STATUTORY INSTRUMENTS

2013 No. 1505

MOBILE HOMES, ENGLAND

The Mobile Homes (Pitch Fees) (Prescribed Form) (England) Regulations 2013

Made - - - - 21st June 2013
Laid before Parliament 27th June 2013
Coming into force - - 26th July 2013

The Secretary of State, in exercise of the powers conferred by paragraph 25A(1) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983(1), makes the following Regulations:

Application, citation and commencement

1. These Regulations, which apply in relation to England only, may be cited as the Mobile Homes (Pitch Fees) (Prescribed Form) (England) Regulations 2013 and come into force on 26th July 2013.

Pitch fees: Prescribed form

2. The document referred to in paragraph 17(2A) and (6A) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983(2) shall be in the form prescribed in the Schedule to these Regulations or in a form substantially to the like effect.

Signed by authority of the Secretary of State for Communities and Local Government

Mark Prisk
Minister of State
Department for Communities and Local
Government

21st June 2013

^{(1) 1983} c.34. Paragraph 25A(1) was inserted into the 1983 Act by section 11 of the Mobile Homes Act 2013 (c.14).

^{(2) 1983.}c.34. Paragraphs 17(2A) and (6A) were inserted into the 1983 Act by section 11 of the Mobile Homes Act 2013 (c.14).

SCHEDULE

Regulation 2

Pitch fee review form

FORM TO ACCOMPANY A PITCH FEE REVIEW NOTICE Form prescribed under paragraph 25A(1)of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983

Important note: This form, or a form substantially to the like effect, must be sent with the pitch fee review notice where the site owner proposes to increase the pitch fee otherwise the pitch fee review will not be valid. This form may also be used if the site owner is proposing to reduce the pitch fee

1.1.1.0
pitch fee.
Both the site owner and the occupier(s) should read the notes at the end of this form as they contain important information about pitch fee reviews.
Section 1: Parties
Section 1. 1 at ties
From[Insert name of the site owner(s)]
To[Insert name of occupier(s)]
Section 2: Proposed new pitch fee
I/ we propose to increase / reduce your pitch fee for:
[Insert address of the home]
The last review date was:[insert date]
The current pitch fee is £[insert amount] per week/month/quarter/year
The proposed new pitch fee is £[insert amount] per week/month/quarter/year
Section 3: Date new pitch fee proposed to take effect (effective date)
The review date is twelve months after the last review date.
The <u>effective date</u> is the date when it is proposed the new pitch fee is payable from, which may be on the review date or, in the case of a late review, a later date.
The proposed pitch fee will take effect on the review date on
The proposed pitch fee will take effect on which is later than the review date
The proposed pitch fee will take effect off which is fater than the review date
(Complete whichever is appropriate)
Note: For further information on the review, late reviews and effective dates see the notes at the end of the form.
Section 4: Calculation of the proposed new pitch fee
The proposed new pitch fee has been calculated as $(A) + (B) + (C) - (D)$ where: (A) is the current pitch fee of £
(A) is the Current pitch fee of £ [insert_figure] (B) is the Retail Prices Index (RPI) Adjustment £ [insert +/- figure]
[calculated from a percentage increase/decrease of%]
(C) is the recoverable costs of £[insert figure]
(D) is the relevant deductions of £[insert figure]

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	(B)	The	RPI	adi	ustmer	1
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Note: For further information on the correct RPI figures to use refer to the section on the RPI adjustment in the notes at the end of this form.

(C) Recoverable costs

 $\rm I/we\ have\ added\ a\ charge\ that\ I/we\ have\ incurred\ and\ believe\ can\ be\ recovered\ through\ the\ pitch\ fee.\ The\ details\ of\ the\ costs\ incurred\ are\ set\ out\ below.$

Description of	The period in	The total cost	How this has been	The net
Item relating to the	which the cost		divided across the	charge to the
costs	was incurred		homes	occupier is

The total net charge to you is £...[insert amount] per week/month/quarter/year [delete as appropriate]

(D) Relevant deductions

I/ We have deducted the sum of £ per week/month/quarter/year [delete as appropriate] to take account of the following matters
which you have taken into account in calculating the figure arrived at].
I/We have arrived at that figure as follows
[insert explanation of how you have calculated the figure for (D)]

Note: The matters to which the site owner(s) shall have particular regard to when carrying out the pitch fee review include those set out in paragraph 18 of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983 (as amended by section 11 of the Mobile Homes Act 2013) which forms part of your implied terms. Account should therefore be taken of these matters in the calculation of either (C) or (D). Paragraphs 18 and 19 of that Chapter also set out certain matters which cannot be taken into account in the calculation of (C) and (D). Further information can also be found in the notes at the end of this form.

