

Retirement Villages Bill 1999

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are:

- (a) to set out particular rights and obligations of residents and operators of retirement villages, and
- (b) to facilitate the disclosure of information to prospective residents of retirement villages, and
- (c) to require contracts between residents and operators of retirement villages to contain full details of the rights and obligations of the parties, and
- (d) to facilitate resident input, where desired by residents, into the management of retirement villages, and
- (e) to establish appropriate mechanisms for the resolution of certain disputes between residents and operators of retirement villages.

Failure to comply with the various requirements of the proposed Act, and the taking of action that is prohibited by the proposed Act, constitute offences attracting maximum penalties ranging from 5 penalty units to 200 penalty units. (A penalty unit is currently equivalent to \$110—see section 56 of the *Interpretation Act 1987*.)

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 sets out the objects of the proposed Act.

Clause 4 defines certain words and expressions used in the proposed Act. Important definitions include those of *residence contract*, *service contract* and *village contract*, *recurrent charge* and *departure fee*, *operator* and *resident* of a retirement village, *close associate* of an operator, *relative* of a person, *retired person* and *residence right*, *capital replacement* and *item of capital*.

Clause 5 sets out the meaning of *retirement village* for the purposes of the proposed Act and makes it clear that certain premises that would otherwise fall within the definition of that term are excluded from it (for example, a building used or intended to be used predominantly for the provision of *residential care*, within the meaning of the *Aged Care Act 1997* of the Commonwealth, by an approved provider under that Act).

Clause 6 sets out the meaning of *ingoing contribution*.

Clause 7 specifies the persons who are *owners* of residential premises in a retirement village.

Clause 8 specifies the circumstances in which a person is taken to have *permanently vacated* residential premises in a retirement village.

Clause 9 deals with the granting of the residents' *consent* to a proposed measure or action. The procedure for obtaining that consent is set out in proposed Schedule 1. Briefly, the residents are taken to have consented to the measure or action if more than 50% of the residents who vote on the matter approve of it, unless the

measure or action requires a special resolution (in which case 75% of the residents voting on the matter must approve of it).

Clause 10 makes it clear that notes in the text of the proposed Act do not form part of the Act.

Part 2 Application of Act

Clause 11 provides that the proposed Act applies to all retirement villages, whether they were established before or after the commencement of the proposed section. It also provides that the proposed Act continues to apply in respect of persons who have rights in respect of former retirement villages.

Clause 12 provides that the proposed Act binds the Crown.

Clause 13 makes it clear that the proposed Act is to be read as being in addition to the other laws of the State. The proposed section also specifies that the *Landlord* and *Tenant Act 1899*, the *Landlord and Tenant (Amendment) Act 1948* and the *Landlord and Tenant (Rental Bonds) Act 1977* do not apply to or in respect of residential premises the subject of a residence contract under the proposed Act.

Part 3 Representations and information about retirement villages

Clause 14 prohibits the promotion of a proposed retirement village, and the sale of occupation rights in it, before any development consent required for the village has been obtained.

Clause 15 prohibits any representation by the operator of a retirement village (or a person intending to carry out development for the purposes of a retirement village) that a *residential care facility* (such as a nursing home) will form part of, or be associated with, the village unless any necessary authorisation for the facility has been obtained.

Clause 16 provides for exceptions to proposed sections 14 and 15. It provides that a person is not guilty of an offence under either of those sections merely because the person carries out market surveys in relation to the proposed development before the relevant consent or authorisation is obtained, or because he or she advertises the relevant development application in accordance with the requirements of the *Environmental Planning and Assessment Act 1979*.

Clause 17 prohibits any representation by the operator of a complex containing residential premises that the complex is a retirement village unless the complex falls within the definition of *retirement village* in the proposed Act.

The proposed section also prohibits an operator from representing that a service or facility is provided or available at or to a retirement village, or is associated with the village, if the service or facility is not so provided or available or associated.

The proposed section also allows a resident of a retirement village to apply to the Residential Tribunal (the *Tribunal*) for an order that the operator pay compensation if any service or facility that the operator represents is to be provided or made available in the future is not provided or made available within a reasonable time after the representation is made.

Clause 18 requires the operator of a retirement village to provide a prospective resident of the village with a written statement (a *disclosure statement*) containing detailed information about the village. The statement must be in the form, and contain the information, prescribed by the regulations to be made under the proposed Act (*the regulations*) and must be provided to the person at least 14 days before he or she first enters into a village contract with the operator. A copy must be annexed to the contract.

Clause 19 requires the operator of a retirement village to provide a person with general information about the retirement village industry no later than at the time that the disclosure statement is provided.

Clause 20 requires the operator of a retirement village to have available for inspection at the village (or at a place of business in New South Wales) copies of various documents relating to the village. The documents include a site plan for the village, examples of the village contracts that an incoming resident may be required to enter into, audited accounts of the village for the previous 3 years, and the village rules. Copies are to be given to prospective residents on request.

Part 4 Entry into retirement villages

Clause 21 provides for the operator of a retirement village to charge a refundable fee for putting a person's name on a waiting list for the village.

Clause 22 prohibits the operator of a retirement village from requiring or accepting holding deposits in relation to residential premises in the village that are occupied by a resident unless the resident has given notice of intention to vacate.

Clause 23 requires any holding deposit paid in relation to residential premises in a retirement village to be held in trust until the prospective resident concerned enters a residence contract with the operator of the village (or the operator is notified in writing that he or she does not intend to enter such a contract or has died).

A deposit paid under a residence contract is (unless the contract relates to the sale of premises and provides for the manner in which the deposit is to be held) to be held in trust until final payment is made under the contract.

Part 5 Village contracts

Clause 24 prohibits the operator of a retirement village from allowing a prospective resident of the village to occupy residential premises in the village before the person enters into a contract (being a residence contract or a service contract) with the operator. The prohibition does not apply in respect of a person who occupies the premises together with a person who has entered into such a contract, or who enters into a residential tenancy agreement with the operator.

If the operator contravenes the proposed section, any continuing liability of a former occupant of the premises to pay recurrent charges or departure fees in respect of the premises ceases on the date that a person enters into occupation of the premises, and the operator must make any required refund of the former occupant's ingoing contribution (and make any other payment that is required, under a village contract, to be made to the former occupant) no later than one month after that date.

Clause 25 provides that, if any term of a village contract is inconsistent, to the detriment of the resident, with the information contained in the disclosure statement provided to the resident concerned, the contract is to be construed as if it contained the information in the statement, rather than the inconsistent term (unless the inconsistent term is a term of a standard contract prescribed by the regulations).

Clause 26 provides that a village contract entered into after the commencement of the proposed section is unenforceable by the operator of a retirement village against a resident of the village unless it is in writing.

Clause 27 prohibits the operator of a retirement village from entering into a village contract with a person earlier than 14 days after the person has been given a copy of the contract.

Clause 28 prohibits any restriction by the operator of a retirement village of a person's right to seek independent advice before contracting with the operator. The provision also prohibits the operator's requiring a resident or a prospective resident to use a particular solicitor, barrister or licensed conveyancer nominated by the operator.

Clause 29 voids any purported variation of a village contract (and any termination of a village contract and entry into a new one) unless the resident who is the other party to the contract concerned has obtained a certificate from a legal practitioner (of the resident's choosing) stating that the practitioner has explained the effect of the proposed variation (or the new contract) to the resident and the resident appeared to understand the explanation and to consent to the variation or the new contract. The provision does not apply if the resident concerned requested the variation or the new contract.

Clause 30 specifies that the reasonable costs of obtaining the certificate are payable by the operator of the retirement village.

Clause 31 provides that the costs of the preparation of a village contract between the operator of a retirement village and a resident of the village (other than a residence contract relating to premises that are subject to a community land scheme, company title scheme or strata scheme) are to be borne equally by the operator and the resident. Any registration costs (under the *Real Property Act 1900*) associated with a lease, and any duty payable on the lease, is payable by the resident.

Clause 32 allows a resident of a retirement village to rescind a village contract at any time within the period of 7 business days after entering it (the *cooling-off period*) unless, in the case of a residence contract, the resident has commenced to live in the residential premises concerned.

Clause 33 permits a resident of a retirement village to apply to the Tribunal for an order allowing the resident to rescind any village contract to which the operator of the village and the resident are parties on the grounds that the disclosure statement was false or misleading in a material particular or was not provided to the resident in accordance with the proposed Act. The application may be made at any time within the period of 3 months after the resident occupies residential premises in the village.

The Tribunal is precluded from making the order sought in certain circumstances (for example, if it is of the opinion that the resident is in substantially as good a position as he or she would have been had the operator complied with the proposed Act in respect of the disclosure statement).

Clause 34 provides that a notice of rescission of a village contract takes effect on service of the notice, and that a rescinded village contract is taken to be void.

Clause 35 sets out the consequences of rescission of a service contract. If the service contract only is rescinded (leaving the residence contract on foot), the parties are to try to renegotiate the service contract. If they cannot agree, the Tribunal may, on application of either party, make an order setting out the terms of the new contract.

Clause 36 sets out the consequences of rescission of a residence contract. Generally, rescission of a residence contract operates to rescind the service contract and any associated village contract. The rescinding party is to be repaid all money paid by or on behalf of that party under the rescinded contract.

If the rescinded contract relates to premises that are subject to a community land scheme, company title scheme or strata scheme and was rescinded under proposed section 33, the rescinding party must execute any necessary instruments and deliver up any necessary documents to enable the re-registration of the shares or title in the name of the operator under the rescinded contract.

Any costs associated with the rescission are payable by the operator. However, claims for compensation or other adjustments may be made to the Tribunal (if, for example, the rescinding party had the benefit of possession of the residential premises concerned).

Clause 37 sets out the consequences of a rescission of a village contract other than a service contract or a residence contact. The rescinding party is to be repaid all money paid by or on behalf of that party under the rescinded contract. Claims for compensation or other adjustments may be made to the Tribunal.

Clause 38 prohibits the operator of a retirement village from allowing a prospective resident of the village to occupy residential premises in the village unless the operator prepares, and gives to the prospective resident, a report relating to the condition of the premises at the commencement of the prospective resident's occupation of the premises (a *condition report*). A copy of the report must be annexed to the first village contract that the prospective resident enters into with the operator. However, the requirement does not apply to all residence contracts. (For example, a residence contract under which the resident will own the premises concerned is excluded from its operation.)

Clause 39 requires the operator of a retirement village to ensure that the other party to a village contract has a copy of the contract signed by the operator. A copy of a village contract signed by the resident or prospective resident of the village must be given to the resident or prospective resident if the contract is not entered into at the time the signed copy is given to the operator.

The proposed section also requires the operator to lodge for registration any lease that is to be registered under the *Real Property Act 1900* within one month after it is returned to the operator in registrable form. The resident is also to be provided with a copy of the fully-executed lease.

Clause 40 provides that a contract between the operator of a retirement village and a resident of the village is enforceable against any operator for the time being of the village, except an operator who is merely a landowner in the village.

Clause 41 requires a person who is to become a new operator of a retirement village (if the person is to manage or control the village) to convene a meeting of the residents and to report at the meeting on the person's financial ability to operate the village and on his or her plans for its future management and operation.

Clause 42 enables the regulations to make provision for or with respect to matter that must be included in, and matter that must be excluded from, contracts relating to retirement villages.

Clause 43 provides for the regulations to prescribe a standard form of village contract.

Clause 44 applies the rules of law relating to mitigation of loss or damage on breach of contract to a breach of a village contract.

Part 6 General management of retirement villages

Division 1 Village rules

Clause 45 makes it clear that proposed Division 1 does not apply in relation to a retirement village that is subject to a community land scheme or strata scheme.

Clause 46 provides for the making of written rules relating to the use, enjoyment, control and management of a retirement village.

Clause 47 provides that a village rule is of no effect to the extent that it is inconsistent with any law.

Clause 48 permits the regulations to prescribe model village rules that may be adopted in respect of a retirement village.

Clause 49 allows an operator of a retirement village to make village rules for proposed villages and villages that do not have any residents.

Clause 50 allows village rules to be made for existing retirement villages that do not have any rules in the same way that village rules may be amended.

Clause 51 provides for the amendment of village rules (at the instigation of either the operator of the village or the residents) with the consent, by special resolution, of the residents.

Clause 52 allows the operator of a retirement village who objects to an amendment to the rules proposed by the residents to apply to the Tribunal for an order prohibiting the proposed amendment.

Clause 53 requires the operator of a retirement village to seek the residents' consent to an amendment to the statement of approved expenditure (as to which, see Division 5 of Part 7) if the operator considers that an amendment to the village rules to which the residents have consented under proposed section 51 will impose a cost on the operator additional to that allowed for in that statement.

Clause 54 allows the operator or a resident of a retirement village to apply to the Tribunal for an order concerning a village rule whose validity is in dispute or that the operator or resident considers to be unjust, unconscionable, harsh or oppressive. The Tribunal is empowered to set aside the rule, to modify it or to uphold it.

Clause 55 requires the operator and residents of a retirement village to comply with the village rules.

Clause 56 requires the operator and residents to use their best endeavours to ensure compliance with the village rules by certain other persons (such as tenants of the operator or resident or other persons in the village at the invitation of the operator or resident).

Division 2 Certain obligations of operators

Clause 57 prohibits any involvement of certain persons (such as a person who is insolvent under administration within the meaning of the *Corporations Law*) in the promotion or sale of residence rights in a retirement village. It also prohibits their being an operator of a retirement village or being in any way concerned in the management or control of a retirement village.

Clause 58 requires the operator of a retirement village to ensure that the village is reasonably secure.

Clause 59 requires the operator of a retirement village, on the request of the residents, to provide for or arrange a system that enables residents to summon assistance in an emergency.

Clause 60 provides for variations (at the instigation of either the operator of a retirement village or its residents) in the services or facilities provided in the village by or on behalf of the operator. The variation may not be made unless the residents of the village, by special resolution, consent to it.

Clause 61 prohibits the operator of a retirement village from reducing or withdrawing a service or facility (despite the consent of the residents) if the development approval for the village requires that it be provided for the life of the village.

Clause 62 allows a resident of a retirement village to apply to the Tribunal for various orders if the operator of the village reduces or withdraws a service or facility from the village otherwise than as permitted under proposed section 60. The order sought may be, for example, for the reinstatement of the service or facility or for the payment of compensation.

Clause 63 prohibits the operator of a retirement village from restricting the rights of a resident of the village to purchase goods and services from a person of the resident's own choosing.

Clause 64 prohibits the operator of a retirement village from requiring a resident or prospective resident of the village to give the operator, a close associate of the operator or a person nominated by the operator a power of attorney in favour of the operator, a close associate or nominated person.

The proposed section also terminates, on the commencement of the proposed section, any such power given before the commencement of the proposed section and voids any such power given after the commencement of the proposed section. However, the proposed section does not apply if the person who gave the power is a relative of the operator.

Clause 65 is a similar provision in relation to the appointment of an operator of a retirement village, a close associate of the operator or a person nominated by the operator as a proxy of a resident or prospective resident of the village.

Division 3 Certain rights of residents

Clause 66 requires the operator of a retirement village to respect the rights of residents of the village. In particular, the proposed section prohibits any interference by the operator with the residents' peace, comfort, autonomy and self-reliance. It also obliges the operator to take all reasonable steps to ensure that the residents meet their obligations under their village contracts, the village rules and the proposed Act so that they do not unreasonably interfere with the peace, comfort and privacy of the other residents.

Clause 67 limits the access that the operator of a retirement village (and any person authorised by the operator) has to residential premises in the village.

Clause 68 provides for the appointment of a person as the agent of a resident of a retirement village for the purpose of receiving notices or other documents to be given to the resident under a village contract or the proposed Act.

Clause 69 requires the operator of a retirement village to give a resident (on request) access to any information about the resident that the operator holds, and to give the resident a copy of the information if the resident requests it.

Clause 70 provides for the establishment of a Residents Committee in a retirement village for the purposes of the proposed Act. Other committees of residents may be established for other purposes.

Clause 71 allows the regulations to make provision for or with respect to the election, functions and procedure of Residents Committees and sub-committees. The regulations may also prescribe model rules that may be adopted by a Residents Committee.

Clause 72 requires the operator of a retirement village to meet the Residents Committee (or a representative of the Committee) of the village on the reasonable request of the Committee, and vice versa.

Clause 73 requires the operator of a retirement village that does not have a Residents Committee to call a meeting of the residents at least once in every 12 months for the purpose of considering and voting on various matters affecting the village. The operator must also call such a meeting if a specified proportion of the residents request it.

Clause 74 makes it clear that the residents of a retirement village have the right to meet for the purpose of considering and voting on various matters affecting the village.

Clause 75 limits the attendance of persons other than residents at meetings of residents of a retirement village. The proposed section also makes it clear that a resident is not obliged to attend, or to vote at, any such meeting.

Clause 76 voids any term of a village contract that purports to bind a resident to a particular system for the conduct of meetings and voting. It also voids any covenant (or contract or arrangement) under which a particular vote of a resident (or the resident's failure to vote) on any matter relating to the village attracts a penalty.

Clause 77 enables a resident of a retirement village to appoint a person as the proxy of the resident for the purpose of voting on the resident's behalf at meetings of the residents.

Clause 78 limits the number of proxies that a person may hold for the purposes of the proposed Act. It also specifies the way in which a person's appointment as another person's proxy may be revoked, and provides for its termination if it is not revoked.

Clause 79 provides that any vote or resolution of the residents of a retirement village that purports to oblige the operator of the village to abandon or amend plans for further development of the village or to cease to act as the operator of the village is not binding on the operator.

Clause 80 provides that a resident of a retirement village cannot be required to give more than one month's notice in writing of an intention to vacate his or her residential premises in the village.

Division 4 Right of certain non-residents to become residents

Clause 81 provides that certain relatives of residents of residential premises in a retirement village who are living in the premises with the resident at the time that the resident vacates (but are not themselves *residents* of the village) have the right to enter into a residence contract with the operator of the retirement village in respect of the premises (unless the resident owns, or owned, the premises).

Clause 82 provides for applications to the Tribunal in respect of the right of a relative referred to in proposed section 81 to become a resident of the retirement village if the operator of the village refuses to enter into a residence contract with the relative, if the relative refuses to enter such a contract and refuses to deliver vacant possession of the premises to the operator, or if the relative does not meet the necessary criteria (such as being a retired person).

Division 5 Certain obligations of residents

Clause 83 provides that it is a term of every residence contract that the resident will respect the rights of other residents of, and other persons in, the village.

Division 6 Administrators, receivers and managers

Clause 84 allows the Director-General of the Department of Fair Trading (the *Director-General*) to apply to the Supreme Court for an order appointing a specified person as an administrator of a retirement village. Such an application

may be made only if the Director-General is of the opinion that the well-being or financial security of the residents of the village concerned is at risk.

Clause 85 provides that an application is not to be made unless the person the subject of the application consents to the appointment.

Clause 86 specifies that (without limiting the terms and conditions of the order of appointment of an administrator under the proposed Division) the terms and conditions may exempt the administrator from the requirement to comply with such obligations of the operator as are specified or described in the order of appointment.

Clause 87 prohibits an operator of a retirement village from exercising any of the functions of the operator that the administrator is authorised to exercise while the order appointing the administrator is in force in respect of the village. The proposed section also requires a person appointed as the administrator to comply with all the obligations of an operator of the village in respect of the functions that the administrator is authorised to exercise (unless the terms of the administrator's appointment exempt the administrator from that requirement).

Clause 88 allows for the revocation of the appointment of an administrator of a retirement village, and provides that the appointment terminates (if it is not sooner revoked) at the time (if any) specified in the order of appointment.

Clause 89 requires any person appointed as a receiver, or a receiver and manager, in respect of an operator of a retirement village to comply with the operator's obligations under the proposed Act as if the person were the operator (unless the terms of the appointment exempt the person from that requirement).

Clause 90 exonerates an administrator, a receiver and a receiver and manager (and any person acting under the direction of any of those persons) from personal liability in respect of any act done or omitted to be done in good faith for the purpose of the proposed Act or any other Act.

Part 7 Financial management of retirement villages

Division 1 Preliminary

Clause 91 requires the operator of a retirement village to determine a financial year for the village.

Division 2 Capital replacement

Clause 92 provides that the operator of a retirement village is liable for depreciation and capital replacement in the village, except as the proposed Division otherwise provides.

Clause 93 provides that the operator of a retirement village is not liable for depreciation or capital replacement in respect of certain items of capital (such as those owned by a resident of the village).

Clause 94 provides that the operator of a retirement village may fund capital replacement in the village from the recurrent charges paid by residents of the village in certain circumstances. Any amount that the operator proposes to expend (or set aside for the purposes of expending) under the proposed section must be specified in the statement of proposed expenditure.

Clause 95 requires the operator of a retirement village to establish and maintain a *capital replacement fund* to finance capital replacement and depreciation in the village if the operator represents in any promotional material for the village that he or she allocates a specified proportion of ingoing contributions or departure fees (or both) for that purpose. Money in the fund must be held in an account with an authorised deposit-taking institution or invested in any manner permitted by law for the investment of trust funds.

Clause 96 prohibits the use of money in the capital replacement fund for any purpose other than the purpose of capital replacement.

Clause 97 requires the operator of a retirement village to insure the village (except for any part of the village that is subject to a community land scheme, company title scheme or strata scheme).

Clause 98 permits the operator of a retirement village to discharge his or her liability for capital replacement by leasing the item of capital concerned or obtaining it under a hire-purchase arrangement.

Division 3 Capital maintenance

Clause 99 requires the operator of a retirement village to maintain items of capital in the village in a reasonable state of repair, having regard to matters such as the age of the village and the amount of ingoing contributions, recurrent charges and departure fees payable by the residents.

Clause 100 requires the operator of a retirement village to establish and maintain a *maintenance fund* if a statement of approved expenditure provides for the setting aside of a proportion of recurrent charges for the purpose of financing repairs and

maintenance of items of capital in a period that extends beyond the financial year to which the statement of approved expenditure relates. Money in the fund must be held in an account with an authorised deposit-taking institution or invested in any manner permitted by law for the investment of trust funds.

Clause 101 specifies the money that is to be paid into the maintenance fund (which includes such proportion of recurrent charges as may be required by the statement of approved expenditure).

Clause 102 prohibits the use of money in the maintenance fund for any purpose other than the purpose of repairs and maintenance or a purpose prescribed by the regulations.

Division 4 Recurrent charges

Clause 103 requires the operator of a retirement village to pay the recurrent charges for general services (that is, services provided to the village as a whole, such as gardening) in respect of any residential premises in the village that are not the subject of a village contract (unless a former occupant of the premises has a continuing liability under proposed Part 10 to pay those charges).

Clause 104 allows a service contract to provide for the variation of recurrent charges payable under it. The variation may be according to a fixed formula (such as in proportion to variations in the Consumer Price Index) or otherwise. If the contract does not specify the intervals at which the charges are to be varied, they must not be varied more frequently than once a year.

Clause 105 requires the operator of a retirement village to give at least 14 days' written notice of a variation in recurrent charges when the variation is made according to a fixed formula.

Clause 106 requires the operator of a retirement village to give at least 60 days' written notice of a variation in recurrent charges when the variation is made otherwise than according to a fixed formula. It also allows the operator to give a subsequent notice providing for a lesser increase (if any) in the recurrent charges.

Clause 107 makes it clear that a variation notified under proposed section 106 does not take effect unless the residents consent to it or the Tribunal so orders.

Clause 108 allows the operator of a retirement village to apply to the Tribunal for an order in respect of a proposed variation in recurrent charges if the variation is made otherwise than according to a fixed formula and the residents do not consent to the variation.

The proposed section specifies the matters to which the Tribunal may have regard when determining such an application (for example, the general market level of recurrent charges paid at similar retirement villages in the locality of the retirement village concerned or a similar locality). The Tribunal may order that the variation is to take effect, with or without modification, or that it is not to take effect.

Clause 109 allows the Tribunal, on the application of a resident of a retirement village, to order the refund of overpaid recurrent charges if increases in those charges came into effect otherwise than in accordance with the proposed Division.

Clause 110 requires receipts to be given for payment of recurrent charges.

Clause 111 provides for the abatement of recurrent charges in certain circumstances (for example, if the residential premises to which they relate become wholly or partly uninhabitable).

Division 5 Annual statements of proposed and approved expenditure

Clause 112 requires the operator of a retirement village to supply the residents of the village with a statement itemising the way in which the operator proposes to expend the money to be received by way of recurrent charges during a particular financial year (a *statement of proposed expenditure*). The statement is to be supplied at least 60 days before the commencement of the financial year concerned.

Clause 113 allows a resident of a retirement village to apply to the Tribunal for an order directing the operator of the village to supply the residents with a statement of proposed expenditure if the operator fails to do so in accordance with proposed section 112.

Clause 114 requires the operator of a retirement village to seek the consent of the residents of the village to the statement of proposed expenditure. The operator must provide such information as the residents may reasonably require for the purpose of deciding whether consent should be given. If the operator fails to seek the residents' consent, the residents are taken to have refused consent.

Clause 115 allows the operator or a resident of a retirement village to apply to the Tribunal for an order in respect of the statement of proposed expenditure if the residents of the village do not consent to it. On receiving such an application, the Tribunal may make recommendations about the proposed expenditure, may direct the preparation of new costings for services, and may make various orders concerning the proposed expenditure (for example, that there is to be no expenditure, or there is to be reduced or increased expenditure, in relation to a particular item in the statement).

Clause 116 provides that, if the residents of the village consent to the expenditure itemised in the statement of proposed expenditure, or the Tribunal orders that the expenditure is to be as itemised in that statement, the statement of proposed expenditure is taken to be a *statement of approved expenditure*. However, if the Tribunal makes any other order in relation to the statement of proposed expenditure, the statement of approved expenditure is taken to be that statement, modified to accord with the order.

The operator of the village must not expend money received by way of recurrent charges otherwise than in accordance (apart from minor variations) with the statement of approved expenditure.

Clause 117 allows the operator or a resident of a retirement village to seek the consent of the residents to an amendment to the statement of approved expenditure if unforeseen requirements for expenditure arise. The provisions that apply to the obtaining of the residents' consent to the statement of proposed expenditure also apply (with any necessary modifications) to the obtaining of their consent to an amendment to the statement of approved expenditure.

Division 6 Annual accounts

Clause 118 requires the operator of a retirement village to ensure that the accounts for the village are audited annually by a person qualified to audit accounts for the purposes of the *Corporations Law*. If the audit fees are to be paid by the residents of the village, the fees must be itemised in the statement of proposed expenditure, the name of the auditor to be appointed must also be itemised, and the residents' consent to that appointment must be obtained.

Clause 119 requires the operator of a retirement village to provide residents of the village with copies of the audited accounts for the village within 3 months after the end of the village's financial year.

Clause 120 requires any surplus or deficit in the annual accounts to be carried forward to the next financial year unless the residents of the village consent (by special resolution) to the expenditure of the surplus or the making good of the deficit.

Part 8 Disputes

Division 1 Preliminary

Clause 121 provides that the proposed Part has effect despite anything in the proposed Act or in any other law.

Division 2 Dispute resolution

Clause 122 allows the operator of a retirement village or a resident of the village to apply to the Tribunal for an order in respect of any dispute between the operator and the resident.

Clause 123 allows a resident of a retirement village to apply to the Fair Trading Tribunal for an order in relation to any village contract to which the resident is a party if the resident considers the contract to be harsh, oppressive, unconscionable or unjust. The proposed section confers jurisdiction on the Fair Trading Tribunal to determine any such application and any dispute referred to it under proposed section 128 (1) (i) or (j).

The proposed section also confers on that Tribunal the same jurisdiction as the Supreme Court has (together with all the powers and authority of the Supreme Court, other than the power conferred by section 10 of the *Contracts Review Act 1980*) in proceedings in which relief under the *Contracts Review Act 1980* is sought in relation to a contract between an operator of a retirement village and a resident of the village.

Clause 124 provides a maximum penalty of 50 penalty units for failure to comply with an order of the Fair Trading Tribunal made on application or referral to that Tribunal under the proposed Act.

Clause 125 makes it clear that the operator and residents of a retirement village may establish other mechanisms for the purpose of attempting, informally, to resolve disputes in the village. However, the proposed section voids any term of a village contract that provides that the parties to the contract must attempt to resolve disputes between them by any process other than the process provided for under the proposed Act.

Division 3 Residential Tribunal

Clause 126 empowers the Tribunal to exercise the jurisdiction conferred on it by the proposed Act.

Clause 127 makes it clear that the Tribunal is not limited in the amount of money it may order to be paid under the proposed Act.

Clause 128 empowers the Tribunal to make various orders on application by the operator of a retirement village or a resident of the village (for example, an order that requires the operator or resident to comply with a requirement of the proposed Act or the regulations, an order for compensation, an order that restrains any action in breach of a contract or the village rules or an order referring the dispute to the Fair Trading Tribunal for determination).

Part 9 Termination of residence contract

Division 1 General principles as to termination of residence contract

Clause 129 sets out the circumstances in which, and the time at which, a residence right or a residence contract in a retirement village terminates.

The residence right of a resident who owns his or her residential premises terminates only on the completion of the sale of the premises.

A residence contract relating to any other residential premises in the village (and the residence right under that contract) is terminated on disclaimer, on the death of the resident, on frustration of the contract, if the resident abandons the premises or delivers up vacant possession to the operator in various circumstances or if the Tribunal terminates the contract.

Clause 130 makes it clear that the Tribunal does not have jurisdiction under the proposed Act to terminate a residence contract relating to residential premises that are owned by the resident or to determine any question as to the title to land.

Clause 131 requires an operator or a resident of a retirement village who intends to apply to the Tribunal for an order terminating a residence contract to give the other party to the contract written notice of that intention.

Clause 132 provides for the termination of a residence contract on frustration of the contract (for example, if the residential premises the subject of the contract are rendered wholly or partly uninhabitable otherwise than as a result of a breach of a village contract).

Division 2 Termination by Tribunal on application of either operator or resident

The proposed Division empowers the Tribunal to make orders, on the application of either the operator or a resident of a retirement village, and on various grounds, terminating residence contracts relating to the village. In making such an order, the Tribunal must fix a date by which the resident concerned must vacate the residential premises.

Clause 133 provides for termination of a residence contract on the grounds that the residential premises occupied by the resident are unsuitable for occupation by the resident because of the resident's physical or mental incapacity.

Clause 134 provides for termination of a residence contract on the grounds that the operator or the resident breached his or her village contract or a village rule in such a way (for example, so seriously or so persistently) as to justify the termination.

Division 3 Termination by Tribunal on application of operator

The proposed Division deals with termination of residence contracts by the Tribunal on the application of the operator of a retirement village. In making such an order, the Tribunal must fix a date by which the resident concerned must vacate the residential premises.

Clause 135 provides for termination of a residence contract on the grounds that the resident intentionally or recklessly caused or permitted (or is likely intentionally or recklessly to cause or permit) serious damage to any part of the village or injury to the operator or an employee of the operator or any other resident.

Clause 136 provides for termination of a residence contract on the grounds that the operator requires vacant possession of the residential premises concerned for the purpose of carrying out substantial works to improve the village, or because the land on which the village is situated is to be used for another purpose.

Division 4 Suspension or refusal of orders for termination

Clause 137 enables the Tribunal to suspend the operation of an order fixing a date by which a resident whose residence contract is terminated must vacate the residential premises if it is satisfied that it is desirable to do so, after considering the relative hardship likely to be caused to the resident and other residents of the village. The proposed section also sets out the circumstances in which the Tribunal may refuse to make an order terminating a residence contract.

Division 5 Recovery of possession of premises

Clause 138 provides that the operator of a retirement village does not have standing to commence proceedings in the Supreme Court, the District Court or a Local Court to obtain recovery of possession of residential premises in the village (except as mortgagee of the premises).

Clause 139 prohibits entry to residential premises in a retirement village for the purpose of recovery of possession of the premises by a person other than a mortgagee under a power to enter into possession or a power of sale or a person acting in accordance with a warrant of the Tribunal. In proceedings for an offence against the proposed section, a court may order compensation to be paid to the person against whom the offence was committed.

Clause 140 provides for a sheriff's officer to enforce an order for possession of residential premises in a retirement village after the Tribunal has issued a warrant authorising the sheriff's officer to do so.

A sheriff's officer enforcing an order for possession is empowered to seek the assistance of a police officer and to take all reasonably necessary steps to enforce the order. The proposed section makes it an offence to hinder or obstruct a sheriff's officer in the exercise of functions conferred by the proposed section.

