

### **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to set out the basic rights and obligations of long-term casual occupants of holiday parks (that is, caravan parks and manufactured home estates) who install their own moveable dwellings on a site in the park. The proposed Act applies only to agreements made with an occupant who has a principal place of residence somewhere other than the holiday park. (The *Residential Parks Act 1998* applies to people whose principal place of residence is a holiday park, which is called a "residential park" in that Act.)

#### 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** defines certain words and expressions used in the proposed Act.

**Clause 4** provides that notes do not form part of the proposed Act.

#### Part 2 Application of Act

Clause 5 provides that the proposed Act applies to occupation agreements under which the occupant installs the occupant's own moveable dwelling on a site, is permitted to occupy a site for no more than 180 days a year and (with the agreement of the park owner) has been or agrees to be an occupant for at least 12 months. The Act applies only where that occupant has a principal place of residence somewhere other than the site in the holiday park.

Clause 6 sets out the occupation agreements and sites to which the proposed Act does not apply.

Clause 7 makes it clear that nothing in the proposed Act has the effect of entitling an occupant under an occupation agreement to be regarded as a resident under a residential tenancy agreement to which the *Residential Parks Act 1998* applies. That Act deals with people whose principal place of residence is a holiday park (which is called a "residential park" in that Act).

Clause 8 provides that the proposed Act binds the Crown.

# Part 3 Rights of prospective occupants of holiday parks to be provided with information

**Clause 9** imposes an obligation on a park owner to provide a prospective occupant with a list of questions set out in the proposed section that relate to the rights and obligations of the occupant, and with answers to those questions.

Clause 10 imposes an obligation on a park owner to provide a prospective occupant with a copy of the park rules for casual occupants that are in force for the holiday park. (Park rules are made under Part 6 of the *Residential Parks Act 1998* and are amended under that Act or section 25 of the proposed Act.)

#### Part 4 Occupation agreements

#### Division 1 Written agreements

Clause 11 provides that every written occupation agreement is taken to include every term set out in Schedule 1 to the proposed Act and every term prescribed by the regulations made under the proposed Act. A written occupation agreement can also include additional terms so long as they are consistent with the proposed Act and with the terms set out in Schedule 1 and the regulations.

Clause 12 requires the park owner to give the occupant a signed copy of the fully executed occupation agreement for the occupant to keep.

Clause 13 gives effect to a written occupation agreement that has not been signed.

**Clause 14** gives effect to written occupation agreements entered into before the commencement of the proposed section. Those agreements will continue in force for a maximum of 12 months.

#### Division 2 Oral agreements

Clause 15 imposes a penalty on a park owner who enters into an occupation agreement that is not in writing. The fact that the occupation agreement is not in writing does not mean that the agreement is void or voidable. However, an occupation agreement that is not in writing will be taken to include every term set out in proposed Schedule 1 and the regulations and any additional terms that are consistent with those terms and with the proposed Act.

**Clause 16** gives effect to oral occupation agreements entered into before the commencement of the proposed section. Those agreements will continue in force for a maximum of 12 months.

Clause 17 prevents a park owner from being paid any costs in relation to the preparation of an oral occupation agreement.

# Division 3 What happens to a fixed term agreement after the fixed term ends?

Clause 18 provides that an occupation agreement may specify that it continues after any fixed term ends.

Clause 19 makes it clear that a park owner or an occupant can terminate a fixed term agreement after the fixed term ends.

Clause 20 provides for the continuation of an occupation agreement that creates an occupancy for a fixed term that has continued after the time it should have terminated and that has no provision in its terms for continuation. The agreement will continue as a periodic occupancy, that is, the occupation fee is paid and accepted at regular fixed intervals and the occupancy of the occupant continues indefinitely from one period to the next until terminated by notice equal to the length of the applicable period. The agreement will continue on the same terms other than the term that set the fixed term for the agreement and the term fixing the amount of the occupation fee.

#### Part 5 Occupation fees and charges

Clause 21 makes it an offence for a person to require or receive any monetary consideration in relation to entering into, renewing, extending or continuing an occupation agreement other than occupation fees under the agreement, any charges that the occupant has agreed to pay and any charges or other amounts that may be prescribed by the regulations.

**Clause 22** prevents a person from demanding more than 3 months' occupation fees in advance.

Clause 23 provides for the giving of receipts for occupation fees or charges paid.

#### Part 6 Park rules for casual occupants

**Clause 24** provides that the park rules for a holiday park, made under Part 6 of the *Residential Parks Act 1998* and amended under that Act or the proposed Act, are terms of every occupation agreement.

**Clause 25** provides for the amendment of the park rules with specific application to casual occupants.

#### Part 7 What if something goes wrong?

#### Division 1 Disputes

Clause 26 provides for a park owner or an occupant under an occupation agreement to apply to the Consumer, Trader and Tenancy Tribunal for an order in respect of an alleged breach of a term of the agreement or any disagreement between the park owner and the occupant concerning a matter that could form the basis of a breach of an occupation agreement but not, for example, a disagreement about an increase in the occupation fee that the occupant considers excessive.

Clause 27 sets out the orders that the Tribunal can make on such an application.

#### Division 2 Recovery of possession

Clause 28 makes it clear that a person may recover possession of a site in accordance with the proposed Act or an occupation agreement without necessarily obtaining an order of the Tribunal.

**Clause 29** prohibits entry onto a site for the purpose of recovery of possession of the site otherwise than in accordance with an occupation agreement or the Act.

Clause 30 provides for the enforcement of orders for possession of a site to be carried out by sheriff's officers after a warrant has been issued by the Chairperson or other member of the Tribunal. 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 clause makes it an offence to hinder or obstruct a sheriff's officer in the exercise of functions conferred by the clause.

### Part 8 Abandoned sites and goods

**Clause 31** defines *goods* so as to make it clear that a reference in the proposed Part to goods abandoned by an occupant includes any moveable dwelling owned by the occupant and abandoned on the site in relation to which the occupation agreement was entered into.

**Clause 32** enables the Tribunal to make an order, on application by a park owner, declaring that a site was abandoned by an occupant.

Clause 33 entitles a park owner to apply to the Tribunal for compensation from the occupant for any loss caused to the park owner by the occupant's abandonment of the site.

Clause 34 enables a park owner to apply to the Tribunal for orders as to goods abandoned by an occupant. A purchaser of the goods acquires a good title to the goods and the park owner is not liable in respect of the removal, destruction, disposal or sale of the goods, if done in accordance with the clause.

Clause 35 enables an occupant to apply to the Tribunal for orders for the delivery of goods left behind by the occupant but not abandoned, after an occupation agreement is terminated.

Clause 36 specifies the time within which an application for an order in relation to abandoned goods, or goods left by the occupant, can be made.

#### Part 9 Investigations

**Clause 37** provides for the appointment of investigators.

**Clause 38** sets out the powers of investigators, including powers to obtain information and require the production of documents and other evidence.

**Clause 39** provides for the inspection of documents produced in accordance with a notice under the proposed Act.

Clause 40 exonerates the Director-General, investigators and certain other officers from personal liability incurred in respect of any act done or omitted to be done in good faith for the purposes of the proposed Act.

#### Part 10 Enforcement

Clause 41 makes it an offence, except in certain circumstances, to disclose any information obtained in connection with the administration or execution of the proposed Act or the regulations.

Clause 42 makes it clear that a breach of the Act constitutes an offence only if a penalty is specified in relation to the breach.

**Clause 43** provides that proceedings for offences against the proposed Act must be dealt with summarily before a Local Court constituted by a Magistrate sitting alone.

Clause 44 makes directors and managers of corporations liable for contraventions of the proposed Act by those corporations in certain circumstances, but does not affect the liability of the corporations. The clause does not apply to directors and managers of statutory corporations.

#### Part 11 Miscellaneous

Clause 45 provides for the employment or appointment of a park manager.

**Clause 46** provides for the establishment of a Consultative Committee for a holiday park, with the function of dealing with issues raised by or on behalf of long-term casual occupants of the holiday park.

**Clause 47** sets out the manner of service of documents on occupants, park owners and the Tribunal under the proposed Act.

**Clause 48** provides for the Tribunal to extend the period of time for making an application, or for doing any other thing, under the proposed Act.

Clause 49 stops people from contracting out of the proposed Act. It provides that no occupation agreement, 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 clause, operates to annul, vary or exclude any of the provisions of the proposed Act. It makes it an offence to enter into an agreement, contract or arrangement with the intention of defeating, evading or preventing the operation of the proposed Act or the regulations.

**Clause 50** provides that nothing in the proposed Act limits the operation of the *Contracts Review Act 1980*.

Clause 51 sets out the regulation-making power under the proposed Act.