Section 5: What to do if you disagree with the proposed new pitch fee

If you do not agree to the proposed pitch fee you do not have to pay the proposed new amount from the effective date, but you must continue to pay the current pitch fee. You will not incur arrears. I/We may, however, apply to a tribunal for it to decide what the new pitch fee should be. You also have the right to apply to the tribunal. If the Tribunal decides that a new pitch fee is

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payable it shall be payable as from the effective date. (The notes accompanying this form contain further information)

Section 6: Signature of site owner(s)
Signed
Name and address of the site owner(s) (for the purpose of serving notices)

Section 7: Notes: You should read these notes carefully as they contain important information about the pitch fee review. You should note, however, that these notes are for guidance only and do not purport to provide a definitive statement of the law.

General

- This form should be used if the site owner is proposing to change the pitch fee.
- This form must be served on the occupier with the pitch fee review notice at least 28 days before the date on which it is proposed to change the pitch fee.
- This form sets out the proposed new pitch fee, the date from which it is proposed the new
 pitch fee will take effect and how it has been calculated. This form should be sent to the
 occupier(s) with the pitch fee review notice.
- The new proposed pitch fee cannot be imposed on the occupier. It must be agreed or determined by a tribunal.

Reviews and late reviews

- A change in pitch fee is normally proposed to be effective from the review date. A minimum notice period of 28 days prior to the review date must be given.
- The review date is the date specified in the written statement as the date on which the pitch
 fee will be reviewed in each year. If no date is specified it is likely to be each anniversary of
 the date the agreement commenced.
- If the site owner misses the review date a proposed change to the pitch fee can be made to
 take effect at a later time. Provided a minimum notice period of 28 days is given a late review
 can be proposed to take effect at any time after the review date and before the next review
 date.
- The "next review date" is the date twelve months from the review date. This applies whether
 or not the current review is late. It means, for example, if the review date is 1st April 2014, but
 the review is late and doesn't take effect until 1st July, the next review date will be on 1st April
 2015, rather than 12 months from the effective date of the current review.
- As reviews are conducted annually, if the site owner does not propose a change in the pitch fee on the review date or before the next review date (in the case of a late review) the review is deemed to have been conducted for the year in question. This means, for example, that if a review date was 1st April 2014, but the site owner did not initiate a review before 1st April 2015, any charges (including RPI) attributable to the 2014 review cannot be included in the 2015 review.

The effect of the pitch fee review notice & making an application to the tribunal

- If the occupier accepts the new pitch fee they can let the site owner know or simply pay
 the proposed amount from the effective date.
- The occupier is not obliged to accept the proposal or pay the proposed amount. Failure to
 pay the new pitch fee will not result in the occupier being in arrears.
- If the occupier does not accept the proposed pitch fee they can let the site owner know, but the occupier does not have to do so. Provided the current pitch fee continues to be paid that is the maximum amount payable unless the tribunal decides a different figure.
- If there is no agreement as to the new pitch fee the site owner or the occupier may make an application to a tribunal for it to make a determination.
- Where the pitch fee review notice was served at least 28 clear days before the review
 date, an application to the tribunal may be made after the end of the period of 28 days
 beginning with the review date but not later than three months after the review date.
- Where the pitch fee review notice was served later, an application to the tribunal may be
 made after the end of the period of 56 days beginning with the date on which the site
 owner serves the notice but not later than four months after that date.
- In either case, a late application to the tribunal is permitted only if there are good reasons
 for the failure to apply within the time limit and for any delay since then in applying for
 permission to apply out of time.
- Before deciding a case the tribunal will invite representations from the parties and may hold a hearing and inspect the site.
- If you act unreasonably in connection with an application the tribunal can impose a costs
 order against you.
- If the tribunal makes a determination its decision will apply from the effective date. This
 means any proposed increase could be backdated by several months. However, the
 occupier shall not be treated as being in arrears until 28 days after the date of the order
 made by the tribunal determining the new pitch fee.
- If no agreement as to the pitch fee is reached and the tribunal does not make a
 determination (i.e. because the site owner has not made an application or because an
 application is refused or withdrawn) the occupier must continue to pay the existing pitch
 fee, but the proposed pitch fee cannot be charged, there are no arrears and the review
 process has ended for the year to which the notice refers.