Clause 141 makes a resident who fails to comply with an order of the Tribunal fixing a date by which the resident must vacate residential premises in a retirement village after termination of his or her residence contract liable to pay compensation to the operator for loss caused by failure to comply with the order. However, the operator must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been avoided by the taking of those steps.

Division 6 Abandonment of premises

Clause 142 provides that the proposed Division applies only in respect of residential premises the subject of a residence contract under which the resident is not entitled to any repayment of ingoing contribution, or any other payment, on termination of the contract.

Clause 143 enables the Tribunal to make an order, on application by the operator of a retirement village, declaring that residential premises occupied by a resident of the village were abandoned by the resident on a specified day.

Clause 144 entitles the operator of a retirement village to apply to the Tribunal for compensation from the resident concerned for any loss caused to the operator by the resident's abandonment of the residential premises. However, the operator must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been avoided by the taking of those steps.

Division 7 Uncollected goods

Clause 145 provides that the proposed Division does not apply to or in respect of residential premises that are owned by the resident.

Clause 146 enables a former resident of a retirement village (or any other person having an interest in the goods concerned) to apply to the Tribunal for orders for the delivery of goods left behind by the resident after the termination of his or her residence contract.

Clause 147 enables the operator of a retirement village to apply to the Tribunal for orders relating to goods left behind by a former resident of the village whose residence contract has been terminated. Before doing so, however, the operator must send notice of his or her intention to the former resident if the operator has a forwarding address for the former resident.

A purchaser of the goods acquires a good title to the goods.

Clause 148 provides that the operator of a retirement village does not incur any liability in respect of the operator's dealing with the goods in accordance with an order of the Tribunal or in accordance with the regulations.

Part 10 Matters relating to vacation of premises

Division 1 Preliminary

Clause 149 provides that the proposed Part extends to apply in respect of a former occupant of a retirement village whose residence contract was in force immediately before the commencement of the proposed Part (except as otherwise provided by the proposed Part).

It also provides that a former occupant whose relative is occupying the former occupant's premises (as referred to in Division 4 of Part 6) is taken to have permanently vacated the premises on the date on which the former resident moved out of the village. (This is in spite of the fact that the former occupant has not delivered vacant possession of the premises to the operator of the village.)

Clause 150 provides that a reference in the Part to an *owner* of residential premises in a retirement village is taken to include certain other persons, notably a person whose residence contract includes a provision to the effect that the amount of any payment required to be made by the operator to the resident after the resident permanently vacates the premises is wholly dependent on the amount paid by the next incoming resident for the residence right in respect of the premises.

The proposed section also provides that a reference to the sale of the *residential premises* of such an owner is taken to be a reference to the sale of the residence right in respect of the premises.

Division 2 Recurrent charges

Clause 151 provides that a resident or former occupant of a retirement village who is absent from the village for a period of 28 consecutive days is not liable to pay recurrent charges in respect of personal services in respect of the remainder of that period of absence. If the operator of the village and the resident or former occupant cannot agree on the apportionment of recurrent charges between personal services and general services, either of them may apply to the Tribunal for an order making that apportionment.

Clause 152 provides that an owner's liability to pay recurrent charges in respect of general services arising after the owner permanently vacates the premises ceases on the earliest of the following dates (unless the contract between the operator and the resident or former occupant provides for an earlier cessation of the liability):

- (a) the date on which the operator of the retirement village enters into:
 - (i) a village contract with an incoming resident, or
 - (ii) a residential tenancy agreement with an incoming tenant,
 - in relation to the premises, or
- (b) the date on which a person takes up residence in the premises with the consent of the operator, or
- (c) if the operator buys the premises from the former occupant—the date on which contracts for the purchase are exchanged, or
- (d) if the former occupant is taken to be an "owner" by virtue of proposed section 150 (1) (b):
 - (i) if the Tribunal terminated the residence contract—the date on which the former occupant delivered up vacant possession of the premises to the operator, or

(ii) if the former occupant delivered up vacant possession of the premises to the operator after receiving notice of the operator's intention to apply to the Tribunal for an order terminating the residence contract—the date on which vacant possession was delivered.

Clause 153 is a similar provision relating to non-owners. The dates for cessation of liability are the same as in proposed section 152, except that the paragraph referring to exchange of contracts for the sale of the premises is omitted and a paragraph referring to the delivery of vacant possession (otherwise than after termination of the residence contract by the Tribunal or after receiving notice of the operator's intention to apply to the Tribunal for an order terminating the contract) is added. The maximum period of time for which a non-owner can be liable for recurrent charges for general services is 6 months after delivering vacant possession to the operator.

Clause 154 provides for the former occupant to elect to pay recurrent charges either when the liability for them arises or at a later date (or partly as the liability arises and partly at a later date).

Clause 155 provides for interest on recurrent charges arising after the former occupant vacated the residential premises if payment is not made when the liability arises.

Division 3 Departure fees

Clause 156 explains that a *departure fee* is any fee calculated in relation to the period (or part of a period) during which a person has or had a residence right in a retirement village (and, in certain limited cases, in respect of a period after the termination of the person's residence contract), or a fee declared by the regulations to be a departure fee.

Clause 157 provides that any departure fee is payable to the operator of the retirement village. It is payable out of the former occupant's ingoing contribution unless the former occupant owns or owned his or her premises (in which case, it is payable out of the proceeds of the sale of the premises).

Clause 158 provides that, in the case of a former occupant whose village contract was entered into on or after the commencement of the proposed section, any departure fee is not payable to the extent that it is calculated in respect of a period after the former occupant permanently vacated the residential premises concerned.

Clause 159 deals with owners whose village contracts were in force on the commencement of the proposed section. Its effect is to provide that a departure fee is not payable to the extent that it is calculated in respect of a period for which the former occupant is not liable to pay recurrent fees for general services (although the provision sets out the alternative dates again).

Clause 160 is a provision to the same effect in relation to non-owners.

Clause 161 allows the Tribunal to make an order waiving or reducing the former occupant's liability for payment of so much of a departure fee as is calculated in respect of a period after the former occupant permanently vacated the residential premises concerned if it is of the opinion that any delay in the operator's entering into a village contract with another person in relation to the premises is attributable to the operator.

Division 4 Repair and refurbishment of residential premises

Clause 162 defines *refurbishment* of residential premises the subject of a residence contract as meaning (for the purposes of the Division) any improvement of the premises in excess of that required to reinstate the premises to the condition they were in (fair wear and tear excepted) at the commencement of their occupation by the resident under the contract.

Clause 163 requires a former occupant (other than an owner) to leave his or her residential premises as nearly as possible in the same condition (fair wear and tear excepted) as the premises were in at the beginning of the residence contract and, in particular, as nearly as possible in the same condition as set out in the condition report required by proposed section 38.

Provision is made for an application to the Tribunal for an order in relation to a dispute between the operator and the former occupant as to whether the premises have been left in such a condition as to require repairs, or a dispute about the cost of the repairs, or a dispute about both.

Clause 164 makes it clear that a former occupant who entered into his or her residence contract on or after the commencement of the proposed section is not liable to refurbish (or pay for the cost of the refurbishment of) the premises.

Clause 165 deals with contracts that were in force before the commencement of the proposed section and that contain a provision requiring the former occupant to refurbish. The proposed section makes provision for the obtaining of quotations for the carrying out of the work and for negotiations between the operator of the retirement village and the former occupant as to which quotation should be accepted (with the matter to be determined by the Tribunal, if necessary).

Division 5 Sale or letting of premises by certain residents

Clause 166 makes it clear that the proposed Division applies only to residents of retirement villages who own their residential premises in the village.

Clause 167 requires an operator of a retirement village who holds an option to purchase any residential premises in the village from a resident to decide whether or not to exercise the option (and to give the resident notice of that decision) no later than 28 days after the resident permanently vacates the premises concerned. If notice is not given, the option lapses. The provision overrides any term of the option.

Clause 168 allows a resident of a retirement village to set the sale price for his or her residential premises, and to appoint a selling agent of the resident's choice (who may be the operator of the retirement village). Any appointment of the operator (or a person of the operator's choice) as the selling agent, if made as part of the consideration for entry into the village or otherwise at the operator's request, is voided.

The proposed section sets out certain obligations of the selling agent (if the agent is the operator or a person chosen by the operator), and requires the resident to give the operator details of the selling agent if the resident appoints a person other than the operator or a person chosen by the operator.

Clause 169 prohibits the operator of the retirement village from interfering in the sale.

Clause 170 provides that the operator and the resident are to share the costs of the sale in the same proportion (if any) as they are to share any capital gains on the sale. However, if the resident appointed a person other than the operator or a person of the operator's choice as the selling agent, the resident is liable to pay the selling agent's commission.

Clause 171 requires a vendor of residential premises in a retirement village who is not the operator of the village to give the operator sufficient notice of the sale to enable the operator to provide the purchaser with the disclosure statement and other information that the operator is obliged to provide to a prospective resident.

The proposed section also makes a contract for the sale of residential premises in a retirement village conditional on the purchaser's entering into a service contract with the operator of the village. If the operator decides not to enter such a contract, the operator must advise the vendor of that decision and of the reasons for it, and must apply to the Tribunal for an order declaring that the operator is not obliged to enter into the service contract.

Clause 172 provides that, if the operator does not either enter into the service contract or apply to the Tribunal within 14 days after being notified of exchange of contracts for the sale, the vendor may apply to the Tribunal for an order directing the operator to enter the contract concerned.

Clause 173 provides that the Tribunal, on application by the operator or the vendor in regard to the service contract, must determine whether the operator's decision not to enter into such a contract is unreasonable in the circumstances, having regard to the physical and mental capacity of the purchaser and any other factor that the Tribunal considers relevant. On making that determination, the Tribunal may make an order of the kind referred to in proposed section 171 or 172, as appropriate, regardless of whether that was the order sought.

Clause 174 allows a resident to let (or, in the case of a resident who is taken to be an owner by virtue of clause 150, sublet) his or her residential premises in the retirement village under a residential tenancy agreement to which the *Residential Tenancies Act 1987* applies. Any such agreement must not be for a term of more than 3 years and the tenant or subtenant must be a retired person.

The resident must provide the operator with written details of the proposed agreement (and the proposed tenant or subtenant) and must not enter into the agreement unless the operator has consented in writing to it. The operator may refuse consent to a second or subsequent agreement if the proposed term, when added to the term of any preceding such agreement relating to the premises entered into by the same resident, would exceed 3 years.

If the operator refuses consent in any other case, the operator must advise the resident of that decision and of the reasons for it, and must apply to the Tribunal for an order declaring that the operator is not obliged to consent to the agreement. If the operator does not apply for the order within the time allowed by the proposed section (7 days after receiving the written details the resident is required to provide), the operator is taken to have consented to the agreement.

Clause 175 provides for the Tribunal to determine, on application by the operator in regard to the proposed residential tenancy agreement, whether the operator's decision not to consent to the agreement is unreasonable in the circumstances, having regard to the physical and mental capacity of the proposed tenant and any other factor that the Tribunal considers relevant.

The Tribunal may order the operator to consent to the agreement, or may declare that the operator is not obliged to consent to it. If the Tribunal orders the operator to consent, the operator is taken to have consented to the agreement on the making of the order.

Clause 176 provides that services under the service contract between the operator of a retirement village and the resident are to be provided to a tenant or subtenant of the resident as if the tenant or subtenant were the resident, and the contract may be enforced accordingly. It also provides that the letting or subletting of residential premises in accordance with the proposed Division does not affect any right or obligation of the resident and the operator under a village contract.

Clause 177 prohibits the operator of the retirement village from interfering in the letting of the premises (except as provided by proposed section 174).

Clause 178 prohibits a tenant or subtenant under the residential tenancy agreement from assigning his or her interest under the agreement or subletting the premises the subject of the agreement.

Clause 179 provides that, for the purposes of the proposed Division (and despite the termination of the resident's residence contract), a resident who is taken to be an owner by virtue of proposed section 150 is also taken to possess a legal estate in his or her residential premises such as to enable the resident to lease the premises under a residential tenancy agreement.

Division 6 Payments to former occupants

Clause 180 is concerned with final payments to former occupants who owned their residential premises in a retirement village.

It requires the operator of the village to make any payment required to be made to the former occupant following the sale of the premises within 14 days after the earliest of the following (unless the contract between the operator and the former occupant provides for earlier payment):

- (a) the date on which the operator receives full payment under a residence contract with an incoming resident of the premises,
- (b) the date on which the operator enters into a village contract with an incoming resident of the premises,
- (c) the date on which the operator enters into a residential tenancy agreement with an incoming tenant of the premises,
- (d) the date on which a person takes up residence in the premises with the consent of the operator,
- (e) if the operator buys the premises from the former occupant—the date on which the operator completes the purchase.

At the same time as the payment is made, the operator is required to give the former occupant a statement setting out various fees and charges (such as any departure fee

payable, any accrued or outstanding recurrent charges) and the amount of the payment due to the former occupant. The statement must also show how the various amounts were calculated.

Provision is made for the former occupant to apply to the Tribunal for the appropriate order if the payment is not made within the time allowed by the proposed section or if the amount of the payment is not calculated in accordance with the proposed Act and any relevant village contract.

Clause 181 is concerned with final payments to former occupants who were not owners

It provides that the date on which the operator of a retirement village must make any refund of the former occupant's ingoing contribution that is required, under a village contract, to be made is the earliest of the following (unless the operator and the former occupant agree on an earlier date or the contract provides for earlier payment):

- (a) the date that is 14 days after the date on which the operator receives full payment under the residence contract of an incoming resident of the premises,
- (b) the date that is 14 days after the date on which the operator enters into a residential tenancy agreement with an incoming tenant of the premises,
- (c) the date that is 14 days after the date on which a person takes up residence in the premises with the consent of the operator,
- (d) if the Tribunal terminated the residence contract—the date that is one month after the date of the termination,
- (e) if the former occupant delivered up vacant possession of the premises to the operator after receiving notice of the operator's intention to apply to the Tribunal for an order terminating the residence contract—the date that is one month after the date on which vacant possession was delivered,
- (f) the date that is 6 months after the date on which the former occupant otherwise delivered up vacant possession of the premises to the operator.

Any other payment that is required, under a village contract, to be made to the former occupant and that is dependent on the amount of the ingoing contribution of the incoming resident is to be paid to the former occupant within 14 days after the earlier of:

- (a) the payment, under a village contract, of any money to the operator, by that incoming resident, or
- (b) the incoming resident's taking up residence in the premises.

At the same time as the payment is made, the operator is required to give the former occupant a statement setting out various fees and charges (such as any departure fee payable, any accrued or outstanding recurrent charges) and the amount of the payment due to the former occupant. The statement must also show how the various amounts were calculated.

Provision is made for the former occupant to apply to the Tribunal for the appropriate order if the payment is not made within the time allowed by the proposed section or if the amount of the payment is not calculated in accordance with the proposed Act and any relevant village contract.

Clause 182 provides that if a payment under the proposed Division is required to be made to the executor or administrator of a former occupant's estate and the operator of the retirement village concerned is unable to ascertain the identity of the executor or administrator, the operator may apply to the Tribunal for an order directing the operator to deal with the money as specified in the order.

Part 11 Enforcement

Clause 183 provides that proceedings for an offence against the proposed Act or the regulations are to be dealt with summarily before a Local Court constituted by a Magistrate sitting alone or (with the consent of the Minister) by the Supreme Court. The consent of the Attorney General is required if proceedings are to be brought later than 3 years after the commission of the offence.

Clause 184 provides for the issue of penalty notices in relation to offences under the proposed Act or the regulations.

Clause 185 prohibits the operator of a retirement village charging to the operating costs of the village (or to the residents of the village) the amount of any monetary penalty imposed on the operator for an offence against the proposed Act or the regulations.

Clause 186 makes directors and managers of corporations liable for contraventions of the proposed Act by those corporations if they knowingly authorised or permitted the contravention. The proposed section does not apply to directors and managers of statutory corporations.

Clause 187 makes it an offence to aid, abet, counsel or procure, induce or attempt to induce a person to contravene a provision of the proposed Act or to be in any way a party to such a contravention by a person or to conspire with others to contravene a provision of the proposed Act.

Part 12 Administration

Clause 188 defines *judicial body* for the purposes of the proposed Part. The term is defined to mean the Tribunal, the Fair Trading Tribunal or a court.

Clause 189 sets out the functions of the Director-General. The functions include the functions of investigating and carrying out research into matters relating to or affecting retirement villages and the functions of investigating and attempting to resolve complaints by residents and operators of retirement villages (and of taking such action, including prosecution for any offence, as the Director-General thinks appropriate).

The provision also allows the Director-General to delegate his or her functions under the proposed Act.

Clause 190 specifies the circumstance in which the Director-General may, or must, take or defend proceedings before a judicial body on behalf of a resident of a retirement village.

Clause 191 provides for the conduct of proceedings taken or defended before a judicial body by the Director-General on behalf of a resident of a retirement village.

Clause 192 allows the Director-General to intervene in proceedings arising under the proposed Act, and requires the Director-General to do so if so directed by the Minister.

Clause 193 sets out the powers of investigators under the proposed Act. The powers include powers to obtain information and require the production of documents or other evidence.

Clause 194 imposes certain limitations on the powers of investigators. For example, an investigator is not empowered to enter a part of any premises that is being used for residential purposes without the consent of the occupier of that part of the premises.

Clause 195 enables the Director-General, investigators and persons authorised by the Director-General to inspect, copy and take extracts from documents produced under proposed section 193.

Clause 196 exonerates the Director-General, investigators and certain other officers from personal liability incurred in respect of any act done or omitted in good faith for the purposes of the proposed Act.

Part 13 Miscellaneous

Clause 197 specifies that all the information and documents that the operator is required to provide to a person, or to have available, under the proposed Act are to be provided to the person, or made available, free of charge.

Clause 198 provides that residents of a retirement village are not liable to pay any legal costs incurred by the operator in obtaining advice, or undertaking proceedings, in relation to the village unless the costs appear in the statement of approved expenditure (or unless the costs are awarded against a resident or the residents by a court or the Tribunal).

However, the Tribunal may, on an application by the operator following any refusal of the residents to consent to expenditure on those costs, order that expenditure, but only if the Tribunal determines that the advice was obtained, or the proceedings undertaken, wholly in the interest of the residents, and the costs are reasonable in the circumstances.

Clause 199 provides that no contract or other agreement or arrangement, whether oral or wholly or partly in writing, and whether made or entered into before or after the commencement of the proposed section, operates to annul, vary or exclude any of the provisions of the proposed Act. It makes it an offence to enter into a contract or other agreement or arrangement with the intention of defeating, evading or preventing the operation of the proposed Act.

An exception is made in the case of certain residential tenancy agreements that are permitted to contain a term to the effect that the proposed Act does not apply to the residential premises the subject of the agreement.

Clause 200 makes it an offence, except in certain circumstances, to disclose any information obtained in connection with the administration or execution of the proposed Act.

Clause 201 sets out the manner of service of documents on residents and operators of retirement villages under the proposed Act.

Clause 202 provides for contributions to be made to meet the costs of the administration of the proposed Act from the Rental Bond Interest Account established under the *Landlord and Tenant (Rental Bonds) Act 1977* and the Property Services Council Statutory Interest Account established under the *Property, Stock and Business Agents Act 1941*.

Clause 203 sets out the general regulation-making power under the proposed Act. The regulations may create an offence and may impose a penalty not exceeding 50 penalty units. The proposed section makes particular reference to the power to make regulations prescribing the manner in which, and the time within which, applications may be made to the Tribunal, the making of applications by the Residents Committee of a retirement village on behalf of one or more residents of the village, and the other parties to applications made by the operator of a village.

Other regulation-making powers are set out in the proposed sections relating to their subject matter (for example, the power to prescribe standard contracts for the purposes of the proposed Act is set out in proposed section 43).

Clause 204 gives effect to the Schedule of consequential amendments to the *Fair Trading Act 1987*.

Clause 205 gives effect to the Schedule of consequential amendments to other Acts.

Clause 206 provides for the repeal of the Act and regulations that the proposed Act is to replace.

Clause 207 gives effect to the Schedule of savings, transitional and other provisions.

Clause 208 provides for Ministerial review of the proposed Act.

Schedules

Schedule 1 sets out the way in which the residents of a retirement village signify their consent to a particular action or measure.

Schedule 2 amends the *Fair Trading Act 1987* so as:

- (a) to establish a Retirement Villages Advisory Council along the lines of other advisory councils under that Act (such as the Home Building Advisory Council and the Property Services Advisory Council), and
- (b) to make it explicit that the *Fair Trading Act 1987* applies to service contracts under the proposed Act.

Schedule 3 amends the following Acts:

The *Contracts Review Act 1980* is amended in consequence of the jurisdiction that the proposed Act confers on the Fair Trading Tribunal in relation to that Act.

The *Fines Act 1996* is amended so as to apply the scheme relating to penalty notices, set out in that Act, to penalty notices issued under the proposed Act.

The Landlord and Tenant (Rental Bonds) Act 1977 is amended to provide for contributions to be paid from the Rental Bond Interest Account established under that Act for the costs of the administration of the proposed Act.

The *Property, Stock and Business Agents Act 1941* is similarly amended in relation to the Statutory Interest Account established under that Act.

The *Residential Tenancies Act 1987* is amended so as to make it clear that that Act does not apply to a residential tenancy agreement that is a residence contract within the meaning of the proposed Act.

The Residential Tribunal Act 1998 is amended so as:

- (a) to require notice of proceedings before the Tribunal to be given to the Protective Commissioner if a party to the proceedings is a protected person, and notice to be given to the guardian of any party who has a guardian, and
- (b) to allow the Tribunal to request a report or other assistance from any person or body in relation to any proceedings (or proposed proceedings) before it, and
- (c) to create the offence of wilfully contravening or failing to comply with an order of the Tribunal made under any Act (other than an order for the payment of an amount of money or a rent order under section 52 of the *Residential Tenancies Act 1987*). The offence attracts a maximum penalty of 50 penalty units, or 12 months' imprisonment, or both.

The *Strata Schemes Management Act 1996* is amended so as to update the definition of *retirement village* in the Dictionary to that Act.

Schedule 4 contains savings and transitional provisions consequent on the enactment of the proposed Act.



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New South Wales

Retirement Villages Bill 1999

No , 1999

A Bill for

An Act to set out particular rights and obligations of residents and operators of retirement villages; to establish mechanisms for the resolution of certain disputes between residents and operators of retirement villages; to repeal the *Retirement Villages Act 1989*; and for other purposes.

Clause 1	Retirement Villages Bill	1999
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Part 1	Preliminary
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The I	ægisl.	ature	of New South Wales enacts:	1
Part	1 F	Prelii	minary	2
1	Nan	ne of A	Act	3
		This	Act is the Retirement Villages Act 1999.	4
2	Cor	nmen	cement	5
			Act commences on a day or days to be appointed by amation.	6 7
3	Obj	ects o	f Act	8
		The	objects of this Act are:	9
		(a)	to set out particular rights and obligations of residents and operators of retirement villages, and	10 11
		(b)	to facilitate the disclosure of information to prospective residents of retirement villages, and	12 13
		(c)	to require contracts between residents and operators of retirement villages to contain full details of the rights and obligations of the parties, and	14 15 16
		(d)	to facilitate resident input, where desired by residents, into the management of retirement villages, and	17 18
		(e)	to establish appropriate mechanisms for the resolution of certain disputes between residents and operators of retirement villages.	19 20
4	Def	inition	s	21
	(1)	In thi	is Act:	22
			unts of a retirement village means the accounts referred to in sion 6 of Part 7.	23 24
			ciation and association property have the same meanings as they in the Community Land Management Act 1989.	25 26
			al replacement means the replacement or improvement of items pital, and includes the refurbishment of residential premises.	27 28
		capit	al replacement fund means a fund established under section 95.	29

Part	1	

close d	associa	te of an operator of a retirement village means:	1
(a)	if the	operator is a natural person:	2
	(i)	the spouse, parent, child or sibling of the operator, (or,	3
		if the operator is in a de facto relationship, the other	4
	(;;)	party to that relationship), or	5
	(ii)	the parent, child or sibling by marriage of the operator, or	6 7
	(iii)	a body corporate of which the operator (or the	8
	,	operator's spouse, parent, child or sibling, or the	9
		operator's parent, child or sibling by marriage, or the	10
		other party to a de facto relationship with the operator)	11
		is a director or secretary, and	12
(b)		operator is a body corporate:	13
	(i)	a director or secretary of the body corporate or of a related body corporate (within the meaning of the	14
		Corporations Law), or	15 16
	(ii)	the spouse, parent, child or sibling (or the parent, child	17
	· /	or sibling by marriage) of such a director or secretary	18
		(or, if the director or secretary is in a de facto	19
	····	relationship, the other party to that relationship), or	20
	(iii)	a related body corporate, and	21
(c)	in eith	er case—an agent or employee of the operator.	22
		and scheme means a scheme (other than a strata scheme)	23
within	the me	eaning of the Community Land Management Act 1989.	24
		e scheme means a scheme under which a group of	25
		adjacent premises (including residential premises) is	26
		sed by a corporation each of whose shareholders has, by	27
		or her shares, an exclusive right (under a lease or occupy one or more of the residential premises.	28 29
		port means a report referred to in section 38.	30
	-	•	
		<i>tionship</i> has the same meaning as it has in the <i>Property</i> s) Act 1984.	31 32
,	•	e—see section 156.	
-	•		33
		and <i>development consent</i> have the same meanings as the <i>Environmental Planning and Assessment Act 1979</i> .	34 35
•		~	
	<i>or-Gen</i> rading.	neral means the Director-General of the Department of	36 37
disclos	sure sta	tement means a statement referred to in section 18.	38

exer	cise a function includes perform a duty.	1
	Trading Tribunal means the Tribunal established under the Fair ling Tribunal Act 1998.	2
		3
	ncial year of a retirement village is the period determined under on 91.	4 5
	<i>ter occupant</i> of a retirement village means a resident, or a former lent, of the village:	6 7
(a)	who has permanently vacated any residential premises in the village, and	8
(b)	whose residence contract has been terminated (unless the resident owns the residential premises concerned), and	10 11
(c)	who continues to have rights or liabilities under a village contract relating to the village,	12 13
and perso	includes the executor or administrator of the estate of such a on.	14 15
func	tion includes a power, authority or duty.	16
beha inclu	<i>tral services</i> means services provided, or made available, by or on all for the operator, to all residents of a retirement village, and ades such services as may be prescribed by the regulations for the oses of this definition.	17 18 19 20
Note.	Examples of general services are management and administration services gardening and general maintenance.	21 22
villa in th	<i>ling deposit</i> means money paid to the operator of a retirement ge in consideration for not offering particular residential premises be village to any other person pending a prospective resident's ring into a residence contract with the operator.	23 24 25 26
ingo	ing contribution—see section 6.	27
	stigator means an investigator appointed under the Fair Trading 1987.	28 29
item	of capital means:	30
(a)	any building or structure in a retirement village, and	31
(b)	any plant, machinery or equipment used in the operation of the village, and	32 33
(c)	any part of the infrastructure of the village, and	34
(d)	any other item prescribed by the regulations,	35

Preliminary Part 1

	oes not include any item excluded from this definition by the ations.	1 2
_	practitioner means a barrister or solicitor (within the meaning of egal Profession Act 1987).	3 4
	sed conveyancer means the holder of a licence under the eyancers Licensing Act 1995.	5 6
main	tenance fund means a fund established under section 100.	7
	<i>ator</i> of a retirement village means the person who manages or ols the retirement village, and includes:	8
(a)	a person (other than a resident or other person referred to in subsection (2)) who owns land in the village, and	10 11
(b)	any other person or class of persons prescribed by the regulations for the purposes of this definition,	12 13
but does not include:		
(c)	the relevant association of a community land scheme or the owners corporation of a strata scheme, or	15 16
(d)	the managing agent of such a scheme, or	17
(e)	any person or class of persons excluded from this definition by the regulations.	18 19
by or villag	onal services means optional services provided, or made available, on behalf of the operator, to individual residents of a retirement ge, and includes such services as may be prescribed by the ations for the purposes of this definition.	20 21 22 23
Note. and th	Examples of personal services are the provision of meals, laundry services e cleaning of the resident's residential premises.	24 25
indic villag	pective resident of a retirement village means a person who ates (or on whose behalf it is indicated) to the operator of the ge that he or she is (or might be) interested in becoming a resident e village.	26 27 28 29
by th	of a resident of a retirement village means a person appointed e resident for the purpose of voting on the resident's behalf at ings of residents.	30 31 32

recurrent charges (because they are not payable under a village contract). relative of a person means: (a) the person's grandparent, parent, sibling or child, and (b) the person's grandparent, parent, sibling or child by marriage, and (c) the person's step-grandparent, step-parent, step-brother, step-sister or step-child, and (d) the person's aunts and uncles. rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to		rent charge means any amount (including rent) payable under a see contract, on a recurrent basis, by a resident of a retirement see.	1 2 3
(a) the person's grandparent, parent, sibling or child, and (b) the person's grandparent, parent, sibling or child by marriage, and (c) the person's step-grandparent, step-parent, step-brother, step-sister or step-child, and (d) the person's aunts and uncles. rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to			4 5
(b) the person's grandparent, parent, sibling or child by marriage, and (c) the person's step-grandparent, step-parent, step-brother, step-sister or step-child, and (d) the person's aunts and uncles. rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	relati	ve of a person means:	6
and (c) the person's step-grandparent, step-parent, step-brother, step-sister or step-child, and (d) the person's aunts and uncles. rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	(a)	the person's grandparent, parent, sibling or child, and	7
sister or step-child, and (d) the person's aunts and uncles. rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	(b)		8 9
rescission notice means a notice under section 32 or 33. residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	(c)		10 11
residence contract means a contract that gives rise to a residence right. residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	(d)	the person's aunts and uncles.	12
residence right of a person means the person's right to occupy residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	rescis	esion notice means a notice under section 32 or 33.	13
residential premises in a retirement village, being a right arising from a contract: (a) under which the person purchased the residential premises, or (b) under which the person purchased shares entitling the person to	reside	ence contract means a contract that gives rise to a residence right.	14
(b) under which the person purchased shares entitling the person to	reside	ential premises in a retirement village, being a right arising from	15 16 17
	(a)	under which the person purchased the residential premises, or	18
I / '	(b)	under which the person purchased shares entitling the person to occupy the residential premises, or	19 20
kind, other than a residential tenancy agreement in the form prescribed under the <i>Residential Tenancies Act 1987</i> : (i) that is entered into under Division 5 of Part 10, or (ii) that contains a term to the effect that this Act does not apply to the residential premises the subject of the	(c)	kind, other than a residential tenancy agreement in the form prescribed under the <i>Residential Tenancies Act 1987</i> : (i) that is entered into under Division 5 of Part 10, or (ii) that contains a term to the effect that this Act does not apply to the residential premises the subject of the	21 22 23 24 25 26 27
` '	(d)		28 29
or any other right of a kind prescribed by the regulations.	or any	y other right of a kind prescribed by the regulations.	30
resident of a retirement village means a retired person who has a residence right in respect of residential premises in the village and includes the following persons (each of whom is taken also to have a 34	31 32 33 34 35		

