# Campsite – cessation/suspension of operations

#### **General information**

When a campsite ceases its operations, the owner must notify the relevant authority immediately.

#### **Dates and deadlines**

The notification of the cessation of a campsite's operations must be made immediately.

### Requirements

Where a campsite ceases operations or suspends operations only temporarily, the property must be in such a state that it does not pose a risk to health or jeopardise the protection of the landscape and the character of the place.

### **Relevant body**

District authority

#### **Procedure and outcome**

When a campsite ceases operations, the owner must notify the authorities immediately. The property must be in such a state that it does not pose a risk to health or jeopardise the protection of the landscape and the character of the place. If necessary, the authority shall impose any measures necessary to achieve this. This also applies if the campsite's operations are only temporarily suspended.

# **Documents required**

Notification by the owner of the cessation of the campsite's operations; no other documents are needed.

# **Costs and payments**

Administrative charges, where necessary, on the basis of the Provincial Administrative Charges Regulation (*Landesverwaltungsabgabenverordnung*), Provincial Law Gazette (*LGBI*.) No 78/2014, as amended (tariff item 28).

#### Online forms

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### **Legal basis**

Section 13 of the Campsite Act (Campingplatzgesetz), LGBI. No 34/1981, as amended.

### **Authentication and signature**

The application does not need to be certified or signed.

#### **Appeals**

Decisions may be appealed against. An appeal must be submitted in writing within 4 weeks to the authority that issued the decision. The time limit begins on the date of delivery of the written application or, in the case of an oral announcement, with the latter.

The appeal must also specify the decision against which it is addressed and the authority against which it is directed, the grounds on which the allegation of unlawfulness is based, the request, and the information necessary to assess whether the appeal was filed on time. An appeal is no longer admissible if, after the issuance or announcement of the decision, the party expressly waives their appeal.

Moreover, all decisions must contain instructions on the right of appeal, including information on the authority with which the appeal must be filed and the corresponding deadline

# **Assistance and problem-solving services**

Single point of contact for Vorarlberg

# Body responsible for the content

Department of land use planning and construction law [Abteilung Raumplanung und Baurecht]

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## **Data protection information**

Information under the General Data Protection Regulation

#### **Contact information**

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appointment made by telephone

### **Further information**

N/A

### **Feedback forms**

<u>Feedback on the information services</u> <u>Feedback on barriers in the internal market</u>