that, since it was last certified for operation in service or last certified for modification, has been modified so as to affect its compliance with an applicable requirement, including modifications to its chassis, brakes, log bolster attachments, towing connections or load anchorages; or

(ba) LPG or CNG fuel system inspection and certification; or

(c) other specialist inspection and certification in accordance with an applicable requirement or as required by the Agency.

7.5(2) A vehicle requiring specialist inspection and certification under 7.5(1) may be certified for operation in service only if it has been certified in accordance with 7.5(5).

7.5(3) Low volume vehicle specialist inspection and certification or heavy vehicle specialist inspection and certification is not required if a modified vehicle:

(a) is inspected by a vehicle inspector or inspecting organisation appointed under 2.2(1)(a) or (b) in accordance with requirements and conditions imposed by the Agency under 2.3 and the inspector or organisation is satisfied, on reasonable grounds, that the risk of injury to any person has been minimised; or

(b) was modified for the purposes of law enforcement or the provision of emergency services.

7.5(4) Specialist inspection and certification of a vehicle under 7.5(2) and 7.5(5) must be carried out by a vehicle inspector or
inspecting organisation appointed under 2.2 in accordance with requirements and conditions imposed by the Agency under 2.3.

7.5(5) A specific aspect of a vehicle may be certified for compliance with 7.5 if a vehicle inspector or inspecting organisation has identified the vehicle and has determined, on reasonable grounds, that the specific aspect:

(a) does not compromise the safe operation of the vehicle; and
(b) has been designed and constructed using components and materials that are fit for their purpose, and is within safe tolerance of its state when manufactured or modified; and
(c) complies with the applicable requirements.

7.5(6) A specific aspect complies with an approved vehicle standard in an applicable requirement in 7.5(5)(c) if it:

(a) complied with that standard when manufactured or modified; and
(b) is currently within safe tolerance of its state when manufactured or modified.

Clause 7.5(1)(ba): inserted, on 1 April 2006, by clause 2.8 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


7.6 Record of determination

7.6(1) When a vehicle inspector or inspecting organisation has determined whether or not a vehicle or specific aspect of a vehicle complies with 7.4(1) or 7.5(5), the inspector or organisation must make a record of determination that either:

(a) certifies that the vehicle or the specific aspect complies; or
(b) records that the vehicle or the specific aspect does not comply.

7.6(2) A vehicle inspector or inspecting organisation must provide a record of determination to the Agency, or to a person specified by the Agency.
7.6(3) A vehicle inspector or inspecting organisation must provide written notification of a determination made under 7.6(1)(b) to the owner of the vehicle.


7.7 Providing the Agency with other information

If requested by the Agency, a vehicle inspector or inspecting organisation who has made a determination under 7.4(1) or 7.5(5) must provide the Agency, or a person specified by the Agency, with other information about the vehicle inspected.

Heading to clause 7.7: amended, on 1 August 2008, by Part 2 of Schedule 3 of the Land Transport Management Amendment Act 2008.


7.8 Determining that a vehicle is safe to be operated subject to conditions

7.8(1) Following an inspection under 7.3, a vehicle inspector or inspecting organisation may determine, on reasonable grounds, that a vehicle is safe to be operated, subject to specified conditions.

7.8(2) A condition under 7.8(1) may include a determination that a vehicle:

(a) that does not comply with requirements for headlamps is safe to be operated, subject to the vehicle not being operated during the hours of darkness;

(b) that is registered for use on a road in a country other than New Zealand and that is not going to be in New Zealand for a continuous period of more than 18 months, is safe to be operated.

7.8(3) A determination under 7.8(1) must take into account information obtained from carrying out an inspection under 7.3 and, if specified by an applicable requirement, or by the Agency, relevant specialist inspection and certification under 7.5 and, if appropriate, inspection and certification under 7.3(2).


7.9 Evidence of vehicle inspection

When a record of determination has been made under 7.6(1)(a), the inspecting organisation must, in accordance with section 9:
(a) subject to 7.9(c), issue evidence of vehicle inspection in the form of a certificate of fitness, for a vehicle to which section 7 applies that is listed in Schedule 2 but not listed in Schedule 3; or

(b) subject to 7.9(c), issue evidence of vehicle inspection in the form of a warrant of fitness, for a vehicle to which section 7 applies, other than one in 7.9(a); or

(c) issue evidence of vehicle inspection in the form of a warrant of fitness for:

(i) a tractor or machine used solely in non-agricultural land management or roading operations, whether for traction or otherwise, that is operated at a speed exceeding 30 km/h; or

(ii) an agricultural motor vehicle

(d) after ensuring that the LPG or CNG fuel system in the vehicle has an alternative fuel installation certificate or alternative fuel installation compliance plate, issue evidence of vehicle inspection in the form of an alternative fuel inspection certificate, for a vehicle fitted with an LPG or CNG fuel system that is in working order.

Clause 7.9(c): replaced, on 1 June 2013, by clause 2.3(7) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Clause 7.9(d): replaced, on 1 April 2006, by clause 2.9 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

7.10 Conditional permits

When a vehicle inspector or inspecting organisation has determined, under 7.8, that a vehicle in Schedule 2:

(a) that does not comply with all applicable requirements, is safe to be operated subject to specified conditions, the inspecting organisation must issue an in-service conditional permit in accordance with section 9;

(b) that has been registered as a partially completed heavy vehicle, is safe to be operated subject to the conditions in 10.4, the inspecting organisation must issue an annex C conditional permit in accordance with section 9.

7.11 Low volume vehicles

When a record of determination has been made under 7.6(1)(a) certifying a modification to a light vehicle in accordance with the Low Volume Vehicle Code, the inspecting organisation must
issue a low volume vehicle plate, label or authority card as specified in the Code.

Section 8  Verification and recording of vehicle loading and weight limits

8.1  Application
This section applies to vehicles listed in Schedule 2 and not listed in Schedule 3 that are operated in service, except for light rental service vehicles that are not passenger service vehicles.

8.2  Pre-requisite for verification and recording of vehicle loading and weight limits

8.2(1) A vehicle’s loading and weight limits may be verified and recorded only if a record of determination has been made confirming that the relevant specialist certification has been obtained for a specific aspect of the vehicle, and that aspect has been certified in accordance with 6.5(2) or 7.5(2).

8.2(2) Specialist certifications relevant to 8.2(1) are:

(a) low volume vehicle specialist certification by a person appointed under 2.2(1)(g), if the vehicle is a light vehicle that, since it was manufactured or last issued with a certificate of loading, has been modified so as to affect its loading and weight limits; and

(b) heavy vehicle specialist certification by a person appointed under 2.2(1)(i), if the vehicle is a heavy vehicle that, since it was manufactured or last issued with a certificate of loading, has been modified so as to affect its compliance with an applicable requirement, including modification to its chassis, brakes, log bolster attachments, towing connections or load anchorages; and

(c) other specialist certification required by an applicable requirement or by the Agency.


8.3  Verification of loading and weight limits

8.3(1) Inspection and certification of a vehicle for a certificate of loading must be carried out by a vehicle inspector or inspecting organisation appointed under 2.2(1)(c).
8.3(2) The inspection of a vehicle and associated documents, if any, under 8.3(1) must be carried out in accordance with requirements and conditions imposed by the Agency under 2.3.

