

OCCUPATION LICENCE SCHEDULE 4

RULES OF THE PROPERTY

The Occupier will:

Compliance with Manager's Directions and Company's right of entry

- 1.1 comply with the directions of the Manager at all times and ensure that all invitees of the Occupier comply with the directions of the Manager;
- 1.2 permit the Company (or its agents or servants) at all reasonable hours to enter into and upon the Site for any of the following purposes:
 - (a) viewing the condition thereof;
 - (b) maintaining, repairing, or renewing any pipes, conduits, wires, cables, or ducts for the time being in, upon, or passing through the Site and capable of being used in connection with the enjoyment of any other camping site or Common Property;
 - (c) maintaining, repairing, or renewing any Common Property; and
 - (d) ensuring that the Rules are being observed;

Occupier's maintenance obligations

- 1.3 keep any Structures, tents, caravans, motor homes, fixtures, fittings and chattels on the Site in good clean tenantable order and repair and immediately repair all damage to the same in a proper and workmanlike manner and to the reasonable requirements of the Company;
- 1.4 maintain the Site in a clean and tidy condition to the satisfaction of the Company;
- 1.5 securely fasten all doors and windows to any caravans, motor homes or Structures on the Site when such are left unoccupied and the Company reserves the right to enter and fasten the same if left unsecured;
- 1.6 regularly remove all rubbish, debris and other refuse ("Rubbish") from the Site and comply with the Company's guidelines for disposal of Rubbish, which unless notified from time to time otherwise are for the Occupier to:
 - (a) keep all areas of the Property, including the Sites, free from Rubbish;
 - (b) store all Rubbish on the Site in official Masterton or other applicable territorial authority rubbish bags or other containers, or otherwise in Rubbish collection containers within the Common Property, in a secure manner (including ensuring all bags are securely fastened and that all Rubbish containers are kept covered and free from pests and vermin);
 - (c) remove all Rubbish from the Site on a regular basis and in any event place Rubbish bags and containers in official Property Rubbish collection areas on time for

collection by the territorial authority (such area currently being at the entrance to the park and in a trailer marked for the collection of Rubbish); and

- (d) utilise recycling collection facilities within the Property for the storage and disposal of Rubbish capable of recycling (such facilities also being currently located at the entrance to the Property);

1.7 ensure that all Structures, caravans and motor homes erected or placed on the Site have electrical warrants of fitness and comply at all times with the requirements of any competent local authority or public body;

1.8 take all practical steps to prevent infestation of the Site by vermin and/or insects;

1.9 in the event of any notifiable infectious disease as defined In Schedule 1 of the Health Act 1956 occurring on the Site, immediately give notice to the Company and to proper public authorities, and at the expense of the Occupier thoroughly fumigate and disinfect the Site to the satisfaction of the Company and such public, authorities and otherwise comply with their reasonable and lawful requirements in regard to the same;

1.10 take all reasonable steps to protect the Property including the Common Property, buildings, fixtures or fittings, installations, fences, hedges, trees (including shelter belts), gates and any sealed areas or other property within the Property from any damage by the Occupier, or the Occupier's invitees, and the Occupier will immediately repair at its cost any damage caused;

1.11 plant or damage or allow to be planted or damaged any lawn, garden, tree, or shrub situated in the Property except with the consent in writing of the Company;

1.12 promptly notify the Management Committee (in writing unless urgency is reasonably required in the circumstances) about:

- (a) any Common Property requiring maintenance and repair of which the Occupier is reasonably aware, including any:
 - (i) sewerage or water pipes or structures;
 - (ii) water, gas, electrical and other utility services;
 - (iii) lighting or other electrical fixtures and fittings; and
 - (iv) washing machine, dryers and other communal equipment forming part of the Common Property; and
- (b) any material accident that has occurred to any property within the Property (including Common Property and other property referred to In clause 1.12(a) above) or to any person within the Property and of which the Occupier is reasonably aware.