Clause 52 gives effect to the amendments, required as a consequence of the enactment of the proposed Act, to the Acts set out in Schedule 2.

Clause 53 gives effect to Schedule 3 (the Schedule of savings and transitional provisions).

Clause 54 provides for Ministerial review of the proposed Act.

# Schedule 1 Terms that are taken to be in every occupation agreement

**Schedule 1** sets out the terms that are taken to be included in every occupation agreement. Those terms include terms relating to occupation fees and charges, the rights and obligations of parties to the agreement, the ending of the agreement and other matters.

#### Schedule 2 Amendments

**Schedule 2** amends certain Acts as a consequence of the enactment of the proposed Act.

#### Schedule 3 Savings and transitional provisions

**Schedule 3** contains a power to make savings and transitional regulations.



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No , 2002

#### A Bill for

An Act to set out the rights and obligations of long-term casual occupants of holiday parks and the park owners; to amend various Acts; and for other purposes.

Clause 1	Holiday Parks	(Long-term Casual	Occupation)	Bill 2002

Preliminary

The L	ægisl	ature (	of New South Wales enacts:	1
Part	1 F	Prelir	minary	2
1	Nan	ne of A	Act	3
		This Act 2	Act is the Holiday Parks (Long-term Casual Occupation) 002.	4 5
2	Cor	nmenc	cement	6
			Act commences on a day or days to be appointed by amation.	7 8
3	Defi	initions	S	9
	(1)	In thi	s Act:	10
			etor-General means the Director-General of the Department of Frading.	11 12
			ise a function includes perform a duty.	13
			<i>ion</i> includes a power, authority or duty.	14
		-	ay park means:	15
		(a)	a caravan park (that is, land, including a camping ground, on which caravans, or caravans and other moveable dwellings, have been, are or are to be placed, installed or erected), or	16 17 18
		(b)	a manufactured home estate (that is, land on which manufactured homes have been, are or are to be placed),	19 20
			ner or not the caravan park or manufactured home estate is the ct of an approval under the <i>Local Government Act 1993</i> .	21 22
			tigator means an investigator appointed under section 18 of the Trading Act 1987.	23 24
			term casual occupant means an occupant under an occupation ment to which this Act applies.	25 26
		dwell living comp move	ufactured home means a self-contained dwelling (that is, a ling that includes at least one kitchen, bathroom, bedroom and g area and that also includes toilet and laundry facilities) that prises one or more major sections, and is not a registrable cable dwelling, and includes any associated structures that form of the dwelling.	27 28 29 30 31 32

Preliminary Part 1

move	moveable dwelling means:			
(a)	any caravan or other van or other portable device (whether on wheels or not) other than a tent, used for human habitation, or	2 3		
(b)	a manufactured home, or	4		
(c)	any conveyance, structure or thing (other than a tent or similar structure) of a class or description prescribed by the regulations for the purposes of this definition.	5 6 7		
_	pant means a person who has the right to occupy a site under an action agreement.	8		
	pation agreement means any agreement under which a person is to another person for value a right to occupy a site:	10 11		
(a)	whether or not the right is a right of exclusive occupation, and	12		
(b)	whether the agreement is express or implied, and	13		
(c)	whether the agreement is oral or in writing, or partly oral and partly in writing.	14 15		
occupation fee means an amount payable under an occupation agreement by an occupant in respect of a period of the occupancy.				
	<i>manager</i> , in relation to a holiday park, means the person byed or appointed as park manager under section 45.	18 19		
	<i>owner</i> , in relation to an occupation agreement, means any person grants the right to occupy a site under the occupation agreement.	20 21		
park i	rules for casual occupants, in relation to a holiday park, means:	22		
(a)	the rules made and amended under Part 6 of the <i>Residential Parks Act 1998</i> in relation to the holiday park (which is called a residential park in that Act), and	23 24 25		
(b)	any amendments to those rules made under section 25 of this Act.	26 27		
reloca	atable home means a moveable dwelling that is not:	28		
(a)	a moveable dwelling that is a registrable vehicle within the meaning of the <i>Road Transport (Vehicle Registration) Act 1997</i> , or	29 30 31		
(b)	a moveable dwelling of a type prescribed by the regulations for the purposes of this paragraph.	32 33		
<i>signed</i> law.	d includes executed by a corporation in any manner permitted by	34 35		

Clause 3	Holiday Parks (Long-term Casual Occupation) Bill 2002			
Part 1	Preliminary			
	site means a site within a holiday park that is used, or is intended to be used, for the installation of a moveable dwelling for long-term casual occupation and includes any other part of premises (such as a parking space or storeroom) let with the site.	1 2 3 4		
	<i>Tribunal</i> means the Consumer, Trader and Tenancy Tribunal constituted by the <i>Consumer, Trader and Tenancy Tribunal Act 2001</i> .	5 6		
(2)	In this Act, a reference to an occupant includes a person to whom an occupant has granted the right to occupy a site.	7 8		
(3)	For the purposes of determining whether an agreement is an occupation agreement as defined in subsection (1), it does not matter that the person granted the right of occupation is a corporation if the site is occupied (or intended for occupation) by a natural person.	9 10 11 12		
4 No	otes	13		
	Notes included in this Act do not form part of this Act.	14		

Application of Act Part 2

# Part 2 Application of Act

5	Act	applies to long-term casual occupants	2
	(1)	This Act applies to any occupation agreement in relation to a site:	3
		(a) entered into by an occupant who has a principal place of residence somewhere other than the site, and	4
		(b) under which the occupant installs the occupant's own moveable dwelling on the site and leaves it there all of the time that the occupation agreement continues in force, and	6 7 8
		(c) under which the occupant can occupy the site for no more than 180 days in any 12-month period (in a continuous or broken period), and	9 10 11
		<ul> <li>(d) under which:         <ul> <li>(i) the occupant agrees, with the consent of the park owner, to be an occupant on a casual basis for at least 12 months, or</li> <li>(ii) the occupant has, with the consent of the park owner, been an occupant on a casual basis for at least 12 months.</li> </ul> </li> </ul>	12 13 14 15 16 17
	(2)	This Act applies whether the relevant occupation agreement was entered into before or after the commencement of this section, unless a particular provision provides otherwise.	19 20 21
	(3)	Subject to sections 14 and 16, if this Act applies to an occupation agreement, it so applies despite the terms of any such occupation agreement or any other contract, agreement or arrangement, whether made before or after the commencement of this section.	22 23 24 25
6	Agr	eements and sites to which Act does not apply	26
	(1)	This Act does not apply to an occupation agreement of a class prescribed by the regulations for the purposes of this subsection.	27 28
	(2)	This Act does not apply to:	29
		(a) any site ordinarily used or intended to be used for tourist arrangements or other holiday purposes other than long-term casual occupation of the kind described in section 5 (1), or	30 31 32
		(b) any site, or part of a site, prescribed by the regulations for the purposes of this paragraph.	33 34

Part 2	Application of Act	
7	Residential Parks Act 1998 has no application	1
	(1) The Residential Parks Act 1998 does not apply	to an agreement to
	which this Act applies.	3
	(2) Nothing in this Act has the effect of entitling a	n occupant under an
	occupation agreement to which this Act applies	s to be regarded as a
	resident under a residential tenancy agreement to	which the <i>Residential</i>
	Parks Act 1998 applies.	7
8	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 the Parliament of	
	permits, the Crown in all its other capacities	11

Clause 7

Part 3

Part		_	s of prospective occupants of holiday parks	1
	t	o be	provided with information	2
9	Pro	spectiv	ve occupants have a right to certain information	3
	(1)	under arrang quest	rk owner who proposes to enter into an occupation agreement which a person will be the occupant of a site must prepare, or ge for the preparation of, a document that includes the following ions, and any other questions that may be prescribed by the ations, and correct written answers to those questions:	4 5 6 7 8
		(a)	What occupation fees will be charged under the occupation agreement?	9 10
		(b)	Will there be any extra occupation fees charged during school holidays or any other busy periods?	11 12
		(c)	Will there be any extra occupation fees charged for additional occupants or visitors?	13 14
		(d)	Will the occupant have to pay any additional or extraordinary charges (other than occupation fees), for instance any gas or water charges? If the occupant does have to pay, for what purposes does the occupant have to pay?	15 16 17 18
		(e)	What are the costs of preparing the occupation agreement?	19
		(f)	How much notice will the occupant get before occupation fees go up?	20 21
		(g)	How much notice will the occupant get before he or she is asked to leave the site or otherwise end the agreement?	22 23
		(h)	How will any disputes about the occupation agreement be sorted out, or any other disagreements?	24 25
		(i)	Can an occupant sell the occupant's moveable dwelling while it is in the holiday park? What restrictions are there on an occupant regarding the sale of the occupant's moveable dwelling while it is in the holiday park? What are the commission arrangements if the park owner sells the occupant's moveable dwelling?	26 27 28 29 30 31
		(j)	Is there any restriction on the types of moveable dwellings allowed at the park?	32 33