8.3(3) The following loading and weight limits must be determined:

(a) information that identifies the vehicle, including:
   (i) its registration number; and
   (ii) its make, model and submodel; and
   (iii) its vehicle identification number or chassis number; and

(b) details of the vehicle’s:
   (i) gross vehicle mass; and
   (ii) unladen vehicle mass; and
   (iii) wheelbase; and
   (iv) number of axles; and
   (v) overdimension information, if applicable; and
   (vi) axle spacings; and

(c) for a passenger service vehicle that is a vehicle of Class MD1 or Class MD2, details of its:
   (i) front-axle weight ratings (if available); and
   (ii) rear-axle group weight ratings (if available); and
   (iii) front-axle tyre designation and tyre capacity; and
   (iv) rear-axle group tyre designation and tyre capacity; and

(ca) for a heavy vehicle, details of its:
   (i) front-axle weight ratings (if available); and
   (ii) rear-axle group weight ratings (if available); and
   (iii) front-axle tyre designation and tyre capacity; and
   (iv) rear-axle group tyre designation and tyre capacity; and

(d) relevant endorsements or statements provided for in applicable requirements; and

(e) further details and conditions that have been specified for a vehicle’s operation; and

(f) if the vehicle is to be used for towing, as appropriate, the:
(i) gross combination mass, braked; and
(ii) gross combination mass, unbraked; and
(iii) maximum braked towed mass; and
(iv) maximum unbraked towed mass.


8.4 Record of loading and weight limits

A vehicle inspector or inspecting organisation must make a record of the loading and weight limits determined under 8.3 and provide this to the Agency in a form, and containing information, as specified by the Agency.


8.5 Certificates of loading

When a vehicle inspector or inspecting organisation provides a record under 8.4, the inspecting organisation must issue a certificate of loading in accordance with section 9.

Section 9 Evidence of vehicle inspection, conditional permits and certificates of loading

9.1 Scope

This section sets out requirements for:

(a) warrants of fitness and certificates of fitness issued under 6.8, 7.9(a), (b) and (c) and 11.4(b);

(b) annex B and annex C conditional permits issued under 5.5 and 7.10(b) and in-service conditional permits issued under 7.10(a);

(c) certificates of loading issued under 8.5;

(d) alternative fuel inspection certificates issued under 7.9(d).

9.2 Evidence of vehicle inspection

A warrant of fitness, a certificate of fitness or an alternative fuel inspection certificate must be issued as evidence of vehicle inspection required for operation of the vehicle under section 10.

9.3 Requirements for warrants of fitness, certificates of fitness and alternative fuel inspection certificates

9.3(1) A warrant of fitness, a certificate of fitness or an alternative fuel inspection certificate must be in a form, and contain information, as required by the Agency.

9.3(2) A warrant of fitness, a certificate of fitness or an alternative fuel inspection certificate must specify an expiry date in accordance with 9.5 or 9.11, as applicable.

9.3(3) A warrant of fitness or certificate of fitness may be issued only:

(a) if section 8 applies, if a vehicle has a current certificate of loading;

(b) if a vehicle is a transport service vehicle, if it is being operated under a valid transport services licence and the licence number has been notified to the vehicle inspector.

9.3(4) A warrant of fitness, certificate of fitness and alternative fuel inspection certificate must be affixed:

(a) if a vehicle has a windscreen, to the inside of the windscreen facing outwards, on the same side as the steering wheel;

(b) for a trailer, on the back of the vehicle near the registration plate, or on the right-hand side of the vehicle at the rear, or, if this is impracticable, in a position where it can be readily seen;

(c) for any other vehicle, in a position where it can be readily seen.


As at 1 June 2019
9.4 Conditional permits

9.4(1) An annex B conditional permit must be in a form, and contain information including an annex A form, as required by the Agency, by notice in the Gazette.

9.4(2) An annex C conditional permit or in-service conditional permit must be in a form, and contain information, as specified by the Agency.


9.5 Expiry dates for warrants of fitness and certificates of fitness

9.5(1) In this clause and in 9.8 and Schedules 4 and 5, reference date means the date on which a warrant of fitness or certificate of fitness is issued unless 9.5(6) applies.

9.5(2) Unless 9.5(3) applies, the expiry date for a certificate of fitness issued for a vehicle is six months after the reference date, or an alternative number of months after that date if specified by the Agency under 9.8.

9.5(3) The expiry date for the first certificate of fitness issued for a Class MA rental service vehicle that was new when first registered in New Zealand as a rental service vehicle is 12 months after the reference date, and six months after that date for subsequent certificates.

9.5(4) The expiry date for a warrant of fitness is the date specified in:

(a) Schedule 4 for a light vehicle; or

(b) Schedule 5 for a heavy vehicle.

9.5(5) If the reference date is one of the following dates: 29 February; 31 March; 31 May; 29, 30 or 31 August; 31 October; or 31 December, the expiry date for a certificate of fitness or warrant of fitness is the last day of the relevant month.

9.5(6) If a warrant of fitness or certificate of fitness is current at the date of inspection under section 7, the reference date is:

(a) for a warrant of fitness:

(i) 14 days after the date of issue of the new warrant, if the expiry date of the current warrant is more than 14 days after the date of issue;
(ii) the date of expiry of the current warrant, if the expiry date of the current warrant is 14 days or less after the date of issue of the new warrant;

(b) for a certificate of fitness:

(i) 28 days after the date of issue of the new certificate, if the expiry date of the current certificate is more than 28 days after the date of issue;

(ii) the date of expiry of the current certificate, if the expiry date is 28 days or less after the date of issue of the new certificate.

Clause 9.5: replaced, on 1 January 2014, by clause 2.1(2) of Land Transport Rule: Vehicle Standards Compliance (No 2) 2013.

9.6 Expiry dates for conditional permits

9.6(1) The expiry date of an annex B conditional permit is a date that is 28 days after the date of completion of the permit under 5.5(1).

9.6(2) The expiry date of an annex C conditional permit is a date that is six months after the date of issue of the permit.

9.6(3) The expiry date of an in-service conditional permit is a date that is 28 days after the date of issue of the permit.

9.7 When warrants of fitness, certificates of fitness, alternative fuel inspection certificates and conditional permits cease to be current

A vehicle’s warrant of fitness, certificate of fitness, alternative fuel inspection certificate or conditional permit ceases to be current after its expiry date, or if:

(a) an enforcement officer gives a notice under section 115 of the Land Transport Act 1998 to the driver or owner of the vehicle stating that the vehicle may not be operated until a new warrant, certificate or permit has been issued; or

(b) the warrant, certificate or permit is revoked under 11.3; or

(c) the vehicle is a transport service vehicle that suffers significant damage or deterioration to its structure, chassis, body-to-chassis attachment, suspension or occupant protection system to the extent that is likely to affect the vehicle’s compliance with applicable requirements.
9.8  **Alternative expiry dates for certificates of fitness**

9.8(1) The Agency may specify a number of months between the reference date and the expiry date of a vehicle’s certificate of fitness specified in 9.5(2) from a minimum of three months to a maximum of 12 months.

9.8(2) The number of months, in respect of a vehicle specified in 9.8(1), must be based on an assessment of the vehicle’s risk to safety having regard to information from previous inspections of vehicles operated by the operator of that vehicle.

Clause 9.8(1): replaced, on 1 January 2014, by clause 2.1(3) of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2013.


9.9  **Certificates of loading**

A certificate of loading for a vehicle issued under 8.5 must contain:

(a) information that identifies the vehicle, including the vehicle identification number or chassis number; and

(b) the date on which the certificate was issued; and

(c) other information relevant to loading and weight specifications specified by the Agency.


9.10  **Validity of certificate of loading**

9.10(1) Before issuing a certificate of fitness, a vehicle inspector or inspecting organisation must determine that a current certificate of loading is still valid, if one or more of the following events has occurred since the current certificate of loading was issued:

(a) the vehicle has been modified so as to require specialist certification under 8.2;

(b) the vehicle has been deregistered;

(c) an application for a change of use has been made under Part 17 of the Land Transport Act 1998 and the requirements for certificates of loading differ in the new use.

9.10(2) If a vehicle inspector or inspecting organisation has determined that a current certificate of loading for a vehicle is no longer
valid, they must request the vehicle’s operator to surrender the certificate to the Agency.


9.11 Expiry dates for alternative fuel inspection certificates

The expiry date of an alternative fuel inspection certificate is the earlier of:

(a) a date that is 12 months after the date of issue of the certificate, plus up to 14 days of the unexpired portion of the certificate still current; or

(b) the first date that a cylinder forming part of the LPG or CNG fuel system is required to be tested.


