



Queensland

Body Corporate and Community Management and Other Legislation Amendment Bill 2023

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	account)		77			

2023

A Bill

for

An Act to amend the *Body Corporate and Community Management Act 1997*, the *Building Units and Group Titles Act 1980*, the *Land Sales Act 1984*, the *Land Title Act 1994* and the *South Bank Corporation Act 1989* for particular purposes Body Corporate and Community Management and Other Legislation Amendment Bill 2023 Part 1 Preliminary

	[s 1]		
	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Body Corporate and Community</i> Management and Other Legislation Amendment Act 2023.	4 5
Clause	2	Commencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		(a) sections 4 to 25 and 27 to 45;	9
		(b) part 5.	10
	Part	2 Amendment of Body Corporate and Community Management Act 1997	11 12 13
Clause	3	Act amended	14
		This part amends the <i>Body Corporate and Community Management Act 1997.</i>	15 16
Clause	4	Omission of s 34 (Body corporate's seal)	17
		Section 34—	18
		omit.	19
Clause	5	Amendment of s 47 (Application of lot entitlements)	20
		Section 47(3)(b), before 'the lot owner's interest'—	21

				[s 6]	
		insert—			1
				neme is terminated under chapter 2, part on 2 or 3—	2 3
Clause	6	Amendment o management		aking effect of community t)	4 5
		Section 59((3)—		6
		omit, insert	. <u> </u>		7
		(3)	managen covenant	on (2) has effect as if the community nent statement included mutual s to observe its provisions entered into person bound by it.	8 9 10 11
Clause	7	Replacement titles schemes		t 9 (Termination of community	12 13
		Chapter 2, j	part 9—		14
		omit, insert	· <u> </u>		15
		Part 9)	Termination of community titles schemes—basic schemes	16 17 18 19
		Divisio	on 1	Preliminary	20
		76 Pur	pose of The purp	oart ose of this part is to provide for—	21 22
			(a) the com	process for the termination of a munity titles scheme that is a basic eme; and	23 24 25

	Note—
	A community titles scheme that is not a basic scheme would need to become a basic scheme in order to be terminated under this part.
(b)	the dissolution of the body corporate for the scheme.
77 Definiti	ons for part
In t	his part—
cou	rt means the District Court.
sho	rt lease see the Land Title Act, schedule 2.
teri	nination issues means—
(a)	the disposal, and disposition of proceeds from the disposal, of the land that, immediately before the termination of a community titles scheme, is scheme land; and
(b)	custody, management and distribution, including the disposal, and disposition of proceeds from the disposal, of items of property that, immediately before the termination of a community titles scheme, are body corporate assets; and
(c)	the sharing of liabilities that, immediately before the termination of a community titles scheme, are liabilities of the body corporate.
Division 2	Termination—resolution without dissent
78 Termin	ating community titles scheme by ion without dissent
resolut	

			[+ ·]	
		if—		1
		(a)	the body corporate for the scheme decides by resolution without dissent to terminate the scheme; and	2 3 4
		(b)	to the extent necessary for the effective termination of the scheme—an agreement about termination issues is entered into between—	5 6 7 8
			(i) all registered proprietors of scheme land; and	9 10
			(ii) each lessee under a registrable or short lease to which scheme land is subject.	11 12
Div	visic	on 3	Termination—court order	13
79	Ter sch	mina eme	iting community titles —application for court order	14 15
	(1)	A c if—	ommunity titles scheme may be terminated	16 17
		(a)	an application is made to the court for an order to terminate the scheme by any of the following—	18 19 20
			(i) the body corporate;	21
			(ii) the owner of a lot included in the scheme;	22 23
			(iii) an administrator appointed under the dispute resolution provisions; and	24 25
		(b)	the court decides it is just and equitable to terminate the scheme.	26 27
	(2)		eciding an application under this section, the trust consider the following—	28 29

	(a)	if a vote was held—the percentage of lot owners voting in favour of terminating the scheme;	1 2 3
	(b)	if available—the aggregate market value of the common property and individual lots compared to the market value of the scheme as a whole;	4 5 6 7
	(c)	the economic and social effects of the termination of the scheme on each lot owner;	8 9 10
	(d)	the economic and social effects of the termination on, if applicable—	11 12
		(i) a person who has a leasehold interest in the lot, or other scheme land, created by a lease or sublease for a term of 6 months or more; and	13 14 15 16
		(ii) the caretaking service contractor for the scheme; and	17 18
		 (iii) any other person who has a contractual or other arrangement with the body corporate if the court is satisfied the person would be adversely affected by the termination of the scheme; 	19 20 21 22 23
	(e)	a matter the court is required to consider that is prescribed under the regulation module that applies to the scheme;	24 25 26
	(f)	any other matter the court considers relevant.	27 28
(3)		eciding an application under this section, the rt may do the following—	29 30
	(a)	have regard to the views of the following-	31
		(i) all registered proprietors of scheme land;	32 33

	(ii) a lessee under a registrable or short lease to which scheme land is subject;	1 2
	(iii) a local government in whose local government area scheme land is located;	3 4 5
	(iv) if any scheme land is in a priority development area—MEDQ;	6 7
	(b) appoint an administrator and give the administrator authority to put the order into effect in the way directed by the court;	8 9 10
	(c) make any order, to the extent necessary for the effective termination of the scheme, about termination issues.	11 12 13
(4)	Without limiting the orders the court may make, if the court considers the appointment of a trustee for the sale or physical division of the property is necessary or desirable, the court may order—	14 15 16 17
	(a) the appointment of a trustee; or	18
	(b) the removal of a trustee.	19
Divisio	on 4 Termination—economic	20
	reasons for termination	20
Subdiv	vision 1 Application of division	22
80 Ap	plication of division to particular schemes	23
(1)	This division applies only—	24
	(a) to a community titles scheme other than a retirement village scheme to which this Act applies; and	25 26 27
	(b) if the body corporate for the scheme—	28

