

## New South Wales

## **Residential Tenancies Bill 2010**

## **Explanatory note**

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

## Overview of Bill

The objects of this Bill are as follows:

- (a) to provide for the rights and obligations of landlords and tenants and for rental bonds and related matters,
- (b) to repeal and re-enact, with modifications, the provisions of the *Residential Tenancies Act 1987* and the *Landlord and Tenant (Rental Bonds) Act 1977*,
- (c) to make consequential amendments to other Acts.

## Outline of provisions

## Part 1 Preliminary

#### Division 1 General

Division 1 of Part 1 (sections 1–5) of the proposed Act provides for the following matters:

(a) the name of the proposed Act,

- (b) the commencement of the proposed Act on a day or days to be appointed by proclamation,
- (c) the meaning of words and expressions used in the proposed Act,
- (d) that the proposed Act is to bind the Crown,
- (e) the repeal of the *Residential Tenancies Act 1987* (the *1987 Act*) and the *Landlord and Tenant (Rental Bonds) Act 1977* (the *1977 Act*).

## Division 2 Application of Act

Division 2 of Part 1 (sections 6–12) of the proposed Act re-enacts sections 5–7 of the 1987 Act with the following additions and modifications:

- (a) the proposed Act will not apply to premises used as a backpackers' hostel or to serviced apartments,
- (b) the exemption from the proposed Act for clubs is limited to parts of clubs used for temporary accommodation,
- (c) the proposed Act will not apply to the following additional kinds of agreements:
  - (i) agreements under which a person resides in refuge or crisis accommodation of a kind prescribed by the regulations,
  - (ii) leases and licences under the *Crown Lands Act 1989*, the *Western Lands Act 1901* and the *Crown Lands (Continued Tenures) Act 1989*,
  - (iii) an agreement having a term (including any option to extend) of 99 years or more.
- (d) the existing exemption from the proposed Act for holiday accommodation will now apply to leases for periods of up to 3 months rather than 2 months,
- (e) the proposed Act will apply to agreements or arrangements under which persons occupy premises as a residence in return for, or as part of remuneration for, carrying out work in connection with the premises or for employment,
- (f) it is made clear that a person in a shared household who is not named as a tenant in a residential tenancy agreement will not be considered to be a tenant unless the tenant transfers a tenancy to the person or the person is a sub-tenant under a written residential tenancy agreement with the tenant,
- (g) the Director-General of the Department of Services, Technology and Administration (the *Director-General*) or any other person may apply to the Consumer, Trader and Tenancy Tribunal (the *Tribunal*) for an order declaring that a specified agreement or premises is or are, or is or are not, a residential tenancy agreement or premises to which the proposed Act applies.

## Part 2 Residential tenancy agreements

Part 2 (sections 13–22) of the proposed Act re-enacts Part 2 of the 1987 Act with the following additions and modifications:

- (a) all the provisions affecting the definition of a residential tenancy agreement are now included in one section,
- (b) if a residential tenancy agreement is of a kind for which a standard form is prescribed, it will be taken to include the terms of the standard form,
- (c) a landlord will be required to ensure that the residential tenancy agreement is in writing. A failure to do so will result in the landlord being prohibited from increasing rent during the first 6 months of a tenancy and losing the right to terminate the agreement without any grounds during that period,
- (d) a tenant will be able to apply to the Tribunal for an order that the landlord prepare and enter into a written residential tenancy agreement,
- (e) the proposed Act prohibits specified kinds of terms from being included in residential tenancy agreements (such as terms requiring that the tenant take out insurance and premium and penalty rent terms) and enables regulations to be made prohibiting other specified terms,
- (f) terms that are mandatory under the proposed Act may not be included or may be varied, and prohibited terms may be included, in residential tenancy agreements with fixed terms of 20 years or more, subject to the right of a tenant to seek an order by the Tribunal that mandatory terms are included or prohibited terms are not included (with or without variation),
- (g) a landlord or tenant will be able to apply to the Tribunal for confirmation as to whether an additional term in a residential tenancy agreement is void or partly void for inconsistency with the proposed Act or a standard agreement,
- (h) a landlord will be required to ensure that the residential tenancy agreement contains any terms required to be included by the proposed Act and does not contain any prohibited terms and will be guilty of an offence if the landlord fails to do so,
- (i) special provisions relating to social housing tenancies have been re-located to Part 7,
- (j) provisions relating to applications to the Tribunal have been re-located to Part 9.

## Part 3 Rights and obligations of landlords and tenants

## Division 1 Pre-agreement matters

Division 1 of Part 3 (sections 23–31) of the proposed Act contains the following additional provisions relating to matters occurring before or at the time a residential tenancy agreement is entered into:

- (a) the amounts that may be charged before or when entering into a residential tenancy agreement now include a holding fee. The provision in the 1987 Act which permitted other fees to be prescribed has been omitted as has the prohibition on reservation fees.
- (b) a tenant may no longer be required to pay any costs of the preparation of a written residential tenancy agreement,
- (c) a holding fee will only be payable after a landlord has approved the tenant's application for tenancy of the residential premises. A landlord who accepts a holding fee will be prohibited from letting the residential premises to another person for 7 days unless the tenant notifies the landlord that the tenant no longer wishes to enter into the agreement. The holding fee must be paid towards rent if the agreement is entered into,
- (d) it will be an offence for a landlord or landlord's agent to induce a tenant to enter into a residential tenancy agreement by a statement, representation or promise that the landlord or agent knows is false or misleading or by knowingly concealing a material fact,
- (e) a landlord or landlord's agent will be required to disclose any proposed sale or mortgagee action affecting the residential premises and to give the tenant an information statement in the form approved by the Director-General before the tenant enters into the residential tenancy agreement,
- (f) the requirements for condition reports, formerly contained in the regulations under the 1987 Act, have been included in the proposed Act together with a provision that makes a condition report signed by both parties evidence of the state of repair or condition of premises at the date of the report,
- (g) applications may be made to the Tribunal about disputes relating to holding fees and condition reports.

#### Division 2 Rent and other payments

Division 2 of Part 3 (sections 32–48) of the proposed Act re-enacts section 19 and Part 4 of the 1987 Act with the following additions and modifications:

- (a) the provision for up to 1 month's rent to be payable in advance if the rent is more than an amount prescribed by the regulations has been omitted,
- (b) a tenant must be permitted to pay rent by at least one means for which the tenant does not incur a cost (other than bank fees or other account fees usually payable by the tenant) and that is reasonably available to the tenant,

- (c) a landlord is required to accept rent offered by a tenant after the landlord has given a termination notice on the ground of failure to pay rent if the tenant has not vacated the residential premises,
- (d) a rent receipt for rent paid by cheque must be made available for collection by the tenant or posted to the residential premises,
- (e) the form of a rent record is to be prescribed by the regulations under the proposed Act,
- (f) a landlord or landlord's agent will be required to provide a written statement setting out particulars of the rent record within 7 days of a written request being made by the tenant,
- (g) additional utility charges will be payable by the tenant, including charges for pumping out a septic system used for the residential premises and excess garbage,
- (h) the tenant will be liable to pay water usage charges for residential premises if the premises are separately metered or water is delivered to premises not connected to a water supply service by vehicle and the premises contain water efficiency measures prescribed by the regulations under the proposed Act. The landlord must give the tenant 21 days to pay water usage charges and must also give the tenant evidence of the cost of the water used by the tenant. The tenant will not be required to pay water usage charges if the landlord fails to request payment within 3 months of the issue of the relevant bill and the tenant is not liable for late payment fees,
- (i) the utility charges and rates and taxes payable by a landlord are expressly stated to include specified charges, including charges (other than water usage charges) in connection with a water supply service to separately metered residential premises,
- (j) the rent under a residential tenancy agreement with a fixed term of less than 2 years may only be increased during the fixed term in accordance with the agreement. The rent under residential tenancy agreements with fixed terms of more than 2 years may be increased during the fixed term even if the agreement does not set out the amount of or method for determining the increase, but such an increase must not be made more than once in any period of 12 months,
- (k) a landlord will be required to repay excess rent to a tenant or former tenant within 14 days of a written request to do so by the tenant or former tenant. An application must be made to the Tribunal within the period prescribed by the regulations,
- (l) a tenant will be required to repay to the landlord the cost of replacing rent deposit books or rent cards lost by the tenant and of any bank fees charged because of funds of the tenant not being available for rent payment,

- (m) the Tribunal is prohibited from taking into account the income of a tenant or the tenant's ability to afford a rent increase or rent when determining an application to determine whether a rent increase or rent is excessive,
- (n) provisions relating to premium rent terms and penalty rent have been replaced by section 19 which prohibits such terms,
- (o) the offence of wilfully contravening or failing to comply with a rent order is now covered by the offence under section 52 of the *Consumer, Trader and Tenancy Tribunal Act 2001* of failing to comply with an order of the Tribunal.

#### Division 3 Occupation and use of residential premises

Division 3 of Part 3 (sections 49–54) of the proposed Act re-enacts sections 20–23, 25, 26 and 30 of the 1987 Act with the following additions and modifications:

- (a) the following additional obligations are imposed on a landlord:
  - (i) to take all reasonable steps to ensure that the landlord's other neighbouring tenants do not interfere with the reasonable peace, comfort or privacy of the tenant in using the residential premises (this obligation also applies to the landlord's agent),
  - (ii) not to interfere with the supply of gas, electricity, water, telecommunications services or other services to the residential premises unless it is necessary to avoid danger to a person or to enable maintenance or repairs,
  - (iii) to comply with the landlord's statutory obligations relating to the health or safety of the residential premises,
- (b) additional obligations have been imposed on a tenant, on giving vacant possession of residential premises, to remove his or her goods, leave the premises in a reasonable state of cleanliness, remove or arrange for the removal of rubbish and to return all keys and security or pass cards or other similar devices for the premises,
- a landlord will be required to give the tenant written notice of any intention to sell the residential premises at least 14 days before the residential premises are first made available for inspection by prospective purchasers and to make all reasonable efforts to agree with the tenant as to the days and times for inspection of the premises by prospective purchasers. The tenant must not unreasonably refuse to agree to days and times for such inspections. There will be a limit of 2 inspections per week.

#### Division 4 Landlord's rights to enter residential premises

Division 4 of Part 3 (sections 55–61) of the proposed Act re-enacts section 24 of the 1987 Act with the following additions and modifications:

(a) the grounds on which a landlord may enter the residential premises without the consent of the tenant are to be extended to permit entry if the landlord has reasonable cause for serious concern about the health or safety of the tenant or

- any other person on the residential premises or to value the property or to show the premises to prospective purchasers (but only with not less than 48 hours notice),
- (b) the tenant has an express duty to give persons access to the residential premises if they are authorised to have access under the Division,
- (c) the Division contains the powers of the Tribunal to order access to be given to the residential premises, to limit access and to order compensation for damage caused by any person who is given access,
- (d) the landlord may apply to the Tribunal for an order authorising the landlord or other person to enter residential premises for the purpose of showing the premises to prospective purchasers on a periodic basis or to determine whether the tenant has breached a term of the residential tenancy agreement.

#### Division 5 Repairs to premises

Division 5 of Part 3 (sections 62–65) of the proposed Act re-enacts sections 25 (1) (b) and 28 of the 1987 Act with the following additions and modifications:

- (a) it is made clear that the landlord's obligation to provide and maintain the residential premises in a reasonable state of repair applies even if the tenant had notice of the state of disrepair before entering into occupation but does not apply to any disrepair caused by a breach by the tenant,
- (b) work needed to repair a broken or malfunctioning appliance, fitting or fixture that uses water or supplies water and is causing substantial amounts of water to be wasted, and work to repair a breakdown in a cooling system, have been included in the list of urgent repairs for which the landlord is responsible for or is required to reimburse the tenant,
- (c) the tenant may apply to the Tribunal for an order that the landlord carry out specified repairs or reimburse the tenant for the cost of urgent repairs. An order for carrying out specified repairs may only be granted if the landlord has breached the obligation to maintain premises in a reasonable state of repair and the landlord had notice of the need for repair, or ought reasonably to have known of the need for the repair, and failed to act with reasonable diligence to have the repair carried out,
- (d) if any such order is made, the Tribunal may also order that all or part of the rent be paid into the Tribunal until the repair or reimbursement order has been complied with.

## Division 6 Alterations and additions to residential premises

Division 6 of Part 3 (sections 66–69) of the proposed Act re-enacts section 27 of the 1987 Act with the following additions and modifications:

(a) a landlord must not unreasonably withhold consent to an alteration, addition or renovation to the residential premises by the tenant if it is of a minor nature. Circumstances in which the Tribunal may decide that refusal of consent is

- reasonable (such as structural changes or if the work involves external or internal painting) are included,
- (b) any fixture installed by or on behalf of a tenant or any alteration, addition or renovation to the residential premises by or on behalf of the tenant is to be at the tenant's expense unless the landlord otherwise agrees,
- (c) a tenant will be entitled, at the tenant's expense, to remove any fixture installed by the tenant without the requirement for the landlord's consent, other than a fixture installed at the landlord's expense or for which the landlord provided an equivalent benefit,
- (d) the tenant may apply to the Tribunal for an order that the landlord give consent to the installation of a fixture or to a renovation, alteration or addition or an order that the tenant does not need the landlord's consent to the removal of a fixture.
- (e) the landlord may apply to the Tribunal for an order prohibiting the tenant from removing a fixture or that the tenant compensate the landlord for the cost of rectifying work done by or on behalf of the tenant on the residential premises.

#### Division 7 Security and safety of residential premises

Division 7 of Part 3 (sections 70–73) of the proposed Act re-enacts section 29 of the 1987 Act with the following additions and modifications:

- (a) the initial copies of locks or other security devices must be provided by the landlord free of charge,
- (b) a landlord or tenant who alters, removes or adds or causes or permits the alteration, removal or addition of a lock or other security device without the other party's consent, has a reasonable excuse for doing so if a tenant or occupant becomes subject to an apprehended violence order prohibiting access to the residential premises. Copies of changed keys or opening devices must be given to the other party within 7 days of the change,
- (c) section 29A of the 1987 Act has been omitted because it is covered by the general requirement for landlords to comply with statutory obligations relating to the health or safety of residential premises.

## Part 4 Changes of tenant and landlord

Part 4 (sections 74–79) of the proposed Act re-enacts Division 2 of Part 3 of the 1987 Act with the following additions and modifications:

(a) the landlord is required not to unreasonably withhold consent to a partial transfer or sub-letting of a tenancy by a tenant. The landlord may withhold consent if there will be more occupants than are permitted under the residential tenancy agreement or other laws, if any proposed tenant or sub-tenant is listed in a residential tenancy database or if the landlord is reasonably of the opinion that overcrowding would result,

- (b) the tenant may apply to the Tribunal for an order that the landlord consent to the partial transfer of a tenancy or the partial sub-letting of a tenancy by the tenant
- (c) if a tenant dies, any remaining tenants may continue the tenancy or give the landlord 21 days notice of termination of the tenancy,
- (d) if a co-tenant or tenant is prohibited from having access to residential premises under a final apprehended violence order, that co-tenant's or tenant's tenancy is automatically terminated without affecting the tenancy of any other co-tenant,
- (e) the Tribunal may recognise another occupant as a tenant after an apprehended violence order is made against a tenant or co-tenant or former tenant or co-tenant.

## Part 5 Termination of residential tenancy agreements

# Division 1 Termination of residential tenancy agreements generally

Division 1 of Part 5 (sections 80–83) of the proposed Act re-enacts sections 53 and 63 of the 1987 Act with the following additions and modifications:

- (a) new definitions of *termination date* (the day by which vacant possession of residential premises is to be given), *termination notice* and *termination order* are included,
- (b) a termination order by the Tribunal must also include an order for possession of the residential premises specifying the day on which the order takes or took effect.

## Division 2 Termination by landlord

Division 2 of Part 5 (sections 84–95) of the proposed Act re-enacts sections 56, 57, 58, 64, 68 and 69 of the 1987 Act with the following additions and modifications:

- (a) a landlord may give notice of termination of a residential tenancy agreement for a fixed term (a *fixed term agreement*), but only if the termination date is after the end of the fixed term and at least 30 days notice is given. In the case of any other residential tenancy agreement (a *periodic agreement*), 90 days notice must be given,
- (b) the existing discretion of the Tribunal not to terminate a residential tenancy agreement where a termination notice is not given on specific grounds has been removed.
- (c) the power of the Tribunal to make a termination order after a notice of termination is given under the proposed Division is contained in each provision under which the notice is given, rather than in a single provision,

- (d) the Tribunal may refuse to make a termination order on the ground of a breach by the tenant if the Tribunal is satisfied that the tenant has remedied the breach,
- (e) the Tribunal may consider additional specified factors (such as previous breaches and the previous history of the tenancy) when determining whether to terminate a residential tenancy agreement on the ground of a breach by the tenant.
- (f) a landlord may apply to the Tribunal for a termination order before the termination date if a termination notice is given on the ground of non-payment of rent but the Tribunal may not consider the application before the termination date,
- (g) the Tribunal is prohibited from issuing a termination order on the ground of failure to pay rent if the tenant has paid all the rent owing or has entered into, and is complying with, a repayment plan agreed with the landlord, except where it is satisfied that the tenant has frequently failed to pay rent on or before the due date. A tenant may not be evicted from residential premises on the ground of non-payment of rent if the tenant has paid all the rent owing or has entered into, and is complying with, a repayment plan agreed with the landlord.
- (h) the grounds on which a landlord may apply to the Tribunal for a termination order relating to serious damage or injury caused by a tenant have been extended to apply to serious damage or injury caused by other occupants and to circumstances where serious damage or injury is caused to neighbouring property or injury is caused to employees or contractors of the landlord or landlord's agent,
- (i) a landlord may apply to the Tribunal for a termination order (without previously giving a termination notice) on the ground that the tenant or an occupant has intentionally or recklessly caused or permitted the use of the residential premises for illegal drug purposes or for another unlawful purpose and that the other unlawful use is sufficient to justify the termination,
- (j) a landlord may apply to the Tribunal for a termination order (without previously giving a termination notice) on the ground that the tenant has seriously or persistently threatened or abused the landlord, landlord's agent or an employee or contractor of the landlord or landlord's agent, or intentionally engaged in conduct to intimidate or harass any such person, or caused or permitted any such conduct. This right currently only applies to landlords under public housing tenancy agreements,
- (k) a landlord may apply to the Tribunal for a termination order (without previously giving a termination notice) for a tenancy of more than 20 years and the Tribunal may make the order if it is appropriate to do so in the circumstances of the case and any fixed term of the current residential tenancy agreement has ended. A landlord cannot give a termination notice for such a tenancy without having specific grounds for termination,

(l) a landlord may give an occupant remaining on the residential premises after the tenant has left 14 days notice to give vacant possession of the premises, whether or not the residential tenancy agreement has been terminated. The landlord may apply to the Tribunal for an order for possession of the premises against the occupant if such a notice is given and is not complied with.

## Division 3 Termination by tenant

Division 3 of Part 5 (sections 96–105) of the proposed Act re-enacts sections 57, 59, 60, 64, 69A and 70 of the 1987 Act with the following additions and modifications:

- (a) the power of the Tribunal to make a termination order after a notice of termination is given under the proposed Division is contained in each provision under which the notice is given, rather than in a single provision,
- (b) a tenant may give a notice of termination of a fixed term agreement, and no compensation or other additional amount is payable, on the ground that the tenant has accepted accommodation in social housing or a place in an aged care facility, or requires care in such a facility, that the landlord has notified a proposed sale of the residential premises or that another co-tenant or occupant has become subject to a final apprehended violence order. Such a notice may be given, and take effect, before the end of the fixed term,
- (c) a co-tenant may give a termination notice, with a minimum 21 days notice, to the landlord and each other co-tenant if the fixed term agreement has ended or if the residential tenancy agreement is a periodic agreement,
- (d) a co-tenant may apply to the Tribunal for a termination order terminating the co-tenant's tenancy or the tenancy of another co-tenant under a residential tenancy agreement or terminating the agreement, the term of which has not ended, if the Tribunal is of the opinion that termination is appropriate in the special circumstances of the case,
- (e) the Tribunal may refuse to make a termination order on the ground of a breach by the landlord if the landlord has remedied the breach,
- (f) the Tribunal may consider additional specified factors (such as the previous breaches and the previous history of the tenancy) when determining whether to terminate a residential tenancy agreement on the ground of a breach by the landlord,
- (g) the right of a tenant to apply to the Tribunal for termination on the ground of hardship will only apply to fixed term agreements where the term has not ended. Compensation for loss of tenancy will be limited to a specified break fee.

## Division 4 Abandonment of residential premises

Division 4 of Part 5 (sections 106 and 107) re-enact sections 77 and 78 of the 1987 Act, with the following additions and modifications:

- (a) the provisions list matters to be taken into account by the Tribunal in considering whether residential premises have been abandoned, including failure to pay rent, evidence that the tenant no longer resides at the residential premises and the tenant's failure to carry out obligations under the residential tenancy agreement,
- (b) if a tenant abandons the residential premises, the landlord may apply to the Tribunal for an order for compensation. Such compensation may be limited to a specified break fee if a residential tenancy agreement for a fixed term so provides.

#### Division 5 Termination by events

Division 5 of Part 5 (sections 108 and 109) of the proposed Act re-enacts section 61 of the 1987 Act. It also contains an additional provision that enables the legal personal representative of a deceased sole tenant under a residential tenancy agreement to give a termination notice. The estate of the deceased tenant is not liable to pay rent for any period after which vacant possession of the residential premises is given and the termination notice may be given before the end of a fixed term agreement.

#### Division 6 Miscellaneous

Division 6 of Part 5 (sections 110–118) of the proposed Act re-enacts sections 54, 55 and 65 of the 1987 Act with the following additions and modifications:

- (a) a tenant who has been given a termination notice by the landlord, or who gives a termination notice, may vacate the residential premises before the termination date. A tenant given a termination notice by a landlord is not liable to pay rent for any period after the tenant vacates the residential premises,
- (b) the Tribunal may make a termination order despite a defect in the termination notice or service of the notice but must be satisfied that the person concerned has not suffered any disadvantage because of the defect or that the order overcomes the disadvantage,
- (c) it is made clear that a landlord or tenant may give more than one termination notice concurrently on different grounds.

## Part 6 Recovery of possession of premises

#### Division 1 Recovery of possession

Division 1 of Part 6 (sections 119–125) of the proposed Act re-enacts Division 4 of Part 5 of the 1987 Act. The provision relating to the minimum period within which a tenant may be required to vacate residential premises subject to a mortgagee

repossession has been omitted, as that requirement will now be contained in the *Sheriff Act 2005* (see **Schedule 3.16**). The requirement for a tenant who remains in occupation after failing to comply with an order of the Tribunal to pay compensation has been removed.

#### Division 2 Goods left on residential premises

Division 2 of Part 6 (sections 126–135) of the proposed Act contains a new scheme for dealing with goods left by a tenant or an occupant after giving vacant possession of the residential premises or abandoning the premises. The Division provides for the following:

- (a) the landlord may remove, or otherwise dispose of, perishable goods (including rubbish) at any time,
- (b) notice of disposal must be given to the former tenant or, if the landlord is unable to give the notice to the former tenant in any other permitted manner, by posting a notice in a prominent position on the residential premises,
- (c) the landlord may remove and store the goods pending disposal or collection,
- (d) the landlord may dispose of the goods (other than personal documents) by selling them or by other lawful means, if they are not collected or arrangements to collect them are not made within 14 days of the landlord giving a notice of disposal,
- (e) the landlord may dispose of personal documents (such as passports and other documents containing personal information) by returning them to the issuing authority or, if that is not reasonably practicable, in any other lawful manner the landlord thinks fit, if they are not collected or arrangements to collect them are not made within 90 days of the landlord giving a disposal notice,
- (f) the landlord must deliver up goods claimed by a person who is entitled to them before they are disposed of and may not charge any more than an occupation fee, not exceeding 14 days rent, for each day the goods are left on the premises or stored,
- (g) if the tenant abandons the residential premises or dies, the landlord may apply to the Tribunal for orders as to the disposal of goods (other than perishable goods) and must act in accordance with such orders,
- (h) the landlord may also seek an order for the payment of an occupation fee, not exceeding 14 days rent, for each day the goods are left on the premises or stored.
- (i) a tenant or a person with an interest in the goods may apply to the Tribunal for an order for compensation for an unlawful disposal of the goods by the landlord or an order for delivery of the goods into the possession of the tenant or person or for other orders relating to the goods,
- (j) a person who purchases goods sold by a landlord in accordance with the Division will obtain a good title to the goods,

(k) a person will not be personally liable for any removal, disposal or sale of goods in accordance with the Division.

## Part 7 Social housing tenancy agreements

### Division 1 Preliminary

Division 1 of Part 7 (sections 136 and 137) of the proposed Act re-enacts definitions of terms relating to social housing tenancies contained in the 1987 Act and provides that the Part prevails to the extent of any inconsistency with the other provisions of the proposed Act and any regulations made under the proposed Act.

#### Division 2 Acceptable behaviour agreements

Division 2 of Part 7 (section 138) of the proposed Act re-enacts section 35A of the 1987 Act.

## Division 3 Water usage charges, rent and other payments

Division 3 of Part 7 (sections 139–141) of the proposed Act re-enacts sections 19A, 19B and 47A of the 1987 Act. The provisions relating to water usage charges will not apply to social housing tenancy agreements if the agreements specify that section 39 of the proposed Act is to apply.

#### Division 4 Fixed term agreements

Division 4 of Part 7 (section 142) of the proposed Act re-enacts section 14A of the 1987 Act. It also provides that a further fixed term agreement created by the provision may be terminated by the tenant as if it were a periodic agreement.

# Division 5 Termination of social housing tenancy agreements—additional grounds

Division 5 of Part 7 (sections 143–155) of the proposed Act re-enacts Division 2A of Part 5 of the 1987 Act.

#### Division 6 Exemption

Division 6 of Part 7 (section 156) of the proposed Act re-enacts, with minor changes, an exemption currently contained in regulations under the 1987 Act.

#### Part 8 Rental bonds

## Division 1 Preliminary

Division 1 of Part 8 (sections 157 and 158) of the proposed Act re-enacts relevant definitions of terms relating to rental bonds contained in the 1977 Act. Included in the provisions is an extension of the definitions of *landlord*, *residential tenancy agreement* and *tenant* so as to apply the Part to premises and agreements covered by

the *Residential Parks Act 1998*. The Division also makes it clear that a mortgagee entitled to possession may exercise the functions of a landlord under the proposed Part in respect of the release of a rental bond.

## Division 2 Payment and deposit of rental bonds

Division 2 of Part 8 (sections 159–162) of the proposed Act re-enacts sections 8 and 9 of the 1977 Act with the following additions and modifications:

- (a) functions formerly conferred on the Rental Bond Board (the *Board*) are now conferred on the Director-General,
- (b) the maximum amount of rental bond that may be required or received is 4 weeks rent under the residential tenancy agreement as in force when it was entered into. The current separate maximum amount of 6 weeks rent for furnished premises has been omitted,
- (c) it will be an offence to require or receive more than one rental bond, or additional amounts of rental bond, for a residential tenancy agreement or to require or receive a rental bond if a rental bond has already been paid and not claimed under a residential tenancy agreement and one or more of the original tenants still occupy the premises under a successor agreement,
- (d) the period within which a rental bond is to be deposited with the Director-General has been changed from 7 days to 10 days, with additional periods for deposits by landlord's agents,
- (e) rental bonds may be paid by instalments if the landlord and tenant agree, with separate provision being made for the periods within which instalments of rental bond are payable to the Director-General.

#### Division 3 Release of rental bonds

Division 3 of Part 8 (sections 163–176) of the proposed Act re-enacts sections 11 and 11A of the 1977 Act with the following additions and modifications:

- (a) functions formerly conferred on the Board are now conferred on the Director-General,
- (b) a landlord or person on behalf of a landlord who makes a rental bond claim against a tenant, without the tenant's consent, must provide the tenant with a copy of a completed condition report for the premises as at the end of the residential tenancy agreement and copies of any estimates, quotes, invoices or receipts for relevant work for which the claim is made,
- (c) specified matters are listed for which a rental bond claim may be made, including repairs for damage (other than fair wear and tear), rent or other unpaid charges under the residential tenancy agreement, reasonable cleaning costs if the premises are not left reasonably clean and the reasonable cost of replacing locks or other security devices altered, removed or added without the landlord's consent.

(d) co-tenants under a residential tenancy agreement must pay to a co-tenant who ceases to be a tenant the amount of any rental bond paid by the former co-tenant, unless there is a final apprehended violence order in force against the former co-tenant in relation to any remaining tenant.

#### Division 4 Rental Bond Board

Division 4 of Part 8 (sections 177–179) of the proposed Act re-enacts Part 2 of the 1977 Act, constituting the Board.

# Division 5 Functions of Board relating to residential accommodation

Division 5 of Part 8 (sections 180–184) of the proposed Act re-enacts Part 2A of the 1977 Act, conferring functions relating to residential accommodation on the Board.

#### Division 6 Financial matters

Division 6 of Part 8 (sections 185 and 186) of the proposed Act re-enacts sections 18–21 of the 1977 Act, establishing the Rental Bond Account and the Rental Bond Interest Account.

## Part 9 Powers of Tribunal

#### Division 1 General powers of Tribunal

Division 1 of Part 9 (sections 187–189) of the proposed Act re-enacts sections 16 (2) and (3), 78 (3) and 85 of the 1987 Act. The Tribunal's power to order compensation is also extended to compensation for the listing of inaccurate, ambiguous or out-of-date information on a residential tenancy database. The Division also makes it clear that a former landlord or former tenant may apply for orders under the proposed Act.

# Division 2 Powers of Tribunal relating to breaches of residential tenancy agreements

Division 2 of Part 9 (sections 190 and 191) of the proposed Act re-enacts section 16 (1) and (4) of the 1987 Act. It also contains matters to be considered by the Tribunal when considering applications relating to breaches of security conditions.

#### Division 3 Powers of Director-General in proceedings

Division 3 of Part 9 (sections 192–195) of the proposed Act re-enacts sections 95–98 of the 1987 Act, but confers the functions under those provisions on the Director-General.

#### Part 10 Enforcement

#### Division 1 Powers of investigators

Division 1 of Part 10 (sections 196–201) contains provisions conferring the following powers on investigators for the purpose of ascertaining whether the proposed Act and any regulations are being complied with or obtaining evidence, documents or information in relation to contraventions of the Act or regulations:

- (a) powers of entry and inspection,
- (b) power to require persons to produce documents and to take copies of or extracts from such documents.
- (c) power to take photographs and other recordings after entering premises,
- (d) power to require a person on premises entered to answer questions or furnish information.
- (e) power to require a person, by giving the person a written notice, to provide information, produce documents or to appear before an investigator to give evidence.
- (f) power to retain documents as evidence.

The Division also makes it an offence to obstruct an investigator and includes an updated provision relating to search warrants for searches by investigators of residential premises. The powers conferred on investigators are in addition to the powers conferred on them under the *Fair Trading Act 1987*.

#### Division 2 Offences

Division 2 of Part 10 (sections 202–205) of the proposed Act re-enacts and updates sections 124, 127 and 128 of the 1987 Act. Section 125 of the 1987 Act has not been re-enacted as offences are now contained in individual provisions of the proposed Act. The Division also enables penalty notices to be issued for offences specified by the regulations under the proposed Act.

## Division 3 Mandatory appointment of agents for landlords

Division 3 of Part 10 (sections 206 and 207) of the proposed Act contains a scheme under which the Director-General may issue a mandatory direction to a landlord requiring the landlord to appoint an agent. Such a direction may prohibit a specified person from being appointed and cannot be given to a landlord who already has an agent. A direction can only be given if a landlord has engaged in serious or persistent breaches of the proposed Act, the regulations or residential tenancy agreements. The landlord may seek a review of a direction from the Administrative Decisions Tribunal.

## Division 4 Costs in certain court proceedings

Division 4 of Part 10 (section 208) of the proposed Act re-enacts section 120A of the 1987 Act.