9.12 Inspection and certification for in-service fitness at change of ownership

9.12(1) Subject to 9.12(4), a person who sells a vehicle that may not be operated on a road without a current certificate of fitness must ensure that it has a current certificate of fitness or current in-service conditional permit at the time of the sale.

9.12(2) Subject to 9.12(4), a person who sells a heavy vehicle that may not be operated on a road without a current warrant of fitness must ensure that it has a current warrant of fitness at the time of the sale.

9.12(3) Subject to 9.12(4), a person who sells a vehicle, other than one in 9.12(2), that may not be operated on a road without a current warrant of fitness must ensure that it has been certified for in-service fitness within one month before the date of delivery of the vehicle to the purchaser.

9.12(4) Subclauses 9.12(1), 9.12(2) and 9.12(3) do not apply if the purchaser undertakes to the seller in writing at the time of delivery of the vehicle that:

(a) for a vehicle in 9.12(1), 9.12(2) and 9.12(3) whose certificate of fitness or warrant of fitness is not current, they will not, except for the purpose of obtaining in-service certification, operate the vehicle until it has been inspected and certified for in-service fitness; or
Section 10  Operation of vehicles

10.1  Application

This section applies to the operation of vehicles other than those listed in 7.1(1)(a) to (k).

Clause 10.1: amended, on 1 June 2013, by clause 2.5 of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

10.2  Operation of vehicles with evidence of vehicle inspection or certificates of loading

10.2(1) Subject to 10.2(2) to 10.2(4), a person may not operate a vehicle unless:

(a) the vehicle has a current warrant of fitness or certificate of fitness, as applicable, and, if appropriate, a current alternative fuel inspection certificate or certificate of loading; and

(b) the warrant of fitness, certificate of fitness or alternative fuel inspection certificate, as applicable, is displayed on the vehicle in accordance with 9.3(4); and

(c) the certificate of loading is displayed on the vehicle so that it is readily visible to the driver and, if the vehicle is a passenger service vehicle, to the passengers.

10.2(2) Despite 10.2(1), a person may operate a vehicle in service after the expiry of a warrant of fitness, a certificate of fitness or an alternative fuel inspection certificate if the vehicle is being operated solely for the purpose of bringing it into compliance and it is safe to be operated for that purpose.

10.2(3) Despite 10.2(1), a person may operate a vehicle if a conditional permit has been issued in accordance with 9.4, the permit is carried in the vehicle, and the vehicle is being operated in accordance with 10.3 and 10.4, or in accordance with 10.5.

10.2(4) Despite 10.2(1), a person may operate a vehicle:

(a) without a current warrant of fitness, certificate of fitness or certificate of loading, if it is operated solely on Matakania Island; or
(b) without a current certificate of fitness or certificate of loading, if it is a vehicle in Schedule 2, and it is operated solely within the Chatham Islands, provided that a current warrant of fitness is displayed on the vehicle in accordance with 9.3(4).

10.3 **Operation on annex B or annex C conditional permits**

10.3(1) A person may not operate a vehicle before it enters or re-enters service on an annex B conditional permit unless:

(a) the vehicle’s operator has fitted a valid trade plate to the vehicle; and

(b) the vehicle is being operated solely for one or more of the purposes in 10.4; and

(c) the distance travelled is not more than 50 km from a location specified by the Agency by notice in the *Gazette*, in relation to an annex A form.

10.3(2) A person may not operate a vehicle before it enters or re-enters service on an annex C conditional permit unless:

(a) the vehicle’s operator has fitted a valid trade plate to the vehicle; and

(b) the vehicle is being operated solely for one or more of the purposes in 10.4.

_Clause 10.3(1)(c): amended, on 1 August 2008, by Part 2 of Schedule 3 of the *Land Transport Management Amendment Act 2008._

10.4 **Purposes for conditional operation of a vehicle before entering or re-entering service**

The purposes referred to in 5.1(1), 5.3, 10.3 and 10.5 are:

(a) demonstration of a vehicle;

(b) delivery of a vehicle;

(c) completion of construction of a vehicle;

(d) repair or modification of a vehicle;

(e) road-testing of a vehicle in connection with inspection and certification;

(f) evaluation or testing of a vehicle.
10.5  **Conditional operation of vehicles in service**

10.5(1) A person may operate a partially completed heavy vehicle on an annex C conditional permit solely for one or more of the purposes in 10.4.

10.5(2) A person may operate a vehicle in Schedule 2 on an in-service conditional permit only in accordance with any conditions specified under 7.8(1).

10.6  **Operation of a low volume vehicle**

10.6(1) A low volume vehicle plate or label issued under 6.9 or 7.11 must be affixed to the vehicle when it is operated.

10.6(2) A low volume vehicle authority card issued under 6.9 or 7.11 must be provided:

(a) on request, to a vehicle inspector or inspecting organisation for periodic inspection purposes;

(b) on request or within seven days of a request, to an enforcement officer for enforcement purposes.

10.7  **Surrender of evidence of vehicle inspection, conditional permits, certificates of loading, and records of determination**

If evidence of vehicle inspection, a conditional permit, a certificate of loading or a record of determination issued for a vehicle under this rule, is revoked under 11.3, the vehicle’s operator must surrender it to the Agency.

Heading to clause 10.7: amended, on 1 April 2010, by clause 2.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2010.


Clause 10.7: amended, on 7 May 2009, by clause 2.3 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2009.

**Section 11  Additional powers of the Agency and responsibilities of other persons**

Heading to section 11: amended, on 27 September 2007, by clause 2.3(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2007.

Heading to section 11: amended, on 1 August 2008, by Part 2 of Schedule 3 of the Land Transport Management Amendment Act 2008.

11.1  **Water-damaged vehicles**

The Agency may, by notice in the Gazette, specify the extent of water damage that the Agency considers would make it
impracticable to reasonably determine, by inspection, that a vehicle having suffered that damage is safe to be operated.


11.2 Agency may carry out functions of vehicle inspectors and inspecting organisations

The Agency may carry out any function specified in this rule as a function of a vehicle inspector or inspecting organisation, including the inspection and certification of vehicles.


11.3 Revocation of evidence of vehicle inspection, conditional permits, certificates of loading, and records of determination

11.3(1) The Agency may revoke, by giving written notice to a vehicle’s operator, evidence of vehicle inspection or a conditional permit or a record of determination issued under this rule if the Agency is satisfied, on reasonable grounds, that:

(a) the vehicle does not comply with applicable requirements; or

(b) the evidence of vehicle inspection or permit or record of determination was issued on the basis of an incorrect determination.

11.3(2) The Agency may revoke, by giving written notice to a vehicle’s operator, a certificate of loading issued for that vehicle under this rule if the Agency believes, on reasonable grounds, that the certificate is not valid.

Heading to clause 11.3: amended, on 1 April 2010, by clause 2.1(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2010.


11.4 **Reinspection and recertification of vehicles**

If a warrant of fitness, a certificate of fitness, an alternative fuel inspection certificate, a conditional permit, a certificate of loading or a record of determination has been revoked under 11.3, the Agency may require in writing that a vehicle inspector or inspecting organisation:

(a) repeat the inspection and certification of the vehicle in accordance with section 5 to section 8, as applicable; and

(b) issue, if appropriate, a warrant, certificate, permit, record of determination or other evidence in accordance with section 9; and

(c) meet the costs of the activities undertaken under 11.4(a) and (b).


11.5 **Approval of alternative fuel systems**

[Revoked]

Clause 11.5: inserted, on 1 April 2006, by clause 2.11 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 11.5: revoked, on 1 April 2011, by clause 2.2(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2011.

11.6 **Variation or revocation of approval**

11.6(1) [Revoked]

Clause 11.6: inserted, on 1 April 2006, by clause 2.11 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Clause 11.6(1): revoked, on 1 April 2011, by clause 2.2(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2011.

