

**Registration is required by anyone that charges more than one group to stay on their land in a temporary living-place (ie tent or campervan , cabine vehicle or caravan) under the Health (Registration of Premises) Regulations 1966. One reason for this is to ensure that appropriate facilities and cleaning are in place. This is particularly important in case of an outbreak of illness so that campers can be traced if necessary for epidemiology purposes.**

There is a set of regulations under the Camping - Grounds Regulations 1985 that the land owner and operator must comply with to become registered. If there are certain parts of the regulations that can't be complied with for some reason the operator can apply for an exemption for those specific measures. They must have a genuine reason for seeking an exemption and some things can't be exempt ie, the need to keep campers details.



## Facilities

There are regulations about the number of toilets and facilities camping grounds need to provide,

- a minimum size for each site;
- a safe drinking water supply is required; and
- a maximum number of people that can be accommodated relating to the size of the grounds.

Camp plans are required for each camp ground showing where all the sites are along with all the facilities such as toilets and showers, rubbish bins, kitchens and so on.

All camping grounds must comply with the Camping Grounds Regulations 1985.

View current camping grounds registered on SMART MAPS

<https://maps.marlborough.govt.nz/>

Resource consent may also be required.