Preliminary Part 1

(a) the spouse of the retired person, if the spouse occupies the residential premises with the retired person,	1 2
(b) if the retired person is in a de facto relationship—the other party to that relationship, if the other party occupies the residential premises with the retired person,	3 4 5
(c) any person or class of persons prescribed by the regulations for the purpose of this definition,	6 7
(d) in Parts 6, 7 and 8 and Division 5 of Part 10—a former occupant of the retirement village.	8
residential care facility has the same meaning as in State Environmental Planning Policy No 5—Housing for Older People or People with a Disability.	10 11 12
Note. State Environmental Planning Policy No 5—Housing for Older People or People with a Disability defines a residential care facility as "accommodation for older people" (that is, people aged 55 years or over) "that includes: (a) meals and cleaning services, and (b) personal care or nursing care, or both, and (c) appropriate staffing, furniture, furnishings and equipment for the provision of that accommodation and care,	13 14 15 16 17 18 19
not being a dwelling, hospital or psychiatric facility".	20
<i>residential premises</i> means any premises or part of premises (including any land occupied with the premises) used or intended to be used as a place of residence.	21 22 23
<i>residential tenancy agreement</i> has the same meaning as it has in the <i>Residential Tenancies Act 1987</i> .	24 25
Note. The Residential Tenancies Act 1987 defines residential tenancy agreement as "any agreement under which a person grants to another person for value a right of occupation of residential premises for the purpose of use as a residence: (a) whether or not the right is a right of exclusive occupation, (b) whether the agreement is express or implied, and	26 27 28 29 30
(c) whether the agreement is oral or in writing, or partly oral and partly in writing,	31 32
and includes such an agreement granting the right to occupy residential premises together with the letting of goods".	33 34
Residents Committee means a committee established under section 70.	35
<i>retired person</i> means a person who has reached the age of 55 years or has retired from full-time employment.	36 37
retirement village—see section 5.	38

retire	ce contract means a contract under which a resident of a ment village is provided with general services or personal services e village.	1 2 3
	<i>ial resolution</i> means a resolution described in Part 3 of dule 1.	4 5
	ment of approved expenditure means a statement referred to in on 116.	6 7
	ment of proposed expenditure means a statement referred to in on 112.	8 9
	a scheme has the same meaning as it has in the Strata Schemes agement Act 1996.	10 11
prem	nt means a person who has the right to occupy residential hises under a residential tenancy agreement in the form prescribed or the Residential Tenancies Act 1987:	12 13 14
(a)	that is entered into under Division 5 of Part 10, or	15
(b)	that contains a term to the effect that this Act does not apply to the residential premises the subject of the agreement.	16 17
Note.	A tenant is not a <i>resident</i> .	18
	<i>unal</i> means the Residential Tribunal established by the <i>Residential</i> unal Act 1998.	19 20
villaį	ge contract means:	21
(a)	a residence contract, or	22
(b)	a service contract, or	23
(c)	a contract under which a resident of a retirement village obtains the right to use a garage or parking space, or a storage room, in the village, or	24 25 26
(d)	any other contract of a kind prescribed by the regulations for the purpose of this definition.	27 28
	A residence contract, a service contract and any other village contract may ntained in a single document.	29 30
	ge rules means the rules made and in force from time to time or Division 1 of Part 6.	31 32
	he purposes of the definition of <i>residence right</i> in subsection (1), es not matter that the person who obtains the right:	33 34
(a)	is a corporation, if the premises concerned are intended for use as a residence by a natural person, or	35 36

(2)

Preliminary	/	Part 1

		(b)	obtains it for the purpose of allowing another person to live in the residential premises (instead of the person who obtained the right),	1 2 3
		conse	those cases, a retired person who lives in the premises with the nt of the corporation or of the person (as the case may be) is to have the residence right.	4 5 6
		Note. a strata	Subsection (2) would apply in the case, for example, of a person who buys a-titled unit in a retirement village for the person's parent to live in.	7 8
	(3)	sale, or be occurred to the	Act, a reference to the sale, the sale price, or a contract for the of residential premises in a retirement village that were or are to cupied under a company title scheme is taken to be a reference sale, the sale price, or a contract for the sale, of the residence in respect of the premises.	9 10 11 12 13
	(4)	It is su	afficient compliance with the requirements of this Act if:	14
		(a)	an agent of the operator of a retirement village exercises the functions of the operator under this Act or the regulations, and	15 16
		(b)	any notice or other document required to be given to the operator under this Act or the regulations is given to an agent of the operator.	17 18 19
	(5)		re is more than one operator for a retirement village, it is ient compliance with the requirements of this Act if:	20 21
		(a)	any of the operators exercises the functions of an operator under this Act or the regulations, and	22 23
		(b)	any notice or other document required to be given to the operator under this Act or the regulations is given to any of the operators.	24 25 26
	(6)		erence in this Act to an operator of a retirement village extends operator for the time being.	27 28
5	Mea	ning o	f "retirement village"	29
	(1)		ne purposes of this Act, a <i>retirement village</i> is a complex ning residential premises that are:	30 31
		(a)	predominantly or exclusively occupied, or intended to be predominantly or exclusively occupied, by retired persons who have entered into village contracts with an operator of the complex, or	32 33 34 35
		(b)	prescribed by the regulations for the purposes of this definition.	36

(2)	be occ agreen to the under	s not matter that some residential premises in the complex may cupied by employees of the operator or under residential tenancy ments containing a term to the effect that this Act does not apply premises the subject of the agreement (instead of being occupied residence contracts), or that those premises do not form part of tirement village.	1 2 3 4 5
(3)		ever, a <i>retirement village</i> does not include any of the following:	7
	(a)	any building used or intended to be used predominantly for the provision of residential care, within the meaning of the <i>Aged Care Act 1997</i> of the Commonwealth, by an approved provider under that Act,	8 9 10
		Note. Paragraph (a) excludes from the definition of <i>retirement village</i> buildings that are commonly known as Commonwealth-subsidised hostels and nursing homes.	12 13 14
	(b)	any building the subject of a licence under the <i>Nursing Homes Act 1988</i> ,	15 16
	(c)	any building or part of a building intended to be used for the provision of respite care (within the meaning of <i>Aged Care Act 1997</i> of the Commonwealth),	17 18 19
	(d)	a residential park (within the meaning of the <i>Residential Parks Act 1998</i>),	20 21
	(e)	a place at which accommodation is provided by the Aboriginal Housing Office or the New South Wales Land and Housing Corporation (unless it is provided pursuant to a joint venture, or otherwise in conjunction, with another person or body),	22 23 24 25
	(f)	a boarding-house or lodging house,	26
	(g)	any accommodation provided in a complex for employees of the complex who are not residents of the retirement village,	27 28
	(h)	any residential premises the subject of a residential tenancy agreement to which the operator of a retirement village is a party and that contains a term to the effect that this Act does not apply to the residential premises the subject of the agreement,	29 30 31 32
	(i)	any other place or part of a place excluded from this definition by the regulations.	33 34

34

Preliminary Part 1

6	Mea	aning c	of "ingoing contribution"	1
	(1)	For th	ne purposes of this Act, an <i>ingoing contribution</i> is:	2
		(a)	any money payable to the operator under a residence contract, or	3 4
		(b)	any other money, regardless of how it is described, that is paid to the operator of a retirement village in consideration for, or in contemplation of, the person by whom (or on whose behalf) the payment was made becoming a resident of the village, regardless of whether the payment is made in a lump sum or by instalments.	5 6 7 8 9
	(2)		ite subsection (1), an ingoing contribution does not include any e following:	11 12
		(a)	a waiting list fee referred to in section 21,	13
		(b)	recurrent charges,	14
		(c)	if the resident owns his or her residential premises—the purchase price of the premises,	15 16
		(d)	any other payment of a kind prescribed by the regulations.	17
7	"Ov	vner" d	of residential premises	18
			ne purposes of this Act, a person <i>owns</i> residential premises in a ment village if the person is:	19 20
		(a)	the registered proprietor of the premises, or	21
		(b)	the owner of shares that give rise to a residence right in respect of the premises.	22 23
8	"Pe	rmane	nt vacation" of residential premises	24
			ne purposes of this Act, a person is taken to have <i>permanently ed</i> residential premises in a retirement village when:	25 26
		(a)	the person (or another person on behalf of the person) delivers up vacant possession of the person's residential premises to the operator of the village following the person's vacation of the premises, or	27 28 29 30
		(b)	the executor or administrator of the person's estate delivers up vacant possession of the person's residential premises to the operator of the village following the person's death, or	31 32 33

Clause 8 Retirement Villages Bill 1999

Part 1 Preliminary

		(c)	the Tribunal makes an order under section 143 declaring that the person's residential premises were abandoned by the person (and the person is taken to have permanently vacated the premises on the day specified in the order), or	1 2 3 4
		(d)	if the person owns the premises or is taken to be a resident of the premises by the operation of section 4 (2)—the person dies or moves out of the premises.	5 6 7
9	"Co	nsent'	of residents	8
	(1)	villag	lule 1 provides for the way in which the residents of a retirement e give their consent to a proposed measure or action relating to llage for the purposes of this Act or the regulations.	9 10 11
	(2)	If a re	sident or the operator of a retirement village considers that:	12
		(a)	the residents' consent to a particular measure or action has been obtained otherwise than as provided for by Schedule 1, or	13 14
		(b)	the votes of the residents were inaccurately counted,	15
			sident or operator concerned may apply to the Tribunal for an as to the validity of the consent.	16 17
	(3)	On an	application made to it under this section, the Tribunal may make ler:	18 19
		(a)	declaring the consent to have been validly obtained, or	20
		(b)	voiding the purported consent and directing that the residents vote again on the proposed measure or action.	21 22
10	Not	es		23
		Notes of this	included in this Act are explanatory notes and do not form part s Act.	24 25

Part 2 Application of Act

1 Ap _l	olication of Act	
(1)	This Act applies to all retirement villages (whether established before or after the commencement of this section) and so applies despite the terms of any contract, agreement, scheme or arrangement (whether made or entered into before or after the commencement of this section).	
(2)	This Act extends to apply to and in respect of:	
	(a) a retired person who continues to occupy residential premises in a former retirement village that was a retirement village when the retired person took up residence in the premises, and	1 1
	(b) a retired person who has a right to occupy residential premises in a former retirement village that was a retirement village when the right was obtained, and	1 1 1
	(c) a former resident of a former retirement village who continues to have rights or liabilities under the contract, agreement or arrangement under which he or she occupied (or had the right to occupy) the residential premises in the former retirement village when it was a retirement village, and	1 1 1 1
	(d) the person who is the other party to the contract, agreement or arrangement under which the retired person occupies or occupied (or has or had the right to occupy) the residential premises in the former retirement village,	2 2 2 2
	even though the former retirement village is no longer a retirement village.	2
(3)	However, this Act does not so apply in respect of any place or part of a place referred to in section 5 (3).	2
(4)	The regulations may prescribe other modifications to the application of this Act for the purposes of this section.	2
(5)	For the purposes of this Act:	3
	(a) a reference in this Act to a resident of a retirement village includes a reference to a person described in subsection (2) (a), (b) or (c), and	3 3 3

Clause 11 Retirement Villages Bill 1999

Part 2 Application of Act

		(b) a reference in this Act to the operator of a retirement village includes a reference to the person referred to in subsection (2) (d).	1 2 3
	(6)	In this section, <i>former retirement village</i> means a complex that was previously, but is no longer, a retirement village within the meaning of this Act (even if it ceased to be such a retirement village before the commencement of this Act).	4 5 6
12	Act	to bind Crown	8
		This Act binds the Crown in right of New South Wales and, in so far as the legislative power of Parliament permits, the Crown in all its other capacities.	9 10 11
13	Effe	ct of Act on other legislation	12
	(1)	This Act is to be construed as being in addition to, and not in derogation of, any other law of the State, except as otherwise provided by this Act.	13 14 15
	(2)	The Landlord and Tenant Act 1899, the Landlord and Tenant (Amendment) Act 1948 and the Landlord and Tenant (Rental Bonds) Act 1977 do not apply to or in respect of residential premises the subject of a residence contract under this Act.	16 17 18

Part	3 Rep	presentations and information about	1
	reti	rement villages	2
14	Develo	oment consent	3
		development consent is required before development for the rposes of a retirement village can be carried out, a person must not:	4
	(a)	advertise, or otherwise promote, the proposed village, or	6
	(b)	advertise the sale of residential premises (or the right to occupy residential premises) in the proposed village,	7
	bet	fore the consent has been obtained.	ç
	Ma	aximum penalty: 100 penalty units.	10
15	Approv	als for certain facilities	11
		e operator of a retirement village (or a person intending to carry out	12
		velopment for the purposes of such a village) must not advertise or	13
		nerwise represent that a residential care facility is (or will be) sociated with the village or the proposed village unless all	14 15
		chorisations required by law for the residential care facility	16
		ncerned have been obtained.	17
	Ma	aximum penalty: 100 penalty units.	18
	No tice	te. An example of an authorisation that is required for a nursing home is a nce under the <i>Nursing Homes Act 1988</i> .	19 20
16	Excepti	ons to prohibitions on advertising	21
		person is not guilty of an offence under section 14 or 15 merely cause the person:	22 23
	(a)	carries out market surveys in relation to a proposed retirement village before the relevant development consent is obtained, or	24 25
	(b)	carries out market surveys in relation to a proposed residential care facility in connection with a retirement village before obtaining the requisite authorisations, or	26 27 28
	(c)	gives public notice of, or otherwise advertises, a development application relating to a proposed retirement village or a proposed residential care facility in accordance with the requirements of the <i>Environmental Planning and Assessment Act 1979</i> .	29 30 31 32 33

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17	Representations about retirement villages					
	(1)	A person who manages or controls a complex containing residential premises must not knowingly represent that the complex is a retirement village unless the complex is a retirement village within the meaning of this Act.	2 3 4 5			
		Maximum penalty: 50 penalty units.	6			
	(2)	The operator of a retirement village must not make a representation to a prospective resident knowing that it is inconsistent with the information contained in the disclosure statement provided to the prospective resident.	7 8 9 10			
		Maximum penalty: 50 penalty units.	11			
	(3)	The operator of a retirement village must not knowingly represent to a prospective resident that a particular service or facility is provided to or available at the village or to the residents, or is associated with the village, unless the service or facility is so provided or made available or associated.	12 13 14 15 16			
		Maximum penalty: 50 penalty units.	17			
	(4)	If the operator of a retirement village represents to a prospective resident of the village that a service or facility is to be provided to or made available by the operator at the village or to the residents in the future, the operator must ensure that a village contract entered into by that person and the operator specifies the service or facility concerned and the date by which it is to be provided or made available.	18 19 20 21 22 23			
		Maximum penalty: 50 penalty units.	24			
	(5)	The resident concerned may apply to the Tribunal for (and the Tribunal may make) an order that the operator pay compensation to the resident if the service or facility concerned is not provided or made available:	25 26 27			
		(a) by the date specified in the village contract, or	28			
		(b) if the village contract (in contravention of subclause (4)) does not specify the date—within a reasonable time.	29 30			
	(6)	For the purposes of this section, a representation made by an agent or employee of the operator of a retirement village is taken to be a representation of the operator unless the operator establishes, to the	31 32 33			

		satisfaction of the Tribunal or court, that, in making the representation, the agent or employee was acting otherwise than in his or her capacity as the operator's agent or employee.	1 2 3
		Note. Any advertising, and promotional and sales material, relating to a retirement village must also comply with the <i>Fair Trading Act 1987</i> and the <i>Trade Practices Act 1974</i> of the Commonwealth.	4 5 6
18	Disc	closure statement concerning village	7
	(1)	The operator of a retirement village must provide a prospective resident (or a person acting on behalf of the prospective resident) with a disclosure statement in accordance with this section.	8 9 10
	(2)	A disclosure statement is a written statement containing detailed information concerning the village.	11 12
	(3)	The statement must:	13
		(a) be in the form prescribed by the regulations, and	14
		(b) contain the information required by that form, and	15
		(c) be signed and dated by the operator.	16
	(4)	The operator of the retirement village must annex a copy of the statement (or the statement as amended in writing and endorsed with the consent of the other party to the village contract) to the first village contract that the other party enters into with the operator.	17 18 19 20
		Maximum penalty: 10 penalty units.	21
	(5)	The operator of a retirement village must not enter into a village contract with a person earlier than 14 days after the person (or another person acting on behalf of that person) has been provided with a disclosure statement by the operator.	22 23 24 25
		Maximum penalty: 100 penalty units.	26
	(6)	If the operator of a retirement village fails to comply with a request to provide a prospective resident with a disclosure statement, the person who made the request may apply to the Tribunal for (and the Tribunal may make) an order requiring the operator to provide the disclosure statement.	27 28 29 30 31

19	General information about retirement villages					
	(1)	inform by the	operator of a retirement village must also provide general nation about the retirement village industry, in a form approved Director-General, to any person to whom a disclosure statement vided.	2 3 4 5		
	(2)		eneral information must be provided no later than at the time the sure statement is provided.	6 7		
		Maxii	mum penalty: 10 penalty units.	8		
20	Cop	ies of	certain documents to be available	9		
	(1)	or at reason	perator of a retirement village must have available at the village a place of business in New South Wales, for inspection at all nable times by a prospective resident or a person acting on behalf rospective resident, copies of the following:	10 11 12 13		
		(a)	a site plan for the village,	14		
		(b)	plans showing the location, floor plan and significant dimensions of residential premises available in the village,	15 16		
		(c)	the statements of proposed expenditure and the statements of approved expenditure for: (i) each of the last 3 financial years of the village, and (ii) the current financial year, and (iii) the next financial year (if statements in respect of that year are available),	17 18 19 20 21 22		
		(d)	the accounts for the village, audited as referred to in Division 6 of Part 7, for the last 3 financial years (excluding, during the first 3 months of a financial year, the immediately preceding financial year if the accounts for that year are not available),	23 24 25 26		
		(e)	examples of all village contracts that an incoming resident may be required to enter into,	27 28		
		(f)	the trust deed for any trust fund into which money paid by the residents is deposited,	29 30		
		(g)	the village rules,	31		
		(h)	the terms of the development consent, if any, for the village, but only if: (i) construction of the village is not complete, or	32 33 34		

		(ii)	it is a condition of the development consent that a particular service or facility be provided for the life of the village,	1 2 3
	(i)	establ	re is a capital replacement fund or a maintenance fund lished for the village—statements of the balances in the as at the end of: each of the last 3 financial years of the village, and the most recent quarter,	4 5 6 7 8
	(j)	expen	most recent quarterly accounts of the income and aditure of the village required to be given to the Residents mittee under section 118,	9 10 11
	(k)		other documents relating to the village, and to retirement es generally, as the regulations may prescribe.	12 13
	Maxi	mum p	enalty: 50 penalty units.	14
			197 prohibits an operator of a retirement village from charging for f these documents.	15 16
(2)	referr	ed to in	has been in operation for 3 years or less, the documents subsection (1) (c), (d) and (i) must relate to each financial village has been in operation.	17 18 19
(3)	of any reside reque	document (or a sts it. T	r must give (or, if requested to do so, send by post) a copy nent referred to in subsection (1) (a)–(j) to any prospective a person acting on behalf of a prospective resident) who the operator must give or send the document no later than receiving the request.	20 21 22 23 24
	Maxi	mum p	enalty: 50 penalty units.	25
(4)	If the	operato	or of a retirement village:	26
	(a)		to have the documents referred to in subsection (1) able for inspection as required by that subsection, or	27 28
	(b)	fails t	o comply with a request under subsection (3),	29
	reside reque Tribu	ent) wh st unde nal for	e resident (or a person acting on behalf of a prospective to wishes to inspect the documents, or who made the er subsection (3) (as the case may be), may apply to the (and the Tribunal may make) an order directing the comply with the relevant requirement of this section.	30 31 32 33 34

Part 4 Entry into retirement villages

Wai	ting list fee	
(1)	The operator of a retirement village must not require or accept any waiting list fee unless:	
	(a) the fee does not exceed \$200 (or such other amount as may be prescribed by the regulations), and	
	(b) the operator has a written policy setting out the way in which the waiting list operates, and	
	(c) the operator gives to the person who pays the fee, at the time payment is made, a copy of the policy and a receipt for the payment.	
	Maximum penalty: 100 penalty units.	
(2)	If a waiting list fee is paid by or on behalf of any person, the operator must deduct the amount of the fee from any ingoing contribution payable by the person concerned (unless the fee is refunded in accordance with this section). If no ingoing contribution is payable, the waiting list fee must be refunded no later than at the time the person concerned first enters into a village contract with the operator.	
(3)	A waiting list fee must be refunded in full no later than 14 days after the operator receives a written request for a refund from the person (or from the executor or administrator of the person's estate) by or on whose behalf the fee was paid.	
(4)	If a waiting list fee is not refunded as required by this section, the person to whom the refund is payable may apply to the Tribunal for (and the Tribunal may make) an order directing the operator to refund the fee.	
(5)	In this section, <i>waiting list fee</i> means any payment made to the operator other than:	
	(a) an ingoing contribution, or	
	(b) a holding deposit, or	
	(c) a payment under a village contract.	

22	Hole	ding de	eposit	1	
	(1)	holdir	operator of a retirement village must not require or accept a ng deposit in respect of any residential premises in the village that ecupied by a resident.	2 3 4	
		Maxir	mum penalty: 50 penalty units.	5	
	(2)		ection (1) does not apply if the resident has given the operator n notice of intention to vacate the premises.	6 7	
23	Dep	osits t	o be kept in trust	8	
	(1)				
		(a)	a body constituted or established by an Act, or	11	
		(b)	a body constituted or established for any benevolent, philanthropic or patriotic purpose.	12 13	
	(2)	The operator of a retirement village must ensure that any money paid to the operator:			
		(a)	as a holding deposit, or	16	
		(b)	as a deposit under a village contract,	17	
		is held	d in trust in accordance with this section.	18	
		Maxir	mum penalty: 50 penalty units.	19	
	(3)	The money may be held:			
		(a)	in a legal practitioner's trust account, or	21	
		(b)	in the trust account of a person licensed as a real estate agent under the <i>Property, Stock and Business Agents Act 1941</i> , or	22 23	
		(c)	in a licensed conveyancer's trust account, or	24	
		(d)	by a trustee company (within the meaning of the <i>Trustee Companies Act 1964</i>), or	25 26	
		(e)	in such other manner as the regulations may prescribe.	27	
	(4)	Mone until:	y paid to the operator as a holding deposit is to be held in trust	28 29	
		(a)	the prospective resident enters into a residence contract with the operator (whether in relation to the premises concerned or to other premises in the same village or in another village), in	30 31 32	

		which case the money may, if both parties so agree, be taken to form part of the deposit under the contract, or	1 2
	(b)	the operator is notified in writing that the prospective resident: (i) does not intend to enter into such a contract, or (ii) has died,	3 4 5
		in which case the money is to be refunded in full (to the prospective resident or to the executor or administrator of the prospective resident's estate, as the case may be) no later than 14 days after the operator receives the notification.	6 7 8 9
(5)	requinexecu Tribu	e operator of a retirement village does not make any refund red by subsection (4), the prospective resident concerned (or the stor or administrator of his or her estate) may apply to the nal for (and the Tribunal may make) an order directing the tor to make the repayment.	10 11 12 13 14
(6)		by paid to the operator as a deposit under a residence contract is held in trust until final payment is made under the contract.	15 16
(7)	sale o	ections (2) (b) and (6) do not apply in respect of a contract for the fresidential premises if the contract provides for the manner in the deposit is to be held.	17 18 19

1

Part	5	Village	contracts
ган	J	v illau c	corni acio

24	Res	ident to	enter village contract	2
	(1)	resident before tl	erator of a retirement village must not permit a prospective of the village to occupy residential premises in the village he prospective resident enters into at least one of the following as with the operator:	3 2 5
		(a) a	residence contract,	7
		(b) a	a service contract.	8
		Maximu	um penalty: 50 penalty units.	Ģ
			residence contract, a service contract and any other village contract may ned in a single document.	10 11
	(2)		er, a prospective resident may occupy residential premises in age without entering into a contract referred to in subsection (1)	12 13 14
			he prospective resident occupies the premises with a person who has entered into such a contract with the operator, or	15 16
		te	he prospective resident and the operator enter into a residential enancy agreement to which this Act does not apply in relation o the premises.	17 18 19
	(3)	If the op of Part	perator contravenes subsection (1), then (despite the provisions 10):	20 21
		c d a	the former occupant (if any) of the residential premises concerned has no liability to pay any recurrent charges or departure fees relating to the premises in respect of any period after the date on which the prospective resident occupies the premises, and	22 23 24 25 26
		a	the operator must, no later than one month after that date, make any refund of the former occupant's ingoing contribution, and make any other payment that is required, under a village contract, to be made to the former occupant.	25 28 29 30
25	Inco	nsistend	cy between village contract and disclosure statement	31
	(1)	detrime	extent that any term in a village contract is inconsistent, to the nt of the resident, with the information contained in the are statement provided to the resident concerned, the contract	32 33 34

		is to be construed (as far as is practicable) as if it contained the information in the statement instead of the inconsistent term, unless the inconsistent term is a term of a standard contract prescribed under section 43.	1 2 3 4
	(2)	If there is a dispute between a resident of a retirement village and the operator of the village as to whether there is an inconsistency referred to in subsection (1), the resident concerned may apply to the Tribunal for (and the Tribunal may make) an order determining the dispute.	5 6 7 8
	(3)	Any such order is to specify the way in which the contract concerned is to be construed.	9 10
26	Villa	age contracts to be in writing	11
		Despite the provisions of any other Act or law, a village contract entered into after the commencement of this section is not enforceable by the operator of a retirement village against a resident of the village unless the contract is in writing.	12 13 14 15
27	Оре	erator to allow time for examination of village contracts	16
		The operator of a retirement village must not enter into a village contract with a person earlier than 14 days after the person (or another person acting on behalf of that person) has been provided with a copy of each village contract that the person is to enter into.	17 18 19 20
		Maximum penalty: 100 penalty units.	21
28	No	restriction on right to seek independent advice	22
	(1)	An operator of a retirement village must not restrict any person's right to seek independent advice before entering into a village contract with the operator.	23 24 25
		Maximum penalty: 10 penalty units.	26
	(2)	An operator of a retirement village must not require a resident or a prospective resident to use the services of a legal practitioner, licensed conveyancer or other adviser nominated by the operator.	27 28 29
		Maximum penalty: 10 penalty units.	30
	(3)	If a resident or a prospective resident is required to use the services of a legal practitioner, licensed conveyancer or other adviser in contravention of this section, the operator of the village concerned is liable to pay to the resident or prospective resident the amount of any	31 32 33 34

		fees paid by the resident or prospective resident to that legal practitioner, licensed conveyancer or other adviser for those services.	1 2
	(4)	If the operator of a retirement village does not, on request, pay the amount due to a resident or prospective resident under subsection (3), the resident or prospective resident concerned (or the executor or administrator of his or her estate) may apply to the Tribunal for (and the Tribunal may make) an order directing the operator to make the payment.	5 6 7 8
29	Var	iation or replacement of village contracts	Ģ
	(1)	A purported variation of a village contract, and a purported termination of a village contract and entry into a new village contract by the same parties in relation to the same residential premises, is of no effect (and the contract continues as in force before the purported variation or termination) unless the resident who is a party to the contract obtains a written certificate in accordance with this section.	10 11 12 13 14
	(2)	The certificate:	16
		(a) must be signed by a legal practitioner of the resident's choosing, and	17 18
		 (b) must contain a statement to the effect that: (i) the legal practitioner explained to the resident the effect of the proposed variation of the contract (or the proposed new contract, as the case may be), and (ii) the resident appeared to understand the explanation and to consent to the variation (or to the new contract). 	19 20 21 22 23 24
	(3)	Sections 27 and 28 apply in respect of a variation of contract as if the variation were a new contract.	25 26
	(4)	This section does not apply if the resident requested the variation or new contract.	27 28
	(5)	A resident is not obliged to agree to a variation or replacement of his or her village contract because of the enactment of this Act (or for any other reason).	29 30 31
30	Cos	sts of obtaining certificate	32
	(1)	The reasonable costs of obtaining a certificate required by section 29 are payable by the operator of the retirement village as if the operator, and not the resident, were the client of the legal practitioner concerned.	33 34 35

	(2)	The resident must provide the operator with a copy of any account presented to the resident in respect of those costs and the operator is not required to make any payment in respect of the costs until the resident has done so.	1 2 3 4		
	(3)	If the operator does not pay all the costs within 28 days after being provided with a copy of the relevant account, the resident (or the executor or administrator of his or her estate) may apply to the Tribunal for (and the Tribunal may make) an order directing the operator to make the payment.	5 6 7 8 9		
	(4)	On application to it under this section, the Tribunal:	10		
		(a) may make the order sought, or	11		
		(b) may order the operator and the resident to pay the costs in such	12		
		proportion as the Tribunal considers just in the circumstances.	13		
31	Costs of preparation of village contracts				
	(1)	Legal and other expenses incurred by the operator of a retirement	15		
		village in connection with the preparation of a village contract are	16		
		payable by the operator and the resident concerned in equal shares (except as provided by section 30).	17 18		
	(2)	The operator must provide the resident with a copy of any account presented to the operator in respect of those expenses and the resident is not required to make any such payment until the operator has done so.	19 20 21 22		
	(3)	The regulations may prescribe a maximum amount payable by a resident for legal and other expenses incurred by the operator in connection with the preparation of a village contract.	23 24 25		
	(4)	If the regulations prescribe such a maximum amount, any difference between the resident's share of the amount incurred by the operator and the maximum amount prescribed is payable by the operator.	26 27 28		
	(5)	If a residence contract is in the form of a lease:	29		
		(a) duty (if any) payable on the lease, and	30		
		(b) the registration fee (if the lease is to be registered under the <i>Real Property Act 1900</i>),	31 32		
		is payable by the resident.	33		
		Note. Section 179 of the <i>Duties Act 1997</i> provides (in part) that a lease instrument for a lease granted by or on behalf of a corporation, society or institution is not chargeable with duty if the purpose of the lease is to grant a retired person the right	34 35 36		

		to occupy residential accommodation and the lease has not been granted for the purpose of profit by the lessor. The section further provides that duty is not chargeable on a lease instrument on so much of the cost of a residential lease as relates to premises used, or intended to be used, exclusively as a residence.	1 2 3 4			
	(6)	This section does not apply in respect of a contract for the sale of residential premises that are subject to a community land scheme, company title scheme or strata scheme.	5 6 7			
32	Cooling-off period					
	(1)	A resident or prospective resident may, within the period (the <i>cooling-off period</i>) of 7 business days after entering into a village contract, serve a written notice on:	9 10 11			
		(a) the other party to the contract, and	12			
		(b) the operator of the retirement village concerned (if the operator is not the other party),	13 14			
		to the effect that the resident or prospective resident rescinds the contract.	15 16			
	(2)	For this purpose, a contract is taken to have been entered into at midnight on the day on which a copy of the contract signed by the resident is given to the other party to the contract. The cooling-off period ends at midnight 7 business days after that day.	17 18 19 20			
	(3)	A contract must not be completed until after the cooling-off period has expired.	21 22			
	(4)	The cooling-off period under a residence contract is waived if the resident commences to live in the residential premises to which the contract relates.	23 24 25			
	(5)	This provision has effect despite the provisions of any other Act or law.	26 27			
33		cission of village contract on grounds relating to disclosure ement	28 29			
	(1)	If a disclosure statement is not provided in accordance with this Act, or if the information in it is false or misleading in a material particular, the person to whom (or on whose behalf) it was provided may, within 3 months after occupying residential premises in the village, apply to the Tribunal for an order allowing the person to rescind any village contract to which the person and the operator of the village are parties.	30 31 32 33 34 35			

	(2)		Tribunal is not to make an order referred to in subsection (1) if it the opinion that:	1 2	
		(a)	the disclosure statement was provided in accordance with this Act, or	3 4	
		(b)	the information in the disclosure statement is not false or misleading in a material particular, or	5	
		(c)	the operator acted reasonably and honestly and ought to be excused for the failure to provide accurate information, or to provide the disclosure statement in accordance with this Act, or	7 8 9	
		(d)	the person to whom (or on whose behalf) the disclosure statement was provided is in substantially as good a position as he or she would have been had the failure not occurred.	10 11 12	
	(3)	If the	Tribunal makes the order sought:	13	
		(a)	it may also make an order as to compensation payable to the person by the operator of the village, and	14 15	
		(b)	the person may, by notice in writing to the operator, rescind the contract.	16 17	
34	Effect of rescission notice				
	(1)	A rescission notice takes effect on service of the notice.		19	
	(2)	A vil	lage contract that is rescinded under this Part is taken to be void.	20	
	(3)		ever, subsection (2) does not affect the rights and obligations set a sections 35–37.	21 22	
35	Cor	seque	ences of resident's rescission of service contract	23	
	(1)) If a resident of a retirement village serves a rescission notice in relation to the resident's service contract but does not serve a rescission notice in relation to the residence contract, the resident and the operator of the village are to attempt to renegotiate the service contract.		24 25 26	
				27	
	(2)	villag If the of the			
	(2)	villag If the of the Tribu	ge are to attempt to renegotiate the service contract. operator of the village and the resident cannot agree on the terms e new contract, the operator or the resident may apply to the	27 28 29	