11.7 **Vehicle identification numbers**

11.7(1) The Agency may, by notice in the Gazette, prescribe a standard specifying all or any of the following matters:

(a) the manner in which VINs assigned in New Zealand are to be affixed to vehicles;

(b) the place or places where VINs are to be affixed to specified classes of vehicle;
(c) the structure of VINs generated by low volume vehicle manufacturers.

(d) [Revoked]


11.8 Responsibilities relating to vehicle identification numbers, chassis numbers and engine numbers

11.8(1) Unless 11.8(2) applies, a person must not remove, erase, alter, deface, obscure, destroy or obliterate a VIN, chassis number or engine number.

11.8(2) A person appointed under 2.2(1)(n) may remove an affixed VIN on a vehicle if the vehicle has more than one VIN attached.

11.8(3) A person must not affix to any vehicle a VIN number that has not been assigned to that vehicle.

11.8(4) A person must not sell or offer for sale:

(a) a motor vehicle required to have a VIN that has been registered in New Zealand on or after 1 April 1994 that does not have a VIN or on which the VIN has been removed, erased, altered, defaced, obscured, destroyed or obliterated; or

(b) a motor vehicle formerly affixed with a chassis number, or motor vehicle engine formerly affixed with an engine number, that does not have an engine or chassis number or on which the number has been removed, erased, altered, defaced, obscured, destroyed or obliterated.

Clause 11.8: inserted, on 27 September 2007, by clause 2.3(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2007.

Section 12 Transitional provisions and savings

12.1 Appointments and approvals

Subject to 2.3(2), 2.4 and 2.6, a person who, at the commencement of this rule, is appointed under Land Transport Rule: Vehicle Standards Compliance 1998 continues to be
appointed in accordance with the conditions of their appointment.

12.2 **Inspection and certification requirements**

Inspection and certification requirements and conditions imposed on a person appointed under *Land Transport Rule: Vehicle Standards Compliance 1998* are requirements and conditions imposed under this rule.

12.3 **Verification and certification**

Verifications of compliance and certifications made under *Land Transport Rule: Vehicle Standards Compliance 1998* are determinations under *section 5 to section 7*, and verifications under *section 8*, of this rule, as appropriate.

12.4 **Record of certification**

12.4(1) A record of certification made under *Land Transport Rule: Vehicle Standards Compliance 1998* is, as appropriate:

(a) a record of determination under 6.6 and 7.6;
(b) information provided under 6.7, 7.7 and 8.4;
(c) evidence of vehicle inspection under 6.8 and 7.9;
(d) a certificate of loading under 8.5;
(e) a conditional permit under 7.10.

12.4(2) A record of certification made under *Land Transport Rule: Vehicle Standards Compliance 1998* that has an expiry date remains in force until that date.

12.5 **Exemptions allowing temporary operation of vehicles**

Despite *section 5*, a vehicle may continue to be operated under an exemption granted under *section 166* of the *Land Transport Act 1998* for the purposes of allowing a vehicle to be operated temporarily without a record of certification made under *Land Transport Rule: Vehicle Standards Compliance 1998*, until the exemption expires.

12.6 **Agricultural vehicles**

[Revoked]

*Clause 12.6: revoked, on 1 January 2014, by clause 2.1(5) of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2013.*
12.7 When a warrant of fitness for a used imported vehicle ceases to be current

[Revoked]

Clause 12.7: revoked, on 1 January 2014, by clause 2.1(5) of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2013.
Part 2
Definitions

Affix, in relation to a VIN, means stamp, emboss, etch, or engrave onto:

(a) the permanent structure of a motor vehicle; or
(b) a plate affixed to the permanent structure of a motor vehicle.

Agency means the New Zealand Transport Agency established under section 93 of the Land Transport Management Act 2003.

Agricultural in relation to purposes or operations, means connected directly with the operation or management of a farm.

Agricultural motor vehicle—

(a) means a motor vehicle that is designed, constructed, or adapted for agricultural purposes; and
(b) includes:
   (i) an agricultural trailer; and
   (ii) an agricultural tractor; but
(c) does not include any vehicle that is:
   (i) of a class specified in Table A of Part 2 of Land Transport Rule: Vehicle Standards Compliance 2002; and
   (ii) designed or constructed for general road use.

Agricultural purpose—

(a) includes:
   (i) land cultivation;
   (ii) growing and harvesting crops (including horticulture and viticulture);
   (iii) rearing livestock;
   (iv) any land management operation undertaken in connection with:
      (A) the operation or management of a farm; or
      (B) a purpose described in subparagraphs (i) to (iii); but
(b) does not include forestry, or any land management operation not referred to in paragraph (a)(iv).

Agricultural tractor means a vehicle that is designed and constructed principally for the purposes of:

(a) towing an agricultural trailer; or
(b) drawing, or powering, an implement ordinarily used for an agricultural purpose.

**Agricultural trailer**—
(a) means a trailer that is used principally for agricultural purposes; and
(b) includes a wheeled agricultural implement, the wheels of which are in contact with the road when the implement is being towed; but
(c) does not include:
   (i) a trailer that is:
      (A) designed principally for the carriage of goods; and
      (B) operated at a speed exceeding 40 km/h; or
   (ii) a logging trailer.

**All-terrain vehicle** means a vehicle, with or without motor cycle controls and equipment, that:
(a) is principally designed for off-road use; and
(b) has three or more wheels; and
(c) has an engine capacity exceeding 50 ml; and
(d) has a gross vehicle mass of less than 1000 kg.

**Alternative fuel inspection certificate** means evidence of vehicle inspection relating to the periodic in-service inspection and certification of an LPG or CNG fuel system.

**Alternative fuel installation certificate** means an inspection and certification document relating to the installation of an LPG or CNG fuel system.

**Alternative fuel installation compliance plate** has the same meaning as in AS/NZS 1425 LP Gas for fuel systems for vehicle engines and AS/NZS 2739 Natural gas (CNG) fuel systems for vehicle engines.

**Alternative fuel system** has the same meaning as in the Land Transport Act 1998.

**Alternative fuel system inspection and certification** means inspection and certification of an LPG or CNG fuel system comprising either:
(a) specialist inspection and certification required for the issuing of an alternative fuel installation certificate or an alternative fuel installation compliance plate; or
(b) in-service inspection and certification required for the issuing of an alternative fuel inspection certificate.

**Annex A form** means a form, completed by a vehicle’s operator, on which addresses between which a vehicle may be operated under 10.3(1) are listed.
Annex B conditional permit means a conditional permit, in a form specified by the Agency under 9.4(1), completed under 5.5(1).

Annex C conditional permit means a conditional permit, in a form specified by the Agency under 9.4(2), issued under 5.5(2) or 7.10(b).

Applicable requirement means any requirement specified or incorporated in an Act, regulation, code or rule listed in Schedule 1 that applies to the design, construction, condition, equipment, modification, repair or maintenance of a specific vehicle.

Approved vehicle standard means a vehicle standard with which a vehicle is required to comply by an applicable requirement.

Assign, in relation to a VIN, means generate a valid VIN for a particular vehicle and inform the Agency in electronic form.

Authority means Land Transport New Zealand established by section 66 of the Land Transport Management Act 2003.

Border inspection means the inspection of a vehicle to which section 4 applies at the time of its importation into New Zealand.

Certificate of fitness means evidence of vehicle inspection issued under 6.8(a) or 7.9(a) to a vehicle to which section 7 applies that is listed in Schedule 2 but not listed in Schedule 3.

Certificate of fitness inspection and certification means periodic in-service inspection and certification of a vehicle to which section 7 applies that is listed in Schedule 2 but not listed in Schedule 3.

Certificate of loading means a certificate issued under 8.5 to a vehicle that requires verification of its loading and weight limits.

