

### Residential Parks (Long-stay Tenants) Regulations 2007

Compare between:

[16 Aug 2019, 01-a0-00] and [03 Dec 2021, 01-b0-01]

#### Western Australia

Residential Parks (Long-stay Tenants) Act 2006

#### Residential Parks (Long-stay Tenants) Regulations 2007

#### 1. Citation

These regulations are the *Residential Parks (Long-stay Tenants) Regulations 2007*<sup>+</sup>.

#### 2. Commencement

These regulations come into operation as follows:

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) the rest of the regulations on the day on which the *Residential Parks (Long-stay Tenants) Act 2006* comes into operation<sup>4</sup>.

#### 3. Terms used

In these regulations —

agreement means a long-stay agreement;

bond holder means the ADI or a bond administrator;

*fixed term on-site home agreement* means an on-site home agreement for a fixed term tenancy;

*fixed term site-only agreement* means a site-only agreement for a fixed term tenancy;

*periodic on-site home agreement* means an on-site home agreement for a periodic tenancy;

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

<u>r.</u> 4			

*periodic site-only agreement* means a site-only agreement for a periodic tenancy;

*security bond amount* includes part of a security bond amount; *tenant* means a long-stay tenant.

#### 4. Periodic on-site home agreement (s. 10(b) and (c) of the Act)

A periodic on-site home agreement —

- (a) may be (but is not required to be) in the form set out in Schedule 1; but
- (b) for the purposes of section 10(b) and (c) of the Act, must contain the clauses and other information set out in Schedule 1.

# 5. Fixed term on-site home agreement (s. 10(b) and (c) of the Act)

A fixed term on-site home agreement —

- (a) may be (but is not required to be) in the form set out in Schedule 2; but
- (b) for the purposes of section 10(b) and (c) of the Act, must contain the clauses and other information set out in Schedule 2.

#### 6. Periodic site-only agreement (s. 10(b) and (c) of the Act)

A periodic site-only agreement —

- (a) may be (but is not required to be) in the form set out in Schedule 3; but
- (b) for the purposes of section 10(b) and (c) of the Act, must contain the clauses and other information set out in Schedule 3.

page 2

#### 7. Fixed term site-only agreement (s. 10(b) and (c) of the Act)

A fixed term site-only agreement —

- (a) may be (but is not required to be) in the form set out in Schedule 4; but
- (b) for the purposes of section 10(b) and (c) of the Act, must contain the clauses and other information set out in Schedule 4.

#### 8. Condition report (s. 11(1)(d) and 95(2)(a) of the Act)

- (1) For the purposes of section 11(1)(d) of the Act, the report that a park operator must give to a proposed tenant in relation to proposed agreed premises before making an agreement is
  - (a) if the agreement is an on-site home agreement, a report in the form set out in Schedule 5 clauses 1, 2, 3 and 4; and
  - (b) if the agreement is a site-only agreement, a report in the form set out in Schedule 5 clauses 2, 3 and 4.
- (2) The park operator must
  - (a) complete all those parts of the report that record the park operator's opinion of the condition of the premises before the commencement of the tenancy; and
  - (b) give 2 copies of that report to the proposed tenant.

Penalty: a fine of \$5 000.

- (3) Within 7 days after signing the agreement, the tenant must
  - (a) complete those parts of the report that record the tenant's opinion of the condition of the property as it was before the commencement of the tenancy; and
  - (b) give a copy of that report to the park operator.

Penalty: a fine of \$5 000.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

<ul> <li>(4) As soon as practicable after the tenancy is terminated, operator and former tenant must each — <ul> <li>(a) complete those parts of the report that record h opinion of the condition of the property after the termination of the tenancy; and</li> <li>(b) give a copy of the report to the other party. Penalty: a fine of \$5 000.</li> </ul> </li> <li>(5) A person commits an offence if, in a report under this regulation, the person provides information the person or ought to know, is false or misleading. Penalty: a fine of \$5 000.</li> <li><b>9.</b> Information sheet (s. 11(1)(g) of the Act)</li> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information she form set out in Schedule 7.</li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> </ul> <b>10.</b> Prescribed payments (s. 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as print addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, reextending or continuing an agreement.	
<ul> <li>opinion of the condition of the property after the termination of the tenancy; and</li> <li>(b) give a copy of the report to the other party. Penalty: a fine of \$5 000.</li> <li>(5) A person commits an offence if, in a report under this regulation, the person provides information the person or ought to know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>9. Information sheet (s. 11(1)(g) of the Act)</li> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedul</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information sheeperson provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as part in addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, reference in the form or in relation to entering into, reference in the form in the information sheeper in addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form or in relation to entering into, reference in the form is entering into, reference in the form is entering into, reference in the form is entering into, reference in</li></ul>	the park
<ul> <li>Penalty: a fine of \$5 000.</li> <li>(5) A person commits an offence if, in a report under this regulation, the person provides information the person or ought to know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>9. Information sheet (s. 11(1)(g) of the Act) <ul> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedule (b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information sheet person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as par in addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul> </li> </ul>	
<ul> <li>(5) A person commits an offence if, in a report under this regulation, the person provides information the person or ought to know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>9. Information sheet (s. 11(1)(g) of the Act) <ul> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedul</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act) <ul> <li>For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, report of the agreement for or in relation to entering into, report of the agreement of the agreement is a prospective tenant for or in relation to entering into, report of a park operator may require or securit park operator may require or secur</li></ul></li></ul></li></ul>	
<ul> <li>regulation, the person provides information the person or ought to know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>9. Information sheet (s. 11(1)(g) of the Act) <ul> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedule (b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul> </li> </ul>	
<ul> <li>9. Information sheet (s. 11(1)(g) of the Act)</li> <li>(1) For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is — <ul> <li>(a) if the agreement is an on-site home agreement information sheet in the form set out in Schedu</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act) <ul> <li>For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul></li></ul>	knows,
<ol> <li>For the purposes of section 11(1)(g) of the Act, the inf sheet a park operator must give to a person before mal agreement is —         <ul> <li>(a) if the agreement is an on-site home agreement. information sheet in the form set out in Schedu</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act) For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pa in addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ol>	
<ul> <li>sheet a park operator must give to a person before malagreement is — <ul> <li>(a) if the agreement is an on-site home agreement, information sheet in the form set out in Schedu</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> </ul> </li> <li>(2) A person commits an offence if, in the information sheperson provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act) For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for or in relation to entering into, received as pain addition to payment for the payment for t</li></ul>	
<ul> <li>information sheet in the form set out in Schedu</li> <li>(b) if the agreement is a site-only agreement, an ir sheet in the form set out in Schedule 7.</li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading.</li> <li>Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act)</li> <li>For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul>	
<ul> <li>sheet in the form set out in Schedule 7.</li> <li>(2) A person commits an offence if, in the information she person provides information the person knows, or oug know, is false or misleading. Penalty: a fine of \$5 000.</li> <li>10. Prescribed payments (s. 12(2)(c) of the Act) For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pa in addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul>	
<ul> <li>person provides information the person knows, or oug know, is false or misleading.</li> <li>Penalty: a fine of \$5 000.</li> <li><b>10.</b> Prescribed payments (s. 12(2)(c) of the Act)</li> <li>For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re</li> </ul>	formatio
<ul> <li>10. Prescribed payments (s. 12(2)(c) of the Act)</li> <li>For the purposes of section 12(2)(c) of the Act, paymer or charges specified in Schedule 8 are prescribed as pain addition to payments of money for rent and a securit that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, receive for the security of the addition of</li></ul>	
For the purposes of section 12(2)(c) of the Act, payme or charges specified in Schedule 8 are prescribed as pa in addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re	
or charges specified in Schedule 8 are prescribed as pa in addition to payments of money for rent and a securi that a park operator may require or receive from a tena prospective tenant for or in relation to entering into, re	
	ayments, ty bond, ant or
	<u></u>
page 4 Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 Published on www.legislation.wa.gov.au	[U1-bU-01

r. 11

# 11. Maximum amount payable for screening suitability of prospective purchasers of relocatable homes

For the purposes of section 95(2)(c), the maximum amount that is payable in respect of a charge referred to in Schedule 8 item 12 is \$200.

#### **12. Default notice (s. 37(c) of the Act)**

- (1) A default notice for non-payment of rent
  - (a) may be (but is not required to be) in the form set out in Schedule 9 Division 1; but
  - (b) for the purposes of section 37(c) of the Act, must contain the information set out in Schedule 9 Division 1.
- (2) A default notice for any other breach of an agreement
  - (a) may be (but is not required to be) in the form set out in Schedule 9 Division 2; but
  - (b) for the purposes of section 37(c) of the Act, must contain the information set out in Schedule 9 Division 2.

#### 13. Notice of termination (s. 38(1)(d) and (2) of Act)

- (1) A notice of termination of a kind referred to in subregulations (2) to (4)
  - (a) may be (but is not required to be) in the form set out in Schedule 10 for a notice of that kind; but
  - (b) for the purposes of section 38(1)(d) of the Act, must contain the information set out in Schedule 10 for a notice of that kind.
- (2) If the notice of termination is given by the park operator
  - (a) for non-payment of rent in respect of which a default notice has been issued — the information is set out in Schedule 10 Division 1 Subdivision 1;

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

(b)	for non-payment of rent in respect of which a default
	notice has not been issued — the information is set out
	in Schedule 10 Division 1 Subdivision 2;

- (c) for any other breach of an agreement in respect of which a default notice has been issued — the information is set out in Schedule 10 Division 1 Subdivision 3;
- (d) on the sale of the park premises the information is set out in Schedule 10 Division 1 Subdivision 4;
- (e) without grounds the information is set out in Schedule 10 Division 1 Subdivision 5.
- (3) If the notice of termination is given by a tenant, the information is set out in Schedule 10 Division 2.
- (4) If the notice of termination is given by a park operator or tenant under section 45 of the Act, the information is set out in Schedule 10 Division 3.
- (5) For the purposes of section 38(2) of the Act, the prescribed form of a notice under section 45A(1) of the Act is set out in Schedule 10 Division 4.

[Regulation 13 amended: Gazette 9 Apr 2019 p. 1052.]

#### 13A. Prescribed person for s. 45A(2)(d)(vi) of Act

For the purposes of section 45A(2)(d)(vi) of the Act, the following are prescribed —

- (a) a person in charge of an Aboriginal legal, health or welfare organisation;
- (b) an officer as defined in the *Children and Community* Services Act 2004 section 3 who is authorised for the purposes of this paragraph by the CEO as defined in that section;
- (c) a person employed as a family support worker by another person with whom the Minister administering

page 6

r. 14

the *Children and Community Services Act 2004* has entered into an agreement under section 15 of that Act.

[Regulation 13A inserted: Gazette 9 Apr 2019 p. 1053.]

# 14. Notice to former tenant about abandoned goods (s. 48(4)(a) of the Act)

A notice to a former tenant about abandoned goods stored by a park operator —

- (a) may be (but is not required to be) in the form set out in Schedule 11; but
- (b) for the purposes of section 48(4)(a) of the Act, must contain the information set out in Schedule 11.

# 15. Park liaison committee's prescribed functions (s. 61(2)(a)(iv) of the Act)

For the purposes of section 61(2)(a)(iv) of the Act, a park liaison committee's functions include to advise and consult with the park operator about the development of policies for the installation and maintenance of the following —

- (a) roads on the residential park;
- (b) street and other security lighting on the residential park;
- (c) fencing within, and along the boundaries of, the residential park.

# 16. Prescribed matters relating to compensation determination (s. 65(2)(e) of the Act)

For the purposes of section 65(2)(e) of the Act, the matters to which the State Administrative Tribunal may have regard to when determining the amount of compensation to be paid to the tenant on the termination of a site-only agreement include the cost incurred by a tenant in travelling, and transporting his or her possessions that were kept at the park premises, for the shorter of —

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	(a)	the distance from the residential park to another site designated by the tenant; and
	(b)	600 km.
		est on security bond amount paid into ADI account of the Act)
(1)	In this	regulation —
	prescr	<i>ibed rate</i> means the rate prescribed in subregulation (2);
	accept Bank (	<i>nt bank accepted bills rate</i> means the 30 day bank ted bills rate as published in Table F.1 of the "Reserve of Australia Bulletin" for the month that is 2 months the month in respect of which the interest is to be paid.
(2)	at whi ADI a	e purposes of section 92(a) of the Act, the minimum rate ch interest accrues on a security bond amount paid into an ccount is 70% of the relevant bank accepted bills rate, ated on a daily basis.
(3)	the am paid to	e purposes of section 92(b) of the Act, an amount equal to nount of interest accrued at the prescribed rate must be the Rental Accommodation Fund within 5 working days end of each month.

(4) For the purposes of section 92(c) of the Act, an amount equal to the difference between the amount of interest accrued at the prescribed rate and the amount of interest accrued at the higher rate must be paid to the tenant on the day on which the security bond amount is paid out to the tenant or the park operator in accordance with regulation 18.

# 18. Disposal of security bond amounts — general (s. 92(e) and 94(c) of the Act)

- (1) For the purposes of sections 92(e) and 94(c) of the Act, a security bond amount must be paid out by a bond holder in accordance with this regulation.
- (2) On receipt of —

page 8

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

r. 17

17.

- (a) an application for the payment in a form approved by the Commissioner signed by both parties to the agreement to which the amount relates; or
- (b) a copy of an order by the State Administrative Tribunal,

the bond holder must pay the amount in accordance with the application or order.

- (3) For the purposes of subregulation (2)(a)
  - (a) if a party is deceased the application may be signed by the party's executor or administrator; or
  - (b) if a party is represented by a manager or administrator under a written law — the application may be signed by the manager or administrator.

## 19. Disposal of unclaimed security bond amounts (s. 92(e) and 94(c) of the Act)

(1) In this regulation —

**DOTAG** means the department of the Public Service principally assisting the Attorney General in the administration of Acts administered by the Attorney General;

*Unclaimed Security Bond Account* means the account established under subregulation (7).

- (2) This regulation applies where a bond holder has reason to believe that 6 months have elapsed since the termination of an agreement and a security bond amount in respect of the agreement is still being held by the bond holder.
- (3) The bond holder must give notice in writing to the park operator and the tenant in whose names the security bond amount is held —
  - (a) informing them that the bond holder has reason to believe that 6 months have elapsed since the termination of the agreement and that the amount is still being held by the bond holder; and

	(b)	inviting them to apply under the Act or regulation 18(2)(a) to have the amount paid out; and
	(c)	notifying them that, if the amount is still in the possession of the bond holder after 60 days from the date of the notice, the amount will be paid to the Unclaimed Security Bond Account.
(4)	amour	r 60 days from the date of the notice the security bond at is still in the possession of the bond holder, the bond must pay the amount to the Unclaimed Security Bond ant.
(5)	Bond	arity bond amount that remains in the Unclaimed Security Account at the expiry of 6 years from the day on which it into that account must be paid into the Consolidated ant.
(6)	securi Bond	ation 18 applies with any necessary modifications to a ty bond amount while it is in the Unclaimed Security Account as if a reference to a bond holder were a nce to the chief executive officer of DOTAG.
(7)	DOTA	e purposes of this regulation, the chief executive officer of AG must establish in the Residential Accommodation Fund ount called the Unclaimed Security Bond Account.
20.	<b>Park</b>	rules (s. 95(2)(f) of the Act)
	must e	e purposes of section 95(2)(f) of the Act, a park operator ensure that park rules for a residential park provide for the ring matters —
	(a)	restrictions on the making of noise;
	(b)	the parking of motor vehicles;
	(c)	the conduct and supervision of children;
	(d)	the use and operation of common facilities;
	(e)	the storage of goods by tenants outside agreed premises;
	(f)	the park's office hours;
	(g)	the cleaning of gutters;
page 10		Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

r. 21

- (h) tree maintenance;
- (i) emergency procedures.

Penalty: a fine of \$5 000.

#### 21. Amendments to park rules (s. 95(2)(f) of the Act)

#### (1) In this regulation —

- (a) a variation of a rule;
- (b) the addition of a rule;
- (c) the removal or replacement of a rule.
- (2) A park operator may make written amendments to the park rules of a residential park in accordance with this regulation.
- (3) An amendment does not have effect unless each tenant of the residential park has been given written notice of the amendment.
- (4) Except as provided in subregulation (5), notice must be given at least 30 days before the day on which the amendment is to have effect.
- (5) If the proposed amendment affects the use of shared premises in the residential park, notice must be given at least 7 days before the day on which the amendment is to have effect.

[Regulation 21 amended: Gazette 5 Jul 2011 p. 2813.]

#### 22. Prescribed alterations for Sch. 1 cl. 14(4) of Act

For the purposes of Schedule 1 clause 14(4) of the Act, prescribed alterations are the following —

- (a) the renovation, alteration or addition of any of the following
  - (i) security alarms and cameras;
  - (ii) locks, screens and shutters on windows;
  - (iii) security screens on doors;
  - (iv) exterior lights;

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

<u>r. 22</u>

- (v) locks on gates;
- (b) the pruning of shrubs and trees to improve visibility around the agreed premises.

[Regulation 22 inserted: Gazette 9 Apr 2019 p. 1053.]

page 12

#### Schedule 1 — Periodic on-site home agreement

[r. 4]

	Division 1 — Preliminary
Introduction	(1) This agreement is for the rental of —
	(a) the site stated in clause 4; and
	(b) a relocatable home provided on the site by the park
	operator.
	(2) This agreement is for a periodic tenancy commencing on the
	day specified in clause 5.
	Note: A periodic tenancy is one where there is no fixed term.
Notes to	This agreement is in 10 Divisions:
tenants	Division 1 — Preliminary
	Division 2 — Rent, fees and charges
	Division 3 — Table of fees and charges for services and utilities
	Division 4 — General terms
	Division 5 — Special terms
	Division 6 — Condition report
	Division 7 — Park rules
	Division 8 — Information sheet
	Division 9 — Acceptance
	Division 10 — Tenant's checklist
	Before you sign this agreement, you should have completed the <b>TENANT'S CHECKLIST</b> in Division 10.
	If you need general information about renting at a residential park —
	call the Consumer Protection Contact Centre:     1300 30 40 54
	<ul> <li>visit the Department of Commerce's website: www.commerce.wa.gov.au</li> </ul>
	WARNING
	This is a long-stay agreement with no fixed term.
	You could be given 60 days notice to vacate the site without explanation and you MIGHT NOT receive compensation for losses incurred, such as relocation expenses.
Clause 1 —	In this agreement, unless the contrary intention appears —
Terms used in this agreement	Act means the Residential Parks (Long-stay Tenants) Act 2006;
	<i>agreed premises</i> means the site, the on-site home, any other structures on the site that the tenant is entitled to use or occupy under this agreement, and any fixtures, fittings or chattels that are provided under this agreement for the exclusive use of the tenant;
	Division means a Division of this agreement;
	<i>on-site home</i> means the relocatable home provided on the site by the park operator under this agreement;

**Division 1**—**Preliminary** 

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 1	Periodic on-site home agreement
Division 1	Preliminary

	park operator means the party referred to in clause 2;
	<i>regulations</i> means the <i>Residential Parks</i> (Long-stay Tenants) Regulations 2007;
	<i>relocatable home</i> , in relation to a site, means a vehicle, building, tent or other structure that is fitted or designed for use as a residence (whether or not it includes bathroom or toilet facilities) and that is or can be parked, assembled or erected on the site;
	<i>residential park</i> or <i>park</i> means the residential park referred to in clause 4;
	shared premises, in relation to the residential park, means —
	<ul> <li>(a) the common areas, structures and amenities in the park that the park operator provides for the use of all long-stay tenants or makes accessible to all long-stay tenants; and</li> </ul>
	<ul> <li>(b) any fixtures, fittings or chattels in or on the common areas or structures;</li> </ul>
	site means the site referred to in clause 4;
	tenant means the party referred to in clause 3.
Clause 2 — Park operator /	<b>Park operator's details</b> (not required if managing real estate agent's details are provided below)
managing real	First name Last name
estate agent details	Business address
	Suburb State DDD Postcode DDD
	Phone ( ) Fax ( )
	Email address
	Managing real estate agent's details (if applicable)
	Name
	Address
	Suburb State DDD Postcode DDD
	Phone ( ) Fax ( )
	Email address

page 14

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1Rent, fees and chargesDivision 2

Clause 3 —	Tenant/s name/s		
Tenant/s	Current address		
details			
	Suburb State DDD Postcode DDD		
	Phone ( ) Fax ( )		
	Email address		
	Place of occupation		
	Suburb State DDD Postcode DDD		
	Phone ( ) Fax ( )		
	Email address		
Clause 4 —	(1) Park name and address		
Residential			
park and site details			
uctails	(2) Site location (e.g. site number or other description)		
	(3) Area of site (e.g. Zm2 or X metres by Y metres)		
Clause 4A —	(1) Maximum number of persons who may use the on-site home		
Number of residents	as their principal place of residence		
allowed	(2) Maximum number of additional persons who may reside on		
	a temporary basis in the on-site home		
	(3) Total number of persons who may reside in the on-site home		
	at any one time (add the number of persons allowed under		
	subclauses (1) and (2))		
Clause 5 —			
Agreement	D D M M Y Y Y Y		
commencement			
date			

[Division 1 amended: Gazette 5 Jul 2011 p. 2814.]