Clause 9		Holiday Parks (Long-term Casual Occupation) Bill 2002		
Part 3		Rights of prospective occupants of holiday parks to be provided with information		
	(k)	What can the occupant put on the site besides the moveable dwelling (such as a carport or garden shed)? The answer to this should take into account:  (i) what the park owner will permit, and  (ii) what the local council will permit, and  (iii) what regulations made under the <i>Local Government Act 1993</i> will permit.	1 2 3 4 5 6 7	
	(1)	Are there restrictions on the use of common facilities? If so, what hours are the facilities available and who may use the facilities? Are there any other restrictions on the use of these facilities?	8 9 10 11	
	(m)	Who pays for the cost of an occupant's dwelling being relocated within the park during the term of the occupation agreement?	12 13 14	
(2)	relati	park owner must not enter into an occupation agreement in ion to a site unless the prospective occupant under that agreement first been provided with a copy of the document referred to in ection (1).	15 16 17 18	
	Max	imum penalty: 2 penalty units.	19	
		ive occupants have a right to be provided with the park rules	20 21	
	to a	ark owner must not enter into an occupation agreement in relation site within a holiday park with a prospective long-term casual apant unless the prospective occupant under that agreement is	22 23 24	

provided, before or at the time of entering into the agreement, with a

copy of the park rules for casual occupants that are in force for the

holiday park.

Maximum penalty: 2 penalty units.

Holiday Parks (Long-term Casual Occupation) Bill 2002	Clause 11
Occupation agreements Written agreements	Part 4 Division 1

Part 4 Occupation agreements

Division 1		I	Written agreements	
11	Wha	at are	the terms of a written occupation agreement?	3
	(1)		y occupation agreement that is wholly or partly in writing is taken clude the following standard terms:	4 5
		(a)	every term set out in Schedule 1 (with the blank spaces filled in with appropriate details), and	6 7
		(b)	every term prescribed by the regulations,	8
		whet	her or not the term appears in the written agreement.	9
	(2)		occupation agreement that is wholly or partly in writing may de additional terms only if:	10 11
		(a)	they are consistent with this or any other Act, and	12
		(b)	they are consistent with the standard terms of the agreement included in the agreement by subsection (1).	13 14
	(3)	•	additional terms must be set out in a separate and clearly labelled of the agreement.	15 16
	(4)	void	rm (including an additional term) of an occupation agreement is to any extent to which it is inconsistent with this or any other Act by term included in the agreement by subsection (1).	17 18 19

#### (5) An additional term is void if the Tribunal so orders, on application by 20 an occupant or a park owner, on being satisfied that the additional term 21 contravenes subsection (2). 22 Park owner to give occupant copy of occupation agreement 23 If the occupation agreement is wholly or partly in writing, the park 24 owner must give the occupant a copy of the signed occupation 25 agreement for the occupant to keep, as soon as is reasonably 26 practicable after it is signed by all the parties. 27 Maximum penalty: 5 penalty units. 28

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Holiday Parks (Long-term Casual Occupation) Bill 2002	Clause 15	
Occupation agreements	Part 4	
Oral agreements	Division 2	

Division 2		2 Oral agreements		
15	Wha	at if there is no written agreement?	2	
	(1)	A park owner who, after the commencement of this section, knowingly enters into an occupation agreement that is not in writing or that is only partly in writing is guilty of an offence.	3 4 5	
		Maximum penalty: 5 penalty units.	6	
	(2)	The fact that an occupation agreement is not in writing does not by itself mean that the agreement is void or voidable.	7 8	
	(3)	An occupation agreement that is not in writing is taken to include the following standard terms:	9 10	
		(a) every term set out in Schedule 1 (with the blank spaces filled in with appropriate details), and	11 12	
		(b) every term prescribed by the regulations.	13	
	(4)	An occupation agreement that is not in writing may include additional terms only if:	14 15	
		(a) they are consistent with this Act and every other Act, and	16	
		(b) they are consistent with the standard terms of the agreement included in the agreement by subsection (3).	17 18	
	(5)	A term of an occupation agreement is void to any extent to which it is inconsistent with this or any other Act or any term included in the agreement by subsection (3).	19 20 21	
	(6)	An additional term is void if the Tribunal so orders, on application by an occupant or a park owner, on being satisfied that the additional term contravenes subsection (4).	22 23 24	
	(7)	This section applies despite section 54A (which requires certain contracts in relation to land to be in writing) of the <i>Conveyancing Act 1919</i> .	25 26 27	
16	Wha	What happens to current occupants under existing oral agreements?		
	(1)	In this section, <i>relevant agreement</i> means an agreement that, if this Act had been in force at the time that the agreement was made, would be an occupation agreement.	29 30 31	

Clause 16		Holiday Parks (Long-term Casual Occupation) Bill 2002		
Part 4 Division 2		Occupation agreements Oral agreements		
	(2)		1	
		writing was in force before the commencement of this section, that agreement continues in force until a new occupation agreement is	2 3	
		made under this Act.	4	
	(3)	If a new occupation agreement is not made within 12 months after the	5	
		commencement of this section, and the relevant agreement continues	6	
		in force, the agreement is taken, from a date that is 12 months after the	7	
		commencement of this section, to include every term set out in	8	
		Schedule 1 and the regulations (with the blank spaces filled in with the	9	
		appropriate details). A term of an occupation agreement is void to any	10	
		extent to which it is inconsistent with this or any other Act or any term	11	
		included in the agreement by section 15 (3).	12	
17	17 No costs payable for oral agreement		13	
		A park owner is not entitled to any costs in relation to the preparation	14	
		of an occupation agreement that is not in writing.	15	
Divis	Division 3 What happens to a fixed term agreement after the		16	
		fixed term ends?	17	
18	Fixe	ed term agreement may specify that it continues	18	
		If an occupation agreement that creates an occupancy for a fixed term	19	
		includes a provision for its continuation after the fixed term ends, that	20	
		provision has effect.	21	
19	Park owner or occupant may terminate agreement when fixed term			
	end		23	
		If an occupation agreement creates an occupancy for a fixed term and	24	
		the fixed term ends, the park owner or the occupant may terminate the	25	
		occupation agreement in accordance with the terms of the agreement	26	
		relating to termination.	27	
20	Continuation of fixed term agreements if park owner or occupant does not terminate			
	(1)	This section applies if:	30	
	•	(a) an occupation agreement creates an occupancy for a fixed term,	31	
		and	32	

Clause 20

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Holiday Parks (Long-term Casual Occupation) Bill 2002

Maximum penalty: 5 penalty units.

Part	5 (	Occu	pation fees and charges	1
21	Nati	ure of	amounts to be paid for agreement	2
		prosp enteri	rson must not demand, require or receive from an occupant or ective occupant any monetary consideration for or in relation to ing into, renewing, extending or continuing an occupation	3 4 5
		(a)	ment other than: occupation fees, and	6 7
		(b)	any other charges that the occupant agrees or has agreed to pay under the occupation agreement, and	8
		(c)	any charges or other amounts that may be prescribed by the regulations.	10 11
		Maxi	mum penalty: 20 penalty units.	12
22	Occ	upatio	on fees in advance	13
	(1)	occup	rson must not demand or require another person to pay, as pation fees in advance under an occupation agreement, more than nths' occupation fees.	14 15 16
		Maxi	mum penalty: 5 penalty units.	17
	(2)	fees ( a perio	rson must not demand or require the payment of any occupation other than the first payment) under an occupation agreement for iod of the occupancy to be made before the end of the previous d for which occupation fees have been paid.  mum penalty: 5 penalty units.	18 19 20 21
23	Rec	eipts f	for occupation fees and charges	23
	(1)	paid charg	supation fees or other charges under an occupation agreement are in person, any person who receives payment of the fees or ses must, without delay, give to the person making the payment a pet for the payment.	24 25 26 27

(2)	If oc	cupation fees or charges under an occupation agreement are not	1			
	paid	in person, the park owner or the park manager must, on receipt of	2			
		ees or charges, prepare or cause to be prepared a receipt for the	3			
	fees or charges and make the receipt available for collection by the					
	occu	pant or post it to the occupant.	5			
	Max	imum penalty: 5 penalty units.	6			
(3)	A receipt for occupation fees or charges is not a receipt for the					
` ′		oses of this section unless it includes the following particulars:	8			
	(a)	the name and address of the holiday park, and the number of	9			
		the site,	10			
	(b)	the period for which the fees or charges are paid,	11			
	(c)	the date on which the fees or charges are received,	12			
	(d)	the amount of fees or charges paid.	13			
(4)		section does not apply to occupation fees paid in accordance with	14			
	an a	greement between the park owner and the occupant into an	15			
	acco	unt at an authorised deposit-taking institution nominated by the	16			
	park owner.					

