

Queensland

Manufactured Homes (Residential Parks) Amendment Bill 2010



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Contents

			Page
1	Short tit	le	6
2	Comme	ncement	6
3	Act ame	ended	6
4	Amendr	ment of s 4 (Objects of Act)	6
5	Omissio	on of s 7 (Notes in text)	7
6	Amendr	ment of s 10 (What is a manufactured home)	7
7	Insertio	n of new s 10A	8
	10A	What is a converted caravan	8
8	Insertio	n of new s 14A	8
	14A	What is a site agreement dispute	8
9	Amendr	ment of s 25 (Written agreement)	9
10	Insertio	n of new ss 25A and 25B	10
	25A	Application to tribunal—plain language	10
	25B	Prohibited terms of site agreements and prohibited park rules	10
11		ment of s 36 (Termination of site agreement by ent between home owner and park owner)	11
12	Amendr	ment of s 38 (Termination of site agreement by tribunal) .	12
13		ment of s 39 (Vacant possession of site to be given after of termination order)	12
14		ment of s 40 (Compensation may be payable in ar circumstances)	13
15	Insertio	n of new s 40A	13
	40A	Other orders	13
16	Amendr	ment of s 45 (Notice of proposed sale and assignment)	14
17	Amendr	ment of s 49 (Consent to assignment of seller's interest).	14
18	Amendr	ment of s 69 (Notice of increase in site rent)	14

Contents

19		ent of s 70 (Home owner may apply to tribunal for out site rent increase)				
20	Amendm	Amendment of s 71 (Notice of proposed increase in site rent)				
21		Amendment of s 72 (Site rent reduction on application to tribunal by home owner)				
22	Amendm	Amendment of s 73 (Utility cost in site rent)				
23		ent of s 74 (Tribunal review of utility cost and reduction nt)				
24	Insertion	of new pt 11, div 5				
	Division 5	Prohibition on particular conduct				
	74A	Park owner not to threaten, intimidate or coerce home owner				
25	Amendm	ent of s 89 (Notice board)				
26	Insertion	of new s 91A				
	91A	Notice of change of business hours contact telephone number				
27	Amendm	ent of s 95 (Fraudulent or misleading conduct)				
28	Amendm	ent of s 96 (Harassment or unconscionable conduct)				
29	Insertion	of new s 99A				
	99A	Separate charge by park owner not to be more than cost of supply for use of utility				
30	Amendm	ent of s 100 (Establishment of committee)				
31	Insertion	of new pt 19A				
	Part 19A	Record of residential parks				
	139A	Record of residential parks				
	139B	Inspecting record of residential parks				
	139C	Park owner to give chief executive information for record of residential parks				
32	Amendm	ent of pt 21, div 2, hdg (Transitional provisions)				
33	Insertion	of new pt 21, div 3				
	Division 3	Transitional provisions for Manufactured Homes (Residential Parks) Amendment Act 2010				
	Subdivisi	on 1 Preliminary				
	156	Definitions for div 3				
	Subdivisi	on 2 General provisions				
	157	Existing agreements involving converted caravans				
	158	Form and content of site agreements				
		-				

Contents

159	Prohibited terms of site agreements and prohibited park rules
160	Particular existing agreements to terminate site agreement
161	Park owner's notice on receiving notice of proposed assignment of seller's interest
162	Park owner's notice on refusal of consent to assignment
163	Notice of increase in site rent
164	Notice of proposed increase in site rent
165	Utility cost notice
166	Variation of site agreement on assignment to allow site rent to be increased in accordance with market review
167	More than 1 home owners committee
168	Existing park owner to give chief executive information for record of residential parks
Subdivisio	n 3 Transitional provisions for proceedings
169	Converted caravans
170	Tribunal may consider whether term of site agreement is void under s 159(1)
171	Undecided applications to tribunal for particular orders
172	Undecided application to tribunal for order about proposed increase in site rent
173	Documents tribunal may consider on application for site rent reduction.
174	Tribunal's review of utility cost
175	Tribunal's power to make particular orders
Amendme	nt of schedule (Dictionary)

34

2010

A Bill

for

An Act to amend the *Manufactured Homes (Residential Parks)*Act 2003

	The I	Parliam	ent of Queensland enacts—	1
Clause	1	Shor	t title	2
			This Act may be cited as the Manufactured Homes Residential Parks) Amendment Act 2010.	3 4
Clause	2	Com	mencement	5
			The following provisions commence on a day to be fixed by proclamation—	6 7
		(a) section 9;	8
		(b) section 10 to the extent it inserts section 25A;	9
		(c) sections 11, 16, 17, 18, 20, 22, 23, 24, 26, 29, 30 and 31;	10
		(d) section 33 to the extent it inserts section 156 to the extent that section 156 defines <i>commencement</i> ;	11 12
		(e) section 33 to the extent it inserts sections 158, 160 to 168, 172 and 174;	13 14
		(f) section 34(2) to the extent it inserts the definitions commencement, market review of site rent and prohibited agreement.	15 16 17
Clause	3	Act a	ımended	18
		7	This Act amends the Manufactured Homes (Residential Parks) Act 2003.	19 20
Clause	4	Ame	ndment of s 4 (Objects of Act)	21
		(1) S	Section 4(1) and (2)—	22
		r	renumber as section 4(2) and (3).	23
		(2)	Section 4—	24
		i	nsert—	25