#### **Division 2**— Rent, fees and charges

Clause 6 — Rent	(1)	Rent: \$ per □ week / □ fortnight / □ month (Please tick applicable period)
	(2)	An additional charge may apply (see clauses 4A and 14) if additional persons are residing on a temporary basis in the on-site home.
	Note:	Division 3 specifies what fees or charges for services and utilities are included in the rent, if any.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

#### Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 1Periodic on-site home agreementDivision 2Rent, fees and charges

Clause 7 — Rent payment day	Rent payment day			
Clause 8 —	Cash Cheque			
Method of rent payment	EFTPOS Credit card			
	□ Direct deposit into □ Deduction from pension specified financial institution			
	□ Other (please specify)			
Clause 9 —	Discovery and must be maid. (a g at the mark's office at the mark			
Location of rent payment	Place where rent must be paid: (e.g. at the park's office, at the park operator's financial institution)			
Clause 10 — Rent in	The tenant agrees to pay before or during the first 2 weeks of the tenancy an amount of:			
advance				
	Note: Section 25 of the Act states that this amount must not be more than 2 weeks' rent.			
Clause 11 —	(1) Rent increases allowed: □ Yes □ No			
Rent variation	Note 1: Under section 30(2) of the Act —			
	<ul> <li>(a) the park operator must give at least 60 days notice of any rent increase; and</li> </ul>			
	(b) the rent must not be increased until at least 6 months after the day on which the tenancy period began or the day on which it was last increased.			
	(2) How the rent may be varied: (i.e. basis for reviewing e.g. —			
	<ul> <li>(a) current rent + CPI (the all groups consumer price index for Perth published by the Australian Statistician referred to in section 5 of the Australian Bureau of Statistics Act 1975 of the Commonwealth); or</li> </ul>			
	(b) percentage increase on current rent; or			
	(c) review on a market rent basis).			
	Note 2: Under section 31 of the Act, if a long-stay agreement provides for a review of rent on a market rent basis then, when calculating the amount of rent to be payable on and after the review date, the park operator must have regard to a report obtained for the purpose by the park operator from a person licensed under the <i>Land Valuers Licensing Act 1978</i> .			

page 16

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1

Rent, fees and charges Division 2

	(3) When the rent may be varied:
	Note 3: The above subclause must set out the effect of section 30 of the
	Act or, if the park operator's right to increase rent under that section is to be limited by this agreement, a description of that right as varied by that limitation.
Clause 12 —	(1) The tenant is not required to pay —
No accelerated rent and	(a) any rent remaining payable under this agreement; or
liquidated	(b) rent of an increased amount; or
damages	(c) an amount by way of penalty; or
	(d) an amount by way of liquidated damages,
	for any breach of this agreement, the Act or any other written law.
	Note 1: Under Schedule 1 clause 18(1) to the Act, this agreement would be void to the extent that it provided for any such payment.
	(2) The tenant is not entitled to any reduction in rent, or any rebate, refund or other benefit, because the tenant has not
	breached this agreement, the Act or another written law.
	Note 2: Under Schedule 1 clause 18(2) to the Act, if in this agreement any reduction, rebate, refund or other benefit were expressed to be dependent on compliance with this agreement, the Act or another written law —
	<ul> <li>(a) this agreement would be taken to be varied from the commencement of the tenancy; and</li> </ul>
	(b) the tenant would be entitled to the reduction, rebate, refund or other benefit in any event.
Clause 13 —	4 weeks' rent
Security bonds	Security devices
	(not more than \$100)
	Funigation (cats or dogs)
	(not more than \$100)
	Total
	Note: Section 21(2) of the Act specifies the maximum amount for the security bonds relating to security devices and pets (\$100 each).

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 14 — Charges for additional residents	<ul> <li>(1) Charge for each person residing on the agreed premises in addition to the number of persons who may use the on-site home as their principal place of residence, specified in clause 4A(1):</li> <li>\$ per □ night / □ week / □ fortnight / □ month (Please tick applicable period)</li> </ul>
	(2) Clause 1 of the information sheet set out in Division 8 gives information about who will be considered to be an additional person residing on the agreed premises.
	State any other provision applicable in relation to working out who will be considered to be an additional person residing on the agreed premises under this agreement.
	Note 1: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the provision in Division 5.
	(3) If the charge is not payable at the same time and in the same manner as the rent, specify when and how the charge is to be paid.
	Note 2: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	(4) State any other provisions applicable in relation to the application or calculation of a charge under this clause.
	Note 3: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	Exclude this clause:  Yes  No

page 18

Clause 15 — Fees and charges for	(1) The fees and charges set out in Division 3 are payable by the tenant during the term of this agreement for services and utilities provided in relation to the agreed premises.
services / utilities	(2) If a fee or charge under subclause (1) —
utilities	(a) is not included in the rent; and
	<ul> <li>(b) is imposed by a State agency or instrumentality for services or utilities provided by it; and</li> </ul>
	(c) is varied by that State agency or instrumentality,
	the amount payable by the tenant for that fee or charge under this agreement will vary accordingly.
	Exclude subclause (2): □ Yes □ No
	If this subclause is not excluded, are there any modifications or restrictions to the subclause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This subclause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the subclause; or</li> </ul>
	(b) if there is insufficient space below the subclause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 16 — Rates, taxes and charges	The park operator must bear the cost of all rates, taxes or charges imposed in respect of the agreed premises and the shared premises under any of the following written laws —
payable by	(a) the Land Tax Act 2002;
park operator	(b) the Local Government Act 1995;
	(c) any written law under which a rate, tax or charge is imposed for "water services", as defined in the <i>Water</i> <i>Services Act 2012</i> , except a charge for water consumed.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au



[Division 2 amended: Gazette 5 Jul 2011 p. 2814; 14 Nov 2013 p. 5063.]

#### Division 3 — Table of fees and charges for services and utilities

Service / Utility	Included in rent (mark "yes" or "no")	Frequency (e.g. monthly, quarterly, yearly)	Cost (specify whether fixed, metered or other)
Electricity			
Gas			
Water			
Telephone			
Mowing / Gardening			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			

page 20

	Division 4 — General terms
Clause 17 —	Children allowed to live on the agreed premises: $\Box$ Yes $\Box$ No
Children	Note: Under section 20 of the Act, it is illegal for the park operator to refuse to make an agreement on the basis that children will live in the agreed premises (or advertise or otherwise indicate an intention to so refuse, or instruct someone else to so refuse) unless —
	<ul> <li>(a) where the residential park is operated under a licence under the Caravan Parks and Camping Grounds Act 1995 — the licence permits the park operator to include such a term in this agreement; or</li> </ul>
	(b) in any other case — the residential park is a lifestyle village as defined in the Glossary to the Act, and the same term is included in all long-stay agreements made between the park operator and the long-stay tenants of the lifestyle village.
Clause 18 —	Pets allowed:  Yes  No
Keeping of pets	Type and number of pets allowed:
	Note: The keeping of pets is subject to any local government laws for the relevant district.
Clause 19 — Shared	(1) Specify any premises the tenant will share with other tenants at the park.
premises	
	(2) Specify any restrictions on the access to those premises.
	(3) The park operator may make changes to the residential park resulting in a reduction of the shared premises if 75% of the long-stay tenants at the park support the changes.

**Division 4** — General terms

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 20 — Vacant possession	Vacant possession of the agreed premises will be given to the tenant on the day on which the tenant is entitled under this agreement to take up occupation of the agreed premises. Exclude this clause: $\Box$ Yes $\Box$ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	If yes, outline the mouncation of restriction below.
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 21 — No legal impediment to occupation of	(1) On the part of the park operator, there is no legal impediment to the tenant's occupation of the agreed premises as a residence, or to the tenant's use of the agreed premises, for the period of this agreement.
tenanted	(2) In this clause —
premises	<i>impediment</i> means only an impediment of which, at the time of entering into this agreement, the park operator had knowledge or ought reasonably to have had knowledge.
	Exclude this clause: $\Box$ Yes $\Box$ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.

page 22

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1General termsDivision 4

Clause 22 — Responsibility for cleanliness	The tenant must keep the site and both the interior and the exterior of the on-site home in a reasonable state of cleanliness.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 23 — Responsibility for damage	<ol> <li>The tenant must not intentionally or negligently cause or permit damage to the agreed premises or the shared premises.</li> </ol>
	(2) The tenant must notify the park operator, as soon as practicable but in any case within 3 days, of any damage —
	(a) to the site or to any fittings or fixtures on the site; or
	(b) to the exterior or interior of the on-site home; or
	<ul><li>(c) to any chattels, fittings or fixtures in or on the on-site home that are provided by the park operator for the use of the tenant.</li></ul>
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 24 —	1) The park operator must —	
Park operator's	(a) provide the agreed premises an a reasonable state of cleanlines	
responsibility for cleanliness and repairs	<ul> <li>(b) maintain the shared premises in cleanliness; and</li> </ul>	n a reasonable state of
und repuirs	<ul> <li>(c) provide and maintain the agree shared premises in a reasonable regard to their age, character and</li> </ul>	e state of repair having
	<ul> <li>(d) comply with any other written relation to the buildings in the health and safety of residents of</li> </ul>	residential park or the
	<ol> <li>Without limiting the park operator's subclause (1) the park operator must specified in the Condition report set clause 3.</li> </ol>	carry out any work
	Exclude this clause: 🗆 Yes 🗆 No	
	f this clause is not excluded, are there any estrictions to the clause? $\Box$ Yes $\Box$ No	modifications or
	f yes, outline the modification or restrictio	n below:
	lote: This clause can be modified or restrict box above and by either —	ed by marking the relevant
	<ul> <li>(a) setting out the modification or reprovided below the clause; or</li> </ul>	estriction in the space
	(b) if there is insufficient space below to Division 5" and setting out the in Division 5.	
Clause 25 — Compensation where tenant	<ol> <li>The park operator must compensate reasonable expense incurred by the to repairs to the agreed premises where</li> </ol>	enant in making urgent
sees to repairs	<ul> <li>(a) the state of disrepair has arisen result of a breach of this agreen likely to cause injury to person inconvenience to the tenant; and</li> </ul>	nent by the tenant and is or property or undue
	(b) the tenant has made a reasonab park operator notice of the stat or her intention to incur expense premises.	e of disrepair and of his

page 24

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1General termsDivision 4

	(2) However, the park operator is not obliged to compensate the tenant unless —
	<ul> <li>(a) the person who carries out the repairs holds a licence to do such work, if a written law requires the person to hold the licence; and</li> </ul>
	(b) the tenant has given to the park operator a report prepared by the repairer as to the apparent cause of the state of disrepair.
	(3) Subclause (1) applies whether or not the tenant has notice of the state of the agreed premises at the time when this agreement is made.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 26 —	The tenant —
Tenant's conduct on	(a) must not cause or permit a nuisance anywhere in the residential park; and
premises	(b) must not use the agreed premises or the shared premises, or cause or permit them to be used, for an illegal purpose.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 1Periodic on-site home agreementDivision 4General terms

	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.</li> </ul>
Clause 27 — Quiet enjoyment	(1) The tenant has a right to quiet enjoyment of the agreed premises without interruption by the park operator or any person claiming by, through or under the park operator or having superior title to that of the park operator.
	(2) The park operator must not cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the reasonable use by the tenant of the shared premises.
	(3) The park operator must take all reasonable steps to enforce the obligation of any other tenant of the park operator not to cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the shared premises.
Clause 28 — Locks	(1) The park operator must provide and maintain such locks or other devices as are necessary to ensure that the on-site home is reasonably secure.
	(2) The tenant will not alter, remove or add any lock or similar device to the agreed premises or the shared premises without the consent of the park operator given at, or immediately before, the time that the alteration, removal or addition is carried out.
	Note 1: Under Schedule 1 clause 12(5) to the Act, a long-stay tenant who breaches subclause (2) above without reasonable excuse, in addition to any civil liability that the tenant might incur, commits an offence and is liable to a fine of \$20 000.
	(3) The park operator will not alter, remove or add any lock or similar device to the agreed premises or to anything that belongs to the tenant without the consent of the tenant given at, or immediately before, the time that the alteration, removal or addition is carried out.
	(4) The park operator will not alter, remove or add any lock or similar device to the shared premises without first notifying the tenant and providing the tenant with a means of access to the shared premises.
	Note 2: Under Schedule 1 clause 12(6) to the Act, a park operator who breaches subclause (3) or (4) above without reasonable excuse, in addition to any civil liability that the park operator might incur, commits an offence and is liable to a fine of \$20 000.
	Note 3: Under Schedule 1 clause 12(7) to the Act, if an agent of the park operator, without reasonable excuse, alters, removes or adds a lock or device to the agreed premises or the shared premises without the consent of the tenant given at or immediately before the time that the alteration, removal or addition is carried out, then the agent, in addition to any civil liability that the agent might incur, commits an offence and is liable to a fine of \$20 000.

page 26

# Residential Parks (Long-stay Tenants) Regulations 2007 Periodic on-site home agreement Schedule 1

General terms Division 4

	Exclude this clause: $\Box$ Yes $\Box$ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note 4: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 29 — Park operator's right of entry	(1) The park operator may enter the agreed premises and any other premises occupied by the tenant under this agreement, including any relocatable home or other structure provided by the tenant —
	(a) with the consent of the tenant given at, or immediately before, the time of entry; or
	(b) at any time in an emergency.
	(2) The park operator may enter the agreed premises —
	<ul> <li>(a) on giving at least 24 hours' written notice to the tenant where the park operator requires access to meet the park operator's obligations under this Act or to inspect repairs and maintenance to the site; or</li> </ul>
	<ul> <li>(b) on a day and at a reasonable time specified in a written notice given to the tenant at least 7 and not more than 14 days in advance, for the purpose of inspecting the premises or for any other purpose; or</li> </ul>
	<ul> <li>(c) at any reasonable time for the purpose of collecting the rent under this agreement, where under this agreement the rent is payable not more frequently than once each week and is to be collected at the premises; or</li> </ul>
	<ul> <li>(d) for the purpose of inspecting the agreed premises, on the occasion of a rent collection referred to in paragraph (c), but not more frequently than once every 4 weeks; or</li> </ul>
	<ul> <li>(e) for the purpose of carrying out or inspecting necessary repairs to or maintenance of the agreed premises, at any reasonable time, after giving the tenant at least 72 hours' notice; or</li> </ul>

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 1Periodic on-site home agreementDivision 4General terms

	<ul> <li>(f) at any reasonable time and on a reasonable number of occasions during the 21 days before this agreement ends, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective tenants; or</li> <li>(g) at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective</li> </ul>
	purchasers.
	Exclude this clause:
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 30 — Tenant's right to remove	<ol> <li>The tenant must not affix a fixture or make a renovation or an alteration or addition to the agreed premises:</li> <li>□ Yes □ No</li> </ol>
fixtures or alter premises	(2) If yes —
atter premises	<ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>
	(b) the following additional conditions apply:
	(2) The park operator must not withhold consent upressenably
	<ul><li>(3) The park operator must not withhold consent unreasonably.</li><li>(4) At any time while the tenant's right to occupy the agreed</li></ul>
	premises continues, the tenant singht to occupy the agreed premises continues, the tenant may remove any fixture that he or she has, with the park operator's consent, affixed to the premises, unless the removal of the fixture would cause irreparable damage to the agreed premises.
	(5) If the tenant's removal of a fixture causes damage to the agreed premises, the tenant must notify the park operator and, at the option of the park operator, repair the damage or

page 28

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1General termsDivision 4

compensate the park operator for any reasonable expenses incurred by the park operator in repairing the damage.
Exclude this clause:  Yes  No
If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
If yes, outline the modification or restriction below:
Note: This clause can be modified or restricted by marking the relevant box above and by either —
<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 31 — Provision for assigning or	<ul> <li>(1) The tenant may assign his or her interest under this agreement or sub-let the agreed premises: □ Yes □ No</li> <li>(2) If</li> </ul>	
sub-letting the premises	<ul> <li>(2) If yes — <ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul> </li> </ul>	
	(b) the following additional conditions apply:	
	(3) If the answer to subclause (2)(a) is yes —	
	(a) the park operator must not unreasonably withhold consent; and	
	(b) the park operator must not make any charge for giving the consent except for reasonable incidental expenses.	
	Note: Under Schedule 1 clause 16(4) to the Act, the operation of a provision of this agreement that purports to permit the assignment of the tenant's interest under this agreement is subject to the operation of any other written law that prohibits or regulates such an assignment.	
Clause 32 — Tenant's vicarious responsibility for breach of	(1) The tenant is vicariously responsible for any act or omission of another person who is lawfully on the agreed premises or the shared premises, if the act or omission would have constituted a breach of this agreement if done or omitted by the tenant.	
agreement (2	(2) Subclause (1) does not extend to a person who is lawfully on the agreed premises or the shared premises but whose authority does not derive from the permission, express or implied, of the tenant.	
	Exclude this clause: $\Box$ Yes $\Box$ No	
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No	
	If yes, outline the modification or restriction below:	

page 30

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic on-site home agreementSchedule 1General termsDivision 4

	Note:	This clause can be modified or restricted by marking the relevant		
	11010.	box above and by either —		
		<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>		
		(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.		
Clause 33 — Repositioning of on-site home	ho	ne park operator reserves the right to reposition the on-site ome to a comparable site in the park if necessary: Yes D No		
	ex	yes, the park operator must pay for all the tenant's penses resulting from any repositioning of the on-site me.		
Clause 34 —	The peri	The period of notice for the termination of this agreement is:		
Notice of termination				
termination	Note 1:	If notice of termination is given —		
		(a) by the park operator under Part 3 Division 2 of the Act; or		
		(b) by the tenant under Part 3 Division 3 of the Act,		
		section 33(1) of the Act provides that this agreement terminates when the above period of notice has expired and the tenant has given vacant possession of the agreed premises to the park operator.		
	Note 2:	Section 33(3) of the Act provides that in any other case, this agreement ends when —		
		<ul> <li>(a) the State Administrative Tribunal terminates this agreement under Part 5; or</li> </ul>		
		<ul> <li>(b) a person whose title is superior to the title of the park operator becomes entitled to possession of the agreed premises; or</li> </ul>		
		<ul> <li>(c) a mortgagee of the agreed premises takes possession of the premises under the mortgage; or</li> </ul>		
		(d) the tenant abandons the agreed premises; or		
		<ul> <li>(e) the tenant gives vacant possession of the premises under a written agreement with the park operator to end this agreement; or</li> </ul>		
		(f) the rights under this agreement of the park operator or the tenant are ended by merger.		
	Note 3:	Sections 41 and 42 state that, if the park operator gives notice of termination, the notice must specify that the tenant is to give vacant possession of the agreed premises to the operator at least 60 days after the day on which the notice is given.		
	Note 4:	Section 44 states that, if the tenant gives notice of termination, the notice must specify that the tenant intends to give vacant possession of the agreed premises to the operator at least 21 days after the day on which the notice is given.		
Clause 35 — No unilateral variation of agreement	Neither unilatera	he park operator nor the tenant can vary this agreement lly.		

#### Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 36 —	The tenant agrees to comply with the park rules set out in
Park rules	Division 7 as amended by the park operator from time to time in
	accordance with regulation 21 of the regulations.

[Division 4 amended: Gazette 5 Jul 2011 p. 2815.]

#### **Division 5**—Special terms

	2111010	
	Note 1:	If a term set out in this Division (a "special term") is inconsistent with a provision of the Act or regulations, then unless the provision prescribes a term that has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that provision will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
	Note 2:	If a special term is inconsistent with a term set out in Division 1, 2 or 4 (a "prescribed term"), then unless the prescribed term has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that prescribed term will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
	Note 3:	Entering into any contract, agreement or arrangement with the intention, either directly or indirectly, of defeating, evading or preventing the operation of the Act is prohibited under section 9(2) of the Act and is punishable by a fine of \$10 000.

page 32

#### **Division 6** — Condition report

Note for this Division:

In this Division the park operator should set out the condition report prescribed under regulation 8(1)(a) and (2) and Schedule 5 clauses 1, 2, 3 and 4 of the regulations.

#### **Division 7**—**Park rules**

Note for this Division:

In this Division the park operator should set out the park rules for the residential park.

#### **Division 8**— Information sheet

Note for this Division:

In this Division the park operator should set out the information sheet prescribed under regulation 9(1)(a) and Schedule 6 of the regulations.

#### **Division 9**—Acceptance

Park operator / managing real	By signing this agreement, the parties to this agreement agree to be bound by its terms and conditions.
estate agent	Park operator / manager
signature/s	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	Witness*
	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	* Please note the witness cannot be the park operator or tenant.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Tenant	Tenant (1)
signature/s	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	Tenant (2)
	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	Witness*
	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	* Please note the witness cannot be the park operator or tenant.