Permitted use

1.13 use the Common Property only for the purpose for which the Company determines from time to time;

1.14 not use or permit the Property to be used for any business or commercial purpose;

- 1.15 not use or permit or suffer to be used the lavatories, toilets, sinks and drainage and other plumbing facilities on the Property for any purposes other than those for which they were constructed or provided;
- 1.16 not do or allow any act or thing to be done which may cause damage to the property or assets of the Company, Other Licensees or any other person;
- 1.17 ensure that any water taps on the Property are promptly turned off after use;
- 1.18 not burn any Rubbish waste in or about the Property;
- 1.19 in relation to cars, motorbikes, quadbikes and all trailers and caravans ("Vehicles") not:
 - (a) park or stand any Vehicle upon the Common Property except in accordance with rules as may be determined by the Company from time to time, Including ensuring that no Vehicle obstructs any driveway or area of access and egress;
 - (b) use or allow the use of Vehicles in any careless or other manner that may harm or damage persons or property within the Property;
 - (c) drive any Vehicle at a speed greater than 5 km per hour and generally ensure that all Vehicles are operated in a safe and sedate manner (without limitation the joyriding of motorbikes, quadbikes and other Vehicles is expressly prohibited);
 - (d) bring on to, or leave on, the Property any Vehicle that is derelict or unsightly and in any event all Occupiers will ensure that all Vehicles on the Property are roadworthy, have current warrants of fitness and comply with all applicable legislation, and without limiting the other provisions of this Licence and the Rules, the Occupier acknowledges that failure to observe these specific Rules in respect of Vehicles may result in the removal of the Vehicle from the Property at the Occupier's risk and expense in all respects;
- 1.20 not otherwise obstruct or interfere with the lawful use of the Common Property by any person;

Additions and alterations

- 1.21 not construct or structurally alter any Structure except in accordance with clause 4.4 of the Licence and in any case with the prior approval of the Company, which will be given or withheld on such basis as the Company may reasonably determine;
- 1.22 not inscribe, paint, display or affix any sign, advertisement, name, flagpole, flag or notice on any part of the outside or inside of any building or structure forming part of the Property except with the consent in writing of the Company;
- 1.23 not erect any aerial or antennae on the exterior of any buildings forming part of the Property, excluding the Structures on the Site, except with the consent in writing of the Company;
- 1.24 not erect any fence on the Site without the consent in writing of the Company provided that such fence will not exceed 1.6 metres in height and will conform in both design and the use of construction materials with other fences in the Property;

No noxious use or nuisance

1.25 not commit, permit or suffer on the Property any act:

- (a) which may be a nuisance or annoyance to any Other Licensees or neighbouring properties whether by way of excessive noise, vibration, smell or any other cause; or
- (b) of an illegal or generally accepted immoral nature or which may otherwise be of a nature that may damage the reputation of the Property as a safe and family friendly holiday environment;

1.26 not play any musical instrument or use or permit to be used any computer, radio, record player, video recorder, tape recorder, CD player, DVD player, television, loudspeaker, screen or other equipment or like media in such a manner that is reasonably likely to:

- (a) cause disruption to or annoy Other Licensees; or
- (b) cause interference to radio and telephone reception to Other Licensees;

1.27 when upon the Common Property, be adequately clothed and not use language or behave in a manner reasonably likely to cause offence or embarrassment to any Other Licensees or person lawfully using the Common Property;

1.28 not smoke within any building on the Common Property;

1.29 ensure that any dog or other pet of the Occupier is:

