

Access



As a home owner in a residential land lease community you have rights under the *Residential (Land Lease) Communities Act 2013* and *Residential (Land Lease) Communities Regulation 2015*.

This factsheet explains the law in NSW regarding access.

Access to site by operator

While a site agreement is in force the operator (or someone acting on the operator's behalf) is only permitted to enter your site or home in certain limited circumstances.

Generally the operator is allowed to enter your site or home if:

- you have given consent
- in an emergency to avert danger to life or valuable property
- to inspect, read, service, repair or replace a water, electricity or gas meter (if the operator is the service provider)
- to comply with an obligation under the *Residential (Land Lease) Communities Act 2013* or another Act so long as you have been given at least 2 days notice
- for grounds or lawn maintenance if you have agreed, and access is at a reasonable time and on a reasonable number of occasions
- if the NSW Civil and Administrative Tribunal (NCAT) orders it.

If an operator comes on to your site or into your home they must not enter any area where access is not reasonably required, or stay longer than is reasonably necessary.

Both you and the operator can apply to NCAT to settle a dispute about access to your site and home. This application must be made within 28 days of the dispute occurring.

Tradespeople and service providers

The operator must take all reasonable steps to ensure that tradespeople and service providers have access to homes in the community to provide goods and services.

The operator cannot require you to use particular tradespeople or service providers. You are entitled to engage providers of your choice. However, an operator can impose reasonable restrictions on further entry for a particular period if the tradesperson or service provider has:

- unduly disturbed the peace and quiet of the community, or
- violated any community rules about motor vehicle traffic (if those rules were on display).

You can apply to NCAT to resolve disputes about access for tradespeople and service providers. This application must be made within 28 days of the dispute.

Emergency and home care vehicles

The operator must take all reasonable steps to ensure that emergency and home care

vehicles have unimpeded vehicular access to the community at all times.

The operator must consult with residents of the community and all relevant local emergency and home care services about the access arrangements. They must also keep them informed about any changes that are made to these arrangements.

The operator is also required to ensure that all roads and sites within the community are signposted, or that an accurate, easy-to-follow map is placed at each entrance to the community.

Any resident or representative of an emergency or home care service can make an application to NCAT if the operator does not comply with these obligations. The application must be made within 28 days of the person becoming aware of the non-compliance.

The operator can also be fined up to \$2,200 for failing to comply.

FURTHER HELP:

Tenants Advice and Advocacy Services

Sydney

South	9787 4679
South West	4628 1678
West	8833 0933
Northern	8198 8650

Regional

Blue Mountains	4704 0201
Central Coast	4353 5515
Hunter	4969 7666
Illawarra & South Coast	4274 3475
Mid Coast	6583 9866
Northern Rivers	6621 1022
North West NSW	1800 836 268
South West NSW	1300 483 786

Aboriginal

Sydney	9833 3314
North NSW	1800 248 913
South NSW	1800 672 185
West NSW	6884 0969

Website	thenoticeboard.org.au
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Law Access	1300 888 529
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Fair Trading	13 32 20
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Find Legal Answers	www.legalanswers.sl.nsw.gov.au
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This factsheet is intended as a guide to the law and should not be used as a substitute for legal advice. It applies to people who live in, or are affected by the law as it applies in New South Wales, Australia.

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Updated: November 2017

This publication has been produced with the financial assistance of the Law and Justice Foundation of NSW. The Foundation seeks to advance the fairness and equity of the justice system and to improve access to justice, especially for socially and economically disadvantaged people. <https://www.lawfoundation.net.au>

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