Certificate of loading inspection and certification means inspection and certification of a vehicle, required for the issuing of a certificate of loading.

Certify means:

(a) in relation to a vehicle, or specific aspect of a vehicle, to make a record of determination under 6.6(1)(a) or 7.6(1)(a) that confirms that the vehicle inspector or inspecting organisation has determined that the vehicle or specific aspect of the vehicle complies with the requirements in this rule; or

(b) in relation to a vehicle’s loading and weight limits, to make a record under 8.4 of the determination under 8.3 of a vehicle’s loading and weight limits.

Charged, in relation to any CNG or LPG alternative fuel system, means containing sufficient CNG or LPG to cause a properly fitted and operative fuel gauge for that system to register other than empty.

Class in relation to vehicles, means a category of vehicle of one of the Groups A, L, M, N, and T, as specified in Table A: Vehicle classes.
CNG means compressed natural gas.

**Compliance label** means an attachment to a vehicle in the form of a label that confirms compliance of the vehicle or a specific aspect of the vehicle with requirements in this rule.

**Compliance plate** means an attachment to a vehicle in the form of a plate that confirms compliance of the vehicle or a specific aspect of the vehicle with requirements in this rule.

**Conditional permit** means a permit issued under 5.5 or 7.10 that confirms that a determination has been made that the vehicle is safe to be operated under specified conditions.

**Deregistered** means that a vehicle’s New Zealand registration has been cancelled in accordance with Part 17 of the *Land Transport Act 1998*.

**Enter service** in relation to a vehicle, means to begin to be operated in service on the road in New Zealand for the first time in compliance with registration requirements of Part 17 of the *Land Transport Act 1998*.

**Entry inspection and certification** means inspection and certification of a vehicle to which section 6 applies that is entering or re-entering service.

**Evidence of vehicle inspection** has the same meaning as in the *Land Transport Act 1998*.

**Goods service vehicle** has the same meaning as in the *Land Transport Act 1998*.

**Gross vehicle mass** has the same meaning as in section 2(1) of the *Land Transport Act 1998*.

**Heavy vehicle** means a vehicle that is either:

(a) of Class MD3, MD4, ME, NB, NC, TC or TD; or

(b) a vehicle (not of a class specified in *Table A: Vehicle classes*) with a gross vehicle mass that exceeds 3500 kg.

**Heavy vehicle entry inspection and certification** means inspection and certification of a heavy vehicle to which section 6 applies that is entering or re-entering service.

**Heavy vehicle specialist inspection and certification** means specialist inspection and certification of specific aspects of a heavy vehicle.

**Hours of darkness** means:

(a) any period of time between half an hour after sunset on one day and half an hour before sunrise on the next day; or

(b) any other time when there is not sufficient daylight to render clearly visible a person or vehicle at a distance of 100 m.
In-service conditional permit means an inspection and certification document, allowing operation of a vehicle under specified conditions only, issued under 7.10.

Inspecting organisation means a person or organisation appointed by the Agency under 2.2(1) who is responsible for inspection and certification outcomes.

Inspection and certification means the performance of two or more of the following, for the purposes of determining compliance with applicable requirements:

(a) examining vehicles;
(b) determining whether or not a vehicle or specific aspect of a vehicle complies with applicable requirements;
(c) issuing evidence of vehicle inspection, a conditional permit or a certificate of loading;
(d) recording and making available information about vehicles (including their systems, components, devices, fittings and equipment).

Inspection and certification document means a document required, produced or issued in the inspection and certification process, including a plate, a label, an electronic record and a check sheet.

Inspection and certification outcome in relation to a vehicle, means:

(a) production of a record of determination as appropriate to the inspection and certification activity; or
(b) provision of other records and information about the vehicle to the Agency or other persons; or
(c) production of evidence of vehicle inspection, conditional permits or certificates of loading.

Land transport document has the same meaning as in the Land Transport Act 1998.

Light vehicle means a vehicle except one defined as a ‘heavy vehicle’.

Light vehicle repair specialist inspection and certification means specialist inspection and certification of repairs to significant damage or deterioration to the structure, chassis, body-to-chassis attachment, suspension or occupant protection system of a light vehicle.

Low volume vehicle means a make and model of a vehicle, of a class specified in Table A: Vehicle classes, other than Class MD3, MD4, ME, NB, NC, TC or TD, that is:

(a) manufactured, assembled or scratch-built in quantities of 500 or less in any one year, and where the construction of the vehicle may directly or indirectly affect compliance of the vehicle with any of the vehicle standards prescribed by New Zealand law; or
(b) modified uniquely, or in quantities of 500 or less in any one year, in such a way that compliance of the vehicle, its structure, systems, components or equipment with a legal requirement relating to safety performance applicable at the time of the modification may be affected.


**Low volume vehicle plate, label** or **authority card** means a plate, label or authority card issued in accordance with the *Low Volume Vehicle Code*.

**Low volume vehicle specialist inspection and certification** means specialist inspection and certification of a light vehicle as specified in the *Low Volume Vehicle Code*.

**Low volume vehicle type approval** means a type approval for a modification issued in accordance with the *Low Volume Vehicle Code*.

**LPG** means liquefied petroleum gas.

**Make** in relation to a vehicle, means the name given for market identification purposes to a group or groups of vehicles by a company or organisation that owns that name.

**Manufacturer’s operating limits** means:

(a) in relation to a vehicle, the allowance provided by the vehicle manufacturer in terms of performance capability and dimensions, relative to deterioration, malfunction or damage beyond which the safe performance of the vehicle, as defined by the vehicle manufacturer, is compromised; and

(b) in relation to a system, component or item of equipment, incorporated in or attached to a vehicle, the allowance provided by the system, component or equipment manufacturer in terms of performance capability and dimensions, relative to the deterioration, malfunction or damage, beyond which the safe performance of the system, component or item of equipment (and consequently the vehicle) is compromised.

**mobility device** means—

(a) a vehicle that—

   (i) is designed and constructed (not merely adapted) for use by persons who require mobility assistance due to a physical or neurological impairment; and

   (ii) is powered solely by a motor that has a maximum power output not exceeding 1 500 W; or

(b) a vehicle that the Agency has declared under *section 168A(1)* of the *Land Transport Act 1998* to be a mobility device.
Modify in relation to a vehicle, means to change the vehicle from its original state by altering, substituting, adding or removing any structure, system, component or equipment; but does not include repair.

Motor vehicle means a vehicle drawn or propelled by mechanical power; and includes a trailer; but does not include:

(a) a vehicle running on rails;
(b) [Revoked]
(c) a trailer (other than a trailer designed solely for the carriage of goods) that is designed and used exclusively as part of the armament of the New Zealand Defence Force;
(d) a trailer running on one wheel and designed exclusively as a speed measuring device or for testing the wear of vehicle tyres;
(e) a vehicle designed for amusement purposes and used exclusively within a place of recreation, amusement, or entertainment to which the public does not have access with motor vehicles;
(f) a pedestrian-controlled machine;
(g) a vehicle that the Agency has declared is not a motor vehicle under section 168A of the Land Transport Act 1998;
(h) a mobility device.

New in relation to a vehicle, means a vehicle that:

(a) has not been registered and operated in New Zealand or any other country; and
(b) has not been operated on a road in New Zealand or any other country as a demonstration or courtesy vehicle; and
(c) has not been used for training or testing purposes; and
(d) is not a low volume vehicle that contains components that have been fitted to a vehicle that has been operated on the road in New Zealand or in any other country.

New light vehicle entry inspection and certification means entry inspection and certification of a new light vehicle to which section 6 applies that is entering service.

Operate in relation to a vehicle, means to drive or use the vehicle on a road, or to cause or permit the vehicle to be on a road or to be driven on a road, whether or not the person is present with the vehicle.

Operation in service in relation to a vehicle, means to be operated on the road in New Zealand after having been registered in compliance with requirements in Part 17 of the Land Transport Act 1998.
Owner has the same meaning as in the Land Transport Act 1998.