Part 6

## Part 6 Park rules for casual occupants

24	Par	k rules	for casual occupants form part of occupation agreements	2
	(1)		park rules for casual occupants for a holiday park, as in force from	3
			to time, are terms of every occupation agreement in respect of a	4
	<b>(2)</b>		n the holiday park.	5
	(2)	How	ever, a park rule:	6
		(a)	that is inconsistent with this or any other Act, or	7
		(b)	that is inconsistent with a term of an occupation agreement,	8
		is not	a term of that agreement, to the extent of the inconsistency.	9
25	Am	endme	ent of park rules for casual occupants	10
	(1)	A pa	rk owner may make written amendments to any park rules for	11
			ll occupants made in relation to a holiday park. Those	12
			dments may deal only with occupation agreements to which this pplies, occupants under such agreements and their guests.	13
	<b>(2)</b>			14
	(2)		the of a proposed amendment must be given to each long term all occupant of the holiday park at least 7 days before the day on	15 16
			the the amendment is to have effect.	16
	(3)	On the	he day on which an amendment to the park rules for casual	18
	(-)		pants takes effect, the park rules for casual occupants are amended	19
		in acc	cordance with the amendment.	20
	(4)	For t	he purposes of this section, an amendment of park rules for	21
		casua	ll occupants includes:	22
		(a)	a variation of a park rule for casual occupants, and	23
		(b)	the addition to the park rules for casual occupants of a new rule,	24
			and	25
		(c)	the repeal of an existing park rule for casual occupants, and	26
		(d)	the repeal of all existing park rules for casual occupants and	27
			their replacement by new rules.	28

Holiday Parks (Long-term Casual Occupation) Bill 2002	Clause 26
What if something goes wrong? Disputes	Part 7 Division 1

# Part 7 What if something goes wrong?

Division 1		1	Disputes	2	
26			Applications to the Tribunal relating to a breach of an occupation agreement or to a disagreement		3
	(1)	If:		5	
		(a)	a park owner or an occupant under an occupation agreement claims that a breach of a term of the agreement has occurred, or	6 7	
		(b)	a disagreement occurs between a park owner and an occupant concerning a matter that could form the basis of a breach of the occupation agreement (other than an increase in the occupation fee or any other matter of a kind prescribed by the regulations),	8 9 10 11	
		becon	park owner or the occupant may, not later than 30 days after ming aware of the breach or the disagreement, apply to the unal for an order in respect of the breach or disagreement.	12 13 14	
	(2)		pplication under this section must be made in the form prescribed e regulations.	15 16	
	(3)	or wi	pplication under this section may be made during the currency of thin 30 days after the termination of an occupation agreement. In ion, an application may be made whether or not the occupation ement was executed.	17 18 19 20	
27	Wha	at orde	ers can the Tribunal make?	21	
	(1)		Tribunal may, on application by a person under section 26, make or more of the following orders:	22 23	
		(a)	an order that:  (i) restrains any action in breach of the occupation agreement or the cause of the disagreement, or  (ii) requires any action in performance of the agreement or to resolve the disagreement,	24 25 26 27 28	
		(b)	an order for the payment of an amount of money,	29	
		(c)	an order that the park owner give the occupant the correct notice of termination of the occupation agreement,	30 31	

Clause	27	Holiday Parks (Long-term Casual Occupation) Bill 2002	
Part 7 Division 1		What if something goes wrong? Disputes	
		(d) an order that a party to the occupation agreement perform any work or take any other steps that the order specifies to remedy a breach of the agreement or to resolve the disagreement,	1 2 3
		<ul> <li>(e) an order as to compensation, including (without limiting the Tribunal's power to make such an order):</li> <li>(i) compensation for loss of occupation fees, and</li> <li>(ii) compensation where a park owner withholds or refuses consent to the removal of any fixture owned by the occupant, and</li> <li>(iii) compensation for any other breach of the occupation agreement or for any other loss.</li> </ul>	: : : : : 1
	(2)	An order under subsection (1) (a) may be made even though it provides a remedy in the nature of an injunction or order for specific performance in circumstances in which such a remedy would not otherwise be available.	12 13 14 13
Divis	ion 2	2 Recovery of possession	16
28	Rec	covery of possession does not require a Tribunal order	17
		A person may recover possession of a site in accordance with this Act or an occupation agreement without the need to obtain an order of the Tribunal.	18 19 20
29		covery of possession of site is prohibited unless it is authorised by occupation agreement or this Act	21 22
	(1)	A person must not, except in accordance with an occupation agreement or this Act, enter a site or part of a site occupied by another person:	23 24 25
		(a) under an occupation agreement, or	26
		(b) as a former occupant holding over after termination of an occupation agreement,	27 28
		for the purpose of recovering possession of the site or part of the site.	29
		Maximum penalty: 50 penalty units.	30
	(2)	This section applies to a person who enters a site or any part of a site, whether on his or her own behalf or on behalf of another person.	31 32

What if something goes wrong? Recovery of possession		_	Part 7 Division 2		
	(3)	are b who acted	ourt before which proceedings for an of brought may (in addition to any other committed the offence or any person of to pay to the person against whom the compensation that it thinks fit.	penalty) order the person n whose behalf that person	1 2 3 4 5
30	Enf	orcem	nent of orders for possession		6
	(1)	Chair	order for possession of a site is made rperson of the Tribunal, any other me strar of the Tribunal or a Deputy Regis	ember of the Tribunal, the	7 8 9
		(a)	on the application of the person in w made, and	whose favour the order was	10 11
		(b)	if satisfied that the order for poss suspension of the order has not been		12 13
		regul	e a warrant, in or to the effect of the lations, authorising a sheriff's officer ession to the person in whose favour the	to enter a site and to give	14 15 16
	(2)	the si	eriff's officer enforcing an order for po- ite and take all steps that are reasonable and must produce the warrant author	ly necessary to enforce the	17 18 19
	(3)		olice officer may, at the request of a s ff's officer to enforce the order for pos		20 21
	(4)		eriff's officer enforcing an order for positive reasonably necessary for that purpos	•	22 23
	(5)		rson must not hinder or obstruct a sher e functions conferred by this section.	riff's officer in the exercise	24 25
	(6)	polic	natter or thing done or omitted to be do be officer, in the exercise or purpor erred by this section, if the matter or the	ted exercise of functions	26 27 28

be done in good faith for the purposes of enforcing an order for

possession, subjects a sheriff's officer or police officer so doing

personally to any action, liability, claim or demand.

Holiday Parks (Long-term Casual Occupation) Bill 2002

Clause 29

<b>Part</b>	8 /	Abandoned sites and goods	1
31	Mea	aning of "goods"	2
		In this Part:	3
		<i>goods</i> includes a relocatable home or other moveable dwelling owned	4
		by an occupant.	5
32	Aba	andoned site	6
	(1)	The Tribunal may, on application by a park owner under an occupation	7
		agreement with respect to a site, make an order that declares that the	8
		site was abandoned by the occupant on a day specified by the Tribunal.	9
	(2)		10
		the site on that day.	11
	(3)		12
		by the regulations.	13
33	Rig	ht of park owner to compensation where occupant abandons site	14
	(1)	If an occupant under an occupation agreement abandons the site, the	15
		occupant is liable to pay compensation to the park owner for any loss	16
		(including loss of occupation fees) caused by the abandonment.	17
	(2)	The park owner must take all reasonable steps to mitigate the loss and	18
		is not entitled to compensation for any loss that could have been	19
		avoided by taking those steps.	20
	(3)	The Tribunal may, on application by the park owner in the form	21
		prescribed by the regulations, order an occupant to pay to the park owner any compensation (including compensation for loss of	22 23
		occupation fees) that it thinks fit.	23
34		ods abandoned by occupant after occupation agreement is	25
		ninated	26
	(1)	If an occupation agreement is terminated and goods are left by the	27
		occupant on the site, the person who was the park owner under that agreement may:	28 29
		•	
		(a) apply to the Tribunal for an order under this section, or	30