#### Division 10 — Tenant's checklist

	I have received a copy of, and read, this agreement.
C	I have noted the clauses of this agreement that have been excluded, modified or restricted.
	I have received a copy of, and read, the information booklet prepared for the purposes of section 11(1)(b) of the Act by the Commissioner for the purposes of the Act.
C	I have sought, or decided not to seek, independent legal advice.
C	I have signed 2 copies of Division 9.
N	ote: Under section 17(1)(b) of the Act, the park operator is required to give you a fully executed copy of this agreement within 21 days after it was first signed by you or, if that is not practicable in the circumstances, as soon as practicable after that. If the park operator fails to comply with this requirement, the park operator is liable to a fine of \$5 000.

page 34
### Schedule 2 — Fixed term on-site home agreement

[r. 5]

	Division 1 — Preliminary		
Introduction	(1) This agreement is for the rental of —		
	(a) the site stated in clause 4; and		
	(b) a relocatable home provided on the site by the park		
	operator.		
	(2) This agreement is for a fixed term tenancy commencing and		
	ending on the days specified in clause 5.		
Notes to	This agreement is in 10 Divisions:		
tenants	Division 1 — Preliminary		
	Division 2 — Rent, fees and charges		
	Division 3 — Table of fees and charges for services and utilities		
	Division 4 — General terms		
	Division 5 — Special terms		
	Division 6 — Condition report		
	Division 7 — Park rules		
	Division 8 — Information sheet		
	Division 9 — Acceptance		
	Division 10 — Tenant's checklist		
	Before you sign this agreement, you should have completed the <b>TENANT'S CHECKLIST</b> in Division 10.		
	If you need general information about renting at a residential park —		
	call the Consumer Protection Contact Centre: 1300 30 40 54		
	<ul> <li>visit the Department of Commerce's website: www.commerce.wa.gov.au</li> </ul>		
	WARNING		
	This is a long-stay agreement for a fixed term.		
	You could be given 60 days notice to vacate the site if the park is being sold, but compensation is payable by the park operator for losses incurred.		
Clause 1 —			
Clause 1 — Terms used in this agreement	but compensation is payable by the park operator for losses incurred.		
Terms used in	but compensation is payable by the park operator for losses incurred.         In this agreement, unless the contrary intention appears —         Act means the Residential Parks (Long-stay Tenants)		
Terms used in	but compensation is payable by the park operator for losses incurred.         In this agreement, unless the contrary intention appears —         Act means the Residential Parks (Long-stay Tenants)         Act 2006;         agreed premises means the site, the on-site home, any other         structures on the site that the tenant is entitled to use or         occupy under this agreement, and any fixtures, fittings or         chattels that are provided under this agreement for the		
Terms used in	but compensation is payable by the park operator for losses incurred.         In this agreement, unless the contrary intention appears —         Act means the Residential Parks (Long-stay Tenants)         Act 2006;         agreed premises means the site, the on-site home, any other         structures on the site that the tenant is entitled to use or         occupy under this agreement, and any fixtures, fittings or         chattels that are provided under this agreement for the         exclusive use of the tenant;		

#### **Division 1**—**Preliminary**

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 2	Fixed term on-site home agreement
Division 1	Preliminary

	<i>regulations</i> means the <i>Residential Parks</i> (Long-stay Tenants) Regulations 2007;	
	<i>relocatable home</i> , in relation to a site, means a vehicle, building, tent or other structure that is fitted or designed for use as a residence (whether or not it includes bathroom or toilet facilities) and that is or can be parked, assembled or erected on the site;	
	<i>residential park</i> or <i>park</i> means the residential park referred to in clause 4;	
	shared premises, in relation to the residential park, means —	
	<ul> <li>(a) the common areas, structures and amenities in the park that the park operator provides for the use of all long-stay tenants or makes accessible to all long-stay tenants; and</li> </ul>	
	<ul><li>(b) any fixtures, fittings or chattels in or on the common areas or structures;</li></ul>	
	site means the site referred to in clause 4;	
	tenant means the party referred to in clause 3.	
Clause 2 — Park operator /	<b>Park operator's details</b> (not required if managing real estate agent's details are provided below)	
managing real	First name Last name	
estate agent details	Business address	
	Suburb State DD Postcode DDD	
	Phone ( ) Fax ( )	
	Email address	
	Managing real estate agent's details (if applicable)	
	Name	
	Address	
	Suburb State DDD Postcode DDD	
	Phone ( ) Fax ( )	
	Email address	

page 36

Residential Parks (Long-stay Tenants) Regulations 2007Fixed term on-site home agreementSchedule 2

Preliminary **Division 1** 

Clause 3 —	Tenant/s name/s		
Tenant/s	Current address		
details			
	Suburb State DDD Postcode DDD		
	Phone ( ) Fax ( )		
	Email address		
	Place of occupation		
	Suburb State DDD Postcode DDD		
	Phone ( ) Fax ( )		
	Email address		
Clause 4 —			
Residential	(1) Park name and address		
park and site			
details	(2) Site location (e.g. site number or other description)		
	(3) Area of site (e.g. Zm2 or X metres by Y metres)		
Clause 4A —	(1) Maximum number of persons who may use the on-site home		
Number of	as their principal place of residence		
residents allowed	(2) Maximum number of additional persons who may reside on		
anowed	a temporary basis in the on-site home		
	(3) Total number of persons who may reside in the on-site home		
	at any one time (add the number of persons allowed under		
	subclauses (1) and (2))		
Clause 5 —	Commencement date:		
Fixed term of	D D M M Y Y Y Y		
agreement	Termination date: $\Box \Box / \Box \Box \Box \Box \Box$		
	D D M M Y Y Y Y		

[Division 1 amended: Gazette 5 Jul 2011 p. 2815.]

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Division 2 — Kent, lees and charges			
Clause 6 —	(1) Rent: $\qquad$ month per $\square$ week / $\square$ fortnight / $\square$ month		
Rent	(Please tick applicable period)		
	(2) An additional charge may apply (see clauses 4A and 14) if additional persons are residing on a temporary basis in the on site home.		
	Note: Division 3 specifies what fees or charges for services and utilities are included in the rent, if any.		
Clause 7 — Rent payment day	Rent payment day		
Clause 8 —	Cash Cheque		
Method of rent payment	EFTPOS Credit card		
	□ Direct deposit into □ Deduction from pension specified financial institution		
	□ Other (please specify)		
Clause 9 — Location of rent payment	Place where rent must be paid: (e.g. at the park's office, at the park operator's financial institution)		
Clause 10 — Rent in advance	The tenant agrees to pay before or during the first 2 weeks of the tenancy an amount of:		
	Note: Section 25 of the Act states that this amount must not be more than 2 weeks' rent.		
Clause 11 —	(1) Rent increases allowed: $\Box$ Yes $\Box$ No		
Rent variation	(2) How the rent may be varied: (i.e. basis for reviewing e.g. —		
	<ul> <li>(a) current rent + CPI (the all groups consumer price index for Perth published by the Australian Statistician referred to in section 5 of the Australian Bureau of Statistics Act 1975 of the Commonwealth); or</li> </ul>		
	(b) percentage increase on current rent; or		
	(c) review on a market rent basis).		

**Division 2**—**Rent, fees and charges** 

# Residential Parks (Long-stay Tenants) Regulations 2007Fixed term on-site home agreementSchedule 2Rent, fees and chargesDivision 2

	Note 1: Under section 31 of the Act, if a long-stay agreement provides for a review of rent on a market rent basis then, when calculating the amount of rent to be payable on and after the review date, the park operator must have regard to a report obtained for the purpose by the park operator from a person licensed under the <i>Land Valuers Licensing Act 1978</i> .
	(3) When the rent may be varied:
	Note 2: The above subclause must set out the effect of section 30 of the Act or, if the park operator's right to increase rent under that section is to be limited by this agreement, a description of that right as varied by that limitation.
Clause 12 —	(1) The tenant is not required to pay —
No accelerated	(a) any rent remaining payable under this agreement; or
rent and liquidated	(b) rent of an increased amount; or
damages	(c) an amount by way of penalty; or
	(d) an amount by way of liquidated damages,
	for any breach of this agreement, the Act or any other written law.
	Note 1: Under Schedule 1 clause 18(1) to the Act, this agreement would be void to the extent that it provided for any such payment.
	(2) The tenant is not entitled to any reduction in rent, or any rebate, refund or other benefit, because the tenant has not breached this agreement, the Act or another written law.
	Note 2: Under Schedule 1 clause 18(2) to the Act, if in this agreement any reduction, rebate, refund or other benefit were expressed to be dependent on compliance with this agreement, the Act or another written law —
	<ul> <li>(a) this agreement would be taken to be varied from the commencement of the tenancy; and</li> </ul>
	<ul><li>(b) the tenant would be entitled to the reduction, rebate, refund or other benefit in any event.</li></ul>
Clause 13 —	4 weeks' rent
Security bonds	Security devices
	(not more than \$100)
	Fumigation (cats or dogs) (not more than \$100)

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	Total	
	Note:	Section 21(2) of the Act specifies the maximum amount for the security bonds relating to security devices and pets (\$100 each).
Clause 14 — Charges for additional residents	ac	harge for each person residing on the agreed premises in ddition to the number of persons who may use the on-site one as their principal place of residence, specified in ause $4A(1)$ :
	\$	per  night /  week /  fortnight /  month (Please tick applicable period
	in	lause 1 of the information sheet set out in Division 8 gives formation about who will be considered to be an additional erson residing on the agreed premises.
	01	tate any other provision applicable in relation to working ut who will be considered to be an additional person esiding on the agreed premises under this agreement.
	Note 1:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the provision in Division 5.
	m	the charge is not payable at the same time and in the same nanner as the rent, specify when and how the charge is to be aid.
	Note 2:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
		tate any other provisions applicable in relation to the oplication or calculation of a charge under this clause.
	Note 3:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	Exclude	this clause: 🗆 Yes 🗆 No
	Note 4:	This clause can be excluded by marking the relevant box above o by crossing out the entire clause.

Clause 15 — Fees and charges for	(1) The fees and charges set out in Division 3 are payable by the tenant during the term of this agreement for services and utilities provided in relation to the agreed premises.
services and utilities	(2) If a fee or charge under subclause (1) —
utilities	(a) is not included in the rent; and
	<ul> <li>(b) is imposed by a State agency or instrumentality for services or utilities provided by it; and</li> </ul>
	(c) is varied by that State agency or instrumentality,
	the amount payable by the tenant for that fee or charge under this agreement will vary accordingly.
	Exclude subclause (2):  Yes  No
	If this subclause is not excluded, are there any modifications or restrictions to the subclause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note: This subclause can be modified or restricted by marking the relevant box above, crossing out all or any part of the subclause and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the subclause; or</li> </ul>
	(b) if there is insufficient space below the subclause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 16 — Rates, taxes and charges	The park operator must bear the cost of all rates, taxes or charges imposed in respect of the agreed premises and the shared premises under any of the following written laws —
payable by	(a) the Land Tax Act 2002;
park operator	(b) the Local Government Act 1995;
	<ul> <li>(c) any written law under which a rate, tax or charge is imposed for "water services", as defined in the <i>Water</i> <i>Services Act 2012</i>, except a charge for water consumed.</li> </ul>
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or
	restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au



[Division 2 amended: Gazette 5 Jul 2011 p. 2815-16; 14 Nov 2013 p. 5064.]

Division 3 — Table of fees and charges for services and utilities

Service / Utility	Included in rent (mark "yes" or "no")	Frequency (e.g. monthly, quarterly, yearly)	Cost (specify whether fixed, metered or other)
Electricity			
Gas			
Water			
Telephone			
Mowing / Gardening			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			

#### **Division 4**—General terms

Clause 17 —	Children allowed to live on the agreed premises: $\Box$ Yes $\Box$ No	
Children	Note:	Under section 20 of the Act, it is illegal for the park operator to refuse to make an agreement on the basis that children will live in

page 42

	the agreed premises (or advertise or otherwise indicate an intention to so refuse, or instruct someone else to so refuse) unless —
	<ul> <li>(a) where the residential park is operated under a licence under the Caravan Parks and Camping Grounds Act 1995 — the licence permits the park operator to include such a term in this agreement; or</li> </ul>
	(b) in any other case — the residential park is a lifestyle village as defined in the Glossary to the Act, and the same term is included in all long-stay agreements made between the park operator and the long-stay tenants of the lifestyle village.
Clause 18 — Keeping of pets	Pets allowed:  Yes  No Type and number of pets allowed:
	Note: The keeping of pets is subject to any local government laws for the relevant district.

Clause 19 — Shared premises	(1) Specify any premises the tenant will share with other tenants at the park.
	(2) Specify any restrictions on the access to those premises.
	(3) The park operator may make changes to the residential park resulting in a reduction of the shared premises if 75% of the long-stay tenants at the park support the changes.
Clause 20 —	Vacant possession of the agreed premises will be given to the
Vacant possession	tenant on the day on which the tenant is entitled under this agreement to take up occupation of the agreed premises.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	<ul> <li>Note: This clause can be modified or restricted by marking the relevant box above and by either — <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction</li> </ul> </li> </ul>			
Clause 21 — No legal impediment to occupation of tenanted premises	<ul> <li>(1) On the part of the park operator, there is no legal impediment to the tenant's occupation of the agreed premises as a residence, or to the tenant's use of the agreed premises, for the period of this agreement.</li> <li>(2) In this clause — <i>impediment</i> means only an impediment of which, at the time of entering into this agreement, the park operator had knowledge or ought reasonably to have had knowledge.</li> <li>Exclude this clause: □ Yes □ No</li> <li>If this clause is not excluded, are there any modifications or restrictions to the clause? □ Yes □ No</li> <li>If yes, outline the modification or restriction below:</li> </ul>			
	Note:       This clause can be modified or restricted by marking the relevant box above and by either —         (a)       setting out the modification or restriction in the space provided below the clause; or         (b)       if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction			
Clause 22 — Responsibility for cleanliness	in Division 5. The tenant must keep the site and both the interior and the exterior of the on-site home in a reasonable state of cleanliness. Exclude this clause: □ Yes □ No If this clause is not excluded, are there any modifications or restrictions to the clause? □ Yes □ No If yes, outline the modification or restriction below:			

	<ul> <li>Note: This clause can be modified or restricted by marking the relevant box above and by either —         <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul> </li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 23 — Responsibility for damage	<ol> <li>The tenant must not intentionally or negligently cause or permit damage to the agreed premises or the shared premises.</li> </ol>
	<ul> <li>(2) The tenant must notify the park operator, as soon as practicable but in any case within 3 days, of any damage —</li> </ul>
	(a) to the site or to any fittings or fixtures on the site; or
	(b) to the exterior or interior of the on-site home; or
	<ul><li>(c) to any chattels, fittings or fixtures in or on the on-site home that are provided by the park operator for the use of the tenant.</li></ul>
	Exclude this clause: □ Yes □ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	• · ·
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	<ul> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.</li> </ul>
Clause 24 —	(1) The park operator must —
Park operator's	<ul><li>(a) provide the agreed premises and the shared premises in a reasonable state of cleanliness; and</li></ul>
responsibility for cleanliness and repairs	(b) maintain the shared premises in a reasonable state of cleanliness; and
and repairs	(c) provide and maintain the agreed premises and the shared premises in a reasonable state of repair having regard to their age, character and prospective life; and

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Division 4 General terms

	<ul><li>(d) comply with any other written laws that apply in relation to the buildings in the residential park or the health and safety of residents of the park.</li></ul>						
	(2) Without limiting the park operator's obligations under subclause (1) the park operator must carry out any work specified in the Condition report set out in Division 6 clause 3.						
	Exclude this clause: □ Yes □ No						
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No						
	If yes, outline the modification or restriction below:						
	Note: This clause can be modified or restricted by marking the relevant box above and by either —						
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>						
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.						
Clause 25 — Compensation where tenant	<ol> <li>The park operator must compensate the tenant for any reasonable expense incurred by the tenant in making urgent repairs to the agreed premises where —</li> </ol>						
sees to repairs	<ul> <li>(a) the state of disrepair has arisen otherwise than as a result of a breach of this agreement by the tenant and is likely to cause injury to person or property or undue inconvenience to the tenant; and</li> </ul>						
	(b) the tenant has made a reasonable attempt to give to the park operator notice of the state of disrepair and of his or her intention to incur expense in repairing the premises.						
	(2) However, the park operator is not obliged to compensate the tenant unless —						
	<ul><li>(a) the person who carries out the repairs holds a licence to do such work, if a written law requires the person to hold the licence; and</li></ul>						
	(b) the tenant has given to the park operator a report prepared by the repairer as to the apparent cause of the state of disrepair.						
	(3) Subclause (1) applies whether or not the tenant has notice of the state of the agreed premises at the time when this agreement is made.						

page 46

### Residential Parks (Long-stay Tenants) Regulations 2007Fixed term on-site home agreementSchedule 2

General terms **Division 4** 

	Exclude this clause:  Yes No If this clause is not excluded, are there any modifications or restrictions to the clause? Yes No If yes, outline the modification or restriction below: Note: This clause can be modified or restricted by marking the relevant box above and by either — (a) setting out the modification or restriction in the space
	provided below the clause; or (b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 26 — Tenant's conduct on premises	The tenant — <ul> <li>(a) must not cause or permit a nuisance anywhere in the residential park; and</li> <li>(b) must not use the agreed premises or the shared premises, or cause or permit them to be used, for an illegal purpose.</li> </ul>
	Exclude this clause: Yes No If this clause is not excluded, are there any modifications or restrictions to the clause? Yes No If yes, outline the modification or restriction below:
	<ul> <li>Note: This clause can be modified or restricted by marking the relevant box above and by either — <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction</li> </ul></li></ul>
Clause 27 — Quiet enjoyment	<ol> <li>The tenant has a right to quiet enjoyment of the agreed premises without interruption by the park operator or any person claiming by, through or under the park operator or having superior title to that of the park operator.</li> </ol>

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

(2)	The park operator must not cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the reasonable use by the tenant of the shared premises.
(3)	The park operator must take all reasonable steps to enforce the obligation of any other tenant of the park operator not to cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the shared premises.

# Residential Parks (Long-stay Tenants) Regulations 2007Fixed term on-site home agreementSchedule 2General termsDivision 4

Clause 28 — Locks	oth	e park operator must provide and maintain such locks or her devices as are necessary to ensure that the on-site home reasonably secure.
	de the be	e tenant will not alter, remove or add any lock or similar vice to the agreed premises or the shared premises without e consent of the park operator given at, or immediately fore, the time that the alteration, removal or addition is ried out.
	Note 1:	Under Schedule 1 clause 12(5) to the Act, a long-stay tenant who breaches subclause (2) above without reasonable excuse, in addition to any civil liability that the tenant might incur, commits an offence and is liable to a fine of \$20 000.
	sir be at,	e park operator will not alter, remove or add any lock or nilar device to the agreed premises or to anything that longs to the tenant without the consent of the tenant given or immediately before, the time that the alteration, noval or addition is carried out.
	sir	e park operator will not alter, remove or add any lock or nilar device to the shared premises without first notifying e tenant and providing the tenant with a means of access to e shared premises.
	Note 2:	Under Schedule 1 clause 12(6) to the Act, a park operator who breaches subclause (3) or (4) above without reasonable excuse, in addition to any civil liability that the park operator might incur, commits an offence and is liable to a fine of \$20 000.
	Note 3:	Under Schedule 1 clause 12(7) to the Act, if an agent of the park operator, without reasonable excuse, alters, removes or adds a lock or device to the agreed premises or the shared premises without the consent of the tenant given at or immediately before the time that the alteration, removal or addition is carried out, then the agent, in addition to any civil liability that the agent might incur, commits an offence and is liable to a fine of \$20 000.
	Exclude	this clause: □ Yes □ No
		use is not excluded, are there any modifications or ns to the clause? $\Box$ Yes $\Box$ No
	If yes, ou	tline the modification or restriction below:
	Note 4:	This clause can be modified or restricted by marking the relevant box above and by either —
		<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
		(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 29 — Park operator's right of entry	(1)	other inclu	bark operator may enter the agreed premises and any premises occupied by the tenant under this agreement, ding any relocatable home or other structure provided e tenant —
		(a)	with the consent of the tenant given at, or immediately before, the time of entry; or
		(b)	at any time in an emergency.
	(2)	The p	park operator may enter the agreed premises —
		(a)	on giving at least 24 hours' written notice to the tenant where the park operator requires access to meet the park operator's obligations under this Act or to inspect repairs and maintenance to the site; or
		(b)	on a day and at a reasonable time specified in a written notice given to the tenant at least 7 and not more than 14 days in advance, for the purpose of inspecting the premises or for any other purpose; or
		(c)	at any reasonable time for the purpose of collecting the rent under this agreement, where under this agreement the rent is payable not more frequently than once each week and is to be collected at the premises; or
		(d)	for the purpose of inspecting the agreed premises, on the occasion of a rent collection referred to in paragraph (c), but not more frequently than once every 4 weeks; or
		(e)	for the purpose of carrying out or inspecting necessary repairs to or maintenance of the agreed premises, at any reasonable time, after giving the tenant at least 72 hours' notice; or
		(f)	at any reasonable time and on a reasonable number of occasions during the 21 days before this agreement ends, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective tenants; or
		(g)	at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective purchasers.
	Exclu	ide thi	s clause: □ Yes □ No
			e is not excluded, are there any modifications or to the clause? □ Yes □ No
	If yes	, outli	ne the modification or restriction below:

	Note:	This clause can be modified or restricted by marking the relevant box above and by either —			
		<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
		(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 30 — Tenant's right to remove	(1)	The tenant must not affix a fixture or make a renovation or an alteration or addition to the agreed premises: □ Yes □ No			
fixtures or	(2)	If yes —			
alter premises		<ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>			
		(b) the following additional conditions apply:			
	(3)	The park operator must not withhold consent unreasonably.			
	(4)	At any time while the tenant's right to occupy the agreed premises continues, the tenant may remove any fixture that he or she has, with the park operator's consent, affixed to the premises, unless the removal of the fixture would cause irreparable damage to the agreed premises.			
	(5)	If the tenant's removal of a fixture causes damage to the agreed premises, the tenant must notify the park operator and, at the option of the park operator, repair the damage or compensate the park operator for any reasonable expenses incurred by the park operator in repairing the damage.			
	Exclude this clause:  Yes  No				
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No				
	If yes	, outline the modification or restriction below:			
	Note:	This clause can be modified or restricted by marking the relevant box above and by either —			

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 2Fixed term on-site home agreementDivision 4General terms