Passenger service vehicle has the same meaning as in the Transport Services Licensing Act 1989.

Record of determination means a record, in paper or electronic form, that a vehicle or specific aspect of a vehicle complies or does not comply with requirements in this rule.

Re-enter service in relation to a vehicle previously certified for entry into service on the road in New Zealand that has been deregistered, means to begin to be operated in service again.


Registration number means the combination of numbers or letters, or numbers and letters on a registration plate, issued under Part 17 of the Land Transport Act 1998.

Rental service vehicle has the same meaning as in the Transport Services Licensing Act 1989.

Repair means to restore a damaged or worn vehicle, its structure, systems, components or equipment; and includes the replacement of damaged or worn structures, systems, components or equipment with equivalent undamaged or new structures, systems, components or equipment.

Safe tolerance means the tolerance within which the safe performance of the vehicle, its structure, systems, components or equipment is not compromised, having regard to any manufacturer’s operating limits.

Specialist inspection and certification means inspection and certification of a specific aspect of a vehicle.

Statement of compliance means a statement in a format specified by the Agency confirming that a vehicle or component complied with one or more approved vehicle standards when manufactured.

Tractor means a motor vehicle (not being a traction engine) designed exclusively for traction at speeds not exceeding 50 kilometres an hour.

Trade plate has the same meaning as in Part 17 of the Land Transport Act 1998.

Transport service vehicle has the same meaning as in the Transport Services Licensing Act 1989.

Type approval means a document confirming that a specified vehicle model, model variant, or component complies with an approved vehicle standard or with the Low Volume Vehicle Code.
**Used light vehicle** means a light vehicle, including a light vehicle that has been used for the purpose of demonstration in connection with the sale of a similar vehicle, that has, at any time before being offered or displayed for sale:

(a) been registered under:
   (i) the *Transport Act 1962*; or
   (ii) the *Transport (Vehicle and Driver Registration and Licensing Act) 1986* or *Part 17 of the Land Transport Act 1998*; or
   (iii) any corresponding legislation in any other country; or
(b) been used for a purpose not connected with its manufacture or sale.

**Used light vehicle entry inspection and certification** means inspection and certification of a used light vehicle to which section 6 applies that is entering or re-entering service.

**Valid**, in relation to a VIN, means capable of being decoded to provide information about the vehicle, from a unique number that has been assigned to the vehicle in the vehicle’s country of origin or by a person appointed by the Agency.

**Vehicle identification number** (VIN) means a group of letters and numbers, consisting of 17 characters, that is affixed to the vehicle and that complies with the requirements of one of the following:

(a) *ISO 3779*; or
(b) *Australian Design Rule 61/01*; or
(c) Chapter 565 of the *Code of Federal Regulations 49*.

**Vehicle inspector** means an individual appointed by the Agency under 2.2(1) to carry out inspection and certification activities in accordance with requirements and conditions imposed by the Agency.

**Vehicle recovery service vehicle** has the same meaning as in the *Transport Services Licensing Act 1989*.

**Vehicle standard** means a technical specification with which a vehicle, its structure, systems, components or equipment must comply, and which is adopted by:

(a) the New Zealand Standards Council; or
(b) any international, national or regional organisation with functions similar to the New Zealand Standards Council.

**Warrant of fitness** means evidence of vehicle inspection issued under 6.8(b), 7.9(b) or 7.9(c) to a vehicle in 7.9(b) or 7.9(c).

**Warrant of fitness inspection and certification** means periodic in-service inspection and certification of a vehicle in 7.9(b) or 7.9(c).
Water damage in relation to a vehicle, means damage to a vehicle’s critical safety system as a result of exposure to water.


Part 2, Definitions, agricultural motor vehicle: inserted, on 1 June 2013, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Part 2, Definitions, agricultural purposes: inserted, on 1 June 2013, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Part 2, Definitions, agricultural tractor: inserted, on 1 June 2013, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Part 2, Definitions, agricultural trailer: inserted, on 1 June 2013, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.

Part 2, Definitions, all-terrain vehicle: amended, on 1 June 2013, by clause 3.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2013.


Part 2, Definitions, alternative fuel inspection certificate: replaced, on 1 April 2006, by clause 4.2(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Part 2, Definitions, alternative fuel installation certificate: replaced, on 1 April 2006, by clause 4.2(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Part 2, Definitions, alternative fuel system: replaced, on 1 April 2006, by clause 4.2(3) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Part 2, Definitions, alternative fuel system inspection and certification: replaced, on 1 April 2006, by clause 4.2(4) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.


Part 2, Definitions, **deregistered**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

Part 2, Definitions, **Director**: revoked, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.

Part 2, Definitions, **enter service**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

Part 2, Definitions, **goods service vehicle**: inserted on 1 October 2011, by clause 2.1 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2011.

Part 2, Definitions, **gross laden weight**: revoked, on 11 August 2017, by Part 4 of Schedule 3 of Land Transport Amendment Act 2017.

Part 2, Definitions, **gross vehicle mass**: amended, on 1 June 2019, by clause 2.1(1) of Land Transport Rule: Vehicle Standards Compliance Amendment 2019.

Part 2, Definitions, **gross vehicle mass**: replaced, on 11 August 2017, by Part 4 of Schedule 3 of Land Transport Amendment Act 2017.

Part 2, Definitions, **inspecting organisation**: amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.

Part 2, Definitions, **inspection and certification outcome**, paragraph (b): amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.

Part 2, Definitions, **low volume vehicle**: replaced, on 1 April 2011, by clause 3.1 of Land Transport Rule: Vehicle Standards Compliance Amendment 2011.

Part 2, Definitions, **LPG**: inserted, on 1 April 2006, by clause 4.1 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Part 2, Definitions, **mobility device**: inserted, on 22 June 2005, by Part 6 of the Schedule to the Land Transport Amendment Act 2005.


Part 2, Definitions, **motor vehicle**, paragraph (g): inserted, on 22 June 2005, by Part 6 of the Schedule to the Land Transport Amendment Act 2005.

Part 2, Definitions, **motor vehicle**, paragraph (g): amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.


Part 2, Definitions, **new**, paragraph (d): amended, on 1 January 2014, by clause 2.1 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 3) 2013.

Part 2, Definitions, **operation in service**: amended, on 1 June 2019, by clause 2.1(2) of Land Transport Rule: Vehicle Standards Compliance Amendment 2019.

Part 2, Definitions, **registered**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

Part 2, Definitions, **registration number**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

As at 1 June 2019
Part 2, Definitions, **scratch-built vehicle**: revoked, on 1 January 2014, by clause 2.2 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 3) 2013.

Part 2, Definitions, **statement of compliance**: amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.

Part 2, Definitions, **tractor**: inserted, on 1 October 2011, by clause 2.1 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2011.

Part 2, Definitions, **trade plate**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

Part 2, Definitions, **used light vehicle, paragraph (a)(ii)**: amended, on 1 May 2011, by Part 3 of Schedule 2 of the Land Transport Amendment Act 2009.

Part 2, Definitions, **valid**: inserted, on 1 April 2006, by clause 4.1 of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Part 2, Definitions, **valid**: amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.

Part 2, Definitions, **vehicle identification number (VIN)**: replaced, on 1 April 2006, by clause 4.2(5) of Land Transport Rule: Vehicle Standards Compliance Amendment 2005.