- (a) to the extent required by law, currently registered and vaccinated;
- (b) kept under control by the Occupier at all times (in the case of dogs this includes being on a lead at all times) and will not at any time create a hazard or be likely to harm any person on the Property. The Occupier hereby:
 - (i) will not bring on to the Site more than two dogs owned by the Occupier and will use all reasonable endeavours to ensure that no more than two dogs are on the Site at any one time;
 - (ii) gives the Company the express authority to remove or procure the removal or control of any such pet where the pet harms or disturbs, or is likely to harm or disturb, any person on the Property or causes, or is likely to cause, any damage to Common Property or any other part of the Property;
 - (iii) indemnifies and will keep Indemnified the Company from any losses, costs or damages that the Company may in any way incur as a result of the Occupier bringing any pet on to the Property, including where such pet causes damage or harm to any person or to Common Property or any other part of the Property;
 - (iv) acknowledges and agrees that it is not permitted to bring on to the Property any dog which is, or is cross bred from, any pit bull terrier, the Japanese tosa, the dogo argentine or the fila brasileiro breeds or any other breed of dog that the Company may from time to time prohibit

from the Property; and

- (v) agrees to pick up and remove all droppings of the pet from the Site and the Common Property;
- 1.30 not use or store upon the Property any flammable chemical, liquid, gases or other flammable material other than small quantities of chemicals, liquids, gases or other material used or intended to be used for domestic purposes or any such chemical, liquid, gases or other material in a fuel tank of a motor vehicle or internal combustion engine;
- 1.31 not bring about the cause of any waste of the Property or any contamination to the Property and will not disturb the surface of the Property, apart from such disturbance necessary for the construction and maintenance of the Structures pursuant to clause 4 of the Licence;

Payments

- 1.32 pay, when due, all Annual Levies (including any additional levies), and any Site Outgoings which may be payable to the Company, from time to time in accordance with the Licence and the Ownership Deed;

Invitees

- 1.33 take all reasonable steps to ensure that the Occupier's invitees do not behave in a manner likely to interfere with the peaceful enjoyment of Other Licensees or persons lawfully using the Common Property;
- 1.34 ensure that the duties and obligations imposed on the Occupier by the Licence, including these Rules, will also be observed by the Occupier's invitees; and
- 1.35 on or before final departure from the Property (in respect of each stay by the Occupier or its invitees), pay or procure the payment to the Manager of the following charges which will, unless altered by the Management Committee from time to time, apply to all persons using the Site (other than the Occupier and the immediate family of the Occupier):
 - (a) for each adult (including persons aged 16 years or over): \$10.00 per night; and
 - (b) for each child under 16 years: \$5.00 per night.

For the avoidance of doubt, the immediate family of the Occupier means the partner/wife/husband, parents, children, brothers, sisters (and the children of any brothers and sisters) and the grandchildren of the Occupier.

OCCUPATION LICENCE

OCCUPATION LICENCE SCHEDULE 5

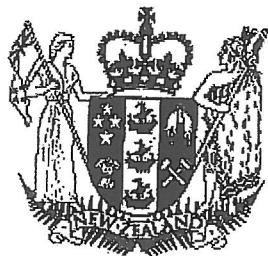
CAMPING GROUND REGULATIONS 1985



New Zealand Legislation

Camping-Grounds Regulations 1985

Reprint
as at 1 November 2009



Camping-Grounds Regulations 1985 (SR 1985/261)

David Beattie, Governor-General

Order in Council

At the Government House at Wellington this 7th day of October 1985

Present:
His Excellency the Governor-General in Council

Note

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint. A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint. These regulations are administered by the Ministry of Health.

Pursuant to section 120B of the Health Act 1956, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

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Schedule *Standards for camping grounds*

Regulations

1 Title and commencement

- (1) These regulations may be cited as the Camping-Grounds Regulations 1985.
- (2) Except as provided in regulation 19, these regulations shall come into force on 1 January 1986.

2 Interpretation

In these regulations, unless the context otherwise requires,—

Act means the Health Act 1956

camp plan, in relation to any camping ground, means the plan required to be provided and kept under regulation 4

camp site means any area within a camping ground set apart or available or used for the erection or placing thereon of a temporary living place

camping ground means any area of land used, or designed or intended to be used, for rent, hire, donation, or otherwise for reward, for the purposes of placing or erecting on the land temporary living places for occupation, by 2 or more families or parties (whether consisting of 1 or more persons) living independently of each other, whether or not such families or parties enjoy the use in common of entrances, water supplies, cookhouses, sanitary fixtures, or other premises and equipment; and includes any area of land used as a camping ground immediately before the commencement of these regulations

