This practice note has been produced by the Department of Environment, Land, Water and Planning to assist councils, caravan park owners and other stakeholders such as manufacturers and installers of movable dwellings for caravan parks.

It provides advice on the regulations for the construction and installation of movable dwellings in caravan parks in Victoria contained in the Residential Tenancies (Caravan Parks and Movable Dwellings Registration and Standards) Regulations 2010 (the Regulations). It explains the regulations and the administrative and enforcement arrangements.

Background

The current Regulations came into effect on 27 June 2010 following a detailed review. They provide for standards of design, construction and installation of movable dwellings in caravan parks.

Movable dwellings installed in caravan parks are not subject to the same building regulations as permanent buildings. Instead the design, construction and installation requirements are set out in the Regulations, which reference relevant technical standards in the Building Code of Australia (Volume One and Volume Two of the National Construction Code) and certain Australian Standards. The Regulations also establish the administrative arrangements for compliance and enforcement.

Definitions

“Caravan park”, as defined in the Residential Tenancies Act 1997 (the Act), means an area of land on which movable dwellings are situated for occupation on payment of consideration, whether or not immovable dwellings are also situated there.

“Movable dwelling”, as defined in the Act, means a dwelling that is designed to be movable, but does not include a dwelling that cannot be situated at and removed from a place within 24 hours. This includes, but is not limited to, caravans, unregistrable movable dwellings, annexes and tents.

“Rigid annexe”, as defined by the Regulations, is an annexe which has walls and a roof constructed of non-flexible materials.

“Unregistrable movable dwelling” (UMD), as defined by the Regulations, is a movable dwelling that:

• is constructed on a chassis or in prefabricated sections; and
• once installed, is a freestanding dwelling with solid walls and roof; and
• is not a registrable movable dwelling.

Caravan parks and the Building Act 1993

Section 517 of the Act excludes movable dwellings in caravan parks from the Building Act 1993 (the Building Act) except for Part 12A – Plumbing work.
This means that building permits are not required for the construction and installation of any UMD or rigid annexe in a caravan park.

Council is the authority responsible for enforcement of non-compliance. The enforcement provisions are contained within the Act and the Regulations. It is an offence for someone to construct or install a UMD or rigid annexe in a caravan park unless it complies with the Regulations.

Where a UMD or rigid annexe is installed in a caravan park it is important that the new dwelling does not compromise the caravan park’s fire safety as required by regulation 21, including fire separation distances.

Note also that any building (including an adjacent structure) situated in a caravan park which is not a movable dwelling is subject to compliance with the Building Act. This includes compliance with the Building Regulations 2006 (the Building Regulations) and the National Construction Code (NCC).

**Incorporated documents**

The Regulations refer to technical documents for the standards and specifications which need to be adhered to in the construction and installation of movable dwellings in caravan parks.

**Building Code of Australia**

The Building Code of Australia (the BCA), as defined in the Building Act, comprises of Volume One and Volume Two of the NCC including any relevant variations or additions set out in those Volumes. The NCC is a national code that contains technical specifications and standards for construction of buildings. The NCC is available online from the Australian Building Codes Board (ABCB) website (www.abcb.gov.au). Starting in 2016 the NCC will be published every three years by the ABCB for commencement on 1 May of that year. The NCC currently in effect is the version published on 1 May 2016.

**Australian Standards**

Australian Standard AS/NZS 1170 ("Structural design actions") specifies certain pressure actions to be used in the limit state design of structures and parts of structures. It is relied upon by the technical specifications for structural integrity in relation to the construction and installation of rigid annexes in caravan parks.

Australian Standard AS 1288 ("Glass in buildings—Selection and installation") sets out procedures for the selection and installation of glass in buildings, subject to wind loading and human impact. It is relied upon by the technical specifications for the construction of rigid annexes.

**The regulatory requirements**

**What do the Regulations do?**

The Regulations set out requirements which provide for structural integrity for movable dwellings. They specify that movable dwellings must be constructed in accordance with certain technical standards which are set out in the BCA or certain Australian Standards.

The Regulations also put in place a self-certification system and council enforcement process. The Regulations place obligations on manufacturers of UMDs or rigid annexes and those installing them in caravan parks to do so in accordance with certain technical specifications set out in the schedules to the Regulations and in the BCA (for UMDs) and AS/NZS 1170 (for rigid annexes).