Part 2, Definitions, **vehicle inspector**: amended, on 1 August 2008, by Part 3 of Schedule 2 of the Land Transport Management Amendment Act 2008.
Table A—Vehicle classes

<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AA (Pedal cycle)</td>
<td>A vehicle designed to be propelled through a mechanism solely by human power.</td>
</tr>
<tr>
<td>AB (Power-assisted pedal cycle)</td>
<td>A pedal cycle to which is attached one or more auxiliary propulsion motors having a combined maximum power output not exceeding 300 watts.</td>
</tr>
<tr>
<td>LA (Moped with two wheels)</td>
<td>A motor vehicle (other than a power-assisted pedal cycle) that: (a) has two wheels; and (b) either:</td>
</tr>
<tr>
<td></td>
<td>(i) has an engine cylinder capacity not exceeding 50 ml and a maximum speed not exceeding 50 km/h; or</td>
</tr>
<tr>
<td></td>
<td>(ii) has a power source other than a piston engine and a maximum speed not exceeding 50 km/h.</td>
</tr>
<tr>
<td>LB (Moped with three wheels)</td>
<td>A motor vehicle (other than a power-assisted pedal cycle) that: (a) has three wheels; and (b) either:</td>
</tr>
<tr>
<td></td>
<td>(i) has an engine cylinder capacity not exceeding 50 ml and a maximum speed not exceeding 50 km/h; or</td>
</tr>
<tr>
<td></td>
<td>(ii) has a power source other than a piston engine and a maximum speed not exceeding 50 km/h.</td>
</tr>
<tr>
<td>LB 1</td>
<td>A Class LB motor vehicle that has one wheel at the front and two wheels at the rear.</td>
</tr>
<tr>
<td>LB 2</td>
<td>A Class LB motor vehicle that has two wheels at the front and one wheel at the rear.</td>
</tr>
<tr>
<td>LC (Motor cycle)</td>
<td>A motor vehicle that: (a) has two wheels; and (b) either:</td>
</tr>
<tr>
<td></td>
<td>(i) has an engine cylinder capacity exceeding 50 ml; or</td>
</tr>
<tr>
<td></td>
<td>(ii) has a maximum speed exceeding 50 km/h.</td>
</tr>
<tr>
<td>Class</td>
<td>Description</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
</tr>
</tbody>
</table>
| LD (Motor cycle and side-car) | A motor vehicle that:  
(a) has three wheels asymmetrically arranged in relation to the longitudinal median axis; and  
(b) either:  
(i) has an engine cylinder capacity exceeding 50 ml; or  
(ii) has a maximum speed exceeding 50 km/h. |
| Side-car | A car, box, or other receptacle attached to the side of a motor cycle and supported by a wheel. |
| LE (Motor tricycle) | A motor vehicle that:  
(a) has three wheels symmetrically arranged in relation to the longitudinal median axis; and  
(b) has a gross vehicle mass not exceeding one tonne; and  
(c) either:  
(i) has an engine cylinder capacity exceeding 50 ml; or  
(ii) has a maximum speed exceeding 50 km/h. |
| LE 1 | A Class LE motor vehicle that has one wheel at the front and two wheels at the rear. |
| LE 2 | A Class LE motor vehicle that has two wheels at the front and one wheel at the rear. |
| Passenger vehicle | A motor vehicle that:  
(a) is constructed primarily for the carriage of passengers; and  
(b) either:  
(i) has at least four wheels; or  
(ii) has three wheels and a gross vehicle mass exceeding one tonne. |
| MA (Passenger car) | A passenger vehicle (other than a Class MB or Class MC vehicle) that has not more than nine seating positions (including the driver's seating position). |
| MB (Forward control passenger vehicle) | A passenger vehicle (other than a Class MC vehicle):  
(a) that has not more than nine seating positions (including the driver's seating position); and  
(b) in which the centre of the steering wheel is in the forward |
As at 1 June 2019

<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>quarter of the vehicle's total length.</td>
<td></td>
</tr>
</tbody>
</table>
| MC (Off-road passenger vehicle) | A passenger vehicle, designed with special features for off-road operation, that has not more than nine seating positions (including the driver's seating position), and that:  
(a) has four-wheel drive; and  
(b) has at least four of the following characteristics when the vehicle is unladen on a level surface and the front wheels are parallel to the vehicle's longitudinal centre-line and the tyres are inflated to the vehicle manufacturer's recommended pressure:  
(i) an approach angle of not less than 28 degrees;  
(ii) a breakover angle of not less than 14 degrees;  
(iii) a departure angle of not less than 20 degrees;  
(iv) a running clearance of not less than 200 mm;  
(v) a front-axle clearance, rear-axle clearance, or suspension clearance of not less than 175 mm. |
<p>| Omnibus                       | A passenger vehicle that has more than nine seating positions (including the driver's seating position). An omnibus comprising two or more non-separable but articulated units shall be considered as a single vehicle.                           |
| MD (Light omnibus)            | An omnibus that has a gross vehicle mass not exceeding 5 tonnes.                                                                                                                                              |
| MD 1                          | An omnibus that has a gross vehicle mass not exceeding 3.5 tonnes and not more than 12 seats.                                                                                                                  |
| MD 2                          | An omnibus that has a gross vehicle mass not exceeding 3.5 tonnes and more than 12 seats.                                                                                                                     |
| MD 3                          | An omnibus that has a gross vehicle mass exceeding 3.5 tonnes but not exceeding 4.5 tonnes.                                                                                                                    |
| MD 4                          | An omnibus that has a gross vehicle mass exceeding 4.5 tonnes but not exceeding 5 tonnes.                                                                                                                     |</p>
<table>
<thead>
<tr>
<th>Class</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ME (Heavy omnibus)</td>
<td>An omnibus that has a gross vehicle mass exceeding 5 tonnes.</td>
</tr>
<tr>
<td>Goods vehicle</td>
<td>A motor vehicle that:</td>
</tr>
<tr>
<td></td>
<td>(a) is constructed primarily for the carriage of goods; and</td>
</tr>
<tr>
<td></td>
<td>(b) either:</td>
</tr>
<tr>
<td></td>
<td>(i) has at least four wheels; or</td>
</tr>
<tr>
<td></td>
<td>(ii) has three wheels and a gross vehicle mass exceeding one tonne.</td>
</tr>
<tr>
<td></td>
<td>For the purpose of this description:</td>
</tr>
<tr>
<td></td>
<td>(a) a vehicle that is constructed for both the carriage of goods and passengers shall be considered primarily for the carriage of goods if the number of seating positions multiplied by 68 kg is less than 50% of the difference between the gross vehicle mass and the unladen mass;</td>
</tr>
<tr>
<td></td>
<td>(b) the equipment and installations carried on special purpose vehicles not designed for the carriage of passengers shall be considered to be goods;</td>
</tr>
<tr>
<td></td>
<td>(c) a goods vehicle that has two or more non-separable but articulated units shall be considered to be a single vehicle.</td>
</tr>
<tr>
<td>NA (Light goods vehicle)</td>
<td>A goods vehicle that has a gross vehicle mass not exceeding 3.5 tonnes.</td>
</tr>
<tr>
<td>NB (Medium goods vehicle)</td>
<td>A goods vehicle that has a gross vehicle mass exceeding 3.5 tonnes but not exceeding 12 tonnes.</td>
</tr>
<tr>
<td>NC (Heavy goods vehicle)</td>
<td>A goods vehicle that has a gross vehicle mass exceeding 12 tonnes.</td>
</tr>
<tr>
<td>Trailer</td>
<td>A vehicle without motive power that is constructed for the purpose of being drawn behind a motor vehicle.</td>
</tr>
<tr>
<td>TA (Very light trailer)</td>
<td>A single-axled trailer that has a gross vehicle mass not exceeding 0.75 tonnes.</td>
</tr>
<tr>
<td>TB (Light trailer)</td>
<td>A trailer (other than a Class TA trailer) that has a gross vehicle mass not exceeding 3.5 tonnes.</td>
</tr>
<tr>
<td>Class</td>
<td>Description</td>
</tr>
<tr>
<td>-----------------</td>
<td>------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>TC (Medium trailer)</td>
<td>A trailer that has a gross vehicle mass exceeding 3.5 tonnes but not exceeding 10 tonnes.</td>
</tr>
<tr>
<td>TD (Heavy trailer)</td>
<td>A trailer that has a gross vehicle mass exceeding 10 tonnes.</td>
</tr>
</tbody>
</table>

*Part 2, Table A, item relating to Class AB vehicle (power-assisted pedal cycle): amended, on 1 April 2010, by clause 2.2 of Land Transport Rule: Vehicle Standards Compliance Amendment 2010.*
Part 3
Schedules

Schedule 1
Acts, regulations, the Low Volume Vehicle Code and rules

Acts, regulations, the Low Volume Vehicle Code and rules that may be applicable to vehicles certified under this rule.