Village contracts

Part 5

		(b) if the Tribunal considers it advisable, order the operator and the resident to enter into a new contract in the terms set out in the order.	1 2 3
	(4)	Section 27 does not apply to a new service contract arising out of an order of the Tribunal under this section.	2
36	Cor	sequences of resident's rescission of residence contract	6
	(1)	A rescission notice in relation to a residence contract is taken also to apply to the service contract and any other village contract entered into by the resident concerned, and each of those contracts is taken to be void.	7 8 9
	(2)	As soon as is reasonably practicable (and no later than one month) after a rescission notice that applies to a residence contract takes effect:	11 12
		(a) the rescinding party is to be repaid all money paid by or on behalf of the party under the residence contract, and	13 14
		(b) if the residence contract related to residential premises that are subject to a community land scheme, company title scheme or strata scheme and was rescinded under section 33, the rescinding party must:	15 16 17 18
		(i) execute such instruments as may be necessary to enable re-registration of the shares (in the case of premises that are subject to a company title scheme) or title (in any other case) in the name of the operator under the rescinded contract, and	19 20 21 22 23
		(ii) deliver up to the operator the relevant share documents or certificate of title.	24 25
	(3)	The Tribunal may do either or both of the following:	26
		(a) on the application of the rescinding party—order the other party to the contract to comply with subsection (2) (a),	27 28
		(b) on the application of the operator—order the rescinding party to comply with subsection (2) (b).	29 30
	(4)	Any fees or costs associated with a rescission during the cooling-off period are to be paid by the party incurring them.	31 32
	(5)	Any fees or costs associated with a rescission at any other time (including registration fees) are payable by the operator, and the Tribunal may, on the application of the rescinding party, order the operator to make the relevant payment.	33 34 35 36

(6)	The rescinding party is not liable to make any payment to the operator in relation to the rescinded contract unless ordered to do so by the Tribunal.			
(7)	Any order under subsection (5) is subject, in the case of a rescinding party to whom subsection (2) (b) applies, to his or her compliance with that paragraph.	4 5 6		
(8)	Either party to a rescinded residence contract is entitled to make a claim to the Tribunal for:	7 8		
	(a) such compensation, adjustment or accounting as is just and equitable between the parties if the rescinding party has received the benefit of possession of the residential premises concerned, or	9 10 11 12		
	(b) the payment of damages, costs, or expenses arising out of a breach of any term, condition or warranty contained or implied in the contract (other than a term, condition or warranty referred to in section 52A of the <i>Conveyancing Act 1919</i>),	13 14 15 16		
	but not so as to affect rights and obligations under this section.	17		
	Note. Section 52A of the <i>Conveyancing Act 1919</i> provides (among other things) that a vendor under a contract for the sale of land is taken to have included in the contract such terms, conditions and warranties as may be prescribed. The remedies and relief available to a purchaser under such a contract (and the penalties that may be incurred by a vendor) for a breach of a prescribed term, condition or warranty are specified in the regulations made under that Act.	18 19 20 21 22 23		
(9)	This section has effect despite the provisions of Division 8 of Part 4 of the <i>Conveyancing Act 1919</i> .	24 25		
	Note. Division 8 of Part 4 of the <i>Conveyancing Act 1919</i> provides (among other things) for a cooling off period in relation to a contract for the sale of residential property (within the meaning of that Division) and allows such a contract to be rescinded during that period. However, the rights and obligations of the parties under that Division differ from those under this section. Division 8 of Part 4 does not allow rescission after completion of the contract, and the purchaser under the rescinded contract forfeits 0.25% of the purchase price to the vendor. See section 50 of the <i>Duties Act 1997</i> for refund of duty paid on a rescinded agreement for the sale or transfer of dutiable property.	26 27 28 29 30 31 32 33 34		
Con	sequence of resident's rescission of other village contract	35		
(1)	As soon as is reasonably practicable (and no later than one month)	36		
	after a rescission notice that applies to a village contract other than a	37		
	residence contract or a service contract takes effect, the rescinding	38		
	party is to be repaid all money paid by or on behalf of the party under	39		
	the rescinded contract.	40		

Vill	lage	conf	tracts
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Part 5

	(2)	The Tribunal may, on the application of the rescinding party, order the other party to the rescinded contract to comply with subsection (1).	1 2
	(3)	Either party to a rescinded contract referred to in this section is entitled	3
		to make a claim to the Tribunal for such compensation, adjustment or	4
		accounting as is just and equitable between the parties having regard	5
		to any benefits that the rescinding party received under the contract	6
		before its rescission, but not so as to affect rights and obligations under	7
		this section.	8
38	Cor	ndition report	9
	(1)	The operator of a retirement village must not permit a prospective	10
		resident of the village to occupy residential premises in the village	11
		unless the operator prepares, and gives to the prospective resident, a	12
		report relating to the condition of the premises at the commencement	13
		of the prospective resident's occupation of the premises (a <i>condition</i>	14
		report).	15
	(2)	A condition report must take the form prescribed by, and must be	16
		completed in accordance with, the regulations.	17
	(3)	The operator of the retirement village must annex a copy of the	18
		condition report to the first village contract that the prospective	19
		resident enters into with the operator.	20
	(4)	If, after the commencement of this section, the operator permits a	21
		prospective resident to occupy residential premises in contravention of	22
		this section, the operator is prohibited from recovering any payment or	23
		other compensation for any alleged damage occurring to the premises	24
		during their occupancy by the prospective resident concerned.	25
	(5)	This section does not apply if:	26
		(a) the prospective resident is to occupy the residential premises	27
		together with a resident who is already in occupation of the	28
		premises, or	29
		(b) the residential premises to which the contract relates are, or are	30
		to be, owned (within the meaning of Part 10) by the resident.	31

39	Operator to give residents and prospective residents copies of village contracts				
	(1)	entering	n as is reasonably practicable (and no later than 14 days) after g into a village contract, the operator of the retirement village ned must ensure that the other party to the contract has a copy contract that is signed by the operator.	3 4 5 6	
		Maxim	num penalty: 50 penalty units.	7	
	(2)	village entered a copy	ident or a prospective resident of a retirement village signs a contract and gives it to the operator before the contract is linto, the operator must give the resident or prospective resident of the contract signed by the resident or prospective resident as is reasonably practicable (and no later than 14 days) after ng it.	8 9 10 11 12 13	
		Maxim	um penalty: 50 penalty units.	14	
	(3)	If a residence contract is in the form of a lease that is to be registered under the <i>Real Property Act 1900</i> , the operator must:			
		. ,	lodge the lease for registration within one month after the lease is given to the operator in registrable form, and	17 18	
		,	provide the resident with a copy of the fully-executed lease within 14 days after the lease is returned to the operator following its registration.	19 20 21	
		Maxim	num penalty: 40 penalty units.	22	
40	Cor	tractual	rights of residents against new operator	23	
	(1)	retirem	age contract between a resident and a former operator of a ent village may be enforced against any operator for the time of the village.	24 25 26	
	(2)	retirem	rer, proceedings do not lie against the owner of land in a ent village (not being a person involved in the management or of the village) for the enforcement of rights under subsection ess:	27 28 29 30	
		(a)	the owner is a party to the contract, or	31	
		. ,	the owner is a close associate of an operator involved in the management or control of the village, and	32 33	
			rator other than the owner has failed to satisfy a judgment given enforcement of those rights.	34 35	

Village contracts

Part 5

41	Nev	v opera	ator to convene meeting of residents	1		
	(1)	(1) A person who proposes to become an operator of an existing retirement village (and who proposes to manage or control the village) must, at least 28 days before the person becomes the operator, report				
		on:		4 5		
		(a)	his or her financial ability to operate the village, and	6		
		(b)	his or her plans for the future management and operation of the village (including any changes that he or she proposes to make),	7 8		
			meeting of the residents and former occupants of the village ened for that purpose in accordance with this section.	9 10		
		Maxi	mum penalty: 50 penalty units.	11		
	(2)	forme	person must convene the meeting by sending to each resident and er occupant, at least 7 days before the date of the meeting, a en notice setting out:	12 13 14		
		(a)	the time and place of the meeting (which is to be held in the village if practicable, or at a venue near the village), and	15 16		
		(b)	the reason for the meeting.	17		
42	Reg	gulation	ns concerning village contracts	18		
	(1)	is to 1	egulations may make provision for or with respect to matter that be included in (and matter that is to be excluded from) village acts or a class of village contracts.	19 20 21		
	(2)	presci	e regulations require a village contract to contain a clause in ribed terms, a village contract of the kind to which the ription relates is taken to include the clause in the terms ribed.	22 23 24 25		
	(3)	contra	regulations provide that any matter is to be excluded from village acts or a class of village contracts, any village contract that ins that matter is void to the extent of that matter.	26 27 28		
43	Sta	ndard 1	form of village contract	29		
	(1)	The re	egulations may prescribe a standard form of village contract.	30		
	(2)	The re	egulations may provide for:	31		
	` /	(a)	more than one standard form of village contract, or	32		
		(b)	the addition of clauses to, or the omission or variation of clauses contained in, the standard form or forms,	33 34		

Clause 43 Retirement Villages Bill 1999

Part 5	Village contracts

	for use in relation to different classes of village contracts (including different classes of residence contracts) or different classes of residential premises.	1 2 3			
(3)	A village contract for which a standard form is prescribed, and that is entered into after the day on which the form is prescribed, is void to the extent to which it is not in or to the effect of the standard form.				
(4)	Any such contract that does not include a term of the form of contract that is the standard form at the time the contract is entered into is taken to include that term.	7 8 9			
(5)	The terms contained in a prescribed standard form of village contract are not to be varied by the parties to a village contract for which the form is prescribed, and, to the extent that they are so varied, are taken not to have been varied.	10 11 12 13			
(6)	However:	14			
	(a) nothing in subsection (3) or (5) voids any residence right conferred by the village contract concerned, and	15 16			
	 (b) despite those subsections, the parties to a village contract for which a standard form is prescribed may insert additional terms in the contract, but only if the terms: (i) do not contravene this or any other Act or law, and (ii) are not inconsistent with a term of the prescribed village contract. 	17 18 19 20 21 22			
(7)	An additional term is void if the Tribunal so orders, on application by a resident, on being satisfied that the additional term does not comply with subsection (6) (b) (i) and (ii).	23 24 25			
Part	ies to minimise loss from breach of village contract	26			
	The rules of law relating to mitigation of loss or damage on breach of a contract apply to a breach of a village contract.	27 28			

Retirement Villages Bill 1999	Clause 45
General management of retirement villages	Part 6
Village rules	Division 1

Part	6 (Gene	eral management of retirement villages	1
Divis	ion '	1	Village rules	2
45	App	olicatio	on of Division	3
		This	Division does not apply to or in respect of:	4
		(a)	such part of a retirement village as is subject to a community land scheme or a strata scheme, or	5 6
		(b)	the residents of that part of the village.	7
		Sche	The by-laws under the Community Land Management Act 1989 or the Strata mes Management Act 1996 (as the case may be) apply to the part of a ment village that is subject to such a scheme.	8 9 10
46	Sub	ject-n	natter of village rules	11
	(1)		ten rules relating to the use, enjoyment, control and management retirement village may be made in accordance with this Division.	12 13
	(2)		rules made under this Division may relate to (but are not limited ny or all of the following:	14 15
		(a)	persons other than residents or employees of the village living in the village,	16 17
		(b)	visitors, including overnight or short-stay guests,	18
		(c)	the making of noise,	19
		(d)	the parking of motor vehicles,	20
		(e)	the disposal of refuse,	21
		(f)	the keeping of pets,	22
		(g)	gardening and landscaping,	23
		(h)	the use and operation of services or facilities (including restrictions on their use),	24 25
		(i)	any other matter prescribed by the regulations.	26
47	Villa	age ru	lles to be consistent with other laws	27
			llage rule is of no effect to the extent that it is inconsistent with or any other Act or law.	28 29

Part 6 Division 1			eneral management of retirement villages illage rules				
48	Mod	del vill	age rules	1			
.0	Model village rules The regulations may prescribe model village rules that may be adopted in respect of a retirement village.						
49	Оре	erator	may make village rules for new villages	4			
	(1)		operator (or proposed operator) of a proposed retirement village make village rules in respect of the village.	5 6			
	(2)	comn	operator of a retirement village that is in existence on the mencement of this section may make village rules in respect of the ge if, at the time the rules are made, the village has no residents.	7 8 9			
50	Villa	age rul	les for existing villages	10			
		section may 1	etirement village that is in existence on the commencement of this on does not, on that commencement, have any village rules, rules be made for the village in the same way as village rules may be ided under section 51.	11 12 13 14			
51	Amendment of village rules						
	(1)		operator of a retirement village must propose an amendment to the ge rules if:	16 17			
		(a)	a minimum of 5 residents, or 10% of the residents, (whichever is the greater) of the village (or, if the village has fewer than 10 occupied residential premises, residents from a majority of the occupied residential premises), or	18 19 20 21			
		(b)	the Residents Committee of the village,	22			
		reque	ests the operator in writing to do so.	23			
	(2)		operator may propose an amendment to the village rules even if has been no request under subsection (1).	24 25			
	(3)		oposed amendment is not to be made unless the residents of the ge, by a special resolution, consent to the amendment.	26 27			
	(4)	which from	nsent is given, the amendment takes effect 7 days after the date on the special resolution concerned is notified to the operator (or such later date as the resolution may specify), unless the operator, in that period of 7 days:	28 29 30 31			
		(a)	makes an application to the Tribunal under section 52, or	32			
		(b)	seeks the residents' consent to an amendment to the statement of approved expenditure under section 53.	33 34			

Clause 48

Gener Village		-	ent of retirement villages Part 6 Division 1			
	(5) An operator who receives a request under subsection (1) must call a meeting of the residents of the village, to be held no later than 28 days after the receipt of the request, for the purpose of considering a special resolution concerning the proposed amendment.					
	(6)		ning in this section prevents the Tribunal from making an order er section 54 modifying or setting aside a village rule as amended.	5 6		
	(7)		the purposes of this section, an amendment to the village rules udes the following:	7 8		
		(a)	a variation of a village rule,	9		
		(b)	the addition of a new rule to the village rules,	10		
		(c)	the omission of a village rule that is in force.	11		
52	Operator's objection to proposed amendment of village rules					
	(1)	to the residence	e operator of a retirement village objects to a proposed amendment ne village rules requested by the residents and to which the dents have consented under section 51, the operator may apply to Tribunal for an order prohibiting the proposed amendment.	13 14 15 16		
	(2)	On a	application under this section, the Tribunal may, after considering circumstances of the case, make an order:	17 18		
		(a)	prohibiting the proposed amendment, or	19		
		(b)	directing that the proposed amendment (or the proposed amendment modified as specified in the order) is to take effect from the date specified in the order.	20 21 22		
53	Оре	erator	's concern that amendment will impose additional cost	23		
	(1)	the v 51 w the s resid expe	e operator of a retirement village considers that an amendment to village rules to which the residents have consented under section vill impose a cost on the operator additional to that allowed for in statement of approved expenditure, the operator must seek the lents' consent to an amendment to the statement of approved enditure. Division 5 of Part 7 provides for annual statements of proposed and oved expenditure. Section 117 allows an operator to seek the residents' ent to an amendment to the statement of approved expenditure if unforeseen	24 25 26 27 28 29 30 31 32		

(2) Section 115 does not apply to or in respect of a consent sought under

this section.

Retirement Villages Bill 1999

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Clause 53	F	Retirement Villages Bill 1999	
Part 6 Division 1		General management of retirement villages Village rules	
(2) If the	a maxidanta mafiya ta compant to the amondment the amondment	
(3	appl	e residents refuse to consent to the amendment, the operator may y to the Tribunal for an order in relation to the proposed ndment to the statement of approved expenditure.	1 2 3
(4		application to it under this section, the Tribunal may, after sidering the circumstances of the case, either:	4 5
	(a)	order that the statement of approved expenditure be amended as specified in the order, or	6 7
	(b)	order that the statement of approved expenditure not be amended.	8
(5	On r	making an order under subsection (4), the Tribunal may also:	10
	(a)	order that the proposed amendment to the village rules is not to take effect, or	11 12
	(b)	order that the proposed amendment to the village rules (or the proposed amendment modified as specified in the order) is to take effect from the date specified in the order.	13 14 15
54 Ot	her ap	plications to Tribunal concerning village rules	16
(1	any t	operator of a retirement village or a resident of the village may, at time, apply to the Tribunal for an order in relation to either or both ae following:	17 18 19
	(a)	a dispute concerning the legal validity of a village rule in force in the village,	20 21
	(b)	a village rule in force in the village that the operator or resident considers to be unjust, unconscionable, harsh or oppressive.	22 23
(2		Tribunal may determine an application made under subsection (1) naking an order:	24 25
	(a)	setting aside the village rule concerned, or	26
	(b)	modifying the operation of the rule in its application to a resident or to some or all of the residents of the village, or	27 28

(c)

upholding the rule.

Retire	Retirement Villages Bill 1999 Clause 55					
Genera Village		-	ent of retirement villages Part 6 Division 1			
55	Cor	mpliance with village rules				
	(1)		operator and residents of a retirement village must comply with village rules as in force from time to time.	2 3		
		village	The Tribunal can make various orders in relation to compliance with the e rules—see section 128. It can also terminate a resident's residence contract prious or persistent breaches of the village rules—see section 134.	4 5 6		
	(2)	villa;	village rule is inconsistent with a term of a village contract, the ge rule prevails to the extent of the inconsistency. However, if the nsistent term of the contract is a prescribed term, that term prevails the rule.	7 8 9 10		
56		npliar dents	nce with village rules by persons other than operator and	11 12		
	(1)	occu	a term of every village contract that the resident or former pant who is a party to the contract will use his or her best avours to ensure compliance with the village rules by:	13 14 15		
		(a)	a tenant or subtenant, under Division 5 of Part 10, of the resident or former occupant, and	16 17		
		(b)	any other person who is lawfully on the resident's or former occupant's residential premises (other than a person who has a right of entry to the premises without the resident's or former occupant's consent), and	18 19 20 21		
		(c)	any other person who is in the retirement village at the resident's or former occupant's invitation.	22 23		
	(2)		also a term of every service contract that the operator will use his er best endeavours to ensure compliance with the village rules by:	24 25		
		(a)	tenants of the operator, and	26		
		(b)	employees of the operator, and	27		
		(c)	any other persons who are in the retirement village at the operator's invitation.	28 29		
Divis	ion 2	2	Certain obligations of operators	30		
57	Cer	tain p	ersons not to be operators	31		

(1) A person to whom this section applies must not:

be an operator of a retirement village, or

32

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Part 6 Division	2		seneral management of retirement villages ertain obligations of operators	
		(b)	be involved in the promotion or sale of residence rights in a retirement village, or	1 2
		(c)	be in any way (whether directly or indirectly) concerned, or take part, in the management or control of a retirement village.	3 4
		Maxi	mum penalty: 100 penalty units.	5
((2)	This	section applies to the following persons:	6
		(a)	a person who is insolvent under administration,	7
		(b)	a person who is a director of an externally-administered body corporate,	8
		(c)	a person who was a director of a company that has been wound up (otherwise than voluntarily),	10 11
		(d)	 a person who has been convicted (in New South Wales or elsewhere) of an offence involving: (i) physical violence to another person, or (ii) fraud or dishonesty, being an offence punishable on conviction by imprisonment for a period of not less than 3 months. 	12 13 14 15 16
((3)	How	ever, this section applies:	18
		(a)	to a person referred to in subsection (2) (c)—only for the period of 5 years immediately following the winding-up, and	19 20
		(b)	to a person referred to in subsection (2) (d)—only for the period of 5 years following the conviction (or, if the person was sentenced to imprisonment, within the period of 5 years following the person's release).	21 22 23 24
((4)	unde	s section, <i>externally-administered body corporate</i> and <i>insolvent r administration</i> have the same meanings as they have in the <i>orations Law</i> .	25 26 27
58	Оре	rator	to provide secure premises	28
((1)		operator of a retirement village must ensure that the village rally is reasonably secure.	29 30
		Maxi	mum penalty: 50 penalty units.	31
((2)	the vi	rticular, the operator must ensure that all residential premises in illage have such locks or other security devices, in good working , as are necessary to make the premises reasonably secure.	32 33 34

Clause 57

Retire	tetirement Villages Bill 1999 Clause 58		
		nagement of retirement villages Part 6 gations of operators Division 2	
	(3)	Subsection (2) does not apply in respect of residential premises that are subject to a community land scheme, company title scheme or strata scheme unless the operator, or a close associate of the operator, is the owner of the premises.	1 2 3 4
59	Оре	erator to provide village emergency system on request	5
	(1)	The residents of a retirement village may, by a special resolution, request the operator of the village to provide or arrange for a village emergency system of a specified kind in the village.	6 7 8
	(2)	If such a request is made, the residents are taken to have consented to the inclusion, in the statement of proposed expenditure relating to the financial year next following the date of the resolution, of the cost of providing or arranging for the village emergency system concerned.	9 10 11 12
	(3)	If the operator fails to comply with a request referred to in this section, any resident of the village may apply to the Tribunal for (and the Tribunal may make) an order directing the operator to provide or arrange for a village emergency system of the kind requested by the residents.	13 14 15 16 17
	(4)	The operator must ensure that any village emergency system provided in the village (whether or not it was provided at the request of the residents) is regularly and adequately monitored and serviced.	18 19 20
	(5)	Nothing in this section prevents a resident of a retirement village from arranging, at the resident's expense, for the provision of a system that will enable the resident to summon assistance in an emergency. However, any such system is not a village emergency system.	21 22 23 24
	(6)	In this section, <i>village emergency system</i> means a system (such as buttons in residential premises and common areas, or bracelets that can be worn by residents) that enables residents to summon assistance in an emergency.	25 26 27 28
60	Var	iation in services or facilities provided at village	29

(1) The operator of a retirement village must propose a variation in the

a minimum of 5 residents, or 10% of the residents, (whichever

is the greater) of the village (or, if the village has fewer than 10

occupied residential premises, residents from a majority of the

services and facilities provided at the village if:

occupied residential premises), or

Part 6 Division 2		General management of retirement villages Certain obligations of operators	
	(b)	the Residents Committee of the village,	1
	requ	ests the operator in writing to do so.	2
(2)	prov	operator may propose a variation in the services and facilities ided at the village even if there has been no request under ection (1).	3 4 5
(3)	as processerving	services and facilities provided at the village are not to be varied roposed unless the residents of the village, by a special resolution, sent to the variation. If consent is given, the operator may vary the ice or facility in accordance with the consent as soon as is ticable (unless the resolution provides that the variation is to take et on a specified later date).	6 7 8 9 10
(4)	meet after	operator who receives a request under subsection (1) must call a ting of the residents of the village, to be held no later than 28 days the receipt of the request, for the purpose of considering a special lution concerning the proposed variation.	12 13 14 15
(5)		sident is not entitled to vote on the special resolution unless the ice or facility concerned is (or is proposed to be) available to the lent.	16 17 18
(6)	brea	ardless of the terms of any village contract, the operator does not ch the contract by varying services or facilities in accordance with section.	19 20 21
(7)	In th	is section:	22
		ices and facilities means services and facilities provided by or on alf of the operator.	23 24
	vario	ation in a service or facility includes the following:	25
	(a)	a reduction in the service or facility,	26
	(b)	the withdrawal of a service or facility,	27
	(c)	an increase in a service or facility,	28
	(d)	any other change in a service or facility,	29

the provision of a new service or facility.

30

(e)

Clause 60

Certain obligations of operators	Division 2									
General management of retirement villages	Part 6									
Retirement Villages Bill 1999										

If a development consent for a retirement village requires that a 2 particular service or facility be provided for the life of the village, the 3 operator of the village must not reduce or withdraw that service or 4 facility (despite any consent of the residents) unless the development 5 consent is amended so as to omit or vary that requirement. 6 62 Consequence of unlawful variation in services or facilities 7 (1) If an operator reduces or withdraws, or permits the reduction or 8 withdrawal of, a service or facility otherwise than in accordance with 9 section 60, a resident of the village concerned may apply to the 10 Tribunal for an order for any one or more of the following: 11 (a) the reinstatement of the service or facility concerned, 12 (b) the payment of compensation in relation to the reduced or 13 withdrawn service or facility, 14 (c) a reduction in the recurrent charges payable by any one or more 15 of the residents, 16 the payment of the whole or part of those recurrent charges to (d) 17 the Tribunal until the service or facility concerned is reinstated. 18 (2) In determining an application made under this section, the Tribunal 19 may make the order sought or any other order of a kind set out in 20 subsection (1). 21 63 Operator not to require residents to patronise particular businesses 22 (1) The operator of a retirement village must not restrict the right of a 23 resident of the village to purchase goods and services from a person of 24 the resident's choice. 25 Maximum penalty: 10 penalty units. 26 Note. For example, the operator must not prevent a resident from obtaining 2.7 meals-on-wheels services or any other service known as a Home and Community 28 Care service (HACC). (2) However, the operator may prohibit particular tradespersons and 30 service providers from entry (or further entry) into the village if they 31 have: 32 unduly disturbed the peace and quiet of the village, or (a) 33 failed to observe reasonable rules of conduct established by the (b) 34

operator, or

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Clause 63 Part 6 Division 2		Retirement Villages Bill 1999			
		General management of retirement villages Certain obligations of operators			
		(c)	contravened any village rules concerning motor vehicle traffic that are displayed in, or near the boundary of, the village.	1 2	
64	Оре	erator	not to demand power of attorney	3	
	(1)	prosp	operator of a retirement village must not require a resident or pective resident of the village to give the operator a power of ney in favour of the operator, a close associate of the operator or son nominated by the operator.	4 5 6 7	
		Maxi	mum penalty: 100 penalty units.	8	
	(2)	villag	power of attorney given in favour of an operator of a retirement ge (or a close associate of the operator or a person nominated by perator) by a resident or prospective resident of the village:	9 10 11	
		(a)	if given before the commencement of this section—terminates on that commencement, and	12 13	
		(b)	if given on or after the commencement of this section—is void.	14	
	(3)		ection (2) does not apply if the resident or prospective resident gave the power of attorney is a relative of the operator.	15 16	
	(4)	Conv	section has effect despite Part 16 (Powers of attorney) of the <i>reyancing Act 1919</i> and despite the terms of any instrument ing a power of attorney.	17 18 19	
		of atto with th	Section 160 of the <i>Conveyancing Act 1919</i> deals with irrevocable powers brney. Section 163F of that Act deals with powers of attorney that are given the intention that they will continue to be effective even if the person who gave ower loses capacity through unsoundness of mind.	20 21 22 23	
65	Оре	erator	not to demand appointment as proxy	24	
	(1)	prosp	operator of a retirement village must not require a resident or pective resident of the village to appoint the operator (or a close state of the operator or a person nominated by the operator) as the y of the resident.	25 26 27 28	
		Maxi	mum penalty: 100 penalty units.	29	
	(2)	assoc	appointment of the operator of a retirement village (or a close riate of the operator or a person nominated by the operator) as the y of a resident or prospective resident of the village:	30 31 32	
		(a)	if made before the commencement of this section—terminates on that commencement, and	33 34	
		(b)	if made on or after the commencement of this section—is void.	35	

Certai	rtain obligations of operators Division 2					
	(3)		ection (2) does not apply if the resident or prosper made the appointment is a relative of the operator		1 2	
	(4)	an op or a p	section has effect despite the terms of any instrum- perator of a retirement village (or a close associate operson nominated by the operator) as a resident's ent's proxy.	of the operator	3 4 5 6	
		Note.	Section 77 deals with the appointment of proxies.		7	
Divis	sion (3	Certain rights of residents		8	
66	Оре	erator	to respect rights of residents		9	
	(1)		operator of a retirement village must respect the right village.	nts of residents	10 11	
	(2)	In pa	rticular, the operator:		12	
		(a)	must not interfere, or cause or permit any interfer reasonable peace, comfort or privacy of a reside		13 14	
		(b)	must take all reasonable steps to ensure that all their obligations under their village contracts, the and this Act, so that a resident does not unreason with the peace, comfort and quiet enjoyment fellow residents, and	e village rules nably interfere	15 16 17 18 19	
		(c)	must not interfere with the right of any resident over his or her personal, financial and other mathis or her possessions, and		20 21 22	
		(d)	must not inhibit any resident from exercising s matters relating to his or her personal, domestic affairs, and		23 24 25	
		(e)	must use his or her best endeavours to ensure tha lives in an environment free from harassment and		26 27	
	(3)	opera relati	sident of a retirement village who is of the op ator of the village has contravened any provision of on to the resident may apply to the Tribunal for an of th of the following:	this section in	28 29 30 31	
		(a)	an order directing the operator to pay comperesident,	nsation to the	32 33	
		(b)	an order directing the operator to comply with the	his section.	34	

Retirement Villages Bill 1999

General management of retirement villages

Clause 65

Part 6

Part 6 Division 3		General management of retirement villages Certain rights of residents	
	(4)	On an application made under this section order sought or any other order of a kind	
67	Res	striction of operator's access to residenti	al premises
	(1)	The operator of a retirement village and a operator must not, while a person has reresidential premises in the village, enter except as permitted by this section.	sidence rights in relation to
	(2)	The operator or other person may enter village only in the following circumstance	
		(a) if the resident consents to the entry	7,
		(b) in an emergency, or if the operate concern about the health or safety of believes is on the premises,	
		(c) in order to carry out urgent repairs	, 14
		(d) in order to carry out general main notice has been given to the reside	
			by the resident, and
		(f) in accordance with an order of the	Tribunal, 24
		(g) in any other circumstances prescrib	ped by the regulations.
	(3)	The Tribunal may, on the application of tauthorising the operator or any other premises in the village.	
	(4)	A resident of a retirement village who operator of the village has contravened any relation to the resident may apply to the Tror both of the following:	y provision of this section in 30
		(a) an order directing the operator to resident,	p pay compensation to the 33
		(b) an order directing the operator to c	comply with this section.

Clause 66

	(5)	On an application made under subsection (4), the Tribunal may make the order sought or any other order of a kind set out in that subsection.	1 2
68	Rig	nt to appoint agent	3
	(1)	A resident of a retirement village may appoint a person as the resident's agent for the purpose of receiving notices or other documents to be given to the resident under a village contract or under this Act.	4 5 6 7
		Note. A resident may wish to appoint an agent if the resident (for example) cannot read or write English, is sick, or is going to be away from his or her residential premises for some time.	8 9 10
	(2)	An appointment of the operator of the retirement village (or a close associate of the operator or a person nominated by the operator) as an agent under this section is of no effect.	11 12 13
	(3)	An appointment under this section:	14
		(a) may be made in a village contract or at any time after the contract commences, and	15 16
		(b) may be revoked at any time by the resident,	17
		but any such appointment or revocation has no effect until it is notified in writing to the operator of the village.	18 19
	(4)	The operator must give to the agent appointed by a resident, until such time as the appointment expires or is revoked, any notices or other documents that the operator is required to give to the resident under a village contract or this Act.	20 21 22 23
	(5)	A notice or other document that is required by this section to be given to the agent appointed by the resident and that is not so given is taken not to have been given to the resident.	24 25 26
69	Res	idents to be given access to information about them	27
	(1)	The operator of a retirement village:	28
		(a) must, on request at any reasonable time, give a resident access to any information about the resident that is held by the operator, and	29 30 31
		(b) must give the resident a copy of that information if the resident requests it, and	32 33

Clause 69		F	Retirement Villages Bill 1999	
Part 6 Divisio	n 3	General management of retirement villages Certain rights of residents		
		(c)	if the resident satisfies the operator that any of the information is incorrect—must correct the information, on request, in accordance with the resident's instructions.	1 2 3
			. Section 197 prohibits an operator of a retirement village from charging the ent for giving access to the information or providing a copy of it.	4 5
	(2)	If the	e operator fails to comply with a request made under this section, esident concerned may apply to the Tribunal for (and the Tribunal make) an order directing the operator to comply.	6 7 8
70	Res	ident	s Committees and organisations	9
	(1)		esidents Committee may, with the consent of the residents of a ement village, be established in the village for the purposes of this	10 11 12
	(2)	A Re	esidents Committee is to be elected by the residents.	13
	(3)	-	one Residents Committee may be established in a village, and a resident of the village may be a member of the Committee.	14 15
	(4)	to be operathe	ore than one body or committee (regardless of its name) purports the Residents Committee in a particular retirement village, the rator or a resident of the village may apply to the Tribunal for (and Tribunal may make) an order determining which body or mittee (if any) is the Residents Committee for the village.	16 17 18 19 20
	(5)	A Re	esidents Committee may, subject to the regulations:	21
		(a)	determine its own procedure, and	22
		(b)	form any one or more sub-committees and determine their procedure, and	23 24
		(c)	call meetings of all the residents of the village for the purpose of considering and voting on matters referred to in section 74 (1).	25 26 27
	(6)	The	operator of a retirement village must not:	28
		(a)	discourage or prevent the establishment of a Residents Committee, or	29 30
		(b)	obstruct a Residents Committee in the exercise of its functions, or	31 32
		(c)	attempt to prevent residents of the village from joining any organisation for residents of retirement villages.	33 34

Maximum penalty: 50 penalty units.