If, on the application of the occupier, a tribunal is satisfied that a notice of pitch fee
review is of no effect due to the failure to serve this form with the notice of pitch fee
review, but the occupier has nevertheless paid the pitch fee proposed in the notice, the
tribunal may order the site owner to pay back the difference between the amount which
the occupier was required to pay for the period in question and the amount which they
have actually paid.

Matters that can and cannot be taken into account on a proposed review

- The law says¹ there is a presumption that the pitch fee cannot be changed by more than
 the annual change in Retail Price Index (RPI), unless this would be unreasonable having
 regard to the matters set out in paragraph 18(1) of Chapter 2 of Part 1 of Schedule 1 to the
 Mobile Homes Act 1983.
- This part of the notes explains how the RPI adjustment is worked out and what other matters can be taken into account as part of the review.

RPI adjustment

- How the RPI adjustment has been worked out is in section 4 (B) of the form.
- The maximum RPI adjustment is limited to the RPI change in the previous year, even if the
 pitch fee has not changed for a number of years. (See above in the reviews and late reviews
 section for further details.)
- When applying the RPI adjustment to a pitch fee review which is proposed to take effect on
 the review date, the figure that must be used in the calculation is the latest published 12 month
 RPI figure available before the notice of review is served. The notice must be served at least
 28 clear days before the review date.
- When applying the RPI adjustment to a pitch fee review which is proposed to take effect at a date later than the review date (a late review), the RPI figure that must be applied is the last 12 month RPI figure that was published before the day by which the site owner(s) should have served the review notice had the review taken place on time i.e. the last 12 month RPI figure published prior to the day which was 28 clear days before the review date. So, if the review date is the 1st April 2014, the RPI figure to be applied would be the last RPI figure published before 4th March 2014.
- No other date or method for calculating the RPI adjustment is permitted.

Other matters that can be included in a review

 Costs incurred by the site owner, which are proposed to be recovered from the occupier, are shown in section 4 (C) of the form.

¹ Paragraph 20 of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983. For matters that can be taken into account on a review more generally see paragraph 18 (as amended by the Mobile Homes Act 2013)

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- Matters to which such costs relate that are recoverable through the pitch fee include:
 - A change in the law since the last review date, other than one which is specifically prohibited from being included, which has <u>directly affected</u> the cost of the management or maintenance of the site.
 - The costs of certain "improvements" to the site (see below for details on improvements).
- A deduction from the pitch fee should be made and shown in section 4 (D) of the form if it relates to a matter set out below:
 - The deduction of any charges included in previous reviews relating to the cost of improvements which have <u>already been recovered through the pitch</u> fee
 - A reduction in costs as a result of the change in the law since the last review date, which has <u>directly affected</u> the cost of the management or maintenance of the site.
 - A deduction to reflect any deterioration in the condition or decrease in the amenity of the site or any adjoining land occupied or controlled by the site owner which has occurred since 26 May 2013 and which has not been taken into account in a previous pitch fee review.
 - A deduction to reflect any reduction in the services that the owner supplies
 to the site, pitch or mobile home, or any deterioration in the quality of those
 services which has occurred since 26 May 2013 and which has not been
 taken into account in a previous review.

Improvements

The cost of an improvement can only be recovered in a pitch fee review if:

- (a) the improvement is for the benefit of the occupiers of the site;
- (b) there has been consultation with the occupiers and any qualifying residents' association and
- (c) the majority of occupiers have not disagreed in writing to the improvements being carried out or where the majority have disagreed, a tribunal has ordered that the costs can be included in the pitch fee².

² Paragraph 18(1)(a) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

Matters that cannot be included in a pitch fee review

Any costs relating to the following matters cannot be included in a pitch fee review

- costs in complying with changes to the Mobile Homes Act 1983 introduced by the Mobile Homes Act 2013, including any cost relating to the preparation and serving of this form3;
- costs incurred as a result of any action taken by the local authority in licensing enforcement under sections 9A to 9I of the Caravan Sites and Control of Development Act 1960 and as a result of being convicted for an offence under section 9B4;
- fees paid by the site owner for an application to the local authority for site licence conditions to be altered or for consent to transfer the site licence;
- any costs incurred by the site owner in connection with expanding the protected site and
- any costs incurred by the site owner in relation to the conduct of proceedings under the Mobile Homes Act 1983 or under agreements made between the site owner and occupiers under that Act.

