

# Caravan Sites and Control of Development Act 1960

### 1960 CHAPTER 62 8 and 9 Eliz 2

#### PART I

#### **CARAVAN SITES**

#### Licensing of caravan sites

## [F19C Compliance notice under section 9A: power to demand expenses

- (1) When serving a compliance notice on an occupier of land, a local authority may impose a charge on the occupier as a means of recovering expenses incurred by them—
  - (a) in deciding whether to serve the notice, and
  - (b) in preparing and serving the notice or a demand under subsection (3).
- (2) The expenses referred to in subsection (1) include in particular the costs of obtaining expert advice (including legal advice).
- (3) The power under subsection (1) is exercisable by serving the compliance notice together with a demand which sets out—
  - (a) the total expenses the local authority seek to recover under subsection (1) ("relevant expenses"),
  - (b) a detailed breakdown of the relevant expenses, and
  - (c) where the local authority propose to charge interest under section 9I, the rate at which the relevant expenses carry interest.
- (4) Where a tribunal allows an appeal under section 9A against the compliance notice with which a demand was served, it may make such order as it considers appropriate—
  - (a) confirming, reducing or quashing any charge under this section made in respect of the notice, and
  - (b) varying the demand as appropriate in consequence.]

**Changes to legislation:** There are currently no known outstanding effects for the Caravan Sites and Control of Development Act 1960, Section 9C. (See end of Document for details)

## **Textual Amendments**

F1 Ss. 9A-9C inserted (E.W.) (1.4.2014) by Mobile Homes Act 2013 (c. 14), ss. 4(2), 15(1)

# **Changes to legislation:**

There are currently no known outstanding effects for the Caravan Sites and Control of Development Act 1960, Section 9C.