

Fact Sheet 11: Dispute Resolution



Right where you live

Better rights for home owners in residential parks

Disputes

The Manufactured Homes (Residential Parks) Act 2003 (the Act) recognises that disputes can arise between home owners and Park Owners/managers, or even between individual home owners.

The Act defines what can be considered a 'Residential Park Dispute' in Part 4, Section 14A. It also provides a structured process for resolution of these disputes in Part 17, Section 106 to 117.

Reconciliation

Complaints are always best put in writing to the Park Owner/manager, then mutually resolved.

This can usually only be achieved if the parties involved are prepared to get together to talk and exercise a bit of 'give and take' in finding a resolution.



Initiation of a Dispute

Most disputes arise out of failure to resolve an initial complaint. You can initiate a Residential Park Dispute by providing the Park Owner/manager with notice of a dispute in the following form:

- Complainant name and contact details (individual home owner or Home Owners Committee)
- The facts of the situation
- Which section of the Act and/or site agreement has been breached
- Copies of relevant documents or evidence to support the complaint (e.g. initial complaint letter)
- A statement that a full and complete response is expected within 21 days in accordance with Section 104(2)(f) of the Act.

Negotiation

If matters remain unresolved, a party to a dispute may give the other party a 'Dispute Negotiation Notice' (Form 11) to initiate the dispute negotiating process with another party in a residential park. The notice must state the matters in dispute and nominate a time (not less than 14 days but not more than 28) and place where the parties are to meet to negotiate a resolution to the dispute.

The other party must respond within 7 days either agreeing to meet at the nominated time and place, or at an alternative time and place within 7 days of the date originally nominated.

The parties must meet and try to resolve the dispute by negotiation.

Amendments to the *Manufactured Homes (Residential Parks) Act 2003 (QLD)*

There have recently been some changes to the *Manufactured Homes (Residential Parks) Act 2003 (QLD)*. 'The Act' for short.

You may be affected by its recent amendments.

Funded by



Fact Sheet 11: Dispute Resolution



Right where you live

Better rights for home owners in residential parks

Mediation

If a dispute is not resolved through negotiation, either party can apply to the Queensland Civil and Administrative Tribunal (QCAT) to refer the dispute for independent mediation.

Mediation conferences are held in private and if agreement is reached, a **Mediation Agreement** is signed by both parties.

Tribunal

If a dispute is not resolved through mediation, an application can be made to QCAT for an order to resolve the dispute. QCAT will hold a hearing(s) where both parties are allowed to state their case before making an order.

These orders are binding and enforceable. The general rule regarding representation at QCAT is that parties represent themselves unless it would be contrary to the interests of justice.

Rightwhereyoulive.org.au
info@rightwhereyoulive.org.au

Please contact Associated Residential Parks Queensland (ARPQ) for more information

Phone: (07) 3040 2344

www.arpq.org.au

Queensland Retirement Village and Parks

Advice Service

QRVPAS (formerly PAVIL), situated at Caxton Legal Centre, provides information, advice and assistance on the law relating to manufactured homes

Phone: 07 3214 6333

Do you have a hearing or speech impairment?

If you are deaf, or have a hearing or speech impairment, contact us through the National Relay Service. For more information, visit:

www.relayservice.gov.au

Do you speak a language other than English?

If you need an interpreter, please contact the Translating and Interpreting Service (TIS) on **131 450** and provide them with the number you want to call