## Part 11 Residential tenancy databases

## Division 1 Preliminary

Division 1 of Part 11 (sections 209 and 210) of the proposed Act defines words and expressions used in the Part and provides that the Part will not apply to entities that keep databases for their own purposes.

#### Division 2 Tenancy database information

Division 2 of Part 11 (sections 211–218) sets out a scheme for the use of tenancy databases, as follows:

- (a) a landlord or landlord's agent must notify a prospective tenant if a residential tenancy database is used to decide whether to enter into a residential tenancy agreement with the prospective tenant and contains information about the tenant and must also notify contact details of the database operator and details of who listed the information and how it may be changed or removed,
- (b) personal information about a person must be listed on a residential tenancy database only if the person has breached a residential tenancy agreement that has terminated and because of the breach the person owes the landlord more than the amount of the rental bond or the Tribunal has ordered the termination of the agreement,
- (c) personal information about a person must also not be listed unless the person concerned has been given a copy of the information and any submissions about the proposed entry have been considered by the landlord or agent (unless the person cannot be found after reasonable inquiries),
- (d) a landlord or agent of a landlord who lists personal information in a residential tenancy database and who becomes aware that the information is inaccurate, incomplete, ambiguous or out-of-date must notify the database operator within 7 days. The database operator must amend or remove the information within 14 days of notice being given,
- (e) a landlord or agent who lists personal information on a residential tenancy database or a database operator must give a person, on written request, a copy of information held about the person on the residential tenancy database,
- (f) the Tribunal may, on application by a person who claims that information about the person is inaccurate, incomplete, ambiguous or out-of-date, may order information in a residential tenancy database to be wholly or partly removed or amended in a specified way. The Tribunal may also make such an order if it is satisfied that the inclusion of information on a database is unjust,

(g) personal information about a person must not be kept on a residential tenancy database for longer than 3 years or a lesser period if the national privacy principles require the operator to remove the information within the lesser period.

#### Part 12 Miscellaneous

Part 12 (proposed sections 219–227) of the proposed Act re-enacts and updates sections 120, 126, 130 and 133 of the 1987 Act. The Part also contains provisions relating to the following matters:

- (a) the appointment of agents by tenants (currently this is limited to certain kinds of tenants).
- (b) the functions of the Director-General, which are similar to those formerly conferred on the Tenancy Commissioner,
- (c) service of documents on a person may be effected by leaving them in the mailbox at the residential or business address of the person,
- (d) the review of the proposed Act as soon as possible after the period of 5 years from the date of assent to the proposed Act to determine whether the policy objectives of the proposed Act remain valid and whether the terms of the Act are appropriate for achieving them.

# Schedule 1 Membership and procedure of Rental Bond Board

**Schedule 1** contains provisions relating to the constitution and procedure of the Board.

# Schedule 2 Savings, transitional and other provisions

**Schedule 2** contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

#### Schedule 3 Amendment of Acts

**Schedule 3** amends the Acts specified in the Schedule as a consequence of the enactment of the proposed Act.



New South Wales

# **Residential Tenancies Bill 2010**

Part 1	Preliminary	Page
	Division 1 General	
	<ul> <li>Name of Act</li> <li>Commencement</li> <li>Definitions</li> <li>Act to bind Crown</li> <li>Repeals</li> </ul>	2 2 2 4 4
	Division 2 Application of Act	
	<ul> <li>Act applies to existing and future residential tenancy agreements</li> <li>Premises to which Act does not apply</li> <li>Agreements to which Act does not apply</li> <li>Employee and caretaker arrangements</li> <li>Application of Act to occupants in shared household</li> </ul>	4 4 5 6

6 6 7 7 8 8 9
7 7 8 8
7 8 8 9
7 8 8 9
7 8 8 9
8 8 9
8 9
9
9
9
10
11
11
12
12
13
13
14
14 14
15
15
16
16
16
17
17
17 18
18

			Page
40		nt of rates, taxes and certain utility charges	
	by landl		19
41	Rent ind		20
42		creases under fixed term agreements	20
43		ductions	21
44		s remedies for excessive rent	22
45	tenancy	es for reduction of rent on frustration of residential agreement	23
46		rentions of rent orders	23
47	charges		24
48	Landlor	d may recover certain rent expenses	24
Divis	ion 3	Occupation and use of residential premises	
49	Occupa	tion of residential premises as residence	25
50	Tenant'	s right to quiet enjoyment	25
51	Use of p	premises by tenant	25
52	Landlor	d's general obligations for residential premises	26
53	Sale of	residential premises	27
54	Liability	of tenant for actions of others	27
Divis	ion 4	Landlord's rights to enter residential premises	
55		generally by landlord to residential premises consent	27
56	Entry w	ith tenant's consent	28
57	•	n entry by landlord or others without consent	29
58		tenant to give access to residential premises	29
59	Landlor with Div	d must only enter premises in accordance	30
60	Landlor	d's remedies relating to access to premises	30
61		s remedies relating to access to premises	30
Divis	ion 5	Repairs to premises	
62	Definition	ons	30
63		d's general obligation	31
64		repairs to residential premises	32
65		s remedies for repairs	32
Divis	ion 6	Alterations and additions to residential	
		premises	
66	Tenant consent	must not make alterations to premises without	33
67	Remova	al of fixtures installed by tenant	34
68		s' remedies for alterations	34

				Page
	69	Landlor	rds' remedies for alterations	35
	Divis	ion 7	Security and safety of residential premises	
	70 71 72	Change Copies	and other security devices es of locks and other security devices of changed locks and other security devices to	35 35
	73		n to other party lies for security of residential premises	36 36
Part 4	Cha	nges o	f tenant and landlord	
	74 75 76 77 78 79	Conser Notice Recogn Death	er of tenancy or sub-letting by tenant nt to transfer of tenancy or sub-letting of sale of residential premises by landlord nition of certain persons as tenants of co-tenant e of tenants after AVO	38 38 39 39 39 40
Part 5	Tern	ninatio	n of residential tenancy agreements	
	Divis	ion 1	Termination of residential tenancy agreements generally	
	80 81 82 83	Termin	ons stances of termination of residential tenancies ation notices ation orders	41 41 42 42
	Divis	ion 2	Termination by landlord	
	84 85 86 87 88 89 90 91 92 93 94 95	tenancy Termina Sale of Breach Termina non-pa Serious Use of Tribuna for thre Hardsh Termina	residential tenancy agreement at end of fixed term y ation of periodic agreement premises of agreement ation notices for non-payment of rent ation and repossession on ground of yment of rent adamage or injury by tenant or other occupant premises for illegal purposes all may terminate residential tenancy agreement at, abuse, intimidation or harassment ip to landlord ation of long term tenancies ants remaining in residential premises	43 43 43 44 45 45 46 46 47 48 48 48
	Divis	ion 3	Termination by tenant	
	96	End of	fixed term agreement	49

				Page
	97	Termin	ation of periodic agreement by tenant	49
	98		of agreement—termination notice by tenant	49
	99	Rent in	creases during long-term fixed term	
	100		—termination notice by tenant	50
	100 101		ermination without compensation to landlord ation by co-tenant of own tenancy	50 51
	101		ation of agreement or co-tenancies by Tribunal	51
	103		of agreement—termination by Tribunal	52
	104		ip to tenant—fixed term agreements	52
	105		ation by Tribunal on landlord's application after	
		termina	ation notice given by tenant	53
	Divis	sion 4	Abandonment of residential premises	
	106		oned premises	53
	107	Landlo	rd's remedies on abandonment	54
	Divis	sion 5	Termination by events	
	108		of tenant	54
	109	Agreen premis	nent frustrated—destruction of, or uninhabitable, es	55
	Divis	sion 6	Miscellaneous	
	110	Tenant termina	may vacate at any time before end of ation notice given by landlord	55
	111		es about termination	55
	112	Withdra	awal of termination notices	56
	113		s in termination notices	56
	114		nsion of possession orders	56
	115		tory evictions	56
	116 117		I of rent on termination ance of rent after termination notice	57 57
	117	Other r		57 57
				01
Part 6	Rec	overy	of possession of premises	
	Divis	sion 1	Recovery of possession	
			tion on certain recovery proceedings in courts	58
	120	•	session of residential premises—offences	58
	121		ement of orders for possession	58
	122 123	_	gee repossessions of rented properties  of tenant remaining in possession after	59
	123	termina		60
	124		of proposed recovery of premises by person	
	405		perior title	60
	125	Order f	or tenancy against person with superior title	61

				Page
	Divis	sion 2	Goods left on residential premises	
	126	Applicat	ion and interpretation	61
	127		I notices	62
	128	Perishal	ole goods	62
	129	Storage	of goods	63
	130	Disposa	l of non-perishable goods (other than personal	
	404	docume		63
	131		I of personal documents	63
	132	Collection	on of goods by former tenants or persons to goods	64
	133		d may seek Tribunal direction	64
	134		by Tribunal relating to goods	65
	135		f disposal of goods	65
	100	Liloot of	and poods of goods	00
Part 7	Soc	ial hous	sing tenancy agreements	
	Divis	sion 1	Preliminary	
	136	Definitio	ns	66
	137	Applicat	ion of Part	66
	Divis	sion 2	Acceptable behaviour agreements	
	138	Accepta	ble behaviour agreements for tenants	67
	Divis	sion 3	Water usage charges, rent and other payments	
	139	Social h	ousing tenants to pay charges for water	68
	140		t of debts by social housing tenants	68
	141	Cancella	ation or reduction of rent rebates	69
	Divis	sion 4	Fixed term agreements	
	142	Extension	on of social housing tenancies	69
	Divis	sion 5	Termination of social housing tenancy agreements—additional grounds	
	143	Termina tenant n	tion notice may be given on ground that ot eligible for social housing	70
	144		y assessments of social housing tenants	70
	145		of decision to give notice on ground that	
			ot eligible for social housing	71
	146	Time pe	riods to be observed in giving termination	70
	4 4 7		n ground that tenant not eligible for social housing	
	147		tion by Tribunal on eligibility ground	72
	148		tion notice may be given on ground that fered alternative social housing premises	72

			Page
149	ground t	that tenant offered alternative social housing	73
150	on groui	nd that tenant offered alternative social housing	74
151 152			75
132			75
153	Termina	tion notice—acceptable behaviour agreements	76
154 155		,	76 76
Divis	sion 6	Exemption	
156	Head lea	ases involving social housing providers	76
Ren	tal bon	ds	
Divis	sion 1	Preliminary	
157			78
158	Mortgag	ee in possession may exercise functions	78
Divis	sion 2	Payment and deposit of rental bonds	
159	•		78
			79 79
162		<u> </u>	80
Divis	sion 3	Release of rental bonds	
163			81
			81
		•	82 82
			83
168	•	•	83
169	•		84
170	•	•	84
171			84
172	Director	-General not required to pay excess amount	84
173			84
174			84
175	Powers	of Tribunal	85
176	Proof of	deposit of bond	85
	150 151 152 153 154 155 <b>Divis</b> 156 <b>Ren Divis</b> 157 158 <b>Divis</b> 159 160 161 162 <b>Divis</b> 163 164 165 166 167 168 169 170 171 172 173 174	ground in premise 150 Time per on ground in premise 151 Termina 152 Termina 152 Termina 154 Termina 155 Operation 155 Operation 156 Head least Payment 157 Definition 158 Mortgage Division 2 159 Payment 160 Other set 161 One rent 162 Deposit Division 3 163 Claims in 164 Claim not 165 Notice to 166 Matters 167 Payment 168 Dispute 169 Appeals 170 Payment 171 Payment 172 Director 173 Payment 174 Repayment 175 Powers	ground that tenant offered alternative social housing premises  150 Time periods to be observed in giving termination notice on ground that tenant offered alternative social housing premises  151 Termination by Tribunal on alternative premises ground  152 Termination by Tribunal of social housing tenancy agreements for breach  153 Termination notice—acceptable behaviour agreements  154 Termination by Tribunal on behaviour ground  155 Operation of Division  156 Exemption  156 Head leases involving social housing providers  157 Definitions  158 Mortgagee in possession may exercise functions  159 Payment of bonds  160 Other security may not be required  161 One rental bond for each agreement  162 Deposit of rental bonds  163 Claims for rental bonds  164 Claim notice to be given to other party  165 Notice to tenants of claims against tenants  166 Matters that may be subject of rental bond claim  167 Payment where no dispute  168 Disputed rental bond claims  169 Appeals may be made despite payment  170 Payment to Director-General of Department of Human Services  172 Director-General not required to pay excess amount  173 Payment of bond to former co-tenant  174 Repayment of bond to former co-tenant  175 Powers of Tribunal

				Page
	Divis	sion 4	Rental Bond Board	
	177		ution of Rental Bond Board	85
	178 179		ers of Rental Bond Board	86 86
	179	Delega	lion	00
	Divis	sion 5	Functions of Board relating to residential accommodation	
	180		entures for residential accommodation	86
	181		enture powers	87
	182 183		nent in residential accommodation unit trusts tees etc by Board	87 87
	184	Finance	•	88
	Divis	sion 6	Financial matters	
	185	Rental	Bond Account	88
	186	Rental	Bond Interest Account	88
Part 9	Pov	vers of	Tribunal	
	Divis	sion 1	General powers of Tribunal	
	187		that may be made by Tribunal	90
	188		l order-making power of Tribunal	91
	189	Applica	tion of provisions relating to Tribunal	91
	Divis	sion 2	Powers of Tribunal relating to breaches of residential tenancy agreements	
	190		tions relating to breaches of residential tenancy	0.4
	191	agreem	ients for consideration by Tribunal in applications	91
	101		to security breaches	92
	Divis	sion 3	Powers of Director-General in proceedings	
	192		r-General may represent persons	92
	193		r-General may take or defend proceedings	92
	194 195		ct of proceedings by Director-General ntion by Director-General	93 93
	195	interver	nion by Director-General	93
Part 10	Enf	orceme	nt	
	Divis	sion 1	Powers of investigators	
	196		of entry and other powers	94
	197	Power of and evi	of investigator to obtain information, documents	95
	198		ction of investigator	95
	199		possession of documents to be used as evidence	95

				Page
	200 201		warrants tion of Fair Trading Act 1987	96 96
	Divis	sion 2	Offences	
	202 203 204 205	Penalty Offence	of proceedings for offences notices es by corporations and abetting etc	96 97 98 98
	Divis	sion 3	Mandatory appointment of agents for landlords	
	206 207		tment of landlord's agents by Administrative Decisions Tribunal	98 99
	Divis	sion 4	Costs in certain court proceedings	
	208	Costs in	n court proceedings	99
Part 11	Res	identia	l tenancy databases	
	Divis	sion 1	Preliminary	
	209 210	Definition Applica	ons tion of Part	100 101
	Divis	sion 2	Tenancy database information	
	211 212	Listing by parti	of database and listing can be made only for particular breaches cular persons	101 102
	213 214		restriction on listing ng quality of listing—landlord's and agent's on	102 103
	215	Ensurin obligati	ng quality of listing—database operator's	103
	216 217 218	Provision Dispute	on of copies of listed personal information es about listings a period of listing	103 104 105
Part 12	Mis	cellane	ous	
	219 220 221 222 223 224 225	Contraction Tenants Function Service Regula	cting out prohibited cts Review Act 1980 s' agents ons of Director-General of notices or other documents tions on of personal liability	106 106 106 107 107 108 109

## Residential Tenancies Bill 2010

			Page
22	26	Savings and transitional provisions	109
22	27	Review of Act	109
Schedule 1		Membership and procedure of Rental	
		Bond Board '	110
Schedule 2	<u> </u>	Savings, transitional and other provisions	115
Schedule 3	}	Amendment of Acts	119



New South Wales

# **Residential Tenancies Bill 2010**

No , 2010

## A Bill for

An Act with respect to the rights and obligations of landlords and tenants, rents, rental bonds and other matters relating to residential tenancy agreements; and for other purposes.

Part 1 Preliminary

The Legislature of New South Wales enacts:			1
Par	t 1	Preliminary	2
Divi	sion	1 General	3
1	Nam	e of Act	4
		This Act is the Residential Tenancies Act 2010.	5
2	Com	mencement	6
		This Act commences on a day or days to be appointed by proclamation.	7
3	Defir	nitions	8
3			
	(1)	In this Act:	9
		acceptable behaviour agreement—see section 138.	10
		apprehended violence order has the same meaning as it has in the Crimes (Domestic and Personal Violence) Act 2007 and includes a	11 12
		provisional, interim and final apprehended violence order.	12
		approved form means the form approved from time to time by the	14
		Director-General.	15
		<b>Board</b> means the Rental Bond Board constituted under this Act.	16
		co-tenant means a tenant who is one of 2 or more tenants under a	17
		residential tenancy agreement.	18
		<b>Department</b> means the Department of Services, Technology and Administration.	19 20
		Director-General means:	21
		(a) the Commissioner for Fair Trading, Department of Services, Technology and Administration, or	22 23
		(b) if there is no such position in the Department, the Director-General of the Department.	24 25
		exercise a function includes perform a duty.	26
		<b>fixed term agreement</b> means a residential tenancy agreement for a tenancy for a fixed term.	27 28
		function includes a power, authority or duty.	29
		give includes cause to give.	30
		<b>holding fee</b> means an amount paid or required to be paid to a person for not letting premises pending the making of a residential tenancy agreement.	31 32 33
		<i>investigator</i> means an investigator appointed under section 18 of the Fair Trading Act 1987.	34 35

landlord means:		1
(a) the person who grants the right to occupy resunder a residential tenancy agreement, or	sidential premises	2
(b) a successor in title to the residential premises subject to the interest of the tenant, or	whose interest is	4 5
(c) a tenant who has granted the right to occupy re to a sub-tenant,	sidential premises	6 7
and includes a prospective landlord.		8
<i>landlord's agent</i> means a person who acts as the agen who (whether or not the person carries on any other by business as an agent for:		9 10 11
(a) the letting of residential premises, or		12
(b) the collection of rents payable for any tenar premises.	ncy of residential	13 14
<b>Note.</b> A person who acts as such an agent is required to be <i>Property, Stock and Business Agents Act 2002.</i>	e licensed under the	15 16
<b>periodic agreement</b> means a residential tenancy agree fixed term agreement.	ement that is not a	17 18
<b>record</b> includes any book, account, document, paper a information compiled, recorded or stored in write microfilm, or by electronic process, or in any other to other means.	tten form, or on	19 20 21 22
<b>Registrar</b> means the Registrar of the Tribunal.		23
<b>rent</b> means an amount payable by a tenant under a reagreement for the right to occupy premises for agreement.		24 25 26
rental bond—see section 157.		27
<b>residential premises</b> means any premises or part of prany land occupied with the premises) used or intenderesidence.		28 29 30
<b>Note.</b> Land on which there is no residence cannot be subother provisions under this Act.	ject to a tenancy or	31 32
residential tenancy agreement—see section 13.		33
residential tenancy database—see section 209.		34
<b>sign</b> includes execution by a corporation in any man law.	nner permitted by	35 36
social housing premises—see section 136.		37
social housing provider—see section 136.		38
social housing tenancy agreement—see section 136.		39

39

			ncy means the right to occupy residential premises under a ential tenancy agreement.	1
		tena	nt means:	3
		(a)	the person who has the right to occupy residential premises under a residential tenancy agreement, or	5
		(b)	the person to whom such a right passes by transfer or operation of the law, or	6 7
		(c)	a sub-tenant of a tenant,	8
		and i	includes a prospective tenant.	9
		term	<i>ination notice</i> —see section 80.	10
		term	<i>ination order</i> —see section 80.	11
			<b>unal</b> means the Consumer, Trader and Tenancy Tribunal blished by the <i>Consumer</i> , <i>Trader and Tenancy Tribunal Act 2001</i> .	12 13
			r usage charge for residential premises means that part of a water ge that is based on the volume of water supplied to the premises.	14 15
	(2)	Note	s included in this Act do not form part of this Act.	16
4	Act t	o bind	d Crown	17
		the le	Act binds the Crown in right of New South Wales and, in so far as egislative power of the Parliament of New South Wales permits, the vn in all its other capacities.	18 19 20
5	Repe	eals		21
			Residential Tenancies Act 1987 and the Landlord and Tenant tal Bonds) Act 1977 are repealed.	22 23
Div	ision	2	Application of Act	24
6	Act a	applies	s to existing and future residential tenancy agreements	25
		resid	Act applies to residential tenancy agreements in respect of ential premises whether made before or after the commencement is section.	26 27 28
7	Pren	nises 1	to which Act does not apply	29
		This	Act does not apply in respect of the following premises:	30
		(a)	premises to which the Landlord and Tenant (Amendment) Act 1948 applies,	31 32
		(b)	premises used to provide residential care or respite care within the meaning of the <i>Aged Care Act 1997</i> of the Commonwealth,	33 34

Preliminary Part 1

		(c)	serviced apartments, that is, buildings or parts of buildings used to provide self-contained tourist and visitor accommodation that are regularly cleaned by or on behalf of the owner or manager,	1 2 3
		(d)	premises used as a hotel or motel,	4
		(e)	premises used as a backpackers' hostel,	5
		(f)	a hospital or nursing home,	6
		(g)	any part of a club used for the provision of temporary accommodation,	<del>7</del> 8
		(h)	premises used for residential purposes, if the predominant use of the premises is for the purposes of a trade, profession, business or agriculture.	9 10 11
8	Agre	ement	s to which Act does not apply	12
	(1)	This .	Act does not apply to the following agreements:	13
		(a)	occupation agreements to which the <i>Holiday Parks (Long-term Casual Occupation) Act 2002</i> applies,	14 15
		(b)	residence contracts within the meaning of the <i>Retirement Villages Act 1999</i> ,	16 17
		(c)	an agreement under which a person boards or lodges with another person,	18 19
		(d)	an agreement under which a person resides in refuge or crisis accommodation of a kind prescribed by the regulations,	20 21
		(e)	leases and licences under the Crown Lands Act 1989, the Western Lands Act 1901 or the Crown Lands (Continued Tenures) Act 1989,	22 23 24
		(f)	an agreement for the sale of land that confers a right to occupy residential premises on a party to the agreement,	25 26
		(g)	an agreement that arises under a term of a mortgage and confers a right to occupy residential premises on a party to the mortgage,	27 28
		(h)	an agreement made for the purpose of giving a person the right to occupy residential premises for a period of not more than 3 months for the purpose of a holiday,	29 30 31
		(i)	an agreement that arises under a company title scheme under which a group of adjoining or adjacent premises is owned or leased by a corporation each of whose shareholders has, by virtue of his or her shares, an exclusive right to occupy one or more of the residential premises,	32 33 34 35 36
		(j)	an agreement having a term, together with the term of any further agreement that may be granted under an option in respect of it, that is equal to or exceeds 99 years.	37 38 39

	(2)	This Act (other than Parts 8, 9 and 11) does not apply to residential tenancy agreements to which the <i>Residential Parks Act 1998</i> applies or to any moveable dwelling for which such an agreement is required.			
9	Emp	loyee and caretaker arrangements			
	(1)	An agreement or arrangement under which a person is given the right to occupy premises for the purpose of a residence in return for, or as part of remuneration for, carrying out work in connection with the premises or the person's employment is taken to be a residential tenancy agreement.			
	(2)	This section applies even if the premises are part of premises referred to in section 7 or other premises exempted from this Act by the regulations.	1 1 1		
10	Арр	lication of Act to occupants in shared households	1		
		A person who occupies residential premises that are subject to a written residential tenancy agreement, is not named as a tenant in the agreement and who occupies the premises together with a named tenant is a tenant for the purposes of this Act only if:	1/ 1/ 1/ 1/		
		(a) a tenant under that agreement transfers the tenancy to the person or the person is recognised as a tenant (see Part 4), or	1 1		
		<ul> <li>(b) the person is a sub-tenant of a tenant under a written residential tenancy agreement with that tenant.</li> <li>Note. Boarders and lodgers are not covered by this Act (see section 8 (1) (c)).</li> <li>An occupier may be recognised as a tenant (see sections 77 and 79).</li> </ul>	2 2 2 2		
11	Decl	aration by Tribunal	2		
		The Tribunal may, on application by the Director-General or another person, make an order declaring that a specified agreement is, or is not, a residential tenancy agreement to which this Act applies or that specified premises are, or are not, premises to which this Act applies.  Note. Under section 195, the Director-General may intervene in proceedings before the Tribunal that are brought by another person.	2 2 2 2 2 2 3		
12	Exe	Exemptions from operation of Act			
	(1)	The regulations may exempt from the operation of this Act or the regulations or any specified provision of this Act or the regulations any specified person, agreement or premises or any specified class of persons, agreements or premises.	3 3 3 3		
	(2)	An exemption may be unconditional or subject to conditions.	3		

36

Part 2		Residential tenancy agreements			
Divi	sion	1 General provisions relating to agreements		2	
13	Agre	ement	ts that are residential tenancy agreements	3	
	(1)	grant	sidential tenancy agreement is an agreement under which a person its to another person for value a right of occupation of residential aises for the purpose of use as a residence.	4 5 6	
	(2)		sidential tenancy agreement may be express or implied and may be or in writing, or partly oral and partly in writing.	7 8	
	(3)		greement may be a residential tenancy agreement for the purposes is Act even though:	9 10	
		(a)	it does not grant a right of exclusive occupation, or	11	
		(b)	it grants the right to occupy residential premises together with the letting of goods or the provision of services or facilities.	12 13	
		Note. sets c	See section 8 for agreements that are not covered by this Act. Section 7 out premises not covered by this Act.	14 15	
	(4)	tenan of oc	the purpose of determining whether an agreement is a residential new agreement, it does not matter that the person granted the right ecupation is a corporation if the premises are used (or intended for as a residence by a natural person.	16 17 18 19	
14	Land	lord's	obligation to ensure written residential tenancy agreement	20	
	(1)	The landlord under a residential tenancy agreement must ensure that the agreement is in writing at the commencement of the agreement.			
	(2)	This	section does not:	23	
		(a)	impose any obligation on a tenant to prepare a written residential tenancy agreement, or	24 25	
		(b)	affect the enforceability of a residential tenancy agreement that is not in writing or is only partly in writing.	26 27	
	(3)	If a la	andlord fails to comply with this section:	28	
		(a)	the rent under the residential tenancy agreement must not be increased during the first 6 months of the tenancy, and	29 30	
		(b)	the landlord is not entitled to terminate the residential tenancy agreement under section 85 during the first 6 months of the tenancy.	31 32 33	
		Note. tenan	The Tribunal may order a landlord to enter into a written residential acy agreement (see section 16).	34 35	

15	Stan	dard r	residential tenancy agreements	1		
	(1)	Stan	dard form may be prescribed	2		
			regulations may prescribe a standard form of residential tenancy ement.	3 4		
	(2)	The regulations may provide for the following:				
		(a)	the terms of the agreement,	6		
		(b)	more than one standard form of residential tenancy agreement for use for different classes of residential premises, agreements or parties,	7 8 9		
		(c)	the addition of clauses to, or the omission or variation of terms contained in, a standard form of residential tenancy agreement in specified circumstances,	10 11 12		
		(d)	the application of terms of standard forms of residential tenancy agreement to agreements entered into before the regulations prescribing those standard forms took effect.	13 14 15		
	(3)	Terms to be consistent with Act				
			andard form of residential tenancy agreement must be consistent this Act and the regulations.	17 18		
	(4)	Varia	ation of standard form	19		
		A residential tenancy agreement for which a standard form is prescribed may include additional terms, but only if:				
		(a)	the terms do not contravene this Act or the regulations or any other Act, and	22 23		
		(b)	the terms are not inconsistent with the terms set out in the standard form.	24 25		
	(5)	Resi	dential tenancy agreement taken to include standard terms	26		
			sidential tenancy agreement of a kind for which a standard form is cribed is taken to include the terms of the standard form.	27 28		
	(6)	Note	section is subject to this Act.  Section 20 allows terms otherwise included by this Act to be excluded or fied in residential tenancy agreements having a fixed term of 20 years or .	29 30 31 32		
16	Writ	Written residential tenancy agreements—Tribunal orders				
	(1)		Tribunal may, on application by a tenant, order the landlord to are and enter into a written residential tenancy agreement.	34 35		
	(2)	The	order may:	36		
		(a)	specify the terms of the agreement, and	37		

R	cidentia	l Tenancies	Rill	201	Λ
$\Box$	colucilla	i i enancies	-	Z()	1,

Clause 17

Part 2

		(b) specify a commencement date for the agreement that occurred before the order was made.	1 2
	(3)	The Tribunal may make an order under this section only if it is satisfied that the landlord and tenant are subject to an existing residential tenancy agreement that is not in writing or is only partly in writing and that the tenant is not holding over under a previous written fixed term agreement.	3 4 5 6 7
17	Certa	ain unexecuted residential tenancy agreements enforceable	8
	(1)	If a residential tenancy agreement has been signed by a tenant and given to the landlord or a person on the landlord's behalf and has not been signed by the landlord:	9 10 11
		(a) acceptance of rent by or on behalf of the landlord without reservation, or	12 13
		(b) any other act of part performance of the agreement by or on behalf of the landlord,	14 15
		gives to the document the same effect it would have if it had been signed by the landlord on the first day in respect of which rent was accepted or on the day on which such an act was first performed.	16 17 18
	(2)	This section applies despite section 54A of the Conveyancing Act 1919.	19
18	Fixed fixed	d term agreements to continue as periodic agreements after end of term	20 21
		A fixed term agreement that continues after the day on which the fixed term ends continues to apply:	22 23
		(a) as if the term of the agreement were replaced by a periodic agreement, and	24 25
		(b) on the same terms as immediately before the end of the fixed term.	26 27
		<b>Note.</b> A landlord and tenant may also enter a further agreement for a further fixed term tenancy.	28 29
Divi	sion	2 Terms of residential tenancy agreements	30
19	Proh	ibited terms	31
	(1)	A residential tenancy agreement must not contain a term of a kind set out in this section or prescribed by the regulations for the purposes of this section.	32 33 34

	(2)		ns having the following effects must not be included in a residential ncy agreement:	1			
		(a)	that the tenant must have the carpet professionally cleaned, or pay the cost of such cleaning, at the end of the tenancy,	3			
		(b)	that the tenant must take out a specified, or any, form of insurance,	5			
		(c)	exempting the landlord from liability for any act or omission by the landlord, the landlord's agent or any person acting on behalf of the landlord or landlord's agent,	7 8 9			
		(d)	that, if the tenant breaches the agreement, the tenant is liable to pay all or any part of the remaining rent under the agreement, increased rent, a penalty or liquidated damages,	10 11 12			
		(e)	that, if the tenant does not breach the agreement, the rent is or may be reduced or the tenant is to be or may be paid a rebate of rent or other benefit.	13 14 15			
		Note a res	Section 15 also prohibits certain additional terms from being included in idential tenancy agreement for which a standard form is prescribed.	16 17			
	(3)	requ pay	vever, a residential tenancy agreement may include a term that ires the carpet to be professionally cleaned or requires the tenant to the cost of such cleaning, at the end of the tenancy, if the landlord nits the tenant to keep an animal on the residential premises.	18 19 20 21			
20	Man	Mandatory terms may be varied for long term leases					
	(1)	A fix	xed term agreement for a fixed term of 20 years or more may:	23			
		(a)	provide that terms that would otherwise be included in the agreement by this Act or the regulations ( <i>mandatory terms</i> ) do not apply, or are varied as provided by the agreement, and	24 25 26			
		(b)	include terms that would otherwise be prohibited by this Act or the regulations.	27 28			
	(2)		vever, any such agreement must not exclude or modify any of the owing:	29 30			
		(a)	any term included by this Act relating to the payment of rates, taxes and charges by the landlord,	31 32			
		(b)	the prohibition against more than one rent increase a year under a fixed term agreement for a fixed term of more than 2 years,	33 34			
		(c)	any right under this Act to make an application to the Tribunal,	35			
		(d)	the grounds on which a residential tenancy agreement may be terminated under this Act,	36 37			
		(e)	any other term prescribed by the regulations for the purposes of this section.	38 39			