There are also requirements for all movable dwellings to be correctly fitted with working smoke alarms.

The Regulations also set out administrative arrangements which include requiring a compliance plate to be fitted to a newly constructed movable dwelling and certain notices to the council relating to the installation of a movable dwelling. The council can prosecute any breach of these regulations and failure to comply carries a maximum penalty (for each offence) of 10 penalty units which is equal to $1554.60 as at 1 July 2016.

**How do they apply?**

The manufacturer of a UMD or rigid annexe to be installed in a caravan park is responsible for ensuring that the dwelling is constructed in accordance with the relevant technical specifications referenced in the Regulations.

For a UMD these are the relevant parts of the BCA (those sections which do not apply are listed in the Regulations in Part 1 of Schedule 3). Part 2 of Schedule 3 also contains technical specifications relevant to the construction and installation of a UMD.
For a rigid annexe, the technical specifications are set out in the Regulations in Part 3 of Schedule 3. These refer to AS/NZS 1170 for the structural integrity of the dwelling.

The manufacturer must permanently fix a compliance plate onto the dwelling which certifies that it has been constructed in accordance with the Regulations. A new compliance plate should be provided if additions (such as a deck or verandah) or alterations (such as increasing the size of a dwelling) are undertaken following installation. A movable dwelling must not be installed in a caravan park unless it has a compliance plate.

When a movable dwelling is sold, a set of installation designs prepared by the manufacturer has to accompany the sale.

When it is proposed to install a movable dwelling in a caravan park, the caravan park owner must provide the council with a notice which contains details of the proposed installation including siting, dwelling design and installation details.

Following installation the person who installs a UMD or rigid annexe in a caravan park must supply the owner of the dwelling with an installation certificate which certifies that the installation has been carried out in accordance with the Regulations. The owner must then provide a copy of this certificate to both the caravan park owner and the council within 7 days of installation (regulation 40).

A UMD which was constructed before 27 June 2011 which complies with the 1999 Regulations is taken to comply with the Regulations even if it is being relocated to a new site or park (as set out in the transitional arrangements at regulation 48). It does not need to be upgraded or altered to meet the Regulations, and it does not require a new compliance plate. However, if it is being relocated, it must be installed in accordance with the Regulations.

**Decks and verandahs**

A deck or verandah which is attached to a movable dwelling in a caravan park is taken to form part of the dwelling to which it is attached. As part of a movable dwelling which is exempt from the Building Act, any such deck or verandah is also considered to be exempt.

Any deck or verandah which is attached to an existing dwelling (and is therefore taken to form part of the dwelling) must be constructed in accordance with the design, construction and installation standards as set out in regulations 33 (UMDs) and 34 (Annexes) and the technical specifications set out in Schedule 3 of the Regulations. In the case of a deck or verandah attached to a rigid annexe this includes the requirements set out in clause 5(7) of Schedule 3.

A deck or verandah attached to a rigid annexe should not be considered as part of the enclosed space of the annexe. This means that a deck or verandah is able to extend past the body of the movable dwelling or extend an annexe to a width greater than 3.6 metres. In such cases, there is an obligation on the person who constructs and installs the annexe, deck or verandah to ensure that all elements of the dwelling are structurally sound and comply with the relevant requirements of Schedule 3.

There is also an obligation on the caravan park owner to ensure that where a new deck or verandah is attached to an existing dwelling the existing fire separation distances for the dwelling are maintained.

**Stand alone UMD ensuites**

Within the Regulations ensuite style free standing bathroom facilities provided on sites for use with individual caravans are understood to be UMDs and therefore are not subject to the Building Act, except for Part 12A (plumbing work). The construction and installation of these types of UMDs must be in accordance with the Regulations, including the requirement for a compliance plate, and the technical specifications set out in the BCA and in Schedule 3.

**Carports**

A carport, shed or garage adjacent to a movable dwelling in a caravan park is subject to the Building Act. These structures may or may not be subject to building permits, depending on their size. Council or a registered building surveyor will be able to advise a caravan park owner if a building permit is required.