operator, in relation to any camping ground, means the person to whom a certificate of registration has been granted under regulation 3 in respect of the camping ground, or who is responsible for the daily management of the camping ground

relocatable home means a structure comprising a group of rooms occupied or intended to be occupied either permanently or temporarily as the living quarters of a single housekeeping unit (whether consisting of 1 or more persons), which is completely self-contained in respect of domestic equipment and facilities and which is designed to be relocatable and is located in a camping ground; but does not include a tent

relocatable home park means a camping ground used or intended to be used for relocatable homes, or an area of land within a camping ground used or intended to be used for relocatable homes

remote camp site means a camping ground in a national park, State forest, State forest park, or public reserve, or on Crown land

temporary living place means a cabin, caravan, vehicle, tent, or other building or structure intended for human habitation for periods not exceeding 50 days in any continuous term of occupancy.

3 Registration

- (1) Subject to regulation 14(1), no person shall use or permit to be used any land as a camping ground unless that person is the holder of a current certificate of registration in respect of that land issued by the local authority in accordance with the Health (Registration of Premises) Regulations 1966 (SR 1966/73).
- (2) No local authority shall register or renew the registration of any premises as a camping ground that do not comply with the requirements of these regulations.
- (3) Notwithstanding the provisions of the Health (Registration of Premises) Regulations 1966, the local authority may refuse to—
 - (a) grant a certificate of registration in respect of any land; or
 - (b) permit the use of an existing camping ground for a relocatable home park,—if it is of the opinion that the locality, position, or condition of the land makes it unsuitable for the purpose of a camping ground or a relocatable home park.

General requirements

4 Camp plan

- (1) For every camping ground there shall be prepared and maintained a camp plan showing the following matters:
 - (a) the position and boundaries of the camping ground;
 - (b) the position and boundaries of every camp site;
 - (c) the number of each camp site;

- (d) the position of every building, access road, path, cookhouse, caravan drainage point, ablution place, toilet, sewage tank, and disposal system within the camping ground;
- (e) the position and boundary of any relocatable home park;
- (f) the position and boundaries of every relocatable home site.

(2) Two copies of the camp plan shall, if required, be lodged with the local authority on the first application for a certificate of registration, and on any subsequent alteration of the plan.

(3) The camp plan shall be made available on request at all reasonable times for examination by an inspector.

5 Marking of sites

The boundaries of every camp site and every relocatable home site shown on the camp plan shall be kept plainly marked to the satisfaction of an inspector, and the number of every camp site shall be permanently displayed on, at, or near, the boundary of each camp site.

6 Camp sites

- (1) No area shall be used as a camp site unless it—
 - (a) is shown on the camp plan; and
 - (b) is not less than 53 square metres in area; and
 - (c) is not less than 8 metres wide; and
 - (d) is accessible by an all-weather footpath, road, or other access way.
- (2) No temporary living place shall be erected or placed on any camp site within 3 metres of any other temporary living place, or within 1.5 metres of any camp site boundary, as the case may be.
- (3) No building or structure shall be placed on the camp site unless permitted in writing by the local authority.
- (4) Nothing in subclause (2) shall apply to separate temporary living places within a building containing 2 or more such places.

7 Cabins

The floor area of a cabin shall be not less than 7.5 square metres, plus an additional 3.5 square metres for each additional person in excess of 2 that the cabin is designed to accommodate.

8 Lighting

- (1) Lighting shall be provided, to the satisfaction of the local authority, in buildings, at entrances to, and footpaths, roads, and other access ways within, the camping ground.
- (2) The lighting required under subclause (1) shall be kept on during the hours of darkness in the occupied areas of the camp.