	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>	
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.	
Clause 31— Provision for assigning or sub-letting the premises	<ol> <li>The tenant may assign his or her interest under this agreement or sub-let the agreed premises: □ Yes □ No</li> <li>If yes —         <ul> <li>(a) the written consent of the park operator is required: □ Yes □ No</li> <li>(b) the following additional conditions apply: □</li> </ul> </li> </ol>	
	<ul> <li>(3) If the answer to subclause (2)(a) is yes — <ul> <li>(a) the park operator must not unreasonably withhold consent; and</li> <li>(b) the park operator must not make any charge for giving the percent for group with incidental engagement.</li> </ul> </li> </ul>	
	the consent except for reasonable incidental expenses. Note: Under Schedule 1 clause 16(4) to the Act, the operation of a provision of this agreement that purports to permit the assignment of the tenant's interest under this agreement is subject to the operation of any other written law that prohibits or regulates such an assignment.	
Clause 32 — Tenant's vicarious responsibility for breach of	(1) The tenant is vicariously responsible for any act or omission of another person who is lawfully on the agreed premises or the shared premises, if the act or omission would have constituted a breach of this agreement if done or omitted by the tenant.	
agreement	(2) Subclause (1) does not extend to a person who is lawfully on the agreed premises or the shared premises but whose authority does not derive from the permission, express or implied, of the tenant.	
	Exclude this clause:  Yes  No If this clause is not excluded, are there any modifications or restrictions to the clause?  Yes  No If yes, outline the modification or restriction below:	
	Note: This clause can be modified or restricted by marking the relevant box above and by either —	

page 52

# Residential Parks (Long-stay Tenants) Regulations 2007Fixed term on-site home agreementSchedule 2General termsDivision 4

	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>				
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.				
Clause 33 — Repositioning of on-site home	<ul> <li>(1) The park operator reserves the right to reposition the on-site home to a comparable site in the park if necessary.</li> <li>□ Yes □ No</li> <li>(2) If one the next second second</li></ul>				
	(2) If yes, the park operator must pay for all the tenant's expenses resulting from any repositioning of the on-site home.				
Clause 34 — Notice of	The period of notice for the termination of this agreement is:				
termination	Note 1: If notice of termination is given —				
	(a) by the park operator under Part 3 Division 2 of the Act; or				
	(b) by the tenant under Part 3 Division 3 of the Act,				
	section 33(1) of the Act provides that this agreement terminates when the above period of notice has expired and the tenant has given vacant possession of the agreed premises to the park operator.				
	Note 2: Under section 33(2) of the Act, this agreement is terminated when both of the following events have occurred —				
	(a) the fixed term has ended;				
	(b) the tenant has given vacant possession of the agreed premises to the park operator.				
	Note 3: Section 33(3) of the Act provides that in any other case, this agreement ends when —				
	<ul> <li>(a) the State Administrative Tribunal terminates this agreement under Part 5; or</li> </ul>				
	<ul> <li>(b) a person whose title is superior to the title of the park operator becomes entitled to possession of the agreed premises; or</li> </ul>				
	<ul> <li>(c) a mortgagee of the agreed premises takes possession of the premises under the mortgage; or</li> </ul>				
	(d) the tenant abandons the agreed premises; or				
	<ul> <li>(e) the tenant gives vacant possession of the premises under a written agreement with the park operator to end this agreement; or</li> </ul>				
	(f) the rights under this agreement of the park operator or the tenant are ended by merger.				
	Note 4: Sections 41 and 42 state that, if the park operator gives notice of termination, the notice must specify that the tenant is to give vacant possession of the agreed premises to the operator at least 60 days after the day on which the notice is given and, if the notice is given without grounds, not before the end of the fixed term.				
	Note 5: Section 44 states that, if the tenant gives notice of termination, the notice must specify that the tenant intends to give vacant possession of the agreed premises to the operator at least 21 days after the day on which the notice is given and not before the end of the fixed term.				

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 35 — No unilateral variation of agreement	Neither the park operator nor the tenant can vary this agreement unilaterally.
Clause 36 — Park rules	The tenant agrees to comply with the park rules set out in Division 7 as amended by the park operator from time to time in accordance with regulation 21 of the regulations.

[Division 4 amended: Gazette 5 Jul 2011 p. 2816.]

 Division 5 Special terms
Note 1: If a term set out in this Division (a "special term") is inconsistent with a provision of the Act or regulations, then unless the provision prescribes a term that has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that provision will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
Note 2: If a special term is inconsistent with a term set out in Division 1, 2 or 4 (a "prescribed term"), then unless the prescribed term has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that prescribed term will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
Note 3: Entering into any contract, agreement or arrangement with the intention, either directly or indirectly, of defeating, evading or preventing the operation of the Act is prohibited under section 9(2) of the Act and is punishable by a fine of \$10 000.

#### **Division 5**—**Special terms**

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

#### Residential Parks (Long-stay Tenants) Regulations 2007

Fixed term on-site home agreement Condition report **Schedule 2 Division 6** 

#### **Division 6** — Condition report

Note for this Division:

In this Division the park operator should set out the condition report prescribed under regulation 8(1)(a) and (2) and Schedule 5 clauses 1, 2, 3 and 4 of the regulations.

#### **Division 7**—**Park rules**

Note for this Division:

In this Division the park operator should set out the park rules for the residential park.

#### **Division 8**— Information sheet

Note for this Division:

In this Division the park operator should set out the information sheet prescribed under regulation 9(1)(a) and Schedule 6 of the regulations.

#### **Division 9**—Acceptance

Park operator / managing real estate agent signature/s	By signing this agreement, the parties to this agreement agree to be bound by its terms and conditions.
	Park operator / managing real estate agent
	Signatory (print name)
	Signature
	Date Signed:
	D D M M Y Y Y Y
	Witness*
	Signatory (print name)
	Signature
	Date Signed:
	D D M M Y Y Y Y
	* Please note the witness cannot be the park operator or tenant.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Tenant	Tenant (1)
signature/s	Signatory (print name)
	Signature
	Date Signed:
	D D M M Y Y Y Y
	Tenant (2)
	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	Witness*
	Signatory (print name)
	Signature
	Date Signed: $\Box\Box/\Box\Box/\Box\Box\Box$
	DD MM YYYY
	* Please note the witness cannot be the park operator or tenant.

#### **Division 10** — Tenant's checklist

□ I have received a copy of, and read, this agreement.
□ I have noted the clauses of this agreement that have been excluded, modified or restricted.
□ I have received a copy of, and read, the information booklet prepared for the purposes of section 11(1)(b) of the Act by the Commissioner for the purposes of the Act.
□ I have sought, or decided not to seek, independent legal advice.
□ I have signed 2 copies of Division 9.
Note: Under section 17(1)(b) of the Act, the park operator is required to give you a fully executed copy of this agreement within 21 days after it was first signed by you or, if that is not practicable in the circumstances, as soon as practicable after that. If the park operator fails to comply with this requirement, the park operator is liable to a fine of \$5 000.

page 56

### Schedule 3 — Periodic site-only agreement

[r. 6]

	Division 1 — Preliminary
Introduction	(1) This agreement is for the rental of the site stated in clause 4 and permits the tenant to position a relocatable home on the site.
	(2) This agreement is for a periodic tenancy commencing on the day specified in clause 5.
	Note: A periodic tenancy is one where there is no fixed term.
Notes to tenants	This agreement is in 10 Divisions: Division 1 — Preliminary Division 2 — Rent, fees and charges Division 3 — Table of fees and charges for services and utilities
	Division 4 — General terms
	Division 5 — Special terms
	Division 6 — Condition report
	Division 7 — Park rules
	Division 8 — Information sheet
	Division 9 — Acceptance
	Division 10 — Tenant's checklist
	Before you sign this agreement, you should have completed the <b>TENANT'S CHECKLIST</b> in Division 10.
	If you need general information about renting at a residential park —
	<ul> <li>call the Consumer Protection Contact Centre: 1300 30 40 54</li> </ul>
	<ul> <li>visit the Department of Commerce's website: www.commerce.wa.gov.au</li> </ul>
	WARNING
	This is a long-stay agreement with no fixed term.
	You could be given 180 days notice to vacate the site without explanation and you MIGHT NOT receive compensation for losses incurred, such as relocation expenses.
Clause 1 —	In this agreement, unless the contrary intention appears —
Clause 1 — Terms used in this agreement	Act means the Residential Parks (Long-stay Tenants) Act 2006;
	<i>agreed premises</i> means the site, any structures on the site that are provided by the park operator and that the tenant is entitled to use or occupy under this agreement, and any fixtures, fittings or chattels that are provided under this agreement for the exclusive use of the tenant;
	Division means a Division of this agreement;
	<i>park operator</i> means the party referred to in clause 2;
	F of or more means are party referred to in charge 2,

#### **Division 1**—**Preliminary**

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 3	Periodic site-only agreement
Division 1	Preliminary

	<i>regulations</i> means the <i>Residential Parks</i> (Long-stay Tenants) Regulations 2007;
	<i>relocatable home</i> , in relation to a site, means a vehicle, building, tent or other structure that is fitted or designed for use as a residence (whether or not it includes bathroom or toilet facilities) and that is or can be parked, assembled or erected on the site;
	<i>residential park</i> or <i>park</i> means the residential park referred to in clause 4;
	shared premises, in relation to the residential park, means —
	<ul> <li>(a) the common areas, structures and amenities in the park that the park operator provides for the use of all long-stay tenants or makes accessible to all long-stay tenants; and</li> </ul>
	<ul><li>(b) any fixtures, fittings or chattels in or on the common areas or structures;</li></ul>
	site means the site referred to in clause 4;
	tenant means the party referred to in clause 3.
Clause 2 — Park operator /	<b>Park operator's details</b> (not required if managing real estate agent's details are provided below)
managing real	First name Last name
estate agent details	Business address
	Suburb State DDD Postcode DDDD
	Phone ( ) Fax ( )
	Email address
	Managing real estate agent's details (if applicable)
	Name
	Address
	Suburb State DDD Postcode DDDD
	Phone ( ) Fax ( )
	Email address

page 58

### Residential Parks (Long-stay Tenants) Regulations 2007 Periodic site-only agreement Schedule 3

Preliminary **Division 1** 

Clause 3 —	Tenant/s name/s
Tenant/s details	Current address
	Suburb State DDD Postcode DDD
	Phone ( ) Fax ( )
	Email address
	Place of occupation
	Suburb State DDD Postcode DDD
	Phone ( ) Fax ( )
	Email address
Clause 4 — Residential	(1) Park name and address
park and site details	(2) Site location (e.g. site number or other description)
	(3) Area of site (e.g. Zm <sup>2</sup> or X metres by Y metres)
Clause 4A — Number of residents	(1) Maximum number of persons who may use a relocatable home on the site as their principal place of residence
allowed	(2) Maximum number of additional persons who may reside on a temporary basis in a relocatable home on the site
	(3) Total number of persons who may reside in a relocatable home on the site at any one time (add the number of persons allowed under subclauses (1) and (2))
Clause 5 — Agreement commencement date	Commencement date: DD/DD/DDD DD MM Y Y Y Y

[Division 1 amended: Gazette 5 Jul 2011 p. 2816.]

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Division $2$ — Rent, fees and charges		
Clause 6 —	(1) Rent: $\qquad$ per $\square$ week / $\square$ fortnight / $\square$ month	
Rent	(Please tick applicable period)	
	(2) An additional charge may apply (see clauses 4A and 14) if additional persons are residing on a temporary basis in a relocatable home on the site.	
	Note: Division 3 specifies what fees or charges for services and utilities are included in the rent, if any.	
Clause 7 — Rent payment	Rent payment day	
day Clause 8 —	Cash Cheque	
Method of rent payment	EFTPOS Credit card	
	□ Direct deposit into □ Deduction from pension specified financial institution	
	□ Other (please specify)	
Clause 9 — Location of rent payment	Place where rent must be paid: (e.g. at the park's office, at the park operator's financial institution)	
Clause 10 — Rent in advance	The tenant agrees to pay before or during the first 2 weeks of the tenancy an amount of:	
	Note: Section 25 of the Act states that this amount must not be more than 2 weeks' rent.	
Clause 11 —	(1) Rent increases allowed:  Ves  No	
Rent variation	Note 1: Schedule 1 clause 4 to the Act provides that a review of rent at intervals of less than 12 months is of no effect.	
	(2) How the rent may be varied: (i.e. basis for reviewing e.g. —	
	<ul> <li>(a) current rent + CPI (the all groups consumer price index for Perth published by the Australian Statistician referred to in section 5 of the Australian Bureau of Statistics Act 1975 of the Commonwealth); or</li> </ul>	
	(b) percentage increase on current rent; or	
	(c) review on a market rent basis).	

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic site-only agreementSchedule 3Rent, fees and chargesDivision 2

	Note 2: Under Schedule 1 clause 4(3) and (4) to the Act, the above subclause cannot specify more than one basis for calculating rent on any single review date, however this does not prevent different bases for calculating rent being specified for different review dates.
	Note 3: Under Schedule 1 clause 4(5) to the Act, the above subclause cannot provide that the rent payable on and after a review date is not reduced if the amount calculated on the basis specified for that review date is less than the amount that was payable under this agreement immediately before the review date.
	Note 4: Under section 31 of the Act, if a long-stay agreement provides for a review of rent on a market rent basis then, when calculating the amount of rent to be payable on and after the review date, the park operator must have regard to a report obtained for the purpose by the park operator from a person licensed under the <i>Land Valuers</i> <i>Licensing Act 1978.</i>
	(3) When the rent may be varied:
	Note 5: Under Schedule 1 clause 4(2) and (6) to the Act —
	<ul> <li>(a) if it is the practice of the park operator to review the rent payable by long-stay tenants in accordance with a set review date schedule and the tenant has been given written notice of that schedule before the making of this agreement, the above subclause can set the first review date earlier than 12 months from the beginning of the tenancy;</li> </ul>
	(b) the above subclause cannot otherwise specify that the rent is to be reviewed at intervals of less than 12 months.
Clause 12 —	(1) The tenant is not required to pay —
No accelerated	(a) any rent remaining payable under this agreement; or
rent and liquidated	(b) rent of an increased amount; or
damages	(c) an amount by way of penalty; or
	(d) an amount by way of liquidated damages,
	for any breach of this agreement, the Act or any other written law.
	Note 1: Under Schedule 1 clause 18(1) to the Act, this agreement would be void to the extent that it provided for any such payment.

#### Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 3Periodic site-only agreementDivision 2Rent, fees and charges

	(2) The tenant is not entitled to any reduction in rent, or any
	rebate, refund or other benefit, because the tenant has not breached this agreement, the Act or another written law.
	Note 2: Under Schedule 1 clause 18(2) to the Act, if in this agreement any
	reduction, rebate, refund or other benefit were expressed to be dependent on compliance with this agreement, the Act or another written law —
	<ul> <li>(a) this agreement would be taken to be varied from the commencement of the tenancy; and</li> </ul>
	(b) the tenant would be entitled to the reduction, rebate, refund or other benefit in any event.
Clause 13 —	4 weeks' rent
Security bonds	Security devices
	(not more than \$100)
	Funigation (cats or dogs)
	(not more than \$100)
	Total
	Note: Section 21(2) of the Act specifies the maximum amount for the
	security bonds relating to security devices and pets (\$100 each).
Clause 14 — Charges for additional residents	(1) Charge for each person residing on the agreed premises in addition to the number of persons who may use a relocatable home on the site as their principal place of residence, specified in clause 4A(1):
	$\$$ per $\Box$ night / $\Box$ week / $\Box$ fortnight / $\Box$ month
	(Please tick applicable period)
	(2) Clause 1 of the information sheet set out in Division 8 gives information about who will be considered to be an additional person residing on the agreed premises.
	State any other provision applicable in relation to working out who will be considered to be an additional person residing on the agreed premises under this agreement.
	Note 1: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the provision in Division 5.

page 62

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic site-only agreementSchedule 3Rent, fees and chargesDivision 2

	<ul><li>(3) If the charge is not payable at the same time and in the same manner as the rent, specify when and how the charge is to be paid.</li></ul>
	Note 2: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	(4) State any other provisions applicable in relation to the application or calculation of a charge under this clause.
	Note 3: If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	Exclude this clause:  Yes  No
	Note 4: This clause can be excluded by marking the relevant box above or by crossing out the entire clause.
Clause 15 — Fees and charges for services and utilities	(1) The fees and charges set out in Division 3 are payable by the tenant during the term of this agreement for services and utilities provided in relation to the agreed premises.
	(2) If a fee or charge under subclause (1) —
ummeto	(a) is not included in the rent; and
	(b) is imposed by a State agency or instrumentality for services or utilities provided by it; and
	(c) is varied by that State agency or instrumentality,
	the amount payable by the tenant for that fee or charge under this agreement will vary accordingly.
	Exclude subclause (2): □ Yes □ No
	If this subclause is not excluded, are there any modifications or restrictions to the subclause? $\Box$ Yes $\Box$ No

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 3Periodic site-only agreementDivision 2Rent, fees and charges

	If yes, outline the modification or restriction below:
	Note: This subclause can be modified or restricted by marking the relevant box above, crossing out all or any part of the subclause and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the subclause; or</li> </ul>
	(b) if there is insufficient space below the subclause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 16 — Rates, taxes and charges	The park operator must bear the cost of all rates, taxes or charges imposed in respect of the agreed premises and the shared premises under any of the following written laws —
payable by	(a) the Land Tax Act 2002;
park operator	(b) the Local Government Act 1995;
	(c) any written law under which a rate, tax or charge is imposed for "water services", as defined in the <i>Water</i> <i>Services Act 2012</i> , except a charge for water consumed.
	Exclude this clause: $\Box$ Yes $\Box$ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.

[Division 2 amended: Gazette 5 Jul 2011 p. 2816-17; 14 Nov 2013 p. 5064.]

page 64

Service / Utility	Included in rent (mark "yes" or "no")	Frequency (e.g. monthly, quarterly, yearly)	Cost (specify whether fixed, metered or other)
Electricity			
Gas			
Water			
Telephone			
Mowing / Gardening			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			

### Division 3 — Table of fees and charges for services and utilities

#### **Division 4** — General terms

Clause 17 — Children	Children allowed to live on the agreed premises: □ Yes □ No Note: Under section 20 of the Act, it is illegal for the park operator to refuse to make an agreement on the basis that children will live in the agreed premises (or advertise or otherwise indicate an intention to so refuse, or instruct someone else to so refuse) unless —	
	<ul> <li>(a) where the residential park is operated under a licence under the Caravan Parks and Camping Grounds Act 1995 — the licence permits the park operator to include such a term in this agreement; or</li> </ul>	
	(b) in any other case — the residential park is a lifestyle village as defined in the Glossary to the Act, and the same term is included in all long-stay agreements made between the park operator and the long-stay tenants of the lifestyle village.	

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 18 —	Pets allowed:  Yes  No	
Keeping of pets	Type and number of pets allowed:	
	Note: The keeping of pets is subject to any local government laws for the relevant district.	
Clause 19 — Shared	(1) Specify any premises the tenant will share with other tenants at the park.	
premises		
	(2) Specify any restrictions on the access to those premises.	
	(3) The park operator may make changes to the residential park resulting in a reduction of the shared premises if 75% of the	
	long-stay tenants at the park support the changes.	
Clause 20 — Vacant	Vacant possession of the agreed premises will be given to the tenant on the day on which the tenant is entitled under this	
possession	agreement to take up occupation of the agreed premises.	
	Exclude this clause:  Yes  No	
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No	
	If yes, outline the modification or restriction below:	
	Note: This clause can be modified or restricted by marking the relevant box above and by either —	
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>	
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.	

Clause 21 — No legal impediment to occupation of tenanted premises	<ul> <li>(1) On the part of the park operator, there is no legal impediment to the tenant's occupation of the agreed premises as a residence, or to the tenant's use of the agreed premises, for the period of this agreement.</li> <li>(2) In this clause — <i>impediment</i> means only an impediment of which, at the time of entering into this agreement, the park operator had knowledge or ought reasonably to have had knowledge.</li> <li>Exclude this clause: □ Yes □ No</li> <li>If this clause is not excluded, are there any modifications or restrictions to the clause? □ Yes □ No</li> <li>If yes, outline the modification or restriction below:</li> <li>Note: This clause can be modified or restricted by marking the relevant box above and by either — <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction</li> </ul></li></ul>
	in Division 5.
Clause 22 — Responsibility for cleanliness	The tenant must keep the site and the exterior of the relocatable home on the site in a reasonable state of cleanliness.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 23 — Responsibility for damage	<ol> <li>The tenant must not intentionally or negligently cause or permit damage to the agreed premises or the shared premises.</li> </ol>	
	(2) The tenant must notify the park operator, as soon as practicable but in any case within 3 days, of any damage —	
	(a) to the site or to any fittings or fixtures on the site; or	
	(b) to the exterior of the relocatable home on the site.	
	Exclude this clause:  Yes  No	
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No	
	If yes, outline the modification or restriction below:	
	Note: This clause can be modified or restricted by marking the relevant box above and by either —	
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>	
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.	
Clause 24 —	(1) The park operator must —	
Park operator's	<ul> <li>(a) provide the agreed premises and the shared premises in a reasonable state of cleanliness; and</li> </ul>	
responsibility for cleanliness and repairs	(b) maintain the shared premises in a reasonable state of cleanliness; and	
und repuits	<ul> <li>(c) provide and maintain the agreed premises and the shared premises in a reasonable state of repair having regard to their age, character and prospective life; and</li> </ul>	
	<ul><li>(d) comply with any other written laws that apply in relation to the buildings in the residential park or the health and safety of residents of the park.</li></ul>	
	(2) Without limiting the park operator's obligations under subclause (1) the park operator must carry out any work specified in the Condition report set out in Division 6 clause 3.	