		' (1)	The main object of this Act is to regulate, and promote fair trading practices in, the operation of residential parks—	1 2
			(a) to protect home owners from unfair business practices; and	3 4
			(b) to enable home owners, and prospective home owners, to make informed choices by being fully aware of their rights and responsibilities in their relationship with park owners.'.	5 6 7 8
		(3)	Section 4(2), as renumbered, from 'The' to 'by—'—	9
			omit, insert—	10
			'The main object is achieved by—'.	11
Clause 4	5	Om	ission of s 7 (Notes in text)	12
			Section 7—	13
			omit.	14
Clause 6	6	Am	endment of s 10 (What is a <i>manufactured home)</i>	15
			Section 10—	16
			insert—	17
		(2)	A <i>manufactured home</i> does not include a converted caravan.	18
		'(3)	However, if a park owner and the owner of a converted caravan enter into an agreement, that would be a site agreement if it related to a manufactured home, for a site on which the converted caravan is positioned or intended to be positioned—	19 20 21 22 23
			(a) the converted caravan is taken to be a manufactured home; and	24 25
			(b) the agreement is taken to be a site agreement.	26
		' (4)	To remove any doubt, it is declared that an agreement entered into under another Act or a former Act, other than the repealed <i>Mobile Homes Act 1989</i> , is not a site agreement under subsection (3).	27 28 29 30

[s	7]

			Exan	nple—	1
			Ter	residential tenancy agreement entered into under the <i>Residential</i> nancies and Rooming Accommodation Act 2008 is not a site reement under subsection (3).'.	2 3 4
lause	7	Ins	ertio	n of new s 10A	5
			Afte	er section 10—	6
			inse	rt—	7
	'10A	Wh	at is	a converted caravan	8
			A co	onverted caravan is a structure that—	9
			(a)	as originally designed, was a caravan; and	10
			(b)	is no longer a caravan because of a structural addition or structural alteration.'.	11 12
lause	8	Ins	ertio	n of new s 14A	13
			Part	2, after section 14—	14
			inse	rt—	15
	'14A	Wh	at is	a site agreement dispute	16
		'(1)	A si	te agreement dispute is—	17
			(a)	a dispute between the parties to a site agreement about the parties' rights and obligations under the agreement or this Act; or	18 19 20
			(b)	a dispute about whether a person is entitled to have a park owner enter into a site agreement with the person; or	21 22 23
			(c)	a dispute about whether a park owner is entitled to have a person enter into a site agreement with the park owner.	24 25
		'(2)		vever, neither of the following is a site agreement ute—	26 27
			(a)	a dispute about whether a person is entitled to have a park owner enter into a site agreement with the person relating to a converted caravan:	28 29 30

		(b)	a dispute about whether a park owner is entitled to have a person enter into a site agreement with the park owner relating to a converted caravan.'.	1 2 3
Clause 9	Am	endr	ment of s 25 (Written agreement)	4
	(1)	Sect	ion 25(4)(d) to (g)—	5
		renu	amber as section 25(4)(i) to (l).	6
	(2)	Sect	ion 25(4)(a) to (c)—	7
		omit	t, insert—	8
		'(a)	be easily legible; and	9
		(b)	if it is produced by any mechanical or electronic means, for example, by a typewriter or computer—be in at least 12 point font; and	10 11 12
		(c)	be written in a precise way; and	13
		(d)	be clearly expressed in plain language; and	14
		(e)	precisely identify the site; and	15
		(f)	state each party's name and address; and	16
		(g)	state a phone number, if any, of the home owner; and	17
		(h)	state a business hours contact phone number, for the park owner or, if a park manager has been appointed, the park manager; and'.	18 19 20
	(3)	Sect	ion 25(4)(i)(iii), as renumbered, from 'varied'—	21
		omit	t, insert—	22
			'varied, including that, under the Act, the tribunal may—	23 24
			(A) make an order increasing the site rent on application by the park owner; or	25 26
			(B) make an order reducing the site rent on application by the home owner; and	27 28
			Note—	29
			Part 11 (Varying site rent) states the circumstances in which the orders may be made.'.	30 31