		(b)	remove, store, sell or otherwise dispose of the goods in accordance with any provision made by the regulations,	1 2
		or bo	th.	3
	(2)	was t	Tribunal may, on application under this section by the person who he park owner under an occupation agreement, make any one or of the following orders:	4 5 6
		(a)	an order authorising the removal, destruction, sale or other disposal of goods left on the site,	7 8
		(b)	an order authorising the sale of abandoned goods,	9
		(c)	an order directing that notice of any action or proposed action in relation to abandoned goods be given to the former occupant or any other person,	10 11 12
		(d)	an order as to the manner of sale of abandoned goods,	13
		(e)	an order as to the proceeds of sale of abandoned goods,	14
		(f)	any ancillary order that the Tribunal, in the circumstances, thinks appropriate.	15 16
	(3)	with title t	rchaser of abandoned goods sold by a park owner in accordance an order of the Tribunal or the regulations who acquires a good to the goods defeats the interest of the former occupant or any person who has an interest in the goods.	17 18 19 20
	(4)	does or oth	rson who was the park owner under an occupation agreement not incur any liability in respect of the removal, destruction, sale ner disposal of goods in accordance with an order of the Tribunal e regulations.	21 22 23 24
	(5)		opplication under this section must be made in the form prescribed e regulations.	25 26
35	God	ods le eemen	eft by occupant, but not abandoned, after occupation at the state of t	27 28
	(1)		occupation agreement is terminated and goods are left by the pant on the site:	29 30
		(a)	the occupant, or	31
		(b)	any other person having an interest in the goods,	32
			apply to the Tribunal for an order for the delivery of the goods he occupant's or other person's possession.	33 34

	(2)	The Tribunal may, on application under this section, make any one or more of the following orders:	1 2
		(a) an order for the delivery of the goods into the occupant's or other person's possession,	3 4
		(b) an order requiring the occupant or other person to pay any reasonable costs incurred by the park owner in connection with the removal, storage or delivery of the goods,	5 6 7
		(c) any ancillary order that the Tribunal, in the circumstances, thinks appropriate.	8
	(3)	A person who was a park owner under an occupation agreement does not incur any liability in respect of the disposal of goods in accordance with an order of the Tribunal under this Part.	10 11 12
	(4)	To avoid doubt, an application may be made under subsection (1) even though, when the application is made, the goods are no longer on the site because the park owner has removed and stored the goods.	13 14 15
	(5)	An application under this section must be made in the form prescribed by the regulations.	16 17
36	Tim	e within which application is to be made	18
		An application under section 34 or 35 may not be made more than 28	19
		days after the date on which the park owner gains possession of the	20
		site concerned, whether as a result of the occupant delivering up vacant	21
		possession of the site to the park owner, the occupant abandoning the	22
		site or the park owner recovering possession of the premises.	23

Investigations Part 9

# Part 9 Investigations

37	Inve	estigators must show identification	2
	(1)	An investigator may not exercise in any place a function conferred by	3
	` '	section 38 unless the investigator produces his or her certificate of	4
		identification if requested to do so by a person apparently in charge of	5
		that place or apparently in charge of any work being performed at that	6
		place.	7
	(2)	A person is not required to give to an investigator information or	8
		evidence, or to produce a document, in compliance with a notice under	9
		section 38 unless the investigator produces, if requested to do so, his	10
		or her certificate of identification.	11
38	Pov	ver of investigator to obtain information, documents and evidence	12
	(1)		13
		is capable of giving information, producing documents or other items	14
		or giving evidence in relation to a matter that constitutes, or may	15
		constitute, an offence against this Act or the regulations, an investigator	16
		may, by notice in writing given to the person, require the person:	17
		(a) to provide an investigator, in writing signed by the person (or,	18
		in the case of a body corporate, by a competent officer of the	19
		body corporate) and given to the investigator within the time	20
		and in the manner specified in the notice, with any such	21
		information, or	22
		(b) to produce to an investigator, in accordance with the notice, any	23
		such documents or items, or	24
		(c) to appear before an investigator at a time and place specified in	25
		the notice and give any such evidence, either orally or in	26
		writing, and produce any such documents or items.	27
	(2)	If the Director-General believes on reasonable grounds that a person	28
		has engaged, or is engaging, in conduct that constitutes, or may	29
		constitute, an offence against this Act or the regulations, an	30
		investigator may, for the purpose of ascertaining by the examination of	31
		documents in the possession or under the control of the person whether	32
		the person has engaged, or is engaging, in that conduct:	33
		(a) enter and remain in any holiday park, site or other premises,	34
		and	35

Clause 38	Holiday Parks	(Long-term	Casual	Occupation)	Bill 2002
		(==:::9 ::::::		/	

Part 9		Investigations	
		(b) inspect any documents or items in the possession or under the control of the person, and	
		(c) make copies or photographs of, or take extracts from, those documents or items.	
	(3)	A person must not:	
		(a) without reasonable excuse, refuse or fail to comply with a notice under this section to the extent that the person is capable of complying with it, or	
		(b) in purported compliance with such a notice, provide information, or give evidence, that the person knows is false or misleading, or	1
		(c) hinder or obstruct an investigator exercising his or her functions under subsection (2).	1 1
		Maximum penalty: 5 penalty units.	1
	(4)	A natural person is excused from providing information, giving evidence or producing or permitting the inspection of a document or item in accordance with this section on the ground that the information, evidence, document or item may tend to incriminate the person.	1 1 1 1
	(5)	This section does not authorise any person to enter a part of any site that is being used only for residential purposes or is physically occupied without the consent of the occupier of that part of the site.	2 2 2
39	Insp	pection of documents and other items by Director-General and others	2
	(1)	The Director-General, an authorised officer or an investigator may inspect a document or any other item produced in accordance with a notice under section 38 and may make copies of, or take photographs of, or take extracts from, the document or item.	2 2 2 2
	(2)	For the purposes of this Act or the regulations, the Director-General, an authorised officer or an investigator may:	2
		(a) take possession, and	3

retain possession for as long as is necessary for those purposes,

of a document or item produced in accordance with a notice under

section 38.

Holiday Parks (Long-term Casual Occupation) Bill 2002		
Investigations	Part 9	

	(3)	<u> </u>	1
		item retained under this section is entitled to be supplied, as soon as practicable, with a copy certified by an authorised officer to be a true	2
		copy.	4
	(4)	In this section:	5
		authorised officer means a person authorised in writing by the	6
		Director-General as an authorised officer for the purposes of this section.	7 8
40	Exc	lusion of personal liability	9
		No matter or thing done or omitted to be done by the Director-General,	10
		an investigator or an authorised officer (within the meaning of section	11
		39) subjects the Director-General, investigator or other officer to any	12
		action, liability, claim or demand if the matter or thing was done or	13
		omitted to be done in good faith for the purposes of administering this	14
		Act or the regulations.	15

Clause 39

## Part 10 Enforcement

41	Disc	closur	re of information	2
		with	erson must not disclose any information obtained in connection the administration or execution of this Act or the regulations, ss that disclosure is made:	3
		(a)	with the consent of the person from whom the information was obtained, or	6
		(b)	in connection with the administration or execution of this Act or the regulations, or	8
		(c)	for the purposes of any legal proceedings arising out of this Act or the regulations or of any report of any such proceedings, or	10 11
		(d)	in accordance with a requirement imposed under the <i>Ombudsman Act 1974</i> , or	12 13
		(e)	with other lawful excuse.	14
		Max	imum penalty: 5 penalty units.	15
42	Offe	ences	and penalties	16
			ontravention or failure to comply with a provision of this Act for breach of which a penalty is not specified does not give rise to an ace.	17 18 19
43	Pro	ceedii	ngs for offences	20
	(1)	dealt	eedings for an offence against this Act or the regulations are to be with summarily by a Local Court constituted by a Magistrate ag alone.	21 22 23
	(2)	brou	eedings for an offence against this Act or the regulations may be ght within the period of 12 months after the commission of the ace or, only with the consent of the Attorney General, at any time.	24 25 26

Enforcement Part 10

44	Offe	ences l	by corporations	1
	(1)	Ifaco	orporation contravenes, whether by act or omission, any provision	2
			is Act or the regulations, each person who is a director of the	3
			oration or who is concerned in the management of the corporation	4
			en to have contravened the same provision and to be liable to the	5
			extent as the corporation in respect of the contravention unless erson satisfies the court that:	6 7
		(a)	the corporation contravened the provision without the person's	8
		` '	knowledge, or	9
		(b)	the person was not in a position to influence the conduct of the	10
			corporation in relation to its contravention of the provision, or	11
		(c)	the person, being in such a position, used all due diligence to	12
			prevent the contravention by the corporation.	13
	(2)	A per	rson may be proceeded against and convicted under a provision	14
		pursu	ant to subsection (1) whether or not the corporation has been	15
		proce	eded against or been convicted under that provision.	16
	(3)	Nothi	ing in this section affects any liability imposed on a corporation	17
		for a	n offence committed by the corporation against this Act or the	18
		regula	ations.	19
	(4)	This	section does not apply to or in respect of a person who is a	20
		direct	tor, or who is concerned in the management, of a statutory	21
		corpo	oration.	22