9 General standards

- (1) The following requirements shall be complied with:
 - (a) the requirements specified in the Schedule;
 - (b) *[Revoked]*
 - (c) the camping ground shall be maintained, at all times, in a clean and sanitary condition to the satisfaction of the local authority;
 - (d) all rubbish receptacles shall be emptied at least once in every 24 hours when the camping ground is occupied, and all refuse shall be disposed of in a sanitary manner;
 - (e) ablution, kitchen, laundry, and toilet facilities shall at all times be kept clean and in good repair;
 - (f) the camping ground shall be provided with safeguards against fire, and means of escape in case of fire, to the satisfaction of the local authority.
- (2) Notwithstanding anything in subclause (1)(c), in the event of a conflict between any of the provisions of these regulations and any of the provisions of the bylaws of the local authority, the provisions of these regulations shall prevail.

Regulation 9(1)(b): revoked, on 19 January 1994, by regulation 2 of the Camping-Grounds Regulations 1985, Amendment No 1 (SR 1993/403).

10 Records

- (1) There shall be provided and maintained records showing the following:
 - (a) the name and address of the person occupying any camp site, or the person responsible for the group where there is more than 1 person;
 - (b) the number of the camp site occupied by that person;
 - (c) the date upon which occupation commenced;
 - (d) the number of persons occupying each camp site;
 - (e) the date upon which occupation terminated.
- (2) All records kept under this regulation shall be made available on request at all reasonable times for examination by an inspector.

Relocatable homes

11 Site requirements of relocatable home park

- (1) No relocatable home shall be erected or placed on a relocatable home park site without the written consent of the local authority.

- (2) No relocatable home shall be erected or placed on any site within a camping ground other than on a site that is part of the land set aside as a relocatable home park.
- (3) The relocatable home park shall be separate from that part of the camping ground used for camp sites unless otherwise permitted by the local authority.
- (4) The relocatable home park shall be serviced with reticulated sewerage, storm water drainage, and a reticulated water supply, to the satisfaction of the local authority.

12 Access

All-weather access from the entrance to the camping ground to the site of every relocatable home shall be provided and maintained to the satisfaction of the local authority.

13 Standard of compliance

Subject to regulation 14(2), the owner of a relocatable home situated in a relocatable home park shall ensure that it complies with the requirements of the Building Regulations 1992.

Regulation 13: amended, on 19 January 1994, by regulation 3 of the Camping-Grounds Regulations 1985, Amendment No 1 (SR 1993/403).

Miscellaneous provisions

14 Certificates of exemption

- (1) Where a local authority is satisfied that undue hardship would be caused by the application of regulation 3 to any camping ground, it may grant the operator a certificate of exemption from such requirements of that regulation as it specifies in that certificate.
- (2) Where a local authority is satisfied that undue hardship would be caused by the application of regulation 13 to any relocatable home, it may grant the owner a certificate of exemption from such requirements of that regulation as it specifies in that certificate.
- (3) A local authority may grant the operator of a remote camp site a certificate of exemption from such requirements of these regulations as it specifies in that certificate.
- (4) A certificate of exemption granted under subclause (1) or subclause (2) or subclause (3) shall have effect for such period as the local authority specifies in that certificate, and may be renewed from time to time, but may not be transferred from the operator, or owner or occupier of a relocatable home, to the succeeding operator, or owner or occupier.

15 Duty of local authorities

- (1) Every local authority shall—
 - (a) enforce the provisions of these regulations within its own district; and
 - (b) cause a regular inspection to be made of all camping grounds.
- (2) Any local authority may cause a regular inspection to be made of all relocatable homes.
- (3) Nothing in subclause (1) shall derogate from any function, power, or duty conferred or imposed on a local authority by any other enactment, or conferred or imposed on any person in the service of the Crown.

16 Appeals to medical officer of health

- (1) An operator who is aggrieved by any decision of the inspector of the local authority under these regulations may appeal in writing to the medical officer of health within 14 days after being notified in writing of the decision of the inspector.
- (2) On hearing the appeal, the medical officer of health may confirm, reverse, or modify the decision of the inspector.
- (3) Every decision of the medical officer of health under this regulation shall be in writing, stating the reasons for that decision, and copies of the decision shall be supplied to the appellant, and to the inspector of the local authority whose decision was the subject of the appeal.