#### Residential Parks (Long-stay Tenants) Regulations 2007 Periodic site-only agreement Schedule 3 General terms Division 4

Exclude this clause: □ Yes □ No If this clause is not excluded, are there any modifications or restrictions to the clause? 
Yes 
No If yes, outline the modification or restriction below: ..... ..... Note: This clause can be modified or restricted by marking the relevant box above and by either -(a) setting out the modification or restriction in the space provided below the clause: or (b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5. Clause 25 -(1) The park operator must compensate the tenant for any Compensation reasonable expense incurred by the tenant in making urgent where tenant repairs to the agreed premises where sees to repairs (a) the state of disrepair has arisen otherwise than as a result of a breach of this agreement by the tenant and is likely to cause injury to person or property or undue inconvenience to the tenant; and the tenant has made a reasonable attempt to give to the (b) park operator notice of the state of disrepair and of his or her intention to incur expense in repairing the premises. However, the park operator is not obliged to compensate the (2)tenant unless the person who carries out the repairs holds a licence to (a) do such work, if a written law requires the person to hold the licence; and the tenant has given to the park operator a report (b) prepared by the repairer as to the apparent cause of the state of disrepair. Subclause (1) applies whether or not the tenant has notice of (3) the state of the agreed premises at the time when this agreement is made.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Division 4	General terms

	Exclude this clause: $\Box$ Yes $\Box$ No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 26 —	The tenant —
Tenant's conduct on premises	(a) must not cause or permit a nuisance anywhere in the residential park; and
	(b) must not use the agreed premises or the shared premises, or cause or permit them to be used, for an illegal purpose.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\square$ Yes $\square$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
# Residential Parks (Long-stay Tenants) Regulations 2007Periodic site-only agreementSchedule 3General termsDivision 4

Clause 27 — Quiet enjoyment	(1) The tenant has a right to quiet enjoyment of the agreed premises without interruption by the park operator or any person claiming by, through or under the park operator or having superior title to that of the park operator.
	(2) The park operator must not cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the reasonable use by the tenant of the shared premises.
	(3) The park operator must take all reasonable steps to enforce the obligation of any other tenant of the park operator not to cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the shared premises.
Clause 28 — Locks	(1) The tenant will not alter, remove or add any lock or similar device to the agreed premises or the shared premises without the consent of the park operator given at, or immediately before, the time that the alteration, removal or addition is carried out.
	Note 1: Under Schedule 1 clause 12(5) to the Act, a long-stay tenant who breaches subclause (1) above without reasonable excuse, in addition to any civil liability that the tenant might incur, commits an offence and is liable to a fine of \$20 000.
	(2) The park operator will not alter, remove or add any lock or similar device to the agreed premises or to anything that belongs to the tenant without the consent of the tenant given at, or immediately before, the time that the alteration, removal or addition is carried out.
	(3) The park operator will not alter, remove or add any lock or similar device to the shared premises without first notifying the tenant and providing the tenant with a means of access to the shared premises.
	Note 2: Under Schedule 1 clause 12(6) to the Act, a park operator who breaches subclause (2) or (3) above without reasonable excuse, in addition to any civil liability that the park operator might incur, commits an offence and is liable to a fine of \$20 000.
	Note 3: Under Schedule 1 clause 12(7) to the Act, if an agent of the park operator, without reasonable excuse, alters, removes or adds a lock or device to the agreed premises or the shared premises without the consent of the tenant given at or immediately before the time that the alteration, removal or addition is carried out, then the agent, in addition to any civil liability that the agent might incur, commits an offence and is liable to a fine of \$20 000.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Concurre o	
Division 4	General terms

	Exclude	this clause: $\Box$ Yes $\Box$ No
		use is not excluded, are there any modifications or ns to the clause?  Yes  No
	If yes, ou	tline the modification or restriction below:
	Note 4:	This clause can be modified or restricted by marking the relevant box above and by either —
		<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
		(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 29 — Park operator's right of entry	otł inc	e park operator may enter the agreed premises and any ner premises occupied by the tenant under this agreement, cluding any relocatable home or other structure provided the tenant —
	(a)	with the consent of the tenant given at, or immediately before, the time of entry; or
	(b)	at any time in an emergency.
	(2) Th	e park operator may enter the agreed premises —
	(a)	on giving at least 24 hours' written notice to the tenant where the park operator requires access to meet the park operator's obligations under this Act or to inspect repairs and maintenance to the site; or
	(b)	on a day and at a reasonable time specified in a written notice given to the tenant at least 7 and not more than 14 days in advance, for the purpose of inspecting the premises or for any other purpose; or
	(c)	at any reasonable time for the purpose of collecting the rent under this agreement, where under this agreement the rent is payable not more frequently than once each week and is to be collected at the premises; or
	(d)	<ul> <li>for the purpose of inspecting the agreed premises, on the occasion of a rent collection referred to in paragraph (c), but not more frequently than once every 4 weeks; or</li> </ul>
	(e)	for the purpose of carrying out or inspecting necessary repairs to or maintenance of the agreed premises, at any reasonable time, after giving the tenant at least 72 hours' notice; or

# Residential Parks (Long-stay Tenants) Regulations 2007Periodic site-only agreementSchedule 3General termsDivision 4

	<ul> <li>(f) at any reasonable time and on a reasonable number of occasions during the 21 days before this agreement ends, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective tenants; or</li> <li>(g) at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective purchasers.</li> </ul>
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 30 — Tenant's right to remove	<ul> <li>(1) The tenant must not affix a fixture or make a renovation or an alteration or addition to the agreed premises:</li> <li>□ Yes □ No</li> </ul>
fixtures or alter premises	(2) If yes —
atter premises	<ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>
	(b) the following additional conditions apply:
	<ul> <li>(3) The tenant must not affix a fixture or make a renovation or an alteration or addition to the exterior of the relocatable home on the site or to the exterior of any other structure on the site that is not part of the agreed premises: □ Yes □ No</li> </ul>

### Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

## Residential Parks (Long-stay Tenants) Regulations 2007Schedule 3Periodic site-only agreementDivision 4General terms

	(4) If yes —
	<ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>
	(b) the following additional conditions apply:
	(5) The park operator must not withhold consent unreasonably.
	(6) At any time while the tenant's right to occupy the agreed premises continues, the tenant may remove any fixture that he or she has, with the park operator's consent, affixed to the premises, unless the removal of the fixture would cause irreparable damage to the agreed premises.
	(7) If the tenant's removal of a fixture causes damage to the agreed premises, the tenant must notify the park operator and, at the option of the park operator, repair the damage or compensate the park operator for any reasonable expenses incurred by the park operator in repairing the damage.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause?  Yes  No
	If yes, outline the modification or restriction below:
	Note: This clause can be modified or restricted by marking the relevant box above and by either —
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 31 — Selling	<ol> <li>Tenant permitted to sell a relocatable home owned by the tenant on the site: □ Yes □ No</li> </ol>
relocatable home	(2) If yes, state any restrictions which apply in relation to the size and placement of any "for sale" sign on the relocatable home or elsewhere in the park.

page 74

## Residential Parks (Long-stay Tenants) Regulations 2007Periodic site-only agreementSchedule 3General termsDivision 4

	(3)	State any other restrictions which affect the sale of the relocatable home.
	(4)	The tenant is not required to nominate the park operator as
		the selling agent in relation to the sale of the relocatable home.
Clause 32 — Provision for	(1)	The tenant may assign his or her interest under this agreement or sub-let the agreed premises: $\Box$ Yes $\Box$ No
assigning or	(2)	If yes —
sub-letting the premises		<ul> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>
		(b) the following additional conditions apply:
	(3)	If the answer to subclause (2)(a) is yes —
		(a) the park operator must not unreasonably withhold consent; and
		(b) the park operator must not make any charge for giving the consent except for reasonable incidental expenses.
	Note:	Under Schedule 1 clause 16(4) to the Act, the operation of a provision of this agreement that purports to permit the assignment of the tenant's interest under this agreement is subject to the operation of any other written law that prohibits or regulates such an assignment.
Clause 33 — Tenant's vicarious responsibility for breach of	(1)	The tenant is vicariously responsible for any act or omission of another person who is lawfully on the agreed premises or the shared premises, if the act or omission would have constituted a breach of this agreement if done or omitted by the tenant.
agreement		ine tenant.

### Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 3	Periodic site-only agreement
Division 4	General terms

	<ul> <li>(2) Subclause (1) does not extend to a person who is lawfully on the agreed premises or the shared premises but whose authority does not derive from the permission, express or implied, of the tenant.</li> <li>Exclude this clause:  Yes No</li> <li>If this clause is not excluded, are there any modifications or restrictions to the clause?  Yes No</li> <li>If yes, outline the modification or restriction below:</li> </ul>
	<ul> <li>Note: This clause can be modified or restricted by marking the relevant box above and by either — <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Referto Division 5" and setting out the modification or restriction</li> </ul> </li> </ul>
Clause 34 — Repositioning of relocatable home	<ul> <li>in Division 5.</li> <li>(1) The park operator reserves the right to reposition the tenant's relocatable home to a comparable site in the park if necessary: □ Yes □ No</li> <li>(2) If yes, the park operator must pay for all the tenant's expenses resulting from any repositioning of the relocatable home.</li> </ul>
Clause 35 — Notice of termination	The period of notice for the termination of this agreement is: Note 1: If notice of termination is given — (a) by the park operator under Part 3 Division 2 of the Act; or
	<ul> <li>(b) by the tenant under Part 3 Division 3 of the Act,</li> <li>section 33(1) of the Act provides that this agreement terminates when the above period of notice has expired and the tenant has given vacant possession of the agreed premises to the park operator.</li> <li>Note 2: Section 33(3) of the Act provides that in any other case, this agreement ends when —</li> </ul>
	<ul> <li>(a) the State Administrative Tribunal terminates this agreement under Part 5; or</li> <li>(b) a person whose title is superior to the title of the park operator becomes entitled to possession of the agreed premises; or</li> </ul>
	<ul> <li>(c) a mortgagee of the agreed premises takes possession of the premises under the mortgage; or</li> <li>(d) the tenant abandons the agreed premises; or</li> <li>(e) the tenant gives vacant possession of the premises under a written agreement with the park operator to end this</li> </ul>

page 76

	<ul> <li>the rights under this agreement of the park operator or the tenant are ended by merger.</li> </ul>	
	Note 3: Sections 41 and 42 state that, if the park operator gives notice of termination, the notice must specify that the tenant is to give vacant possession of the agreed premises to the operator at least 180 days after the day on which the notice is given.	
	Note 4: Section 44 states that, if the tenant gives notice of termination, the notice must specify that the tenant intends to give vacant possession of the agreed premises to the operator at least 21 days after the day on which the notice is given.	
Clause 36 — No unilateral variation of agreement	Neither the park operator nor the tenant can vary this agreement unilaterally.	
Clause 37 — Park rules	The tenant agrees to comply with the park rules set out in Division 7 as amended by the park operator from time to time in accordance with regulation 21 of the regulations.	

[Division 4 amended: Gazette 5 Jul 2011 p. 2817.]

**Division 5**—**Special terms** 

	1
Note 1:	If a term set out in this Division (a "special term") is inconsistent with a provision of the Act or regulations, then unless the provision prescribes a term that has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that provision will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
Note 2:	If a special term is inconsistent with a term set out in Division 1, 2 or 4 (a "prescribed term"), then unless the prescribed term has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that prescribed term will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.
Note 3:	Entering into any contract, agreement or arrangement with the intention, either directly or indirectly, of defeating, evading or preventing the operation of the Act is prohibited under section 9(2) of the Act and is punishable by a fine of \$10 000.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

### **Division 6** — Condition report

Note for this Division:

In this Division the park operator should set out the condition report prescribed under regulation 8(1)(b) and (2) and Schedule 5 clauses 2, 3 and 4 of the regulations.

### **Division 7**—**Park rules**

Note for this Division:

In this Division the park operator should set out the park rules for the residential park.

### **Division 8**— Information sheet

Note for this Division:

In this Division the park operator should set out the information sheet prescribed under regulation 9(1)(b) and Schedule 7 of the regulations.

page 78

	Division 9 — Acceptance
Park operator / managing real	By signing this agreement, the parties to this agreement agree to be bound by its terms and conditions.
estate agent	Park operator / managing real estate agent
signature/s	Signatory (print name)
	Signature
	Date Signed:
	DD MM Y YY Y
	Witness*
	Signatory (print name)
	Signature
	Date Signed:
	DD MM Y YY Y
	* Please note the witness cannot be the park operator or tenant.
Tenant	Tenant (1)
signature/s	Signatory (print name)
	Signature
	Date Signed: $\Box\Box/\Box\Box/\Box\Box\Box$
	DD MM Y YY Y
	Tenant (2)
	Signatory (print name)
	Signature
	Date Signed: $\Box\Box/\Box\Box/\Box\Box\Box$
	DD MM YYYY
	Witness*
	Signatory (print name)
	Signature
	Date Signed:
	DD MM YYYY
	* Please note the witness cannot be the park operator or tenant.
Cooling off	Note 1: Section 18(1) of the Act states that the tenant is entitled to rescind this agreement —
period	<ul> <li>(a) at any time within 5 working days after this agreement</li> <li>commencement date specified in clause 5; or</li> </ul>
	(b) if the park operator does not comply with section 11(1) of the Act within the time specified in that subsection but does provide the documents required under that section — at any time within 10 working days after the day on which the documents required under that section are given to the tenant.
	Note 2: Under section 18(2) of the Act, the tenant cannot rescind this agreement after taking up occupation of the agreed premises.

### **Division 9** — Acceptance

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Division 10 — Tenant's checklist			
[		I have received a copy of, and read, this agreement.	
E		I have noted the clauses of this agreement that have been excluded, modified or restricted.	
C		I have received a copy of, and read, the information booklet prepared for the purposes of section 11(1)(b) of the Act by the Commissioner for the purposes of the Act.	
[		I have sought, or decided not to seek, independent legal advice.	
E		I have signed 2 copies of Division 9.	
И	Note:	Under section 17(1)(b) of the Act, the park operator is required to give you a fully executed copy of this agreement within 21 days after it was first signed by you or, if that is not practicable in the circumstances, as soon as practicable after that. If the park operator fails to comply with this requirement, the park operator is liable to a fine of \$5 000.	

### Schedule 4 — Fixed term site-only agreement

[r. 7]

Division 1 — Preliminary		
Introduction	(1) This agreement is for the rental of the site stated in clause 4 and permits the tenant to position a relocatable home on the site.	
	(2) This agreement is for a fixed term tenancy commencing and ending on the days specified in clause 5.	
Notes to tenants	This agreement is in 10 Divisions: Division 1 — Preliminary Division 2 — Rent, fees and charges Division 3 — Table of fees and charges for services and utilities Division 4 — General terms Division 5 — Special terms Division 6 — Condition report Division 7 — Park rules Division 8 — Information sheet Division 9 — Acceptance Division 10 — Tenant's checklist Before you sign this agreement, you should have completed the <b>TENANT'S CHECKLIST</b> in Division 10. If you need general information about renting at a residential park — • call the Consumer Protection Contact Centre:	
	<ul> <li>1300 30 40 54</li> <li>visit the Department of Commerce's website: www.commerce.wa.gov.au</li> </ul>	
	WARNING This is a long-stay agreement for a fixed term. You could be given 180 days notice to vacate the site if the park is being sold, but compensation is payable by the park operator for losses incurred.	
Clause 1 — Terms used in this agreement	In this agreement, unless the contrary intention appears — Act means the Residential Parks (Long-stay Tenants) Act 2006;	
	<i>agreed premises</i> means the site, any structures on the site that are provided by the park operator and that the tenant is entitled to use or occupy under this agreement, and any fixtures, fittings or chattels that are provided under this agreement for the exclusive use of the tenant;	
	<i>Division</i> means a Division of this agreement;	
	<i>park operator</i> means the party referred to in clause 2;	
	<i>regulations</i> means the <i>Residential Parks</i> (Long-stay Tenants) <i>Regulations</i> 2007;	
	<i>relocatable home</i> , in relation to a site, means a vehicle, building, tent or other structure that is fitted or designed for	

### **Division 1** — **Preliminary**

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Residential Parks (Long-stay Tenants) Regulations 2007

Schedule 4	Fixed term site-only agreement
Division 1	Preliminary

	use as a residence (whether or not it includes bathroom or toilet facilities) and that is or can be parked, assembled or erected on the site;			
	<i>residential park</i> or <i>park</i> means the residential park referred to in clause 4;			
	shared premises, in relation to the residential park, means			
	<ul> <li>(a) the common areas, structures and amenities in the park that the park operator provides for the use of all long-stay tenants or makes accessible to all long-stay tenants; and</li> </ul>			
	<ul><li>(b) any fixtures, fittings or chattels in or on the common areas or structures;</li></ul>			
	site means the site referred to in clause 4;			
	tenant means the party referred to in clause 3.			
Clause 2 — Park operator /	<b>Park operator's details</b> (not required if managing real estate agent's details are provided below)			
managing real estate agent	First name Last name			
details	Business address			
	Suburb State DDD Postcode DDD			
	Phone ( ) Fax ( )			
	Email address			
	Managing real estate agent's details (if applicable)			
	Name			
	Address			
	Suburb State DDD Postcode DDD			
	Phone ( ) Fax ( )			
	Email address			
Clause 3 —	Tenant/s name/s			
Tenant/s details	Current address			
uctans				
	Suburb State DDD Postcode DDD			
	Phone ( ) Fax ( )			
	Email address			
	Place of occupation			
	Suburb State DDD Postcode DDD			
	Phone ( ) Fax ( )			
	Email address			

page 82

Clause 4 — Residential	(1) Park name and address
park and site details	(2) Site location (e.g. site number or other description)
	(3) Area of site (e.g. $Zm^2$ or X metres by Y metres)
Clause 4A — Number of residents	<ol> <li>Maximum number of persons who may use a relocatable home on the site as their principal place of residence</li> </ol>
allowed	(2) Maximum number of additional persons who may reside on a temporary basis in a relocatable home on the site
	(3) Total number of persons who may reside in a relocatable home on the site at any one time (add the number of persons allowed under subclauses (1) and (2))
Clause 5 —	
Fixed term of	D D M M Y Y Y Y
agreement	Termination date:
	D D M M Y Y Y Y

[Division 1 amended: Gazette 5 Jul 2011 p. 2817-18.]

**Division 2**— **Rent, fees and charges** 

Clause 6 —	(1) F	Rent: \$ per	week /		
Rent			(Please tick applicable period)		
	(2) An additional charge may apply (see clauses 4A and 14) if additional persons are residing on a temporary basis in a relocatable home on the site.				
	Note: Division 3 specifies what fees or charges for services and utiliti are included in the rent, if any.			charges for services and utilities	
Clause 7 — Rent payment day	Rent payment day				
Clause 8 —	🗆 Ca	sh		Cheque	
Method of rent payment	□ EF	TPOS		Credit card	
	spe	rect deposit into ecified financial stitution		Deduction from pension	

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	□ Other (please specify)			
	·····			
Clause 9 — Location of rent payment	Place where rent must be paid: (e.g. at the park's office, at the park operator's financial institution)			
Clause 10 — Rent in advance	The tenant agrees to pay before or during the first 2 weeks of the tenancy an amount of: Note: Section 25 of the Act states that this amount must not be more than 2 weeks' rent.			
Clause 11 —	(1) Rent increases allowed: □ Yes □ No			
Rent variation	(2) How the rent may be varied: (i.e. basis for reviewing e.g. —			
	<ul> <li>(a) current rent + CPI (the all groups consumer price index for Perth published by the Australian Statistician referred to in section 5 of the <i>Australian Bureau of Statistics Act 1975</i> of the Commonwealth); or</li> </ul>			
	(b) percentage increase on current rent; or			
	(c) review on a market rent basis).			
	Note 1: Under Schedule 1 clause 4(3) and (4) to the Act, the above subclause cannot specify more than one basis for calculating rent on any single review date, however this does not prevent different bases for calculating rent being specified for different review dates.			
	Note 2: Under Schedule 1 clause 4(5) to the Act, the above subclause cannot provide that the rent payable on and after a review date is not reduced if the amount calculated on the basis specified for that review date is less than the amount that was payable under this agreement immediately before the review date.			
	Note 3: Under section 31 of the Act, if a long-stay agreement provides for a review of rent on a market rent basis then, when calculating the amount of rent to be payable on and after the review date, the park operator must have regard to a report obtained for the purpose by the park operator from a person licensed under the <i>Land Valuers</i> <i>Licensing Act 1978.</i>			
	(3) When the rent may be varied:			

# Residential Parks (Long-stay Tenants) Regulations 2007Fixed term site-only agreementSchedule 4Rent, fees and chargesDivision 2

		Schedule 1 clause 4(2) and (6) to the Act — if it is the practice of the park operator to review the rent payable by long-stay tenants in accordance with a set
		review date schedule and the tenant has been given written notice of that schedule before the making of this agreement, the above subclause can set the first review date earlier than 12 months from the beginning of the tenancy;
	(b)	the above subclause cannot otherwise specify that the rent is to be reviewed at intervals of less than 12 months.
Clause 12 —	(1) The tena	nt is not required to pay —
No accelerated rent and	(a) any	rent remaining payable under this agreement; or
liquidated	(b) ren	t of an increased amount; or
damages	(c) an	amount by way of penalty; or
	(d) an	amount by way of liquidated damages,
	for any b law.	reach of this agreement, the Act or any other written
		r Schedule 1 clause 18(1) to the Act, this agreement would id to the extent that it provided for any such payment.
	rebate, re	nt is not entitled to any reduction in rent, or any efund or other benefit, because the tenant has not this agreement, the Act or another written law.
	reduc deper	r Schedule 1 clause 18(2) to the Act, if in this agreement any tion, rebate, refund or other benefit were expressed to be ident on compliance with this agreement, the Act or another in law —
	(a)	this agreement would be taken to be varied from the commencement of the tenancy; and
	(b)	the tenant would be entitled to the reduction, rebate, refund or other benefit in any event.
Clause 13 —	4 weeks' rent	
Security bonds	Security device (not more than	
	Fumigation (ca (not more than	8
	Total	
	Note: Section	on 21(2) of the Act specifies the maximum amount for the type bonds relating to security devices and pets (\$100 each).