Clause	10	Ins	sertion of new ss 25A and 25B	1	
			After section 25—	2	
			insert—	3	
	'25A	Ар	plication to tribunal—plain language	4	
		'(1)	A home owner under a site agreement may apply to the tribunal to consider whether a special term of the site agreement is not clearly expressed in plain language.	5 6 7	
		'(2)	If the tribunal considers the term is not clearly expressed in plain language, it may do 1 or more of the following—	8 9	
			(a) make an order varying the terms of the site agreement in the way the tribunal considers appropriate;	10 11	
			(b) make an order prohibiting the park owner from using the same or a similar term in any other site agreement entered into after the order.	12 13 14	
	'25B	Prohibited terms of site agreements and prohibited park rules			
		'(1)	A regulation may prohibit—	17	
			(a) a stated type of special term in a site agreement; or	18	
			(b) a stated type of park rule.	19	
		'(2)	A park owner must not include a special term in a site agreement that is prohibited from being in a site agreement under subsection (1).	20 21 22	
			Maximum penalty—100 penalty units.	23	
		'(3)	A park owner must not make a type of park rule that is prohibited under subsection (1).	24 25	
			Maximum penalty—100 penalty units.	26	
		'(4)	A park owner must not attempt to enforce—	27	
			(a) a special term in a site agreement that is prohibited from being in a site agreement under subsection (1); or	28 29	
			(b) a park rule of a type that is prohibited under subsection (1).	30 31	

	Maximum penalty—100 penalty units.	1							
'(5)	A term of a site agreement is void to the extent it is or contains a term that is prohibited under subsection (1).								
'(6)	A home owner may apply to the tribunal to consider whether part or all of a stated term of a site agreement is void under subsection (5).								
'(7)	On application under subsection (6), the tribunal may do 1 of the following—	7 8							
	(a) declare that a stated term of the site agreement is void;	9							
	(b) declare that a stated term of the site agreement is not void;	10 11							
	(c) declare that a stated term of the site agreement is void to a stated extent;	12 13							
	(d) make an order varying a stated term of the site agreement.'.	14 15							
	nendment of s 36 (Termination of site agreement by reement between home owner and park owner)	16 17							
(1)	Section 36(3), penalty, 'for subsection (3)'—	18							
	omit.	19							
(2)	Section 36—	20							
	insert—	21							
'(4)	A park owner must not—	22							
	(a) enter into a prohibited agreement; or	23							
	(b) vary a site agreement to include a term under which the parties to the site agreement agree to terminate the site agreement.	24 25 26							
	Maximum penalty—200 penalty units.	27							
'(5)	A prohibited agreement is void.	28							
'(6)	A variation of a site agreement as mentioned in subsection (4)(b) is void.'.								

Clause 11

Clause	12		nendment of s 38 (Termination of site agreement by bunal)	1 2
		(1)	Section 38(1)(d)—	3
			omit, insert—	4
			'(d) the home owner is using the site other than as a place of residence;	5 6
			Example of the home owner using the site as a place of residence—	7
			the home owner using the site as rental accommodation'.	8
		(2)	Section 38(2)—	9
			omit.	10
		(3)	Section 38(3) and (4)—	11
			renumber as section 38(2) and (3).	12
Clause	13		nendment of s 39 (Vacant possession of site to be ven after making of termination order)	13 14
		(1)	Section 39(2) to (5)—	15
			renumber as section 39(4) to (7).	16
		(2)	Section 39—	17
			insert—	18
		'(2)	Subsection (3) applies if a termination order is made on a ground mentioned in section 38(1)(f).	19 20
		'(3)	When deciding the termination day under subsection (1), if the tribunal is satisfied it is just and equitable to do so having regard to the particular circumstances of the case, the tribunal may postpone the day the termination order would otherwise have effect to a stated day not later than 1 year after the day of the termination order.	21 22 23 24 25 26
			Examples of particular circumstances—	27
			• the home owner's personal and financial circumstances, including the home owner's health, age and mobility	28 29
			the availability and location of alternative accommodation at a similar cost.	30 31

			• the financial impact on the park owner, if any, of postponing the day the termination order would otherwise have effect	1 2
			 any other financial or social considerations the tribunal considers appropriate'. 	3 4
		(3)	Section 39(5), as renumbered, 'subsection (4)'—	5
			omit, insert—	6
			'subsection (6)'.	7
		(4)	Section 39(7), as renumbered, 'subsection (4)(a)'—	8
			omit, insert—	9
			'subsection (6)(a)'.	10
Clause	14		nendment of s 40 (Compensation may be payable in rticular circumstances)	11 12
			Section 40, heading—	13
			omit, insert—	14
	'40	Со	mpensation order'.	15
Clause	15	Ins	ertion of new s 40A	16
			After section 40—	17
			insert—	18
	'40A	Oth	ner orders	19
		'(1)	This section applies if the tribunal makes a termination order, in relation to a site agreement, on the ground mentioned in section 38(1)(f).	20 21 22
		'(2)	With the consent of the home owner, the tribunal may order the park owner to make a comparable site within the park available to the home owner for the positioning of the manufactured home.	23 24 25 26
		'(3)	However, the tribunal can not make an order under subsection (2) if the tribunal is satisfied there is no comparable site available.	27 28 29
		'(4)	If the tribunal makes an order under subsection (2), the tribunal—	30 31

