Notice of termination - frustrated agreement or successive breaches

Residential Parks Act 2007

Form B1						
For use by re	esident					
Park owner's name						
Park owner's address						
I hereby give you notice that the residential park agreement between me as resident and you as park owner in respect of the rented property at:						
Address of rented property						
is terminated on:	1 1					
(Tick appropriate box below)						
(valid notice period for tenancy and site agreements) Being not less than 14 clear days notice for successive breach notices issued on:						
Notice 1:	: / /	Notice 2: /	1			
(valid notice period for tenancy and site agreements)						

Note: 'Clear days' does not include the day the park owner receives or is expected to receive this notice.

Being a date fixed by me as the agreement is frustrated (see important information on page 2)

Resident	Name	
	Telephone	Mobile
	Email	

Resident's signature						
Signature:						
Date:	1	1				

This notice was served on (insert date) / / by:

Personally handing it to the park owner

Mailing it to the park owner

Placing it in the park owner's letterbox

Other - please specify

General information for residents and park owners

- 1. An agreement is considered frustrated (other than as a result of a breach of the agreement) if the rented property, or a substantial portion of the rented property has:
 - been destroyed or rendered uninhabitable; or
 - ceased to be lawfully usable for residential purposes; or
 - been acquired by compulsory process.

A resident may give a park owner notice that they will be terminating the agreement immediately if the agreement has been frustrated as described above.

Note: If a resident issues this notice to a park owner because of frustration of the agreement and the agreement is not genuinely frustrated, the resident may be liable to compensate the park owner.

- 2. When the resident vacates the rented property, they should:
 - leave it in a reasonable condition and in a reasonably clean state. If it is not, the park
 owner may recover from the bond, or from the resident directly, the costs of cleaning the
 rented property, removing any rubbish, and so on;
 - provide their forwarding address to the park owner, as set out in Section 89 of the Residential Parks Act;
 - ensure that they leave any keys or devices that have been provided to them at the beginning of the agreement with the park owner;
 - if necessary, notify the electricity, gas, and telephone companies, etc so that any new residents do not use gas, electricity and the telephone on the former resident's accounts.
- 3. If possible, agree on how the bond should be refunded. If you do agree, both of you should complete and sign the residential park bond refund form and lodge it with Consumer and Business Services. Make sure that the resident's forwarding address is included on the form so that all or part of the bond, or any future correspondence, can be sent to them. If an agreement cannot be reached, you should contact Consumer and Business Services on 131 882.

You should retain a copy of this notice.