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 14 — Charges for additional residents	ad ho	harge for each person residing on the agreed premises in dition to the number of persons who may use a relocatable ome on the site as their principal place of residence, ecified in clause 4A(1):
	\$ .	per $\Box$ night / $\Box$ week / $\Box$ fortnight / $\Box$ month
		(Please tick applicable period)
	in	ause 1 of the information sheet set out in Division 8 gives formation about who will be considered to be an additional arson residing on the agreed premises.
	ou	ate any other provision applicable in relation to working tt who will be considered to be an additional person siding on the agreed premises under this agreement.
	Note 1:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the provision in Division 5.
	ma	the charge is not payable at the same time and in the same anner as the rent, specify when and how the charge is to be iid.
	Note 2:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
		ate any other provisions applicable in relation to the plication or calculation of a charge under this clause.
	•••••	
	Note 3:	If there is insufficient space below the subclause, write "Refer to Division 5" and specify the details in Division 5.
	Exclude	this clause: □ Yes □ No
	Note 4:	This clause can be excluded by marking the relevant box above or by crossing out the entire clause.

Clause 15 — Fees and charges for services and	<ol> <li>The fees and charges set out in Division 3 are payable by the tenant during the term of this agreement for services and utilities provided in relation to the agreed premises.</li> </ol>			
utilities	(2) If a fee or charge under subclause $(1)$ —			
	(a) is not included in the rent; and			
	<ul> <li>(b) is imposed by a State agency or instrumentality for services or utilities provided by it; and</li> </ul>			
	(c) is varied by that State agency or instrumentality,			
	the amount payable by the tenant for that fee or charge under this agreement will vary accordingly.			
	Exclude subclause (2):  Yes  No			
	If this subclause is not excluded, are there any modifications or restrictions to the subclause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			
	Note 2: This subclause can be modified or restricted by marking the relevant box above, crossing out all or any part of the subclause and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the subclause; or</li> </ul>			
	(b) if there is insufficient space below the subclause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 16 —	The park operator must bear the cost of all rates, taxes or charges			
Rates, taxes and charges	imposed in respect of the agreed premises and the shared premises under any of the following written laws —			
payable by park operator	(a) the Land Tax Act 2002;			
park operator	(b) the Local Government Act 1995;			
	(c) any written law under which a rate, tax or charge is imposed for "water services", as defined in the <i>Water</i> <i>Services Act 2012</i> , except a charge for water consumed.			
	Exclude this clause:  Yes  No			
	If this clause is not excluded, are there any modifications or			
	restrictions to the clause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au



[Division 2 amended: Gazette 5 Jul 2011 p. 2818; 14 Nov 2013 p. 5064.]

Division 3 — Table of fees and charges for services and utilities

Service / Utility	Included in rent (mark "yes" or "no")	Frequency (e.g. monthly, quarterly, yearly)	Cost (specify whether fixed, metered or other)
Electricity			
Gas			
Water			
Telephone			
Mowing / Gardening			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			
Other service / utility (please specify)			

page 88

	Division 4 — General terms
Clause 17 —	Children allowed to live on the agreed premises: $\Box$ Yes $\Box$ No
Children	Note: Under section 20 of the Act, it is illegal for the park operator to refuse to make an agreement on the basis that children will live in the agreed premises (or advertise or otherwise indicate an intention to so refuse, or instruct someone else to so refuse) unless —
	<ul> <li>(a) where the residential park is operated under a licence under the Caravan Parks and Camping Grounds Act 1995 — the licence permits the park operator to include such a term in this agreement; or</li> </ul>
	(b) in any other case — the residential park is a lifestyle village as defined in the Glossary to the Act, and the same term is included in all long-stay agreements made between the park operator and the long-stay tenants of the lifestyle village.
Clause 18 —	Pets allowed:  Yes  No
Keeping of pets	Type and number of pets allowed:
	Note: The keeping of pets is subject to any local government laws for the relevant district.
Clause 19 — Shared premises	(1) Specify any premises the tenant will share with other tenants at the park.
	(2) Specify any restrictions on the access to those premises.
	(3) The park operator may make changes to the residential park resulting in a reduction of the shared premises if 75% of the long-stay tenants at the park support the changes.
Clause 20 — Vacant possession	Vacant possession of the agreed premises will be given to the tenant on the day on which the tenant is entitled under this agreement to take up occupation of the agreed premises.
	Exclude this clause: $\Box$ Yes $\Box$ No

**Division 4**—General terms

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			
	Note: This clause can be modified or restricted by marking the relevant box above and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 21 — No legal impediment to occupation of	(1) On the part of the park operator, there is no legal impediment to the tenant's occupation of the agreed premises as a residence, or to the tenant's use of the agreed premises, for the period of this agreement.			
tenanted	(2) In this clause —			
premises	<i>impediment</i> means only an impediment of which, at the time of entering into this agreement, the park operator had knowledge or ought reasonably to have had knowledge.			
	Exclude this clause:  Yes  No			
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			
	Note: This clause can be modified or restricted by marking the relevant box above and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
	<ul> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.</li> </ul>			
Clause 22 — Responsibility for cleanliness	The tenant must keep the site and the exterior of the relocatable home on the site in a reasonable state of cleanliness.			
	Exclude this clause:  Yes  No			

## Residential Parks (Long-stay Tenants) Regulations 2007Fixed term site-only agreementSchedule 4

General terms **Division 4** 

	If this clause is not excluded, are there any modifications or restrictions to the clause?  Yes No If yes, outline the modification or restriction below:			
	Note: This clause can be modified or restricted by marking the relevant			
	box above and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 23 — Responsibility for damage	<ol> <li>The tenant must not intentionally or negligently cause or permit damage to the agreed premises or the shared premises.</li> </ol>			
	(2) The tenant must notify the park operator, as soon as practicable but in any case within 3 days, of any damage —			
	(a) to the site or to any fittings or fixtures on the site; or			
	(b) to the exterior of the relocatable home on the site.			
	Exclude this clause: $\Box$ Yes $\Box$ No			
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			
	Note: This clause can be modified or restricted by marking the relevant box above and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 24 —	(1) The park operator must —			
Park operator's	(a) provide the agreed premises and the shared premises in a reasonable state of cleanliness; and			
responsibility for cleanliness and repairs	(b) maintain the shared premises in a reasonable state of cleanliness; and			

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 4Fixed term site-only agreementDivision 4General terms

	<ul> <li>(c) provide and maintain the agreed premises and the shared premises in a reasonable state of repair having regard to their age, character and prospective life; and</li> <li>(1) the state of the s</li></ul>		
	<ul><li>(d) comply with any other written laws that apply in relation to the buildings in the residential park or the health and safety of residents of the park.</li></ul>		
	(2) Without limiting the park operator's obligations under subclause (1) the park operator must carry out any work specified in the Condition report set out in Division 6 clause 3.		
	Exclude this clause:  Yes  No		
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No		
	If yes, outline the modification or restriction below:		
	Note: This clause can be modified or restricted by marking the relevant box above and by either —		
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>		
	(b) if there is insufficient space below the clause, writing "Refe to Division 5" and setting out the modification or restriction in Division 5.		
Clause 25 — Compensation where tenant	(1) The park operator must compensate the tenant for any reasonable expense incurred by the tenant in making urgent repairs to the agreed premises where —		
sees to repairs	<ul> <li>(a) the state of disrepair has arisen otherwise than as a result of a breach of this agreement by the tenant and i likely to cause injury to person or property or undue inconvenience to the tenant; and</li> </ul>		
	(b) the tenant has made a reasonable attempt to give to the park operator notice of the state of disrepair and of his or her intention to incur expense in repairing the premises.		
	(2) However, the park operator is not obliged to compensate the tenant unless —		
	<ul><li>(a) the person who carries out the repairs holds a licence to do such work, if a written law requires the person to hold the licence; and</li></ul>		
	(b) the tenant has given to the park operator a report prepared by the repairer as to the apparent cause of the state of disrepair.		

page 92

## Residential Parks (Long-stay Tenants) Regulations 2007Fixed term site-only agreementSchedule 4General termsDivision 4

	<ul> <li>(3) Subclause (1) applies whether or not the tenant has notice of the state of the agreed premises at the time when this agreement is made.</li> <li>Exclude this clause: □ Yes □ No</li> <li>If this clause is not excluded, are there any modifications or restrictions to the clause? □ Yes □ No</li> <li>If yes, outline the modification or restriction below:</li> </ul>			
	Note: This clause can be modified or restricted by marking the relevant box above and by either — (a) setting out the modification or restriction in the space provided below the clause; or			
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			
Clause 26 — Tenant's conduct on premises	The tenant — <ul> <li>(a) must not cause or permit a nuisance anywhere in the residential park; and</li> <li>(b) must not use the agreed premises or the shared premises, or cause or permit them to be used, for an</li> </ul>			
	illegal purpose.			
	Exclude this clause:  Yes  No			
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No			
	If yes, outline the modification or restriction below:			
	Note: This clause can be modified or restricted by marking the relevant box above and by either —			
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>			
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.			

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 27 — Quiet enjoyment	(1) The tenant has a right to quiet enjoyment of the agreed premises without interruption by the park operator or any person claiming by, through or under the park operator or having superior title to that of the park operator.
	(2) The park operator must not cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the reasonable use by the tenant of the shared premises.
	(3) The park operator must take all reasonable steps to enforce the obligation of any other tenant of the park operator not to cause or permit any interference with the reasonable peace, comfort or privacy of the tenant in the use by the tenant of the agreed premises or the shared premises.
Clause 28 — Locks	(1) The tenant will not alter, remove or add any lock or similar device to the agreed premises or the shared premises without the consent of the park operator given at, or immediately before, the time that the alteration, removal or addition is carried out.
	Note 1: Under Schedule 1 clause 12(5) to the Act, a long-stay tenant who breaches subclause (1) above without reasonable excuse, in addition to any civil liability that the tenant might incur, commits an offence and is liable to a fine of \$20 000.
	(2) The park operator will not alter, remove or add any lock or similar device to the agreed premises or to anything that belongs to the tenant without the consent of the tenant given at, or immediately before, the time that the alteration, removal or addition is carried out.
	(3) The park operator will not alter, remove or add any lock or similar device to the shared premises without first notifying the tenant and providing the tenant with a means of access to the shared premises.
	Note 2: Under Schedule 1 clause 12(6) to the Act, a park operator who breaches subclause (2) or (3) above without reasonable excuse, in addition to any civil liability that the park operator might incur, commits an offence and is liable to a fine of \$20 000.
	Note 3: Under Schedule 1 clause 12(7) to the Act, if an agent of the park operator, without reasonable excuse, alters, removes or adds a lock or device to the agreed premises or the shared premises without the consent of the tenant given at or immediately before the time that the alteration, removal or addition is carried out, then the agent, in addition to any civil liability that the agent might incur, commits an offence and is liable to a fine of \$20 000.
	Exclude this clause:  Yes  No
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No
	If yes, outline the modification or restriction below:

	Note: This clause can be modified or restricted by marking the relevant box above and by either — (a) setting out the modification or restriction in the space provided below the clause; or
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.
Clause 29 — Park operator's right of entry	(1) The park operator may enter the agreed premises and any other premises occupied by the tenant under this agreement, including any relocatable home or other structure provided by the tenant —
	(a) with the consent of the tenant given at, or immediately before, the time of entry; or
	(b) at any time in an emergency.
	(2) The park operator may enter the agreed premises —
	(a) on giving at least 24 hours' written notice to the tenant where the park operator requires access to meet the park operator's obligations under this Act or to inspect repairs and maintenance to the site; or
	(b) on a day and at a reasonable time specified in a written notice given to the tenant at least 7 and not more than 14 days in advance, for the purpose of inspecting the premises or for any other purpose; or
	(c) at any reasonable time for the purpose of collecting the rent under this agreement, where under this agreement the rent is payable not more frequently than once each week and is to be collected at the premises; or
	<ul> <li>(d) for the purpose of inspecting the agreed premises, on the occasion of a rent collection referred to in paragraph (c), but not more frequently than once every 4 weeks; or</li> </ul>
	<ul> <li>(e) for the purpose of carrying out or inspecting necessary repairs to or maintenance of the agreed premises, at any reasonable time, after giving the tenant at least 72 hours' notice; or</li> </ul>
	(f) at any reasonable time and on a reasonable number of occasions during the 21 days before this agreement ends, after giving the tenant reasonable notice, for the purpose of showing the agreed premises to prospective tenants; or
	(g) at any reasonable time and on a reasonable number of occasions, after giving the tenant reasonable notice, for

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

General terms

**Division 4** 

	If this or restrict If yes,	the purpose of showing the agreed premises to prospective purchasers. e this clause: ☐ Yes ☐ No clause is not excluded, are there any modifications or ions to the clause? ☐ Yes ☐ No outline the modification or restriction below:
	Note.	<ul> <li>This clause can be modified or restricted by marking the relevant box above and by either — <ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction</li> </ul> </li> </ul>
Clause 30 — Tenant's right to remove	6	in Division 5. The tenant must not affix a fixture or make a renovation or alteration or addition to the agreed premises: Yes I No
fixtures or alter premises	(2) ]	<ul> <li>f yes —</li> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> <li>(b) the following additional conditions apply:</li> </ul>
	a l	The tenant must not affix a fixture or make a renovation or an alteration or addition to the exterior of the relocatable nome on the site or to the exterior of any other structure on he site that is not part of the agreed premises: $\Box$ Yes $\Box$ No
	(4) I (	<ul> <li>f yes —</li> <li>a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> <li>b) the following additional conditions apply:</li> </ul>
	(6) A	The park operator must not withhold consent unreasonably. At any time while the tenant's right to occupy the agreed premises continues, the tenant may remove any fixture that he or she has, with the park operator's consent, affixed to the

page 96

Residential Parks (Long-stay Tenants) Regulations 2007Fixed term site-only agreementSchedule 4General termsDivision 4

	premises, unless the removal of the fixture would cause irreparable damage to the agreed premises.				
	(7) If the tenant's removal of a fixture causes damage to the agreed premises, the tenant must notify the park operator and, at the option of the park operator, repair the damage or compensate the park operator for any reasonable expenses incurred by the park operator in repairing the damage.				
	Exclude this clause: $\Box$ Yes $\Box$ No				
	If this clause is not excluded, are there any modifications or				
	restrictions to the clause? $\Box$ Yes $\Box$ No				
	If yes, outline the modification or restriction below:				
	Note: This clause can be modified or restricted by marking the relevant box above and by either —				
	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> </ul>				
	(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.				
Clause 31 — Selling	(1) Tenant permitted to sell a relocatable home owned by the tenant on the site: □ Yes □ No				
relocatable home	(2) If yes, state any restrictions which apply in relation to the size and placement of any "for sale" sign on the relocatable home or elsewhere in the park.				
	<ul><li>(3) State any other restrictions which affect the sale of the relocatable home.</li></ul>				
	(3) State any other restrictions which affect the sale of the				
	(3) State any other restrictions which affect the sale of the				
	<ul><li>(3) State any other restrictions which affect the sale of the relocatable home.</li></ul>				
	(3) State any other restrictions which affect the sale of the relocatable home.				
	(3) State any other restrictions which affect the sale of the relocatable home.				

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

	(4) The tenant is not required to nominate the park operator as the selling agent in relation to the sale of the relocatable home.	
Clause 32 — Provision for	(1) The tenant may assign his or her interest under this agreement or sub-let the agreed premises: □ Yes □ No	
assigning or sub-letting the premises	<ul> <li>(2) If yes —</li> <li>(a) the written consent of the park operator is required:</li> <li>□ Yes □ No</li> </ul>	
	(b) the following additional conditions apply:	
	(b) the following additional conditions apply:	
	(3) If the answer to subclause (2)(a) is yes —	
	(a) the park operator must not unreasonably withhold consent; and	
	(b) the park operator must not make any charge for giving the consent except for reasonable incidental expenses.	
	Note: Under Schedule 1 clause 16(4) to the Act, the operation of a provision of this agreement that purports to permit the assignment of the tenant's interest under this agreement is subject to the operation of any other written law that prohibits or regulates such an assignment.	
Clause 33 — Tenant's vicarious responsibility for breach of	(1) The tenant is vicariously responsible for any act or omission of another person who is lawfully on the agreed premises or the shared premises, if the act or omission would have constituted a breach of this agreement if done or omitted by the tenant.	
agreement	(2) Subclause (1) does not extend to a person who is lawfully on the agreed premises or the shared premises but whose authority does not derive from the permission, express or implied, of the tenant.	
	Exclude this clause: $\Box$ Yes $\Box$ No	
	If this clause is not excluded, are there any modifications or restrictions to the clause? $\Box$ Yes $\Box$ No	
	If yes, outline the modification or restriction below:	
Note: This clause can be modified or restricted by marking th box above and by either —		

Clause 34 — Repositioning	relo	<ul> <li>(a) setting out the modification or restriction in the space provided below the clause; or</li> <li>(b) if there is insufficient space below the clause, writing "Refer to Division 5" and setting out the modification or restriction in Division 5.</li> <li>e park operator reserves the right to reposition the tenant's pocatable home to a comparable site in the park if</li> </ul>	
of relocatable home	<ul> <li>necessary. □ Yes □ No</li> <li>(2) If yes, the park operator must pay for all the tenant's expenses resulting from any repositioning of the relocatable</li> </ul>		
	hor		
Clause 35 — Notice of	The period of notice for the termination of this agreement is:		
termination	Note 1:	If notice of termination is given —	
		(a) by the park operator under Part 3 Division 2 of the Act; or	
		(b) by the tenant under Part 3 Division 3 of the Act,	
		section 33(1) of the Act provides that this agreement terminates when the above period of notice has expired and the tenant has given vacant possession of the agreed premises to the park operator.	
	Note 2:	Under section 33(2) of the Act, this agreement is terminated when both of the following events have occurred —	
		(a) the fixed term has ended;	
		(b) the tenant has given vacant possession of the agreed premises to the park operator.	
	Note 3:	Section 33(3) of the Act provides that in any other case, this agreement ends when —	
		<ul> <li>(a) the State Administrative Tribunal terminates this agreement under Part 5; or</li> </ul>	
		<ul> <li>(b) a person whose title is superior to the title of the park operator becomes entitled to possession of the agreed premises; or</li> </ul>	
		<ul> <li>(c) a mortgagee of the agreed premises takes possession of the premises under the mortgage; or</li> </ul>	
		(d) the tenant abandons the agreed premises; or	
		<ul> <li>(e) the tenant gives vacant possession of the premises under a written agreement with the park operator to end this agreement; or</li> </ul>	
		(f) the rights under this agreement of the park operator or the tenant are ended by merger.	
	Note 4:	Sections 41 and 42 state that, if the park operator gives notice of termination, the notice must specify that the tenant is to give vacant possession of the agreed premises to the operator at least 180 days after the day on which the notice is given and, if the notice is given without grounds, not before the end of the fixed term.	
	Note 5:	Section 44 states that, if the tenant gives notice of termination, the notice must specify that the tenant intends to give vacant possession of the agreed premises to the operator at least 21 days after the day on which the notice is given and not before the end of the fixed term.	

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Clause 36 — No unilateral variation of agreement		Neither the park operator nor the tenant can vary this agreement unilaterally.		
	Clause 37 — Park rules	The tenant agrees to comply with the park rules set out in Division 7 as amended by the park operator from time to time in accordance with regulation 21 of the regulations.		

[Division 4 amended: Gazette 5 Jul 2011 p. 2818.]

Division 5 — Special terms			
	Note 1:	If a term set out in this Division (a "special term") is inconsistent with a provision of the Act or regulations, then unless the provision prescribes a term that has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that provision will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.	
	Note 2:	If a special term is inconsistent with a term set out in Division 1, 2 or 4 (a "prescribed term"), then unless the prescribed term has been excluded, modified or restricted in accordance with the Act, the regulations and this agreement, that prescribed term will prevail and, under section 9(1) of the Act, the special term will be void and of no effect to the extent of the inconsistency.	
	Note 3:	Entering into any contract, agreement or arrangement with the intention, either directly or indirectly, of defeating, evading or preventing the operation of the Act is prohibited under section 9(2) of the Act and is punishable by a fine of \$10 000.	

### **Division 5**—**Special terms**

page 100

### Residential Parks (Long-stay Tenants) Regulations 2007

Fixed term site-only agreement Condition report **Schedule 4 Division 6** 

### **Division 6** — Condition report

Note for this Division:

In this Division the park operator should set out the condition report prescribed under regulation 8(1)(b) and (2) and Schedule 5 clauses 2, 3 and 4 of the regulations.

### **Division 7**—**Park rules**

Note for this Division:

In this Division the park operator should set out the park rules for the residential park.

### **Division 8**— Information sheet

Note for this Division:

In this Division the park operator should set out the information sheet prescribed under regulation 9(1)(b) and Schedule 7 of the regulations.

### **Division 9**—Acceptance

Park operator / managing real	By signing this agreement, the parties to this agreement agree to be bound by its terms and conditions.						
estate agent	Park operator / managing real estate agent						
signature/s	Signatory (print name)						
	Signature						
	Date Signed:						
	DD MM YYYY						
	Witness*						
	Signatory (print name)						
	Signature						
	Date Signed:						
	DD MM YYYY						
	* Please note the witness cannot be the park operator or tenant.						

page 101

**Division 10** Tenant's checklist

Tenant	Tenant (1)						
signature/s	Signatory (print name)						
	Signature						
	Date Signed:						
	DD MM YYYY						
	Tenant (2)						
	Signatory (print name)						
	Signature						
	Date Signed:						
	DD MM YYYY						
	Witness*						
	Signatory (print name)						
	Signature						
	Date Signed:						
	DD MM YYYY						
	* Please note the witness cannot be the park operator or tenant.						
Cooling off period	Note 1: Section 18(1) of the Act states that the tenant is entitled to rescind this agreement —						
F	<ul> <li>(a) at any time within 5 working days after this agreement commencement date specified in clause 5; or</li> </ul>						
	(b) if the park operator does not comply with section 11(1) of the Act within the time specified in that subsection but does provide the documents required under that section — at any time within 10 working days after the day on which the documents required under that section are given to the tenant.						
	Note 2: Under section 18(2) of the Act, the tenant cannot rescind this agreement after taking up occupation of the agreed premises.						