## Part 11 Miscellaneous

45	Par	k owner may employ or appoint park manager	2
70	(1)		3 4 5 6
	(2)	An appointment under this section may be revoked at any time by the park owner.	7 8
	(3)	An occupant, or the Tribunal, may give to the park manager, until the time that the person stops being the park manager, any notices or other documents required by the occupation agreement or this Act to be given to the park owner who employed or appointed the park manager.	9 10 11 12
	(4)	A notice or other document that is permitted by this section to be given to a person employed or appointed as a park manager and that is so given is taken to have been given to the park owner who employed or appointed the park manager.	13 14 15 16
	(5)	A person appointed as park manager under section 143 of the <i>Residential Parks Act 1998</i> is, for the purposes of this Act, taken to have been appointed under this section.	17 18 19
46	Cor	nsultative Committees	20
	(1)	A park owner may establish a Consultative Committee for the holiday park.	21 22
	(2)	The function of a Consultative Committee is to deal with issues raised by or on behalf of long-term casual occupants.	23 24
	(3)	Any Consultative Committee must include representatives of long-term casual occupants.	25 26
47	Ser	vice of documents	27
	(1)	A notice or other document required to be given to an occupant under this Act may be given:	28 29
		(a) by delivering it personally to the occupant or a person apparently of or above the age of 16 years by whom the occupation fees payable by the occupant are ordinarily paid, or	30 31 32

48

Miscellaneous Part 11

	(b)	by delivering it to the site occupied by the occupant and by leaving it there with some person apparently of or above the age of 16 years for the occupant, or	1 2 3
	(c)	by sending it by post to the site occupied by the occupant and to the principal place of residence of the occupant, or	4 5
	(d)	in any other manner that may be prescribed by the regulations for the purposes of this section or approved by the Tribunal.	6 7
(2)		cice or other document required to be given to a park owner under Act may be given:	8
	(a)	by delivering it personally to the park owner, the park manager or a person apparently of or above the age of 16 years to whom the occupation fees payable to the park owner are ordinarily paid, or	10 11 12 13
	(b)	by sending it by post to the park owner's, or park manager's, usual place of residence, business or employment, or	14 15
	(c)	by sending it by facsimile transmission to the park owner's, or park manager's, usual place of residence, business or employment, or	16 17 18
	(d)	in any other manner that may be prescribed by the regulations for the purposes of this section or approved by the Tribunal.	19 20
(3)	given Tribu	cument given or an application made to the Tribunal may be or made to the Tribunal or lodged with the Registrar of the mal by leaving it at, by sending it by facsimile transmission or by ng it by post to:	21 22 23 24
	(a)	the office of the Tribunal, or	25
	(b)	if it has more than one office, any one of its offices, or	26
	(c)	any other place prescribed by the regulations.	27
(4)		section does not apply to a notice of termination given under an oation agreement.	28 29
Ext	ension	of time	30
(1)	exten	Tribunal may, on its own motion or on application by any person, d the period of time for the doing of anything under this Act or egulations.	31 32 33
(2)		an application may be made even though the relevant period of has expired.	34 35

Clause 49	Holiday Parks	(Long-term Casual	Occupation	) Bill 2002

Part 11	Miscellaneous
rantii	IVIIOUTIIALITUUS

Cor	ntracting out prohibited	1
(1)	The provisions of this Act and the regulations have effect despite any stipulation to the contrary in any agreement, contract or other	2 3
		4 5
		6
		7
	Act or the regulations.	8
(2)		9
	with the intention, either directly or indirectly, of defeating, evading or	10
	preventing the operation of this Act or the regulations.	11
	Maximum penalty: 20 penalty units.	12
Cor	ntracts Review Act 1980	13
	Nothing in this Act limits the operation of the <i>Contracts Review</i>	14
	Act 1980.	15
Reg	ulations	16
(1)	The Governor may make regulations, not inconsistent with this Act,	17
	for or with respect to any matter that by this Act is required or	18
		19
	prescribed for carrying out or giving effect to this Act.	20
(2)	A regulation may create an offence punishable by a penalty not exceeding 2 penalty units.	21 22
Am	endments	23
	Each Act specified in Schedule 2 is amended as set out in that	24
	Schedule.	25
Sav	ings and transitional provisions	26
	Schedule 3 has effect.	27
Rev	riew of Act	28
(1)	The Minister is to review this Act to determine whether the policy	29
	objectives of the Act remain valid and whether the terms of the Act	30
	remain appropriate for securing those objectives.	31
(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act	32 33
	(2) Cor Reg (1)  Sav Rev (1)	stipulation to the contrary in any agreement, contract or other arrangement and no occupation agreement, 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 this section, operates to annul, vary or exclude any of the provisions of this Act or the regulations.  (2) A person must not enter into any agreement, contract or arrangement with the intention, either directly or indirectly, of defeating, evading or preventing the operation of this Act or the regulations.  Maximum penalty: 20 penalty units.  Contracts Review Act 1980  Nothing in this Act limits the operation of the Contracts Review Act 1980.  Regulations  (1) The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.  (2) A regulation may create an offence punishable by a penalty not exceeding 2 penalty units.  Amendments  Each Act specified in Schedule 2 is amended as set out in that Schedule.  Savings and transitional provisions  Schedule 3 has effect.  Review of Act  (1) The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.

Holiday Parks (Long-term Casual Occupation) Bill 2002	Clause 54
Miscellaneous	Part 11

(3) A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.

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Schedule 1		Terms that are taken to be in every occupation agreement	
		(Sections 11, 14, 15 and 16)	3
Part	1 Intro	duction	4
1	Date of th	nis agreement	5
	the a	in date on which both the park owner and the occupant signed agreement, or, if one signed on one date and the other on a later fill in the later date].	6 7 8
2	Who is m	aking this agreement?	9
	This	agreement is made between:	10
	(a)	the park owner, [fill in the name and address of the park owner], and	11 12
	(b)	the occupant or each of the occupants, [fill in the name and address of the occupant or occupants].	13 14
3	Where is	the site?	15
	[fill i park	park owner gives the occupant the right to occupy site number in the site number] at [fill in the name and address of the holiday] and the following parking space and storeroom [fill in details of parking space or storeroom].	16 17 18 19
4	Who can	occupy the site?	20
		more than [fill in number] persons may ordinarily occupy the site by one time.	21 22
5	How long	does this agreement last?	23
	this o	fixed term of this agreement is for [fill in the length of time that agreement is for], beginning on [fill in start date] and ending on in end date].	24 25 26

6	What hap	ppens when this agreement ends?	1
	Whe	n the time for this agreement ends:	2
	(a)	the occupant can stay on the site at the same occupation fee (or at an increased fee if the fee is increased in accordance with this agreement) and otherwise under the same terms unless or until this agreement is ended in accordance with this agreement, or	3 4 5 6
	(b)	[fill in what else is agreed will happen when the time for this agreement ends].	7
7	Agreeme	nt to comply with the terms of this agreement	9
		park owner and occupant agree to comply with the terms of this ement.	10 11
Part	2 Occi	upation fees and charges	12
8	Amount o	of occupation fees	13
	whet	occupation fees payable are [fill in amount] payable every [specify ther the fees are payable every week, fortnight, month or quarter] ing on [fill in date].	14 15 16
9	Amount o	of other charges (such as water, electricity or gas charges)	17
	thing	occupant agrees to pay, in connection with the site, for [fill in the as that the occupant agrees to pay for, such as water charges, ricity charges, gas charges etc].	18 19 20
10	Payment	of council rates and other charges by park owner	21
		park owner agrees to pay, in connection with the holiday park on the site is situated, for:	22 23
	(a)	Council rates, and	24
	(b)	land taxes, and	25
	(c)	[fill in the things that the park owner agrees to pay for, such as water charges, electricity charges, gas charges etc].	26 27