[s 1	6]
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		(t make an order varying the site agreement to tify the comparable site; and	1 2
		(the s	make any other order, including an order varying site agreement in another way, the tribunal considers copriate in relation to the comparable site.	3 4 5
				n (2) does not prevent a compensation order under (2) being made in favour of the home owner.'.	6 7
Clause	16		ndment gnment)	of s 45 (Notice of proposed sale and	8 9
		,	Section 45	5(2)—	10
		ì	insert—		11
			site	ten advice by the park owner of the amount of the rent payable by the seller when the park owner ived the notice.'.	12 13 14
Clause	17	Ame inter		of s 49 (Consent to assignment of seller's	15 16
		,	Section 49	9(5)(b)—	17
		(omit, inse	rt—	18
			(b) give	the seller written notice—	19
			(i)	of the decision and the reasons for it; and	20
			(ii)	that the seller has the right to apply to the tribunal if the seller is dissatisfied with the refusal.	21 22
]	Maximum	penalty—20 penalty units.'.	23
Clause	18	Δme	ndment	of s 69 (Notice of increase in site rent)	24
Ciaaco	.0		Section 69	•	25
		` /	omit.	(=)(=)	26
				9(3) and (4)—	27
				as section 69(4) and (5).	28
			21000110001		∠0

	(3)	Sect	10n 69—	1
		inse	rt—	2
	'(3)	own may notic	park owner must also state in the notice that if the home er considers the increase is excessive, the home owner apply to the tribunal, within 28 days after receiving the ce, for an order reducing the amount of, or setting aside, ncrease.	3 4 5 6 7
		Max	imum penalty—100 penalty units.'.	8
Clause 19			nent of s 70 (Home owner may apply to tribunal r about site rent increase)	9 10
	(1)	Sect	ion 70(3)(b) to (j)—	11
		renu	mber as section 70(3)(d) to (1).	12
	(2)	Sect	ion 70(3)(a)—	13
		omit	t, insert—	14
		'(a)	the range of site rents usually charged for comparable sites in comparable residential parks in the locality of the park;	15 16 17
		(b)	if it is impractical to obtain data for the range of site rents mentioned in paragraph (a), data is not available for that range or it is just and equitable to do so in the particular circumstances—the range of site rents usually charged for comparable sites in comparable residential parks in comparable localities to the locality the park is in;	18 19 20 21 22 23 24
		(c)	if it is impractical to obtain data for the range of site rents mentioned in paragraph (a) or (b), data is not available for that range or it is just and equitable to do so in the particular circumstances—general trends in rent for residential accommodation in the locality the park is in;'.	25 26 27 28 29 30

Clause	20	0 Am ren	nendment of s 71 (Notice of proposed increase in site nt)		
		(1)	Section 7	71(2) to (10)—	3
			renumbe	r as section 71(3) to (11).	4
		(2)	Section 7	'1(1)—	5
			insert—		6
			. ,	proposed increase in site rent is necessary for the k owner to cover—	7 8
			(i)	significant increased operational costs in relation to the park, including significant increases in rates, taxes or utility costs for the park; or	9 10 11
			(ii)	unforeseen significant repair costs in relation to the park; or	12 13
			(iii	significant facility upgrades in relation to the park.	14
		'(2)		, the proposed increase in site rent can not be based ket review of site rent.'.	15 16
		(3)	Section 7	(1(7), as renumbered, 'subsection (4)'—	17
			omit, ins	ert—	18
			'subsecti	on (5)'.	19
		(4)	Section 7	71(9), as renumbered, 'section 70(3)'—	20
			omit, ins	ert—	21
			'section'	70(3)(d) to (l)'.	22
		(5)	Section 7	(1(11), as renumbered, 'subsection (9)(a) or (c)'—	23
			omit, ins	ert—	24
			'subsecti	on (10)(a) or (c)'.	25
Clause	21			of s 72 (Site rent reduction on application to nome owner)	26 27
		(1)	Section 7	'2—	28
			insert—		29

	'(c)	a communal facility or service as follows has not been provided at the park—	1 2
		 (i) a communal facility or service described in advertising, done by or for the park owner, of which the home owner was aware before the site agreement was entered into; 	3 4 5 6
		(ii) a communal facility or service described in a document made available to the home owner by the park owner before the site agreement was entered into.'.	7 8 9 10
(2)	Sect	ion 72—	11
	inse	rt—	12
'(2)		tribunal may consider any of the following documents for ection (1)—	13 14
	(a)	the site agreement;	15
	(b)	the home owner's information document for the residential park;	16 17
	(c)	any relevant advertising made available to the home owner by the park owner before the site agreement was entered into;	18 19 20
	(d)	any other document the tribunal considers is relevant.'.	21
Am	endr	nent of s 73 (Utility cost in site rent)	22
(1)		ion 73(2)—	23
` /		t, insert—	24
'(2)	happ	park owner must within 14 days after the change event bens give the home owner a notice (a <i>utility cost notice</i>) ng the following—	25 26 27
	(a)	the utility cost factored into the site rent payable under the agreement and how the utility cost has been worked out;	28 29 30
	(b)	the date the change event happened;	31
	(c)	the site rent payable from that date:	32