Retire	ment \	Villages Bill 1999 Clause 70				
		nagement of retirement villages s of residents Part 6 Division 3				
	(7)	The operator must provide reasonable administrative assistance to the Residents Committee on request by the Committee, but only if an estimate of the cost of providing the assistance has been included in the statement of approved expenditure for the financial year in which the assistance is requested.	1 2 3 4 5			
	(8)	Note. Administrative assistance might involve such matters as photocopying or distributing notices. Nothing in this section prevents the residents of a retirement village from establishing other committees of residents for other purposes.	6 7 8 9			
71	Reg	gulations concerning Residents Committees	10			
	(1)	The regulations may make provision for or with respect to the election, functions and procedure of Residents Committees and sub-committees.	11 12			
	(2)	The regulations may also prescribe model rules that may be adopted by a Residents Committee.	13 14			
72	Meetings between Residents Committee and operator					
	(1)	An operator of a retirement village must, on the reasonable request of a Residents Committee, meet the Committee (or a representative of the Committee).	16 17 18			
	(2)	Subsection (1) does not apply to an operator who owns land in the village unless the operator is also involved in the management and control of the village.	19 20 21			
	(3)	A Residents Committee (or a representative of the Committee) must, on the reasonable request of the operator of the village concerned, meet the operator.	22 23 24			
	(4)	If a reasonable request under this section is not complied with, the operator or the Residents Committee that made the request may apply to the Tribunal for (and the Tribunal may make) an order directing compliance with the request.	25 26 27 28			
73	Villa	ages without Residents Committees	29			
	(1)	If there is no Residents Committee elected for a retirement village, the operator of the village must, at least once in every period of 12 months, call a meeting of the residents (to be held in or near the village) for the	30 31 32			

purpose of considering and voting on matters referred to in section 74

(1).

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Part 6 Division 3		Retirement Villages Bill 1999		
		General management of retirement villages Certain rights of residents		
	(2)	The operator must also call a meeting of the residents for that purpose if a minimum of 5 residents, or 10% of the residents, (whichever is the greater) of the village (or, if the village has fewer than 10 occupied residential premises, residents from a majority of the occupied residential premises) request the operator in writing to do so.	1 2 3 4 5	
74	Mee	etings of residents	6	
	(1)	The residents of a retirement village have the right to meet for the purpose of considering and voting on:	7 8	
		(a) any matter in respect of which the consent of the residents is required under this Act, and	9 10	
		(b) any other matter affecting the management and operation of the village, and	11 12	
		(c) any matter prescribed by the regulations.	13	
	(2)	A vote of the residents on a matter referred to in subsection (1) (b) does not bind the operator of the village.	14 15	
	(3)	If 2 or more residents occupy the same residential premises in the village, each of them may vote on a matter referred to in subsection (1).	16 17 18	
	(4)	The operator of the retirement village must not interfere with a resident's rights under this section.	19 20	
		Maximum penalty: 50 penalty units.	21	
	(5)	A meeting of residents must not be held simultaneously with a meeting that the residents, in another capacity, are required to hold or participate in under another Act.	22 23 24	
		Note. An example of such a meeting is a meeting required by the <i>Strata Schemes Management Act 1996</i> (if the retirement village is subject to a strata scheme).	25 26	
75	Atte	endance at meetings of residents	27	
	(1)	A resident of a retirement village is not obliged to attend, or vote at, any meeting of the residents of the village.	28 29	
	(2)	A person who is not a resident of the village (including a person who occupies residential premises in the village otherwise than under a residence right) must not attend, or remain at, a meeting of the residents unless the residents at the meeting consent to the person's presence at the meeting.	30 31 32 33 34	

General management of retirement villages Part 6 Certain rights of residents Division 3			
	(3)	The operator of the retirement village must not prevent or hinder the	
		attendance of an investigator at a meeting of the residents if the	
		residents at the meeting consent to the investigator's presence at the meeting.	
		Maximum penalty: 50 penalty units.	
76	No	restrictions on voting	
	(1)	A village contract may explain the system under which, at the time the	
	()	contract is entered into, the residents of the retirement village meet and	
		consider and vote on matters referred to in section 74 (1), but any term	
		of the contract that purports to bind a resident to a particular system is	
		void to the extent that it does so.	
	(2)	, ,	
		operator of a retirement village and a resident of the village, under	
		which a particular vote of the resident (or the resident's failure to vote)	
		on any matter relating to the village attracts a penalty, is void to the	
		extent of that provision.	
77	Pro	xies	
	(1)	A resident of a retirement village may, from time to time, appoint a	
	()	person as the proxy of the resident.	
	(2)	Any such appointment is to be made in the form and manner	2
		prescribed by the regulations.	2
	(3)	A person is not the proxy of a resident of a retirement village for the	
		purposes of this Act unless the person is appointed under this section.	:
		Note. Certain other laws (such as the Strata Schemes Management Act 1996)	
		provide for the appointment of proxies for various purposes. However, an	
		appointment under another law is not effective for the purposes of this Act, and an appointment under this Act is not effective for the purposes of another law (unless	:
		the other law provides that it is).	
	(4)	However, any appointment of a person (other than the operator, a	
		close associate of the operator or a person nominated by the operator)	

as the proxy of a resident of a retirement village, being an appointment

in force on the commencement of this section, is taken to have been

cannot vote on the resident's behalf if the resident personally votes on

(5) A person appointed as the proxy of a resident of a retirement village

made under this section.

the matter concerned.

Retirement Villages Bill 1999

Clause 75

Part 6 Divisio	n 3	General management of retirement villages Certain rights of residents	
78	Cer	tain limitations on proxies	
	(1)	If a person holds appointments as the proxy of 5 residents in any one	
		village at any one time, any appointment of the person as the proxy of	
		another resident of the village, while the person continues to hold the 5 appointments, is void.	
	(2)	Any appointment of a person as the proxy of a resident of a retirement village after the commencement of this section:	
		(a) may be revoked at any time by the appointor's giving notice in	
		writing to the person, and	
		(b) if it is not revoked, terminates:(i) after the first meeting at which it is exercised, or]
		(ii) if it is not exercised during the period of 6 months]
		immediately following the date on which the appointment is made—on the expiry of that period.	1
	(3)	Nothing in this section prevents a resident of a retirement village from reappointing a person as the resident's proxy after the revocation or termination of such an appointment.]]]
79	Effe	ect of certain votes	1
		Any vote or resolution of the residents of a retirement village that purports to oblige the operator of the village concerned:	1
		(a) to abandon or amend plans for development in the village, or	2
		(b) to cease to act as the operator of the village,	2
		is not binding on the operator.	2
		Note. Submissions concerning proposed development in the village can be made under the <i>Environmental Planning and Assessment Act 1979</i> at the time that the operator seeks development consent under that Act. Retirement villages may contain residential premises that are subject to a company title scheme, to a community scheme, precinct scheme or neighbourhood scheme under the <i>Community Land Management Act 1989</i> , or to a strata scheme under the <i>Strata Schemes Management Act 1996</i> . Resolutions of directors or members of the	

companies, and votes of relevant associations (under the *Community Land Management Act 1989*) and owners corporations (under the *Strata Schemes Management Act 1996*) have no relevance to decisions of residents under this Act

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(and vice versa).

Clause 78

Certai	n right	s of res	sidents Division 3		
80	Not	ice of	intention to vacate	1	
			maximum notice of an intention to vacate residential premises in	2	
			rement village that may be required of a resident of the premises other under a contract or otherwise) is one month's notice in	3 4	
		writi	·	5	
Divis	Division 4 Right of certain non-residents to become				
			residents	7	
81	Rig	ht to k	pecome resident	8	
	(1)	A rel	lative of a resident of residential premises in a retirement village:	9	
		(a)	who is a retired person, and	10	
		(b)	who is occupying the residential premises concerned at the time that the resident dies or vacates the premises, and	11 12	
		(c)	who had been occupying those premises for at least 6 months	13	
			(whether before or after the commencement of this Act) immediately before that time,	14 15	
			he right to enter into a residence contract with the operator of the ge in respect of the premises.	16 17	
	(2)	This	section does not apply if:	18	
		(a)	the resident owns (or owned) the residential premises, or	19	
		(b)	the resident is taken to be a resident by operation of section 4 (2).	20 21	
82	App	olicatio	on to Tribunal concerning non-resident	22	
	(1)	If the	e operator of a retirement village refuses to enter into a residence	23	
			ract referred to in section 81, the relative of the resident may apply	24	
			e Tribunal for an order directing the operator of the village to enter the contract within the time specified in the order.	25 26	
	(2)		e relative of the resident:	27	
	(-)	(a)	refuses to enter into a residence contract with the operator of	28	
		(-7)	the village in respect of the residential premises concerned, and	29	
		(b)	refuses to deliver vacant possession of the residential premises to the operator,	30 31	

Retirement Villages Bill 1999

General management of retirement villages

Clause 80

Part 6

Clause 82	R	etirement Villages Bill 1999	
Part 6	G	eneral management of retirement villages	
Division 4		ight of certain non-residents to become residents	
-			
	relativ	operator may apply to the Tribunal for an order directing the ve of the resident to deliver vacant possession of the premises to perator within the time specified in the order.	1 2 3
(3)	On ar	n application made to it under this section, the Tribunal may make order sought or any other order of a kind referred to in this section, the Tribunal considers appropriate.	4 5 6
(4)	enter contra contra force	e Tribunal is satisfied that the relative of the resident refused to into a residence contract only because the terms of the proposed act were unreasonable, the Tribunal may set the terms of the act (having regard to the terms of other residence contracts in in the village) and direct the operator and the relative of the cent to enter into the contract within the time specified in the order.	7 8 9 10 11 12
(5)	respe	operator of the village must not enter into a residence contract in ct of the residential premises with any person other than the ve of the resident unless:	13 14 15
	(a)	the relative delivers vacant possession of the premises to the operator, or	16 17
	(b)	the Tribunal orders the relative to do so.	18
(6)	A cor	ntract entered into in contravention of subsection (5) is void.	19
(7)	If:		20
	(a)	a person who was occupying residential premises in the retirement village with a resident who has vacated the premises is not a person referred to in section 81 (1), and	21 22 23
	(b)	the person refuses to deliver vacant possession of the premises to the operator,	24 25
	make	perator may apply to the Tribunal for (and the Tribunal may an order requiring the person to deliver vacant possession of the ises to the operator within the time specified in the order.	26 27 28
Division 5 Certain obligations of residents		Certain obligations of residents	29
83 Res	idents	to respect rights of other persons	30
(1)		term of every residence contract that the resident will respect the s of other residents of, and other persons in, the village.	31 32

(2) In particular, a resident:

General management of retirement villages Certain obligations of residents				
		(a)	must not interfere, or cause or permit any interference, with the reasonable peace, comfort or privacy of another resident, and	1 2
		(b)	must respect the rights of the operator of the village, and agents and employees of the operator, to work in an environment free from harassment or intimidation, and	3 4 5
		(c)	must not act in a manner that adversely affects the occupational health and safety of persons working in the village.	6 7
	(3)	of thoopera	e operator of the retirement village is of the opinion that a resident ne village has contravened any provision of this section, the ator may apply to the Tribunal for (and the Tribunal may make) reder directing the resident to comply with this section.	8 9 10 11
Divis	ion (6	Administrators, receivers and managers	12
84	App	olicatio	on for order appointing administrator	13
	(1)	with	Director-General may apply to the Supreme Court, in accordance the rules of the Court, for an order appointing a specified person administrator of a retirement village:	14 15 16
		(a)	to exercise all the functions of the operator of the retirement village, or	17 18
		(b)	to exercise specified functions of the operator, or	19
		(c)	to exercise all the functions other than specified functions of the operator.	20 21
	(2)	if the	Director-General may apply for an order under this section only Director-General is of the opinion that the well-being or financial rity of the residents of the retirement village concerned is at risk.	22 23 24
	(3)	unde a per	the purposes of determining whether an application for an order or this section should be made, the Director-General may appoint aron to inquire into, and report to the Director-General on, the being and financial security of the residents of a retirement ge.	25 26 27 28 29
85	No	applic	cation without consent	30
		as an	Director-General is not to apply for an order appointing a person administrator under this Division unless the person has consented riting to the appointment.	31 32 33

Retirement Villages Bill 1999

Clause 86 Retirement Villages Bill 1999 Part 6 General management of retirement villages Division 6 Administrators, receivers and managers 86 Terms and conditions of appointment Without limiting the terms and conditions of the order of appointment of an administrator under this Division, the terms and conditions may 3 exempt the administrator from the requirement to comply with such 4 obligations of the operator as are specified or described in the order of 5 appointment. Effect of appointment 87 (1) The operator of a retirement village must not, while an order under this Division is in force in respect of the village, exercise any of the 9 functions of the operator that the administrator is authorised to 10 exercise. 11 (2) However, the appointment of an administrator does not relieve the 12 operator of any of his or her liabilities under a village contract. 13 (3) Subject to the terms of the appointment, a person appointed as an 14 administrator of a retirement village must comply with all the 15 obligations of the operator in relation to the functions that the person 16 is authorised to exercise (including functions under a village contract) 17 and is, in the exercise of those functions, taken to be the operator. 18 **Revocation of appointment** 88 19 (1) An order made under this Division may be revoked or varied by the 20 Supreme Court (whether or not on the application of the Director-21 General) and, unless sooner revoked, ceases to have effect at the 22 expiration of such period after its making as may be specified in the 23 order. 24 (2) More than one order may be made under this Division in respect of the 25 same retirement village. 26 89 Receivers and managers 27 (1) If a receiver, or a receiver and manager, is appointed in respect of an 28 operator of a retirement village, the person so appointed must (subject 29

to the terms of the appointment) comply with the operator's obligations

and manager, may exempt the appointee from the requirement to

comply with such obligations of the operator as are specified or

(2) The terms and conditions of appointment of a receiver, or a receiver

under this Act as if that person were the operator.

described in the order of appointment.

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Retirement Villages Bill 1999 Clause 89					
General ma	nagement of retirement villages Part 6				
Administrato	Administrators, receivers and managers Division 6				
(2)					
(3)	This section does not apply to the extent that it is inconsistent with the <i>Corporations Law</i> .	e 1 2			
90 No	personal liability of administrator, receiver or receiver and manage	r 3			
	A matter or thing done or omitted to be done by an administrator,	a 4			
	receiver or a receiver and manager (or any person acting under th				
	direction of the administrator, receiver or receiver and manager) doe	s 6			
	not, if the matter or thing was done or omitted in good faith for th	e 7			
	purpose of executing this or any other Act, subject the administrator	:, 8			
	receiver, receiver and manager or person so acting personally to an	y 9			
	action, liability, claim or demand.	10			

Part 7 Division 1		Financial management of retirement villages Preliminary	
Part	7 F	inancial management of retirement villages	1
Divis	ion ′	1 Preliminary	2
91	Fina	ancial year of retirement village	3
	(1)	The operator of a retirement village is to determine a financial year for the village.	4 5
	(2)	The financial year must be a period of 12 months commencing and ending on dates determined by the operator.	6 7
Divis	ion 2	2 Capital replacement	8
92	Res	sponsibility for capital replacement	9
		The operator of a retirement village is liable for depreciation and capital replacement in the village, except as this Division otherwise provides.	10 11 12
93	Оре	erator not liable for replacement of certain items of capital	13
	(1)	The operator of a retirement village is not liable for depreciation or capital replacement in respect of any item of capital:	14 15
		(a) that is owned by a resident of the village, or	16
		 (b) that comprises residential premises the refurbishment of which: (i) is the responsibility of a resident of the village under the resident's residence contract (as referred to in section 165), or 	17 18 19 20
		(ii) is necessary because of wilful damage or wear and tear in excess of fair wear and tear (as referred to in section 163).	21 22 23
	(2)	Neither the operator nor the residents of a retirement village is liable for capital replacement in respect of any item of capital:	24 25
		(a) that is association property under a community land scheme or common property under a strata scheme, or	26 27

Clause 91

	Financial management of retirement villages Part 7 Capital replacement Division 2				
			_		
		(b) that is subject to a company title scheme.	1		
		Note. The relevant association under the <i>Community Land Management Act</i> 1989 the owners corporation under the <i>Strata Schemes Management Act</i> 1996 and the relevant company, respectively, are liable for the capital replacement of the items of capital referred to in subsection (2).	e 3		
94	Who	en residents may be charged for capital replacement	6		
	(1)	The operator of a retirement village may fund capital replacement and depreciation in the village from the recurrent charges payable by resident of the village, but only if no ingoing contribution is payable by the resident.	a 8		
	(2)	However, even if an ingoing contribution is payable by any of the residents, the operator may fund from the recurrent charges the capital replacement and depreciation of (or the purchase of new) non-fixed items of capital in the village.	1 12		
	(3)	Note. A village bus is an example of a non-fixed item of capital in a retirement village. Further, if the residents by special resolution request the operator to provide an item of capital that the village does not already possess, the operator may fund the provision of that item from the recurrent	16 D 17 e 18 t 19		
	(4)	charges. Note. A swimming pool might be an item of capital that a retirement village does not already possess. Any amount that the operator proposes to expend, or set aside for the purposes of expending, under this section must be itemised in the statement of proposed expenditure.	22 e 23		

(1) This section applies only if the operator of a retirement village

(2) The operator of the retirement village must establish and maintain a

represents in any promotional material for the village that he or she

allocates a specified proportion of ingoing contributions or departure

fees (or both) for the purpose of financing depreciation and capital

Establishment of capital replacement fund

capital replacement fund for the village.

Maximum penalty: 100 penalty units.

replacement in the village.

Retirement Villages Bill 1999

95

Clause 93

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Part 7 Division	า 2	Financial management of retirement villages Capital replacement	
	(3)	The operator is not to hold money in the fund otherwise than in an account with an authorised deposit-taking institution or by way of an investment as provided by this section.	1 2 3
		Maximum penalty: 100 penalty units.	4
	(4)	Money in the fund may be invested in any manner permitted by law for the investment of trust funds.	5 6
	(5)	Any interest received on an investment under this section forms part of the fund.	7 8
96	Pay	ment out of capital replacement fund	9
		The operator must not pay any money from the capital replacement fund for the village for any purpose other than the purpose of capital replacement in the village.	10 11 12
		Maximum penalty: 100 penalty units.	13
97	Оре	rator to insure village	14
	(1)	The operator of a retirement village must insure the village (and keep it insured) in accordance with this section.	15 16
		Maximum penalty: 100 penalty units.	17
	(2)	The village is to be insured to full replacement value.	18
	(3)	Insurance required by this section:	19
		 (a) must cover the following: (i) damage, (ii) costs incidental to the reinstatement or replacement of insured buildings, (iii) public liability, and 	20 21 22 23 24
		(b) must provide for the reinstatement of property to its condition when new.	25 26
	(4)	The regulations may specify the minimum amount of public liability insurance required under this section.	27 28
	(5)	This section does not apply in respect of the part (if any) of a retirement village that is subject to a community land scheme, company title scheme or strata scheme.	29 30 31
		Note. Insurance of property subject to company title is the responsibility of the relevant company. Insurance of a building or structure on association property in a community land scheme, and of common property in a strata scheme, is the responsibility of the relevant association and the owners corporation, respectively.	32 33 34 35

Retirement Villages Bill 1999

	Financial management of retirement villages Part 7 Capital replacement Division 2					
98	Оре	erator	not obliged to buy items of capital	1		
		Noth	ning in this Act prevents the operator from discharging any lia	ability 2		
			capital replacement under this Division by leasing the ite			
		capit	tal concerned or obtaining it under a hire-purchase arranger	ment. 4		
Divis	Division 3 Capital maintenance					
99	Оре	erator	to maintain items of capital	6		
	(1)		operator of a retirement village must maintain items of cap			
			village in a reasonable state of repair, having regard t			
		follo	owing:	9		
		(a)	the age of the village,	10		
		(b)	its prospective life,	11		
		(c)	the amount of ingoing contributions, recurrent charge departure fees payable by the residents,	s and 12		
		(d)	the amount of money available to be used for the purpormaintenance in accordance with the statement of apprexpenditure.			
	(2)	Subs	section (1) does not apply in respect of any item of capital:	17		
	. ,	(a)	that is owned by a resident of the village, or	18		
		(b)	that is association property under community land sche common property under a strata scheme, or	me or 19		
		(c)	that is subject to a company title scheme, or	21		
		(d)	to the extent that the item of capital requires repair because			
		(u)	damage (fair wear and tear excepted) caused by a resid			
			the village or a tenant or invitee of the resident.	24		
		comn	. Maintenance of association property in a community land schem non property in a strata scheme is the responsibility of the relevant asso he owners corporation, respectively, for the scheme.			
	(3)		esident of a retirement village who is of the opinion the	at the 28		
	(-)		rator is not carrying out the works necessary for the mainte			
			ems of capital in the village in accordance with the statem			

approved expenditure may apply to the Tribunal for (and the Tribunal

may make) an order directing the operator to carry out (or cause to be

carried out) specified works of maintenance within the time specified

in the order.

Retirement Villages Bill 1999

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Division 3 Capital maintenance

100	Mai	ntena	nce fund for long-term maintenance of items of capital	1
	(1)		statement of approved expenditure provides for the setting aside proportion of recurrent charges for the purpose of financing repairs	2 3
		and r	maintenance of items of capital in a period that extends beyond the	4
			icial year to which the statement of approved expenditure relates,	5
			operator of the retirement village must establish and maintain a utenance fund for the village.	6 7
		Max	imum penalty: 100 penalty units.	8
	(2)		rever, this section does not require a separate fund to be blished in respect of each financial year.	9 10
	(3)	acco	operator is not to hold money in the fund otherwise than in an unt with an authorised deposit-taking institution or by way of an atment as provided by this section.	11 12 13
		Max	imum penalty: 100 penalty units.	14
	(4)		ey in the fund may be invested in any manner permitted by law ne investment of trust funds.	15 16
	(5)		interest received on an investment under this section forms part e fund.	17 18
101	Pay	ment	into maintenance fund	19
		Ther	e is to be paid into the maintenance fund by the operator:	20
		(a)	such proportion of recurrent charges as may be required by the statement of approved expenditure, and	21 22
		(b)	all money received by way of settlement or other discharge of insurance claims that is not paid into the capital replacement fund (if any) established for the village.	23 24 25
102	Pay	ment	out of maintenance fund	26
			perator of a retirement village must not pay any money from the stenance fund for the village for any purpose other than:	27 28
		(a)	the purpose of repairs and maintenance of items of capital in the village, or	29 30
		(b)	a purpose prescribed by the regulations.	31
		Max	imum penalty: 100 penalty units.	32

Retirement Villages Bill 1999	Clause 103
Financial management of retirement villages	Part 7
Recurrent charges	Division 4

Division 4		4 Recurrent charges				
103	Operator to pay certain recurrent charges					
	The operator of a retirement village must pay the recurrent charges for general services in relation to any residential premises in the village that are not the subject of a village contract (unless a former occupant of the premises has a continuing liability under Part 10 to pay those charges).					
104	Variation of recurrent charges					
		A village contract may provide that any recurrent charges payable under it:				
		(a)	are to be varied at specified intervals (or on specified dates) according to a fixed formula (for example, in proportion to variations in the Consumer Price Index), or	11 12 13		
		(b)	may be varied at specified intervals (or on specified dates) otherwise than according to a fixed formula.	14 15		
	(2)	to be varie	illage contract provides that recurrent charges payable under it are varied (or may be varied) without specifying when they are to be d (or may be varied), the second and any subsequent purported ation in any period of 12 consecutive months is of no effect.	16 17 18 19		
	(3)		llage contract must not provide for more than one method of the recurrent charges payable under it.	20 21		
	(4)	If a village contract provides for more than one method of variation of recurrent charges in contravention of subsection (3), the method that results in the lowest increase in recurrent charges is the applicable method.				
105	Recurrent charges varied by fixed formula					
	(1)	If a village contract provides that recurrent charges are to be varied according to a fixed formula, the operator of the village must give at least 14 days' written notice of the variation to the resident concerned.				
	(2)	2) The notice must specify:		30		
		(a)	the amount of the new recurrent charges, and	31		
		(b)	the date from which the new recurrent charges are payable, and	32		
		(c)	such other information as may be prescribed by the regulations.	33		

commences, in relation to a later notice, on the date on which the later

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notice is actually given.

Clause 105

	(6) An operator who is the operator of more than one retirement must deal with each village separately under this section.			1 2		
	(7)	increase) recurrent charges that are to be varied otherwise than according to a fixed formula:				
		(a)	beyond any upper limit specified in the relevant village contract, or	6 7		
		(b)	otherwise than in accordance with this section.	8		
		Maxi	mum penalty: 50 penalty units.	9		
107	Residents' consent to variation					
	(1)	A variation does not take effect under section 106 unless:				
		(a)	the residents whose recurrent charges will be affected by the variation consent to the variation, or	12 13		
		(b)	the Tribunal orders under section 108 that the variation take effect.	14 15		
	(2)	The residents concerned must, within 30 days after receiving a notice under section 106:				
		(a)	meet, consider and vote on the proposed variation, and	18		
		(b)	advise the operator that they consent, or do not consent (as the case may be) to the variation.	19 20		
	(3)	If the operator is not advised as required by subsection (2) (b), the residents are taken to have refused consent to the variation.				
	(4)	The o	23			
		variation as the Residents Committee (or, if there is no Residents Committee elected for the village, any resident) reasonably requests for				
		the purpose of deciding whether consent should be given to the variation.				
108	Determination by Tribunal					
	(1)	If the residents of a retirement village whose recurrent charges will be				
	` /	affect	ed by a proposed variation of those charges do not consent to the	30		
			osed variation, the operator may apply to the Tribunal for an order	31		
		ın res	pect of the proposed variation.	32		

Clause 108 Retirement Villages Bill 1999

Part 7	Financial management of retirement villages
Division 4	Recurrent charges

(2)	The T	ribunal may, on application by the operator:	1
	(a)	order that the proposed variation is to take effect, with or without modification, or	2 3
	(b)	order that the proposed variation is not to take effect.	4
(3)	An or	der under subsection (2) (a) may:	5
	(a)	specify the date from which the variation is to take effect (which may be a date other than the date specified by the operator in the notice given under section 106), and	6 7 8
	(b)	order that the recurrent charges are not to be further varied for a specified period, being a period that does not exceed 12 months.	9 10 11
(4)		ermining an application made under this section, the Tribunal have regard to the following:	12 13
	(a)	the general market level of recurrent charges paid at similar retirement villages in the locality of the retirement village concerned or a similar locality,	14 15 16
	(b)	the level and cost of services and facilities provided for in the statement of proposed expenditure or approved expenditure (as the case may be),	17 18 19
	(c)	any proposed variations (including additions) to those services and facilities, being variations to which the residents have consented,	20 21 22
	(d)	the cost of general services required to be provided by the operator,	23 24
	(e)	the frequency and amount of past variations of the recurrent charges,	25 26
	(f)	if the retirement village is subject to a community land scheme or strata scheme—the amounts of levies and other contributions payable by the residents under the <i>Community Land Management Act 1989</i> or the <i>Strata Schemes Management Act 1996</i> ,	27 28 29 30 31
	(g)	any other relevant matter.	32

Financial management of retirement villages
Recurrent charges

Part 7 Division 4

109		ounal cumsta		order	refund	of	recurrent	charges	in	certain	1 2
	(1)	A res	ident	of a reti	rement v	illag	e may appl	y to the T	ribun	al for an	3
	()						overpaid re				4
							t an increase			ame into	5
		effect	other	wise tha	n in acco	rdan	ce with this	Division.			6
	(2)			al may current o		n or	der directir	ng a refun	d of	all such	7 8
	(3)	An a	pplicat	ion und	ler this s	ectio	n must be	lodged no	later	than 12	9
	(-)						harges cam				10
110	Rec	eipts f	or rec	urrent o	charges						11
	(1)	If pay	yment	of recu	rrent cha	rges	in a retire	ment villa	ge is	made in	12
		person, any person who receives the payment must, without delay, give				13					
		to the	perso	n makin	g the pay	men	it a receipt f	for the pay	ment.		14
		Maximum penalty: 5 penalty units.					15				
	(2)	If the	payme	ent is no	t made in	pers	son, the ope	rator of the	e villa	ige must,	16
	. ,						t of the pay				17
		be prepared a receipt for the payment and make the receipt available for collection by the resident concerned or give it to the resident.					18				
		for co	ollectio	on by the	e resident	con	cerned or g	ive it to the	e resi	dent.	19
		Maxi	mum լ	enalty:	5 penalty	uni uni	ts.				20
	(3)	A rec	eipt f	or paym	ent of re	curr	ent charges	is not a r	eceip	t for the	21
		purpo	ses of	this sec	tion unle	ss it	includes the	e following	g part	iculars:	22
		(a)	the n	ame of	the opera	tor,					23
		(b)	the r	name of	the resid	lent	paying the	recurrent o	charge	es (or on	24
			who	se behal	f they are	paic	d),				25
		(c)	the a	ddress o	of the resi	ident	ial premise	s concerne	d,		26
		(d)	the p	eriod fo	r which t	he re	ecurrent cha	arge is paid	l,		27
		(e)	the d	late on v	which the	pay	ment is rece	eived,			28
		(f)	the a	mount o	of the pay	men	t.				29
	(4)	This	section	n does n	ot apply	to re	ecurrent cha	arges paid	in ac	cordance	30
	` '						resident a				31
				an autho	rised dep	osit-	taking insti	tution nor	ninate	ed by the	32
		opera	tor.								33

matters that must be dealt with in a statement of proposed

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(a)

expenditure, and

Clause 111

Retirement Villages Bill 1999

Financial management of retirement villages

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Part 7

nnual stat	ements	of proposed and approved expenditure	Division 5	
	(b)	matters that must not be financed by way or and	f recurrent charges,	
	(c)	the form that the statement is to take.		
(4)	The	statement is to be accompanied by a notice:		
	(a)	stating that the operator of the village is reconsent of the residents before expendition itemised in the statement, and		
	(b)	stating further that, if the residents do not give operator may expend the money in accordance the Tribunal, and	•	
	(c)	briefly explaining the reasons for any chan from the previous financial year, and	iges in expenditure	
	(d)	stating that if any change in expenditure aris in the services or facilities provided at operator, consent to that variation must be resolution of the residents, and	the village by the	
	(e)	containing such other information as may b	be prescribed.	
(5)	the o	notice may (but need not) further state that the operator's formal request for the consent of tenditure of the money as itemised in the staten	the residents to the	
(6)	from	ning in this section prevents an operator of an cancelling a statement of proposed expendituan amended statement at any time.		
13 Or	der for	statement of proposed expenditure		
		e operator of a retirement village does not supposed expenditure as required by section 112		

village may apply to the Tribunal for (and the Tribunal may make) an

referred to in section 112 or otherwise) seek the consent of the

residents of the village to the expenditure itemised in the statement of

(1) The operator of a retirement village must (whether by way of a notice

order directing the operator to supply the statement.

Residents' consent to expenditure

proposed expenditure.

Maximum penalty: 100 penalty units.

Page 69

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115 **Determination of expenditure by Tribunal**

Retirement Villages Bill 1999

(1) If the residents of a retirement village refuse consent to the expenditure itemised in the statement of proposed expenditure, the operator or a resident may apply to the Tribunal for an order in respect of the expenditure proposed for the financial year concerned.

residents are taken to have refused consent to the statement.

are taken to have refused consent to the statement.

(6) If the operator fails to seek the consent of the residents, the residents

(7) An operator who is the operator of more than one retirement village

must deal with each village separately under this section.

- (2) If an application is made under this section, the Tribunal may do one or more of the following:
 - make interim orders allowing expenditure on all items in the (a) statement of proposed expenditure other than those specified under section 114 (4) (c),

Clause 114

(3)

(4)

(5)

determination under section 108.