- The Transport Act 1962;
- [Revoked]
- The Transport Services Licensing Act 1989;
- The Land Transport Act 1998;
- The Goods Service Vehicle Constructional Regulations 1936;
- The Heavy Motor Vehicle Regulations 1974;
- The Passenger Service Vehicle Construction Regulations 1978;
- The Traffic Regulations 1976, Part V (only for heavy vehicles) and Part VII (for all vehicles);
- The Transport (Vehicle Standards) Regulations 1990;
- The Low Volume Vehicle Code;
- Land Transport Rules.

Schedule 2
List of vehicles

(c) Heavy vehicles;
(d) Passenger service vehicles;
(e) Rental service vehicles;
(f) Vehicle recovery service vehicles;
(g) [Revoked]
(h) Goods service vehicles.


Schedule 3, paragraph (f): replaced, on 1 October 2011, by clause 3.1 of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2011.
Schedule 3

List of vehicles

(a) Class MA, MB or MC vehicles that, in the carriage of passengers for hire or reward:
   (i) are used solely for transporting not more than seven school children; and
   (ii) do not exceed the designed adult passenger capacity of the vehicle by more than two school children.

(b) Vehicles that may lawfully be used under the authority of trade plates affixed to them under Part 17 of the Land Transport Act 1998.

(c) Vehicles normally propelled by mechanical power while they are being temporarily towed, without the use of their own power, by another vehicle.

(d) Vehicles used by the New Zealand Defence Force (as defined in the Defence Act 1990), that are being used to convey persons who would otherwise use public transport during a period in which any public transport in New Zealand is suspended.

(e) Motor caravans that:
   (i) have an original manufacturer’s rating of 3750 kg or less; and
   (ii) were registered in New Zealand before 1 January 1992.

(f) Vehicles while being used on a road that is not a public highway.

(g) Vehicles that are used on a public highway only in connection with the inspection, servicing or repair of the vehicle or for the purpose of allowing any person to sit a practical driving test in that vehicle.

(h) Pedestrian-controlled goods service vehicles.

(i) Vehicles propelled and supported solely by self-laying tracks.

(j) Vehicles used on roads only in road construction zones in accordance with notices declaring those zones.

(k) Vehicles that are used on a road only when crossing or proceeding along a section of the road where the vehicles have been authorised to operate by an authorisation of a road controlling authority that requires:
   (i) a written agreement by the vehicle’s operator or the person for whom the vehicle is being operated, to construct, reconstruct, maintain, or restore to the satisfaction of the road controlling authority all or part of the road used by the vehicle; and
   (ii) the erection and maintenance of warning devices, signs or control devices as required by the road controlling authority and the Agency; and
(iii) where the use of the road does not consist solely of the direct crossing of the road, the prior approval of the Agency.

(l) All-terrain vehicles that are used on a public highway.

(m) Motor vehicles exclusively designed and used on a road for driving, carrying or propelling any of the following, which must be permanently attached to the vehicle:

(i) aerodrome runway sweepers;

(ii) electrical substations;

(iii) filters for transformer oil;

(iv) log haulers that are stationary when hauling logs;

(v) aero engine test benches.

(n) Tractors owned by a local authority and used exclusively for the construction, maintenance or mowing of stopbanks and the banks of rivers, streams, drains, canals or other watercourses.

(o) Mobile or movable huts, galleys or similar motor vehicles that are used on a road solely in connection with the construction or maintenance of roads.

(p) Tractors used exclusively for shunting railway rolling stock.

(q) Traction engines.

(r) Forklifts.

(s) Aerodrome crash fire tenders that are used on a road only in emergencies.

(t) Trailers while being drawn by a motor vehicle specified in (m) to (s) of this Schedule.

(u) Motor vehicles, used exclusively in connection with the embarking and disembarking of ships’ passengers or for loading and unloading ships’ mails, cargo, and passengers’ baggage, and used on a public highway only when proceeding unladen from one wharf to another wharf or from its usual place of storage to a wharf and returning to that place of storage.

(v) Motor vehicles designed exclusively or principally as part of the armament of the New Zealand Defence Force.

(w) Cable jinkers.

(x) Front-end loaders.

(y) Log skidders.

(z) Tractor cranes.

(aa) Rough-terrain cranes.
(bb) Mobile crushing and screening plant machines, which are mounted on trailers.

(cc) Motor graders.

(dd) Motor scrapers.

(ee) Trailer scrapers.

(ff) Plant for servicing oil-filled cables.

(gg) Post debarkers.

(hh) Saw bench apparatus.

(ii) Forestry chippers.

(jj) Tree feller bunchers.

(kk) Trench diggers and excavators.

(ll) Vehicles that are always used unladen on the road and that are designed exclusively for carrying earth or other bulk materials.

(mm) Mobile concrete mixers that are mounted on tractors.


# Schedule 4

*Expiry date for warrant of fitness for light vehicles applying on and after 1 July 2014*

Ref. 9.5(4)(a)

<table>
<thead>
<tr>
<th>WoF issued to</th>
<th>Expiry date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle (other than an agricultural motor vehicle) not previously registered in New Zealand or any other country</td>
<td>Three years after the reference date</td>
</tr>
</tbody>
</table>
| Vehicle (other than an agricultural motor vehicle) before the third anniversary of the date of its first registration in New Zealand or any other country | The later date of:  
  (a) date of third anniversary of first registration in New Zealand or any other country; or  
  (b) 12 months after the reference date |
| Vehicle first registered in New Zealand or any other country on or after 1 January 2000, on or after the third anniversary of the date of its first registration in New Zealand or any other country | 12 months after the reference date |
| Vehicle (other than an agricultural motor vehicle) first registered in New Zealand or any other country before 1 January 2000 | 6 months after the reference date |
| Agricultural motor vehicle that is operated at a speed exceeding 40 km/h and that is issued a warrant of fitness in accordance with 7.9(c) | 12 months after the reference date |

*Schedule 4:* inserted, on 1 January 2014, by clause 3.1(1) of *Land Transport Rule: Vehicle Standards Compliance (No 2) 2013*.

*Schedule 4:* replaced, on 1 July 2014, by clause 3.1(2) of *Land Transport Rule: Vehicle Standards Compliance (No 2) 2013*.

As at 1 June 2019
Schedule 5

Expiry date for warrant of fitness for heavy vehicles applying on and after 1 January 2014

Ref. 9.5(4)(b)

<table>
<thead>
<tr>
<th>WoF issued to</th>
<th>Expiry date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle not previously registered in New Zealand or any other country</td>
<td>12 months after the reference date</td>
</tr>
<tr>
<td>Vehicle (other than an agricultural motor vehicle) before the sixth anniversary of the date of its first registration in New Zealand or any other country</td>
<td>12 months after the reference date</td>
</tr>
<tr>
<td>Vehicle (other than an agricultural motor vehicle) on or after the sixth anniversary of the date of its first registration in New Zealand or any other country</td>
<td>6 months after the reference date</td>
</tr>
<tr>
<td>Agricultural motor vehicle that is operated at a speed exceeding 40 km/h and that is issued a warrant of fitness in accordance with 7.9(c)</td>
<td>12 months after the reference date</td>
</tr>
</tbody>
</table>

Schedule 5: inserted, on 1 January 2014, by clause 3.1(3) of Land Transport Rule: Vehicle Standards Compliance Amendment (No 2) 2013.