Clause 22

[s	23]
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			ov	the home owner disputes the utility cost, the home wher may apply to the tribunal, within 28 days of ceiving the notice for—	1 2 3
			(i)	an order reducing the site rent payable from the change of event day by the amount the tribunal considers appropriate; or	4 5 6
			(ii) another order the tribunal considers appropriate.	7
			Maximu	um penalty—10 penalty units.'.	8
lause	23			nt of s 74 (Tribunal review of utility cost and n site rent)	9 10
		(1)	Section	74(2) and (3)—	11
			renumb	er as section 74(4) and (5).	12
		(2)	Section	74—	13
			insert—		14
		'(2)		me owner under the site agreement mentioned in on $(1)(a)$ may apply to the tribunal for an order under on (4) .	15 16 17
		'(3)	the trib	ne owner mentioned in subsection (1)(b) may apply to unal, within 28 days after receiving the notice, for an inder subsection (4).'.	18 19 20
		(3)	Section	74(4), as renumbered, example, 'subsection (2)(b)'—	21
			omit, in	sert—	22
			'subsection	on (4)(b)'.	23
		(4)	Section	74(5), as renumbered, 'subsection (2)'—	24
			omit, in	sert—	25
			'subsec	tion (4)'.	26
lause	24	Ins	ertion o	f new pt 11, div 5	27
			Part 11-	_	28
			insert—		29

	'Divi	ision	5 Prohibition on particular conduct	1
	'74A	_	k owner not to threaten, intimidate or coerce ne owner	2 3
			'The park owner under a site agreement must not threaten, intimidate or coerce, or attempt to threaten, intimidate or coerce, the home owner to—	4 5 6
			(a) agree to an increase in the site rent; or	7
			(b) refrain from seeking a review, under this part, of the site rent.	8 9
			Maximum penalty—200 penalty units.'.	10
Clause	25	Amo	endment of s 89 (Notice board)	11
		(1)	Section 89(3)—	12
			renumber as section 89(5).	13
		(2)	Section 89—	14
			insert—	15
		'(3)	A regulation may prescribe a type of information that the park owner must make all reasonable attempts to display on the notice board during a prescribed period.	16 17 18
		'(4)	The park owner must make all reasonable attempts to display the type of information prescribed under subsection (3) on the notice board during the period.	19 20 21
			Maximum penalty—5 penalty units.'.	22
Clause	26	Inse	ertion of new s 91A	23
			After section 91—	24
			insert—	25
	'91A		ice of change of business hours contact phone number	26 27
			'If a business hours contact telephone number for the park owner, or the park manager, stated in the site agreement under	28 29

[s	27]
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		section 25(4)(h) changes, the park owner must give the home owner written notice of the change within 7 days after the change.	1 2 3
		Maximum penalty—10 penalty units.'.	4
Clause	27	Amendment of s 95 (Fraudulent or misleading conduct)	5
		Section 95, 'the park.'—	6
		omit, insert—	7
		'the park or in acting as a home owner's agent to sell, or to negotiate the sale of, a manufactured home.	8 9
		Example—	10
		A park owner must not in advertising or in precontractual negotiations—	11 12
		(a) indicate that the site rent will only ever increase in accordance with increases in the consumer price index; or	13 14
		(b) indicate that the site agreement can only be terminated by the home owner.'.	15 16
Clause	28	Amendment of s 96 (Harassment or unconscionable conduct)	17 18
		Section 96, 'the park.'—	19
		omit, insert—	20
		'the park or in acting as a home owner's agent to sell, or to negotiate the sale of, a manufactured home.'.	21 22
Clause	29	Insertion of new s 99A	23
		Part 14, after section 99—	24
		insert—	25
	'99A	Separate charge by park owner not to be more than cost of supply for use of utility	26 27
		'(1) This section applies if—	28