39

	(3)	The Tribunal may, on application by a tenant under a fixed term agreement for a fixed term of 20 years or more, make an order declaring that:	;
		(a) a mandatory term does form part of the agreement, or	4
		(b) a prohibited term is not included in an agreement, or	į
		(c) a mandatory or prohibited term included in the agreement is varied as specified by the declaration.	<del>.</del>
	(4)	The Tribunal may make an order if it is of the opinion that the inclusion or variation of a term, or failure to include a term, is unconscionable, unjust, harsh or oppressive.	8 9 10
	(5)	This section has effect despite any other provision of this Act.	1
21	Inco	nsistent and prohibited terms void	12
	(1)	A term of a residential tenancy agreement is void to the extent to which it:	1; 14
		(a) is inconsistent with any term included in the agreement by this Act or the regulations, or	15 16
		(b) is prohibited by this Act or the regulations.	17
	(2)	The Tribunal may, on application by a landlord or a tenant, make an order declaring that a term of a residential tenancy agreement is void or partly void if satisfied that the term is inconsistent with any term included in the agreement by this Act or the regulations or is prohibited by this Act or the regulations.	18 19 20 2 <sup>-</sup> 22
22	Offe	nce relating to terms of residential tenancy agreements	23
		A landlord must ensure that a written residential tenancy agreement:	24
		(a) is in the standard form (if any) prescribed by the regulations for the agreement and contains any other terms required to be included by this Act or the regulations, and	25 26 27
		(b) does not contain any terms prohibited by this Act or the regulations.	28 29
		Maximum penalty: 20 penalty units.	30

Part 3		Rights and obligations of landlords and tenants			
Divis	sion '	1 Pre-agreement matters		2	
23	Limit	on ar	mounts payable by tenant before agreement	3	
	(1)	tenar	rson must not require or receive from a tenant, before or when the nt enters into the residential tenancy agreement, a payment other the following:	4 5 6	
		(a)	a holding fee,	7	
		(b)	rent,	8	
		(c)	a rental bond,	9	
		(d)	an amount for the fee (if any) payable for registration of a residential tenancy agreement under the <i>Real Property Act 1900</i> .	10 11	
	(2)	a ten tenar	out limiting this section, a person must not require or receive from ant an amount for the costs of preparation of a written residential ney agreement.	12 13 14	
		Maxi	imum penalty: 20 penalty units.	15	
24	Holding fees				
	(1)	A per	rson must not require or receive from a tenant a holding fee unless:	17	
		(a)	the tenant's application for tenancy of the residential premises has been approved by the landlord, and	18 19	
		(b)	the fee does not exceed 1 week's rent of the residential premises (based on the rent under the proposed residential tenancy agreement).	20 21 22	
			Note. A tenant is defined in this Act as including a prospective tenant.	23	
	(2)	A per recei	erson who receives a holding fee must give the tenant a written pt setting out the following:	24 25	
		(a)	the amount paid and the date on which it was paid,	26	
		(b)	the address of the residential premises,	27	
		(c)	the names of the landlord and the tenant.	28	
	(3)	resident other periodent landle	tenant has paid a holding fee, the landlord must not enter into a ential tenancy agreement for the residential premises with any person within 7 days of payment of the fee (or within such further od as may be agreed with the tenant) unless the tenant notifies the ord that the tenant no longer wishes to enter into the residential ney agreement.	29 30 31 32 33 34	

	(4)	A holding fee may be retained by the landlord only if the tenant enters into the residential tenancy agreement or refuses to enter into the residential tenancy agreement.				
	(5)	Despite subsection (4), a holding fee must not be retained by the landlord if the tenant refuses to enter into the residential tenancy agreement because of a misrepresentation or failure to disclose a material fact by the landlord or landlord's agent.				
	(6)	If a residential tenancy agreement is entered into after payment of a holding fee, the fee must be paid towards rent.  Maximum penalty: 20 penalty units.	10			
25	Disp	utes about holding fees	1			
	(1)	The Tribunal may, on application by a person who has paid, or required or received payment of, a holding fee, make an order in relation to the payment or repayment of the fee.	12 13 14			
	(2)	A person may make an application under this section whether or not the prospective residential tenancy agreement was executed.	15 16			
26	Disclosure of information to tenants generally					
	(1)	False representations				
		A landlord or landlord's agent must not induce a tenant to enter into a residential tenancy agreement by any statement, representation or promise that the landlord or agent knows to be false, misleading or deceptive or by knowingly concealing a material fact of a kind prescribed by the regulations.	19 20 22 22 23			
	(2)	Disclosure of sale, mortgagee actions	24			
		A landlord or landlord's agent must disclose the following to the tenant before the tenant enters into the residential tenancy agreement:	2! 20			
		(a) any proposal to sell the residential premises, if the landlord has prepared a contract for sale of the residential premises,	25 28			
		(b) that a mortgagee is taking action for possession of the residential premises, if the mortgagee has commenced proceedings in a court to enforce a mortgage over the premises.	29 30 3			
	(3)	Subsection (2) does not apply to a landlord's agent unless the agent is aware of the matters required to be disclosed.	32 33			

Clause 27	Residential Tenancies Bill 20	1 ^
Ciduse 27	Residential Tenancies Dili 20	w

Part 3	Rights and	obligations	of landlords	and tenants

	(4)	Information statement to be given	1
		A landlord or landlord's agent must give a tenant an information statement in the approved form before the tenant enters into the residential tenancy agreement.	2 3 4
		Maximum penalty: 20 penalty units.	5
27	Name	es and addresses to be provided	6
	(1)	A landlord must give the tenant written notice of the following matters before or when the tenant enters into the residential tenancy agreement or include the following matters in the agreement:	7 8 9
		(a) the name, telephone number and business address of the landlord's agent (if any) and the name and telephone number or other contact details of the landlord,	10 11 12
		(b) if there is no landlord's agent, the business address, or residential address, and telephone number, of the landlord,	13 14
		(c) if the landlord is a corporation, the name and the business address of the corporation.	15 16
	(2)	A landlord must notify the tenant in writing within 14 days of any change during the residential tenancy agreement in the information provided under this section.	17 18 19
	(3)	This section is a term of every residential tenancy agreement.	20
28	Tena	ant entitled to copy of residential tenancy agreement	21
	(1)	The landlord or landlord's agent must give the tenant a copy of the residential tenancy agreement before or when the tenant gives the signed copy of the agreement to the landlord or landlord's agent.	22 23 24
	(2)	If that copy is not signed by the landlord, the landlord or landlord's agent must give the tenant a copy of the residential tenancy agreement signed by both the landlord and tenant, as soon as practicable after it is so signed.	25 26 27 28
		Maximum penalty: 20 penalty units.	29
29	Cond	dition reports	30
	(1)	A condition report relating to the condition of residential premises on a day specified in the report must be completed by or on behalf of a landlord before or when the residential tenancy agreement is given to the tenant for signing.	31 32 33 34
	(2)	Two copies of the condition report must be given by the landlord or landlord's agent to the tenant before or when the tenant signs the residential tenancy agreement.	35 36 37

	(3)	the la	tenant must complete and give one copy of the condition report to andlord or landlord's agent not later than 7 days after receiving it both the landlord and the tenant must retain a copy of the report.	1 2 3
	(4)	resid tenar	or as soon as reasonably practicable after, the termination of a lential tenancy agreement, the landlord or landlord's agent and the nt must complete the copy of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section, in the presence of the other of the condition report retained by the lord or the tenant under this section.	5 6 7 8
	(5)	comprepor	not a breach of subsection (4) for the condition report to be pleted in the absence of the other party if the party completing the rt has given the other party a reasonable opportunity to be present it is completed.	9 10 11 12
	(6)	may	ndition report is to be in the form prescribed by the regulations and be included in a prescribed standard form of residential tenancy ement.	13 14 15
30	Cond	lition	report evidence of condition of premises	16
	(1)	presu	andition report that is signed by both the landlord and the tenant is a uned to be a correct statement, in the absence of evidence to the rary, of the state of repair or general condition of the residential uses on the day specified in the report.	17 18 19 20
	(2)	This	section does not apply:	21
		(a)	to any matter that could not have reasonably been discovered on a reasonable inspection of the premises, or	22 23
		(b)	to any statement in the report about which the tenant makes a written dissenting comment on the copy of the report completed by the tenant and retained by the landlord.	24 25 26
31	Reme	edies	for disputes about condition reports	27
			Tribunal may, on application by a landlord or tenant, make the wing orders:	28 29
		(a)	an order that a condition report must be amended,	30
		(b)	an order that a condition report is not required to be amended.	31

Clause 32	Residential 7	Tananciae	Bill 20	110
Clause 32	Residential	renancies	DIII ZU	ıυ

Part 3 Rights and obligations of landlords and tenants

Divi	sion	2 Rent and other payments	1
32		s of payments that tenant may be required to pay for residential ncy agreement	2
		A person must not require or receive from a tenant any payment for or in relation to renewing, extending or continuing a residential tenancy agreement, other than the following:	4 5 6
		(a) rent,	7
		(b) a rental bond,	8
		(c) any other amounts or fees prescribed by the regulations.  Maximum penalty: 20 penalty units.	9 10
33	Payn	nent of rent by tenant	11
	(1)	A tenant must pay the rent under a residential tenancy agreement on or before the day set out in the agreement.	12 13
	(2)	A landlord must not require a tenant to pay more than 2 weeks rent in advance under a residential tenancy agreement or to pay rent for a period of the tenancy before the end of the previous period for which rent has been paid.	14 15 16 17
		<b>Note.</b> A tenant may pay more than 2 weeks rent if the tenant wishes to do so.	18
	(3)	A landlord must not knowingly appropriate rent paid by the tenant for the purpose of any amount payable by the tenant other than rent.	19 20
	(4)	This section is a term of every residential tenancy agreement.	21
		Maximum penalty: 10 penalty units.	22
34	Acce	ptance of rent by landlord	23
	(1)	A landlord must accept payment of unpaid rent by a tenant if:	24
		(a) the landlord has given a termination notice on the ground of failure to pay rent under the residential tenancy agreement, and	25 26
		(b) the tenant has not vacated the residential premises.	27
		Maximum penalty: 10 penalty units.	28
		<b>Note.</b> A residential tenancy agreement may generally not be terminated by the Tribunal, or possession of residential premises be recovered, on the ground of failure to pay rent if the tenant repays the rent or complies with an agreement to do so (see section 89).	29 30 31 32
	(2)	This section is a term of every residential tenancy agreement.	33

35	Man	ner of	payment of rent	
	(1)	pay 1	ndlord, landlord's agent or other person must not require a tenant to rent by a cheque or other negotiable instrument that is post-dated.	;
			imum penalty: 10 penalty units.	4
	(2)	least bank trans	ndlord or landlord's agent must permit a tenant to pay the rent by at a one means for which the tenant does not incur a cost (other than a fees or other account fees usually payable for the tenant's sactions) and that is reasonably available to the tenant.  imum penalty: 10 penalty units.	; ;
	(3)		ndlord and the tenant may, by agreement, change the manner in ch rent is payable under the residential tenancy agreement.	10 11
	(4)	This	section is a term of every residential tenancy agreement.	12
36	Rent	recei	pts	13
	(1)	than	ont under a residential tenancy agreement is paid in person (other by cheque), the person who receives the payment must, when the ment is made, give the person making the payment a rent receipt.	14 19 10
	(2)	If rent under a residential tenancy agreement is paid in person by cheque, the person who receives the payment must make the receipt available for collection by the tenant or post it to the residential premises.		
	(3)	A re	ent receipt is a receipt that contains the following matters:	2
		(a)	the name of the person who receives the rent or on whose behalf the rent is received,	2:
		(b)	the name of the person paying the rent or on whose behalf the rent is paid,	24 25
		(c)	the address of the residential premises for which the rent is paid,	26
		(d)	the period for which the rent is paid and the date up to which the rent is paid,	2 <sup>1</sup> 28
		(e)	the date on which the rent is paid,	29
		(f)	the amount of rent paid.	30
		Max	imum penalty: 10 penalty units.	3
37	Rent	recor	rds	32
	(1)		ndlord or landlord's agent must keep a record of rent received under sidential tenancy agreement (a <i>rent record</i> ).	33 34
	(2)		nt record may be kept in any form, and must contain any particulars, cribed by the regulations for the purposes of this section.	35 36

	(3)	by th	ndlord or landlord's agent must, within 7 days of a written request ne tenant, provide a written statement setting out the particulars of ent record for a specified period.	1 2 3
	(4)	writt	section does not require a landlord or landlord's agent to provide a sen statement for a period to a person if the landlord or agent has iously provided a written statement for the same period to the on.	4 5 6 7
	(5)		sections (3) and (4) are terms of every residential tenancy ement.	8 9
38	Utilit	y cha	rges payable by tenant	10
	(1)	A ter	nant must pay the following charges for the residential premises:	11
		(a)	all charges for the supply of electricity, gas (except bottled gas) or oil to the tenant at the residential premises if the premises are separately metered,	12 13 14
		(b)	all charges for the supply of bottled gas to the tenant at the residential premises,	15 16
		(c)	all charges for pumping out a septic system used for the residential premises,	17 18
		(d)	any excess garbage charges relating to the tenant's use of the residential premises,	19 20
		(e)	any other charges prescribed by the regulations.	21
	(2)	This	section is a term of every residential tenancy agreement.	22
39	Wate	er usa	ge charges payable by tenant	23
	(1)		nant must pay the water usage charges for the residential premises, only if:	24 25
		(a)	the premises are separately metered or the premises are not connected to a water supply service and water is delivered to the premises by vehicle, and	26 27 28
		(b)	the premises contain water efficiency measures prescribed by the regulations for the purposes of this section, and	29 30
		(c)	the charges do not exceed the amount payable by the landlord for water used by the tenant.	31 32
	(2)	landl autho	enant is not required to pay the water usage charges unless the lord gives the tenant a copy of the part of the water supply ority's bill setting out the charges, or other evidence of the cost of or used by the tenant.	33 34 35 36
	(3)		ndlord must give the tenant not less than 21 days to pay the water e charges.	37 38

	(4)	fails	to request payment from the tenant within 3 months of the issue of will for those charges by the water supply authority.	2
	(5)	an ar a bil	section (4) does not prevent a landlord from taking action to recover mount of water usage charges later than 3 months after the issue of all for those charges, if the landlord first sought payment of the cunt within 3 months after the issue of the bill.	(
	(6)	amor any v Note: different Divisi	ndlord must ensure that the tenant receives the benefit of, or an unt equivalent to, any rebate received by the landlord in respect of water usage charges payable or paid by the tenant.  Tenants under social housing tenancy agreements may be subject to ent provisions in relation to the payment of charges for water usage (see ion 3 of Part 7).	10 10 11 12 13
	(7)	This	section is a term of every residential tenancy agreement.	14
40	Payn	nent o	f rates, taxes and certain utility charges by landlord	15
	(1)	A lar	ndlord must pay the following charges for the residential premises:	16
		(a)	rates, taxes or charges payable under any Act (other than charges payable by the tenant under this Division),	17 18
		(b)	the installation costs and charges for initial connection to the residential premises of an electricity, water, gas, bottled gas or oil supply service,	19 20 21
		(c)	all charges for the supply of electricity, gas (except bottled gas) or oil to the tenant at the residential premises that are not separately metered,	22 23 24
		(d)	the costs and charges for the supply or hire of gas bottles for the supply of bottled gas at the commencement of the tenancy,	25 26
		(e)	all charges (other than water usage charges) in connection with a water supply service to separately metered residential premises,	27 28
		(f)	all charges in connection with a water supply service to residential premises that are not separately metered,	29 30
		(g)	all charges for the supply of sewerage services (other than for pump out septic services) or the supply or use of drainage services to the residential premises,	3 <sup>2</sup> 32 33
		(h)	any other charges prescribed by the regulations.	34
	(2)	This	section is a term of every residential tenancy agreement.	3

41	Rent increases				
	(1)	The rent payable under a residential tenancy agreement may be increased only if:	2		
		(a) the tenant is given a written notice by the landlord or the landlord's agent specifying the increased rent and the day from which it is payable, and	4 5 6		
		(b) the notice is given at least 60 days before the increased rent is payable.	7 8		
	(2)	Notice must be given by the landlord or the landlord's agent of a rent increase proposed during the term of a residential tenancy agreement and of a rent increase under a proposed residential tenancy agreement between a landlord and one or more of the landlord's existing tenants.	9 10 11 12		
	(3)	A rent increase is not payable by a tenant unless the rent is increased in accordance with this section or the rent is increased by the Tribunal.	13 14		
	(4)	The residential tenancy agreement is varied to specify the increased rent from the date the rent is increased in accordance with this section.	15 16		
	(5)	Notice of a rent increase must be given by a landlord or landlord's agent in accordance with this section even if details of the rent increase are set out in the residential tenancy agreement.	17 18 19		
	(6)	Notice of a rent increase may be cancelled or varied (so as to reduce the increase) by a subsequent written notice given to the tenant by or on behalf of the landlord. Any such later notice takes effect from the date on which the earlier notice was to take effect.	20 21 22 23		
	(7)	Notice of a rent increase is not required to be given by a landlord or landlord's agent if the increase arises because of the end of, or a reduction in, a rent reduction.	24 25 26		
	(8)	Subsections (1)–(7) are terms of every residential tenancy agreement.	27		
	(9)	A landlord or landlord's agent must not contravene this section.  Maximum penalty: 20 penalty units.	28 29		
	(10)	The Tribunal must not make an order that a rent increase is not payable because this section has not been complied with unless the application for the order is made not later than 12 months after the rent is increased.	30 31 32		
42	Rent	increases under fixed term agreements	33		
	(1)	The rent payable under a fixed term agreement for a fixed term of not more than 2 years must not be increased during the fixed term unless the agreement sets out the amount of the increase or the method of calculating the increase.	34 35 36 37		

	(2)		rent payable under a fixed term agreement for a fixed term of more 2 years:	1 2
		(a)	must not be increased more than once in any period of 12 months, and	3 4
		(b)	may be increased whether or not the agreement sets out the amount of the increase or the method of calculating the increase.	5 6
	(3)	a fixe	ndlord or landlord's agent must not increase the rent payable under ed term agreement in contravention of this section.	7 8
		Maxi	imum penalty: 20 penalty units.	9
43	Rent	reduc	etions	10
	(1)	Redu	uction in goods, services or facilities	11
		reduc servi- those	tenant may make a written request to the landlord at any time for a ction in rent if the landlord reduces or withdraws any goods, ces or facilities provided with the residential premises, even if e goods, services or facilities are provided under a separate or a lous contract, agreement or arrangement.	12 13 14 15 16
	(2)	Prem	nises unusable	17
			rent payable under a residential tenancy agreement abates if ential premises under a residential tenancy agreement are:	18 19
		(a)	otherwise than as a result of a breach of an agreement, destroyed or become wholly or partly uninhabitable, or	20 21
		(b)	cease to be lawfully usable as a residence, or	22
		(c)	appropriated or acquired by any authority by compulsory process.	23 24
	(3)	Acce	ess to purchasers	25
		prem	landlord and tenant may agree to reduce the rent payable for isses during periods when access to the residential premises is ired to be given to prospective purchasers of the premises.	26 27 28
	(4)	Effec	et of section	29
			section does not limit the rights of landlords and tenants to agree duce the rent payable under a residential tenancy agreement.	30 31
	(5)	This	section is a term of every residential tenancy agreement.	32

44	Tenant's remedies for excessive rent				
	(1)	Exce	essive rent orders	2	
			Tribunal may, on the application of a tenant, make any of the wing orders:	3 4	
		(a)	an order that a rent increase under an existing or proposed residential tenancy agreement is excessive and that, from a specified day, the rent for residential premises must not exceed a specified amount,	5 6 7 8	
		(b)	an order that rent payable under an existing or proposed residential tenancy agreement is excessive, having regard to the reduction or withdrawal by the landlord of any goods, services or facilities provided with the residential premises and that, from a specified day, the rent for residential premises must not exceed a specified amount.	9 10 11 12 13 14	
	(2)	Time	limit for excessive rent increase applications	15	
		made	application for an order that a rent increase is excessive must be e within the period prescribed by the regulations after notice of the ease is given.	16 17 18	
	(3)	Applications on withdrawal of goods or services			
		rent good if the	nant may, before the end of a tenancy, make an application that the is excessive, having regard to the reduction or withdrawal of any ls, services or facilities provided with the residential premises, even ose goods, services or facilities were provided under a separate or a ious contract, agreement or arrangement.	20 21 22 23 24	
	(4)	Dete	rmination of excessive rent	25	
		may arrar	the purposes of making an order under this section, the Tribunal declare that amounts payable under a contract, agreement or agement under which goods, services or facilities are provided to enant are rent.	26 27 28 29	
	(5)	The Tribunal may have regard to the following in determining whether a rent increase or rent is excessive:			
		(a)	the general market level of rents for comparable premises in the locality or a similar locality,	32 33	
		(b)	the landlord's outgoings under the residential tenancy agreement or proposed agreement,	34 35	
		(c)	any fittings, appliances or other goods, services or facilities provided with the residential premises,	36 37	
		(d)	the state of repair of the residential premises,	38	

		(e)	the accommodation and amenities provided in the residential premises,	1 2
		(f)	any work done to the residential premises by or on behalf of the tenant,	3 4
		(g)	when the last increase occurred,	5
		(h)	any other matter it considers relevant (other than the income of the tenant or the tenant's ability to afford the rent increase or rent).	6 7 8
	(6)	Effec	ct of excessive rent order	9
		An o	order by the Tribunal specifying a maximum amount of rent:	10
		(a)	has effect for the period (of not more than 12 months) specified by the Tribunal, and	11 12
		(b)	binds only the landlord and tenant under the residential tenancy agreement or proposed residential tenancy agreement under which the rent is payable.	13 14 15
		<b>Note</b> an ore	. A tenant under a social housing tenancy agreement may also apply for der that rent is excessive if a rent rebate is cancelled (see section 141 (1)).	16 17
45		edies ement	for reduction of rent on frustration of residential tenancy	18 19
	(1)	ordei	Tribunal may, on application by the landlord or tenant, make an r determining the amount of rent payable if the rent is abated under on 43 (2).	20 21 22
	(2)	The	Tribunal may order that:	23
		(a)	from a specified day, the rent for the residential premises must not exceed a specified amount, and	24 25
		(b)	the landlord must repay to the tenant any rent paid by the tenant since the specified day that is in excess of the specified amount.	26 27
		Note. circur	The residential tenancy agreement may also be terminated in these mstances (see section 109).	28 29
46	Cont	traven	tions of rent orders	30
	(1)	exce	erson must not demand, require or receive any rent from a tenant eding an amount specified by the Tribunal.	31 32
		Max	imum penalty: 20 penalty units.	33
	(2)	section	ourt before which proceedings for an offence under this section or on 52 of the Consumer, Trader and Tenancy Tribunal Act 2001	34
		addit	been brought, or the Tribunal, on application by a tenant, may (in tion to any other penalty) order the person who committed the ace or any person on whose behalf that person acted to pay to the	36 37 38

			_	
		amount Note. It	regainst whom the offence was committed an amount equal to the of any rent unlawfully received from the tenant. is an offence under section 52 of the <i>Consumer, Trader and Tenancy Act 2001</i> to contravene an order of the Tribunal (including an order as ayable).	1 2 3 4 5
47	Tena	ınt's rem	edies for repayment of rent and excess charges	6
	(1)	Reques	ts to landlord	7
		repay to	at may make a written request to the landlord that the landlord of the tenant any rent, or other amounts, paid by the tenant that are uired to be paid under this Act or the residential tenancy tent.	8 9 10 11
	(2)		est may be made during or after the termination of a residential agreement.	12 13
	(3)	to the to	ord must, within 14 days of a written request by a tenant, repay enant the amount of any rent or other amount paid in excess of ount payable by the tenant under this Act or the residential agreement.	14 15 16 17
	(4)	Tribuna	l orders	18
		rent or	at may apply to the Tribunal for an order for the repayment of any other amount paid by the tenant if a written request by the for payment is not complied with by the landlord within 14 days.	19 20 21
	(5)	tenant i	bunal may order that rent or any other amount be repaid to the f it finds that the rent or amount was not required to be paid by ant under this Act or the residential tenancy agreement.	22 23 24
48	Land	llord may	y recover certain rent expenses	25
	(1)		t must, at the written request of the landlord, pay to the landlord owing amounts:	26 27
		` '	ne cost of replacing rent deposit books or rent cards lost by the enant,	28 29
		iı b	ne amount of any fees paid to an authorised deposit-taking institution by the landlord as a result of funds of the tenant not eing available for rent payment on the due date (such as fees for ishonoured cheques or other account fees).	30 31 32 33
	(2)	This sec	ction has effect despite any other provision of this Division.	34
	(3)	This sec	ction is a term of every residential tenancy agreement.	35

Division 3		3	Occupation and use of residential premises		
49	Оссі	upatio	n of residential premises as residence	2	
	(1)	enter impe	indlord must take all reasonable steps to ensure that, at the time of ring into the residential tenancy agreement, there is no legal ediment to the occupation of the residential premises as a residence the period of the tenancy.	3 4 5 6	
	(2)	of th	ndlord must ensure that the tenant has vacant possession of any part e residential premises to which the tenant has a right of exclusive ession on the day on which the tenant is entitled to occupy those nises under the residential tenancy agreement.	7 8 9 10	
	(3)	This	section is a term of every residential tenancy agreement.	11	
50	Tena	ınt's ri	ight to quiet enjoyment	12	
	(1)	with or ur	enant is entitled to quiet enjoyment of the residential premises out interruption by the landlord or any person claiming by, through or the landlord or having superior title (such as a head landlord) at of the landlord.	13 14 15 16	
	(2)	perm of the	ndlord or landlord's agent must not interfere with, or cause or nit any interference with, the reasonable peace, comfort or privacy e tenant in using the residential premises.  imum penalty: 10 penalty units.	17 18 19 20	
	(3)	that t	ndlord or landlord's agent must take all reasonable steps to ensure the landlord's other neighbouring tenants do not interfere with the onable peace, comfort or privacy of the tenant in using the lential premises.	21 22 23 24	
	(4)	This	section is a term of every residential tenancy agreement.	25	
51	Use	of pre	mises by tenant	26	
	(1)	A ter	nant must not do any of the following:	27	
		(a)	use the residential premises, or cause or permit the premises to be used, for any illegal purpose,	28 29	
		(b)	cause or permit a nuisance,	30	
		(c)	interfere, or cause or permit any interference, with the reasonable peace, comfort or privacy of any neighbour of the tenant,	31 32	
		(d)	intentionally or negligently cause or permit any damage to the residential premises,	33 34	
		(e)	cause or permit a number of persons to reside in the residential premises that exceeds any number specified in the residential tenancy agreement.	35 36 37	

(2)	A te	nant must do the following:	1
	(a)	keep the residential premises in a reasonable state of cleanliness, having regard to the condition of the premises at the commencement of the tenancy,	2 3 4
	(b)	notify the landlord of any damage to the residential premises as soon as practicable after becoming aware of the damage.	5 6
(3)		giving vacant possession of the residential premises, the tenant must be following:	7 8
	(a)	remove all the tenant's goods from the residential premises,	9
	(b)	leave the residential premises as nearly as possible in the same condition, fair wear and tear excepted, and, if there is a condition report, as set out in the condition report applicable to the premises when the agreement was entered into,	10 11 12 13
	(c)	leave the residential premises in a reasonable state of cleanliness, having regard to the condition of the premises at the commencement of the tenancy,	14 15 16
	(d)	remove or arrange for the removal from the residential premises of all rubbish, having regard to the condition of the premises at the commencement of the tenancy,	17 18 19
	(e)	return to the landlord all keys, and other opening devices or similar devices, provided by the landlord to the tenant.	20 21
(4)	In th	is section:	22
	prem	<b>dential premises</b> includes everything provided with the residential hises (whether under the residential tenancy agreement or not) for by the tenant.	23 24 25
(5)	This	section is a term of every residential tenancy agreement.	26
Land	dlord's	s general obligations for residential premises	27
(1)		ndlord must provide the residential premises in a reasonable state of nliness and fit for habitation by the tenant.	28 29
(2)	telec pren	ndlord must not interfere with the supply of gas, electricity, water, communications services or other services to the residential mises unless the interference is necessary to avoid danger to any on or to enable maintenance or repairs to be carried out.	30 31 32 33
(3)	relat	andlord must comply with the landlord's statutory obligations ing to the health or safety of the residential premises.	34 35
	<b>Note</b> Swim	. Such obligations include obligations relating to swimming pools under the ming Pools Act 1992.	36 37
(4)	This	section is a term of every residential tenancy agreement.	38

52

53	Sale	of res	sidential premises	1
	(1)	inten prem	andlord must give the tenant written notice of the landlord's nation to sell the residential premises not later than 14 days before the nises are first made available for inspection by prospective hasers.	2 3 4 5
	(2)	prem the d	ndlord or the agent of the landlord for the sale of the residential nises must make all reasonable efforts to agree with the tenant as to lays and times when the residential premises are to be periodically lable for inspection by prospective purchasers.	6 7 8 9
	(3)	the r	nant must not unreasonably refuse to agree to days and times when residential premises are to be periodically available for inspection rospective purchasers.	10 11 12
	(4)		enant is not required to agree to the residential premises being lable for inspection by prospective purchasers more than twice a k.	13 14 15
	(5)	This	section is a term of every residential tenancy agreement.	16
54	Liab	ility of	f tenant for actions of others	17
	(1)	omis prem tenai	enant is vicariously responsible to the landlord for any act or ssion by any other person who is lawfully on the residential nises (other than a person who has a right of entry without the nt's consent) that would have been a breach of the residential ncy agreement if it had been an act or omission by the tenant.	18 19 20 21 22
	(2)	This	section is a term of every residential tenancy agreement.	23
Divi	sion	4	Landlord's rights to enter residential premises	24
55	Acce	ess ge	enerally by landlord to residential premises without consent	25
	(1)	landl agree	ndlord, the landlord's agent or any other person authorised by the lord may enter residential premises during a residential tenancy ement without the consent of the tenant, and without giving notice e tenant, only in the following circumstances:	26 27 28 29
		(a)	in an emergency,	30
		(b)	to carry out urgent repairs,	31
		(c)	if the landlord, landlord's agent or person has made a reasonable attempt to obtain entry with consent and has reasonable cause for serious concern about the health or safety of the tenant or any other person that the landlord, landlord's agent or person believes is on the residential premises,	32 33 34 35 36

		(d)	if the landlord forms a reasonable belief that the residential premises have been abandoned,	1 2
		(e)	in accordance with an order of the Tribunal.	3
	(2)	landl agree	adlord, the landlord's agent or any other person authorised by the ord may enter residential premises during a residential tenancy ement without the consent of the tenant, after giving notice to the at, only in the following circumstances:	4 5 6 7
		(a)	to inspect the residential premises, not more than 4 times in any period of 12 months, if the tenant has been given not less than 7 days written notice each time,	8 9 10
		(b)	to carry out or assess the need for necessary repairs (other than urgent repairs) to, or maintenance of, the residential premises, if the tenant has been given not less than 2 days notice each time,	11 12 13
		(c)	to carry out, inspect or assess the need for work for the purpose of compliance with the landlord's statutory obligations relating to the health or safety of the residential premises, if the tenant has been given not less than 2 days notice each time,	14 15 16 17
		(d)	to value the property, not more than once in any period of 12 months, if the tenant is given not less than 7 days notice each time,	18 19 20
		(e)	to show the premises to prospective tenants, a reasonable number of times during the period of 14 days preceding the termination of the agreement, if the tenant is given reasonable notice each time,	21 22 23 24
		(f)	if the landlord and tenant fail to agree under section 53 to show the premises to prospective purchasers, not more than twice in any period of a week, if the tenant is given not less than 48 hours notice each time.	25 26 27 28
	(3)		section does not apply to any part of premises to which the tenant not have the right of exclusive occupation.	29 30
	(4)	This	section is a term of every residential tenancy agreement.	31
56	Entry	with	tenant's consent	32
	(1)	landl	andlord, the landlord's agent or any other person authorised by the ord may enter the residential premises at any time during the ential tenancy agreement with the consent of the tenant.	33 34 35
	(2)	This	section is a term of every residential tenancy agreement.	36

57	Limi	ts on	entry by landlord or others without consent	
	(1)		ndlord, the landlord's agent or other person who enters residential nises under a right to enter the premises without the consent of the nt:	:
		(a)	must enter the premises between the hours of 8.00 am and 8.00 pm, and	;
		(b)	must not enter on a Sunday or a public holiday, and	-
		(c)	must not stay on the residential premises longer than is necessary to achieve the purpose of the entry to the residential premises, and	8 9 10
		(d)	must, if practicable, notify the tenant of the proposed time and day of entry.	1 <sup>-</sup> 12
	(2)	resid	erson authorised by the landlord or landlord's agent must not enter lential premises under a right to enter the premises without the ent of the tenant unless:	1; 14 1;
		(a)	the person first obtains the written consent of the landlord or landlord's agent, and	10 17
		(b)	the person produces the consent to the tenant if the tenant is at the premises.	18 19
	(3)	This	section does not apply to entry:	20
		(a)	as agreed with the tenant, or	2
		(b)	in an emergency, or	22
		(c)	to carry out urgent repairs, or	23
		(d)	if the landlord forms a reasonable belief that the premises have been abandoned, or	24 25
		(e)	in accordance with an order of the Tribunal.	26
	(4)	This	section is a term of every residential tenancy agreement.	27
58	Duty	of ter	nant to give access to residential premises	28
	(1)	exer	enant must permit a landlord, landlord's agent or other person cising a right of access to the residential premises in accordance this Division to have access to the premises.	29 30 3°
	(2)		section is a term of every residential tenancy agreement.	33

Part 3	1	R	ights and obligations of landlords and tenants	
59	Land	dlord n	nust only enter premises in accordance with Division	1
	(1)	landl tenar	ndlord, the landlord's agent or other person authorised by the lord must not enter the residential premises during the residential ncy agreement, except in accordance with this Division.	2 3 4
	(2)		imum penalty: 20 penalty units. section is a term of every residential tenancy agreement.	5 6
60	` ′		remedies relating to access to premises	7
00	(1)	The	Tribunal may, on application by a landlord, make any of the wing orders:	8 9
		(a)	an order authorising the landlord or any other person to enter the residential premises for a purpose permitted under this Division,	10 11
		(b)	an order authorising the landlord or any other person to enter the residential premises for the purposes of showing the residential premises to prospective purchasers on a periodic basis,	12 13 14
		(c)	an order authorising the landlord or any other person to enter the residential premises for the purpose of determining whether the tenant has breached a term of the residential tenancy agreement.	15 16 17
	(2)		order may specify the days and times, and purposes for which, entry e residential premises is authorised.	18 19
61	Tena	ant's re	emedies relating to access to premises	20
	(1)	or lii resid	Tribunal may, on application by a tenant, make an order specifying miting the days and times, and purposes for which, entry to the lential premises by a landlord, landlord's agent, agent for the sale of esidential premises or other persons is authorised.	21 22 23 24
	(2)	landl of the the la	Tribunal may, on application by a tenant, order the landlord or the lord's agent to pay compensation to the tenant for damage to or loss e tenant's goods caused by any person in the exercise of a power of andlord or landlord's agent to enter residential premises under this or the residential tenancy agreement.	25 26 27 28 29
Divi	sion	5	Repairs to premises	30
62	Defi	nitions	<b>3</b>	31

*residential premises* includes everything provided with the premises (whether under the residential tenancy agreement or not) for use by the

In this Division:

tenant.