### **Division 10** — Tenant's checklist

□ I have received a copy of, and read, this agreement.
□ I have noted the clauses of this agreement that have been excluded, modified or restricted.
□ I have received a copy of, and read, the information booklet prepared for the purposes of section 11(1)(b) of the Act by the Commissioner for the purposes of the Act.
□ I have sought, or decided not to seek, independent legal advice.
□ I have signed 2 copies of Division 9.
Note: Under section 17(1)(b) of the Act, the park operator is required to give you a fully executed copy of this agreement within 21 days after it was first signed by you or, if that is not practicable in the circumstances, as soon as practicable after that. If the park operator fails to comply with this requirement, the park operator is liable to a fine of \$5 000.

page 102

cl. 1

## Schedule 5 — Condition report

[r. 8(1)]

	site ho			Lou	ınge/ Din	ing				
	Condition at commencement Condition at termination									
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			N/A					N/A		
Doors/ windows										
Blinds/ curtains										
Lights/ power points /										
Floor coverings			N/A					V/N		
Other										

### 1. On-site home

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

cl. 1

	Kitchen									
	(	Condition	at comm	encemen	t	Condition at termination				
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			V/N					N/A		
Doors/ windows										
Blinds/ curtains										
Lights/ power points										
Floor coverings			N/A					N/A		
Cupboards/ drawers										
Benchtops/ tiling			N/A					N/A		

page 104

					Kitchen					
	(	Condition	at comm	encemen	t	Condition at termination				
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Sink/ disposal unit										
Taps										
Stove top										
Griller										
Microwave Oven Griller										
Oven										
Refrigerator										

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01]
Published on www.legislation.wa.gov.au

cl. 1

	Kitchen											
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	1		
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments		
Exhaust fan												
Other												

	Bedroom 1											
		Condition	at comm	encemen	t	Condition at termination						
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments		
Walls/ ceiling			N/A					N/A				
Doors/ windows												
Blinds/ curtains												

page 106
				E	Bedroom	1				
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Lights/ power points										
Floor coverings			N/A						N/A	
Other										

	-			E	Bedroom	2				
		Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			N/A					N/A		
Doors/ windows										

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

				E	Bedroom	2				
	(	Condition	at comm	nencemen	t		Conditi	on at tern	nination	1
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Blinds/ curtains										
Lights/ power points										
Floor coverings			N/A					N/A		
Other										

				В	edroom	3				
	(	Condition	at comm	encemen	t	Condition at termination				
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			N/A					N/A		

page 108

				E	Bedroom	3				
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Doors/ windows										
Blinds/ curtains										
Lights/ power points										
Floor coverings			N/A					N/A		
Other										

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

				]	Bathroon	1				
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			N/A					N/A		
Doors/ windows										
Blinds/ curtains										
ooints										
Floor coverings Lights/			N/A					N/A		
Bath										
Shower										

page 110

				]	Bathroon	1				
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Shower screen										
Wash basin										
Tiling			N/A					A/A		
Mirror/ cabinet										
Towel rails			N/A					N/A		
Toilet										
Other										

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01]
Published on www.legislation.wa.gov.au

\_cl. 1

					Laundry					
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Walls/ ceiling			A/A					N/A		
Doors/ windows										
Blinds/ curtains										
Lights/ power points										
Floor coverings			N/A					N/A		
Hot water service Wash tubs										

page 112

					Laundry					
		Condition	at comm	encemen	t	Condition at termination				
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Other			-					-		

					General					
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Concreted or paved areas			V/N					V/N		
Annexe/ verandah			N/A					N/A		
Carport/ space			V/N					V/N		
Other										

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

2.

					General					
	(	Condition	at comm	encemen	t		Conditi	on at tern	nination	
	Clean / tidy	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments
Landscaping/ garden			V/N					N/A		
Driveway			N/A					N/A		
Storeroom/ shed			N/N					V/N		
Site slab/ (concrete)			I V/N					I V/N		
General appearance (			I V/N					N/A		

page 114

Exclusive facilities										
	(	Condition	at comm	encemen	t	Condition at termination				
(Specify facilities)	Clean	Undamaged	Working	Tenant agrees	Comments	Clean	Undamaged	Working	Tenant agrees	Comments

### 3. Specific work to be undertaken by park operator

(Cross out if not needed)

(1) The park operator agrees to undertake the following cleaning, repairs, additions or other work during the tenancy:

(2)	The park operator agrees to complete the work by:

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

### 4. Signatures

At commencement	At termination
Park operator / managing real estate agent:	Park operator / managing real estate agent:
Tenant 1:	Tenant 1:
Tenant 2:	Tenant 2:
renam 2:	Tenant 2:

Note for this clause:

Further items and comments may be added on a separate sheet signed by the park operator / managing real estate agent and the tenant and attached to this report.

page 116

# Schedule 6 — Information sheet (on-site home agreement)

1.

[r. 9(1)(a)]

	ditional persons residing on a temporary basis e emises	on the agreed
(1)	Are tenants required to pay charges for persons residing on a temporary basis on the agreed premises?	□ Yes □ No
(2)	Tenants are not required to pay charges for additional persons residing on the agreed premises unless the number of persons residing on the agreed premises at a particular time exceeds the maximum number of persons who may use the agreed premises as their principal place of residence under the agreement.	
(3)	If charges are payable under subclause (1) specify —	
	<ul><li>(a) when a person is to be considered to be residing on the agreed premises for the purposes of the agreement;</li></ul>	
	(b) any time of the year when the charges will not be payable;	
	(c) whether charges for additional residents are payable only after a certain period of time.	
	If yes, specify the period:	
	(d) whether charges for additional residents are payable if the agreed premises have their own bathroom and toilet?	□ Yes □ No
[C	lause 1 inserted: Gazette 5 Jul 2011 p. 2818-19.]	

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

2.		Services and utilities	
		What services and utilities are provided to tenants?	
			•••••
			••••••
3.		Pets	
		Are pets allowed?	□ Yes □ No
4.		Shared premises and facilities	
	(1)	Are shared premises provided at the park?	□ Yes □ No
	(2)	If yes, what are these premises?	
			•••••
	$\langle 0 \rangle$		
	(3)	Are there any restrictions about the use of shared premises?	□ Yes □ No
	(4)	Are there mail facilities on the park?	$\Box$ Yes $\Box$ No
_			
5.		Parking	
		How much car parking is available?	
			••••••
6.		Sub-letting or otherwise assigning the agreed prem	nises
	(1)	Is a tenant permitted to sub-let or otherwise assign the agreed premises?	□ Yes □ No
	(2)	If yes, is the consent of the park operator required?	$\Box$ Yes $\Box$ No
	(2)	Do any other conditions apply?	$\Box$ Yes $\Box$ No
	(2)	2 c any other conditions apply.	

page 118

7.	1	Restrictions on use of site	
		Are there any restrictions about what can be placed on the site?	□ Yes □ No
8.	]	Insurance requirements	
	(1)	Are there any requirements regarding insurance?	🗆 Yes 🗆 No
	(2)	If yes, what are these requirements?	
			••••••
9.	J	Requirements on tenants regarding gardening ma	intenance
		Are there any requirements upon the tenants regarding gardening maintenance?	🗆 Yes 🗆 No
10.	J	Park liaison committee	
	(1)	Is there a park liaison committee?	🗆 Yes 🗆 No
	(2)	If yes —	
		• what are its functions?	
			••••••
		• what are its procedures?	
			••••••
			••••••

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

1.

# Schedule 7 — Information sheet (site-only agreement)

[r. 9(1)(b)]

(1)	Are tenants required to pay charges for persons residing on a temporary basis on the agreed premises?	🗆 Yes 🗆 No
(2)	Tenants are not required to pay charges for additional persons residing on the agreed premises unless the number of persons residing on the agreed premises at a particular time exceeds the maximum number of persons who may use the agreed premises as their principal place of residence under the agreement.	
(3)	If charges are payable under subclause (1) specify —	
	<ul><li>(a) when a person is to be considered to be residing on the agreed premises for the purposes of the agreement;</li></ul>	
	(b) any time of the year when the charges will not be payable;	
	(c) whether charges for additional residents are payable only after a certain period of time.	
	If yes, specify the period:	
	(d) whether charges for additional residents are payable if the agreed premises have their	

page 120

2.	2	Services and utilities	
		What services and utilities are provided to tenants	?
3.	]	Pets	
		Are pets allowed?	□ Yes □ No
4.	S	Shared premises and facilities	
	(1)	Are shared premises provided at the park?	🗆 Yes 🗆 No
	(2)	If yes, what are these shared premises?	
	$\langle 0 \rangle$		
	(3)	Are there any restrictions about the use of shared premises?	□ Yes □ No
	(4)	Are there mail facilities on the park?	🗆 Yes 🗆 No
5.	]	Parking	
		How much car parking is available?	
		Colling a valagetable barre or sub latting or other	wise assigning
6.		Selling a relocatable home or sub-letting or otherv the agreed premises	wise assigning
6.			ise assigning
6.	1	<ul> <li>the agreed premises</li> <li>Is a tenant permitted —</li> <li>to sell a relocatable home owned by the</li> </ul>	ise assigning
6.	1	the agreed premises Is a tenant permitted —	□ Yes □ No

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

		• to assign his or her interest under the agreement or sub-let the agreed premises?	□ Yes □ No
	(2)	If yes, is the consent of the park operator required?	□ Yes □ No
	(3)	Do any other conditions apply?	$\Box$ Yes $\Box$ No
7.		Restrictions on use of site	
		Are there any restrictions about what can be placed on the site?	□ Yes □ No
8.		Insurance requirements	
	(1)	Are there any requirements regarding insurance?	🗆 Yes 🗆 No
	(2)	If yes, what are these requirements?	
			•••••
			••••••
9.		Requirements on tenants regarding gardening ma	intenance
		Are there any requirements upon the tenants	
		regarding gardening maintenance?	□ Yes □ No
10.		Park liaison committee	
	(1)	Is there a park liaison committee?	□ Yes □ No
	(2)	If yes —	
		• what are its functions?	

page 122

 •	what are its procedures?

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

page 124

# Schedule 8 — Prescribed classes of payment

[r. 10]

- 1. Charges for persons residing on a temporary basis on the agreed premises, if the number of persons residing on the agreed premises at a particular time exceeds the maximum number of persons who may use the agreed premises as their principal place of residence under the agreement.
- 2. Charges for water consumed by the tenant, if the tenant has a separate water meter.
- 3. Charges for electricity consumed by the tenant, if the tenant has a separate electricity meter.
- 4. Charges for gas consumed by the tenant, if the tenant has a separate gas meter.
- 5. Charges for telephone calls made by the tenant, if the tenant has a separate telephone line.
- 6. Fees or charges for access by the tenant to an internet service provided to the residential park.
- 7. Fees for gardening services provided to the tenant.
- 8. Fees for storage services provided to the tenant.
- 9. Fees for additional parking spaces provided to the tenant.
- 10. Fees for the servicing of an air-conditioning unit used by the tenant.
- 11. Fees for the cleaning of the gutters on the relocatable home in which the tenant resides.
- 12. When a tenant is selling a relocatable home owned by the tenant on the site and the park operator is not the appointed selling agent, a fee for screening the suitability of prospective purchasers of the relocatable home.

[Schedule 8 amended: Gazette 5 Jul 2011 p. 2820.]

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

# Schedule 9 — Default notice

[r. 12]

### **Division 1** — Termination for non-payment of rent

Purpose of this notice	A park operator / managing real estate agent may issue this notice if a tenant has not paid rent in accordance with a long-stay agreement.
Note to park operator / managing real	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY. The Department of Commerce recommends that you make a copy of the
estate agent	completed notice before giving it to the tenant and make a covery effort to ensure the notice is securely delivered and received by the tenant.
Note to tenant	If you receive this notice you should check whether you are in arrears in rent payments. If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.
	If rent is outstanding, it must be paid by the date specified in this notice otherwise the park operator may give you a notice of termination.
	If you need help please contact a community legal centre or the Department of Commerce 1300 30 40 54.
Park operator / managing real estate agent	Name Address
details	Suburb State DDD Postcode DDD
Tenant/s details	Name Address
	Suburb State DDD Postcode DDDD
Residential park and site	Park name and address
details	Site location (e.g. site number or other description)

page 126

Details of rent arrears	Date ren	nt was due:		
	Amount of rent due:			
	If rent is owed for multiple periods, specify those periods below:			
Key dates	When re	ent must be paid by:		
			D D M M Y Y Y Y	
	Note 1:		e rent by the above date, the park ate agent may give to the tenant a	
	Note 2:		(Long-stay Tenants) Act 2006 late must be at least 14 days after the ven to the tenant.	
	Date of	this notice:		
			D D M M Y Y Y Y	
Park operator / managing real	Signatur	P		
estate agent	e			
signature	Date sig			
		,		

[Division 1 amended: Gazette 5 Jul 2011 p. 2820.]

### **Division 2**— Termination for other breach of agreement

Purpose of this notice	A park operator / managing real estate agent may issue this notice if a tenant has breached a term of a long-stay agreement (except a term for the payment of rent).
Note to park operator /	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.
managing real estate agent	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Note to tenant	If you receive this notice you should check whether you have in fact breached the agreement.
	If you believe you have not breached the agreement, you should contact the park operator and attempt to resolve the matter.
	If you have breached the agreement, you must remedy that breach by the date specified in this notice otherwise the park operator may give you a notice of termination.
	If you need help please contact a community legal centre or the Department of Commerce on 1300 30 40 54.
Park operator /	Name
managing real	Address
estate agent details	
uctans	Suburb State DDD Postcode DDD
Tenant/s	Name
details	Address
	Suburb State DDD Postcode DDD
Residential	Park name and address
park and site	
details	Site location (e.g. site number or other description)
Breach details	Date of breach of agreement:
	Nature of breach (Provide short description, specifying what condition of the agreement has been breached. Attach additional pages if required.)
	How the breach may be remedied:

page 128

Key dates	When breach must be remedied by: $\Box\Box/\Box\Box/\Box\Box$ D D M M Y Y		nedied by: DD/DD/DDD DD MM YYYY
	Note 1:		not remedy the breach by the above date, the naging real estate agent may give to the tenant tion.
	Note 2:	section 40(3), the	ntial Parks (Long-stay Tenants) Act 2006 above date must be at least 14 days after the notice is given to the tenant.
	Date of	this notice:	
Park operator / managing real estate agent	Name (j	please print)	
signature	Date sig	gned:	$\Box\Box/\Box\Box/\Box\Box\Box\Box$ $D D M M Y Y Y Y$

[Division 2 amended: Gazette 5 Jul 2011 p. 2820.]

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

### Schedule 10 — Notice of termination

[r. 13]

### **Division 1** — Termination by park operator

# Subdivision 1 — Termination for non-payment of rent (default notice issued)

	(utrault house issued)
Purpose of this notice	A park operator / managing real estate agent may issue this notice if a tenant has not paid rent in accordance with a long-stay agreement AND the park operator / managing real estate agent has given a default notice to the tenant in relation to that breach.
	This notice can require vacant possession of the agreed premises before the last day of —
	the term of a fixed term tenancy; or
	a period of a periodic tenancy,
	as the case may be.
Note to park operator /	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.
managing real estate agent	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.
Note to tenant	If you receive this notice you should check whether you have in fact breached the agreement.
	If you believe you have not breached the agreement, you should contact the park operator and attempt to resolve the matter.
	If you have breached the agreement, you must pay any outstanding rent, charges and fees and give vacant possession of the agreed premises by the date specified in this notice.
	If you need help please contact a community legal centre or the Department of Commerce on 1300 30 40 54.
Park operator /	Name
managing real estate agent details	Address
	Suburb State DDD Postcode DDD
Tenant/s	Name
details	Address
	Suburb State DDD Postcode DDD

page 130

### Residential Parks (Long-stay Tenants) Regulations 2007 Notice of termination Schedule 10

Termination by park operator Division 1

Residential park and site	Park nar	ne and address	
details	Site loca	tion (e.g. site number or o	other description)
Breach details	Date rei	nt was due:	
			D D M M Y Y Y Y
	Amount	of rent due:	
	(Attach	additional pages if rent is	owed for multiple periods.)
Key dates	Date of	default notice:	
			D D M M Y Y Y Y
	Note 1:	previously been given to the	ay be issued if a default notice has e tenant requiring payment of int is not paid in full on or before the notice.
	Vacant	possession required by:	
			D D M M Y Y Y Y
	Note 2:	The tenant will still be liable fees after vacant possessio	for any outstanding rent, charges and n is given.
	Note 3:	section 39(4)(b), the above	s (Long-stay Tenants) Act 2006 date must be at least 7 days after the notice as the day by which the rent was
	Note 4:	Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 39(4)(c), if the park operator makes an application to the State Administrative Tribunal under section 66 of that Act in relation to this notice, the application may be heard and determined even if the rent is paid in full before the time set down for hearing the application.	
	Date of this notice:		
			D D M M Y Y Y Y
Park operator /	Signatur	е	
managing real estate agent	Name (p	blease print)	
signature	Date sig	med:	
	518	, ·	D D MM Y Y Y Y

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Subdivision 2 — Termination for non-payment of re-	ent
(no default notice issued)	

Purpose of this notice       A park operator / managing real estate agent may issue this notice if a tenant has not paid rent in accordance with a long-stay agreement AND the park operator / managing real estate agent has NOT given a default notice to the tenant in relation to that breach.         This notice can require vacant possession of the agreed premises before the last day of —       •         • the term of a fixed term tenancy; or • a period of a periodic tenancy, as the case may be.       •         Note to park operator / managing real       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is not outstanding, you should provide proof of the payment of that rent and the application not herwise the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing lee for the application not herwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         Park operator / managing real       Name Address         Address       Suburb       State complete complease contact a community legal centre or the De	In the process tables in the process of the park operator / managing real estate agent has NOT given a default notice to the tenant in relation to that breach.         In the term of a fixed term tenancy; or         • the term of a fixed term tenancy; or         • a period of a periodic tenancy, as the case may be.         Note to park operator / managing real estate agent of the tenant in relation to the tenant or provide the tenant in relation to the tenancy; or         • a period of a periodic tenancy, as the case may be.         Note to park operator / managing real estate agent         Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name		
last day of —       • the term of a fixed term tenancy; or         • the term of a periodic tenancy;       as the case may be.         Note to park operator /       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         managing real estate agent       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         Note to tenant       If you receive this notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is not outstanding and the park operator has made an application to the State Administrative Tribunal may hear that application more than 24 hours before the time set down for hearing the application ond order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name	Iast day of —       • the term of a fixed term tenancy; or         • the term of a periodic tenancy,         as the case may be.         Note to park operator /         managing real estate agent         Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the complete notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application notherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name	-	has not paid rent in accordance with a long-stay agreement AND the park operator / managing real estate agent has NOT given a default notice to the
• a period of a periodic tenancy, as the case may be.  Note to park operator / managing real estate agent Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY. The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.  Note to tenant If you receive this notice you should check whether you are in arrears in rent payments.  If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.  If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.  If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.  Park operator / managing real estate agent details Name	<ul> <li>a period of a periodic tenancy, as the case may be.</li> <li>Note to park operator / managing real estate agent</li> <li>Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.</li> <li>The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.</li> <li>Note to tenant</li> <li>If you receive this notice you should check whether you are in arrears in rent payments.</li> <li>If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.</li> <li>If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.</li> <li>If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.</li> <li>Park operator / managing real estate agent details</li> <li>Name</li> </ul>		
as the case may be.         Note to park operator / managing real estate agent       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MMYYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is not outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name Address         Suburb       State       Postcode       IIII         Name       Address       State       Postcode       IIII         Residential park and site details       Park name and address       State       Postcode       IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	Note to park operator / managing real estate agent       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name         Suburb       State Implement of State         Name       Mame		the term of a fixed term tenancy; or
Note to park operator / managing real estate agent       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name Address         Suburb       State [] Postcode [] Postcode [] [] Park name and address         Mame       Address         Suburb       State [] Postcode [] [] Park name and address	Note to park operator / managing real estate agent       Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name         Suburb       State Implement of Destcode Implement		a period of a periodic tenancy,
references to dates should be in DD/MM/YYYY.         managing real estate agent       references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name	operator / managing real estate agent       references to dates should be in DD/MM/YYYY.         The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name         Mame       Address         Name       Suburb		as the case may be.
managing real estate agent       The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         Park operator / managing real estate agent details       Name Name Mame       Address         Suburb       State       Department of Consumer on 1300 30 40 54.         Residential park and site details       Park name and address       State all Park name and address	managing real estate agent       The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.         Note to tenant       If you receive this notice you should check whether you are in arrears in rent payments.         If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.       If rent is not outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         Park operator / managing real estate agent details       Name         Mame       Address         Name       Name	-	
Payments.       If rent is not outstanding, you should provide proof of the payment of that rent to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name         Suburb       State         Name       Address         Suburb       State         Park and site       Park name and address	Park operator / managing real estate agent details       Name         Tenant/s       Name	managing real	completed notice before giving it to the tenant and make every effort to ensure
Tenant/s       Name         details       Name         Residential park and site       Park name and address	to the park operator.         If rent is outstanding and the park operator has made an application to the State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details       Name         Suburb       State         Name       Name	Note to tenant	
State Administrative Tribunal under section 66 of the Act, you must pay that         rent and the amount of the filing fee for the application more than 24 hours         before the time set down for hearing the application otherwise the State         Administrative Tribunal may hear that application and order you to vacate the         premises.         If you need help please contact a community legal centre or the Department of         Consumer on 1300 30 40 54.         Park operator /         managing real         estate agent         details         Name         Address         Suburb         State Administrative Tribunal may hear that application and order you to vacate the         premises.         If you need help please contact a community legal centre or the Department of         Consumer on 1300 30 40 54.         Park operator /         Mame         Address         Suburb       State Dep Postcode Dependence         Suburb       State Dependence         Suburb       State Dependence         Suburb       State Dependence         Park name and address       Park name and address	State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the premises.         If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.         Park operator / managing real estate agent details         Suburb       State Consumer on 1300 30 40 54.         Tenant/s       Name		
Park operator / managing real estate agent details       Name Address         Tenant/s details       Name Address         Suburb       State         Suburb       State         Suburb       State         Park name       Address         Address       Address         Suburb       State         Postcode       Dott         Park name and address       Park name and address	Park operator /       Name         managing real       Address         estate agent       Suburb         details       State		State Administrative Tribunal under section 66 of the Act, you must pay that rent and the amount of the filing fee for the application more than 24 hours before the time set down for hearing the application otherwise the State Administrative Tribunal may hear that application and order you to vacate the
managing real estate agent details       Address         Suburb       Suburb         Suburb       State         Name       Address         Address       Address         Suburb       State         Variation       State         Postcode       State         Park name and address       Park name and address	managing real       Address         estate agent       Suburb         details       Suburb         Tenant/s       Name		
details     Suburb     State     Postcode       Tenant/s details     Name     Address       Address     Suburb     State     Postcode       Suburb     State     Postcode     Image: Control of the state       Residential park and site details     Park name and address     Image: Control of the state	details     Suburb	managing real	Address
details       Address         Suburb       State         Park name and address       Park name and address	dataila	details	
Address       Address         Suburb       State         Park name and address       Park name and address	details Address	Tenant/s	Name
Suburb     State     Postcode       Residential park and site details     Park name and address		details	Address
Residential     Park name and address       park and site			
park and site	Suburb State DDD Postcode DDD		Suburb State DDD Postcode DDD
details Site location (e.g. site number or other description)	park and site	park and site	Park name and address
	details Site location (e.g. site number or other description)	1	Site location (e.g. site number or other description)

page 132

# Residential Parks (Long-stay Tenants) Regulations 2007Notice of terminationSchedule 10Termination by park operatorDivision 1