		(a) under a site agreement, the home owner is required to pay the park owner for the use by the home owner of a utility at the site; and	1 2 3
		(b) the use is separately measured or metered.	4
	'(2)	The park owner must not charge the home owner an amount for the use of a utility that is more than the amount charged by the relevant supply authority for the quantity of the service supplied to, or used at, the site.	5 6 7 8
		Maximum penalty—20 penalty units.'.	9
Clause	30 Am	nendment of s 100 (Establishment of committee)	10
	(1)	Section 100(2) to (4)—	11
		renumber as section 100(3) to (5).	12
	(2)	Section 100—	13
		insert—	14
	'(2)	Only 1 home owners committee may be established for a residential park.'.	15 16
Clause	31 Ins	sertion of new pt 19A	17
		After section 139—	18
		insert—	19
	'Part 19	Record of residential parks	20
	'139A Re	cord of residential parks	21
	'(1)	The chief executive may keep a record of residential parks that contain manufactured homes.	22 23
	'(2)	The record must contain the information about residential parks given to the chief executive under section 139C.	24 25
	'(3)	The chief executive may keep the record in the way the chief executive considers appropriate, including, for example, in electronic form.	26 27 28

'139B	Ins	ecting record of residential parks
•	'(1)	A person may, on payment of any fee that may be prescribed ander a regulation, inspect, or get a copy of details in, the record— 2 3
		a) at a place or places decided by the chief executive; or 5
		b) by using a computer. 6
•	'(2)	The chief executive may publish information contained in the record at the times, and in the way, decided by the chief executive.
'139C		owner to give chief executive information for 10 rd of residential parks
•	'(1)	The park owner for a residential park must, within 28 days after opening the residential park, give the chief executive notice, in the approved form, of the following information unless the park owner has a reasonable excuse—
		a) the name of the park;
		b) the address of the park; 17
		c) the postal address of the park;
		the number of manufactured home sites provided in the park;
		(e) any other information about the park prescribed under a regulation.
		Maximum penalty—5 penalty units. 23
•	'(2)	The park owner for a residential park must, within 28 days of a change in the information that is recorded in the record for the park, give the chief executive notice, in the approved form, of the change unless the park owner has a reasonable excuse.
		Maximum penalty—5 penalty units.'. 28
	_	
32	Am	ndment of pt 21, div 2, hdg (Transitional provisions)
		Part 21, division 2, heading, after 'provisions'—

Clause

				[8 66]	
			insert—		1
			'for Act N	No. 74 of 2003'.	2
Clause	33	Ins	ertion of ı	new pt 21, div 3	3
			Part 21—		4
			insert—		5
	'Divi	sion	13	Transitional provisions for Manufactured Homes (Residential Parks) Amendment Act 2010	6 7 8
	'Sub	divi	sion 1	Preliminary	
	'156	Def	finitions fo	or div 3	10
			'In this di	vision—	11
				Act means the Manufactured Homes (Residential nendment Act 2010.	12 13
			assent me	eans the start of the date of assent of the amending	14 15
				ement means the commencement of the provision in word appears.	16 17
	'Sub	divi	sion 2	General provisions	18
	'157	Exi	sting agre	eements involving converted caravans	19
		'(1)	agreemen park owne	ion applies to an agreement, that would be a site if it related to a manufactured home, between a er and a home owner providing for the positioning of ed caravan on a site and—	20 21 22 23
			(a) ente	red into under, or purportedly under, this Act; and	24
			(b) in fo	orce immediately before assent.	25

	'(2)	Despite the amended Act, other than this section, and subject to section 169, the agreement—	1 2
		(a) is taken to be a site agreement; and	3
		(b) continues, under this Act, according to its terms.	4
	'(3)	In this section—	5
		amended Act means this Act as amended under the amending Act.	6 7
'158	For	rm and content of site agreements	8
	'(1)	Despite section 25, the provisions mentioned in subsection (2) apply only for—	9 10
		(a) a site agreement entered into after commencement, whether or not the site agreement has been varied; or	11 12
		(b) a variation of a site agreement entered into before commencement if the variation was made after commencement.	13 14 15
	'(2)	For subsection (1), the provisions are as follows—	16
		(a) section 25(4)(a), (b), (d) and (h);	17
		(b) section 25(4)(i)(iii) to the extent it requires a site agreement to include a statement that, under the Act, the tribunal may—	18 19 20
		(i) make an order increasing the site rent on application by the park owner; or	21 22
		(ii) make an order reducing the site rent on application by the home owner.	23 24
	'(3)	Section 25A(1) applies only if the special term of the site agreement mentioned in that section is—	25 26
		(a) part of a site agreement entered into after commencement, whether or not the site agreement has been varied; or	27 28 29
		(b) a variation of a site agreement entered into before commencement if the variation was made after	30