Clause 59

Residential Tenancies Bill 2010

		<i>urgent repairs</i> means any work needed to repair any one or more of the following:				
		(a)	a burst water service,	3		
		(b)	an appliance, fitting or fixture that uses water or is used to supply water that is broken or not functioning properly, so that a substantial amount of water is being wasted,	5 6		
		(c)	a blocked or broken lavatory system,	7		
		(d)	a serious roof leak,	8		
		(e)	a gas leak,	g		
		(f)	a dangerous electrical fault,	10		
		(g)	flooding or serious flood damage,	11		
		(h)	serious storm or fire damage,	12		
		(i)	a failure or breakdown of the gas, electricity or water supply to the residential premises,	13 14		
		(j)	a failure or breakdown of any essential service on the residential premises for hot water, cooking, heating, cooling or laundering,	15 16		
		(k)	any fault or damage that causes the residential premises to be unsafe or insecure,	17 18		
		(1)	any other damage prescribed by the regulations,	19		
			loes not include work needed to repair premises not owned by the ord or a person having superior title (such as a head landlord) to the ord.	20 21 22		
63	Land	llord's	general obligation	23		
	(1)	reaso	ndlord must provide and maintain the residential premises in a bnable state of repair, having regard to the age of, rent payable for prospective life of the premises.	24 25 26		
	(2)	in a r	adlord's obligation to provide and maintain the residential premises reasonable state of repair applies even though the tenant had notice e state of disrepair before entering into occupation of the residential isses.	27 28 29 30		
	(3)	resid	ndlord is not in breach of the obligation to provide and maintain the ential premises in a reasonable state of repair if the state of pair is caused by the tenant's breach of this Part.	31 32 33		
	(4)	This	section is a term of every residential tenancy agreement.	34		

64	Urge	ent rep	pairs to residential premises	1
	(1)	from	ndlord must, not later than 14 days after being given a written notice a the tenant, reimburse the tenant for the reasonable costs of making nt repairs to the residential premises.	2 3 4
	(2)	A la	ndlord is required to reimburse the costs only if:	5
		(a)	the state of disrepair did not result from a breach of the residential tenancy agreement by the tenant, and	6
		(b)	the tenant gave the landlord or the landlord's agent notice of the state of disrepair or made a reasonable attempt to do so, and	3
		(c)	the tenant gave the landlord or landlord's agent a reasonable opportunity to make the repairs, if notice was given, and	10 11
		(d)	the tenant has made a reasonable attempt to arrange for a licensed or otherwise properly qualified person nominated in the residential tenancy agreement to carry out the repairs, if such a person is so nominated, and	12 13 14 15
		(e)	the repairs were carried out, if appropriate, by licensed or otherwise properly qualified persons, and	16 17
		(f)	as soon as practicable after the repairs were carried out, the tenant gave the landlord or landlord's agent, or made a reasonable attempt to give the landlord or landlord's agent, a written notice setting out details of the repairs and the costs of the repairs, together with the receipts or copies of receipts for costs paid by the tenant.	18 19 20 21 22 23
	(3)	this s	maximum amount that a tenant is entitled to be reimbursed under section is \$1,000 or such other amount as may be prescribed by the lations.	24 25 26
	(4)	land	ning in this section prevents a tenant, with the consent of the lord, from making repairs to the residential premises and being bursed for the costs of those repairs.	27 28 29
	(5)	This	section is a term of every residential tenancy agreement.	30
65	Tena	ants re	emedies for repairs	31
	(1)	Orde	ers for which tenant may apply	32
		The order	Tribunal may, on application by a tenant, make any of the following rs:	33 34
		(a)	an order that the landlord carry out specified repairs,	35
		(b)	an order that the landlord reimburse the tenant an amount for	36 37

	(2)	Orders for repairs	
		The Tribunal may make an order that the landlord carry out specified repairs only if it determines that the landlord has breached the obligation under this Act to maintain the residential premises in a reasonable state of repair, having regard to the age of, rent payable for and prospective life of the premises.	:
	(3)	The Tribunal must not determine that a landlord has breached the obligation unless it is satisfied that:	<del>-</del>
		(a) the landlord had notice of the need for the repair or ought reasonably to have known of the need for the repair, and	10
		(b) the landlord failed to act with reasonable diligence to have the repair carried out.	1 <sup>-</sup> 12
	(4)	Reimbursement for urgent repairs	13
		The Tribunal may order that the landlord reimburse the tenant an amount for urgent repairs carried out by the tenant if it is satisfied that the landlord has failed to reimburse the tenant for the costs in accordance with this Division.	14 15 16 17
	(5)	Payment of rent into Tribunal	18
		The Tribunal may order that all or part of the rent payable under a residential tenancy agreement be paid into the Tribunal until an order under this section has been complied with.	19 20 2
Divi	sion	6 Alterations and additions to residential premises	22
66	Tena	ant must not make alterations to premises without consent	23
	(1)	A tenant must not, without the landlord's written consent or unless the residential tenancy agreement otherwise permits, install or cause to be installed a fixture or make or cause to be made any renovation, alteration or addition to the residential premises.	24 25 20 27
	(2)	A landlord must not unreasonably withhold consent to a fixture, or to an alteration, addition or renovation that is of a minor nature.	28 29
	(3)	A landlord may withhold consent to any other action by the tenant that is permitted under this section whether or not it is reasonable to do so.	30 31
	(4)	A fixture installed by or on behalf of the tenant, or any renovation, alteration or addition to the residential premises by or on behalf of the tenant, is to be at the cost of the tenant, unless the landlord otherwise agrees.	33 33 34 38
	(5)	This section is a term of every residential tenancy agreement.	36

67	Rem	oval of	f fixtures installed by tenant	1
	(1)	posse instal	nant may, at the tenant's cost and before the tenant gives vacant ession of the residential premises, remove any fixture that was led by the tenant in accordance with this Act or the residential acy agreement.	2 3 4 5
	(2)	fixtur	ant must notify the landlord of any damage caused by removing a re and must repair the damage or compensate the landlord for the ord's reasonable expenses of repairing the damage.	6 7 8
	(3)	without landle	ite subsection (1), a tenant is not entitled to remove a fixture out the consent of the landlord if the fixture was installed at the ord's expense or the landlord provided the tenant with a benefit valent to the cost of the fixture.	9 10 11 12
	(4)	This	section is a term of every residential tenancy agreement.	13
68	Tena	ınts' re	emedies for alterations	14
	(1)		Tribunal may, on application by a tenant, make any of the following s, if the landlord fails to consent:	15 16
		(a)	an order that the tenant may install a fixture or make a renovation, alteration or addition to the residential premises,	17 18
		(b)	an order that the tenant is entitled to remove a fixture installed by the tenant.	19 20
	(2)		Tribunal may order that the tenant may install a fixture or make a vation, alteration or addition to the residential premises only if it is ited:	21 22 23
		(a)	that the landlord's failure to give consent is unreasonable, and	24
		(b)	if the consent is to a renovation, alteration or addition, that it is of a minor nature.	25 26
	(3)	reaso	Tribunal may determine that a landlord's failure to consent is mable in any of the following circumstances (but is not limited to circumstances for such a determination):	27 28 29
		(a)	if the work involves structural changes,	30
		(b)	if the work involves work that would not be reasonably capable of rectification, repair or removal,	31 32
		(c)	if the work involves internal or external painting of the residential premises,	33 34
		(d)	if the work is prohibited under any other law,	35
		(e)	if the work is not consistent with the nature of the property.	36

Residential	Tononcios	Dill	201	Λ
Residential	Tenancies	DIII	/()	1,

Clause 69

	Rights and	obligations	of	landlords	and	tenants
--	------------	-------------	----	-----------	-----	---------

Part 3

69	Land	llords' remedies for alterations	
	(1)	The Tribunal may, on application by a landlord, make any of the following orders:	2
		(a) an order prohibiting the tenant from removing a fixture,	
		(b) an order that the tenant compensate the landlord for the cost of rectifying work done by or on behalf of the tenant on the residential premises.	
	(2)	The Tribunal may make an order under subsection (1) (b) only if the Tribunal is satisfied that:	8
		(a) the work was not done to a satisfactory standard, or	10
		(b) the work, if not rectified, is likely to adversely affect the landlord's ability to let the residential premises to other tenants.	1 1
	(3)	The Tribunal may make an order that the tenant compensate the landlord for the cost of rectifying work done by or on behalf of the tenant whether or not the landlord consented to the carrying out of the work.	1; 14 1; 10
Divi	sion	7 Security and safety of residential premises	17
70	Lock	s and other security devices	18
	(1)	A landlord must provide and maintain the locks or other security devices necessary to ensure that the residential premises are reasonably secure.	19 20 2
	(2)	A landlord or landlord's agent must give to each tenant named in the residential tenancy agreement a copy of the key or any other opening device or information required to open a lock or security device for the residential premises or common property to which the tenant is entitled to have access.	2: 2: 2: 2: 2:
	(3)	The initial copies are to be provided free of charge but the landlord may recover from a tenant the cost of providing replacement or additional copies.	2° 28 29
	(4)	This section is a term of every residential tenancy agreement. <b>Note.</b> Section 191 provides for matters to be considered by the Tribunal when determining an action for a breach of this Division.	30 32
71	Chai	nges of locks and other security devices	33
	(1)	A landlord or tenant may alter, remove or add or cause or permit the alteration, removal or addition of a lock or other security device for the residential premises only if:	34 38
		(a) the other party agrees, or	3

		(b)	with a reasonable excuse.	1
	(2)		out limiting what is a reasonable excuse, it is a reasonable excuse lock or other security device was altered, removed or added:	2
		(a)	in an emergency, or	4
		(b)	in accordance with an order of the Tribunal, or	5
		(c)	after the tenancy of a co-tenant was terminated, or	6
		(d)	after a tenant or occupant of residential premises was prohibited from having access to the residential premises by an apprehended violence order.	7 8 9
	(3)	landlo presu	ock or other security device is altered, removed or added by a ord or the tenant without the consent of the other party, it is med, in the absence of evidence to the contrary, that it was altered, wed or added by the landlord or tenant without reasonable excuse.	10 11 12 13
	(4)	A lan	adlord or tenant who contravenes subsection (1) is guilty of an ce.	14 15
		Maxi	mum penalty: 20 penalty units.	16
	(5)	This s	section is a term of every residential tenancy agreement.	17
72	Copies of changed locks and other security devices to be given to other party			18 19
	(1)	to ope	by of the key or any other opening device or information required en a lock or other security device that is altered, added or removed landlord or tenant must be given to the other party not later than s after it is altered, added or removed, unless:	20 21 22 23
		(a)	the other party agrees, or	24
		(b)	the Tribunal authorises a copy not to be given.	25
	(2)	inforr	section does not require a copy of a key or other opening device or nation to be given to a person who is prohibited from having s to the residential premises by an apprehended violence order.	26 27 28
	(3)	This s	section is a term of every residential tenancy agreement.	29
73	Remedies for security of residential premises			30
		The Tender the fordoor so	Fribunal may, on application by a landlord or tenant, make any of ollowing orders if it thinks it reasonable in the circumstances to :	31 32 33
		(a)	an order authorising the landlord or tenant to alter, remove or add or cause or permit the alteration, removal or addition of a lock or other security device,	34 35 36

(b)	an order authorising the landlord or tenant to refuse to give to the	1
	other party a copy of a key or any other opening device or	2
	information,	3
(c)	an order requiring a copy of a key or any other opening device or	4
	information to be given to the landlord or tenant.	5

Part 4		Changes of tenant and landlord				
74	Tran	nsfer of tenancy or sub-letting by tenant	2			
	(1)	A tenant may transfer the tenancy under a residential tenancy agreement to another person or sub-let the premises to another person, if the landlord gives written consent to the transfer or sub-letting.	3 4 5			
	(2)	The landlord must not charge for giving consent to a transfer or sub-letting, other than for the reasonable expenses of giving consent.	6 7			
	(3)	This section is a term of every residential tenancy agreement.	8			
75	Con	Consent to transfer of tenancy or sub-letting				
	(1)	No requirement for reasonable refusal for whole transfer or sub-letting	10 11			
		The landlord may withhold consent to a transfer or sub-letting relating to the whole tenancy or residential premises whether or not it is reasonable to do so.	12 13 14			
	(2)	Consent must not be unreasonably withheld for partial transfer or sub-letting	15 16			
		The landlord must not unreasonably withhold consent to a transfer of a tenancy or sub-letting of premises if the transfer results only in one or more tenants in addition to an original tenant under the residential tenancy agreement or the partial sub-letting of the residential premises occupied by the tenant.	17 18 19 20 21			
	(3)	Without limiting subsection (2), the landlord is entitled to withhold consent if:	22 23			
		(a) the number of proposed occupants is more than the number permitted by the residential tenancy agreement or any applicable consent or approval under the <i>Environmental Planning and Assessment Act 1979</i> , or	24 25 26 27			
		(b) the proposed tenant or sub-tenant is listed on a residential tenancy database in accordance with this Act, or	28 29			
		(c) the landlord is reasonably of the opinion that the transfer or sub-letting would result in the residential premises being overcrowded.	30 31 32			
	(4)	Subsections (1)–(3) are terms of every residential tenancy agreement. Subsections (2) and (3) do not apply if the landlord is a social housing provider.	33 34 35			

	(5)	Remedy if landlord refuses consent	1
		The Tribunal may, on application by a tenant, order that the tenant may transfer a tenancy or sub-let residential premises as referred to in subsection (2) if the Tribunal is of the opinion that the landlord's failure to consent is unreasonable.	2 3 4 5
76	Notic	ce of sale of residential premises by landlord	6
	(1)	This section applies if residential premises subject to a tenancy are sold.	7
	(2)	The landlord, landlord's agent or other person authorised by the landlord must give the tenant a notice of the sale containing the following:	8 9 10
		(a) the name of the purchaser,	11
		(b) a direction that the tenant pay all future rent to the purchaser.	12
		<b>Note.</b> For the effect of such a notice on requirements at law for an attornment, see section 125 of the <i>Conveyancing Act 1919</i> .	13 14
77	Reco	ognition of certain persons as tenants	15
	(1)	The Tribunal may, on application by a person who is occupying residential premises, make an order recognising the person as a tenant under a residential tenancy agreement or join the person as a party to any proceedings relating to the premises, or both.	16 17 18 19
	(2)	The Tribunal may make an order if:	20
		(a) the sole tenant under the residential tenancy agreement to which the premises are subject has died, or	21 22
		(b) the tenant no longer occupies the premises.	23
	(3)	An order under this section may:	24
		(a) vest a tenancy over the residential premises in the occupant on such of the terms of the previous residential tenancy agreement as the Tribunal thinks appropriate, having regard to the circumstances of the case, and	25 26 27 28
		(b) vest the tenancy from a date that is earlier than the order.	29
	(4)	An application for an order under this section may be made at the same time as any other application or during proceedings before the Tribunal or independently of any such other application or proceedings.	30 31 32
	(5)	This section does not apply if the landlord is a social housing provider.	33
78	Deat	h of co-tenant	34
	(1)	On the death of a co-tenant leaving one or more other co-tenants under a residential tenancy agreement, the remaining co-tenants may continue	35 36

		the tenancy or give the landlord a termination notice that has a termination date not earlier than 21 days after the day on which the notice is given.
	(2)	If a tenancy is continued under this section, the remaining co-tenants are taken to be the only tenants under the residential tenancy agreement on and from the death of the deceased tenant.
	(3)	This section applies whether or not the fixed term of the residential tenancy agreement has ended if it is a fixed term agreement.
79	Cha	nge of tenants after AVO
	(1)	Termination of tenancy
		On the making of a final apprehended violence order that prohibits a co-tenant or a tenant from having access to the residential premises, the tenancy of that co-tenant or tenant under the residential tenancy agreement is terminated. Such a termination does not affect the tenancy of any co-tenant not subject to the order.
	(2)	Tribunal may recognise occupant as tenant after AVO
		The Tribunal may, on application by a remaining occupant or co-tenant, make an order recognising the remaining occupant as a tenant under the residential tenancy agreement, if the tenant, or a co-tenant or a former tenant or co-tenant is prohibited by a final apprehended violence order from having access to the residential premises.
	(3)	Orders
		An order under this section may vest a tenancy over the residential premises in an occupant on such of the terms of the previous residential tenancy agreement as the Tribunal thinks appropriate having regard to the circumstances of the case.
	(4)	An application for an order under this section may be made at the same time as any other application or during proceedings before the Tribunal or independently of any such other application or proceedings.
	(5)	A Tribunal may not make an order under this section in respect of a social housing tenancy agreement unless the remaining occupant meets any applicable eligibility requirements of the social housing provider for tenancy of the premises.

Part 5 T Division 1		Termination of residential tenancy agreements  1 Termination of residential tenancy agreements generally	
		In this Part:	5
		non-payment termination notice—see section 88.	6
		termination date means the day specified in a termination notice as the day on which the residential tenancy agreement is terminated and by which vacant possession of the residential premises is to be given.	7 8 9
		<i>termination notice</i> means a notice terminating a residential tenancy agreement.	10 11
		termination order means an order terminating a residential tenancy agreement together with an order for possession of the residential premises.	12 13 14
81	Circumstances of termination of residential tenancies		
	(1)	Termination only as set out in Act	16
		A residential tenancy agreement terminates only in the circumstances set out in this Act.	17 18
	(2)	Termination by notice and vacant possession	19
		A residential tenancy agreement terminates if a landlord or tenant gives a termination notice in accordance with this Act and the tenant gives vacant possession of the residential premises.	20 21 22
	(3)	Termination by order of Tribunal	23
		A residential tenancy agreement terminates if the Tribunal makes an order terminating the agreement under this Act.	24 25
	(4)	Other legal reasons for termination	26
		A residential tenancy agreement terminates if any of the following occurs:	27 28
		(a) a person having superior title (such as a head landlord) to that of the landlord becomes entitled to possession of the residential premises,	29 30 31
		(b) a mortgagee of the residential premises becomes entitled to possession of the premises to the exclusion of the tenant,	32 33
		(c) a person who succeeds to the title of the landlord becomes entitled to possession of the residential premises to the exclusion of the tenant,	34 35 36

		(d)	the tenant abandons the residential premises,	1
		(e)	the tenant gives up possession of the residential premises with the landlord's consent, whether or not that consent is subsequently withdrawn,	2 3 4
		(f)	the interests of the landlord and tenant become vested in the one person (merger),	5 6
		(g)	disclaimer occurs (such as when the tenant's repudiation of the tenancy is accepted by the landlord).	7 8
82	Termination notices			
	(1)	A ter	rmination notice must set out the following matters:	10
		(a)	the residential premises concerned,	11
		(b)	the day on which the residential tenancy agreement is terminated and by which vacant possession of the premises is to be given,	12 13
		(c)	if the notice is not given under section 84, 85, 96 or 97, the ground for the notice,	14 15
		(d)	any other matters prescribed by the regulations.	16
	(2)	A termination notice must be in writing and be signed by the party giving the notice or the party's agent.		
	(3)	A termination notice for a periodic agreement may specify a day other than the last day of a period for the payment of rent as the termination date.		
83	Termination orders			
	(1)	If the Tribunal makes an order terminating a residential tenancy agreement under this Act, it must also make an order for possession of the residential premises specifying the day on which the order takes or took effect.		23 24 25 26
	(2)	An a	pplication to the Tribunal by a landlord for a termination order:	27
		(a)	must be made after the termination date specified in the relevant termination notice and within the period prescribed by the regulations, and	28 29 30
		(b)	must be made only if vacant possession of the premises is not given as required by the notice.	31 32

Divi	sion	2 Termination by landlord	1
84	End	of residential tenancy agreement at end of fixed term tenancy	2
	(1)	A landlord may, at any time before the end of the fixed term of a fixed term agreement, give a termination notice for the agreement that is to take effect on or after the end of the fixed term.	3 4 5
	(2)	The termination notice must specify a termination date that is on or after the end of the fixed term and not earlier than 30 days after the day on which the notice is given.	6 7 8
	(3)	The Tribunal must, on application by a landlord, make a termination order if it is satisfied that a termination notice was given in accordance with this section and the tenant has not vacated the premises as required by the notice.	9 10 11 12
	(4)	This section does not apply to a residential tenancy agreement if the tenant has been in continual possession of the same residential premises for a period of 20 years or more and the fixed term of the original fixed term agreement has ended.	13 14 15 16
85	Term	nination of periodic agreement	17
	(1)	A landlord may, at any time, give a termination notice for a periodic agreement.	18 19
	(2)	The termination notice must specify a termination date that is not earlier than 90 days after the day on which the notice is given.	20 21
	(3)	The Tribunal must, on application by a landlord, make a termination order if it is satisfied that a termination notice was given in accordance with this section and the tenant has not vacated the premises as required by the notice.	22 23 24 25
	(4)	This section does not apply to a residential tenancy agreement if the tenant has been in continual possession of the same residential premises for a period of 20 years or more.	26 27 28
86	Sale	of premises	29
	(1)	A landlord may give a termination notice on the ground that the landlord has entered into a contract for the sale of the residential premises under which the landlord is required to give vacant possession of the premises.	30 31 32
	(2)	The termination notice must specify a termination date that is not earlier than 30 days after the day on which the notice is given.	33 34
	(3)	The landlord must not give a termination notice under this section that specifies a termination date that is before the end of the fixed term if the residential tenancy agreement is a fixed term agreement.	35 36 37

	(4)		Tribunal may, on application by a landlord, make a termination r if it is satisfied that:	1 2
		(a)	the landlord has entered into a contract for the sale of the residential premises that is proceeding under which the landlord is required to give vacant possession of the premises, and	3 4 5
		(b)	a termination notice was given in accordance with this section and the tenant has not vacated the premises as required by the notice.	6 7 8
87	Brea	ch of	agreement	9
	(1)		ndlord may give a termination notice on the ground that the tenant breached the residential tenancy agreement.	10 11
	(2)		termination notice must specify a termination date that is not earlier 14 days after the day on which the notice is given.	12 13
	(3)	end o	termination notice may specify a termination date that is before the of the fixed term of the residential tenancy agreement if it is a fixed agreement.	14 15 16
	(4)		Tribunal may, on application by a landlord, make a termination r if it is satisfied that:	17 18
		(a)	the tenant has breached the residential tenancy agreement, and	19
		(b)	the breach is, in the circumstances of the case, sufficient to justify termination of the agreement, and	20 21
		(c)	the termination notice was given in accordance with this section and the tenant has not vacated the premises as required by the notice.	22 23 24
	(5)		onsidering the circumstances of the case, the Tribunal may consider is not limited to considering) the following:	25 26
		(a)	the nature of the breach,	27
		(b)	any previous breaches,	28
		(c)	any steps taken by the tenant to remedy the breach,	29
		(d)	any steps taken by the landlord about the breach,	30
		(e)	the previous history of the tenancy.	31
	(6)		Tribunal may refuse to make a termination order if it is satisfied that enant has remedied the breach.	32 33
			. Section 152 sets out additional matters to be considered if the residential ncy agreement is a social housing tenancy agreement.	34 35

Tern	nination notices for non-payment of rent	1
(1)	A termination notice given by a landlord on the ground of a breach of the residential tenancy agreement solely arising from failure to pay rent (a <i>non-payment termination notice</i> ) has no effect unless the rent has remained unpaid in breach of the agreement for not less than 14 days before the notice is given.	2 3 4 5 6
(2)	A non-payment termination notice is not ineffective merely because of any failure of the landlord or the landlord's agent to make a prior formal demand for payment of the rent.	7 8 9
(3)	A non-payment termination notice must inform the tenant that the tenant is not required to vacate the residential premises if the tenant pays all the rent owing or enters into, and fully complies with, a repayment plan agreed with the landlord.	10 11 12 13
(4)	Despite any other provision of this Part, a landlord may apply to the Tribunal for a termination order before the termination date specified in a non-payment termination notice. The Tribunal must not consider any such application until after the termination date.	14 15 16 17
Tern	nination and repossession on ground of non-payment of rent	18
(1)	This section applies if a landlord gives a tenant a non-payment termination notice.	19 20
(2)	The Tribunal must not make a termination order on the ground set out in the notice if the tenant pays all the rent owing or enters into, and fully complies with, a repayment plan agreed with the landlord.	21 22 23
(3)	A termination of the residential tenancy agreement solely on the ground of non-payment of rent, and any warrant for possession issued as a result of any order for possession, cease to have effect if the tenant pays all the rent owing or enters into, and fully complies with, a repayment plan agreed with the landlord and the tenant has not vacated the residential premises.	24 25 26 27 28 29
(4)	If a tenant repays all the rent owing or enters into, and fully complies with, a repayment plan agreed with the landlord, the landlord must notify:	30 31 32
	(a) the Tribunal, if the landlord has applied to the Tribunal for a termination order on the ground of non-payment of rent and the application has not been finally dealt with, or	33 34 35
	(b) the Sheriff, if a termination order has been made and a warrant for possession of the residential premises has been issued but has not been enforced by the Sheriff.	36 37 38

Maximum penalty: 20 penalty units.