Sch	edu	le	1

11	Occ	upatio	on fees are payable in advance and on time	1
	(1)	The o	occupant agrees to pay the occupation fees in advance on the [fill	2
			y or date] of every [specify whether the fees are payable every	3
		week,	fortnight, month or quarter].	4
	(2)	The c	occupant agrees to pay the occupation fees on time.	5
12	Hov	v to pa	y occupation fees	6
			occupation fees may be paid in the following ways [fill in any way	7
			occupation fees may be paid]. These methods of paying may be	8
		_	ged during the term of this agreement if both the park owner and	9
		the o	ecupant agree.	10
13	Mar	nner of	paying occupation fees	11
		Occu	pation fees must be paid [cross out whichever does not apply]:	12
		(a)	to the park owner, or the park manager, at [fill in address of	13
			park owner or park manager], or	14
		(b)	at any other reasonable place the park owner names to the	15
			occupant in writing, or	16
		(c)	into the following account [fill in account details], or any other	17
			account nominated to the occupant by the park owner.	18
14	Rec	eipts f	or occupation fees or other charges	19
	(1)	The p	park owner agrees to provide a receipt for any occupation fees or	20
			charges under this agreement paid to the park owner or to make	21
			hat the park manager provides a receipt for the occupation fees	22
			arges paid to the park manager. If the occupation fees or charges	23
			ot paid in person, the park owner agrees only to make the receipt able for collection by the occupant or to post it to the occupant.	24
	(2)			25
	(2)		park owner agrees that any receipt for occupation fees or charges include the following particulars:	26 27
		(a)	the name and address of the holiday park, and the number of	28
		( )	the site,	29
		(b)	the period for which the fees or charges are paid,	30
		(c)	the date on which the fees or charges are received,	31
		(d)	the amount of fees or charges paid.	32

	(3)	The park owner is not required to provide or make available a receipt if occupation fees or other charges are paid, in accordance with an agreement between the park owner and the occupant, into an account at an authorised deposit-taking institution (such as a bank, building society or credit union) nominated by the park owner.	1 2 3 4 5
15	Fee	increases	6
	(1)	The park owner cannot increase the occupation fees during the fixed term of this agreement unless [fill in any circumstances in which the occupation fees can be increased].	7 8 9
	(2)	The occupant must be given 30 days' notice in writing if the park owner wants to increase the occupation fees, if an increase is permitted by subclause (1). This applies even when this agreement provides for, or permits, an occupation fee increase. Where a notice of an increase has been given and the park owner and occupant subsequently agree to a lesser increase than that set out in the notice, the park owner does not need to give a further 30 days' notice.	10 11 12 13 14 15
16	Ref	und of occupation fees	17
		The park owner agrees to refund any fees paid in advance if the occupancy is ended by the park owner before the end of the fixed term agreement.	18 19 20
Part	3 F	Rights and obligations	21
Divis	ion 1	Obligations of the occupant	22
17	Offe	ensive behaviour	23
		The occupant agrees not to interfere with or cause or permit interference with, or allow any person that the occupant invites into the holiday park to interfere with:	24 25 26
		(a) the reasonable peace, comfort or privacy of any neighbour of the occupant or any other person lawfully in the holiday park, or	27 28 29
		(b) the proper use and enjoyment of the holiday park by the other occupants or residents of the holiday park.	30 31

Schedule 1	Sche	dule	1
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18	Use of the	e site	1
	The	occupant agrees:	2
	(a)	not to use the site, or cause or permit the site to be used, for any illegal purpose, and	3 4
	(b)	not to cause or permit a nuisance.	5
19	Cleanline	ss of and damage to the site	6
	The	occupant agrees:	7
	(a)	to keep the site reasonably clean, and	8
	(b)	to notify the park owner as soon as practicable of any damage to the site, and	9 10
	(c)	not to intentionally or negligently cause or permit any damage to the site or any other part of the holiday park, and	11 12
	(d)	when this agreement ends, to leave the site as nearly as possible in the same condition (fair wear and tear excepted) as when this agreement started.	13 14 15
20	Alteration	ns and additions to the site	16
	to th	occupant agrees not to attach any fixture or renovate, alter or add e moveable dwelling or the site without the park owner's prior en permission.	17 18 19
21	Occupan	t's responsibility for the actions of others	20
	omis in th (incl	occupant agrees to be responsible to the park owner for any act or sion by any person the occupant allows on the site, or elsewhere he holiday park, who breaks any of the terms of this agreement uding any park rules for casual occupants that are terms of this ement).	21 22 23 24 25
22	Keys and	opening devices	26
		occupant agrees to return any key or other opening device ided to the occupant, when this agreement is terminated.	27 28
23	Selling th	e moveable dwelling	29
	The while	occupant agrees not to sell the occupant's moveable dwelling e it is on the site without the prior written permission of the park er or a Consumer, Trader and Tenancy Tribunal order.	30 31 32

24	Agr	eeme	nt not to transfer without consent	1
	(1)	The	occupant agrees not to transfer the whole or part of the occupant's	2
	( )		est under this agreement without the park owner's prior written	3
		perm	nission.	4
	(2)		occupant agrees that the park owner may require a new occupation	5
		agree	ement to be entered into.	6
25	Mov	eable/	e dwellings must comply with law	7
			occupant agrees to make sure that the moveable dwelling complies	8
			any regulations under the Local Government Act 1993 with	9
		whic	th it is required to comply.	10
26	Con	dition	n of moveable dwelling and other structures	11
			occupant agrees to make sure that the moveable dwelling and any	12
			r structure that the occupant is permitted to erect is kept in a	13
		cond	lition allowing it to be moved.	14
Divis	sion 2	2	Obligations of the park owner	15
27	Pos	sessi	on of the site	16
	. 00		park owner agrees:	17
		(a)	to make sure the site is vacant so the occupant can move in on	18
		(a)	the date agreed, and	19
		(b)	that there is no legal reason that the park owner knows about,	20
			or should know about when signing this agreement, why the	21
			site cannot be used as the site of a residence for the term of this	22
			agreement.	23
28	Occ	upan	t's right to no interruption	24
		The	park owner agrees that the occupant will have use of the site	25
		with	out undue interruption by the park owner.	26
29	Clea	anline	SS	27
		The 1	park owner agrees to make sure the site, everything provided with	28
		the s	ite for use by the occupant, and the common areas of the holiday	29
	park, are reasonably clean and fit to occupy or use.			

Schedule 1	Terms that are taken to be in ever	ery occupation agreement
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30	Tra	despe	ople allowed to come in	1
		The	park owner and occupant agree that any tradespeople that the	2
			pant reasonably requests should be allowed into the holiday park	3
		will l	be allowed in without unreasonable interference.	4
31		mitting upy a	g family members of occupant and others to temporarily site	5
	(1)	any o	park owner agrees to allow any family member of the occupant or other person to temporarily occupy the site if he or she has the permission of the occupant and the park owner.	7 8 9
	(2)	The 1	park owner and occupant agree that the park owner may demand	10
			f that the family member of the occupant or any other person has	11
			ermission of the occupant to occupy the site. That proof may be	12
		giver	n in person, in writing or over the telephone.	13
Part	4 /	Agre	ement to minimise loss	14
32	Par	ties to	minimise loss from breach of agreement	15
		The 1	park owner and the occupant agree that the rules of law relating	16
			itigation of loss or damage on breach of a contract apply to a	17
			ch of this agreement. (For example, if the occupant breaches this	18
		_	ement the park owner will not be able to claim damages for loss	19
		that c	could have been avoided by reasonable effort by the park owner.)	20
Part	5 \	Whe	n can someone else come onto the site?	21
33	Par	k own	er's access to the site	22
		The 1	park owner agrees that the park owner, the park manager or any	23
			on authorised in writing by the park owner, during the currency of	24
		this a	greement, may enter the site only in the following circumstances:	25
		(a)	in an emergency (including entry for the purpose of carrying out urgent repairs),	26 27
		(b)	if the Consumer, Trader and Tenancy Tribunal so orders,	28
		(c)	if there is good reason for the park owner to believe the site is	29
		(-)	abandoned	30

	(d)	if electricity, water or gas is supplied to the occupant by the park owner, to inspect and read an electricity, water or gas meter situated on the site,	1 2 3
	(e)	to carry out regular maintenance and caretaking of the site, such as by mowing the lawn,	4 5
	(f)	to carry out functions required under any legislation,	6
	(g)	if the occupant agrees,	7
	(h)	[fill in any additional circumstances].	8
Part 6	6 Oblig	gations of the park owner relating to park	9
	_	for casual occupants	10
34 I	Park rule:	s for casual occupants	11
		park owner agrees to give the occupant a copy of any park rules	12
		asual occupants that are in force for the holiday park, before or at	13
	the ti	ime they enter into this agreement.	14
35 (	Obligation	n to promote compliance with park rules for casual occupants	15
		park owner agrees to take all reasonable steps to make sure that	16
		ark owner's other occupants do not contravene any park rules for al occupants for the holiday park.	17 18
	Casu	a occupants for the honday park.	10
Part 7	7 Endi	ng this agreement	19
Divisio	on 1	When can this agreement be ended?	20
36 I	Ending th	nis agreement	21
		park owner and the occupant agree that this agreement can be inated in one or more of the following circumstances:	22 23
	(a)	if the park owner or the occupant gives notice of termination under this Part,	24 25
	(b)	if the Consumer, Trader and Tenancy Tribunal makes an order terminating this agreement.	26 27