17 Appeals to District Court

- (1) An operator who has had an appeal decided under regulation 16 by a medical officer of health may appeal against that decision to a District Court within 14 days after being notified in writing of that decision.
- (2) No appeal shall lie under subclause (1) against a refusal to register any camping ground or to renew or revoke the registration of any premises, in accordance with the Health (Registration of Premises) Regulations 1966.
- (3) An operator who is aggrieved by a decision of the local authority pursuant to regulation 14(3) may appeal against that decision to a District Court within 14 days after being notified in writing of that decision.
- (4) An appeal under this regulation shall be made by way of an originating application in accordance with the District Courts Rules 2009 (SR 2009/257), and shall be filed in the office of the court nearest to the place of business in respect of which the decision appealed against was made.
- (5) On hearing an appeal brought under this regulation, the court may confirm, reverse, or modify the decision made by the medical officer of health or local authority, and the decision of the court on the appeal shall be final.

Regulation 17(4): amended, on 1 November 2009, pursuant to rule 17.1 of the District Courts Rules 2009 (SR 2009/257).

18 Offences

- (1) Every operator of a camping ground commits an offence against these regulations who—
 - (a) contravenes regulation 3; or
 - (b) fails without reasonable excuse to ensure that the camping ground complies at all times with the requirements of regulations 4(1), 5 to 9, 10(1), and 11 to 13; or

- (c) fails without reasonable excuse to comply with subclause (2) or subclause (3) of regulation 4 or with regulation 10(2).
- (2) Every owner of a relocatable home commits an offence who contravenes or fails to comply with any of the provisions of subclauses (1) and (2) of regulation 11, and regulation 13.

19 Transitional provision

In respect of any land that was being used lawfully immediately before 1 January 1986 as a camping ground, it shall, until 1 September 1986, be sufficient for the purposes of regulation 3(2) if the camping ground complies with all the requirements of the Camping Ground Regulations 1936, so far as they applied to that camping ground immediately before that date.

20 Revocations

The following regulations and notice are hereby revoked:

- Camping Ground Regulations 1936 (SR 1936/89);
- Camping Ground Regulations Extension Notice (No 2) 1949 (SR 1949/124);
- Camping Ground Regulations 1936, Amendment No 1 (SR 1975/64).

Schedule
Standards for camping grounds

r 9(1)(a)

Part 1
Buildings

The buildings shall be maintained in good repair.

Schedule Part 1: amended, on 19 January 1994, by regulation 4(1) of the Camping-Grounds Regulations 1985, Amendment No 1 (SR 1993/403).

Part 2
Water supply

- 1 There shall be an adequate supply of wholesome and potable water provided to the satisfaction of the local authority.
- 2 There shall be an adequate supply of hot water, provided to the satisfaction of the local authority, to ablution, kitchen, and laundry facilities.
- 3 Water shall be reticulated throughout the camping ground to taps, which shall be located not more than 25 metres from any camp site.
- 4 Water shall be reticulated to every relocatable home site.

Part 3
Ablution and sanitary fixtures

- 1 Ablution and sanitary fixtures shall be provided in accordance with the following table:

Table

Numbers of sanitary fixtures

| Nature of fixture | Number of fixtures | Maximum number of persons to be served | |
|-------------------|--------------------|--|--------|
| | | Male | Female |
| Water closet pans | 1 | 25 | 12 |
| | 2 | 50 | 25 |
| | 3 | 100 | 50 |
| | 4 | | 75 |
| | 5 | | 100 |

An additional fixture shall be provided for each 40 persons of either sex, or part thereof.