	(5)	order frequ	Tribunal may, on application by a landlord, make a termination of despite subsection (2) or (3) if it is satisfied that the tenant has nently failed to pay rent owing for the residential premises on or the the day set out in the residential tenancy agreement.	1 2 3 4	
90	Serie		amage or injury by tenant or other occupant	5	
	(1)		Tribunal may, on application by a landlord, make a termination	6	
	(1)	orde	r if it is satisfied that the tenant, or any person who although not a	7	
		tenar	nt is occupying or jointly occupying the residential premises, has	8	
		inten	ationally or recklessly caused or permitted:	9	
		(a)	serious damage to the residential premises or any neighbouring	10	
			property (including any property available for use by the tenant in common with others), or	11 12	
		(b)	injury to the landlord, the landlord's agent, an employee or	13	
		( )	contractor of the landlord or the landlord's agent, or an occupier	14	
			or person on neighbouring property or premises used in common	15	
			with the tenant.	16	
	(2)		termination order may specify that the order for possession takes et immediately.	17 18	
	(3)		ndlord may make an application under this section without giving enant a termination notice.	19 20	
	(4)	The Tribunal may make a termination order under this section that takes effect before the end of the fixed term if the residential tenancy agreement is a fixed term agreement.			
	(5)	In this section:			
	(0)		hbouring property means:	24 25	
		(a)	property adjoining or adjacent to the residential premises, or	26	
		(b)	property owned by the landlord in the general locality of the	27	
		(0)	residential premises.	28	
91	Use	of pre	mises for illegal purposes	29	
	(1)	The	Tribunal may, on application by a landlord, make a termination	30	
		orde	r if it is satisfied that the tenant, or any person who although not a	31	
			nt is occupying or jointly occupying the residential premises, has	32	
			ationally or recklessly caused or permitted:	33	
		(a)	the use of the residential premises or any property adjoining or	34	
			adjacent to the premises (including any property that is available for use by the tenant in common with others) for the purposes of	35 36	
			the manufacture, sale, cultivation or supply of any prohibited	37	
			drug within the meaning of the <i>Drug Misuse and Trafficking Act</i>	38	
			<i>1985</i> , or	39	

		(b)	the use of the residential premises for any other unlawful purpose and that the use is sufficient to justify the termination.		
	(2)	In considering whether to make a termination order on the ground specified in subsection (1) (b), the Tribunal may consider (but is not limited to considering) the following:			
		(a)	the nature of the unlawful use,	(	
		(b)	any previous unlawful uses,	-	
		(c)	the previous history of the tenancy.	8	
	(3)		termination order may specify that the order for possession takes et immediately.	10	
	(4)		ndlord may make an application under this section without giving enant a termination notice.	1 <sup>2</sup>	
	(5)	effec	Tribunal may make a termination order under this section that takes et before the end of the fixed term if the residential tenancy ement is a fixed term agreement.	1; 14 1;	
92			nay terminate residential tenancy agreement for threat, abuse, on or harassment	16 17	
	(1)	orde	Tribunal may, on application by a landlord, make a termination r if it is satisfied that the tenant, or any person who although not a nt is occupying or jointly occupying the residential premises, has:	18 19 20	
		(a)	seriously or persistently threatened or abused the landlord, the landlord's agent or any employee or contractor of the landlord or landlord's agent, or caused or permitted any such threats, abuse or conduct, or	2° 2° 2° 2°	
		(b)	intentionally engaged, or intentionally caused or permitted another person to engage, in conduct in relation to any such person that would be reasonably likely to cause the person to be intimidated or harassed (whether or not any abusive language or threat has been directed towards the person).	25 26 27 28 29	
	(2)		termination order may specify that the order for possession takes et immediately.	30 31	
	(3)	A lat	ndlord may make an application under this section without giving enant a termination notice.	32 33	
	(4)	effec	Tribunal may make a termination order under this section that takes et before the end of the fixed term if the residential tenancy ement is a fixed term agreement.	34 38	

93	Hardship to landlord					
	(1)	The Tribunal may, on application by a landlord, make a termination order if it is satisfied that the landlord would, in the special circumstances of the case, suffer undue hardship if the residential tenancy agreement were not terminated.	2 3 4 5			
	(2)	The Tribunal may, if it thinks fit, also order the landlord to pay compensation to the tenant for the tenant's loss of the tenancy.	6 7			
	(3)	The tenant must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been reasonably avoided by the tenant.	8 9 10			
	(4)	A landlord may make an application under this section without giving the tenant a termination notice.	11 12			
	(5)	The Tribunal may make a termination order under this section that takes effect before the end of the fixed term if the residential tenancy agreement is a fixed term agreement.	13 14 15			
94	Term	nination of long term tenancies	16			
	(1)	The Tribunal may, on application by a landlord, make a termination order for a residential tenancy agreement:	17 18			
		(a) if the tenant has been in continual possession of the same residential premises for a period of 20 years or more, and	19 20			
		(b) if the tenant occupied the premises under a fixed term agreement, the fixed term of the original agreement has expired, and	21 22			
		(c) if the Tribunal is satisfied that it is appropriate to do so in the circumstances of the case.	23 24			
	(2)	A landlord may make an application under this section without giving the tenant a termination notice.	25 26			
	(3)	The Tribunal must not make a termination order under this section that specifies a termination date that is before the end of the fixed term if the residential tenancy agreement is a fixed term agreement.	27 28 29			
	(4)	The Tribunal, in determining the day on which vacant possession of the residential premises is to be given to the landlord, must not order that vacant possession be given earlier than 90 days after the order is made.	30 31 32			
95	Оссі	upants remaining in residential premises	33			
	(1)	This section applies if the tenant under a residential tenancy agreement who occupied or partly occupied the residential premises with another occupant no longer resides in the residential premises and the residential tenancy agreement has been terminated.	34 35 36 37			

	(2)	The landlord may give any remaining occupant of the residential premises a notice requiring the occupant to give vacant possession of the premises within a period of not less than 14 days.	1 2 3			
	(3)	The Tribunal may, on application by a landlord, make an order for possession of the residential premises specifying the day on which the order for possession takes effect if it is satisfied that:	4 5 6			
		(a) notice was given in accordance with this section, and	7			
		(b) the occupant has not vacated the premises, and	8			
		(c) the tenant no longer resides in the premises.	9			
Divi	ision	3 Termination by tenant	10			
96	End	End of fixed term agreement				
	(1)	A tenant may, at any time before the end of the fixed term of a fixed term agreement, give a termination notice for the agreement that is to take effect on or after the end of the fixed term.	12 13 14			
	(2)	The termination notice must specify a termination date that is on or after the end of the fixed term and is not earlier than 14 days after the day on which the notice is given.	15 16 17			
97	Term	nination of periodic agreement by tenant	18			
	(1)	A tenant may, at any time, give a termination notice for a periodic agreement.	19 20			
	(2)	The termination notice must specify a termination date that is not earlier than 21 days after the day on which the notice is given.	21 22			
98	Brea	Breach of agreement—termination notice by tenant				
	(1)	A tenant may give a termination notice on the ground that the landlord has breached the residential tenancy agreement.	24 25			
	(2)	The termination notice must specify a termination date that is not earlier than 14 days after the day on which the notice is given.	26 27			
	(3)	The termination notice may specify a termination date that is before the end of the fixed term of the residential tenancy agreement if it is a fixed term agreement.	28 29 30			

	(4)	revolution reme the control Note.	Tribunal may, on application by a landlord made before the ination date and within the period prescribed by the regulations, ke a termination notice by a tenant if satisfied that the landlord has edied the breach and that it is appropriate, in the circumstances of ase, to continue the tenancy.  The tenant may apply directly to the Tribunal on the ground of breach by andlord for a termination order without first giving notice (see section 103).	1 2 3 4 5
99		incre nant	ases during long-term fixed term leases—termination notice	8
	(1)		section applies to a fixed term agreement for a fixed term of more 2 years.	10 11
	(2)		nant may give a termination notice on the ground that the rent has increased.	12 13
	(3)	than	termination notice must specify a termination date that is not earlier 21 days after the day on which the notice is given and must be a before the rent increase takes effect.	14 15 16
	(4)		termination notice may specify a termination date that is before the of the fixed term.	17 18
	(5)		tenant is not liable to pay any compensation or other additional ant for the early termination of the agreement.	19 20
00	Early	termi	ination without compensation to landlord	21
	(1)		nant may give a termination notice for a fixed term agreement on of the following grounds:	22 23
		(a)	that the tenant has been offered, and accepted, accommodation in social housing premises,	24 25
		(b)	that the tenant has accepted a place in an aged care facility or requires care in such a facility,	26 27
		(c)	that the landlord has notified the tenant of the landlord's intention to sell the residential premises and did not disclose the proposed sale before entering into the residential tenancy agreement,	28 29 30
		(d)	that a co-tenant or occupant or former co-tenant or occupant is prohibited by a final apprehended violence order from having access to the residential premises.	31 32 33
	(2)		termination notice must specify a termination date that is not earlier 14 days after the day on which the notice is given.	34 35
	(3)		termination notice may specify a termination date that is before the	36 37

	(4)	The amou	tenant is not liable to pay any compensation or other additional ant for the early termination of the agreement.	1 2
101	Term	ninatio	on by co-tenant of own tenancy	3
	(1)	co-te	tenant may give a termination notice to the landlord and each other enant if the fixed term of the residential tenancy agreement has d or the agreement is a periodic agreement.	4 5 6
	(2)	The t	termination notice must specify a termination date that is not earlier 21 days after the day on which the notice is given.	7 8
	(3)	agree	co-tenant ceases to be a tenant under the residential tenancy ement on the termination date if the co-tenant gives a termination are in accordance with this section and vacates the residential sises.	9 10 11 12
	(4)	order term	Tribunal may, on application by a co-tenant, make a termination of the residential tenancy agreement if it is satisfied that a sination notice was given by another co-tenant in accordance with section.	13 14 15 16
102	Term	ninatio	on of agreement or co-tenancies by Tribunal	17
	(1)		Tribunal may, on application by a co-tenant, make any of the wing orders:	18 19
		(a)	an order terminating the tenancy of the co-tenant or another co-tenant under the residential tenancy agreement from a date specified in the order,	20 21 22
		(b)	an order terminating the residential tenancy agreement,	23
		(c)	any necessary ancillary orders relating to the residential tenancy agreement or liabilities under that agreement.	24 25
	(2)		Tribunal may make an order under this section if it is of the opinion it is appropriate to do so in the special circumstances of the case.	26 27
	(3)	co-te	e Tribunal terminates the tenancy of one or more, but not all, of the mants under the residential tenancy agreement, the Tribunal must ify the day on which the tenants whose tenancies are terminated vacate the residential premises.	28 29 30 31
	(4)	agree fixed	Tribunal may order a co-tenant under a residential tenancy ement that is terminated under this section before the end of the l term of a fixed term agreement to pay an amount, not exceeding pplicable break fee for the tenancy specified in section 107.	32 33 34 35
	(5)	effec	Tribunal may make a termination order under this section that takes et before the end of the fixed term if the residential tenancy ement is a fixed term agreement.	36 37 38

	(6)	The Tribunal must give the landlord notice of an application under this section. The landlord has a right to be heard in the proceedings.	1 2
	(7)	An application may be made under this section whether or not a termination notice has been given under section 101.	3 4
103	Brea	ch of agreement—termination by Tribunal	5
	(1)	The Tribunal may, on application by a tenant, make a termination order if it is satisfied that:	6 7
		(a) the landlord has breached the residential tenancy agreement, and	8
		(b) the breach is, in the circumstances of the case, sufficient to justify termination of the agreement.	9 10
	(2)	In considering the circumstances of the case, the Tribunal may consider (but is not limited to considering) the following:	11 12
		(a) the nature of the breach,	13
		(b) any previous breaches,	14
		(c) any steps taken by the landlord to remedy the breach,	15
		(d) any steps taken by the tenant about the breach,	16
		(e) the previous history of the tenancy.	17
	(3)	The Tribunal may refuse to make a termination order if it is satisfied that the landlord has remedied the breach.	18 19
	(4)	A tenant may make an application under this section without giving the landlord a termination notice.	20 21
	(5)	The Tribunal may make a termination order under this section that takes effect before the end of the fixed term if the residential tenancy agreement is a fixed term agreement.	22 23 24
104	Hard	ship to tenant—fixed term agreements	25
	(1)	The Tribunal may, on application by a tenant, make a termination order for a fixed term agreement if it is satisfied that the tenant would, in the special circumstances of the case, suffer undue hardship if the residential tenancy agreement were not terminated.	26 27 28 29
	(2)	The Tribunal may, if it thinks fit, also order the tenant to pay compensation to the landlord for the landlord's loss of the tenancy. The amount of compensation must not exceed the amount specified as the applicable break fee for the tenancy under section 107.	30 31 32 33
	(3)	The landlord must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been reasonably avoided by the landlord.	34 35 36

	(4)		nant may make an application under this section without giving the ord a termination notice.	1	
	(5)	effec	Tribunal may make a termination order under this section that takes of before the end of the fixed term if the residential tenancy ement is a fixed term agreement.	;	
105	Term notic	ninatio e give	on by Tribunal on landlord's application after termination en by tenant	<del>(</del>	
		The order	Tribunal may, on application by a landlord, make a termination r if it is satisfied that:	<b>8</b>	
		(a)	a termination notice was given by a tenant in accordance with this Division, and	10 1	
		(b)	the tenant did not revoke the termination notice before the termination date, and	12 13	
		(c)	the tenant has not vacated the residential premises as required by the notice.	14 15	
Division 4 Abandonment of residential premises					
106	Abandoned premises				
	(1)	decla	Tribunal may, on application by a landlord, make an order aring that the tenant abandoned the residential premises on a ified day.	18 19 20	
	(2)		tenant is taken to have abandoned the residential premises on the ified day.	2 <sup>2</sup>	
	(3)	that occu	landlord may take immediate possession of residential premises have been abandoned by the tenant if there are no remaining pants.  The residential tenancy agreement is terminated if a tenant abandons the ential premises (see section 81 (4) (d)).	23 24 28 20 21	
	(4)	In de	termining whether a tenant has abandoned the residential premises Γribunal may consider (but is not limited to considering) the wing:	28 29 30	
		(a)	the failure by the tenant to pay rent under the residential tenancy agreement,	3 <sup>2</sup>	
		(b)	any evidence that the tenant no longer resides at the premises,	33	
		(c)	any failure by the tenant to carry out any obligations relating to	34	

107	Lanc	llord's remedies on abandonment	4
107	(1)	The Tribunal may, on application by a landlord, order a tenant to pay compensation to the landlord for any loss (including loss of rent) caused	1 2 3
	(2)	by the abandonment of the residential premises by the tenant.  The landlord must take all reasonable steps to mitigate the loss and is not entitled to compensation for any loss that could have been avoided by taking those steps.	4 5 6 7
	(3)	The compensation payable by a tenant under this section in respect of a fixed term agreement is limited to the amount of the applicable break fee for the tenancy, if the agreement provides for such a limitation.	8 9 10
	(4)	The <b>break fee</b> for a fixed term agreement for a fixed term of not more than 3 years is:	11 12
		(a) an amount equal to 6 weeks rent if less than half of the fixed term had expired when the premises were abandoned, or	13 14
		(b) an amount equal to 4 weeks rent in any other case.	15
	(5)	The <i>break fee</i> for a fixed term agreement for a fixed term of more than 3 years is the amount set out in subsection (4) or, if an amount is specified in the agreement, the amount specified. An agreement must not specify a break fee exceeding the amount (if any) specified by the regulations.	16 17 18 19 20
	(6)	The amount of any money paid by a tenant to a landlord on terminating a fixed term agreement before the end of the fixed term or before otherwise abandoning the premises (other than money previously due to the landlord under the residential tenancy agreement) is to be deducted from any amount payable to the landlord under this section.	21 22 23 24 25
	(7)	This section does not prevent a landlord from obtaining an occupation fee under Division 2 of Part 6 for goods left on the residential premises.	26 27
Divi	sion	5 Termination by events	28
108	Deat	h of tenant	29
	(1)	On the death of the sole tenant under a residential tenancy agreement, either the landlord or the legal personal representative of the tenant may give a termination notice to the other person.	30 31 32
	(2)	The termination notice may specify a termination date that is before the end of any fixed term of the residential tenancy agreement if it is a fixed term agreement.	33 34 35
	(3)	The Tribunal may, on application by a landlord or the legal personal representative of the deceased tenant, make a termination order if it is satisfied that a termination notice was given in accordance with this	36 37 38

		section and that vacant possession of the residential premises has not been given as required by the notice.	1 2		
	(4)	The legal personal representative of a deceased tenant who is given a termination notice by the landlord may give vacant possession of the residential premises at any time before the termination date specified in the termination notice.	3 4 5 6		
	(5)	The estate of the deceased tenant is not liable to pay any rent for any period after the legal personal representative gives vacant possession of the residential premises and before the termination date.	7 8 9		
109	Agre	ement frustrated—destruction of, or uninhabitable, premises	10		
	(1)	This section applies if residential premises under a residential tenancy agreement are, otherwise than as a result of a breach of an agreement, destroyed or become wholly or partly uninhabitable or cease to be lawfully usable as a residence or are appropriated or acquired by any authority by compulsory process.	11 12 13 14 15		
	(2)	The landlord or the tenant may give the other party a termination notice.	16		
	(3)	The termination notice may end the residential tenancy agreement on the date that the notice is given.	17 18		
	(4)	The termination notice may specify a termination date that is before the end of the fixed term of the residential tenancy agreement if it is a fixed term agreement.	19 20 21		
	(5)	The Tribunal may, on application by a landlord or tenant, make a termination order if it is satisfied that a termination notice was given in accordance with this section and that this section applies to the residential premises.	22 23 24 25		
Divi	sion	6 Miscellaneous	26		
110	Tenant may vacate at any time before end of termination notice given by landlord				
	(1)	A tenant who is given a termination notice by the landlord, or who gives a termination notice, may give vacant possession of the residential premises at any time before the termination date.	29 30 31		
	(2)	If a termination notice is given by a landlord, the tenant is not liable to pay any rent for any period after the tenant gives vacant possession of the residential premises and before the termination date.	32 33 34		
111	Disp	utes about termination	35		
	(1)	A landlord or tenant may apply to the Tribunal for an order in relation to a dispute about a termination notice.	36 37		

	(2)	The Tribunal may, on application by a landlord or tenant, declare that a termination notice was or was not given in accordance with this Part.	1 2
	(3)	Subsection (2) does not limit any other order the Tribunal may make on an application under this section.	3 4
112	With	drawal of termination notices	5
		The party who gives a termination notice may, at any time, revoke the notice with the consent of all other parties to the residential tenancy agreement.	6 7 8
113	Defe	cts in termination notices	9
		The Tribunal may make a termination order for a residential tenancy agreement or any other order even though there is a defect in the relevant termination notice or the manner of service of the notice if:	10 11 12
		(a) it thinks it appropriate to do so in the circumstances of the case, and	13 14
		(b) it is satisfied that the person to whom the notice was given has not suffered any disadvantage because of the defect in the notice or service or that any disadvantage has been overcome by the order and any associated order.	15 16 17 18
114	Susp	pension of possession orders	19
	(1)	The Tribunal may suspend the operation of an order for possession of residential premises for a specified period if it is satisfied that it is desirable to do so, having regard to the relative hardship likely to be caused to the landlord and tenant by the suspension.	20 21 22 23
	(2)	The Tribunal may impose an obligation on a tenant to pay a specified occupation fee for the period for which the order for possession is suspended.	24 25 26
115	Reta	liatory evictions	27
	(1)	The Tribunal may, on application by a tenant or when considering an application for a termination order or in relation to a termination notice:	28 29
		(a) declare that a termination notice has no effect, or	30
		(b) refuse to make a termination order,	31
		if it is satisfied that a termination notice given or application made by the landlord was a retaliatory notice or a retaliatory application.	32 33
	(2)	The Tribunal may find that a termination notice is a retaliatory notice or that an application is a retaliatory application if it is satisfied that the landlord was wholly or partly motivated to give the notice or make the application for any of the following reasons:	34 35 36 37

		(a)	the tenant had applied or proposed to apply to the Tribunal for an order,	1
		(b)	the tenant had taken or proposed to take any other action to enforce a right of the tenant under the residential tenancy agreement, this Act or any other law,	3 2 5
		(c)	an order of the Tribunal was in force in relation to the landlord and tenant.	6 7
	(3)	unde	nant may make an application to the Tribunal for a declaration r this section before the termination date and within the period cribed by the regulations after the termination notice is given to the at.	8 9 10 11
116	Accr	ual of	rent on termination	12
			rent payable under a residential tenancy agreement accrues from o day and on termination the appropriate amount is payable.	13 14
117	Acce	ptanc	e of rent after termination notice	15
	(1)	rent p not o agree	mand for, any proceedings for the recovery of, or acceptance of, payable under a residential tenancy agreement by a landlord does perate as a waiver of any rights with respect to the breach of the ement or any termination notice by the landlord on the ground of the of the agreement.	16 17 18 19 20
	(2)	Any tenan	such action by a landlord is not evidence of the creation of a new acy.	21 22
	(3)		section does not apply to a termination notice given solely on the nd of failure to pay rent.	23 24
118	Othe	r notic	ces	25
		To a may:	void doubt, a landlord or tenant who gives a termination notice	26 27
		(a)	if the notice is revoked, give a further notice on the same or a different ground, or	28 29
		(b)	if the notice is not revoked, give a further notice on a different ground.	30 31

Part 6		Recovery of possession of premises		1
Divi	sion	1	Recovery of possession	2
119	Proh	ibition	on certain recovery proceedings in courts	3
		a ten Distr	andlord or former landlord must not commence proceedings against that or former tenant of the landlord in the Supreme Court, the rict Court or the Local Court to obtain recovery of possession of ential premises subject to a residential tenancy agreement.	4 5 6 7
120	Repo	ssess	sion of residential premises—offences	8
	(1)	posse	rson must not enter residential premises for the purposes of taking ession of those premises before or after the end of a residential ney agreement unless:	9 10 11
		(a)	the person is acting in accordance with a warrant arising out of an order for possession of the Tribunal or a writ or warrant arising out of a judgment or order of a court, or	12 13 14
		(b)	the tenant has abandoned the premises or given vacant possession of the premises.	15 16
		Maxi	imum penalty: 200 penalty units.	17
		Note. decla	. Under section 106 a landlord may apply to the Tribunal for an order ring that a tenant has abandoned the residential premises.	18 19
	(2)	to an	urt that finds an offence under this section proven may, in addition y other penalty it may impose, order that compensation be paid to erson against whom the offence was committed by the person who mitted the offence or on whose behalf the offence was committed.	20 21 22 23
	(3)		section applies to a person who enters residential premises on his or own behalf or on behalf of another person.	24 25
121	Enfo	rceme	ent of orders for possession	26
	(1)	order resid	Registrar may, on the application of a person in whose favour an for possession was made, issue a warrant for possession of the ential premises concerned if the Registrar is satisfied that the order condition of suspension of the order has not been complied with.	27 28 29 30
	(2)	if the	pplication for a warrant for possession may be made immediately, e order for possession so provides, or not more than 30 days after ate by which vacant possession was required or within such further of as the Tribunal may permit.	31 32 33 34

	(3)	to be is attr	made within a further period if the delay in making the application ributable to genuine attempts by the applicant to reach agreement the tenant for reinstatement of the tenancy.	1 2 3 4
	(4)	autho to giv <b>Note</b> .	arrant for possession is to be in the approved form and must brise a sheriff's officer to enter specified residential premises and we possession to the person specified in the warrant.  See section 7A of the <i>Sheriff Act 2005</i> for provisions relating to the cement of warrants.	5 6 7 8 9
122	Mort	gagee	repossessions of rented properties	10
	(1)	Appli	ication	11
		becau entitl agree <b>Note</b> .	section applies if a residential tenancy agreement is terminated use the mortgagee in respect of the residential premises becomes ed to possession of the premises and the former tenant under that ement is given notice to vacate the premises by the Sheriff.  The Sheriff must give the former tenant not less than 30 days to vacate sidential premises (see section 7A of the Sheriff Act 2005).	12 13 14 15 16 17
	(2)	Form	er tenant may withhold or recoup rent etc	18
			former tenant who is holding over after termination of the ential tenancy agreement:	19 20
		(a)	is not, during the period of 30 days following the date on which the tenant is given the notice to vacate, required to pay any rent, fee or other charge to occupy the residential premises, and	21 22 23
		(b)	is, if the former tenant has paid any rent in advance for any part of that period, entitled to be repaid the amount of that rent.	24 25
	(3)	Tribu	nal may order repayment to former tenant	26
		repay	Tribunal may, on application by the former tenant, order the ment to the former tenant of any amount referred to in action (2).	27 28 29
	(4)	Inspe	ection of residential premises by prospective purchasers	30
		durin termi reside a reas	mortgagee (or any person acting on behalf of the mortgagee) is, ig the period in which the former tenant is holding over after nation of the residential tenancy agreement, entitled to enter the ential premises to show the premises to prospective purchasers on sonable number of occasions, but only if the former tenant:	31 32 33 34 35
		(a)	is given reasonable notice of each such occasion, and	36
		(b)	agrees to the date and time of the inspection.	37

	(5)	Mortgagee not prevented from doing certain things		
		This	section does not prevent the mortgagee from:	2
		(a)	taking possession of the residential premises before the date specified in the notice to vacate if the former tenant voluntarily vacates the premises before that date, or	3 4 5
		(b)	changing (by written notice given to the Sheriff and the former tenant) the date specified in the notice to vacate to a later date, or	6 7
		(c)	entering into a new residential tenancy agreement with the former tenant in respect of the residential premises.	9
	(6)	Rela	tionship with other laws	10
			section has effect despite the terms of any court order, contract or agreement.	11 12
123	Liab	ility of	tenant remaining in possession after termination	13
	(1)	Tributhe to	nant who fails to comply with an order for possession of the unal is liable to pay an occupation fee to the landlord for the period enant remains in possession of the residential premises after the the tenant is required to vacate the premises.	14 15 16 17
	(2)	have	occupation fee payable is an amount equal to the rent that would been payable for that period if the residential tenancy agreement not been terminated.	18 19 20
	(3)		amount of the occupation fee may be deducted from the rental bond by the tenant for the residential premises.	21 22
	(4)	The pay t	Tribunal may, on application by the landlord, order the tenant to to the landlord an amount of occupation fee.	23 24
124	Noti	ce of p	proposed recovery of premises by person with superior title	25
	(1)	resid (whe	section applies if proceedings for the recovery of possession of lential premises are commenced before a court or the Tribunal other under this Act or otherwise) by a person (the <i>plaintiff</i> ) who is the landlord or former landlord under the agreement.	26 27 28 29
	(2)		court or Tribunal must not give judgment or make an order for ession, unless it is satisfied:	30 31
		(a)	as to whether or not there is a person in possession of the residential premises as a tenant under a residential tenancy agreement or a former tenant holding over after termination of a residential tenancy agreement, and	32 33 34 35
		(b)	that any such person has had reasonable notice of the proceedings brought by the plaintiff.	36 37

	(3)		Failure to comply with this section does not invalidate or otherwise affect the judgment or order.					
125	Orde	rder for tenancy against person with superior title						
	(1)	This section applies if proceedings for the recovery of possession of residential premises are commenced before a court or the Tribunal (whether under this Act or otherwise) by a person (the <i>plaintiff</i> ) who is not the landlord or former landlord under the agreement.						
	(2)	An application may be made under this section by a person who is or was, when the proceedings were commenced, in possession of the residential premises as:						
		(a)	a tenant under a residential tenancy agreement, or	11				
		(b)	a former tenant holding over after termination of a residential tenancy agreement.	12 13				
	(3)	The a	application may be made to:	14				
		(a)	the court or Tribunal before which the proceedings are pending, or	15 16				
		the a	if the proceedings have been completed—the Tribunal, must be made within the period prescribed by the regulations after pplicant was given notice of the proceedings or (if no notice was a) within a reasonable time after the completion of the proceedings before possession of the premises is recovered.	17 18 19 20 21				
	(4)	The court or Tribunal may, on such an application, and if it thinks it appropriate to do so in the special circumstances of the case, make an order vesting a tenancy over the residential premises in the applicant.						
	(5)	The plaintiff is to be the landlord under the tenancy and the tenancy is to be on such terms and conditions as the court or Tribunal thinks fit, having regard to the circumstances of the case.						
	(6)		an application or order may be made before possession of the isses is recovered, even though:	28 29				
		(a)	notice was not given to the applicant of the proceedings brought by the plaintiff, or	30 31				
		(b)	the proceedings brought by the plaintiff have been completed.	32				
Divi	sion 2	2	Goods left on residential premises	33				
126	Application and interpretation							
	(1)	prem	Division applies to goods or rubbish left behind on residential isses by a tenant or an occupant of the premises after vacant ession of the premises is obtained or the premises are abandoned.	35 36 37				

	(2)	In th	is Division:	1
		dispo	osal notice means a notice given under section 127.	2
			shable goods means perishable goods or rubbish to which this	3
			sion applies.	4
		•	onal document means:	5
		(a)	a birth certificate, passport or other identity document, or	6
		(b)	bank books or other financial statements or documents, or	7
		(c)	photographs and other personal memorabilia, or	8
		(d)	licences or other documents conferring authorities, rights or qualifications, or	9 10
		(e)	any other record, or class of record, prescribed by the regulations for the purposes of this definition.	11 12
127	Disp	osal n	notices	13
	(1)	The landlord or landlord's agent must give the former tenant notice that the goods will be disposed of after 14 days (in the case of goods other than personal documents) or 90 days (in the case of personal documents) after the day on which the notice is given unless they are first claimed.		14 15 16 17 18
	(2)	Notio	ce may be given in any of the following ways:	19
		(a)	in writing in any manner permitted under this Act,	20
		(b)	by post to the former tenant or the former tenant's legal personal representative at the last forwarding address known to the landlord,	21 22 23
		(c)	orally in person or by telephoning the former tenant.	24
	(3)	resid 2 da	ce may be given by posting a notice in a prominent position on the lential premises if the landlord is unable (for a period of more than eys) to give notice to the former tenant in a manner set out in ection (2).	25 26 27 28
	(4)	This	section does not apply to perishable goods.	29
128	Peris	shable	goods	30
		good peris	ndlord or landlord's agent may remove or otherwise dispose of ls that the landlord or landlord's agent reasonably believes are shable goods at any time after vacant possession of the residential premises is given or the residential premises are abandoned.	31 32 33 34

129	Stor	Storage of goods					
		The landlord or landlord's agent may remove goods from residential premises and store them in a safe place pending disposal or collection of the goods in accordance with this Division.	2				
130	Disp	osal of non-perishable goods (other than personal documents)					
	(1)	The landlord or landlord's agent may dispose of goods (other than personal documents) in accordance with this section if the former tenant or other person entitled to possession of the goods fails to collect or make arrangements to collect the goods within 14 days of a disposal notice being given in accordance with this Division or within such further period as may be agreed.	6 5 8 9 10 11				
	(2)	The landlord or landlord's agent may dispose of any such goods by selling them or in any other lawful manner.	12 13				
	(3)	The landlord or landlord's agent must keep a record of goods disposed of under this section.	14 15				
	(4)	A landlord or landlord's agent who sells goods under this section must, if requested to do so by the former tenant or other person entitled to possession of the goods, pay the sale proceeds to the former tenant or other person. The landlord or landlord's agent may deduct from the proceeds any occupation fee payable under this section and the reasonable costs of the sale.	16 17 18 19 20 2				
	(5)	This section does not apply to perishable goods.	22				
131	Disp	osal of personal documents	23				
	(1)	The landlord or landlord's agent may dispose of goods that are personal documents in accordance with this section if the former tenant or other person entitled to possession of the documents fails to collect or make arrangements to collect the documents within 90 days of a disposal notice being given in accordance with this Division or within such further period as may be agreed.	24 25 26 27 28 28				
	(2)	The landlord or landlord's agent may dispose of personal documents as follows:	30 31				
		(a) by returning them to the authority that issued the documents,	32				
		(b) if it is not reasonably practicable to return them to that authority, in any other lawful manner that the landlord or landlord's agent thinks fit.	33 34 38				
	(3)	The landlord or landlord's agent must not dispose of personal documents in any manner that results in personal information about a tenant or other person becoming publicly available.	36 37 38				

132	Collection of goods by former tenants or persons entitled to goods					
	(1)	A person who is entitled to possession of goods may claim the goods at any time before they are disposed of.	2			
	(2)	The landlord or landlord's agent must deliver up the goods to a person who claims them if the landlord or landlord's agent is satisfied that the person is entitled to the goods.	4 5 6			
	(3)	The landlord or landlord's agent must not require a person who claims goods to pay any amount to obtain them, other than an occupation fee in accordance with this section.	7 8 9			
	(4)	The landlord or landlord's agent may require a former tenant or person who claims goods to pay an occupation fee for each day the goods are left on the residential premises or stored by or on behalf of the landlord, if the quantity of goods left on the premises by a former tenant or occupant is sufficient to prevent the landlord from renting the premises.	10 11 12 13 14			
	(5)	The occupation fee payable under this section:	15			
		(a) must not exceed an amount that is equal to the rent that would have been payable under the residential tenancy agreement for each day the goods are left on the premises or stored, and	16 17 18			
		(b) must not exceed, in total, the amount of rent for 14 days.	19			
	(6)	The Tribunal may, on application by a landlord or landlord's agent, order that a former tenant or person who claims goods pay to the landlord or landlord's agent an occupation fee of an amount that does not exceed the maximum amount payable under this section.	20 21 22 23			
133	Land	dlord may seek Tribunal direction	24			
	(1)	This section applies if the tenant abandons the residential premises or dies.				
	(2)	The Tribunal may, on application by a landlord, make any one or more of the following orders:	27 28			
		(a) an order authorising the removal or other disposal of goods,	29			
		(b) an order directing that notice of any action or proposed action in relation to goods be given to the former tenant, the legal personal representative of a former tenant or any other person,	30 31 32			
		(c) an order authorising the sale of goods,	33			
		(d) an order as to the manner of sale of goods,	34			
		(e) an order as to the payment of the proceeds of sale of goods,	35			
		(f) any ancillary order that the Tribunal, in the circumstances, thinks appropriate.	36 37			

	(3)	an or	dlord or landlord's agent must deal with goods in accordance with der of the Tribunal under this section and not in accordance with ther provisions of this Division relating to disposal of goods.	1 2 3
	(4)	This	section does not apply to perishable goods.	4
134	Orde	rs by	Tribunal relating to goods	5
	(1)		Tribunal may, on application by the former tenant or a person who n interest in goods, make any of the following orders:	6 7
		(a)	an order requiring the landlord to pay compensation for goods disposed of by the landlord or landlord's agent otherwise than in accordance with this Division,	8 9 10
		(b)	an order requiring the landlord to pay compensation for goods damaged after being left on the residential premises and before being claimed by the person entitled to them,	11 12 13
		(c)	an order that the landlord or landlord's agent deliver goods into the former tenant's or other person's possession,	14 15
		(d)	an order requiring the landlord or landlord's agent to pay the proceeds of sale, or an amount equivalent to the value of the goods, to the former tenant or person,	16 17 18
		(e)	any ancillary order that the Tribunal, in the circumstances, thinks appropriate.	19 20
	(2)	landle	Tribunal may also, on an application under this section or by a ord, order the tenant or other person to pay an occupation fee of not than 14 days rent.	21 22 23
	(3)		oplication for an order under this section must be made within the d prescribed by the regulations.	24 25
135	Effec	t of di	sposal of goods	26
	(1)	accor and d	richaser of goods sold by a landlord or landlord's agent in dance with this Division acquires a good title to the goods freed lischarged of any interest of the former tenant or any other person would otherwise have an interest in the goods.	27 28 29 30
	(2)	otĥer	rson does not incur any liability in respect of the removal or sale or disposal of goods in accordance with this Division or in rdance with an order of the Tribunal.	31 32 33

Par	t 7	Soc	cial housing tenancy agreements	1
Division 1 Preliminary		1	Preliminary	2
136	Defi	nitions	<b>S</b>	3
		In th	is Part:	4
			enative premises ground for termination of a social housing tenancy ement—see section 148.	5 6
		appr	copriate Minister means, in relation to:	7
		(a)	the Aboriginal Housing Office or an organisation registered under Part 5 of the <i>Aboriginal Housing Act 1998</i> or a tenant of the Office or organisation, the Minister administering that Act, or	8 9 10
		(b)	any other social housing provider or a tenant of the social housing provider, the Minister administering the <i>Housing Act 2001</i> .	11 12
			bility ground for termination of a social housing tenancy ement—see section 143.	13 14
		rent	<i>rebate</i> means an amount waived or remitted, in accordance with a rebate scheme administered by a social housing provider, from rent ble to a social housing provider.	15 16 17
			al housing premises means residential premises under a social sing tenancy agreement.	18 19
		socia	al housing provider means any of the following:	20
		(a)	the New South Wales Land and Housing Corporation,	21
		(b)	the Aboriginal Housing Office,	22
		(c)	a registered community housing provider within the meaning of the <i>Housing Act 2001</i> ,	23 24
		(d)	an organisation for the time being registered under Part 5 of the <i>Aboriginal Housing Act 1998</i> ,	25 26
		(e)	an organisation or a member of a class of organisations prescribed by the regulations.	27 28
			nd housing tenancy agreement means a residential tenancy ement where the landlord is a social housing provider.	29 30
137	Appl	icatio	n of Part	31
		any o	the event of any inconsistency between a provision of this Part and other provision of this Act or the regulations, this Part prevails to extent of the inconsistency.	32 33 34

Division 2	Acceptable behavious	r agreements
------------	----------------------	--------------

## 138 Acceptable behaviour agreements for tenants

- (1) The New South Wales Land and Housing Corporation may, by notice in writing given to a tenant under a social housing tenancy agreement under which it is the landlord, request the tenant to give a written undertaking (an *acceptable behaviour agreement*), in the terms specified in the notice, not to engage in specified anti-social behaviour on any of the following:
  - (a) the social housing premises to which the agreement relates,
  - (b) any property adjoining or adjacent to those premises (including any property that is available for use by the tenant in common with others).
- (2) The operation of an acceptable behaviour agreement extends to the behaviour of any other person occupying (or jointly occupying) the social housing premises with the consent of the tenant (a *lawful occupier*). Accordingly, if any such lawful occupier engages in any anti-social behaviour that is specified in the agreement, the tenant is taken to have engaged in the behaviour and breached the agreement.
- (3) The Corporation may request a tenant to enter into an acceptable behaviour agreement only if the Corporation is of the opinion that, based on:
  - (a) the history of the tenancy concerned, or
  - (b) the history of any prior tenancy under a social housing tenancy agreement entered into by the tenant and the Corporation,

the tenant, or a lawful occupier of the premises to which the tenancy relates, is likely to engage in anti-social behaviour on those social housing premises or any property adjoining or adjacent to those premises (including any property that is available for use by the tenant in common with others).