Breach details	Date ren	t was due:	DD/DD/DDD DD MM YYYY
	(Attach a	idditional pages il rent is o	wed for multiple periods.)
Key dates	Vacant p	ossession required by:	
	Note 1:	The tenant will still be liable f fees after vacant possession	or any outstanding rent, charges and
	Note 2:		(Long-stay Tenants) Act 2006 ate must be at least 7 days after the ven to the tenant.
	Note 3:	section 39(5)(b), if the park o State Administrative Tribunal relation to this notice, the par application if the rent and the	(Long-stay Tenants) Act 2006 perator makes an application to the under section 66 of that Act in k operator must withdraw the amount of the filing fee for the ull more than 24 hours before the time lication.
	Date of t	this notice:	$\Box \Box / \Box \Box / \Box \Box \Box \Box$ $D D M M Y Y Y Y$
Park operator / managing real estate agent signature		lease print)	00/00/000
			D D M M Y Y Y Y

### Subdivision 3 — Termination for other breach of agreement

Purpose of this notice	A park operator / managing real estate agent may issue this notice if a tenant has breached a term of a long-stay agreement (except a term for the payment of rent) AND the park operator / managing real estate agent has given a default notice to the tenant in relation to that breach.
	This notice can require vacant possession of the agreed premises before the last day of —
	the term of a fixed term tenancy; or
	• a period of a periodic tenancy,
	as the case may be.
Note to park operator /	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.
managing real estate agent	The Department of Consumer recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Note to tenant	If you receive this notice you should check whether you have in fact breached the agreement.
	If you believe you have not breached the agreement, you should contact the park operator and attempt to resolve the matter.
	If you have breached the agreement, you must pay any outstanding rent, charges and fees and give vacant possession of the agreed premises by the date specified in this notice.
	If you need help please contact a community legal centre or the Department of Consumer on 1300 30 40 54.
Park operator / managing real estate agent details	Name            Address            Suburb    State
Tenant/s details	Name Address
	Suburb State DDD Postcode DDD
Residential park and site details	Park name and address Site location (e.g. site number or other description)
Breach details	Date of breach of agreement:       D         D D M M Y Y Y         Nature of breach (Provide short description, specifying what term of the agreement has been breached. Attach additional pages if required.)

page 134

# Residential Parks (Long-stay Tenants) Regulations 2007Notice of terminationSchedule 10Termination by park operatorDivision 1

Key dates	Date of	default notice:	
	Note 1:	previously been given to the	hay be issued if a default notice has e tenant stating the nature of the s not been remedied on or before the
	Vacant	possession required by:	
			D D M M Y Y Y Y
	Note 2:	The tenant will still be liable fees after vacant possessio	for any outstanding rent, charges and n is given.
	Note 3:		s (Long-stay Tenants) Act 2006 te must be at least 7 days after the day n to the tenant.
	Date of	this notice:	
Park operator / managing real			
estate agent	Date sig		
signature	E		D D M M Y Y Y Y

### Subdivision 4 — Termination for sale of park

Purpose of this notice	A park operator / managing real estate agent may issue this notice if the park operator has entered into a contract for the sale of park premises and is required under the contract to give vacant possession of the agreed premises.
	This notice can require vacant possession of the agreed premises before the last day of —
	the term of a fixed term tenancy; or
	a period of a periodic tenancy,
	as the case may be. The tenant will be entitled to compensation for loss incurred as a result of the termination of the agreement.
Note to park operator /	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.
managing real estate agent	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.
Note to tenant	If you have received this notice and you are entitled to compensation because of the termination, you should contact the park operator and negotiate the compensation payable and the date by which the compensation should be paid.
	If you need help please contact a community legal centre or the Department of Commerce on 1300 30 40 54.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Park operator /	Name			
managing real	Address			
estate agent details				
	Suburb State DDD Postcode DDD			
Tenant/s	Name			
details	Address			
	Suburb State DDD Postcode DDD			
Residential park and site	Park name and address			
details				
	Site location (e.g. site number or other description)			
<b>T</b> / / <b>·</b> /				
Intention to terminate	The park operator has entered into a contract for the sale of park premises and is required under the contract to give vacant			
agreement	possession of the agreed premises.			
	Accordingly the park operator intends to terminate the long-stay agreement with the tenant under the <i>Residential Parks (Long-stay</i> )			
	<i>Tenants)</i> Act 2006 s. 41.			
	Note: It is an offence for a park operator to knowingly give a notice of termination that falsely claims or falsely implies that grounds exist for terminating the agreement under the <i>Residential Parks</i> ( <i>Long-stay Tenants</i> ) <i>Act 2006</i> s. 41.			
Koy datas				
Key dates	Vacant possession required by: $\Box\Box/\Box\Box/\Box\Box\Box$ D D M M Y Y Y			
	Note: Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 41(3), the above date must be —			
	<ul> <li>(a) for an on-site home agreement — at least 60 days after the day on which the notice is given; and</li> </ul>			
	(b) for a site-only agreement — at least 180 days after the day on which the notice is given.			
	Date of this notice: $\Box \Box / \Box \Box / \Box \Box \Box$			
	D D MM Y Y Y Y			
Park operator /	Signature			
managing real	Name (please print)			
estate agent	Date signed:			
signature	D D M M Y Y Y			

page 136

Bubulvi	sion 5 – Termination without grounds		
Purpose of this notice	A park operator / managing real estate agent may issue this notice if the park operator wishes to terminate an agreement without grounds.		
	This notice can require vacant possession of the agreed premises before the last day of a period of a periodic tenancy.		
	This notice cannot require vacant possession of the agreed premises before the last day of the term of a fixed term tenancy.		
Note to park operator /	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.		
managing real estate agent	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.		
Note to tenant	If you have received this notice and you are entitled to compensation because of the termination, you should contact the park operator and negotiate the compensation payable and the date by which the compensation should be paid.		
	If you need help please contact a community legal centre or the Department of Commerce on 1300 30 40 54.		
Park operator / managing real estate agent details	Name Address		
uetans	Suburb State DDD Postcode DDD		
Tenant/s details	Name Address		
	Suburb State DDD Postcode DDD		
Residential park and site details	Park name and address Site location (e.g. site number or other description)		
Intention to terminate agreement	The park operator intends to terminate the long-stay agreement with the tenant under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> s. 42.		

Subdivision 5 — Termination without grounds

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Key dates	Vacant possession required by:				
		D D M M Y Y Y Y			
	Note 1: Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 42(3), the above date must be —				
	(a) for an on-site home day on which the n	agreement — at least 60 days after the otice is given; and			
	(b) for a site-only agree on which the notice	ement — at least 180 days after the day is given; and			
	(c) in any case, if the a the end of the fixed	greement is for a fixed term, not before term.			
	section 42(5), unless the S	der the Residential Parks (Long-stay Tenants) Act 2006 tion 42(5), unless the State Administrative Tribunal otherwise ers under section 74 of that Act, this notice is of no effect if —			
	fixing the maximum	an application for an order under section 63(1) of that Act fixing the maximum rent for the agreed premises has been made but has not been heard and determined; or an order under section 63(3) of that Act is in force in respect of the agreed premises.			
	Date of this notice:				
		D D M M Y Y Y Y			
Park operator /	Signature				
managing real estate agent	C				
	Date signed:				
signature	Dute signed.				

[Division 1 amended: Gazette 5 Jul 2011 p. 2821-22.]

Division $2 - 1$ erimitation by tenant		
Purpose of this notice	A tenant may issue this notice if the tenant wishes to terminate an agreement without grounds.	
nouce	This notice can specify that the tenant will give vacant possession of the agreed premises before the last day of a period of a periodic tenancy.	
	This notice cannot specify that the tenant will give vacant possession of the agreed premises before the last day of the term of a fixed term tenancy.	
Note to tenant	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.	
	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the tenant and make every effort to ensure the notice is securely delivered and received by the tenant.	
	If you need help please contact a community legal centre or the Department of Commerce on 1300 30 40 54.	
Tenant/s details	Name Address	
	Suburb State DDD Postcode DDD	

**Division 2**— Termination by tenant

page 138

Residential Parks (Long-stay Tenants) Regulations 2007

 Notice of termination
 Schedule 10

 Termination by park operator or tenant — agreement frustrated
 Division 3

Park operator / managing real estate agent details	Name Address Suburb		
Residential park and site details	Park name and address Site location (e.g. site number or other description)		
Intention to terminate agreement	The tenant intends to terminate the long-stay agreement with the park operator under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 44.		
Key dates	section 44(3), the above da (a) at least 21 days afte to the park operator;	r the day on which this notice is given ; and ement is for a fixed term — not before	
Tenant signature	Signature Name (please print) Date signed:		

[Division 2 amended: Gazette 5 Jul 2011 p. 2822.]

### Division 3 — Termination by park operator or tenant agreement frustrated

Purpose of this notice	A park operator / managing real estate agent OR a tenant may issue this notice if agreed premises or shared premises meet the description set out in the item "Reason for notice" below.
	This notice can require vacant possession of the agreed premises before the last day of the term of —
	a fixed term tenancy; or
	a period of a periodic tenancy,
	as the case may be, and the rent will be abated appropriately.

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Schedule 10	Notice of termination
Division 3	Termination by park operator or tenant — agreement frustrated

Note to person issuing notice	Please complete in BLOCK letters. Attach extra pages if needed. All references to dates should be in DD/MM/YYYY.		
	The Department of Commerce recommends that you make a copy of the completed notice before giving it to the other party and make every effort to ensure the notice is securely delivered and received by that party.		
	If you need help please contact a community legal centre or the Department o Commerce on 1300 30 40 54.		
Note to tenant	If you are entitled to compensation because of the termination, you should contact the park operator and negotiate the compensation payable and the date by which the compensation should be paid.		
	If you need help please contact a community legal centre or the Department o Commerce on 1300 30 40 54.		
Intention to terminate agreement	The park operator / tenant intends to terminate the long-stay agreement with the tenant / park operator under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> s. 45 because the agreed premises or shared premises have —		
	become uninhabitable or unusable for the intended purpose otherwise than as a result of a breach of the long-stay agreement; or		
	• ceased to be lawfully usable for the intended purpose; or		
	been compulsorily acquired by an authority under a written law.		
	(Please tick.)		
Person issuing notice	Name Address		
	Suburb State DDD Postcode DDD		
Person receiving notice	Name Address		
	Suburb State DDD Postcode DDD		
Residential park and site	Park name and address		
details	Site location (e.g. site number or other description)		
Key dates	Vacant possession required by:		
	Note 1: Under the <i>Residential Parks</i> (Long-stay Tenants) Act 2006 section 45(5), if the park operator gives this notice to the tenant, the above date must be at least 7 days after the day on which the notice is given.		

page 140

Residential Parks (Long-stay Tenants) Regulations 2007Notice of terminationSchedule 10Termination by tenant of tenant's interest in on-site home<br/>agreementDivision 4

	section 45(6), if th	Under the <i>Residential Parks</i> ( <i>Long-stay Tenants</i> ) Act 2006 section 45(6), if the tenant gives this notice to the park operator, the above date must be at least 2 days after the day on which the notice is given.	
	Date of this notice:		
		D D M M Y Y Y Y	
Signature of person issuing	Ũ		
notice	Date signed:		
		D D M M Y Y Y Y	

[Division 3 amended: Gazette 5 Jul 2011 p. 2822.]

### Division 4 — Termination by tenant of tenant's interest in on-site home agreement

[Heading inserted: Gazette 9 Apr 2019 p. 1054.]

Notice of terr agreement or Residential Parks	nination of tenant's interest in on-site home       Part A         a grounds of family violence       (Long-stay Tenants) Act 2006 s. 38(2), 45A(1)         s (Long-stay Tenants) Regulations 2007 r. 13(5)       Part A         Family name:       Other names:         Gother names:       Other names:		
On-site home	Address: Postcode:		
Notice	I, the long-stay tenant, give notice of the termination of my interest in the on-site home agreement on the grounds that I am, or my dependant is, likely to be subjected or exposed to family violence. The last day of my tenancy will be		
Accompanying document(s)	<ul> <li>I attach 1 or more of the following:</li> <li>a DVO;</li> <li>a Family Court injunction or an application for a Family Court injunction;</li> <li>a copy of a prosecution notice or indictment containing a charge relating to violence against the tenant or a court record of a conviction of the charge;</li> <li>a report of family violence under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> s. 45A(2)(d).</li> </ul>		

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

Signature	Long-stay tenant: Date:
Further information	See Part B of this form and also refer to the <i>Residential Parks (Long-stay Tenants) Act 2006</i> or contact the Department of Mines, Industry Regulation and Safety — Consumer Protection Division on 1300 304 054 or at www.commerce.wa.gov.au/consumer-protection.
	For Translating and Interpreting Services please telephone TIS on 131 450 and ask to speak to the Department of Mines, Industry Regulation and Safety (1300 304 054) for assistance.

	F	
Important information about this notice		Part B

### The types of on-site agreements to which this notice applies

This notice applies to on-site home agreements under the *Residential Parks (Long-stay Tenants)* Act 2006.

Period of notice by tenant

A long-stay tenant can give the park operator this notice if the tenant, or a dependant of the tenant, is likely to be exposed or subjected to family violence during the term of the on-site home agreement. The period of the notice must not be less than 7 days before the termination day.

#### **Co-tenants**

A park operator must give a copy of this notice (but **not** an accompanying document) to any co-tenants named on the on-site home agreement within 7 days after receiving this notice.

A co-tenant may, within 7 days after receiving a copy of this notice, give the park operator notice of termination of the co-tenant's interest in the on-site home agreement. This period of notice must not be less than 21 days before the termination day.

Notice by co-tenant to terminate their interest in the on-site home agreement

A co-tenant does not need to use a specific form to notify the park operator that they wish to terminate their interest in the on-site home agreement. They simply need to notify the park operator in writing.

#### Co-tenant remaining in on-site home

Any co-tenants who wish to remain in the on-site home are entitled to do so and the existing on-site home agreement will continue to apply to them.

### Documents must be kept confidential

A park operator must not disclose information contained in this notice or an accompanying document to another person except as allowed by the *Residential Parks (Long-stay Tenants) Act 2006* or another written law. A penalty of a fine of up to \$5 000 applies for failure to comply with this requirement.

page 142

A park operator must ensure that information given to them in this notice and an accompanying document is kept in a secure manner so far as it is reasonably practicable to do so. A penalty of a fine of up to \$5 000 applies for failure to comply with this requirement.

[Division 4 inserted: Gazette 9 Apr 2019 p. 1054-5.]

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

# Schedule 11 — Notice to former tenant about abandoned goods

	[r. 14]
Park operator / managing real estate agent details	Name         Address           Address         Suburb
Former tenant/s details	Name         Address           Address         Suburb
Details of terminated agreement	The long-stay agreement between the park operator and former tenant in relation to the following premises: Park name and address Site location (e.g. site number or other description) 
Goods left on premises	The tenant left the following goods on the above premises:
Date goods stored	These goods were put into storage by the park operator under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 48(3) on: D D M M Y Y Y Y Note 1: The <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 48(4) requires the park operator within 7 days after the above date to — (a) send this notice to the former tenant; and (b) publish a summary of this notice in a newspaper circulating generally throughout Western Australia. Note 2: Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 48(2), the park operator need not store but may remove and destroy or otherwise dispose of abandoned goods if — (a) the goods are perishable foodstuffs; or (b) the cost of the removal, storage and sale of the goods is or is likely to be more than the estimated value of the goods.

page 144

	Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 49, a person who has a legal right to the goods may reclaim them upon paying to the park operator an amount equal to the costs reasonably incurred by the park operator in removing the goods from the agreed premises and storing them.			
Date goods	Goods required to be reclaimed by: $\Box\Box/\Box\Box/\Box\Box\Box\Box$			
must be	D D M M Y Y Y Y			
reclaimed by	Note: Under the <i>Residential Parks (Long-stay Tenants) Act 2006</i> section 48(5), the above date must be at least 60 days after the day on which the goods were stored.			
If the goods are not reclaimed	If the goods are not reclaimed by the date specified above —			
	<ul> <li>(a) under the <i>Residential Parks (Long-stay Tenants)</i> Act 2006 section 48(5), the park operator must as soon as practicable arrange for the goods to be sold at public auction; and</li> </ul>			
	(b) under the Residential Parks (Long-stay Tenants) Act 2006 section 52, the park operator is entitled to retain out of the proceeds of the sale an amount equal to the sum of —			
	<ul><li>(i) the reasonable costs of removing, storing and selling the goods; and</li></ul>			
	<ul> <li>(ii) any amount owed to the park operator by the long-stay tenant under the long stay agreement.</li> </ul>			
	Note: Under section 77(1) of the Act, if an amount of money is paid into the Rental Accommodation Fund from the proceeds of the sale of abandoned goods, a person who had a legal right to the goods before they were sold may apply to the State Administrative Tribunal for the amount to be paid to him or her.			
Park operator /	Signature			
managing real	Name (please print)			
estate agent signature	Date signed:			

Compare 16 Aug 2019 [01-a0-00] / 03 Dec 2021 [01-b0-01] Published on www.legislation.wa.gov.au

# Notes

### **Compilation table**

Citation	GazettalPubli shed	Commencement
Residential Parks (Long-stay Tenants) Regulations 2007	1 Aug 2007 p. 3837-985	r. 1 and 2: 1 Aug 2007 (see r. 2(a)); Regulations other than r. 1 and 2: 3 Aug 2007 (see r. 2(b) and <i>Gazette</i> 1 Aug 2007 p. 3835)
Residential Parks (Long-stay Tenants) Amendment Regulations 2011	5 Jul 2011 p. 2813-22	r. 1 and 2: 5 Jul 2011 (see r. 2(a)); Regulations other than r. 1 and 2: 31 Jul 2011 (see r. 2(b))
Residential Parks (Long-stay Tenants) Amendment Regulations 2013	14 Nov 2013 p. 5063-4	r. 1 and 2: 14 Nov 2013 (see r. 2(a)); Regulations other than r. 1 and 2: 18 Nov 2013 (see r. 2(b) and <i>Gazette</i> 14 Nov 2013 p. 5027)
<i>Commerce Regulations Amendment</i> ( <i>Family Violence</i> ) <i>Regulations 2019</i> Pt. 3	9 Apr 2019 p. 1042-55	15 Apr 2019 (see r. 2(b) and Gazette 9 Apr 2019 p. 1041-2)

Reprint 1: The *Residential Parks (Long-stay Tenants) Regulations-2007* as at 16-Aug-2019 (includes amendments listed above)

### **Uncommenced provisions table**

To view the text of the uncommenced provisions see *Subsidiary legislation as made* on the WA Legislation website.

Citation	<b>Published</b>	<b>Commencement</b>
<u>Residential Parks (Long-stay Tenants)</u>	<u>SL 2021/205</u>	<u>31 Jan 2022 (see r. 2(b) and</u>
Amendment Regulations 2021 r. 3-20	3 Dec 2021	SL 2021/195 cl. 2)

page 146