**Plumbing work**

The exemption of movable dwellings from the operation of the Building Act does not include Part 12A (plumbing work). This means that Part 12A as well as the Plumbing Regulations 2008 apply to all plumbing work carried out on movable dwellings in caravan parks and equally to any plumbing work carried out in the caravan park itself (such as fire hydrants or sanitary drainage). Additionally, any standards called up by the Plumbing Regulations 2008 also apply.
A person must be registered or licensed by the Victorian Building Authority (the VBA) before carrying out plumbing work and must not carry out work of a particular class or type unless they are licensed or registered to carry out work of that class or type. Any gas fitting work, below-ground sanitary drainage works, or any plumbing work that has a total value of $750 or more must be certified. A licensed plumbing practitioner must undertake the works and issue a compliance certificate within 5 days of the completion of the works. Examples of plumbing work which may occur in a caravan park include:

<table>
<thead>
<tr>
<th>Class of work</th>
<th>Examples</th>
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</thead>
<tbody>
<tr>
<td>Roofing</td>
<td>Metal roof sheeting, gutters and downpipes on annexes and buildings including water tanks.</td>
</tr>
<tr>
<td>Water supply</td>
<td>Water mains within a caravan park, cold water pipe work in UMDs, annexes and ensuites, heated water pipe work, installation of ablation fixtures using heated water, all backflow prevention works.</td>
</tr>
<tr>
<td>Gasfitting</td>
<td>All work on caravan park gas mains, all gas fitting lines, installation/servicing of all gas-using appliances in caravans, UMDs, annexes and ensuites or buildings in the caravan park.</td>
</tr>
<tr>
<td>Sanitary work</td>
<td>All waste pipes in caravan park amenities/laundry facilities, all waste pipes from movable dwellings to caravan park infrastructure, installation of sanitary fixtures in movable dwellings.</td>
</tr>
<tr>
<td>Drainage work</td>
<td>Below ground stormwater and sewerage drains within the caravan park, below ground connections from vans, annexes, etc to the caravan park infrastructure.</td>
</tr>
<tr>
<td>Fire protection</td>
<td>Installation of hydrants, hose reels and fire sprinkler systems. NB: this work is plumbing work not building work – a building permit is not required.</td>
</tr>
<tr>
<td>Split systems</td>
<td>The installation of split system air conditioners is classed as mechanical services work. It must be carried out by a licensed plumbing practitioner and a compliance certificate must be issued.</td>
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Application of the National Premises Standards in caravan parks in Victoria

The Commonwealth Government has introduced national standards to improve access to buildings for people with a disability. The Disability (Access to Premises—Buildings) Standards 2010 made under the Disability Discrimination Act 1992 (Cth.) took effect on 1 May 2011. They set the accessibility requirements for people with a disability for certain classes of commercial and public buildings and operate through the building control system.

They are adopted and operate in Victoria through the Building Regulations and the technical requirements are set out in the access provisions in the BCA, Volume One.

Known as the National Premises Standards they apply to a new public building (or a new part of an existing building) where a building permit is required and where the application for building approval was submitted, on or after 1 May 2011. The Standards do not apply to private dwellings or their associated out-buildings.

The effect of this change on the caravan park industry is that the National Premises Standards apply in any caravan park in Victoria, to any new public building (such as a new office, amenities block, community facility, shop, café or dining area) or to such a building which is being renovated or extended.

The National Premises Standards do not apply to movable dwellings in caravan parks in Victoria. The Act exempts movable dwellings located in caravan parks from compliance with the Building Act, except for Part 12A (plumbing work). This also means that they are exempt from the Building Regulations and that a new movable dwelling is not subject to a building permit through the building approvals process.

More information on how the National Premises Standard applies, including information on certain exemptions, is contained in the VBA’s Practice Note 2014-14: Access to Buildings for People with a Disability, available at www.vba.vic.gov.au.

Appeals

If a caravan park owner does not agree with a decision made by a council in relation to the application of the Regulations, he or she may appeal the decision to the Building Appeals Board (BAB). The BAB is an independent statutory body established under the Building Act 1993.
Determinations by the BAB can be made to waive or vary the provisions of particular regulations based upon the specific case.

For more information visit the BAB website at www.buildingappeals.vic.gov.au or contact the Registrar, BAB on 1300 421 082.

Further information

Further information about the regulations relating to caravan parks and movable dwellings can be found on the department’s website at www.planning.vic.gov.au.

Alternatively you can call 136 186 from anywhere in Australia, Monday to Friday, 8am to 6pm. Costs may vary – mobiles and public telephones may incur additional costs.