- (4) In making a request that a tenant enter into an acceptable behaviour agreement, the Corporation must inform the tenant that if:
  - (a) the tenant fails or refuses to enter into an acceptable behaviour agreement as requested, or
  - (b) the tenant, after entering into such an agreement, seriously or persistently breaches the terms of the agreement,

the Corporation may give a termination notice for the tenancy agreement entered into by the Corporation and the tenant.

(5) An acceptable behaviour agreement is of no effect unless the Corporation has complied with subsection (4) in relation to the agreement.

Page 67

1 2 3

	(6)	to er	is section, a reference to <i>anti-social behaviour</i> includes a reference mission of excessive noise, littering, dumping of cars, vandalism defacing of property.	1 2 3
Divi	sion	3	Water usage charges, rent and other payments	4
139	Soci	al hou	ising tenants to pay charges for water	5
	(1)	Char	ges payable	6
		landl	nant under a social housing tenancy agreement must pay to the lord any charges, determined in accordance with guidelines oved by the appropriate Minister, in respect of water usage by the nt.	7 8 9 10
	(2)	Guid	lelines for payment of charges	11
			guidelines may provide for the determination of the charges by ence to any of the following:	12 13
		(a)	actual usage or estimated usage,	14
		(b)	the income of the tenant,	15
		(c)	the rent payable by the tenant (whether with or without rent rebate).	16 17
	(3)		guidelines may include other matters, including a requirement that ges in respect of water usage be paid by the tenant in advance.	18 19
	(4)	The	guidelines are to be made publicly available.	20
	(5)	unde	opy of the guidelines is to be provided, on request, to any tenant or a social housing tenancy agreement free of charge and to other cons either free of charge or on payment of reasonable copying ges.	21 22 23 24
	(6)	The	guidelines may be amended or replaced from time to time.	25
	(7)	agree	section does not apply to a social housing tenancy agreement if the ement specifies that section 39 is to apply to the payment of water e charges.	26 27 28
140	Payr	nent o	of debts by social housing tenants	29
		incui	nant under a social housing tenancy agreement who incurs or has rred a debt to the landlord in connection with that agreement or a social housing tenancy agreement:	30 31 32
		(a)	must enter into arrangements with the landlord, in accordance with any reasonable request of the landlord, for the payment of that debt, and	33 34 35

		(b)	must comply with those arrangements (including any such arrangement entered into during the term of a prior social housing tenancy agreement) and with any variations to those arrangements that may be agreed to by the landlord and tenant.	:
141	Can	cellatio	on or reduction of rent rebates	į
	(1)	cance paya	nant under a social housing tenancy agreement whose rent rebate is elled may apply to the Tribunal for an order declaring that the rent ble under the agreement (or a proposed social housing tenancy ement for premises already occupied by the tenant) is excessive.	- - 8
	(2)		tenant may do so within the period prescribed by the regulations the cancellation of the rent rebate takes effect.	10 17
	(3)		section is in addition to any other provision of this Act.  For remedies relating to excessive rents, see section 44.	12 13
Divi	sion	4	Fixed term agreements	14
142	Exte	nsion	of social housing tenancies	15
	(1)	term	section applies to a social housing tenancy agreement that is a fixed agreement under which the landlord is the New South Wales Land Housing Corporation or the Aboriginal Housing Office.	16 17 18
	(2)	to the	landlord may, if the fixed term has ended, by written notice given tenant declare that the agreement is subject to a fixed term of the pacy specified in the notice from the date specified in the notice.	19 20 27
	(3)	At th	e end of any such further fixed term:	22
		(a)	any term of the agreement that provides for the continuation of the agreement applies, or	23 24
		(b)	section 18 applies.	2
	(4)		eclaration may be made under this section in relation to an ement on more than one occasion.	26 27
	(5)	be te landl	nancy that is subject to a further fixed term under this section may rminated in accordance with this Act by the tenant (but not by the lord) as if the social housing tenancy agreement were a periodic ement.	28 29 30 3

Divi	sion	5 Termination of social housing tenancy agreements—additional grounds	1 2
143		nination notice may be given on ground that tenant not eligible for al housing	3 4
		A landlord under a social housing tenancy agreement may give a termination notice to the tenant on the ground that the landlord has determined, as the result of an assessment carried out under this Division, that the tenant is not eligible to reside in the class of social housing premises to which the agreement applies (the <i>eligibility ground</i> ).	5 6 7 8 9 10
144	Eligi	bility assessments of social housing tenants	11
	(1)	In carrying out an assessment of the eligibility of a tenant under a social housing tenancy agreement to reside in the class of social housing premises concerned, the landlord is to apply the criteria approved by the appropriate Minister for the purposes of this section.	12 13 14 15
	(2)	Any such criteria may differ from the criteria used to assess a person's eligibility to commence residing in that class of social housing premises.	16 17 18
	(3)	The criteria used for the purposes of an assessment must not relate to whether or not the tenant has complied with any term of the agreement.	19 20
	(4)	The landlord may request the tenant to provide any information that is reasonably required to enable the landlord to determine whether the tenant meets the criteria for the purposes of an assessment under this section.	21 22 23 24
	(5)	If the tenant refuses to provide any such information to the landlord, the landlord may determine, without further inquiry, that the tenant is not eligible to reside in the class of social housing premises concerned.	25 26 27
	(6)	In the case of a fixed term agreement, an assessment may not be carried out earlier than 6 months before the end of the fixed term.	28 29
	(7)	The criteria referred to in this section are to be made publicly available.	30
	(8)	A copy of the criteria is to be provided, on request, to any tenant under a social housing tenancy agreement free of charge and to other persons either free of charge or on payment of reasonable copying charges.	31 32 33

	iew of	decision to give notice on ground that tenant not eligible for sing	
(1)	Notio	ce to be given before termination notice	;
	tenar	re giving a termination notice to a tenant under a social housing acy agreement on the eligibility ground, the landlord is to advise the at of the decision to do so by notice in writing.	!
(2)	Righ	t to review	-
	A no	tice given under this section must:	8
	(a)	contain particulars of the reasons why the tenant is no longer considered eligible to reside in the social housing premises, and	9 10
	(b)	state that the tenant may apply to the landlord for a review of the decision within 30 days after the notice is given and give particulars of how such an application may be made, and	1 <sup>2</sup> 12 13
	(c)	state that the tenant is entitled to make representations to the landlord in writing, or (if the tenant wishes) orally, as to why the agreement should not be terminated.	14 15 16
(3)	The	tenant may, in accordance with the notice:	17
	(a)	apply to the landlord for a review of the decision, and	18
	(b)	make representations in writing, or (if the tenant wishes) orally, to the landlord as to why the agreement should not be terminated.	19 20
(4)	landl appro	e tenant applies to the landlord for a review under this section, the lord is to review the decision, in accordance with any procedures oved by the appropriate Minister for the purposes of this section, consider any representations made by the tenant.	2° 2° 2° 24
(5)	Deci	sion of landlord following review	25
	Afte	r the review is carried out, the landlord may:	26
	(a)	give a termination notice on the eligibility ground, or	27
	(b)	advise the tenant, by notice in writing, that the landlord has decided not to give the termination notice.	28 29
(6)	Proc	edural fairness taken to have been observed	30
	comp by th	e landlord complies with this section, the landlord is taken to have blied with any rules of procedural fairness required to be observed at landlord before giving a termination notice to the tenant on the bility ground.	3 <sup>2</sup> 32 33 34

146	Time periods to be observed in giving termination notice on ground that tenant not eligible for social housing				
	(1)	give	rmination notice of a social housing tenancy agreement is not to be n by a landlord to a tenant on the eligibility ground before the later e following:	3 4 5	
		(a)	the end of the 30-day period within which the tenant may apply for a review under this Division of the decision to give the termination notice,	6 7 8	
		(b)	the end of any such review carried out in respect of that decision.	9	
	(2)	The	termination notice must specify a termination date:	10	
		(a)	in the case of a fixed term agreement—that is on or after the end of the term of the fixed term and not earlier than 60 days after the day on which the notice is given, or	11 12 13	
		(b)	in the case of a periodic agreement—that is not earlier than 60 days after the day on which the notice is given.	14 15	
147	Term	ninatio	on by Tribunal on eligibility ground	16	
	(1)	hous	Tribunal must, on application by the landlord under a social ing tenancy agreement, terminate the agreement on the eligibility nd if it is satisfied that:	17 18 19	
		(a)	any notice required to be given, or any review required to be carried out, was given or carried out in accordance with this Division before giving the termination notice on the eligibility ground, and	20 21 22 23	
		(b)	a termination notice has been given in accordance with this Division, and	24 25	
		(c)	the landlord has determined, as a result of an assessment under this Division, that the tenant is not eligible to reside in the class of social housing premises to which the agreement applies.	26 27 28	
	(2)	revie	eciding whether or not to make an order, the Tribunal is not to ew the eligibility of the tenant to reside in the class of social housing aises to which the agreement applies.	29 30 31	
148			on notice may be given on ground that tenant offered social housing premises	32 33	
		term offer tenar the e	andlord under a social housing tenancy agreement may give a ination notice to the tenant on the ground that the landlord has red to enter into a new social housing tenancy agreement with the nt in respect of alternative premises to the premises the subject of xisting social housing tenancy agreement (the <i>alternative premises</i> and) and the tenant has failed to accept, or has rejected, the offer.	34 35 36 37 38 39	

		decision to give termination notice on ground that tenant ernative social housing premises	1 2
(1)	Notio	ce to be given before termination notice	3
	prem	ore giving a termination notice to the tenant on the alternative hises ground, the landlord is to advise the tenant of the decision to by notice in writing.	4 5 6
(2)		landlord may make the offer to enter into a new social housing acy agreement and give notice of the decision at the same time.	7 8
(3)	Righ	t to review	9
	A no	tice given under this section must:	10
	(a)	contain particulars of the reasons why the landlord wishes the tenant to move to alternative premises, and	11 12
	(b)	state that the tenant may apply to the landlord for a review of the decision within 14 days after the notice is given and give particulars of how such an application may be made, and	13 14 15
	(c)	state that the tenant is entitled to make representations to the landlord in writing, or (if the tenant wishes) orally, as to why the existing agreement should not be terminated.	16 17 18
(4)	The	tenant may, in accordance with the notice:	19
	(a)	apply to the landlord for a review of the decision, and	20
	(b)	make representations in writing, or (if the tenant wishes) orally, to the landlord as to why the existing agreement should not be terminated.	21 22 23
(5)	landl appro	e tenant applies to the landlord for a review under this section, the lord is to review the decision, in accordance with any procedures oved by the appropriate Minister for the purposes of this section, consider any representations made by the tenant.	24 25 26 27
(6)	Deci	sion of landlord following review	28
	Afte	r the review is carried out, the landlord may:	29
	(a)	give a termination notice on the alternative premises ground, or	30
	(b)	advise the tenant, by notice in writing, that the landlord has decided not to give the termination notice, or	31 32
	(c)	make a new offer to the tenant to enter into a new social housing tenancy agreement in respect of alternative premises that differ from those the subject of the offer in respect of which the review was carried out.	33 34 35 36

	(7)	Right to second review if new offer made	1
		If a new offer is made under subsection (6) (c), subsections (1)–(6) apply in relation to giving a termination notice in connection with the new offer. Accordingly, the landlord is required to give a second notice, and the tenant is entitled to a second review, under this section. However, the landlord is not required to give any further notice, and the tenant is not entitled to any further review, under this section in relation to giving a termination notice following a second review.	2 3 4 5 6 7 8
	(8)	Procedural fairness taken to have been observed	9
		If the landlord complies with this section, the landlord is taken to have complied with any rules of procedural fairness required to be observed by the landlord before giving a termination notice on the alternative premises ground.	10 11 12 13
150	Time tena	e periods to be observed in giving termination notice on ground that nt offered alternative social housing premises	14 15
	(1)	A termination notice of a social housing tenancy agreement is not to be given to the tenant on the alternative premises ground before the later of the following:	16 17 18
		(a) the end of the 14-day period within which the tenant may apply for any review of the decision to give the termination notice,	19 20
		(b) the end of any such review carried out in respect of that decision.	21
	(2)	However, if the landlord and tenant enter into a new social housing tenancy agreement before the end of that 14-day period or any such review, the termination notice may be given on or after the day on which they enter into the new agreement.	22 23 24 25
	(3)	The termination notice must specify a termination date that is not earlier than 30 days after the day on which the notice is given, unless it specifies an earlier day to which the tenant has consented.	26 27 28
	(4)	The termination notice is ineffective unless the alternative premises in connection with which the termination notice is given are available for occupation no later than 7 days before the termination date.	29 30 31
	(5)	The termination notice may specify a termination date that is before the end of the fixed term of the social housing tenancy agreement if it is a fixed term agreement.	32 33 34

151	Term	ninatio	n by Tribunal on alternative premises ground	1
	(1)	hous	Tribunal must, on application by the landlord under a social ing tenancy agreement, terminate the agreement on the alternative ises ground if it is satisfied that:	2 3 4
		(a)	any notice required to be given, or any review required to be carried out, was given or carried out in accordance with this Division before giving the termination notice on the alternative premises ground, and	5 6 7 8
		(b)	a termination notice has been given in accordance with this Division, and	9 10
		(c)	the landlord has offered to enter into a new social housing tenancy agreement with the tenant in respect of alternative premises to the premises the subject of the existing agreement, and	11 12 13 14
		(d)	alternative premises (which may or may not be the same as the alternative premises in connection with which the notice was given) are available for occupation by the tenant.	15 16 17
	(2)		eciding whether or not to make an order, the Tribunal is not to w the landlord's reasons for making the offer concerned.	18 19
152	Tern brea		n by Tribunal of social housing tenancy agreements for	20 21
	(1)	L. d.		
		on th	termining whether to terminate a social housing tenancy agreement be ground of a breach by the tenant, the Tribunal is to have regard ch of the following matters as may be relevant:	22 23 24
		on th	e ground of a breach by the tenant, the Tribunal is to have regard	23
		on th	the ground of a breach by the tenant, the Tribunal is to have regard ch of the following matters as may be relevant:  any serious adverse effects the tenancy has had on neighbouring	23 24 25
		on th to su (a)	the ground of a breach by the tenant, the Tribunal is to have regard ch of the following matters as may be relevant:  any serious adverse effects the tenancy has had on neighbouring residents or other persons,  whether any breach of the agreement was a serious one, and whether, given the behaviour or likely behaviour of the tenant, a failure to terminate the agreement would subject, or continue to subject, neighbouring residents or any persons or property to	23 24 25 26 27 28 29 30
		on th to su (a) (b)	the ground of a breach by the tenant, the Tribunal is to have regard ch of the following matters as may be relevant:  any serious adverse effects the tenancy has had on neighbouring residents or other persons,  whether any breach of the agreement was a serious one, and whether, given the behaviour or likely behaviour of the tenant, a failure to terminate the agreement would subject, or continue to subject, neighbouring residents or any persons or property to unreasonable risk,	23 24 25 26 27 28 29 30 31
		on the to sure (a) (b)	the ground of a breach by the tenant, the Tribunal is to have regard ch of the following matters as may be relevant:  any serious adverse effects the tenancy has had on neighbouring residents or other persons,  whether any breach of the agreement was a serious one, and whether, given the behaviour or likely behaviour of the tenant, a failure to terminate the agreement would subject, or continue to subject, neighbouring residents or any persons or property to unreasonable risk,  the landlord's responsibility to its other tenants,  whether the tenant, wilfully or otherwise, is or has been in breach	23 24 25 26 27 28 29 30 31 32

153	Tern	ninatio	on notice—acceptable behaviour agreements	
	(1)	term	New South Wales Land and Housing Corporation may give a ination notice of a social housing tenancy agreement to the tenant ither of the following grounds:	2
		(a)	that the tenant has failed or refused to enter into an acceptable behaviour agreement as requested by the Corporation,	(
		(b)	that the tenant has seriously or persistently breached the terms of an acceptable behaviour agreement.	<del>-</del>
	(2)		termination notice must specify a termination date that is not earlier 14 days after the day on which the notice is given.	10
	(3)	end o	termination notice may specify a termination date that is before the of the fixed term of the social housing tenancy agreement if it is a d term agreement.	1 <sup>-</sup> 12 13
154	Tern	ninatio	on by Tribunal on behaviour ground	14
		Hous it is s	Tribunal may, on application by the New South Wales Land and sing Corporation, terminate a social housing tenancy agreement if satisfied that a termination notice has been given in accordance with Division and the tenant:	15 16 17 18
		(a)	has failed or refused to enter into an acceptable behaviour agreement as requested by the Corporation, or	19 20
		(b)	has entered into such an agreement and has failed to satisfy the Tribunal that the tenant has not seriously or persistently breached the terms of that agreement.	2 <sup>2</sup> 22 23
155	Ope	ration	of Division	24
		conf	Division is in addition to, and does not limit, any other right terred on a landlord of a social housing tenancy agreement as a lord under any other provision of this Act.	25 26 27
Divi	sion	6	Exemption	28
156	Head	d lease	es involving social housing providers	29
	(1)	A res	sidential tenancy agreement is exempted from the operation of this if:	30
		(a)	under the agreement, the landlord is a social housing provider (the <i>head landlord</i> ) who lets the premises to a tenant who is a social housing provider, and	32 33 34
		(b)	the agreement is in writing and the agreement states that this section applies to the agreement.	3t

(2) If the tenant ceases to be a social housing provider during the currency of the term of the residential tenancy agreement, the exemption under this section does not cease to have effect until 6 months after the date the tenant ceases to be a social housing provider.

1 2

3

Page 77

Par	t 8	Rental bonds	1
Divi	sion	1 Preliminary	2
157	Defin	itions	3
		In this Part:	4
		claim notice means a notice given under section 164.	5
		<i>claim notice period</i> means the period specified in a claim notice within which any proceedings affecting the rental bond must be notified to the Director-General.	6 7 8
		<i>deposit period</i> means the period within which a rental bond must be deposited with the Director-General.	9 10
		<b>landlord</b> includes a park owner or a person who grants or proposes to grant the right to occupy residential premises within the meaning of the <i>Residential Parks Act 1998</i> and includes a former landlord or park owner.	11 12 13 14
		<b>rental bond</b> means an amount of money paid or payable by the tenant or another person as security against any failure by a tenant to comply with the terms of a residential tenancy agreement.	15 16 17
		<b>Rental Bond Account</b> means the Rental Bond Account established under section 185.	18 19
		<b>Rental Bond Interest Account</b> means the Rental Bond Interest Account established under section 186.	20 21
		<i>residential premises</i> includes residential premises within the meaning of the <i>Residential Parks Act 1998</i> .	22 23
		residential tenancy agreement includes a residential tenancy agreement or a residential site agreement within the meaning of the Residential Parks Act 1998.	24 25 26
		<i>tenant</i> includes a resident or proposed resident within the meaning of the <i>Residential Parks Act 1998</i> and includes a former tenant or resident.	27 28
158	Mort	gagee in possession may exercise functions	29
		A mortgagee who becomes entitled to possession of residential premises may exercise any functions of a landlord under this Part in respect of the release of a rental bond.	30 31 32
Divi	ision 2	Payment and deposit of rental bonds	33
159	Payn	nent of bonds	34
	(1)	A landlord, landlord's agent or any other person, must not require or receive from a tenant or another person a rental bond of an amount	35 36

			eding 4 weeks rent under the residential tenancy agreement for h the bond was paid (as in force when the agreement was entered	
	(2)	recei	ndlord, landlord's agent or any other person must not require or ve from a tenant or another person an amount of rental bond before enant signs the residential tenancy agreement.	(
	(3)	tenan requi	erson who receives payment of a rental bond must provide the at, or person paying the bond, with a receipt for the bond but is not red to do so if details of the payment are recorded in the residential acy agreement.	- 8 9
	(4)	_	rson who contravenes this section is guilty of an offence. mum penalty: 20 penalty units.	1° 12
160	Othe	er secu	rity may not be required	13
	(1)	receive bond a resi	andlord, landlord's agent or any other person must not require or ve from a tenant or another person anything other than a rental as security for any failure by a tenant to comply with the terms of idential tenancy agreement.  Imum penalty: 20 penalty units.	14 15 16 17
	(2)	This	section does not apply to an undertaking:	19
		(a)	given to a landlord by the Director-General of the Department of Human Services (or the New South Wales Land and Housing Corporation on behalf of that Director-General), or a person authorised in writing for the purposes of this section by that Director-General, and	20 22 23 24 24
		(b)	that provides that, subject to specified conditions, the landlord will be indemnified up to a specified amount against loss or damage arising from any breach of a residential tenancy agreement by a specified tenant.	25 26 27 28
161	One	rental	bond for each agreement	29
	(1)		ndlord, landlord's agent or any other person must not require or ve more than one rental bond for a residential tenancy agreement.	30 31
	(2)	recei	ndlord, landlord's agent or any other person must not require or ve from a tenant or another person a rental bond or additional ants of rental bond if:	32 33 34
		(a)	a rental bond was paid (and not claimed) for residential premises under a residential tenancy agreement, and	38 36

		(b)	one or more of the tenants under that agreement continue to occupy the residential premises under one or more successive residential tenancy agreements. imum penalty: 20 penalty units.	1 2 3 4
162	Depo	osit of	rental bonds	5
	(1)	renta	ndlord, landlord's agent or other person who receives an amount of all bond must deposit that amount with the Director-General within leposit period together with a notice in the approved form.	6 7 8
	(2)	insta	ental bond may, if the landlord and tenant agree, be paid by lments commencing on the signing of the residential tenancy ement.	9 10 11
	(3)		deposit periods for a rental bond (other than a bond paid by lments) are as follows:	12 13
		(a)	for a bond paid to a landlord or person other than a landlord's agent—10 working days after the bond is paid or such other period as may be prescribed by the regulations,	14 15 16
		(b)	for a bond paid to a landlord's agent—10 working days after the end of the month in which the bond is paid or such other period as may be prescribed by the regulations.	17 18 19
	(4)	The	deposit periods for a rental bond paid by instalments are as follows:	20
		(a)	if the total amount of the bond is paid within 3 months of the first instalment being paid—10 working days after the total bond is paid,	21 22 23
		(b)	if the total amount is not paid within 3 months of the first instalment being paid, for any instalments paid within that period—3 months after the first instalment is paid or 10 working days after each instalment is paid (whichever occurs later),	24 25 26 27
		(c)	if one or more instalments are paid after 3 months of the first instalment being paid—every 3 months until the bond is fully paid.	28 29 30
	(5)	_	rson who contravenes this section is guilty of an offence.	31
		Max	imum penalty: 20 penalty units.	32
	(6)		section does not apply if:	33
		(a)	the rental bond is refunded or becomes refundable, or	34
		(b)	the rental bond becomes the subject of proceedings before the Tribunal or a court in relation to a residential tenancy agreement.	35 36

Division 3			Release of rental bonds		
163			ns for rental bonds		
	(1)		aim may be made to the Director-General for the payment of a all bond by:	3	
		(a)	the tenant or an agent of the tenant, or	5	
		(b)	the landlord or an agent of the landlord, or	6	
		(c)	jointly by the landlord and the tenant or agents for them.	7	
	(2)	A cla	aim is to be made in the approved form.	8	
	(3)		laim must not be made before the termination of a residential ney agreement unless:	9 10	
		(a)	it is made jointly by or on behalf of the landlord and all the tenants, or	11 12	
		(b)	it is made by or on behalf of the landlord and directs that the rental bond be paid to all the tenants, or	13 14	
		(c)	it is made by or on behalf of all the tenants and directs that the rental bond be paid to the landlord.	15 16	
164	Clair	n noti	ce to be given to other party	17	
	(1)	made	section applies if a claim for the whole or part of a rental bond is e by a landlord or a tenant without the consent of all the other es to a residential tenancy agreement.	18 19 20	
	(2)	othe	Director-General must give written notice of the claim to all of the residential tenancy agreement as known to the ctor-General.	21 22 23	
	(3)		otice under this section may be addressed to one or more parties to esidential tenancy agreement.	24 25	
	(4)	Depa	notice must also be given to the Director-General of the artment of Human Services if the whole or part of the rental bond paid by or on behalf of that Department.	26 27 28	
	(5)	notif	notice must state that the Director-General will pay the claim unless ited in writing by a party within 14 days that the claim is the subject roceedings before the Tribunal or a court.	29 30 31	

165	Notic	ce to t	enants of claims against tenants	1
	(1)	make	ndlord, landlord's agent or a person on behalf of a landlord who es a claim for payment of a rental bond without the consent of the nt must give the tenant:	2 3 4
		(a)	a copy of a completed condition report about the residential premises at the end of the residential tenancy agreement, and	5 6
		(b)	copies of any estimates, quotes, invoices or receipts for work for which the rental bond is claimed.	7 8
	(2)	The made	documents must be provided within 7 days of the claim being e.	9 10
	(3)	Depa	documents must also be provided to the Director-General of the artment of Human Services if the whole or part of the rental bond paid by or on behalf of that Department.	11 12 13
	(4)	guilt	erson who, without reasonable excuse, contravenes this section is y of an offence.	14 15
		Max	imum penalty: 20 penalty units.	16
166	Matt	ers th	at may be subject of rental bond claim	17
	(1)		ndlord is entitled to claim from the rental bond for the residential ncy agreement any of the following:	18 19
		(a)	the reasonable cost of repairs to, or the restoration of, the residential premises or goods leased with the premises, as a result of damage (other than fair wear and tear) caused by the tenant, an occupant or an invitee of the tenant,	20 21 22 23
		(b)	any rent or other charges owing and payable under the residential tenancy agreement or this Act,	24 25
		(c)	the reasonable cost of cleaning any part of the premises not left reasonably clean by the tenant, having regard to the condition of the premises at the commencement of the tenancy,	26 27 28
		(d)	the reasonable cost of replacing locks or other security devices altered, removed or added by the tenant without the consent of the landlord,	29 30 31
		(e)	any other amounts prescribed by the regulations.	32
	(2)		section does not limit the matters for which the landlord may claim the rental bond for a residential tenancy agreement.	33 34

Rental bonds Part 8

167	. wy.		where no dispute  Director-General must pay the amount of a claim for rental bond if:	
		(a)	the claim is made jointly by or on behalf of the landlord and	
		(a)	tenant, or	
		(b)	the claim is made by or on behalf of the landlord and directs the payment of an amount to the tenant, or	
		(c)	the claim is made by or on behalf of a tenant and directs the payment of an amount to the landlord, or	
		(d)	the claim is made by or on behalf of the landlord or the tenant for payment to the party by or on whose behalf the claim is made and the Tribunal or another party to the agreement fails to notify the Director-General of a dispute within the claim notice period.	1 1 1
168	Disp	uted r	rental bond claims	1
	(1)	the c	section applies if the Director-General is notified in writing within claim notice period or before payment of a claim for a rental bond a claim for the payment of an amount of rental bond is the subject roceedings before the Tribunal or a court.	1 1 1
	(2)		Director-General may pay the claim only in the following imstances:	1
		(a)	if the party who disputes the claim gives the Director-General written notice of the party's consent to payment of the claim,	2
		(b)	in accordance with an order of the Tribunal or court,	2
		(c)	if any applicable order of the Tribunal or court has been satisfied,	2
		(d)	if the proceedings are withdrawn.	2
	(3)	partl amo	y applicable order of the Tribunal or a court has been wholly or y satisfied before a claim for an amount of rental bond is paid, any unt of rental bond no longer required to satisfy the order must be to the party who would, but for the claim, be entitled to the amount.	2 2 2
	(4)	proce	Director-General must not pay an amount of a claim until eedings affecting the claim are finally determined if, before any unt is paid, the Director-General is given written notice of an appeal ast a relevant decision of the Tribunal or a court.	; ;
	(5)	acco	syment by the Director-General of an amount under this section in rdance with an order of the Tribunal or a court is for all purposes in to be a payment by the person subject to the order.	3

169	App	eals may be made despite payment	1
		A person may appeal against a decision of the Tribunal or a court affecting the payment of an amount of rental bond even though the Director-General has paid an amount of rental bond under this Division.	2 3 4
170	Pavr	ment to other persons	5
170	ıayı	The Director-General may, if directed to do so by a person to whom a	6
		rental bond is payable, pay the whole or part of an amount of the rental bond to another person.	7 8
171	Payr	nent to Director-General of Department of Human Services	9
		Any amount of rental bond payable to a tenant under this Division is payable instead to the Director-General of the Department of Human Services, to the extent that the amount of the bond was paid on behalf of the tenant by that Director-General or the New South Wales Land and Housing Corporation.	10 11 12 13 14
172	Dire	ctor-General not required to pay excess amount	15
		The Director-General is not required to pay an amount of rental bond under this Division to the extent that the amount claimed exceeds the amount of rental bond held by the Director-General for the particular residential tenancy agreement.	16 17 18 19
173	Payr	nent of interest by Director-General on rental bond amounts	20
	(1)	The Director-General must pay interest on an amount of rental bond paid if the regulations provide for the payment of interest.	21 22
	(2)	The regulations may prescribe the rate and manner of payment of any such interest.	23 24
	(3)	No other interest is payable on an amount of rental bond.	25
174	Repa	ayment of bond to former co-tenant	26
	(1)	This section applies if the tenancy of a co-tenant is terminated and the residential tenancy agreement continues in force in relation to one or more other co-tenants.	27 28 29
	(2)	The remaining co-tenant or co-tenants must, within 14 days of a request by a former co-tenant, pay to the former co-tenant an amount equal to the rental bond (if any) paid by the former co-tenant for the residential tenancy agreement.	30 31 32 33
	(3)	The remaining co-tenant or co-tenants may deduct from that amount any amount owed to them by the former co-tenant for rent or other reasonable costs associated with the residential premises.	34 35 36