Part 7 Division 5

give procedural directions to the parties to facilitate agreement between the parties concerning the proposed expenditure (including directions to prepare new costings for services and to meet and discuss disputed matters),	1 2 3 4
make recommendations to the parties about the proposed expenditure (including recommendations about the cost and type of the services to be provided),	5 6 7
order that the expenditure is to be as itemised in the statement of proposed expenditure,	8
order that there is to be no expenditure, or reduced or increased expenditure, on any particular item in the statement of proposed expenditure,	10 11 12
order that there is to be expenditure in a specified amount on an item that does not appear in the statement of proposed expenditure,	13 14 15
order that the expenditure is to be as specified in the order,	16
determine liability for expenses (if any) incurred from the commencement of the financial year to which the statement of proposed expenditure relates until the date on which an order under paragraph (d), (e), (f) or (g) is made,	17 18 19 20
make any other order prescribed by the regulations for the purpose of this section.	21 22
Tribunal gives directions or makes recommendations for further a under subsection (2), it may adjourn the proceedings for a report the parties and, if necessary, take further action under subsection hen proceedings resume.	23 24 25 26
termining an application made under this section, the Tribunal have regard to the following:	27 28
the reasonable cost of services provided (or proposed to be provided) in the village,	29 30
the need for the services to be provided in the village,	31
any other relevant matter.	32
Tribunal receives an application under this section at the same as (or while there is before it) an application under section 108 in on to recurrent charges payable at the same retirement village, it make a determination under this section before making a	33 34 35 36
	between the parties concerning the proposed expenditure (including directions to prepare new costings for services and to meet and discuss disputed matters), make recommendations to the parties about the proposed expenditure (including recommendations about the cost and type of the services to be provided), order that the expenditure is to be as itemised in the statement of proposed expenditure, order that there is to be no expenditure, or reduced or increased expenditure, on any particular item in the statement of proposed expenditure, order that there is to be expenditure in a specified amount on an item that does not appear in the statement of proposed expenditure, order that the expenditure is to be as specified in the order, determine liability for expenses (if any) incurred from the commencement of the financial year to which the statement of proposed expenditure relates until the date on which an order under paragraph (d), (e), (f) or (g) is made, make any other order prescribed by the regulations for the purpose of this section. Tribunal gives directions or makes recommendations for further under subsection (2), it may adjourn the proceedings for a report the parties and, if necessary, take further action under subsection hen proceedings resume. termining an application made under this section, the Tribunal have regard to the following: the reasonable cost of services provided (or proposed to be provided) in the village, the need for the services to be provided in the village, any other relevant matter. Tribunal receives an application under this section at the same as (or while there is before it) an application under section 108 in

116		enditu enditu	re to be in accordance with statement of approved re	1 2
	(1)	staten exper propo	residents of the village consent to the expenditure itemised in the nent of proposed expenditure, or the Tribunal orders that the aditure is to be as itemised in that statement, the statement of osed expenditure is taken to be a statement of approved aditure.	3 4 5 6
	(2)	staten	ever, if the Tribunal makes any other order in relation to the nent of proposed expenditure, the statement of approved aditure is taken to be that statement modified to accord with the	8 9 10 11
	(3)	charg	operator must not expend money received by way of recurrent es otherwise than in accordance (apart from minor variations) the statement of approved expenditure.	12 13 14
		Maxi	mum penalty: 100 penalty units.	15
	(4)	If the	operator:	16
		(a)	contravenes subsection (3), or	17
		(b)	did not (despite any order of the Tribunal under section 113) supply a statement of proposed expenditure in respect of a current financial year,	18 19 20
		an ord the re	dent may apply to the Tribunal for (and the Tribunal may make) der directing the operator to refund the recurrent charges paid by esident during so much of the financial year as has passed at the the order is made.	21 22 23 24
117	Am	endme	ent to statement of approved expenditure	25
	(1)	to the	operator may seek the consent of the residents to an amendment estatement of approved expenditure if unforeseen requirements expenditure arise.	26 27 28
	(2)	in resp	ons 113 and 114 apply, with the necessary modifications, to and pect of residents' consent to such an amendment in the same way apply to their consent to the statement of proposed expenditure.	29 30 31
	(3)	(whet	e residents consent to (or the Tribunal orders) an amendment ther under this Division or under section 53), the operator does ontravene section 116 (3) by expending money in accordance the statement of approved expenditure as amended.	32 33 34 35

Financial management of retirement villages
Annual accounts

Part 7 Division 6

Divis	ion (6 Annual accounts	1			
118	Auditing of accounts					
	(1)	The operator of a retirement village must ensure that the accounts for the village are audited annually by a person qualified to audit accounts for the purposes of the <i>Corporations Law</i> .	3 4 5			
		Maximum penalty: 50 penalty units.	6			
	(2)	If the audit fees are to be paid by the residents of the village:	7			
		(a) the fees must be itemised in the statement of proposed expenditure, and	8 9			
		(b) the item must include the name of the auditor to be appointed, and	10 11			
		(c) the residents' consent to that appointment is required in the same way as it is required for the expenditure of the fees concerned.	12 13 14			
	(3)	The operator of the retirement village must also give the Residents Committee copies of quarterly accounts of the income and expenditure of the village.	15 16 17			
	(4)	If there is no Residents Committee established for the village, a copy of the quarterly accounts must be given to any resident who requests one.	18 19 20			
	(5)	The quarterly accounts are not required to be audited.	21			
119	Cop	pies of audited accounts to be provided to residents	22			
	-	Within 3 months after the end of a financial year of a retirement village, the operator of the village must provide the residents of the village with copies of the audited accounts for that financial year in accordance with this section.	23 24 25 26			
		Maximum penalty: 50 penalty units.	27			
	(2)	The audited accounts must include (but are not limited to):	28			
		 (a) the following particulars: (i) details of the income and expenditure of the village during the financial year, including income and expenditure of any maintenance fund, 	29 30 31 32			

		(ii)	details of the balances in any capital replacement fund or maintenance fund,	1
		(iii)	details of amounts received for insurance claims relating	2 3
		(111)	to the village during the financial year,	4
		(iv)	details of any interests, mortgages and other charges	5
		(2.)	affecting the property of, or forming part of, the village	6
			(other than property or premises owned by residents of	7
			the village) as at the end of the financial year, and	8
	(b)	a stat	ement that:	9
		(i)	specifies whether or not money payable by the village	10
			operator to former residents during the financial year	11
			concerned was paid in full and on time, and,	12
		(ii)	specifies, if any money so payable has not been paid,	13
			the amount concerned, details of the delay and the	14
			reasons for the delay, and	15
		(iii)	states whether or not, in the opinion of the auditor, the	16
			village operator has the capacity, during the financial	17
			year immediately following, to meet the liabilities	18
		<i>(</i> ')	relating to the village as and when they fall due, and	19
		(iv)	gives details of any matters that may prevent the village	20
			operator from meeting those liabilities, and	21
	(c)	such	other matters as may be prescribed by the regulations.	22
(3)	The f	ormat c	of the accounts must correspond as closely as possible with	23
	the la	yout of	f the statement of proposed expenditure.	24
(4)	A per	son wh	no is the operator of more than one retirement village may	25
			ited consolidated accounts in relation to any 2 or more of	26
			concerned, but, when providing the accounts to the	27
			a particular village, must include a separate statement of	28
	incon	ne and	expenditure for that village.	29
(5)			ent compliance with this section if the copies of the	30
			e provided to the Residents Committee for the retirement	31
	_		nich they relate and to any individual resident who asks the	32
	opera	tor for	one.	33
(6)	How	ever, if	there is no Residents Committee in the village concerned,	34
	the co	opies of	f the accounts are to be provided to each resident.	35

	Financial management of retirement villages Part 7 Annual accounts Division 6				
120	Any surplus or deficit to be carried over				
	Any surplus or deficit in the annual accounts of a retirement village is to be carried forward to the next financial year, unless the residents of the village consent, by means of a special resolution:				
	(a) (b)	to the expenditure of the surplus, or to the making good of the deficit by way of a special additional payment from the residents,	5 6 7		
	as th	e case may be.	8		

Retirement Villages Bill 1999

Clause 120

Part 8	Disputes	
Division 1	Preliminary	
Part 8	Disputes	1
Division	1 Preliminary	2
121 A _l	oplication of Part	3
	This Part has effect despite anything else in this or any other Act or law.	4 5
Division	Dispute resolution	6
	Note. Although disputes between residents in a retirement village are not directly referable to the Residential Tribunal, there are circumstances in which the Tribunal may consider a dispute. For example, a party to the dispute may consider that the dispute arose because the operator of the village is not discharging his or her obligations under section 66 (2) (b). A dispute on that point is referable to the Tribunal. (Section 66 (2) (b) requires the operator to take all reasonable steps to ensure that all residents meet their obligations under their village contracts and the village rules so that a resident does not unreasonably interfere with the peace, comfort and quiet enjoyment of his or her fellow residents.)	7 8 9 10 11 12 13 14 15
122 Di	sputes between operator and resident	16
	If a resident or the operator of a retirement village claims that a dispute (including a dispute as to whether the operator is discharging his or her obligations under section 66 (2) (b)) has arisen between the resident and the operator or the operator and one or more residents, the resident or operator may apply to the Tribunal for (and the Tribunal may make) an order in respect of the dispute.	17 18 19 20 21 22
	Note. Section 128 specifies some of the kinds of orders that the Residential Tribunal can make.	23 24
123 Ju	risdiction of Fair Trading Tribunal	25
(1	A resident of a retirement village may apply directly to the Fair Trading Tribunal for an order in relation to any village contract (being a contract to which the resident is a party) that the resident considers to be harsh, oppressive, unconscionable or unjust.	26 27 28 29

Retirement Villages Bill 1999

Clause 121

Retirement Villages Bill 1999	Clause 123
Disputes	Part 8
Dispute resolution	Division 2

	(2)	The Fair Trading Tribunal has, and may exercise:	1
		(a) jurisdiction to determine any application made to it under this section, and	2 3
		(b) jurisdiction to determine any dispute referred to it under section 128 (1) (i) or (j), and,	4 5
		(c) the same jurisdiction as the Supreme Court, and all the powers and authority of the Supreme Court, in proceedings in which relief under the <i>Contracts Review Act 1980</i> is sought in relation	6 7 8
		to a contract between an operator of a retirement village and a resident of the village.	9 10
		Note. Under the <i>Contracts Review Act 1980</i> , the Supreme Court may (among other things) refuse to enforce any or all of the provisions of the contract concerned or make an order declaring the contract void (in whole or in part) or varying (in whole or in part) any provision of the contract. It may also make orders with respect to any consequential or related matter, such as orders for the payment of money (whether or not by way of compensation) to a party to the contract and orders for the supply of services.	11 12 13 14 15 16
	(3)	This section does not authorise the Fair Trading Tribunal to exercise the powers conferred by section 10 of the <i>Contracts Review Act 1980</i> .	18 19
		Note. Section 10 of the <i>Contracts Review Act 1980</i> allows the Supreme Court, in certain circumstances, to prescribe or otherwise restrict the terms on which certain persons may enter into contracts of a specified class.	20 21 22
	(4)	This section does not affect any jurisdiction of the Supreme Court under the <i>Contracts Review Act 1980</i> in relation to contracts between operators and residents of retirement villages.	23 24 25
124	Con	npliance with orders of Fair Trading Tribunal	26
		A person must not wilfully contravene or fail to comply with an order of the Fair Trading Tribunal made on an application or referral to that Tribunal under this Act.	27 28 29
		Maximum penalty: 50 penalty units.	30
125	Info	rmal resolution of disputes	31
	(1)	Nothing in this Division prevents the operator and residents of a retirement village from establishing mechanisms in the village for the purpose of attempting to resolve disputes in the village.	32 33 34

Clause 125		Re	etirement Villages Bill 1999	
Part 8 Divisio	n 2		isputes ispute resolution	
	(2)	to the proce	ever, any term of any village contract that provides that the parties contract must attempt to resolve disputes between them by any ss other than the process provided for under this Act is void.	1 2 3
		provide Reside its bes	Part 5 (Alternative dispute resolution) of the <i>Residential Tribunal Act 1998</i> es for conciliation and mediation. Section 49 of that Act requires the ential Tribunal, before making an order to determine a matter before it, to use at endeavours to bring the parties to proceedings before it to a settlement table to all of them.	4 5 6 7 8
Divis	ion (3	Residential Tribunal	9
126	Juri	sdictio	on	10
	(1)		Cribunal has, and may exercise, the jurisdiction conferred on it by der this Act.	11 12
		procee before the pro	Section 23 (2) of the <i>Residential Tribunal Act 1998</i> provides that, if edings for a matter for which the Tribunal has jurisdiction are instituted in or a court, the proceedings must be transferred to the Tribunal if the parties to occedings agree or if the court concerned (of its own motion or on the ation of a party to the proceedings) so directs.	13 14 15 16 17
	(2)		ower to make orders conferred on the Tribunal by or under this includes the power to make orders ancillary to those orders.	18 19
127	No	monet	ary limit on jurisdiction of Tribunal	20
			Tribunal is not, in exercising the jurisdiction conferred on it by act, limited in the amount of money that it may order to be paid.	21 22
128	Ord	ers of	Tribunal	23
	(1)		Tribunal may, on application by a resident or an operator under act, make one or more of the following orders:	24 25
		(a)	an order directing the resident or operator to comply with a requirement of this Act or the regulations,	26 27
		(b)	an order that varies or sets aside a provision of a village contract that conflicts with this Act or the regulations,	28 29
		(c)	 an order that: (i) restrains any action in breach of any village contract or village rule, or (ii) requires the performance of any village contract or village rule, 	30 31 32 33 34

(2)

Disputes Part 8
Residential Tribunal Division 3

(d)	an order directing the resident or operator to perform such work or take such other steps as the order specifies to remedy a	1 2
	breach of a village contract or village rule,	3
(e)	an order for the payment of an amount of money,	4
(f)	an order for compensation,	5
(g)	an order that requires payment to the Tribunal of all or part of	6
	any recurrent charges payable by a resident to the operator until	7
	the whole or part of any village contract has been performed or	8
	any application for compensation has been determined,	9
(h)	an order that requires payment (out of recurrent charges paid to	10
	the Tribunal) towards the cost of remedying a breach of a	11
	contract or towards the cost of any compensation,	12
(i)	an order that refers any dispute relating to a claim that a village	13
	contract is harsh, oppressive, unconscionable or unjust to the	14
	Fair Trading Tribunal for review under the Contracts Review	15
	Act 1980,	16
(j)	an order that, with the concurrence of the parties to any other	17
	dispute, refers the dispute to the Fair Trading Tribunal for	18
	determination,	19
(k)	an order that, with the concurrence of the parties to any other	20
	dispute, refers the dispute to the Community Schemes Board (if	21
	the retirement village concerned is subject to a community land	22
	scheme) or the Strata Schemes Board (if the retirement village	23
	concerned is subject to a strata scheme) for determination,	24
(1)	any other order prescribed by the regulations for the purposes	25
	of this section.	26
Noth	ing in this section limits the orders that the Tribunal may make	27
unde	r this Act.	28

-		
Division 1	General principles as to termination of residence contract	
Part 9	Termination of residence contract	
Clause 129	Retirement Villages Bill 1999	

Part 9 Termination of residence contract

Division 1		1	General principles as to termination of residence	2
			contract	3
129	Hov	w and w	when residence right or contract is terminated	4
	(1)	premi	sidence right arising from a contract relating to residential ises that are owned by the resident terminates only on the letion of the sale of the premises.	5 6 7
	(2)		idence contract relating to premises other than premises owned e resident (and the residence right under the contract) terminates:	8
		(a)	on the date on which the resident delivers up vacant possession of the residential premises to the operator, being a date that is (except as otherwise provided under this Part) at least one month after the date on which the resident gives the operator written notice of intention to vacate the premises (or such earlier date as the residence contract may allow), or	10 11 12 13 14
		(b)	on the date on which the resident delivers up vacant possession of the residential premises, with the prior consent of the operator, to the operator, or	16 17 18
		(c)	on the date on which the resident delivers up vacant possession of the residential premises to the operator after receiving notice of the operator's intention to apply to the Tribunal for an order terminating the resident's residence contract, or	19 20 21 22
		(d)	on disclaimer (for example, on renunciation by the resident accepted by the operator), or	23 24
		(e)	on the death of the last surviving resident under the contract, or	25
		(f)	on the date specified by the Tribunal in an order under section 143 declaring that the resident has abandoned the premises, or	26 27
		(g)	on the date on which the contract is terminated by the Tribunal, or	28 29

Termination of residence contract				
General principles	as to te	rmination of residence contract	Division 1	
(h)	if th	e contract is frustrated:		
	(i)	on eighth day after the date speci		

- (i) on eighth day after the date specified in the notice of termination given under section 132, unless application is made to the Tribunal within the time allowed by that section (or the notice of termination is withdrawn within that time), or
- (ii) on the date specified by the Tribunal, if the Tribunal determines that the contract is frustrated.
- (3) Termination of a residence contract does not affect any other right or obligation of the parties under a village contract.

130 Tribunal cannot terminate certain residence contracts

The Tribunal does not have jurisdiction under this Act:

- (a) to terminate a residence contract if the resident owns the premises concerned, or
- (b) to determine any question as to the title to any land.

131 Notice of intention to seek termination

- (1) If the operator or a resident of a retirement village intends to apply to the Tribunal for an order terminating a residence contract, the intending applicant must give the other party to the contract written notice of that intention, except as otherwise provided by this Act.
- (2) The notice is to be given in the form, and within the time, prescribed by the regulations.
- (3) The Tribunal is not to make an order terminating a residence contract unless it is satisfied that the notice (if required) has been duly given.

132 Termination if residence contract frustrated

(1) If residential premises in a retirement village are, otherwise than as a result of a breach of a village contract, destroyed or rendered wholly or partly uninhabitable or cease to be lawfully usable for the purpose of a residence or are appropriated or acquired by any authority by compulsory process, the resident or the operator of the village may give immediate notice of termination to the other party to the residence contract relating to the premises concerned (unless the resident owns the premises).

Note. The operator and the resident may choose not to terminate the contract. However, recurrent charges payable in respect of the premises abate according to the degree to which the premises are uninhabitable—see section 111.

Part 9	- 1	Termination of residence contract	
Divisio	n 1	General principles as to termination of residence contract	
	(2)	A notice of termination under this section may specify any date as the date on which the resident is to vacate the residential premises.	1 2
	(3)	If the operator advises the resident (or the resident advises the operator) no later than 7 days after receiving a notice of termination under this section that he or she considers that the premises have not been rendered wholly or partly uninhabitable (as the case may be), either party may apply to the Tribunal for (and the Tribunal may make) an order determining the condition of the premises for the purposes of this section.	4 5 6 7
	(4)	If an application is made to the Tribunal under this section, any notice of termination given under subsection (1) is suspended pending the determination of the Tribunal.	
	(5)	An application to the Tribunal under this section also operates as an application under section 111.	. 13 14
	(6)	A notice of termination under this section may be withdrawn with the consent of both parties at any time before the termination of contract takes effect.	
Divis	ion 2	2 Termination by Tribunal on application of either operator or resident	18 19
133	Teri	mination on medical grounds	20
	(1)	The operator of a retirement village or a resident of the village may apply to the Tribunal for an order terminating the residence contract of the resident if the operator or resident concerned is of the opinion that residential premises occupied by the resident are unsuitable for occupation by that resident because of his or her physical or mental incapacity.	22 23 24
	(2)		. 27 28
		(a) it is of the opinion that the residential premises occupied by the resident are unsuitable for occupation by the resident because of the resident's physical or mental incapacity, and	
		(b) having considered the circumstances of the case, it is of the opinion that it is otherwise appropriate to make an order terminating the residence contract.	

Clause 132

Retirement Villages Bill 1999

(3)	The Tribunal must not form an opinion under subsection (2) (a) unless it has considered a medical report with respect to the resident prepared by a medical practitioner nominated by the resident or, if such a report is not supplied or a nomination is not made, has given the resident a reasonable opportunity to supply such a report or make such a				
	nomi	nation.	6		
(4)	The Tribunal is entitled to form an opinion under subsection (2) regardless of who made the application for the order to terminate the				
		ence contract.	8 9		
(5)		termining whether to terminate a residence contract under this on, the Tribunal may:	10		
		•	11		
	(a)	with the consent of the resident, request the Director-General of the Department of Health or any other person or any body to	12 13		
		prepare a report with respect to the resident's physical or mental	13		
		capacity, and	15		
	(b)	have regard to any such report and any other report prepared on	16		
	` /	behalf of the resident or the operator, and	17		
	(c)	have regard to any terms of the residence contract relating to the transfer of the resident to other residential premises.	18 19		
	Note. a bod	A report referred to in paragraph (a) might be requested, for example, from y known as an Aged Care Assessment Team.	20 21		
(6)	If the	Tribunal makes an order terminating a residence contract under	22		
		section, the Tribunal must fix in the order a date by which the	23		
	resid	ent must vacate the residential premises concerned.	24		
Teri	minati	on on grounds of breach of village contract or rules	25		
(1)	The	operator of a retirement village may apply to the Tribunal for an	26		
()		terminating the residence contract of a resident of the village who	27		
		thes any village contract between the resident and the operator or	28		
	breac	ches a village rule.	29		
(2)		sident of a retirement village may apply to the Tribunal for an	30		
		terminating his or her residence contract if the operator breaches	31		
		rillage contract between the resident and the operator or breaches	32		
		age rule.	33		
(3)		Tribunal may, on application made under this section, make an	34		
		terminating the residence contract, but only if it is satisfied that:	35		
	(a)	the breach, in the circumstances of the case, is such as to justify	36		
		termination of the contract, or	37		

Clause 134		Re	etirement Villages Bill 1999	
Part 9		Te	ermination of residence contract	
Division 2 Termination by Tribunal on application of either operator or resident				
		(b)	persistent breaches by the resident or operator concerned are, in the circumstances of the case, such as to justify termination of the contract.	1 2 3
	(4)	this s	Tribunal makes an order terminating a residence contract under ection, the Tribunal must fix in the order a date by which the ent must vacate the residential premises concerned.	4 5 6
	(5)	this s	Tribunal forms the opinion, in the course of proceedings under section, that a village rule is unjust, unconscionable, harsh or essive, it may make an order:	7 8 9
		(a)	setting aside the rule, or	10
		(b)	modifying the operation of the rule, either in its application to the operator or to a resident (or to some or all of the residents) of the retirement village concerned.	11 12 13
Divisi	on (3	Termination by Tribunal on application of operator	14
135	Teri	minatio	on on grounds of resident's causing serious damage or injury	15
	(1)	villag that th	Tribunal may, on application by the operator of a retirement ge, make an order terminating a residence contract if it is satisfied the resident has intentionally or recklessly caused or permitted, or ely intentionally or recklessly to cause or permit:	16 17 18 19
		(a)	serious damage to any part of the village, or	20
		(b)	injury to the operator or an employee of the operator or any other resident.	21 22
	(2)	this s	Tribunal makes an order terminating a residence contract under ection, the Tribunal must fix in the order a date by which the ent must vacate the residential premises concerned.	23 24 25
	(3)	opera	pplication under this section may be made whether or not the tor has given notice of his or her intention to apply to the nal under this section for an order terminating the residence act.	26 27 28 29

Termination of residence contract
Termination by Tribunal on application of operator

Part 9 Division 3

Teri	rmination on grounds of upgrade or change of use					
(1)		Tribunal may, on application by the operator of a retirement ge, make an order terminating a residence contract if it is satisfied	2 3 4			
	(a)	for the purpose of improving the village, the operator intends to carry out such substantial works in the village as require vacant possession of the residential premises concerned, or	5 6 7			
	(b)	it is appropriate that the land on which the village is situated should be used for a purpose other than a retirement village.	8 9			
(2)		ever, the Tribunal is not to make an order terminating a residence act under this section unless it is also satisfied that:	10 11			
	(a)	the operator has given the resident at least 12 months' written notice of the operator's intention to make an application under this section, and	12 13 14			
	(b)	development consent and any other necessary approvals to carry out the works or use the land for the other purpose have been obtained, and	15 16 17			
	(c)	the operator has obtained (or made available) for the resident alternative accommodation: (i) that is of approximately the same standard as, and requires no greater financial outlay on the part of the resident than, the residential premises the subject of the residence contract, and (ii) that is acceptable to the resident.	18 19 20 21 22 23 24			
(3)		Tribunal makes an order terminating a residence contract under ection, the Tribunal:	25 26			
	(a)	must fix in the order a date by which the resident must vacate the residential premises concerned, and	27 28			
	(b)	must specify in the order the penalty that the operator will incur if the works are not substantially commenced, or action to facilitate the use of the land for the other purpose not taken, within 6 months after the date fixed under paragraph (a), and	29 30 31 32			
	(c)	may order the operator to allow the resident to return to the residential premises, under a contract identical to the contract being terminated, on completion of the works, and	33 34 35			

Clause 136 R		R	etirement Villages Bill 1999	
Part 9 Divisio	n 3		ermination of residence contract ermination by Tribunal on application of operator	
		(d)	may make such other orders (including an order that the operator pay to the resident compensation for the resident's loss of rights under the residence contract) as it thinks fit.	1 2 3
Divis	ion 4	4	Suspension or refusal of orders for termination	4
137	Trib	ounal r	may suspend or refuse order for termination	5
	(1)	which prem	Tribunal may suspend the operation of an order fixing a date by h a resident of a retirement village must vacate residential isses if it is satisfied that it is desirable to do so, having regard to elative hardship likely to be caused by the order to:	6 7 8 9
		(a)	the resident, or	10
		(b)	other residents or the operator of the retirement village.	11
	(2)	an or occuj	Tribunal may, as a condition of the suspension of the operation of der for possession, require the resident to pay to the operator an pation fee specified by the Tribunal for the period for which the for possession is suspended.	12 13 14 15
	(3)		Tribunal may refuse to make an order terminating a residence ract if it is satisfied that:	16 17
		(a)	the operator was wholly or partly motivated to terminate the contract by the fact that: (i) the resident had applied or proposed to apply to the Tribunal for an order, or (ii) the resident had complained to a governmental authority or had taken some other action to secure or enforce his or her rights as a resident, or (iii) an order of the Tribunal was in force in relation to the resident and the operator, or	18 19 20 21 22 23 24 25 26
		(b)	in the case of an application under section 134—the resident or operator who had breached the village contract or village rule remedied the breach concerned.	27 28 29

Termination of residence contract
Recovery of possession of premises

Part 9 Division 5

Divis	ion (5	Recovery of possession of premises	1
138	Pro	hibitic	on on certain recovery proceedings in courts	2
		An o	operator of a retirement village does not have standing to	3
			mence proceedings in the Supreme Court, the District Court or a	4
			l Court to obtain recovery of possession of residential premises in	5
		the v	rillage (except as mortgagee of the premises).	6
139	Оре	erator	not to recover possession of premises except by order	7
	(1)	A pe	erson must not (whether acting on his or her own behalf or on	8
			If of another) enter residential premises in a retirement village for	9
		the p	purpose of recovering possession of the premises.	10
		Max	imum penalty: 200 penalty units.	11
	(2)	Subs	ection (1) does not apply to:	12
		(a)	a person acting in accordance with a warrant of the Tribunal, or	13
		(b)	a mortgagee acting, pursuant to the mortgage, under a power to	14
			enter into possession of the premises or a power of sale.	15
	(3)	A co	urt before which proceedings for an offence under this section are	16
		brou	ght may (in addition to any other penalty) order the person who	17
			mitted the offence or any person on whose behalf that person acted	18
			my to the person entitled (or formerly entitled) to occupy the	19
		prem	sises concerned such compensation as it thinks fit.	20
140	Enf	orcem	nent of orders for possession	21
	(1)	If the	e Tribunal makes an order fixing a date for vacation of residential	22
	` '		nises in a retirement village and the order (or a condition of	23
		susp	ension of the order) is not complied with, the operator of the	24
			ge may apply to the Tribunal for (and the Tribunal may issue) a	25
			ant authorising a sheriff's officer to enter the residential premises	26
		and t	to give possession to the operator.	27
	(2)	An o	order for possession of residential premises in a retirement village	28
			e by the Tribunal is not to be enforced otherwise than under the	29
		autho	ority of a warrant issued under this section.	30
	(3)		neriff's officer enforcing an order for possession of residential	31
			nises may enter the premises and take all such steps as are	32
		reasc	onably necessary to enforce the order and must produce to any	33

Clause	140	Retirement Villages Bill 1999	
Part 9 Divisio	n 5	Termination of residence contract Recovery of possession of premises	
		person occupying the premises the warrant authorising the enforcement.	
	(4)	A police officer may, at the request of a sheriff's officer, assist the sheriff's officer to enforce the order for possession.	3
	(5)	A sheriff's officer enforcing an order for possession of residential premises may use such force as is reasonably necessary for that purpose.	5
	(6)	A person must not hinder or obstruct a sheriff's officer in the exercise of the functions conferred by this section.	8
		Maximum penalty: 10 penalty units.	10
	(7)	A matter or thing done by a sheriff's officer or police officer does not, if the matter or thing was done in good faith for the purpose of enforcing an order for possession, subject the sheriff's officer or police officer personally to any action, liability, claim or demand.	11 12 13 14
141	Liak	pility of resident remaining in possession	15
	(1)	If a resident of a retirement village fails to comply with an order made by the Tribunal fixing a date for vacation of residential premises, the resident is liable to pay compensation to the operator of the retirement village for any loss caused to the operator by that failure.	16 17 18 19
	(2)	The operator must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been avoided by the taking of those steps.	20 21 22
	(3)	The Tribunal may, on application by the operator, order the resident to pay to the operator such compensation (including compensation for loss of recurrent charges) as it thinks fit.	23 24 25
Divis	ion (Abandonment of premises	26
142	App	olication of Division	27
	(1)	This Division applies only in respect of residential premises in a retirement village that are the subject of a residence contract under which the resident is not entitled to any repayment of his or her ingoing contribution, or other payment, on termination of the contract.	28 29 30 31
	(2)	However, this Division does not apply in respect of residential premises that are owned by the resident.	32 33

		of residence contract Part 9 nt of premises Division 6			
143	Abandoned premises				
	(1)				
		village, make an order that declares that residential premises occupied			
		by a resident of the retirement village were abandoned by the resident on a day specified in the order.			
	(2)	However, the Tribunal is not entitled to make an order under this section merely because the resident has died.			
	(3)	The resident is taken to have abandoned the residential premises on the specified day.			
144	Rig	ht of operator to compensation where resident abandons premises			
	(1)				
		premises, the resident is liable to pay compensation to the operator of			
		the retirement village for any loss (including loss of recurrent charges) caused to the operator by the abandonment.			
	(2)	The operator must take all reasonable steps to mitigate the loss and is			
		not entitled to compensation for any loss that could have been avoided by the taking of those steps.			
	(3)	The Tribunal may, on application by the operator, order the resident to			
		pay to the operator such compensation (including compensation for			
		loss of recurrent charges) as it thinks fit.			
Divis	sion i	7 Uncollected goods	:		
145	App	plication of Division			
		This Division does not apply to or in respect of residential premises that are owned by the resident.			
146	Deli	ivery of uncollected goods			
	(1)	If a residence contract is terminated and goods are left on the residential premises by a former resident of a retirement village:			

the former resident, or

any other person having an interest in the goods,

into the former resident's or the other person's possession.

may apply to the Tribunal for an order for the delivery of the goods

(a)

(b)

Retirement Villages Bill 1999

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31

Clause 143

Termination of residence contract

Part 9

defeasance of the interest of the former resident or any other person

who has an interest in the goods.

31

applicant.