Site owner's consultation obligations

- The site owner is required to consult the occupiers on any improvements to the site in general and in particular those where the owner proposes to recover the cost of the works through the pitch fee⁷ (see improvements above.)
- In addition, the site owner must consult with any qualifying residents' association of the site on matters relating to the operation and management of the site and any improvements to the site that might affect the occupiers of the site directly or indirectly
- In consulting, the site owner must give at least 28 days notice of the improvement in writing. The consultation document must describe the proposed improvement and explain how it will benefit the occupiers in both the short and long term. The document must provide details about how the pitch fee will be affected by the proposed improvement at the next review date and it must state when and where representations can be made about the proposal10

³ Paragraph 18(1A) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

³ Paragraph 18(1A) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

⁴ Paragraph 19(4) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

⁵ Paragraph 19(3) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

⁶ Paragraph 19(3) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

⁷ Paragraph 22(e) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

⁸ For the definition of a qualifying residents' association see paragraph 28 of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983. More information on setting up and the role of residents' associations are available in the DCLG fact sheet which can be downloaded from www.gov.uk/park-homes-guidance

⁹ Paragraph 22(f) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

¹⁰ Paragraph 24(a) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

Before undertaking any improvements to the site the owner must take account of any representations received from the occupiers 11. But the site owner cannot undertake any works the cost of which is proposed to be recovered through the pitch fee if the majority of occupiers have disagreed to the works by notification in writing, unless a tribunal has authorised in default that the costs can be recovered in the pitch fee12.

Site Owner's Repairing and maintenance liabilities

- Paragraph 22 (c) and (d) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983 sets out the site owner's repairing liabilities. These are that the owner
 - be responsible for repairing the base on which the mobile home is stationed and for maintaining any gas, electricity, water, sewerage or other services supplied by the owner to the pitch or to the mobile home;
 - maintain in a clean and tidy condition those parts of the protected site, including access ways, site boundary fences and trees, which are not the responsibility of any occupier of a mobile home stationed on the protected site.
- Examples of such repairs and maintenance that fall within paragraph 22 may include repair and maintenance of pipes, conduits, wires, structures, tanks or other equipment provided by the site owner and of the parts of the site that are under the control of the site owner; including access ways, roads, pavements, street furniture and lighting, boundary fences, buildings in common use, drains and the drainage system and any open spaces or facilities in common.
- The site owner is also obliged to provide the occupier, free of charge, on request, documentary evidence in support and explanation of:
 - any new pitch fee;
 - any charges for gas, electricity, water, sewerage or other services payable by the occupier to the owner under the agreement and
 - any other charges, costs or expenses payable by the occupier to the owner under the agreement 13 .

Paragraph 24(b) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.
 Paragraph 18(1)(a) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983. For definition of "majority" see

paragraph 18(2).

¹³ Paragraph 22(b) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

Occupiers' Repairing Liabilities

- The occupier is required to

 - (a) keep the home in a sound state of repair and
 (b) maintain the outside of the home and the pitch, including all fences and
 outbuildings belonging to, or enjoyed with, the pitch and the mobile home and
 ensure the same are kept in a clean and tidy condition¹⁴.
- Where the occupier is seeking the reimbursement of any costs or expenses from the site owner, if requested the occupier must supply to the owner documentary evidence in support of the $\operatorname{claim}^{15}$.

Further information

Further information on pitch fee reviews and other charges can be downloaded from the Fact Sheet at $\underline{www.gov.uk/park-homes-guidance}$

Or by contacting LEASE on 020 7383 9800.

¹⁴ Paragraph 21(c) and (d) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.
¹⁵ Paragraph 21(e) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983.

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations prescribe the form of the document that must accompany a pitch fee review notice (served under paragraph 17(2) or (6)(b) of Chapter 2 of Part 1 of Schedule 1 to the Mobile Homes Act 1983) which proposes an increase in the pitch fee. The document must be in the form prescribed in the Schedule to these Regulations or in a form substantially to the like effect. A pitch fee review notice which proposes an increase in the pitch fee is of no effect unless it is accompanied by such a document.

The document, to be completed by the site owner, provides occupiers with information about how the proposed new pitch fee has been calculated and information about the pitch fee review process.

No separate impact assessment has been prepared for these Regulations, but the impact assessment prepared for the Mobile Homes Bill 2013 is relevant:

http://www.parliament.uk/documents/impact-assessments/IA12-031.pdf.