R	esid	lential	l Tenancies	Rill	201	n
$\Box$	COIL	сниа	i i ciialicics	DIII	20 I	u

Clause 175

	(4)	If a final apprehended violence order is in force prohibiting a former co-tenant from having access to the residential premises, the remaining tenant or tenants are not required to pay the amount referred to in subsection (2) within the period required by that subsection.	1 2 3 4
	(5)	A former co-tenant who is paid an amount in accordance with this section is not entitled to payment of any other amount of rental bond for the residential tenancy agreement.	5 6 7
	(6)	This section does not apply if the liabilities of the former co-tenant under the residential tenancy agreement exceed the amount of rental bond paid by the former co-tenant.	8 9 10
175	Pow	ers of Tribunal	11
	(1)	The Tribunal may, on application by a landlord or tenant or any other person (including a former co-tenant) who has an interest in the payment of a rental bond, make an order as to the payment of the amount of the rental bond.	12 13 14 15
	(2)	The Tribunal may make an order whether or not the amount of a rental bond has been paid by the Director-General.	16 17
	(3)	An application for an order must be made within the period prescribed by the regulations.	18 19
176	Proc	f of deposit of bond	20
		A certificate purporting to be a certificate given by the Director-General stating that no rental bond has been deposited with, or that no rental bond was or is held on deposit by, the Director-General in relation to a tenancy of specified residential premises during a specified period is admissible in any proceedings and is evidence of the matters stated, in the absence of evidence to the contrary.	21 22 23 24 25 26
Divi	sion	4 Rental Bond Board	27
177	Cons	stitution of Rental Bond Board	28
	(1)	There is constituted by this Act a corporation with the name Rental Bond Board.	29 30
	(2)	The Board is subject to the direction and control of the Minister in the exercise of its functions.	31 32
	(3)	The Board has the functions conferred or imposed on it by or under this or any other Act.	33 34
	(4)	The Board is, for the purposes of any Act, a NSW Government agency.	35

	(5)	The l	Board cannot employ any staff.	1
		Empl	Staff may be employed under Chapter 1A of the <i>Public Sector</i> oyment and Management Act 2002 in the Government Service to enable oard to exercise its functions.	2 3 4
178	Mem	bers o	of Rental Bond Board	5
	(1)	The l	Board is to consist of the following 5 members:	6
		(a)	the Director-General of the Department of Services, Technology and Administration,	7 8
		(b)	the Director-General of the Department of Human Services,	9
		(c)	the Secretary of the Treasury,	10
		(d)	2 members appointed by the Minister who have, in the opinion of the Minister, experience in real estate or tenancy matters.	11 12
	(2)	The Adm	Director-General of the Department of Services, Technology and inistration is to be the Chairperson of the Board.	13 14
	(3)		dule 1 contains provisions about the membership and procedures e Board.	15 16
179	Dele	gation	I	17
	(1)		Board may delegate to an authorised person any of its functions, than this power of delegation.	18 19
	(2)	A de deleg Boar	elegate may sub-delegate to an authorised person any function gated by the Board if the delegate is authorised to do so by the d.	20 21 22
	(3)	In th	is section:	23
		auth	orised person means:	24
		(a)	a member of staff of the Department, or	25
		(b)	a person, or a person of a class, prescribed by the regulations.	26
Divi	sion	5	Functions of Board relating to residential accommodation	27 28
180	Join	t ventu	ures for residential accommodation	29
	(1)	of the	Board may, with the approval of the Minister and the concurrence e Treasurer, enter into a joint venture (including a partnership and other association) with other persons or bodies, whether or not rporated.	30 31 32 33
	(2)	the a	joint venture is to be for the purpose of the development (including acquisition, management, leasing and disposal) of land for or in ection with the provision of residential accommodation.	34 35 36

181	Join	t ventu	ure powers	1
	(1)		Board may, for the purposes of such a joint venture, with the oval of the Minister:	2
		(a)	form, or participate in the formation of, a private corporation, and	4
		(b)	purchase, hold, dispose of or deal with shares in, or subscribe to the issue of shares by, any private corporation, and	5 6
		(c)	make advances of money or provide other financial accommodation to any person or body (whether or not incorporated) participating in the joint venture or acting for or on behalf of the joint venture, and	7 8 9 10
		(d)	do any other things that are necessary or convenient for, or incidental to, the joint venture.	11 12
	(2)	its sl	rporation in which the Board has a controlling interest because of hareholding in the capital of the company is not and does not esent the Crown.	13 14 15
182	Inve	stmen	t in residential accommodation unit trusts	16
	(1)	unit 1	Board may invest money in units in a residential accommodation trust and may, with the approval of the Minister, underwrite the of units in such a trust.	17 18 19
	(2)	partio devel	sidential accommodation unit trust is a unit trust providing for cipation by unit holders in income and profits arising from the lopment of property that wholly or partly comprises residential mmodation.	20 21 22 23
	(3)	Deve mana	elopment of property includes the acquisition, holding, agement, leasing and disposal of property.	24 25
183	Gua	rantee	s etc by Board	26
	(1)	The l	Board may, with the approval of the Minister:	27
		(a)	guarantee the due performance of an obligation incurred by a person or body in connection with a scheme for the provision of residential accommodation, and	28 29 30
		(b)	make good a loss incurred by a person or body in connection with a scheme for the provision of residential accommodation, and	31 32
		(c)	indemnify a person or body against a liability incurred under a guarantee (provided by the person or body) of the kind which the Board could provide under this section, and	33 34 35
		(d)	enter into and give effect to an agreement to do anything which the Board is authorised to do under this section.	36 37

	(2)	The following are examples of schemes for the provision of residential accommodation:	1 2
		(a) a joint venture that the Board enters into under this Division,	3
		(b) a residential accommodation unit trust in which the Board is empowered to invest under this Division.	4 5
	(3)	A permissible method of making good a loss involving such a residential accommodation unit trust is investment in units in the trust.	6 7
184	Fina	nce	8
	(1)	Amounts may be paid from the Rental Bond Interest Account to meet expenditure by the Board under this Division.	9 10
	(2)	Amounts may also be paid from the Rental Bond Account to meet so much of that expenditure as is attributable to the provision of financial accommodation (including advances).	11 12 13
	(3)	Interest and other income accruing to the Board in connection with any investment made, financial accommodation provided or joint venture entered into under this Division must be paid into the Rental Bond Interest Account.	14 15 16 17
Divi	sion	6 Financial matters	18
185	Rent	tal Bond Account	19
	(1)	There is to be established a Rental Bond Account into which is to be paid:	20 21
		(a) all rental bonds paid to the Director-General, and	22
		(b) any other money payable to the Account under this or any other Act.	23 24
	(2)	There is to be paid from the Rental Bond Account:	25
		(a) the amount of any rental bonds payable under this Act, and	26
		(b) money for the purpose of investment of the Account, and	27
		(c) any other money that is payable from the Account under this or any other Act.	28 29
186	Rent	tal Bond Interest Account	30
	(1)	There is to be established a Rental Bond Interest Account into which is to be paid:	31 32
		(a) all income from any investment of the Rental Bond Account, and	33
		(b) the income from any investment of the Rental Bond Interest Account, and	34 35

(c)	any other money payable to the Rental Bond Interest Account under this or any other Act.	1 2
Ther	e is to be paid from the Rental Bond Interest Account:	3
(a)	money for the purpose of investment of the Rental Bond Interest Account, and	4 5
(b)	the costs of, or expenses incurred in, administering this Act, and	6
(c)	half the costs of, or expenses incurred in, administering the Tenancy, Social Housing, Retirement Villages and Residential Parks Divisions of the Tribunal, and	7 8 9
(d)	grants or loans for the purposes set out in subsection (3), and	10
(e)	any other money that is payable from the Rental Bond Interest Account or the Rental Bond Account under this or any other Act.	11 12
	<b>Note.</b> Amounts may be paid out of the Rental Bond Interest Account for the purposes of expenditure under Division 5 of this Part (related to the provision of residential accommodation).	13 14 15
reco	mmendation of the Board and with the approval of the Minister,	16 17 18
(a)	establishing and administering tenancy advisory services,	19
(b)	schemes for the provision of residential accommodation,	20
(c)	education about tenancy laws and the rights and obligations of landlords and tenants,	21 22
(d)	research into matters relevant to the relationship of landlord and tenant,	23 24
(e)	other activities for the benefit of landlords and tenants.	25
	Ther (a) (b) (c) (d) (e)  The reconfrom (a) (b) (c) (d)	under this or any other Act.  There is to be paid from the Rental Bond Interest Account:  (a) money for the purpose of investment of the Rental Bond Interest Account, and  (b) the costs of, or expenses incurred in, administering this Act, and  (c) half the costs of, or expenses incurred in, administering the Tenancy, Social Housing, Retirement Villages and Residential Parks Divisions of the Tribunal, and  (d) grants or loans for the purposes set out in subsection (3), and  (e) any other money that is payable from the Rental Bond Interest Account or the Rental Bond Account under this or any other Act.  Note. Amounts may be paid out of the Rental Bond Interest Account for the purposes of expenditure under Division 5 of this Part (related to the provision of residential accommodation).  The Director-General may make a grant or loan, on the recommendation of the Board and with the approval of the Minister, from the Rental Bond Interest Account for the following purposes:  (a) establishing and administering tenancy advisory services,  (b) schemes for the provision of residential accommodation,  (c) education about tenancy laws and the rights and obligations of landlords and tenants,  (d) research into matters relevant to the relationship of landlord and tenant,

#### Part 9 **Powers of Tribunal General powers of Tribunal Division 1** 2 187 Orders that may be made by Tribunal 3 The Tribunal may, on application by a landlord or tenant or other person under this Act, or in any proceedings under this Act, make one or more 5 of the following orders: 6 an order that restrains any action in breach of a residential 7 tenancy agreement, 8 (b) an order that requires an action in performance of a residential q tenancy agreement, 10 (c) an order for the payment of an amount of money, 11 (d) an order as to compensation, 12 an order that a party to a residential tenancy agreement perform 13 such work or take such other steps as the order specifies to 14 remedy a breach of the agreement, 15 an order that requires payment of part or all of the rent payable (f) 16 under a residential tenancy agreement to the Tribunal until the 17 whole or part of the agreement has been performed or any 18 application for compensation has been determined, 19 an order that requires rent paid to the Tribunal to be paid towards (g) 20 the cost of remedying a breach of the residential tenancy 21 agreement or towards the amount of any compensation, 22 an order directing a landlord, landlord's agent or tenant to comply (h) 23 with a requirement of this Act or the regulations, 24 a termination order or an order for the possession of premises, (i) 25 an order directing a landlord or landlord's agent to give a former 26 tenant or person authorised by a former tenant access to 27 residential premises for the purpose of recovering goods of the 28 former tenant or fixtures that the former tenant is entitled to 29 remove. 30 (2) Without limiting the Tribunal's power to make an order as to 31 compensation, the Tribunal may order compensation to be paid for the 32 following: 33 (a) loss of rent, 34 (b) any other breach of a residential tenancy agreement, 35 loss or damage suffered by a person as a result of inaccurate, (c) 36

ambiguous or out-of-date information being listed about the

person on a residential tenancy database.

37

Powers of Tribunal Part 9

	(3)	An order under subsection (1) (a) or (b) 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.	1 2 3 4
	(4)	The Tribunal must not make an order for:	5
		(a) the payment of an amount that exceeds the amount (if any) prescribed by the regulations for the purposes of this section, or	6 7
		(b) the performance of work or the taking of steps the cost of which is likely to or will exceed the amount (if any) prescribed by the regulations for the purposes of this section.	8 9 10
		<b>Note.</b> This Act also confers other order-making powers on the Tribunal, including other specific powers to make termination orders, to declare that premises have been abandoned, to make orders about holding fees and to make various orders about rental bonds.	11 12 13 14
188	Gene	eral order-making power of Tribunal	15
		The Tribunal may, in any proceedings before it under this Act, make any one or more of the following orders:	16 17
		(a) an order that the Tribunal may make under this Act,	18
		(b) an order that varies or sets aside, or stays or suspends the operation of, any order made in proceedings or earlier proceedings,	19 20 21
		(c) any ancillary order the Tribunal thinks appropriate,	22
		(d) an interim order.	23
189	Appl	lication of provisions relating to Tribunal	24
	(1)	A provision of this Act that enables a landlord or tenant to apply for an order by the Tribunal and the Tribunal to make an order also applies, where appropriate, to a former landlord or a former tenant.	25 26 27
	(2)	To avoid doubt, this Part also applies to matters that arise by virtue of jurisdiction conferred on the Tribunal by the <i>Residential Parks Act 1998</i> .	28 29 30
Divi	sion	2 Powers of Tribunal relating to breaches of residential tenancy agreements	31 32
190	Appl	lications relating to breaches of residential tenancy agreements	33
	(1)	A landlord or a tenant may apply to the Tribunal for an order in relation to a breach of a residential tenancy agreement within the period prescribed by the regulations after the landlord or tenant becomes aware of the breach or within such other period as may be prescribed by the regulations.	34 35 36 37 38

	(2)	An application may be made:	1
		(a) during or after the end of a residential tenancy agreement, and	2
		(b) whether or not a termination notice has been given or a termination order made.	3 4
	(3)	A landlord's agent may make an application on behalf of a landlord.	5
191	Matt brea	ers for consideration by Tribunal in applications relating to security ches	6 7
	(1)	This section applies to proceedings before the Tribunal relating to a breach of Division 7 of Part 3.	8 9
	(2)	For the purposes of determining whether a landlord has provided residential premises that are reasonably secure, the Tribunal may consider (but is not limited to considering) the following matters:	10 11 12
		(a) the physical characteristics of the premises and adjoining areas,	13
		(b) the requirements of insurance companies for allowing the tenant to obtain insurance for property of the tenant kept at the premises,	14 15
		(c) the likelihood of break-ins or unlawful entry or risks to the tenant's personal safety.	16 17
	(3)	For the purposes of determining whether compensation is payable to a tenant for a breach of the obligation to provide residential premises that are reasonably secure, the Tribunal must consider (but is not limited to considering) the actions taken, or that should reasonably have been taken, by the tenant and the landlord for the security of the premises.	18 19 20 21 22
Divi	sion	3 Powers of Director-General in proceedings	23
192	Dire	ctor-General may represent persons	24
		In any proceedings before the Tribunal under this Act, a person may, despite any other law, be represented by the Director-General or by a legal practitioner or agent for the Director-General.	25 26 27
193	Dire	ctor-General may take or defend proceedings	28
	(1)	If a person, not being a corporation, has made a complaint to the Director-General and the Director-General:	29 30
		(a) after investigating the complaint, is satisfied that the person may have a right to take or defend proceedings before the Tribunal, and	31 32 33

Part 9

Powers of Tribunal

			is of the opinion that it is in the public interest that the Director-General should take or defend those proceedings on behalf of the person, Director-General may, with the consent of the person, take or defend a proceedings on behalf of and in the name of the person.	1 2 3 4 5
	(2)		e Minister so directs and the person consents, the Director-General take or defend proceedings before the Tribunal on behalf of a on.	6 7 8
194	Cond	duct o	f proceedings by Director-General	9
			ne Director-General takes or defends proceedings before the unal on behalf of a person:	10 11
		(a)	the Director-General is to have the conduct of those proceedings on behalf of the person, may appear personally or by a legal practitioner or agent and may do all things that are necessary or expedient to give effect to an order or a decision of the Tribunal, and	12 13 14 15 16
		(b)	the Director-General is liable to pay the costs (if any) of the person, and	17 18
		(c)	the person is liable to pay any other amount that the Tribunal orders the person to pay.	19 20
195	Inter	ventio	on by Director-General	21
	(1)	Directintered has a	out limiting any other provision of this Division, the etor-General may, if of the opinion that it would be in the public est to do so, or, at the direction of the Minister must, intervene, and right to be heard personally or by legal practitioner or agent, in any eedings arising under this Act or the regulations before the inal.	22 23 24 25 26 27
	(2)		Director-General, on intervening in any proceedings, becomes a to the proceedings and has all the rights of such a party.	28 29

Par	t 10	Enf	forcement	1	
Division 1 Powers of investigators					
196	Powers of entry and other powers				
	(1)		nvestigator may exercise the powers conferred by this section for purposes of:	4 5	
		(a)	investigating whether the provisions of this Act or the regulations are being complied with, or	6 7	
		(b)	obtaining evidence, documents or information in relation to a matter that constitutes or may constitute a contravention of this Act or the regulations.	8 9 10	
	(2)	An ii inspe	nvestigator may enter any premises at any reasonable time and may ect and do any one or more of the following:	11 12	
		(a)	require any person on those premises to produce any documents in the possession or under the control of the person in written form and inspect those documents,	13 14 15	
		(b)	take copies of or extracts from, or make notes from, any such documents and, for that purpose, take temporary possession of any such documents,	16 17 18	
		(c)	take such photographs, films and audio, video and other recordings as the investigator considers necessary,	19 20	
		(d)	require any person on those premises to answer questions or otherwise furnish information in relation to a contravention of this Act or the regulations,	21 22 23	
		(e)	require the owner or occupier of those premises to provide the investigator with such assistance and facilities as are reasonably necessary to enable the investigator to exercise the functions of an investigator under this Division.	24 25 26 27	
	(3)		investigator is not entitled to enter a part of premises used for lential purposes except:	28 29	
		(a)	with the consent of the occupier, or	30	
		(b)	under the authority of a search warrant.	31	
	(4)	by tident	nvestigator may not exercise in any premises a function conferred this Division unless the investigator produces a certificate of tification to the person apparently in charge of those premises or trently in charge of any work being performed on those premises.	32 33 34 35	

Enforcement Part 10

197	Pow	er of i	nvestigator to obtain information, documents and evidence	1
		If ar capa evide	n investigator believes on reasonable grounds that a person is ble of giving information, producing documents, or giving ence in relation to a matter that constitutes, or may constitute, an ince under this Act or the regulations, the investigator may, by en notice given to the person, require the person:	2 3 4 5 6
		(a)	to provide an investigator, by writing signed by the person (or, in the case of a corporation, by a competent officer of the corporation) and given to the investigator within the time and in the manner specified in the notice, with any such information, or	7 8 9 10
		(b)	to produce to an investigator, in accordance with the notice, any such documents, or	11 12
		(c)	to appear before an investigator at a time and place specified in the notice and give any such evidence, either orally or in writing, and produce any such documents.	13 14 15
198	Obst	tructio	on of investigator	16
	(1)	A pe	rson must not:	17
		(a)	without reasonable excuse, refuse or fail to comply with any notice given or requirement made, or to answer any question asked, by an investigator under this Division, or	18 19 20
		(b)	provide information or give evidence in purported compliance with a requirement made or question asked by an investigator under this Division knowing the information or evidence to be false or misleading in a material particular, or	21 22 23 24
		(c)	wilfully delay, hinder or obstruct an investigator in the exercise of the investigator's functions under this Division.	25 26
		Max	imum penalty: 20 penalty units.	27
	(2)	from evide acco	oite any other provision of this Division, a natural person is excused answering any question, providing any information, giving ence or producing or permitting the inspection of a document in rdance with this Division on the ground that the answer, mation, evidence or document may tend to incriminate the person.	28 29 30 31 32
199	Taki	ng pos	ssession of documents to be used as evidence	33
	(1)	for to destr	investigator takes possession of any documents under this Division he purpose of obtaining evidence or protecting evidence from auction, they may be retained by the investigator until the poletion of proceedings (including proceedings on appeal) in which may be evidence.	34 35 36 37 38

	(2)	withi	person from whom the documents are taken must be provided, in a reasonable time after the documents are taken, with a copy of ocuments certified by an investigator as a true copy.
200	Sear	ch wa	rrants
	(1)		nvestigator may apply to an issuing officer for the issue of a search ant for premises if the investigator believes on reasonable grounds:
		(a)	that a provision of this Act or the regulations is being or has been contravened on the premises, or
		(b)	that there is on the premises evidence of a contravention of this Act or the regulations.
	(2)	under doing warra	ssuing officer to whom an application for a search warrant is made r this section may, if satisfied that there are reasonable grounds for g so, issue a search warrant authorising an investigator named in the ant, when accompanied by a police officer, and any other person ed in the warrant:
		(a)	to enter the premises concerned, and
		(b)	to search the premises for evidence of a contravention of this Act or the regulations.
	(3)	Divis Respo	sion 4 of Part 5 of the <i>Law Enforcement (Powers and onsibilities) Act 2002</i> applies to a search warrant issued under this on.
	(4)	issuii	is section:  ng officer means an authorised officer within the meaning of the
		Law	Enforcement (Powers and Responsibilities) Act 2002.
201	App	lication	n of Fair Trading Act 1987
			powers conferred on an investigator by this Division are in addition by powers conferred on an investigator under the <i>Fair Trading</i> 987.
Div	ision	2	Offences
202	Natu	re of p	proceedings for offences
	(1)		eedings for an offence under this Act or the regulations may be with summarily before the Local Court.
	(2)	conse	eedings for an offence under section 120 (1) may also, with the ent of the Minister, be dealt with by the Supreme Court in its nary jurisdiction.

Enforcement Part 10

	(3)	Cour	maximum monetary penalty that may be imposed by the Local t in proceedings for an offence against this Act is 50 penalty units ch other amount as may be prescribed by the regulations.	1 2 3	
	(4)	perio	eedings for an offence against this Act may be brought within the od of 3 years that next succeeds the commission of the offence or, with the consent of the Attorney General, at any time.	4 5 6	
203	Pena	lty no	tices	7	
	(1)	appea this	authorised officer may serve a penalty notice on a person if it ars to the officer that the person has committed an offence against Act or the regulations, being an offence prescribed by the lations as a penalty notice offence.	8 9 10 11	
	(2)	not wwithin the p	nalty notice is a notice to the effect that, if the person served does wish to have the matter determined by a court, the person can pay, in the time and to the person specified in the notice, the amount of benalty prescribed by the regulations for the offence if dealt with rethis section.	12 13 14 15 16	
	(3)		nalty notice under this section is declared to be a penalty notice for surposes of the <i>Fines Act 1996</i> .	17 18	
	(4)	A pe	nalty notice may be served personally or by post.	19	
	(5)	this	e amount of penalty prescribed for an alleged offence is paid under section, no person is liable to any further proceedings for the ed offence.	20 21 22	
	(6)	Payment under this section is not to be regarded as an admission of liability for the purpose of, and does not in any way affect or prejudice, any civil claim, action or proceeding arising out of the same occurrence.			
	(7)	The 1	regulations may:	26	
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	27 28 29	
		(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	30 31	
		(c)	prescribe different amounts of penalties for different offences or classes of offences.	32 33	
	(8)	not to	amount of a penalty prescribed under this section for an offence is a exceed the maximum amount of penalty that could be imposed for a ffence by a court.	34 35 36	
	(9)	made	section does not limit the operation of any other provision of, or e under, this or any other Act relating to proceedings that may be in respect of offences.	37 38 39	

	(10)	In th by th secti	is section, <i>authorised officer</i> means a person authorised in writing an Director-General as an authorised officer for the purposes of this on.	1 2 3
204	Offe	nces b	by corporations	4
	(1)	of the corporate is taken	corporation contravenes, whether by act or omission, any provision his Act or the regulations, each person who is a director of the oration or who is concerned in the management of the corporation are to have contravened the same provision if the person knowingly perised or permitted the contravention.	5 6 7 8 9
	(2)	pursi	erson may be proceeded against and convicted under a provision uant to subsection (1) whether or not the corporation has been eeded against or has been convicted under the provision.	10 11 12
	(3)	an c	ning in this section affects any liability imposed on a corporation for offence committed by the corporation under this Act or the lations.	13 14 15
205	Aidii	ng and	d abetting etc	16
		A pe	erson who:	17
		(a)	aids, abets, counsels or procures, or	18
		(b)	induces, or attempts to induce, whether by threats or promises or otherwise, or	19 20
		(c)	is in any way, directly or indirectly, knowingly concerned in, or party to,	21 22
			ommission of an offence against this Act or the regulations is taken we committed that offence and is punishable accordingly.	23 24
Div	ision	3	Mandatory appointment of agents for landlords	25
206	App	ointme	ent of landlord's agents	26
	(1)	The	Director-General may, by written notice given to a landlord:	27
		(a)	direct the landlord to appoint, at the landlord's expense, a landlord's agent to manage a tenancy under a residential tenancy agreement between the landlord and a specified person, and	28 29 30
		(b)	direct that the landlord's affairs in relation to the tenancy be conducted through the agent.	31 32
	(2)	made	otice may specify the period within which an appointment is to be e, the minimum period for which the appointment is to be made and ons who must not be appointed by the landlord.	33 34 35

Enforcement Part 10

	(3)	A landlord's a direction r	s agent who is appointed by a landlord who has been given nust give written notice to the Director-General:	1 2
		(a) of the	appointment, and	3
		(b) if the	person ceases to be the landlord's agent.	4
	(4)	the Director persistent or tenancy agr	r-General must not give a direction under this section unless r-General is satisfied that the landlord has engaged in serious breaches of this Act, the regulations or residential elements (whether or not in relation to the residential elected by the direction).	5 6 7 8 9
	(5)		r-General must not give a direction under this section if the appointed a landlord's agent.	10 11
	(6)		or-General may, by further written notice given to the voke or vary a direction given under this section.	12 13
	(7)		must not, without reasonable excuse, fail to comply with a der this section.	14 15
		Maximum p	enalty: 20 penalty units.	16
207	Revi	w by Admin	istrative Decisions Tribunal	17
			may apply to the Administrative Decisions Tribunal for a decision of the Director-General to give a direction under n.	18 19 20
Divi	sion	1 Cost	s in certain court proceedings	21
208	Cost	s in court pr	oceedings	22
		subject-matt warranted in adequate pro- concerned, to do so, mo	any proceedings is of the opinion that, having regard to the err of the proceedings, the taking of the proceedings was not in the circumstances of the case because this Act makes ovision for the enforcement by the Tribunal of the rights the court, unless it is of the opinion that it would be unjust ast order the plaintiff to pay the defendant's costs in such the court determines.	23 24 25 26 27 28 29

Par	t 11	Res	sidential tenancy databases	1
Divi	sion	1	Preliminary	2
209	Defin	itions	<b>.</b>	3
		In th	is Part:	4
			of a landlord means a person acting on behalf of a landlord and ides a landlord's agent.	5 6
			base means a system, device or other thing used for storing mation, whether electronically or in some other form.	7 8
			personal information about a person in a residential tenancy pase means:	9 10
		(a)	enter the personal information into the database, or	11
		(b)	give the personal information to a database operator or someone else for entry into the database,	12 13
			includes amend personal information about the person in the base to include additional personal information about the person.	14 15
			<b>of-date</b> , in relation to personal information in a residential tenancy base, means the information is no longer accurate because:	16 17
		(a)	for a listing made on the basis the person owes a landlord an amount that is more than the rental bond for a residential tenancy agreement—the amount owed was paid to the landlord within 3 months after the amount became due, or	18 19 20 21
		(b)	for a listing made on the basis the Tribunal has made a termination order—the order has been suspended, the warrant for possession has lapsed or the parties have entered into a new residential tenancy agreement.	22 23 24 25
		perso	onal information means:	26
		(a)	an individual's name, or	27
		(b)	information or an opinion, whether true or not, about an individual whose identity is apparent, or can be reasonably ascertained, from the information or opinion.	28 29 30
		resid	<i>lential premises</i> includes residential premises within the meaning e <i>Residential Parks Act 1998</i> .	31 32
		agree	dential tenancy agreement includes a residential tenancy ement or a residential site agreement within the meaning of the dential Parks Act 1998.	33 34 35

		resid	lential tenancy database means a database:	
		(a)	containing personal information:	2
			(i) relating to, or arising from, the occupation of residential premises under a residential tenancy agreement, or	
			(ii) entered into the database for reasons relating to, or arising from, the occupation of residential premises under a residential tenancy agreement, and	( -
		(b)	the purpose of which is for use by landlords or agents of landlords for checking a person's tenancy history to decide whether a residential tenancy agreement should be entered into with the person.	10 10
		tenan the R	nt includes a resident or proposed resident within the meaning of Residential Parks Act 1998.	12 13
210	Appl	icatio	n of Part	14
		entity	Part does not apply to a residential tenancy database kept by an y (including a government department or a department of a rement of another State or Territory) for use only by that entity or aff.	15 16 17 18
Divi	Division 2 Tenancy database information			
211	Notice of database and listing			
	(1)	This	section applies if:	2
		(a)	a person (the <i>applicant</i> ) applies to a landlord, whether or not through an agent of the landlord, to enter into a residential tenancy agreement, and	22 23 24
		(b)	the landlord or, if the application is made through an agent, the agent uses a residential tenancy database in deciding whether a residential tenancy agreement should be entered into with the person.	25 27 28
	(2)	landl	ersonal information about the applicant is in the database, the lord or agent must, as soon as possible but within 7 days after using latabase, give the applicant a written notice stating:	29 30 3
		(a)	that personal information about the applicant is in the database, and	32 33
		(b)	particulars of the landlord or agent who listed the personal information in the database and information about the right to seek a copy of the information from that person, and	34 38 36

		(c)	how the applicant may contact the database operator that operates the residential tenancy database and obtain information from the operator, and	1 2 3
		(d)	how and in what circumstances the applicant can have the information removed or amended under this Part.	4 5
212	Listi	ng car	n be made only for particular breaches by particular persons	6
			ndlord or agent of a landlord must not list personal information at a person in a residential tenancy database unless:	7 8
		(a)	the person was named as a tenant in a residential tenancy agreement that has terminated or the person's co-tenancy was terminated, and	9 10 11
		(b)	the person breached the agreement, and	12
		(c)	because of the breach, the person owes the landlord an amount that is more than the rental bond for the agreement or the Tribunal has made a termination order, and	13 14 15
		(d)	the personal information identifies the nature of the breach and is accurate, complete and unambiguous.	16 17
213	Furth	ner res	striction on listing	18
	(1)		ndlord or agent of a landlord must not list personal information at a person in a residential tenancy database unless:	19 20
		(a)	the landlord or agent has given the person a copy of the personal information or taken other reasonable steps to disclose the personal information to the person, and	21 22 23
		(b)	the landlord or agent has given the person not less than 14 days to review the personal information and make submissions objecting to its entry into the database or about its accuracy, completeness and clarity, and	24 25 26 27
		(c)	the landlord or agent has considered any submissions made.	28
		Max	imum penalty: 20 penalty units.	29
	(2)		section does not apply if the landlord or agent cannot locate the on after making reasonable inquiries.	30 31
	(3)	in a l	stabase operator must not list personal information about a person residential tenancy database except at the request of a landlord or lord's agent in accordance with this Part.	32 33 34
		Max	imum penalty: 20 penalty units.	35

214	Ensu	uring quality of listing—landlord's and agent's obligation	1
	(1)	This section applies if a landlord or agent of a landlord who lists personal information in a residential tenancy database becomes aware that the information is inaccurate, incomplete, ambiguous or out-of-date.	2 3 4 5
	(2)	The landlord or agent must, within 7 days, give written notice of the following to the database operator that keeps the database:	6 7
		(a) that the information is inaccurate, incomplete, ambiguous or out-of-date,	8 9
		(b) if the information is inaccurate, incomplete or ambiguous—how the information must be amended to make it accurate, complete and unambiguous,	10 11 12
		(c) if the information is out-of-date—that the information is out-of-date and must be removed.	13 14
	(3)	The landlord or agent is taken to have complied with subsection (2) if the landlord or agent corrects the database within 7 days.	15 16
215	Ensu	uring quality of listing—database operator's obligation	17
	(1)	This section applies if a landlord or agent of a landlord who has listed personal information about a person in a residential tenancy database gives the database operator that operates the database written notice that the personal information must be:	18 19 20 21
		(a) amended in a stated way to make it accurate, complete and unambiguous, or	22 23
		(b) removed.	24
	(2)	The database operator must amend the personal information in the stated way, or remove the personal information, within 14 days of the notice being given.	25 26 27
		Maximum penalty: 20 penalty units.	28
216	Prov	rision of copies of listed personal information	29
	(1)	A landlord or agent of a landlord who lists personal information about a person in a residential tenancy database must, if asked in writing by the person, give the person a copy of the information, without payment of a fee, within 14 days after the request is made.	30 31 32 33
		Maximum penalty: 20 penalty units.	34