148 Liability of operator 1 (1) An operator does not incur any liability in respect of the delivery, 2 removal, destruction, disposal or sale of goods in accordance with an 3 order of the Tribunal under this Division or in accordance with the 4 regulations. 5 (2) However, if the operator deals with the goods otherwise than in 6 accordance with such an order or the regulations, any person who has 7 an interest in the goods may apply to the Tribunal for (and the Tribunal 8 may make) an order directing the operator to pay compensation to the 9

149	App	plication of Part	3
	(1)	This Part extends to apply in respect of a former occupant of a retirement village whose residence contract was in force immediately before the commencement of this Part, except as otherwise provided by this Part.	4 5 6 7
	(2)	For the purposes of this Part, a former occupant referred to in Division 4 of Part 6 is taken to have permanently vacated his or her residential premises in the retirement village on the date on which he or she died or moved out of the village, and nothing in that Division affects any rights or obligations of the resident under this Part.	8 9 10 11 12
	(3)	This Part has effect despite the provisions of any village contract.	13
150	Ref	erences to "owner" and sale of "residential premises"	14
	(1)	In this Part, a reference to an <i>owner</i> of residential premises in a retirement village is taken to include a reference to a resident or former occupant of the premises:	15 16 17
		(a) who is taken to have a residence right in respect of the premises in accordance with section 4 (2), or	18 19
		(b) who does not own the premises but whose residence contract includes a provision to the effect that the amount of any payment required to be made by the operator to the resident after the resident permanently vacates the premises is wholly dependent on the amount paid by the next incoming resident for the residence right in respect of the premises.	20 21 22 23 24 25
	(2)	In this Part, a reference to the sale of <i>residential premises</i> occupied under a residence contract referred to in subsection (1) (b) is taken to include a reference to the sale of the residence right in respect of the premises.	26 27 28 29

Retirement Villages Bill 1999	Clause 151
Matters relating to vacation of premises	Part 10
Recurrent charges	Division 2

Divis	ion 2	2 Recurrent charges	1
151	Rec	current charges in respect of personal services	2
	(1)	A resident or former occupant of a retirement village who is absent from the village for a period of at least 28 consecutive days is not liable to pay, in respect of the remainder of that period of absence, recurrent charges for personal services.	3 4 5 6
	(2)	If the operator and the resident or former occupant cannot agree on the proportion of recurrent charges that are payable for personal services, either of them may apply to the Tribunal for (and the Tribunal may make) an order apportioning the resident's or former occupant's recurrent charges between personal services and general services.	7 8 9 10 11
	(3)	For the purposes of this section, a resident or former occupant is taken not to be absent from the village if the resident or former occupant lets or sublets the residential premises concerned.	12 13 14
152	Rec	current charges in respect of general services: owners	15
	(1)	This section applies to a former occupant of residential premises in a retirement village who owns the premises.	16 17
	(2)	The former occupant's liability to pay recurrent charges (being recurrent charges in respect of general services) that arise after the former occupant permanently vacated the residential premises ceases on:	18 19 20 21
		 (a) the date on which the operator of the retirement village enters into: (i) a village contract with an incoming resident, or (ii) a residential tenancy agreement with an incoming tenant, 	22 23 24 25 26
		in relation to the premises, or	27
		(b) the date on which a person takes up residence in the premises with the consent of the operator, or	28 29
		(c) if the operator buys the premises from the former occupant—the date on which contracts for the purchase are exchanged, or	30 31 32

		(d)	if the in the interest (b):	former occupant is a person referred to in section 150 (1)	1 2
			(i)	if the Tribunal terminated the residence contract—the	3
				date on which the former occupant delivered up vacant	4
			(::)	possession of the premises to the operator, or	5
			(ii)	if the former occupant delivered up vacant possession	6
				of the premises to the operator after receiving notice of the operator's intention to apply to the Tribunal for an	7 8
				order terminating the residence contract—the date on	9
				which vacant possession was delivered,	10
		which	never da	ate occurs first, unless the contract between the former	11
				d the operator provides for an earlier cessation of that	12
		liabili	ty.		13
153	Rec	urrent	charge	es in respect of general services: non-owners	14
	(1)	This s	section	applies to a former occupant of residential premises in a	15
		retire	nent vi	llage who is not the owner of the premises.	16
	(2)			occupant's liability to pay recurrent charges (being	17
				arges in respect of general services) that arise after the	18
				pant permanently vacated the residential premises ceases	19
				contract between the former occupant and the operator	20
		-		an earlier cessation of that liability) on:	21
		(a)		ate on which the operator of the retirement village enters	22
			into:		23
			(i) (ii)	a village contract with an incoming resident, or a residential tenancy agreement with an incoming	24
			(11)	tenant,	25 26
				ation to the premises, or	27
		(b)		ate on which a person takes up residence in the premises	28
			with t	he consent of the operator, or	29
		(c)		Tribunal terminated the residence contract—the date on	30
				the former occupant delivered up vacant possession of	31
			-	remises to the operator, or	32
		(d)		former occupant delivered up vacant possession of the	33
				ses to the operator after receiving notice of the operator's	34
				ion to apply to the Tribunal for an order terminating the	35
				ence contract—the date on which vacant possession was	36
			delive	ered, or	37

		ing to v	vacation of premises Part 10 Division 2	
		(e)	the date that is 6 months after the date on which the former occupant otherwise delivered up vacant possession of the premises to the operator,	
			hever date occurs first, or such earlier date as the operator and the er occupant may agree.	
154	Tim	e of p	ayment of recurrent charges	
	(1)	A for	rmer occupant may, at his or her option, either:	
		(a)	discharge (either wholly or in part) as the liability arises his or her liability for recurrent charges that arise after the former occupant permanently vacated the residential premises, or	1
		(b)	 discharge that liability (either wholly or in part): (i) in the case of a former occupant who owns the residential premises concerned—from the proceeds of the sale of the premises, or (ii) in any other case—from the money payable to the former occupant by the operator of the retirement village under any village contract. 	1 1 1 1 1 1
	(2)	in wr	former occupant must notify the operator of the retirement village iting of the option chosen as soon as practicable after permanently ting the premises.	1 1 2
155	Inte	rest o	n recurrent charges	2
	(1)	the re	operator of a retirement village may charge interest on so much of ecurrent charges as are not paid by a former occupant of the ge as the liability to pay those charges arises.	2: 2: 2:
	(2)		ection (1) does not apply if a contract between the operator and cormer occupant specifies that interest is not payable on the	2.

(3) The regulations may prescribe a maximum rate of interest for the

(4) However, if the operator and the former occupant agree to a lower rate

of interest, or if a contract between the operator and the former

occupant specifies a lower rate of interest for the purposes of this

section, the interest is payable by the former occupant at that lower

Retirement Villages Bill 1999

recurrent charges.

rate.

purposes of this section.

Clause 153

Part 1	_		atters relating to vacation of premises eparture fees	
Divis	Division 3		Departure fees	1
156	Wha	at is a	"departure fee"?	2
	(1)	A dep	oarture fee is:	3
		Retirer	any amount of money payable under a village contract by a former occupant of a retirement village that is calculated in relation to: (i) the period, or part of the period, during which the former occupant has or had a residence right in the village, and (ii) such period after the termination of the former occupant's residence right as is specified in section 160 (2), or any other money payable by a former occupant of a retirement village that is declared by the regulations to be a departure fee. Departure fees include the fees known as <i>deferred fees</i> under the 1995 ment Village Industry Code of Practice and <i>deferred management fees</i> the 1989 Retirement Village Industry Code of Practice.	4 5 6 7 8 9 10 11 12 13 14 15 16 17
	(2)		ever, a departure fee does not include recurrent charges.	18
	(3)		parture fee must be calculated on a daily basis.	19
	(4)	reside is man that of contin	esident or former occupant of a retirement village moves to other ential premises in the village (or in another retirement village that naged or controlled by the same operator or a close associate of operator), the resident or former occupant is taken to have a nuous residence right for the purpose of the calculation of the ture fee.	20 21 22 23 24 25
157	Pay	ment o	of departure fee	26
	(1)	Any c	departure fee is payable to the operator of the retirement village.	27
	(2)		parture fee is payable out of the former occupant's ingoing ibution.	28 29
	(3)	premi	ever, if the former occupant owns (or owned) his or her residential ises in the retirement village, the departure fee is payable out of roceeds of the sale of the residential premises concerned.	30 31 32

(4) A departure fee is to be deducted from the amount of the refund of the ingoing contribution, or the proceeds of the sale, payable to the former occupant as specified in the relevant village contract.

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Clause 156

Retirement Villages Bill 1999

Matters relating to vacation of premises	Part 10
Departure fees	Division 3

ection applies only in the case of a former occupant whose contract providing for payment of a departure fee was entered	3
n or after the commencement of this section.	4 5
arture fee is not payable to the extent that it is calculated in t of a period after the former occupant permanently vacated the ntial premises concerned.	6 7 8
which departure fee may be charged after permanent premises: old contracts—owners	9 10
ection applies only in the case of a former occupant:	11
who owns his or her residential premises in the retirement village, and	12 13
whose village contract providing for payment of a departure fee was in force before the commencement of this section.	14 15
arture fee is not payable to the extent that it is calculated in t of a period after:	16 17
the date on which the operator of the retirement village enters into:	18 19
 (i) a village contract with an incoming resident, or (ii) a residential tenancy agreement with an incoming tenant, 	20 21 22
in relation to the premises, or	23
the date on which a person takes up residence in the premises with the consent of the operator, or	24 25
if the operator buys the premises from the former occupant—the date on which contracts for the purchase are exchanged, or	26 27 28
if the former occupant is a person referred to in section 150 (1) (b): (i) if the Tribunal terminated the residence contract—the	29 30 31
t 1 :: 1 1	the date on which the operator of the retirement village enters into: (i) a village contract with an incoming resident, or (ii) a residential tenancy agreement with an incoming tenant, in relation to the premises, or the date on which a person takes up residence in the premises with the consent of the operator, or if the operator buys the premises from the former occupant—the date on which contracts for the purchase are exchanged, or if the former occupant is a person referred to in section 150 (1) (b):

if the former occupant delivered up vacant possession of the

premises to the operator after receiving notice of the operator's

intention to apply to the Tribunal for an order terminating the

residence contract—the date on which vacant possession was

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(d)

delivered, or

Departure fees			Division 3		
		(e)	the date that is 6 months after the date on which the former occupant otherwise delivered up vacant possession of the premises to the operator,	1 2 3	
			hever date occurs first, or such earlier date as the operator and the er occupant may agree.	4 5	
	(3)	any p	bite the other provisions of this Act, subsection (2) does not affect provision of a village contract that provides that the departure feet calculable in respect of a period before a date referred to in that ection.	6 7 8 9	
161	Rec	Reduction or waiver of departure fee			
	(1)	villag before waive fee a	Tribunal may, on the application of a former occupant whose ge contract providing for payment of a departure fee was in force re the commencement of this section, make an order reducing or ing the former occupant's liability for such part of the departure is calculated in respect of a period after the former occupant's manent vacation of the residential premises concerned.	11 12 13 14 15	
	(2)	of the contrato an	ever, the Tribunal may make such an order only if the Tribunal is e opinion that any delay in the operator's entering into a village fact with another person in respect of the premises is attributable by action (including a failure to market or promote the premises) e operator.	17 18 19 20 21	
Divis	ion 4	4	Repair and refurbishment of residential premises	22	
162	Definition			23	
		a resi of that (fair	is Division, <i>refurbishment</i> of residential premises the subject of idence contract means any improvement of the premises in excess at required to reinstate the premises to the condition they were in wear and tear excepted) at the commencement of their occupation are resident under the contract.	24 25 26 27 28	
163	Cor	Condition of premises on termination		29	
	(1)		section does not apply to or in respect of a former occupant who s (or owned) his or her residential premises.	30 31	
	(2)		ormer occupant of a retirement village must leave his or her ential premises as nearly as possible in the same condition (fair	32 33	

Retirement Villages Bill 1999

Matters relating to vacation of premises

Clause 160

Part 10

if it considers that the operator has not substantiated his

or her claim—order the operator to withdraw the claim,

if it considers that the operator has substantiated his or

her claim, wholly or in part—order the former occupant

to pay such amount to the operator as it considers

necessary to defray the cost of the repairs.

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(b)

(ii)

the Tribunal may:

Clause 163

Retirement Villages Bill 1999

Retirement Villages Bill 1999					
Matters relating to vacation of premises	Part 10				

Repair and refurbishment of residential premises

164			bishment required under contracts entered into after ement of section	1 2			
		entere on or	mer occupant of residential premises in a retirement village who ed into his or her residence contract in respect of those premises after the commencement of this section is not liable to refurbish	3 4 5 6			
165	(or pay for the cost of the refurbishment of) the premises. Refurbishment under contract in force before commencement of section						
	(1)	If a former occupant whose contract was in force before the commencement of this section is required under the contract to pay for the cost of refurbishment of the residential premises concerned on permanently vacating those premises, the operator of the retirement village:					
		(a)	must, before commencing the refurbishment, supply the former occupant with a work schedule for the refurbishment together with at least 3 quotations of costs for carrying out the refurbishment, and	14 15 16 17			
		(b)	must negotiate with the former occupant and attempt to come to an agreement as to which quotation should be accepted, and	18 19			
		(c)	if agreement cannot be reached, must allow the former occupant to obtain other quotations in an attempt to find a quotation that is acceptable to both the operator and the former occupant, and	20 21 22 23			
		(d)	must ensure that the former occupant receives a fully-itemised account for the carrying out of the refurbishment, and	24 25			
		(e)	must not accept or demand any payment for the carrying out of the refurbishment until the refurbishment is complete.	26 27			
		Maxi	mum penalty: 50 penalty units.	28			
	(2)	accep of the	operator and the former occupant cannot find a quotation that is otable to both of them (as referred to in subsection (1) (c)), either em may apply to the Tribunal for (and the Tribunal may make) and directing acceptance of one of the quotations.	29 30 31 32			
	(3)	of coagrees	ite subsection (1), the operator is not obliged to obtain quotations ests for carrying out the refurbishment if the former occupant is that the refurbishment is to be carried out by tradespersons who arily carry out maintenance of the village.	33 34 35 36			

164

Division 4

Clause 165		R	Retirement Villages Bill 1999			
Part 10)	M	latters relating to vacation of premises			
Divisio	n 4	Repair and refurbishment of residential premises				
	(4)		former occupant whose contract was in force before the	1		
			mencement of this section is required under the contract to pay a	2		
			fied amount for the cost of refurbishment of the residential ises concerned on permanently vacating those premises, the	3		
			er occupant:	4 5		
		(a)	is not required to pay an amount in excess of the specified amount (regardless of the actual cost of the refurbishment), and	6 7		
		(b)	if the actual cost of the refurbishment is less than the specified	8		
		(-)	amount—is required to pay only the lesser amount.	9		
Divis	: /	=	Cala av latting of promises by southin residents	40		
Divis	ion ;	•	Sale or letting of premises by certain residents	10		
166	Арр	olicatio	on of Division	11		
		This	Division applies only to a resident of a retirement village who	12		
			his or her residential premises in the village.	13		
167	Ont	ions		14		
. •.	(1)		perator of a retirement village who holds an option to purchase	15		
	(1)		residential premises from a resident of the village must decide	16		
			her or not to exercise the option, and must give the resident	17		
			en notification of that decision, no later than 28 days after the	18		
			ent permanently vacates the premises (or, if the resident has not	19		
		lived	in the premises, 28 days after the resident notifies the operator in	20		
		writii	ng that the premises are for sale).	21		
	(2)		operator does not give the notification required by subsection (1)	22		
		withi	n the time allowed by that subsection, the option lapses.	23		
	(3)	This	section has effect despite any term of the option.	24		
168	Sale	e of pr	remises	25		
	(1)	A res	sident of a retirement village may:	26		
	` ′	(a)	set the sale price of his or her residential premises in the village,	27		
		` /	and	28		

Sale or letting of premises by certain residents

	(b)		nt a selling agent of the resident's choice (who may be the or of the village if the operator is eligible to be nted).	1 2 3		
	selling as the f	agent mu orm of th	dance with the <i>Property, Stock and Business Agents Act 1941</i> , the ust be licensed as a real estate agent under that Act. Matters such ne agency agreement (which must be in writing), the termination of nt's appointment and the payment of commission are dealt with	4 5 6 7 8		
(2)	(but is	If the operator is appointed under subsection (1), the resident may also (but is not obliged to) allow the operator to set the sale price of the premises.				
(3)			ment of the operator of a retirement village, or a person e operator, as:	12 13		
	(a)	a sellii	ng agent of residential premises in the village, or	14		
	(b)	the pe	rson who sets the sale price of the premises,	15		
	reside	nt's ent	pointment made as part of the consideration for the tering the village, or otherwise at the operator's request, a the commencement of this section.	16 17 18		
(4)		uch ap _l n is voi	pointment made on or after the commencement of this d.	19 20		
(5)	An operator, or a person chosen by the operator, who is appointed as a selling agent under subsection (1):			21 22		
	(a)	must r	notify the resident of all offers to purchase the premises,	23 24		
	(b)	at the (i) (ii) (iii) (iv)	if the resident so requests, provide the former occupant end of each named month with a report: detailing the marketing program (including details of all advertising of the premises or the village), and listing all inquiries received about the sale, and providing the names and telephone numbers (or other contact details) of the persons who made the inquiries (in so far as these are known to the operator), and providing details (including the asking price) of all other residential premises for sale in the village,	25 26 27 28 29 30 31 32 33		
		during	that month.	35		

Division 5

Part 10 Division 5		Matters relating to vacation of premises Sale or letting of premises by certain residents	
	(6)	If a person other than the operator is appointed as selling agent, the resident must notify the operator in writing of:	1 2
		(a) the name and contact details of the person appointed, and	3
		(b) the asking price for the premises, and	4
		(c) any changes to:	5
		(i) the appointment or contact details of the agent, and (ii) the asking price for the premises.	6
169	Оре	erator not to interfere in sale	8
	(1)	An operator of a retirement village who is not appointed a selling agent	9
		for residential premises in the village must not interfere with the sale	10
		of the premises.	11
		Maximum penalty: 50 penalty units.	12
	(2)	Without limiting subsection (1), an operator interferes with the sale of	13
	` /	the premises if the operator interferes with any "For Sale" sign relating	14
		to the premises.	15
	(3)	Subsection (2) does not apply if the sign has been erected contrary to	16
	` ′	the village rules (or the by-laws, if the village is subject to a	17
		community land scheme or strata scheme) or in such a way as to	18
		interfere with the peace, comfort and quiet enjoyment of another	19
		resident of the village.	20
170	Cos	ets of sale	21
	(1)	A resident of a retirement village who sells residential premises in the	22
		village and the operator of the village are to share the costs of the sale	23
		in the same proportion (if any) as they are to share any capital gains on	24
		the sale in accordance with a village contract.	25
	(2)	However, if the resident appointed a person other than the operator or	26
		a person chosen by the operator as a selling agent, the resident is liable	27
		to pay the selling agent's commission.	28
	(3)	The resident is not liable to pay commission to the operator or a person	29
		chosen by the operator if the premises are sold otherwise than as a	30
		result of the operator's (or person's) acting as the selling agent.	31

Clause 168

Retirement Villages Bill 1999

Retirement Villages Bill 1999	Clause 171
Matters relating to vacation of premises	Part 10
Sale or letting of premises by certain residents	Division 5

171	Purchaser and operator to enter contract					
	(1)	is not the vi to pr inform	endor for the sale of residential premises in a retirement village the operator of the village, the vendor must give the operator of llage sufficient notice of the proposed sale to enable the operator rovide the purchaser with a disclosure statement (and the mation required under section 19) at least 14 days before the act is entered into.	2 3 4 5 6 7		
	(2)	contra	a contract is taken to include a provision to the effect that the act is conditional on the purchaser's entering into a service act with the operator of the village on or before completion of the base.	8 9 10 11		
	(3)		on as practicable after the contract for the sale of the premises is ed into, the vendor must notify the operator in writing of that fact.	12 13		
	(4)	purch	operator decides not to enter into a service contract with the baser, the operator must, not later than 14 days after being notified subsection (3):	14 15 16		
		(a)	advise the vendor of that decision and of the reasons for it, and	17		
		(b)	apply to the Tribunal for an order declaring that the operator is not obliged to enter into the service contract.	18 19		
172	Ven	dor's	application to Tribunal concerning proposed purchaser	20		
	(1)		operator of the retirement village does not, within 14 days after given notification under section 171 (3), either:	21 22		
		(a)	enter into a service contract with the purchaser, or	23		
		(b)	apply to the Tribunal under section 171 (4),	24		
			endor may apply to the Tribunal for an order directing the tor to enter into a service contract with the purchaser.	25 26		
	(2)	and confrom insperant order	operator offers the purchaser a service contract containing terms onditions substantially different, to the detriment of the purchaser, the terms and conditions of the sample contracts available for ction under section 20, the resident may apply to the Tribunal for der directing the operator to enter into a service contract with the laser that is substantially in accordance with the sample contract.	27 28 29 30 31 32		

entered into, having regard to the service contracts in force in the village and the sample contract available for inspection under section 20.	17 18 19			
If the Tribunal makes the order referred to in section 172 (2), the Tribunal may also order the operator to pay such compensation to the vendor or the purchaser (or both) for delay and inconvenience as it considers just in the circumstances.				
ing or subletting of premises	24			
A resident of residential premises in a retirement village may let (or, in the case of a resident referred to in section 150 (1) (b), sublet) the premises under a residential tenancy agreement in accordance with this Division.	25 26 27 28			
Any residential tenancy agreement under this Division:	29			
(a) must be in the form prescribed under the <i>Residential Tenancies Act 1987</i> , and	30 31			
(b) must not be for a term that, together with any option to renew, exceeds 3 years.	32 33			
Note. A residential tenancy agreement under this Division is subject to the <i>Residential Tenancies Act 1987.</i> The tenant is not a <i>resident</i> of the retirement village.	34 35 36			

(2)

Clause 173

Retirement Villages Bill 1999

Sale or letting of premises by certain residents

175

(b)

(3)	The tenant or subtenant under the residential tenancy agreement must be a retired person.		
(4)	A resident of residential premises in a retirement village must not let or sublet the premises unless he or she has given the operator of the village written particulars of:	3 4 5	
	(a) the name and age of the proposed tenant or subtenant, and	6	
	(b) the term of the proposed residential tenancy agreement, and	7	
	(c) such other matters in relation to the proposed agreement as the operator may reasonably require,	8 9	
	and the operator has consented in writing to the agreement.	10	
(5)	The operator may refuse to consent to a second or subsequent residential tenancy agreement if the proposed term of the agreement, when added to the term of any preceding agreement relating to the premises and to which the same resident was a party, would exceed 3 years.	11 12 13 14 15	
(6)	If the operator decides not to consent to the residential tenancy agreement (otherwise than as allowed by subsection (5)), the operator must, no later than 7 days after receiving the written particulars required by subsection (4):	16 17 18 19	
	(a) advise the resident of that decision (and of the reasons for it), and	20 21	
	(b) apply to the Tribunal for an order declaring that the operator is not obliged to consent to the agreement.	22 23	
(7)	If the operator does not apply for such an order within the time allowed by this section, the operator is taken to have consented to the residential tenancy agreement.	24 25 26	
Det	ermination by Tribunal concerning proposed tenant or subtenant	27	
(1)	On application under section 174, the Tribunal is to determine whether the operator's decision not to consent to the residential tenancy agreement concerned is reasonable in the circumstances, having regard to:	28 29 30 31	
	(a) whether the residential premises concerned are suitable for occupation by the proposed tenant or subtenant, having regard to his or her physical and mental capacity, and	32 33 34	

any other factor that the Tribunal considers relevant.

Clause 175		Retirement Villages Bill 1999			
Part 10 Division 5		Matters relating to vacation of premises Sale or letting of premises by certain residents			
	(2)	For the purposes of subsection (1) (b), the age of the proposed tenant or subtenant is not relevant if the proposed tenant or subtenant is a retired person.	1 2 3		
	(3)	On making its determination under subsection (1), the Tribunal may make an order:	4 5		
		(a) directing the operator to consent to the residential tenancy agreement concerned, or	6 7		
		(b) declaring that the operator is not obliged to consent to the agreement.	8 9		
	(4)	The operator is taken to have consented to the residential tenancy agreement concerned on the making of an order under subsection (3) (b).	10 11 12		
176	Effe	ect of granting of residential tenancy agreement under this Division	13		
	(1)	Services under the service contract between the operator of a retirement village and the resident of residential premises in the village are to be provided to a tenant or subtenant of the resident as if the tenant or subtenant were the resident, and the contract may be enforced accordingly.	14 15 16 17 18		
	(2)	The letting or subletting of residential premises in accordance with this Division does not affect any right or obligation of the resident and the operator under a village contract.	19 20 21		
177	Оре	erator not to interfere in letting			
	(1)	The operator of a retirement village must not interfere with a resident's attempt to let his or her residential premises in the village (except as provided by section 174 (5)).	23 24 25		
		Maximum penalty: 50 penalty units.	26		
	(2)	Without limiting subsection (1), an operator interferes with the resident's attempt to let the premises if the operator interferes with any "For Lease" sign relating to the premises.	27 28 29		
	(3)	Subsection (2) does not apply if the sign has been erected contrary to the village rules (or the by-laws, if the village is subject to a community land scheme or strata scheme) or in such a way as to interfere with the peace, comfort and quiet enjoyment of another resident of the village.	30 31 32 33 34		

		-	cation of premises nises by certain residents	Part 10 Division 5	
178	No	assignn	nent or subletting		1
	(1)		nt or subtenant under a residential tenancy agree on must not:	ment under this	2 3
		(a)	assign his or her interest under the agreement,	or	4
		(b)	sublet the premises the subject of the agreemer	nt.	5
	(2)		ction has effect despite any term of the agreer spite the <i>Residential Tenancies Act 1987</i> .	ment concerned	6 7
179	Leg	al ability	/ to sublet		8
	(1)	For the	purposes of this Division and despite the terr	mination of the	9
			t's residence contract, a resident referred to in		10
			aken to possess a legal estate in his or her resid		11
			village such as to enable the resident to lease to person under a residential tenancy agreement.	•	12 13
	(2)		sident ceases to possess that estate on completic		14 15
Divis	sion (6	Payments to former occupants		16
180	Pay	ments t	o owners		17
	(1)	This se	ction applies to a former occupant of residential ent village who owns the premises.	al premises in a	18 19
	(2)	to be n	erator of a retirement village must make any panade to the former occupant following the sale of the following:		20 21 22
		. ,	the date on which the operator receives full paresidence contract with an incoming resident o	•	23 24
			the date on which the operator enters into a with an incoming resident of the premises,	village contract	25 26
			the date on which the operator enters into a resi agreement with an incoming tenant of the pren		27 28

the date on which a person takes up residence in the premises

with the consent of the operator,

Retirement Villages Bill 1999

(d)

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Clause 178

	(e)	if the operator buys the premises from the former occupant—the date on which the operator completes the purchase,	1 2 3
		s the contract between the operator and the former occupant des for earlier payment.	4 5
	Maxii	mum penalty: 50 penalty units.	6
(3)	forme	e same time as the payment is made, the operator must give the er occupant a statement setting out the following and showing the amounts were calculated:	7 8 9
	(a)	the departure fee, if any, payable by the former occupant,	10
	(b)	accrued or outstanding recurrent charges, if any, payable by the former occupant,	11 12
	(c)	any amount payable by the former occupant in relation to the sale of the residential premises concerned,	13 14
	(d)	any other amount payable by the former occupant under a village contract,	15 16
	(e)	in the case of a former occupant referred to in section 150 (1) (b)—the sale price of the premises,	17 18
	(f)	in the case of a former occupant who is required to pay for the cost of the refurbishment of his or her residential premises (as referred to in section 165)—the cost of that refurbishment,	19 20 21
	(g)	the amount of the payment to the former occupant.	22
	Maxii	mum penalty: 10 penalty units.	23
(4)	If:		24
	(a)	payment is not made to the former occupant within the time required by this section, or	25 26
	(b)	if the amount of the payment is not calculated in accordance with this Act and any relevant village contract,	27 28
	may n	rmer occupant may apply to the Tribunal for (and the Tribunal nake) an order directing the operator to make the payment, or to culate the amount and pay any additional amount due to the er occupant as a result of the recalculation, as the case may be.	29 30 31 32
(5)	appro	rder under subsection (4) may, if the Tribunal considers it priate, also provide for the payment of interest at a rate mined by the Tribunal.	33 34 35

181	Pay	ments	s to non-owners	1
	(1)	retire	section applies to a former occupant of residential premises in a ement village who does not own the residential premises erned.	2 3 4
	(2)	refun	date on which the operator of a retirement village must make any and of the former occupant's ingoing contribution that is required, or a village contract, to be made is:	5 6 7
		(a)	the date that is 14 days after the date on which the operator receives full payment under the residence contract of an incoming resident of the premises, or	8 9 10
		(b)	the date that is 14 days after the date on which the operator enters into a residential tenancy agreement with an incoming tenant of the premises, or	11 12 13
		(c)	the date that is 14 days after the date on which a person takes up residence in the premises with the consent of the operator, or	14 15 16
		(d)	if the Tribunal terminated the residence contract—the date that is one month after the date of the termination, or	17 18
		(e)	if the former occupant delivered up vacant possession of the premises to the operator after receiving notice of the operator's intention to apply to the Tribunal for an order terminating the residence contract—the date that is one month after the date on which vacant possession was delivered, or	19 20 21 22 23
		(f)	the date that is 6 months after the date on which the former occupant otherwise delivered up vacant possession of the premises to the operator,	24 25 26
		form	thever date occurs first, or such earlier date as the operator and the er occupant may agree (unless the contract between the operator the former occupant provides for earlier payment).	27 28 29
		Max	imum penalty: 50 penalty units.	30
	(3)	made	other payment that is required, under a village contract, to be to the former occupant, being an amount that is dependent on the unt of the ingoing contribution of the incoming resident of the hises, is to be paid to the former occupant within 14 days after the er of:	31 32 33 34 35
		(a)	the payment, under a village contract, of any money to the	36

operator, by that incoming resident, or

	(b)	the incoming resident's taking up residence in the premises.	1
	vacates fixed ar (that is resident refund (2), wh	A contract may provide that the resident, when he or she permanently is his or her residential premises in the village, is to receive a refund of a mount of the resident's ingoing contribution plus a share of any capital gains is, any greater amount of ingoing contribution payable by the incoming it compared with the ingoing contribution paid by the former occupant). The of the ingoing contribution must be paid by the time specified in subsection ille the share of capital gains (if any) must be paid by the time specified in stion (3).	2 3 4 5 6 7 8 9
(4)	must	e same time as a payment is made under this section, the operator give the former occupant a statement setting out the following nowing how the amounts were calculated:	10 11 12
	(a)	the departure fee (if any) payable by the former occupant,	13
	(b)	accrued or outstanding recurrent charges, if any, payable by the former occupant,	14 15
	(c)	any amount payable by the former occupant in respect of repairs required to the residential premises concerned (as referred to in section 163),	16 17 18
	(d)	in the case of a former occupant who is required to pay for the cost of the refurbishment of his or her residential premises (as referred to in section 165)—the cost of that refurbishment,	19 20 21
	(e)	any other amount payable by the former occupant under a village contract,	22 23
	(f)	in relation to the part of a refund referred to in subsection (3)—the amount of the ingoing contribution of the incoming resident of the premises,	24 25 26
	(g)	the amount of the payment to the former occupant.	27
	Maxir	mum penalty: 10 penalty units.	28
(5)	into a within	operator is of the opinion that he or she will not be able to enter residence contract with another person in respect of the premises in the time specified in subsection (2) (f), the operator may apply Tribunal for an order:	29 30 31 32
	(a)	extending the time allowed for payment under this section, or	33
	(b)	allowing payment by instalments,	34
		e grounds that compliance with the time-frame specified in ction (2) (f) would cause undue hardship to the operator.	35 36

	(6)	In det	ermining an application made under subsection (5), the Tribunal:	1
		(a)	may have regard to the hardship to be caused to the former occupant if an order of the kind set out in subsection (5) is made, and	2 3 4
		(b)	may make an order of that kind, and	5
		(c)	may, if it sees fit to do so, make a further order for the payment of interest at a rate determined by the Tribunal.	6 7
	(7)	If:		8
		(a)	payment is not made to the former occupant within the time required by this section, or	9 10
		(b)	the amount of the payment is not calculated in accordance with this Act and any relevant village contract,	11 12
		may r	ormer occupant may apply to the Tribunal for (and the Tribunal make) an order directing the operator to make the payment, or to culate the amount and pay any additional amount due to the er occupant as a result of the recalculation, as the case may be.	13 14 15 16
	(8)	appro	order under subsection (7) may, if the Tribunal considers it appriate, also provide for the payment of interest at a rate mined by the Tribunal.	17 18 19
182	Pay	ments	to executors and administrators	20
	(1)	If:		21
		(a)	a payment under this Division is required to be made to the executor or administrator of a former occupant's estate (because the former occupant has died), and	22 23 24
		(b)	the operator of the retirement village is unable to ascertain the identity of the executor or administrator,	25 26
		make	perator may apply to the Tribunal for (and the Tribunal may) an order directing the operator to deal with the money as fied in the order.	27 28 29
	(2)		perator does not incur any liability in respect of the operator's ng with the money in accordance with the order.	30 31