Urinals 1 For each 50 males or part thereof

Note: Every 600 mm length of continuous wall urinal shall be the equivalent of 1 urinal stall.

| Nature of fixture | Number of fixtures | Maximum number of persons to be served | |
|-------------------|--------------------|--|--------|
| | | Male | Female |
| Wash-hand basins | 1 | 25 | 25 |
| | 2 | 50 | 50 |
| | 3 | 100 | 100 |
| | 4 | 150 | 150 |
| | 5 | 200 | 200 |
| | 6 | 250 | 250 |

An additional wash-hand basin shall be provided for each additional 50 persons of either sex, or part thereof.

| Showers | Number of fixtures | Maximum number of persons to be served | |
|---------|--------------------|--|--------|
| | | Male | Female |
| | 1 | 25 | 25 |
| | 2 | 60 | 60 |
| | 3 | 100 | 100 |
| | 4 | 140 | 140 |
| | 5 | 180 | 180 |
| | 6 | 220 | 220 |

An additional shower shall be provided for each additional 50 persons of either sex, or part thereof.

- 2 It shall be assumed that the persons to be served by the sanitary fixtures consist of equal numbers of either sex, unless the purposes for which the premises are generally used or other special circumstances otherwise require.
- 3 In calculating the occupancy of a camping ground or relocatable home park, no site shall be deemed to accommodate less than 3.5 people.
- 4 Ablution and sanitary fixtures shall be readily accessible, and shall be located not more than 75 metres from any camp site or relocatable home site that they are required to serve.
- 5 Surfaces of internal walls of buildings containing sanitary fixtures shall be constructed of materials that are durable and capable of being readily cleaned.
- 6 Sanitary fixtures, in temporary living places or relocatable homes, for the exclusive use of occupants shall not be counted for the purpose of this schedule.
- 7 Every room or compartment containing a bath, shower, urinal, or water-closet pan shall be so constructed and situated as to ensure the privacy of the user.

Part 4 Refuse disposal

- 1 Refuse containers shall be provided not more than 50 metres from every camp site.
- 2 Refuse containers shall be of either a single-use disposable type, or constructed of metal or other materials that are durable and capable of being readily cleaned, and shall have close-fitting lids.

Part 5 Cooking places

- 1 Cooking places of a type, number, and location shall be provided to the satisfaction of the local authority.
- 2 Each cooking place shall be provided with adequate hot water, sinks, benches, and cooking facilities.
- 3 Surfaces of internal walls of kitchens shall be constructed of materials that are durable and capable of being readily cleaned.

Part 6 Laundry facilities

Clothes washing and drying facilities for the use of campers shall be provided so that the number of fittings is not less than 2 laundry tubs and 1 washing machine for every 200 persons, or part thereof.

Part 7 Drainage

A drainage system for the removal and disposal of foul water, waste water, and storm water shall be provided in accordance with the building code set out in Schedule 1 of the Building Regulations 1992, or to the satisfaction of the local authority, as may be required.

Schedule Part 7: amended, on 19 January 1985, by regulation 4(2) of the Camping-Grounds Regulations 1985, Amendment No 1 (SR 1993/403).

P G Millen,
Clerk of the Executive Council.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 10 October 1985.

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Notes

1 General

This is a reprint of the Camping-Grounds Regulations 1985. The reprint incorporates all the amendments to the regulations as at 1 November 2009, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that contain transitional, savings, or application provisions that cannot be compiled in the reprint are also included, after the principal enactment, in chronological order. For more information, see <http://www.pco.parliament.govt.nz/reprints/>.

2 Status of reprints

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 How reprints are prepared

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, see <http://www.pco.parliament.govt.nz/editorial-conventions/> or Part 8 of the *Tables of New Zealand Acts and Ordinances and Statutory Regulations and Deemed Regulations in Force*.

4 Changes made under section 17C of the Acts and Regulations Publication Act 1989

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted.

A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as "of this section" and "of this Act")
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as "the 1st day of January 1999" is now expressed as "1 January 1999")
- position of the date of assent (it now appears on the front page of each Act)
- punctuation (eg, colons are not used after definitions)

- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)
- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

5 *List of amendments incorporated in this reprint (most recent first)*

District Courts Rules 2009 (SR 2009/257): rule 17.1

Camping-Grounds Regulations 1985, Amendment No 1 (SR 1993/403)