159	Prohibited terms of site agreements and prohibited park rules						
	'(1)	before would	erm of a site agreement, included in the site agreement are assent, is void to the extent it is or contains a term that ld be prohibited under section 25B(1) if it were included the site agreement after assent.	3 4 5 6			
		Note-	_	7			
			e also section 170 (Tribunal may consider whether term of site reement is void under s $159(1)$).	8 9			
	'(2)	A pa	ark owner must not attempt to enforce—	10			
		(a)	a special term, in a site agreement, that is void under subsection (1); or	11 12			
		(b)	a park rule of a type that is void under subsection (1).	13			
		Max	imum penalty—100 penalty units.	14			
160		ticula eeme	ar existing agreements to terminate site ent	15 16			
160		eeme					
160	agr	eeme	ent	16			
160	agr	eeme This	ent section applies if— before commencement, a park owner and a home	16 17 18			
160	agr	eeme This	ent section applies if— before commencement, a park owner and a home owner— (i) entered into a prohibited agreement relating to a	16 17 18 19 20			
160	agr	eeme This	before commencement, a park owner and a home owner— (i) entered into a prohibited agreement relating to a site agreement; or (ii) varied a site agreement to include a term under which the parties to the site agreement agree to	16 17 18 19 20 21 22 23			
160	agr	This (a) (b) A sit	before commencement, a park owner and a home owner— (i) entered into a prohibited agreement relating to a site agreement; or (ii) varied a site agreement to include a term under which the parties to the site agreement agree to terminate the site agreement; and	16 17 18 19 20 21 22 23 24			
160	agr '(1)	This (a) (b) A sit or co	before commencement, a park owner and a home owner— (i) entered into a prohibited agreement relating to a site agreement; or (ii) varied a site agreement to include a term under which the parties to the site agreement agree to terminate the site agreement; and the site agreement is in force. te agreement or other agreement is void to the extent it is	16 17 18 19 20 21 22 23 24 25 26			

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'161	Park owner's notice on receiving notice of proposed assignment of seller's interest						
	'Section 45(2)(c) applies only for a notice of the proposed assignment of the seller's interest in the site agreement received by the park owner after commencement.	3 4 5					
'162	Park owner's notice on refusal of consent to assignment	6 7					
	'(1) Section 49(5)(b) applies only for a written request, made after commencement, by a seller for the park owner's consent to an assignment of the seller's interest in the site agreement.	8 9 10					
	'(2) Section 49(5)(b) as in force immediately before commencement continues to apply for a written request, made before commencement, by a seller for the park owner's consent to an assignment of the seller's interest in the site agreement.	11 12 13 14 15					
'163	Notice of increase in site rent	16					
	'Section 69(3) applies to a park owner only if the notice of increase in site rent required to be given under section 69(2) is given by the park owner to the home owner after commencement.	17 18 19 20					
'164	Notice of proposed increase in site rent	21					
	'Section 71(1)(c) and (2) applies whether or not the site agreement mentioned in section 71(1)(a) was entered into before or after commencement.	22 23 24					
'165	Utility cost notice	25					
	'Section 73(2) applies only for a utility cost notice given after commencement.	26 27					

166	Variation of site agreement on assignment to allow site rent to be increased in accordance with market review									
	'(1)	This	This section applies if—							
		(a)	a site agreement was entered into before commencement; and	5 6						
		(b)	the site agreement does not contain a clause permitting the site rent to be increased based on a market review of site rent.	7 8 9						
	'(2)	with	park owner under the site agreement may, by complying subsection (4), vary the site agreement by adding the owing term to the site agreement—	10 11 12						
		revi	e site rent may be increased in accordance with a market iew of site rent no more often than once every 3 years or the site agreement was entered into, that has regard to—	13 14 15						
		(a)	the range of rents usually charged for comparable sites in comparable residential parks in the locality of the park; or	16 17 18						
		(b)	if it is impractical to obtain data for the range of site rents mentioned in paragraph (a) or data is not available for that range—the range of site rents usually charged for comparable sites in comparable residential parks in comparable localities to the locality the park is in; or	19 20 21 22 23						
		(c)	if it is impractical to obtain data for the range of site rents mentioned in paragraph (a) or (b) or data is not available for that range—general trends in rent for residential accommodation in the locality the park is in.'.	24 25 26 27						
	'(3)	The	term—	28						
		(a)	may be added to the site agreement only in conjunction with an assignment of the site agreement; and	29 30						
		(b)	may be added to the site agreement without the agreement of the seller, buyer or any other future home owner; and	31 32 33						
		(c)	takes effect when the assignment takes effect; and	34						

		(d)	when added, is taken to be a term of the site agreement for all purposes under this Act.	1 2
	'(4)	How	vever, subsection (3)(d) only applies if—	3
		(a)	at the same time as the park owner gives a copy of the site agreement and disclosure documents for the park to the buyer under section 45(2), the park owner also gives the buyer notice, in the approved form—	4 5 6 7
			(i) of the addition of the term to the site agreement; and	8 9
			(ii) of the date on which the next market review of site rent will happen; and	10 11
		(b)	the park owner, as soon as possible after giving a notice under paragraph (a), but within 3 days after doing so, gives the seller a copy of the notice.	12 13 14
'167	Мо	re tha	an 1 home owners committee	15
	'(1)	there	section applies if, immediately before commencement, e was more than 1 home owners committee for a lential park.	16 17 18
	'(2)	amo	home owners for the park may, by election conducted ng themselves within 3 months after commencement, blish a single home owners committee.	19 20 21
	'(3)		ions 100(3) to (5) apply in relation to a home owners mittee elected under subsection (2).	22 23
'168			park owner to give chief executive tion for record of residential parks	24 25
		imm perso	a person was a park owner for a residential park ediately before commencement, for section 139C, the on is taken to have opened the park 2 months after mencement.	26 27 28 29