Part 11	Enforcement	
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183	Proceedings for offences						
	(1)	Procee dealt w	edings for an offence under this Act or the regulations may be with:	3 4			
		(a)	summarily before a Local Court constituted by a Magistrate sitting alone, or	5 6			
		(b)	with the consent of the Minister—summarily before the Supreme Court in its summary jurisdiction.	7 8			
	(2)	penalty	eeedings are brought in a Local Court, the maximum monetary y that the Local Court may impose is 100 penalty units, despite gher maximum monetary penalty provided in respect of the e.	9 10 11 12			
	(3)	brough	edings for an offence under this Act or the regulations may be at within the period of 3 years after the commission of the e or, with the consent of the Attorney General, at any time.	13 14 15			
184	Pen	Penalty notices					
	(1)	An aut	thorised officer may serve a penalty notice on a person if:	17			
		(a)	it appears to the authorised officer that the person has committed an offence against this Act or the regulations, and	18 19			
			the regulations prescribe that offence as an offence for which a penalty notice may be issued.	20 21			
	(2)	not wis	alty notice is a notice to the effect that, if the person served does sh to have the matter determined by a court, the person may pay, the time and to the person specified in the notice, the penalty bed by the regulations for the offence if dealt with under this n.	22 23 24 25 26			
	(3)	A pena	alty notice may be served personally or by post.	27			
	(4)	under t	amount of the penalty prescribed for the alleged offence is paid this section, no person is liable to any further proceedings for the d offence.	28 29 30			
	(5)	purpos	ent under this section is not an admission of liability for the ses of, and does not affect or prejudice, any civil claim, action or ding arising out of the same occurrence.	31 32 33			

Enforcement Part 11

	(6)	The re	egulations may:	1
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	2 3 4
		(b)	prescribe the amount of penalty for the offence if dealt with under this section, and	5 6
		(c)	prescribe different amounts of penalty for different offences or classes of offences.	7 8
	(7)	may	amount of penalty prescribed under this section for an offence not exceed the maximum amount of penalty that could be sed for the offence by a court.	9 10 11
	(8)	made	section does not limit the operation of any other provision of, or under, this or any other Act relating to proceedings which may ten in respect of offences or any other matter under this Act.	12 13 14
	(9)	In this	s section, authorised officer means:	15
		(a)	the Director-General, or	16
		(b)	a person appointed in writing by the Director-General as an authorised officer for the purposes of this section, or	17 18
		(c)	an investigator.	19
185	Mor	netary	penalties imposed on operator	20
		opera amou notice	perator of a retirement village must not in any way charge to the ting costs of the village or to the residents of the village the nt of any monetary penalty imposed (whether by way of a penalty e or otherwise) on the operator for an offence against this Act or gulations.	21 22 23 24 25
		Maxi	mum penalty: 200 penalty units.	26
186	Offe	ences l	by corporations	27
	(1)	of thi corpo is tak	orporation contravenes, whether by act or omission, any provision is Act or the regulations, each person who is a director of the ration or who is concerned in the management of the corporation is to have contravened the same provision if the person ingly authorised or permitted the contravention.	28 29 30 31 32
	(2)	pursu	son may be proceeded against and convicted under a provision ant to subsection (1) whether or not the corporation has been eded against or has been convicted under the provision.	33 34 35

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Part 11 Enforcement

	(3)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation against this Act or the regulations.	1 2 3
	(4)	This section does not apply to or in respect of a person who is a director, or who is concerned in the management, of a statutory corporation.	4 5 6
187	Offe	ences by persons other than principal offenders	7
		A person who:	8
		(a) aids, abets, counsels or procures a person to contravene, or	9
		(b) induces, or attempts to induce, a person, whether by threats or promises or otherwise, to contravene, or	10 11
		(c) is in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of, or	12 13
		(d) conspires with others to contravene,	14
		a provision of this Act or the regulations is guilty of an offence against this Act or the regulations and liable to the same penalty as a person who contravenes the provision.	15 16 17

Administration Part 12

Part	12	Adn	ninistration	1
188	Defi	inition		2
		In thi	s Part, <i>judicial body</i> means:	3
		(a)	the Tribunal, or	4
		(b)	the Fair Trading Tribunal, or	5
		(c)	a court.	6
189	Fun	ctions	s of Director-General	7
	(1)		Director-General has, in addition to any other functions conferred posed on the Director-General, the following functions:	8
		(a)	the functions of investigating and carrying out research into matters relating to or affecting retirement villages,	10 11
		(b)	the functions of investigating and attempting to resolve	12
			complaints by residents and operators of retirement villages and of taking such action, including prosecution for any offence, as	13 14
			the Director-General thinks appropriate,	15
		(c)	the functions of distributing information about the services	16
			provided by the Director-General and the Tribunal in relation	17
			to residents of retirement villages and of promoting awareness of the rights and responsibilities of residents and persons	18
			involved in the retirement village industry,	19 20
		(d)	the functions of investigating and reporting on any matters, or	21
			making inquiries in relation to any matters, referred to the	22
			Director-General by the Minister or by the Tribunal in connection with this Act.	23
				24
	(2)		Director-General may delegate to a person any of the Director-	25
		Gene	ral's functions under this Act, other than this power of delegation.	26
190	Dire	ector-G	Seneral may take or defend proceedings	27
	(1)		Director-General may take or defend proceedings before a judicial on behalf of a resident of a retirement village if:	28 29
		(a)	the resident has made a complaint to the Director-General, and	30
		(b)	after investigating the complaint, the Director-General:	31
			(i) is satisfied that the resident may have a right to take or	32
			defend the proceedings, and	33

			(ii) is of the opinion that it is in the public interest that the Director-General should take or defend those proceedings, and	1 2 3
		(c)	the resident consents to the Director-General's taking the proceedings.	4 5
	(2)		Director-General must take or defend proceedings before a judicial on behalf of a resident of a retirement village if:	6 7
		(a)	the Minister directs the Director-General to do so, and	8
		(b)	the resident consents to the Director-General's taking the proceedings.	9 10
191	Cor	nduct o	of proceedings by Director-General	11
	(1)		Director-General takes or defends proceedings before a judicial on behalf of a resident of a retirement village, the Director- ral:	12 13 14
		(a)	is to have the conduct of those proceedings on behalf of the resident, and	15 16
		(b)	may appear personally or by a legal practitioner or an agent, and	17 18
		(c)	may do all such things as are necessary or expedient to give effect to an order or a decision of the judicial body, and	19 20
		(d)	is liable to pay the costs (if any) of the resident.	21
	(2)		esident is liable to pay any other amount that the judicial body s the resident to pay.	22 23
192	Inte	rventio	on by Director-General	24
	(1)	of the	out limiting section 191, the Director-General may, if he or she is expinion that it would be in the public interest to do so, intervene by proceedings arising under this Act.	25 26 27
	(2)		Director-General must intervene in such proceedings if directed so by the Minister.	28 29
	(3)	On in	tervening in any proceedings, the Director-General:	30
		(a)	becomes a party to the proceedings and has all the rights of such a party, and	31 32
		(b)	has a right to be heard personally or by a legal practitioner or agent.	33 34

Administration Part 12

193	Power of investigator to obtain information, documents and evidence						
	(1)		investigator believes on reasonable grounds that a person is	2			
	` /		ble of giving information, producing documents or giving	3			
			ence in relation to a matter that constitutes, or may constitute, an	4			
			ce against this Act or the regulations, the investigator may, by e in writing given to the person, require the person:	5 6			
		(a)	to provide an investigator, by writing signed by the person (or,	7			
		. ,	in the case of a body corporate, by a competent officer of the	8			
			body corporate) and given to the investigator within the time	9			
			and in the manner specified in the notice, with any such	10			
			information, or	11			
		(b)	to produce to an investigator, in accordance with the notice, any such documents, or	12 13			
		(c)	to appear before an investigator at a time and place specified in	14			
			the notice and give any such evidence, either orally or in	15			
			writing, and produce any such documents.	16			
	(2)	If an	investigator believes on reasonable grounds that a person has	17			
		engaged, or is engaging, in conduct that constitutes, or may constitute,					
			fence against this Act or the regulations, the investigator may, for	19			
			urpose of ascertaining by the examination of documents in the	20			
			ession or under the control of the person whether the person has ged, or is engaging, in that conduct:	21 22			
		(a)	enter any retirement village, residential premises or other	23			
			premises, and	24			
		(b)	inspect any documents in the possession or under the control of	25			
			the person, and	26			
		(c)	make copies of, or take extracts from, those documents.	27			
	(3)	A per	rson must not:	28			
		(a)	without reasonable excuse, refuse or fail to comply with a	29			
			notice under this section to the extent that the person is capable	30			
			of complying with it, or	31			
		(b)	in purported compliance with such a notice, provide	32			
			information, or give evidence, that the person knows is false or	33			
			misleading, or	34			
		(c)	hinder or obstruct an investigator exercising his or her functions under subsection (2).	35 36			

Maximum penalty: 50 penalty units.

194	Lim	itation on power of investigator	1
	(1)	Section 193 does not authorise any person to enter a part of any premises that is being used for residential purposes without the consent of the occupier of that part of the premises.	2 3 4
	(2)	An investigator may not exercise in any premises a function conferred by section 193 unless the investigator produces his or her certificate of identification if requested to do so by a person apparently in charge of those premises or apparently in charge of any work being performed on those premises.	5 6 7 8 9
	(3)	A person is not required to give to an investigator information or evidence, or to produce a document, in compliance with a notice under section 193 unless the investigator produces, if requested to do so, his or her certificate of identification.	10 11 12 13
	(4)	A natural person is excused from providing information, giving evidence or producing or permitting the inspection of a document in accordance with section 193 on the ground that the information, evidence or document may tend to incriminate the person.	14 15 16 17
	(5)	In this section, <i>certificate of identification</i> of an investigator means the certificate referred to in section 18 (1) of the <i>Fair Trading Act 1987</i> .	18 19
195	Insp	pection of documents by Director-General and others	20
	(1)	The Director-General, a person authorised by the Director-General or an investigator may inspect a document produced in accordance with a notice under section 193 and may make copies of, or take extracts from, the document.	21 22 23 24
	(2)	For the purposes of this Act or the regulations, the Director-General or an investigator may:	25 26
		(a) take possession, and	27
		(b) retain possession for as long as is necessary for those purposes,	28
		of a document produced in accordance with a notice under section 193.	29 30
	(3)	A person who is otherwise entitled to possession of a document retained under this section is entitled to be supplied, as soon as practicable, with a copy certified (by a person authorised in writing by the Director-General for the purposes of this section) to be a true copy, and the certified copy is admissible as evidence in all courts as if it were the original document.	31 32 33 34 35 36

Retirement \	Villages	Bill	1999
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Clause 196

Administration Part 12

196 Exclusion of personal liability

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A matter or thing done or omitted to be done by the Director-General, an investigator, other authorised officer or any person acting under the direction of the Director-General does not, if the matter or thing was done or omitted in good faith for the purpose of executing this or any other Act, subject the Director-General, investigator, other authorised officer or person so acting personally to any action, liability, claim or

Part 13 Miscellaneous

197	No	charo	e for information	2
		_		
			operator of a retirement village must not charge a person for	3
			g the person access to, or for providing, or for making available, e person any information or document that the operator is required	4 5
			under this Act to give the person access to, or to provide or have	6
		avail		7
		Maxi	imum penalty: 50 penalty units.	8
198	Cos	sts of o	operator's legal advice or proceedings	9
	(1)	The 1	residents of a retirement village are not liable to pay any costs	10
		incur	red by the operator (or that the operator expects to incur) in	11
		obtai	ning legal advice, or undertaking legal proceedings, in relation to	12
		the v	illage unless:	13
		(a)	the costs appear in the statement of approved expenditure, or	14
		(b)	in the case of legal advice obtained—section 31 applies.	15
	(2)	If the	e residents refuse to consent to the inclusion of such costs as an	16
		item	in a statement of proposed expenditure, the Tribunal, on an	17
			cation by the operator under section 115, may order expenditure	18
		on th	ose costs only if the Tribunal determines that:	19
		(a)	the legal advice was (or is to be) obtained, or the proceedings	20
			undertaken, wholly in the interest of the residents, and	21
		(b)	the costs are reasonable in the circumstances.	22
	(3)	This	section has effect despite the provisions of any village contract.	23
	(4)	How	ever, this section does not apply in respect of any costs awarded	24
		by a	court or the Tribunal in favour of the operator and against a	25

The provisions of this Act and the regulations have effect despite any

stipulation to the contrary in any agreement, contract or arrangement,

and no agreement, contract or arrangement, whether oral or wholly or

partly in writing, and whether made or entered into before or after the

commencement of this section, operates to annul, vary or exclude any

resident (or the residents) of a retirement village.

of the provisions of this Act or the regulations.

Contracting out prohibited

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Miscellaneous Part 13

	(2)	in th	section (1) applies in relation to the constitution of a corporation e same way as it applies in relation to an agreement, contract or agement.	1 2 3
	(3)	with	erson must not enter into any agreement, contract or arrangement the intention, either directly or indirectly, of defeating, evading or enting the operation of this Act.	4 5 6
		Max	imum penalty: 100 penalty units.	7
	(4)	resid Resid this a	rever, the operator of a retirement village may enter into a dential tenancy agreement, in the form prescribed under the dential Tenancies Act 1987, that contains a term to the effect that Act does not apply to the residential premises the subject of the ement, and, in entering into the agreement, the operator and the nt under the agreement are taken not to contravene this section.	8 9 10 11 12 13
200	Dis	closur	re of information	14
			erson must not disclose any information obtained in connection the administration or execution of this Act unless the disclosure ade:	15 16 17
		(a)	with the consent of the person from whom the information was obtained, or	18 19
		(b)	in connection with the administration or execution of this Act, or	20 21
		(c)	for the purposes of any legal proceedings arising out of this Act (or any other Act) or of any report of any such proceedings, or	22 23
		(d)	in accordance with a requirement imposed under the <i>Ombudsman Act 1974</i> , the <i>Freedom of Information Act 1989</i> or the <i>Independent Commission Against Corruption Act 1988</i> , or	24 25 26 27
		(e)	as permitted by the regulations, or	28
		(f)	with other lawful excuse.	29
		Max	imum penalty: 5 penalty units.	30
201	Ser	vice o	of documents	31
	(1)		otice or other document required to be given under this Act or the lations to a resident of a retirement village may be given:	32 33
		(a)	by delivering it personally to the resident, or	34

		(b)	by sending it by post to the residential premises occupied by the resident and addressed to the resident, or	1 2
		(c)	in such other manner as may be prescribed for the purposes of this section or approved by the Tribunal.	3 4
	(2)		tice or other document required to be given to the operator of a ment village under this Act or the regulations may be given:	5 6
		(a)	by delivering it personally to the operator, or	7
		(b)	by sending it by post to the operator's usual place of business, or	8
		(c)	in such other manner as may be prescribed for the purposes of this section or approved by the Tribunal.	10 11
	(3)	it is t	otice or other document referred to in this section is sent by post, aken to have been received (unless evidence sufficient to raise is adduced to the contrary) on the second working day after it posted.	12 13 14 15
202	Cos	sts of a	administration	16
			ributions are to be made to meet the costs of the administration of act from:	17 18
		(a)	the Rental Bond Interest Account established under the <i>Landlord and Tenant (Rental Bonds) Act 1977</i> , in accordance with section 20 of that Act, and	19 20 21
		(b)	the Property Services Council Statutory Interest Account established under the <i>Property, Stock and Business Agents Act 1941</i> , in accordance with section 63E of that Act.	22 23 24
203	Reg	gulatio	ns	25
	(1)	or wi	Governor may make regulations, not inconsistent with this Act, for th respect to any matter that by this Act is required or permitted prescribed or that is necessary or convenient to be prescribed for ing out or giving effect to this Act.	26 27 28 29
	(2)		out limiting subsection (1), the regulations may make provision with respect to:	30 31
		(a)	the manner in which, and the time within which, an application may be made to the Tribunal, and	32 33

Miscellaneous Part 13

		(b)	applications to the Tribunal by the Residents Committee of a retirement village on behalf of one or more residents of the village, and	1 2 3
		(c)	the other party or parties to applications to the Tribunal made by the operator of a retirement village.	4 5
	(3)		regulations may create an offence punishable by a penalty not eding 50 penalty units.	6 7
204	Am	endme	ent of Fair Trading Act 1987 No 68	8
		The <i>I</i>	Fair Trading Act 1987 is amended as set out in Schedule 2.	9
205	Cor	seque	ential amendment of other Acts	10
		The Scheo	Acts set out in Schedule 3 are amended as set out in that dule.	11 12
206	Rep	eals		13
		The f	following Act and regulations are repealed:	14
		(a)	Retirement Villages Act 1989	15
		(b)	Retirement Villages Regulation 1995	16
		(c)	Retirement Village Industry Code of Practice Regulation 1995	17
207	Sav	ings, t	ransitional and other provisions	18
		Scheo	dule 4 has effect.	19
208	Rev	iew of	Act	20
	(1)	The I	Minister is to review this Act to determine whether the policy	21
			tives of the Act remain valid and whether the terms of the Act	22
			in appropriate for securing those objectives.	23
	(2)		eview is to be undertaken as soon as possible after the period of rs from the date of assent to this Act.	24 25
	(3)		ort on the outcome of the review is to be tabled in each House of ament within 12 months after the end of the period of 5 years.	26 27

Sche	edu	le 1 Consent of residents	1
		(Section 9)	2
Part	1 F	Preliminary	3
1	Enti	itlement to vote	4
		A former occupant a retirement village may vote on a measure or action relating to the village if the former occupant is, or would have been, entitled to vote on the measure or action as a resident.	5 6 7
Part	2 (Consent generally	8
2	Vot	e to be taken	9
	(1)	If this Act provides that a particular measure or action is of no effect unless it is consented to by the residents of a retirement village, or otherwise requires the consent of the residents, the residents of the village concerned are taken to have given their consent if more than 50% of the residents who vote (whether personally or by proxy) on the measure or action (being residents who are entitled to vote) consent to it.	10 11 12 13 14 15
	(2)	Subclause (1) does not apply to a measure or action that requires a special resolution.	17 18
3	Met	hod of voting	19
	(1)	A vote in relation to a measure or action (including a measure or action that requires a special resolution) may be taken by means of: (a) a show of hands, or (b) a written ballot conducted in accordance with the regulations.	20 21 22 23
	(2)	The regulations may require a vote in relation to a measure or action of a particular class or kind to be taken by means of a written ballot.	24 25

Consent of residents Schedule 1

4	Res	sult of vote					
	The operator of a retirement village must accept the residents' decision in relation to a measure or action that requires their consent is the						
		decisi	ion as reported to the operator by an officer of the Residents mittee.	3 4 5			
Part	3 (Cons	ent requiring special resolution	6			
5	Not	ice of	special resolution	7			
		If a m	neasure or action requires a special resolution:	8			
		(a)	a resolution concerning the action or measure must be put to a meeting of residents of the retirement village, and	9 10			
		(b)	at least 21 days' written notice of the meeting must be given to all residents of the village, and	11 12			
		(c)	the notice must:	13			
			(i) set out the resolution, and	14			
			(ii) specify that the resolution is to be put as a special resolution.	15 16			
6	Quo	orum r	equired for special resolution	17			
	(1)	retire	ecial resolution submitted at a meeting of the residents of a ment village must not be considered unless there is a quorum nt to consider and vote on the resolution.	18 19 20			
	(2)	There if:	e is a quorum for considering and voting on such a resolution only	21 22			
		(a)	a minimum of 5 persons entitled to vote on the resolution, or 25% of the number of persons entitled to vote on the resolution (whichever is the greater), or	23 24 25			
		(b)	if the village has fewer than 10 occupied residential premises, persons entitled to vote on the resolution from a majority of the occupied residential premises,	26 27 28			
		is pre	sent, either personally or by proxy.	29			
	(3)	next Î	uorum, as provided by subclause (2), is not present within the half-hour after the relevant resolution arises for consideration at leeting, the meeting stands adjourned for at least 7 days.	30 31 32			

Retirement Villages Bill 1999

Schedule 1 Consent of residents

	(4) If a quorum, as provided by subclause (2), is not present within the next half-hour after the time fixed for the adjourned meeting, the	e 2
	persons present personally or by proxy and entitled to vote constitute a quorum for considering that resolution.	; 3
7	How special resolution is carried	5
	A special resolution is carried only if it is passed by at least 75% of the	
	number of residents who are present (whether in person or by proxy),	, 7
	and entitled to vote, at the meeting concerned.	8

Sch	edule 2 An	nendment of Fair Trading Act 1987	1
		(Section 204)	2
[1]	Section 4 Defin	nitions	3
	Omit "or" when services in secti	re secondly occurring in paragraph (d) of the definition of on 4 (1).	4 5
[2]	Section 4 (1), d	lefinition of "services"	6
	Insert after para	graph (e) of the definition:	7
		or	8
	(f)	a service contract (within the meaning of the <i>Retirement Villages Act 1999</i>),	9 10
[3]	Section 25B Mo	embership	11
	Omit "6 membe	ers" from section 25B (1). Insert instead "7 members".	12
[4]	Section 25B (2)) (b)	13
	Omit "5 persons	s". Insert instead "6 persons".	14
[5]	Part 2, Division	9 (sections 25M–25O)	15
	Insert after secti	ion 25L:	16
	Division 9	Retirement Villages Advisory Council	17
	25M Establis	hment	18
		ere is established by this Act a council called the Retirement	19 20

25N	Membership					
	(1)	The Retirement Villages Advisory Council is to consist of 14 members.	2 3			
	(2)	The members of the Retirement Villages Advisory Council are:	4			
		(a) the Director-General or a nominee of the Director-General, and	5 6			
		(b) 13 persons appointed by the Minister and having, in the opinion of the Minister, expertise appropriate to its functions (as consumer or industry representatives or otherwise).	7 8 9 10			
	(3)	Schedule 4A has effect with respect to the members and procedure of the Retirement Villages Advisory Council.	11 12			
250	Fun	nctions	13			
	(1)	The functions of the Retirement Villages Advisory Council are to advise the Minister:	14 15			
		(a) as to such issues relating to retirement villages as it thinks fit or as are referred to it by the Minister, and	16 17			
		(b) in particular:	18			
		(i) as to the development of policy relating to retirement villages and the retirement village industry, and	19 20 21			
		(ii) as to any issues relevant to any legislation	21			
		administered by the Minister for Fair Trading	23			
		and relating to retirement villages or the	24			
		retirement village industry.	25			
	(2)	In this section:	26			
		retirement village has the same meaning as it has in the Retirement Villages Act 1999.	27 28			
		retirement village industry includes:	29			
		(a) the businesses of designing, developing, managing, operating and providing services to retirement villages,	30 31			
		and	32			

	(b)	any other business prescribed by the regulations for the purposes of this definition,	1 2
		loes not include any business declared by the regulations excluded from this definition.	3 4
[6]	Section 44 False	e representations	5
	Omit "or" where	fourthly occurring in section 44 (k).	6
[7]	Section 44 (m)		7
	Insert after sectio	n 44 (l):	8
		, or	9
	(m)	make a false or misleading representation concerning a	10
		person's rights or obligations under a village contract	11
		(within the meaning of the Retirement Villages Act	12
		1999).	13
[8]	Schedule 4A Pro	ovisions relating to advisory councils	14
	Insert ", 25N" aft	er "25K".	15

Sch	edule 3	Cor	nsequential amendment of other Acts	1
			(Section 205)	2
3.1	Contracts	s Revi	iew Act 1980 No 16	3
	Section 4	Defini	tions	4
	Insert at the	e end o	of paragraph (d) of the definition of <i>Court</i> in section 4 (1):	5
			, or	6
		(e)	in accordance with section 123 of the <i>Retirement Villages Act</i> 1999, and without affecting the jurisdictional limitations referred to in that section, the Fair Trading Tribunal.	7 8 9 10
3.2	Fines Act	1996	6 No 99	11
	Schedule issued	1 Sta	tutory provisions under which penalty notices	12 13
	Insert in al	phabet	tical order:	14
		Retir	rement Villages Act 1999, section 184	15
3.3	Landlord	and 1	Tenant (Rental Bonds) Act 1977 No 44	16
	Section 20	Rent	al Bond Interest Account	17
	Insert after	sectio	on 20 (2B):	18
	(2BA)	amou of Fa of th	re is payable from the Rental Bond Interest Account any unt authorised by the Director-General of the Department air Trading, with the consent of the Minister, to be paid out the account in payment of any costs and expenses incurred the administration of the <i>Retirement Villages Act 1999</i> .	19 20 21 22 23

3.4	Property, Stock and Business Agents Act 1941 No 28	1
	Section 63E Application of money for purposes of certain Acts	2
	Insert after 63E (2):	3
	(2A) There is also payable from the Statutory Interest Account any amount authorised by the Director-General, with the consent of the Minister, to be paid out of the account in payment of any costs and expenses incurred in the administration of the <i>Retirement Villages Act 1999</i> .	4 5 6 7 8
3.5	Residential Tenancies Act 1987 No 26	9
	Section 6 Agreements and premises to which Act does not apply	10
	Insert after section 6 (1) (c):	11
	(c1) if the agreement is a residence contract within the meaning of the <i>Retirement Villages Act 1999</i> ,	12 13
3.6	Residential Tribunal Act 1998 No 168	14
[1]	Section 6 Residential Tribunal	15
	Omit "Retirement Villages Act 1989" from the Note. Insert instead "Retirement Villages Act 1999".	16 17
[2]	Section 25A	18
	Insert after section 25:	19
	25A Notice of hearing to be served in certain cases	20
	(1) If a person who is a party to proceedings before the Tribunal:	21
	(a) is a protected person within the meaning of the <i>Protected Estates Act 1983</i> , or	22 23
	(b) has a guardian, or	24

Schedule 3	Consequential	amendment of	other Acts
Scriedule 3	Consequential	amenument or	Other Acts

			(c) is both a protected person and a person who has a guardian,	1 2
			the Registrar must cause notice of the proceedings to be given to the Protective Commissioner, any guardian of the person, any other person the Registrar considers appropriate and any other person prescribed for the purposes of this section.	3 4 5 6
		(2)	However, if the application giving rise to the proceedings was lodged by the Protective Commissioner or the party's guardian, notice is not required to be given to that person.	7 8 9
		(3)	The Tribunal may cause notice of proceedings to be given to such persons as it thinks fit.	10 11
[3]	Sectio	n 27	A	12
	Insert a	after	section 27:	13
	27A	Ass	istance to Tribunal	14
			The Tribunal or the Registrar may, in respect of any proceedings or proposed proceedings before the Tribunal, request a report or other assistance from the Director-General of the Department of Fair Trading or any other person or body.	15 16 17 18
[4]	Sectio	n 47	A	19
	Insert a	after	section 47:	20
	47A	Con	npliance with order of Tribunal	21
			A person must not wilfully contravene or fail to comply with an order of the Tribunal made under any Act (not being an order for the payment of an amount of money or an order under section 52 of the <i>Residential Tenancies Act 1987</i>).	22 23 24 25
			Maximum penalty: 50 penalty units or 12 months' imprisonment or both.	26 27

3.7	Strata Schemes Management Act 1996 No 138		
	Dictionary	2	
	Omit "Retirement Villages Act 1989" from the definition of retirement village in Part 1 of the Dictionary.	3 4	
	Insert instead "Retirement Villages Act 1999".	5	

Sch	Schedule 4 Savings, transitional and other provisions		1	
			(Section 207)	2
Part	1	Preli	minary	3
1	Reg	gulatio	ons	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6
		this A	Act	7
	(2)		such provision may, if the regulations so provide, take effect from late of assent to the Act concerned or a later date.	8 9
	(3)	is ear	ne extent to which any such provision takes effect from a date that rlier than the date of its publication in the Gazette, the provision not operate so as:	10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18
Part	2 I	Prov	isions consequent on enactment of this Act	19
2	Def	inition	ıs	20
		In th	is Part:	21
		Prac Prac	e of Practice means the Retirement Village Industry Code of tice prescribed by the Retirement Village Industry Code of tice Regulation 1995, as in force immediately before the repeal of regulation.	22 23 24 25
	existing contract means:		26	
		(a)	a residence contract under the former Act, or	27
		(b)	any other contract, agreement, scheme or arrangement by which a person obtained, before the commencement of the former Act,	28 29

		the right to occupy residential premises in a complex that was, at the time the right was obtained, a retirement village within the meaning of this Act (even if it ceased to be such a retirement village before the commencement of this Act or the former Act).	1 2 3 4 5
		former Act means the Retirement Villages Act 1989.	6
3	Cor	ntinuation of contracts	7
	(1)	An existing contract that is in force on the commencement of this clause is taken to be a residence contract.	8
	(2)	Any other contract, agreement, scheme or arrangement in force on the commencement of this clause under which, under the former Act, the administering authority of a retirement village provides services to a resident of the village is taken to be a service contract.	10 11 12 13
	(3)	A contract that, by operation of this clause, is taken to be a village contract continues in force until it is terminated in accordance with this Act.	14 15 16
4	Cor	ntinuation of village rules	17
		A village rule that was in force in a retirement village under the Code of Practice immediately before the repeal the <i>Retirement Village Industry Code of Practice Regulation 1995</i> is taken to be a village rule made under this Act.	18 19 20 21
5	Buc	lgets and audited accounts given under Code of Practice	22
	(1)	For the purposes of section 20 of this Act:	23
		(a) audited accounts provided in accordance with clause 40 of the Code of Practice are taken to be accounts audited as referred to in Division 6 of Part 7 of this Act, and	24 25 26
		(b) draft budgets provided, and the final budgets developed, under clause 41 of the Code of Practice are taken to be statements of proposed expenditure and statements of approved expenditure, respectively.	27 28 29 30
	(2)	The draft budget provided, and final budget developed, under clause 41 of the Code of Practice for the financial year that is current on the commencement of Part 7 of this Act are also taken to be statements of proposed expenditure and statements of approved expenditure, respectively, for the purposes of that Part.	31 32 33 34 35

6	Disclosur	re statements	1
	For t	the purposes of sections 25 and 33 of this Act, the document	2
		ired to be provided under clause 20 of the Code of Practice is	3
	taker	n to be a disclosure statement.	4
7	Informal i	resolution of disputes	5
	A di	sputes committee convened under clause 44 of the Code of	6
		ice that is in existence on the commencement of section 125 of	7
		Act is taken to be a mechanism established for the purpose of	8
	atten	npting to resolve disputes as referred to in that section.	9
8	Terminati	on of right of occupation	10
		proceedings to terminate the right of occupation of a resident of	11
		rement village that were instituted under the former Act and not	12
		mined before the repeal of that Act are to be determined as if this	13
	Act I	nad not been enacted.	14
9	Vacation	of residential premises	15
		esident of a retirement village under the former Act who	16
		anently left his or her residential premises before the	17
		mencement of this Act is taken to have permanently vacated the	18
	prem	ises for the purposes of this Act.	19
10	Goods le	ft before commencement of clause	20
		sion 7 of Part 9 applies to goods left in a retirement village by a	21
	resident under a residence contract terminated before the		
	commencement of this clause, and not finally dealt with before that		
		mencement, in the same way as it applies to goods left in a	24
		ement village by a resident under a residence contract terminated that commencement.	25 26
	arter	that commencement.	20
11	Departure	e fees	27
	A ref	ference in an existing contract to the payment of:	28
	(a)	a deferred management fee, or	29
	(b)	a deferred fee,	30
	is tak	ten to be a reference to the payment of a departure fee.	31

12	Delegation	1
	A delegation in force under section 11 of the former Act immediately	2
	before the commencement of section 189 continues in force on and	3
	after that commencement and is taken to be a delegation of the	۷
	Director-General under that section.	5
13	Date of permanent vacation of residential premises in retirement village	6
	For the purposes of Part 10, a former occupant who permanently	7
	vacated his or her residential premises in a retirement village before the	8
	commencement of this clause is taken to have permanently vacated the	ç
	premises on that commencement.	10