	(c)	if a person having superior title to that of the park owner becomes entitled to possession of the site,	1 2
	(d)	if a person succeeding to the title of the park owner (for example, a purchaser) becomes entitled to possession of the site to the exclusion of the occupant,	3 4 5
	(e)	if a mortgagee in respect of the site becomes entitled to possession of the site to the exclusion of the occupant,	6 7
	(f)	if the occupant abandons the site,	8
	(g)	if the occupant delivers up vacant possession of the site with the prior permission of the park owner, whether or not that permission is subsequently withdrawn,	9 10 11
	(h)	by merger (that is, where the interests of the park owner and the occupant become vested in the one person),	12 13
	(i)	by disclaimer (for example, on repudiation by the occupant accepted by the park owner),	14 15
	(j)	if the fixed term ends, there is no provision for a continuing agreement and the park owner or the occupant has terminated the agreement after the expiry of the next period for which the occupation fee was payable.	16 17 18 19
Division	2	When can the occupant end this agreement?	20
37 Te	erminati	ion by occupant on breach of agreement	21
(1)	park	park owner and the occupant agree that the occupant may give the owner a notice of termination of this agreement if the park owner oreached a term of this agreement.	22 23 24
(2)	giver	park owner and the occupant agree that a notice of termination n under this clause must give at least 7 days' notice as to the day which vacant possession of the site will be delivered up to the park er.	25 26 27 28
(3)	and to claus which	s agreement creates an occupancy for a fixed term, the park owner the occupant agree that a notice of termination given under this se is not ineffective merely because the day specified as the day on the vacant possession of the site will be delivered up to the park er is earlier than the day the term ends.	29 30 31 32 33

38	Notice of termination by occupant without any reason (but not for a fixed term agreement that has not finished)						
	(1)	The park owner and the occupant agree that the occupant may give notice of termination of this agreement without having to give any reason.	3 4 5				
	(2)	The park owner and the occupant agree that a notice of termination given under this clause must give at least 30 days' notice as to the day on which vacant possession of the site will be delivered up to the park owner.	6 7 8 9				
	(3)	This clause does not apply if the agreement creates an occupancy for a fixed term and that term has not finished.	10 11				
Divis	sion (	When can the park owner end this agreement?	12				
39	Ter	Termination on breach of agreement					
	(1)	The park owner and the occupant agree that the park owner may give notice of termination of this agreement to the occupant if the occupant has breached a term of this agreement.	14 15 16				
	(2)	The park owner and the occupant agree that a notice of termination given under this clause must not specify a day earlier than 7 days after the day on which the notice is given as the day on which vacant possession of the site is to be or will be delivered up to the park owner.	17 18 19 20				
	(3)	The park owner and the occupant agree that a notice of termination given by a park owner on the ground of a breach of the agreement to pay occupation fees has no effect unless the fees have remained unpaid in breach of this agreement for not less than 14 days before the notice is given.	21 22 23 24 25				
	(4)	The park owner and the occupant agree that a notice of termination given by a park owner on the ground of a breach of the agreement to pay occupation fees is not ineffective merely because of any failure of the park owner or the park manager to make a prior formal demand for payment of the fees.	26 27 28 29 30				
	(5)	If this agreement creates an occupancy for a fixed term, the park owner and the occupant agree that a notice of termination given under this clause is not ineffective because the day specified as the day on which vacant possession of the site is to be or will be delivered up to the park owner is earlier than the day the term ends.	31 32 33 34 35				

Schedule 1	Terms that are taken to be in every occupation agreemer	nt.
Scriedule i	renns that are taken to be in every occupation agreemen	π

40	Notice of termination by park owner without any reason (but not for a fixed term agreement that has not finished)				
	(1)		park owner and the occupant agree that the park owner may give ee of termination of this agreement without having to give any on.	3 4 5	
	(2)	giver day o	park owner and the occupant agree that a notice of termination a under this clause must give at least 3 months' notice as to the on which vacant possession of the site will be delivered up to the owner.	6 7 8 9	
	(3)	a fixe	clause does not apply if the agreement creates an occupancy for ed term and the notice of termination specifies that it takes effect re that term finishes.	10 11 12	
Divis	ion 4	4	Notices of termination	13	
41	Not	ices o	f termination	14	
		The must	park owner and the occupant agree that a notice of termination :	15 16	
		(a)	be in writing, and	17	
		(b)	state the address and site number of the site, and	18	
		(c)	be signed by the person giving it, and	19	
		(d)	be dated, and	20	
		(e)	allow the required period of time, and	21	
		(f)	give the date the occupant intends to, or is required to, give vacant possession, and	22 23	
		(g)	give the reasons for ending this agreement (if any), and	24	
		(h)	be properly given.	25	
42	Hov	v notic	ces are properly given	26	
	(1)	The park owner and the occupant agree that a notice of termination given to the occupant may be:			
		(a)	posted to the occupant's site and to the occupant's principal place of residence, or	29 30	
		(b)	given to the occupant personally, or	31	

		(c)	given to a person aged over 16 who normally pays the occupation fees, or	1 2
		(d)	given to a person aged over 16 who occupies the site to pass on to the occupant.	3
	(2)		park owner and the occupant agree that a notice of termination in to a park owner may be:	5
		(a)	posted to the park owner's residence, or	7
		(b)	given to the park owner or to the park manager personally, or	8
		(c)	posted or faxed to the park owner's, or park manager's, place of business, or	9 10
		(d)	given to a person aged over 16 who normally collects the occupation fees.	11 12
Divis	Division 5 Miscellaneous		13	
43	Арр	ortion	nment and recovery of occupation fees on termination	14
		paya	park owner and the occupant agree that the occupation fees ble under this agreement accrue from day to day and on ination any outstanding occupation fee is payable.	15 16 17
44			or notice of termination not waived by acceptance of on fees	18 19
		proce	park owner and the occupant agree that a demand for, any eedings for the recovery of, or acceptance of, occupation fees ble under this agreement by the park owner:	20 21 22
		(a)	does not operate as a waiver of: (i) any breach of this agreement, or (ii) any notice of termination on the ground of breach of this agreement given by the park owner, and	23 24 25 26
		(b)	is not evidence of the creation of a new occupancy.	27

Sch	edule 2 Amendments	1				
	(Section 52)	2				
2.1	Consumer, Trader and Tenancy Tribunal Act 2001 No 82	3				
[1]	Section 5 Establishment of Consumer, Trader and Tenancy Tribunal	4				
	Insert in alphabetical order of Acts in the note to the section:	5				
	Holiday Parks (Long-term Casual Occupation) Act 2002	6				
[2]	Schedule 1 Divisions of the Tribunal					
	Insert after clause 1 (a) (i):	8				
	(iA) any matter arising under the <i>Holiday Parks</i> (Long-term Casual Occupation) Act 2002, and	9 10				
2.2	Fair Trading Act 1987 No 68	11				
	Section 44 False representations	12				
	Insert at the end of section 44 (m):					
	, or	14				
	(n) make a false or misleading representation concerning a person's rights or obligations under an occupation	15 16				
	agreement (within the meaning of the <i>Holiday Parks</i> ( <i>Long-term Casual Occupation</i> ) <i>Act 2002</i> ) under which	17 18				
	the residential premises consist of a site in a holiday	19				
	park (within the meaning of that Act).	20				

Amendments Schedule 2

2.3	Residential Parks Act 1998 No 142				1
	Insert after section 6:			2	
	6A	Act	does	not apply to long-term casual occupation	3
		(1)		Act does not apply to an agreement or to a site to which Holiday Parks (Long-term Casual Occupation) Act 2002 les.	4 5 6
		(2)	How	rever:	7
			(a) (b)	park rules can be made under Part 6 of this Act in relation to a residential park that contains sites occupied under occupation agreements to which the <i>Holiday Parks (Long-term Casual Occupation) Act 2002</i> applies, and park rules made under Part 6 of this Act apply to an occupation agreement or to a site to which the <i>Holiday Parks (Long-term Casual Occupation) Act 2002</i> applies, to the extent provided by that Act.	8 9 10 11 12 13 14 15
2.4	Resid	denti	al Tei	nancies Act 1987 No 26	17
	Section 7 Application of Act to moveable dwellings, residential parks and holiday parks  Insert "or to occupation agreements to which the <i>Holiday Parks (Long-term Casual Occupation) Act 2002</i> applies" after "applies" in section 7 (1).			18 19 20 21	

22

Schedule 3		le 3	3 Savings and transitional provisions	
			(Section 53)	2
1	Reg	gulatio	ns	3
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	4 5
		this A	Act	6
	(2)	•	such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	7 8
	(3) To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:		9 10 11	
		(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	12 13 14
		(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	15 16