'Sub	divi	sion	3 Transitional provisions for proceedings	1 2
'169	Со	nvert	ed caravans	3
	'(1)	This	section applies if—	4
		(a)	before assent, an application was made to a court or tribunal relating to a relevant matter; and	5 6
		(b)	the application has not been decided.	7
	'(2)	This	section also applies if—	8
		(a)	an application is made to a court or tribunal, on or after but within 3 years after assent about a dispute mentioned in subsection (5), definition <i>relevant matter</i> , paragraph (b) or (c) about a converted caravan; and	9 10 11 12
		(b)	the converted caravan was positioned on a site in the park before assent; and	13 14
		(c)	the applicant owns the converted caravan and owned it immediately before assent.	15 16
	'(3)		court or tribunal must decide the application as if the nding Act had not commenced.	17 18
	'(4)	tribu	an application mentioned in subsection (2)(a), the court or anal must decide the application on the basis of the ctural characteristics of the converted caravan on assent.	19 20 21
	'(5)	In th	is section—	22
		relev	vant matter means—	23
		(a)	an agreement between a park owner and a home owner providing for the positioning of a converted caravan on a site; or	24 25 26
		(b)	a dispute about whether a person is entitled to have a park owner enter into a site agreement with the person relating to a converted caravan; or	27 28 29
		(c)	a dispute about whether a park owner is entitled to have a person enter into a site agreement with the park owner relating to a converted caravan.	30 31 32

'170	Tribunal may consider whether term of site agreement is void under s 159(1)						
	'(1)	A home owner may apply to the tribunal to consider whether part or all of a stated term of a site agreement is void under section 159(1).					
	'(2)		pplica ollowi	ation under subsection (1), the tribunal may do 1 of ing—	6 7		
		(a)	decla	are that a stated term of the site agreement is void;	8		
		(b)	decla void	are that a stated term of the site agreement is not;	9 10		
		(c)		are that a stated term of the site agreement is void to ted extent;	11 12		
		(d)		e an order varying a stated term of the site ement.	13 14		
'171		decid lers	ed ap	oplications to tribunal for particular	15 16		
	'(1)	This	section	on applies if—	17		
		(a)	befor	re assent—	18		
			(i)	an application for a termination order was made to the tribunal under section 38(1)(d); or	19 20		
			(ii)	an application was made to the tribunal under section $70(2)$; and	21 22		
		(b)	the a	pplication has not been decided.	23		
	'(2)			nal must decide the application as if the amending of commenced.	24 25		
'172	Un pro	decid pose	ed ap d inc	oplication to tribunal for order about rease in site rent	26 27		
	'(1)	This	section	on applies if—	28		
		(a)		re commencement, an application was made to the nal under section 71(7) as then in force; and	29 30		
		(b)	the a	pplication has not been decided.	31		

		'(2)	The tribunal must decide the application as if the amending Act had not commenced.	1 2
	'173		cuments tribunal may consider on application for e rent reduction	3 4
			'Section 72(2) applies only in relation to an application to the tribunal for an order under section 72(1) made after assent.	5 6
	'174	Tril	bunal's review of utility cost	7
			'Section 74(2) and (3) applies only for a utility cost notice given after commencement.	8 9
	'175	Tril	bunal's power to make particular orders	10
			'Sections 39(2) and (3) and 40A apply only for an application to the tribunal for a termination order made after assent.'.	11 12
Clause	34	Am	nendment of schedule (Dictionary)	13
		(1)	Schedule, definition site agreement dispute—	14
			omit.	15
		(2)	Schedule—	16
			insert—	17
			'amending Act, for part 21, division 3, see section 156.	18
			assent, for part 21, division 3, see section 156.	19
			commencement, for part 21, division 3, see section 156.	20
			converted caravan see section 10A.	21
			market review of site rent means a review of site rent the outcome of which is decided by comparing the site rent with 1 or both of the following—	22 23 24
			(a) the site rent payable for a site in 1 or more residential parks; or	25 26
			(b) the rent payable for other residential accommodation.	27

prohibited agreement , in relation to a site agreement, means any of the following agreements, or terms of an agreement,	1 2
between a park owner and a home owner if the agreement is entered into before or on the same day as the park owner and the home owner enter into the site agreement—	3 4 5
(a) a term of the site agreement to terminate the site agreement;	6 7
(b) another agreement, or a term of another agreement, to terminate the site agreement;	8 9
(c) a term of the site agreement requiring the home owner to enter into an agreement with the park owner at some later time to terminate the site agreement.	10 11 12
site agreement dispute see section 14A.'.	13

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