	(2)	A database operator must, if asked in writing by a person whose personal information is in the residential tenancy database kept by the operator, give the person a copy of the information within 14 days after the request is made.	1 2 3 4
		Maximum penalty: 20 penalty units.	5
	(3)	If a database operator charges a fee for giving personal information under subsection (2):	6 7
		(a) the fee must not be excessive, and	8
		(b) subsection (2) applies only if the fee has been paid.	9
	(4)	This section does not require a landlord or agent of a landlord to give a person personal information if the landlord or agent has previously given the information to the person under this section.	10 11 12
217	Disp	utes about listings	13
	(1)	Application	14
		A person may apply to the Tribunal for an order under this section if personal information about the person has been listed in a residential tenancy database.	15 16 17
	(2)	Grounds for order	18
		The Tribunal may make an order under this section if it is satisfied that:	19
		(a) the residential tenancy database includes personal information about the applicant that is inaccurate, incomplete, ambiguous or out-of-date, or	20 21 22
		(b) the inclusion of the applicant's name or other personal information about the applicant is unjust in the circumstances, having regard to the following:	23 24 25
		(i) the reason for the listing,	26
		(ii) the tenant's involvement in any acts or omissions giving rise to the listing,	27 28
		(iii) any adverse consequences suffered, or likely to be suffered, by the tenant because of the listing,	29 30
		(iv) any other relevant matter.	31
	(3)	Orders by Tribunal	32
		The Tribunal may order personal information about a person in a residential tenancy database to be wholly or partly removed, amended in a stated way or not listed in a residential tenancy database. The Tribunal must give a copy of the order to the landlord, tenant and database operator.	33 34 35 36 37

	(4)	Orders affecting other persons	1
		If the Tribunal makes an order directing a person other than a landlor or agent to remove, amend or not list information in a residential tenancy database, the Tribunal must give a copy of the order to the person.	.1 3
218	Limi	nit on period of listing	6
	(1)	A database operator must not keep personal information in the operator's residential tenancy database for longer than:	e 7 8
		(a) if the national privacy principles require the operator to remove the personal information within a stated period of less than 3 years—the stated period, or	
		(b) in any other case—3 years.	12
	(2)	However, this section does not apply to a person's name if it is necessary to keep the name in the residential tenancy database for the purposes of other personal information about the person in the database that is not required to be removed under this section or another law.	e 14
	(3)	This section does not limit the operation of this Act or any other law that requires the removal of the personal information.	t 17
	(4)	In this section:	19
		national privacy principles means the principles stated in the <i>Privacy</i> Act 1988 of the Commonwealth.	y 20 21

Part 12		2 Miscellaneous	
219	Cont	racting out prohibited	2
	(1)	A term of any residential tenancy agreement, contract or other agreement is void to the extent that it purports to exclude, limit or modify the operation of this Act or the regulations or has the effect of excluding, limiting or modifying the operation of this Act or the regulations.	3 4 5 6
	(2)	A person must not enter into any contract or other agreement, with the intention, either directly or indirectly, of defeating, evading or preventing the operation of this Act or the regulations.	8 9 10
	(3)	A landlord's agent must not enter into any contract or other agreement with the intention, either directly or indirectly, of obtaining exclusion from or indemnity for personal liability for any act on behalf of the landlord that renders the landlord's agent liable for an offence under this Act.  Maximum penalty: 20 penalty units.	11 12 13 14 15
220	Cont	racts Review Act 1980	17
		Nothing in this Act limits the operation of the Contracts Review Act 1980.	18 19
221	Tena	nts' agents	20
	(1)	A tenant may appoint a person as the tenant's agent for the purpose of receiving notices or documents given under the residential tenancy agreement or this Act or the regulations.	21 22 23
	(2)	The tenant may appoint the agent in the residential tenancy agreement or at any time during the tenancy by written notice given to the landlord or the landlord's agent.	24 25 26
	(3)	An appointment may be revoked at any time by written notice given to the landlord or the landlord's agent.	27 28
	(4)	A landlord, landlord's agent or the Tribunal (if aware of the appointment) must give to the tenant's agent any notices or other documents required to be given to the tenant under the residential tenancy agreement or this Act or the regulations.	29 30 31 32
	(5)	Any such notice or document is taken to have been given to the tenant if it is given to the tenant's agent.	33 34

Miscellaneous Part 12

222	Fund	tions	of Dire	ector-General	
	(1)	The	Directo	or-General has the following functions:	:
		(a)	to invaffect	vestigate and carry out research into matters relating to or ting tenancies of residential premises or landlords or tenants,	;
		(b)		evestigate suspected contraventions of this Act or the ations,	!
		(c)	to pro	osecute any offence under this Act or the regulations,	•
		(d)		ke other appropriate action to enforce this Act or the ations,	;
		(e)	any n	vestigate and report on any matters, or make inquiries into natters, referred to the Director-General by the Minister or ribunal in connection with this Act or the regulations,	10 1: 1:
		(f)	publi	tribute information (in English or any other language) to the c about this Act, tenancies, residential tenancy agreements ervices provided under this Act by the Tribunal and other ons,	1; 14 1; 10
		(g)		other function conferred or imposed by or under this Act on birector-General.	17 18
	(2)	Dire	Director-Gegation.	tor-General may delegate to a person any of the eneral's functions under this Act, other than this power of	19 20 21
223	Serv	ice of	notice	s or other documents	22
	(1)	the r	egulati	other document that is authorised or required by this Act or ons or a residential tenancy agreement to be given to or ny person may be given or served by:	23 24 25
		(a)	in the	e case of a natural person:	20
			(i)	delivering it to the person personally at the person's residential or business address, or	2 <sup>-</sup> 28
			(ii)	delivering it personally to a person apparently of or above the age of 16 years at the person's residential or business address, or	29 30 3
			(iii)	delivering it in an envelope addressed to the person and leaving it in a mailbox at the person's residential or business address, or	32 33 34
			(iv)	sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or	39 30 31 31 31

			(v) sending it by facsimile transmission to the facsim number of the person, or	ile 1 2
		(b)	in the case of a corporation:	3
			(i) leaving it with a person apparently of or above the age 16 years at, or by sending it by post to, the head office	, a 5
			registered office or a principal office of the corporation to an address specified by the corporation for the giving service of documents, or	
			(ii) sending it by facsimile transmission to the facsim number of the corporation, or	ile 9
		(c)	in the case of a government department:	11
			(i) leaving it at, or by sending it by post to, any office of t government department, or	the 12
			(ii) sending it by facsimile transmission to the facsim number of the government department,	ile 14 15
			addressed to the head of the government department.	16
	(2)	of th	ning in this section affects the operation of any provision of a law are rules of a court authorising a document to be served on a pers any other manner.	
	(3)	agree the a	ere is more than one landlord or tenant under a residential tenant ement, a notice required to be served on a tenant or landlord und agreement is taken to be served on all the tenants or landlords und agreement if it is served on one of the tenants or landlords.	der 21
224	Regi	ulatior	าร	24
	(1)	or w	Governor may make regulations, not inconsistent with this Act, if ith respect to any matter that by this Act is required or permitted rescribed or that is necessary or convenient to be prescribed bying out or giving effect to this Act.	to 26
	(2)		particular, regulations may be made for or with respect to towing matters:	he 29
		(a)	a standard form or forms of residential tenancy agreement,	31
		(b)	a standard form or forms of condition report,	32
		(c)	forms for notices under this Act,	33
		(d)	the periods for which records under this Act or the regulation must be kept,	ons 34 35
		(e)	the times within which applications must be made to the Triburunder this Act or the regulations.	nal 36 37

Miscellaneous	Part 12
---------------	---------

	(3)	A regulation may create an offence punishable by a penalty not exceeding 10 penalty units.	1 2
225	Exclu	usion of personal liability	3
		A matter or thing done or omitted to be done by the Director-General, an investigator, a member of the Board or any person acting under the direction of the Director-General or a member of the Board does not, if the matter or thing was done or omitted in good faith for the purpose of executing this Act or the regulations, subject the Director-General, investigator, member of the Board or person so acting personally to any action, liability, claim or demand.	4 5 6 7 8 9 10
226	Savir	ngs and transitional provisions	11
		Schedule 2 contains savings and transitional provisions.	12
227	Revie	ew of Act	13
	(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.	14 15 16
	(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.	17 18
	(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.	19 20

Schedule 1		le 1 Membership and procedure of Rental Bond Board	1
		(Section 178 (3))	3
Pa	rt 1	General	4
1	Defi	initions	5
		In this Schedule:	6
		appointed member means a member appointed by the Minister under	7
		section 178 (1) (d).	8
		Chairperson means the Chairperson of the Board.	9
		<i>member</i> means any member of the Board.	10
Pa	rt 2	Constitution	11
2	Tern	ns of office of members	12
		Subject to this Schedule and the regulations, an appointed member	13
		holds office for such period (not exceeding 3 years) as is specified in the	14
		member's instrument of appointment, but is eligible (if otherwise qualified) for re-appointment.	15 16
3	Rem	uneration	17
		An appointed member is entitled to be paid such remuneration	18
		(including travelling and subsistence allowances) as the Minister may	19
		from time to time determine in respect of the member.	20
4	Dep	uties	21
	(1)	A member may, from time to time, appoint a person to be the deputy of the member, and may revoke any such appointment.	22 23
	(2)	In the absence of a member, the member's deputy may, if available, act in the place of the member.	24 25
	(3)	While acting in the place of a member, a deputy has all the functions of the member and is taken to be a member.	26 27
	(4)	For the purposes of this clause, a vacancy in the office of a member is taken to be an absence of the member.	28 29
	(5)	This clause does not operate to confer on the deputy of a member who is the Chairperson the member's functions as Chairperson.	30 31

5	Vaca	ancy ir	n office of member	1		
	(1)	The	office of an appointed member becomes vacant if the member:	2		
		(a)	dies, or	3		
		(b)	completes a term of office and is not re-appointed, or	4		
		(c)	resigns the office by instrument in writing addressed to the Minister, or	5 6		
		(d)	is removed from office by the Minister under this clause, or	7		
		(e)	is absent from 3 consecutive meetings of the Board of which reasonable notice has been given to the member personally or by post, except on leave granted by the Minister or unless the member is excused by the Minister for having been absent from those meetings, or	8 9 10 11 12		
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	13 14 15 16		
		(g)	becomes a mentally incapacitated person, or	17		
		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	18 19 20 21 22		
	(2)	The	Minister may remove an appointed member from office at any time.	23		
6	Fillir	illing of vacancy in office of appointed member				
			e office of any appointed member becomes vacant, a person is, ect to this Act and the regulations, to be appointed to fill the ncy.	25 26 27		
7	Disc	losure	e of pecuniary interests	28		
	(1)	If:		29		
		(a)	a member has a direct or indirect pecuniary interest in a matter being considered or about to be considered at a meeting of the Board, and	30 31 32		
		(b)	the interest appears to raise a conflict with the proper performance of the member's duties in relation to the consideration of the matter,	33 34 35		
		to th	nember must, as soon as possible after the relevant facts have come ne member's knowledge, disclose the nature of the interest at a ting of the Board.	36 37 38		

(2)	A disclosure by a member at a meeting of the Board that the member:	1
	(a) is a member, or is in the employment, of a specified company or other body, or	2
	(b) is a partner, or is in the employment, of a specified person, or	4
	(c) has some other specified interest relating to a specified company or other body or to a specified person,	5 6
	is a sufficient disclosure of the nature of the interest in any matter relating to that company or other body or to that person which may arise after the date of the disclosure and which is required to be disclosed under subclause (1).	7 8 9 10
(3)	Particulars of any disclosure made under this clause must be recorded by the Board in a book kept for the purpose and that book must be open at all reasonable hours to inspection by any person on payment of the fee determined by the Board.	11 12 13 14
(4)	After a member has disclosed the nature of an interest in any matter, the member must not, unless the Minister or the Board otherwise determines:	15 16 17
	(a) be present during any deliberation of the Board with respect to the matter, or	18 19
	(b) take part in any decision of the Board with respect to the matter.	20
(5)	For the purposes of the making of a determination by the Board under subclause (4), a member who has a direct or indirect pecuniary interest in a matter to which the disclosure relates must not:	21 22 23
	(a) be present during any deliberation of the Board for the purpose of making the determination, or	24 25
	(b) take part in the making by the Board of the determination.	26
(6)	A contravention of this clause does not invalidate any decision of the Board.	27 28
(7)	This clause applies to a member of a committee of the Board and the committee in the same way as it applies to a member of the Board and the Board.	29 30 31
Effe	ct of certain other Acts	32
(1)	Chapter 2 of the <i>Public Sector Employment and Management Act 2002</i> does not apply to or in respect of the appointment of an appointed member.	33 34 35
(2)	If by or under any Act provision is made:	36
	(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	37 38

		(b) prohibiting the person from engaging in employment outside the duties of that office,	1 2
		the provision does not operate to disqualify the person from holding that office and also the office of an appointed member or from accepting and retaining any remuneration payable to the person under this Act as a member.	3 4 5 6
Par	t 3	Procedure	7
9	Gen	eral procedure	8
		The procedure for the calling of meetings of the Board and for the conduct of business at those meetings is, subject to this Act and the regulations, to be as determined by the Board.	9 10 11
10	Quo	rum	12
		The quorum for a meeting of the Board is a majority of its members for the time being.	13 14
11	Pres	iding member	15
	(1)	The Chairperson (or, in the absence of the Chairperson, a person elected by the members of the Board who are present at a meeting of the Board) is to preside at a meeting of the Board.	16 17 18
	(2)	The presiding member has a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	19 20
12	Voti	ng	21
		A decision supported by a majority of the votes cast at a meeting of the Board at which a quorum is present is the decision of the Board.	22 23
13	Tran	saction of business outside meetings or by telephone etc	24
	(1)	The Board may, if it thinks fit, transact any of its business by the circulation of papers among all the members of the Board for the time being, and a resolution in writing approved in writing by a majority of those members is taken to be a decision of the Board.	25 26 27 28
	(2)	The Board may, if it thinks fit, transact any of its business at a meeting at which members (or some members) participate by telephone, closed-circuit television or other means, but only if any member who speaks on a matter before the meeting can be heard by the other members.	29 30 31 32 33
	(3)	For the purposes of:	34
		(a) the approval of a resolution under subclause (1), or	35

# Residential Tenancies Bill 2010

# Schedule 1 Membership and procedure of Rental Bond Board

	_	
	(b) a meeting held in accordance with subclause (2),	1
	the Chairperson and each member have the same voting rights as they	2
	have at an ordinary meeting of the Board.	3
(4)	A resolution approved under subclause (1) is, subject to the regulations, to be recorded in the minutes of the meetings of the Board.	4 5
(5)	Papers may be circulated among the members for the purposes of	6
	subclause (1) by facsimile or other transmission of the information in	7
	the papers concerned.	8

Schedule 2		le 2	Savings, transitional and other provisions	1
			(Section 226)	3
Par	t 1	Ger	neral	4
1	Regi	ulation	s	5
	(1)		regulations may contain provisions of a savings or transitional e consequent on the enactment of the following Acts:	6 7 8
	(2)	Any s	such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	9
(3) To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:		11 12 13		
		(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	14 15 16
		(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.	17 18 19
Par	t 2	Pro Act	visions consequent on enactment of this	20 21
2	Defi	nitions		22
		existi agree forme	ing residential tenancy agreement means a residential tenancy ement in force immediately before the repeal of the former Act.  er Act means the Residential Tenancies Act 1987.  er Board means the Rental Bond Board constituted under the 1977	23 24 25 26 27 28
			Act means the Landlord and Tenant (Rental Bonds) Act 1977.	29
3	App	lication	n of Act to existing residential tenancy agreements	30
	(1)	inclu	ded in any existing residential tenancy agreement by this Act are ded in any existing residential tenancy agreement on the repeal of ormer Act.	31 32 33

	(2)		Act applies to any such agreement despite the terms of the ement.	1 2		
	(3) This clause is subject to this Schedule and the regulations.					
4	Prev	ious a	ctions etc not affected	4		
		Noth	ing in this Act affects:	5		
		(a)	the validity of any action done or payment made before the repeal of the former Act in pursuance of a term of an existing residential tenancy agreement that contravenes, is ineffective or is void because of this Act, or	6 7 8 9		
		(b)	any right or remedy which a landlord or a tenant under an existing residential tenancy agreement would have had but for this Act in relation to such an action or payment or any breach of the agreement that occurred before the repeal of the former Act and the 1977 Act.	10 11 12 13 14		
5	Appl	icatio	n to previous applications to Tribunal	15		
		to the	former Act continues to apply in relation to any application made e Tribunal under the former Act and not finally determined before ommencement of this clause.	16 17 18		
6	Term	ninatio	n of residential tenancy agreements	19		
		giver comr resid	former Act continues to apply in relation to any termination notice in before the repeal of the former Act or other action, or proceedings menced before that repeal, relating to the termination of an existing ential tenancy agreement or goods left on residential premises by a not or former tenant or occupant or former occupant.	20 21 22 23 24		
7	Poss	sessio	n of residential premises	25		
		termi repea	former Act continues to apply in relation to the enforcement of a ination of a residential tenancy agreement that occurred before the al of the former Act and in relation to the recovery of possession of ential premises consequential on any such termination.	26 27 28 29		
8			n of provisions relating to termination of social housing greements on eligibility ground	30 31		
		groun been prem	ce of termination of a social housing tenancy agreement on a nd referred to in section 147 may not be given to a person who has a tenant of social housing premises (including more than one such isses or class of premises) for a continuous period starting before y 2005.	32 33 34 35 36		

9	New Board same legal entity as former Board				
		The former Board is for all purposes (including the rules of private international law) a continuation of, and the same legal entity as, the Rental Bond Board constituted under this Act.	2 3 4		
10	Арр	ointed members to continue in office	5		
	(1)	In this clause:	6		
		existing appointed member means a member of the former Board appointed under section 6 (1) (d) of the 1977 Act, and holding office as such a member, immediately before the repeal of that Act.	7 8 9		
	(2)	Subject to clause 5 of Schedule 1, an existing appointed member continues in office as a member of the Board after the repeal of the 1977 Act for the remainder of the person's appointment (as specified in the member's instrument of appointment to the Board when last appointed under the 1977 Act).	10 11 12 13 14		
	(3)	Any such member, if eligible for re-appointment, may be re-appointed.	15		
11	Existing delegations				
		A delegation, in force immediately before the repeal of the 1977 Act by the former Board of a function under the 1977 Act for which there is a corresponding equivalent function under this Act, continues in force as if it were a delegation under this Act of the corresponding equivalent function.	17 18 19 20 21		
12	Bon	ds deposited under 1977 Act	22		
	(1)	This clause applies to an amount of rental bond deposited under the 1977 Act and not paid out before the commencement of Part 8.	23 24		
	(2)	The amount is taken to have been deposited under this Act and is to be dealt with accordingly.	25 26		
	(3)	Without limiting subclause (2), any claim for payment of any such amount made and not finally dealt with before the commencement of Part 8 of this Act is taken to have been made under this Act.	27 28 29		
13	Exis	ting Accounts	30		
	(1)	The Rental Bond Account established under section 185 is a continuation of, and the same fund as, the Rental Bond Account established under the 1977 Act.	31 32 33		
	(2)	The Rental Bond Interest Account established under section 186 is a continuation of, and the same fund as, the Rental Bond Interest Account established under the 1977 Act.	34 35 36		

# Residential Tenancies Bill 2010

# Schedule 2 Savings, transitional and other provisions

14	Existing tenancy databases				
	(1)	Part 11 of this Act does not apply to existing entries in a residential tenancy database maintained and used immediately before the commencement of this clause until 3 months after that commencement.	2		
	(2)	This clause is subject to the regulations.	į		
15	Payr	nent of water charges	(		
		Section 39 (1) (b) does not apply in respect of an existing residential	-		
		tenancy agreement until 12 months after the commencement of that	8		
		provision.	(		

Amendment of Acts Schedule 3

Sch	nedule 3 Amendment of Acts	1
3.1	Consumer, Trader and Tenancy Tribunal Act 2001 No 82	2
[1]	Section 5 Establishment of Consumer, Trader and Tenancy Tribunal	3
	Omit "Residential Tenancies Act 1987" from the note to section 5 (2).	4
	Insert instead "Residential Tenancies Act 2010".	5
[2]	Section 52 Compliance with order of Tribunal	6
	Omit section 52 (2) (b).	7
[3]	Schedule 1 Divisions of the Tribunal	8
	Omit "the Landlord and Tenant (Rental Bonds) Act 1977" from clause 1 (e) (ii).	9 10
	Insert instead "Part 8 of the Residential Tenancies Act 2010".	11
[4]	Schedule 1, clause 1 (h)	12
	Omit the paragraph. Insert instead:	13
	(h) the <i>Tenancy Division</i> , in which the Tribunal's jurisdiction	14
	is to be exercised in respect of any matter arising under the <i>Residential Tenancies Act 2010</i> (other than matters that	15
	relate to residential parks or to social housing premises	16 17
	within the meaning of that Act),	18
[5]	Schedule 1, clause 1 (i)	19
	Omit "Residential Tenancies Act 1987 or the Landlord and Tenant (Rental	20
	Bonds) Act 1977 (or both) that relate to social housing premises, within the meaning of the Residential Tenancies Act 1987".	21 22
	Insert instead "Residential Tenancies Act 2010 that relate to social housing premises within the meaning of that Act".	23 24
3.2	Co-operative Housing and Starr-Bowkett Societies Act 1998 No 11	25 26
[1]	Section 55 Restrictions on borrowings by co-operative housing societies	27 28
	Omit section 55 (1) (b).	29
[2]	Section 55 (2) (a) (ii)	30
	Omit "(b),".	31

3.3	Crimes (Domestic and Personal Violence) Act 2007 No 80	1
	Section 35 Prohibitions and restrictions imposed by apprehended violence orders	2
	Insert after the note at the end of the section:  Note. Section 79 of the Residential Tenancies Act 2010 terminates the tenancy of a tenant or co-tenant under a residential tenancy agreement if a final apprehended violence order is made that prohibits the tenant or co-tenant from having access to the residential premises under the agreement.	4 5 6 7 8 9
3.4	Fines Act 1996 No 99	10
	Schedule 1 Statutory provisions under which penalty notices issued	11
	Omit "Landlord and Tenant (Rental Bonds) Act 1977, section 15A".	12
3.5	Holiday Parks (Long-term Casual Occupation) Act 2002 No 88	13 14
	Section 30 Enforcement of orders for possession	15
	Omit section 30 (2)–(6).	16
3.6	Housing Act 2001 No 52	17
	Section 58E Certain termination provisions do not apply to termination under this Part	18 19
	Omit "Part 5 of the Residential Tenancies Act 1987 does".	20
	Insert instead "Parts 5–7 of the Residential Tenancies Act 2010 do".	21
3.7	Hunter Water Act 1991 No 53	22
	Section 25 Interference with works	23
	Omit "Residential Tenancies Act 1987" from section 25 (2).	24
	Insert instead "Residential Tenancies Act 2010".	25
3.8	Land Acquisition (Just Terms Compensation) Act 1991 No 22	26 27
	Section 34 Former owner's right to occupy land until compensation paid etc	28 29
	Omit "Residential Tenancies Act 1987" from section 34 (3).	30
	Insert instead "Residential Tenancies Act 2010".	31

Amendment of Acts Schedule 3

3.9	Landlord	and	Tenant Act 1899 No 18	1
	Section 1B	Excl	usion of certain agreements from operation of Act	2
	Omit "Resid	lentia	l Tenancies Act 1987".	3
	Insert instea	d "Re	esidential Tenancies Act 2010".	4
3.10	Property,	Sto	ck and Business Agents Act 2002 No 66	5
	Section 190	) Арр	lication of money for purposes of certain Acts	6
	Omit section	n 190	(1). Insert instead:	7
	(1)		following amounts are also payable from the Statutory rest Account:	8 9
		(a) (b)	such contributions towards the costs, charges and expenses of the administration of the <i>Residential Tenancies Act</i> 2010, the <i>Retirement Villages Act</i> 1999, the <i>Fair Trading Act</i> 1987, the <i>Strata Schemes Management Act</i> 1996, the <i>Community Land Management Act</i> 1989 and the <i>Residential Parks Act</i> 1998 as may be authorised by the Director-General with the consent of the Minister, half the costs of, or expenses occurred in, administering the Tenancy, Social Housing, Retirement Villages and	10 11 12 13 14 15 16 17
		(c) (d)	Residential Parks Divisions of the Consumer, Trader and Tenancy Tribunal, such contributions towards the costs of, or expenses occurred in, administering the Strata and Community Schemes Division of the Consumer, Trader and Tenancy Tribunal as may be authorised by the Director-General with the consent of the Minister, such additional contributions for the purposes set out in	19 20 21 22 23 24 25
	(1A)	and Mini admi subse	paragraphs (a)–(c) as the Minister may approve.  Act referred to in subsection (1) or the Consumer, Trader Tenancy Tribunal Act 2001, is not administered by the ister, the Minister must agree with the other Minister inistering that Act as to the contributions payable under that ection in respect of costs and expenses incurred in respect of Act concerned.	27 28 29 30 31 32 33

3.11	Public Authorities (Financial Arrangements) Act 1987 No 33	1
	Section 28 Part not to apply in certain cases	2
	Omit "of the Rental Bond Board to make a grant or loan under section 20 (4), or to provide money under section 21, of the <i>Landlord and Tenant (Rental Bonds) Act 1977</i> " from section 28 (1) (a).	3 4 5
	Insert instead "to make a grant or loan under section 186 (3) of the <i>Residential Tenancies Act 2010</i> ".	6 7
3.12	Public Sector Employment and Management Act 2002 No 43	8
	Schedule 1 Divisions of the Government Service	9
	Omit "Landlord and Tenant (Rental Bonds) Act 1977" from Column 1 of Part 3.	10 11
	Insert instead "Residential Tenancies Act 2010".	12
3.13	Real Property Act 1900 No 25	13
	Section 53 Land under the provisions of this Act—how leased	14
	Omit "Residential Tenancies Act 1987" from section 53 (5).	15
	Insert instead "Residential Tenancies Act 2010".	16
3.14	Residential Parks Act 1998 No 142	17
[1]	Section 3 Definitions	18
	Omit "Landlord and Tenant (Rental Bonds) Act 1977 in relation to a lease or proposed lease" from the definition of <b>rental bond</b> in section 3 (1).	19 20
	Insert instead "Residential Tenancies Act 2010".	21
[2]	Section 5 Application of Act	22
	Omit the note.	23
[3]	Section 123 Enforcement of orders for possession	24
	Omit section 123 (2)–(6).	25

Amendment of Acts Schedule 3

3.15	Retirement Villages Act 1999 No 81	1
[1]	Section 4 Definitions	2
	Omit "Residential Tenancies Act 1987" from paragraph (c) of the definition of <b>residence right</b> in section 4 (1).	3
	Insert instead "Residential Tenancies Act 2010".	5
[2]	Section 4 (1), definition of "residential tenancy agreement"	6
	Omit "Residential Tenancies Act 1987".	7
	Insert instead "Residential Tenancies Act 2010".	8
[3]	Section 4 (1), definition of "residential tenancy agreement", note	9
	Omit the note.	10
[4]	Section 4 (1), definition of "tenant"	11
	Omit "Residential Tenancies Act 1987".	12
	Insert instead "Residential Tenancies Act 2010".	13
[5]	Section 5 Meaning of "retirement village"	14
	Omit "Residential Tenancies Act 1987" from section 5 (3) (h).	15
	Insert instead "Residential Tenancies Act 2010".	16
[6]	Section 13 Effect of Act on other legislation	17
	Omit "the Landlord and Tenant (Rental Bonds) Act 1977" from section 13 (2).	18
	Insert instead "Part 8 of the Residential Tenancies Act 2010".	19
[7]	Section 140 Enforcement of orders for possession	20
	Omit section 140 (3)–(7).	21
[8]	Section 174 Letting or subletting of premises	22
	Omit "Residential Tenancies Act 1987" wherever occurring in section 174 (2) (a) and the note to section 174 (2).	23 24
	Insert instead "Residential Tenancies Act 2010".	25
[9]	Section 178 No assignment or subletting	26
	Omit "Residential Tenancies Act 1987" from section 178 (2).	27
	Insert instead "Residential Tenancies Act 2010".	28

### Residential Tenancies Bill 2010

### Schedule 3 Amendment of Acts

[10]	Secti	on 19	99 Contracting out prohibited	1
	Omit	"Resid	idential Tenancies Act 1987" from section 199 (4).	2
	Insert	t instea	ad "Residential Tenancies Act 2010".	3
[11]	Secti	on 20	02 Costs of administration	4
	Omit	sectio	on 202 (1). Insert instead:	Ę
		(1)	Contributions are to be made to meet the costs of the administration of this Act from the Property Services Statutory Interest Account established under the <i>Property, Stock and Business Agents Act 2002</i> , in accordance with section 190 of that Act.	6 7 8 9 10
3.16	She	riff A	act 2005 No 6	11
	Secti	on 7A	4	12
	Insert	after	section 7:	13
	7A		vers of Sheriff when executing writs and warrants for session of land	14 15
		(1)	A sheriff's officer executing a writ or warrant for possession of land may do any of the following:	16 17
			(a) enter the premises and take all reasonably necessary steps to enforce the writ or warrant,	18 19
			(b) use such force as is reasonably necessary to enforce the writ or warrant,	20 21
			(c) obtain the assistance of a police officer.	22
		(2)	A police officer may, at the request of a sheriff's officer, assist the sheriff's officer to enforce the writ or warrant.	23 24
		(3)	The Sheriff must give the occupier of land subject to a writ of possession of land or a writ for the levy of property that relates to land not less than 30 days notice to deliver up possession of the land.	25 26 27 28
		(4)	Subsection (3) does not apply if the execution of the writ has been previously stayed by a court or if a warrant for possession is issued under the <i>Residential Tenancies Act 2010</i> , the <i>Residential Parks Act 1998</i> , the <i>Retirement Villages Act 1999</i> or the <i>Holiday Parks (Long-term Casual Occupation) Act 2002</i> .	29 30 31 32 33

Amendment of Acts Schedule 3

	(5)	In th	nis section:	1
	( )	writ	or warrant for possession of land means:	2
		(a)	a writ of possession of land, or	3
		(b)	a writ for the levy of property that relates to land, or	4
		(c)	a warrant for possession of residential premises under the <i>Residential Tenancies Act 2010</i> , or	5
		(d)	a warrant for possession of residential premises under the <i>Residential Parks Act 1998</i> , or	7
		(e)	a warrant for possession of residential premises under the <i>Retirement Villages Act 1999</i> , or	9 10
		(f)	a warrant for possession of a site under the <i>Holiday Parks</i> (Long-term Casual Occupation) Act 2002.	11 12
3.17	Strata Sc	hem	es Management Act 1996 No 138	13
	Section 22	2 Pro	ceedings before Tribunal	14
	Omit sectio	n 222	(2).	15
3.18	Sydney V	Vate	r Act 1994 No 88	16
	Section 44	Prote	ection of works	17
	Omit "Resid	dentia	al Tenancies Act 1987" from section 44 (2).	18
	Insert instea	ad " <i>Re</i>	esidential Tenancies Act 2010".	19
3.19	Transpor	t Ad	ministration Act 1988 No 109	20
	Schedule 6	B Sp	ecial provisions for underground rail facilities	21
	Omit "Resid	dentia	al Tenancies Act 1987" from clause 5 (2).	22
	Insert instea	ad "Ra	esidential Tenancies Act 2010"	23