[s 7]

		(i) prepares a termination plan; and	1
		(ii) passes a motion for an economic reasons resolution.	2 3
	(2)	In this section—	4
		<i>retirement village scheme</i> see the <i>Retirement Villages Act 1999</i> , schedule.	5 6
Su	bdiv	vision 2 Interpretation	7
81	Def	finitions	8
		In this division—	9
		economic reasons for termination see section 81A.	10 11
		<i>economic reasons resolution</i> , of a body corporate for a community titles scheme, means a resolution that decides that economic reasons for termination exist to support the termination of the scheme.	12 13 14 15 16
		facilitator see section 81M(2).	17
		<i>pre-termination report</i> see section 81C(1).	18
		termination plan see section 81B(1).	19
		<i>termination plan resolution</i> , of a body corporate for a community titles scheme, means a resolution that decides the body corporate must prepare a termination plan for the scheme.	20 21 22 23
		<i>termination resolution</i> , of a body corporate for a community titles scheme, means a resolution to implement the terms of a termination plan in order to terminate the scheme.	24 25 26 27
81 <i>4</i>	A Wh	nat are economic reasons for termination	28

The following are economic reasons for 29

81B

	tern	<i>nination</i> of a community titles scheme—	1
	(a)	if all of the lots included in the scheme are used for a commercial purpose—that it is not economically viable for the scheme to continue;	2 3 4 5
	(b)	that, on the day a pre-termination report is given to lot owners, or within 5 years from that day, it is not, or will not be, economically viable for the body corporate for the scheme to carry out repairs and maintenance to any property or assets the body corporate must maintain in good or structurally sound condition.	6 7 8 9 10 11 12 13
Wh	at is	a termination plan	14
(1)	body sets	ermination plan is a document prepared by a y corporate for a community titles scheme that out the following matters for the termination he scheme—	15 16 17 18 19
	(a)	the arrangements necessary to ensure the sale of the scheme to a single entity, including, if known—	19 20 21
		(i) the name of the entity that is proposing to buy the scheme; and	22 23
		(ii) the proposed sale price; and	24
		(iii) the proposed day for settlement of the contract; and	25 26
		(iv) if the scheme is to be sold by public auction or tender—	27 28
		(A) the proposal for marketing the sale of the scheme; and	29 30
		(B) the minimum reserve price for the sale or details of the way in which	31 32

		a minimum reserve price is to be set; and	1 2
		(C) the day of the public auction or tender;	3 4
	(b)	the proposed day on which the owners of the lots are to provide vacant possession of their lots;	5 6 7
	(c)	the costs and expenses to be deducted from the sale price;	8 9
	(d)	how the following will be distributed for each lot in accordance with the respective market value of a lot principle—	10 11 12
		(i) the assets and liabilities of the body corporate;	13 14
		(ii) the proceeds of the sale of the scheme;	15
	(e)	an estimate of the amount to which each owner of a lot will be entitled on the sale of the scheme;	16 17 18
	(f)	how the interests of a lessee of a lot included in the scheme or other scheme land, that would, but for the sale of the scheme, extend beyond the proposed sale will, on the sale of the scheme, be compensated by the lessor;	19 20 21 22 23
	(g)	how the interests of a person who has a contractual arrangement with the body corporate that would, but for the sale of the scheme, extend beyond the proposed sale will, on the sale of the scheme, be compensated by the body corporate;	24 25 26 27 28 29
	(h)	any other terms and conditions of the proposed sale that the body corporate considers are relevant to the termination of the scheme.	30 31 32 33
(2)		hout limiting subsection (1)(a) to (h), the nination plan must provide that each of the	34 35

[s 7]

	following entities must receive at least the minimum compensation amount on the sale of the scheme—	1 2 3
	(a) each owner of a lot included in the scheme;	4
	(b) each person who has a leasehold interest in the scheme.	5 6
(3)	For subsection (1)(g), if the contractual arrangement is for management rights for the scheme, the amount of compensation to be paid to the caretaking service contractor must not be less than the market value of the management rights valued at the day the pre-termination report is given to lot owners.	7 8 9 10 11 12 13
(4)	The minimum compensation payable is the amount worked out using the formula—	14 15

$\mathbf{A} - \mathbf{D}$

where—	17
A is the amount to which a person would be entitled if, at the time the scheme is sold, the scheme land were compulsorily acquired under the Acquisition of Land Act 1967.	18 19 20 21
D is the amount of any debt the person owes to the body corporate.	22 23
In this section—	24
<i>respective market value of a lot principle</i> is the principle that the market value of a lot in a community titles scheme is the value expressed as a percentage of the sum of the market value of all of the lots in the scheme.	25 26 27 28 29

(5)

Subdivision 3 Pre-termination report

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81C Body corporate must prepare pre-termination report

- A body corporate for a community titles scheme 4 must prepare a report (a *pre-termination report*) 5 before it considers a motion to decide an 6 economic reasons resolution. 7
- Without limiting what may be included in a pre-termination report, the report must include the following—
 10
 - (a) a market valuation of each lot in the scheme; 11
 - (b) a market valuation of the scheme land;
 - (c) a document prepared by the body corporate 13 that states— 14
 - (i) the estimated value of each body 15 corporate asset; and 16
 - (ii) the nature and estimated value of each 17 liability of the body corporate; 18
 - (d) if decides the body corporate the 19 pre-termination include report must 20information about whether economic 21 reasons for termination mentioned in section 22 81A(a) exist—a report by an appropriately 23 qualified person on whether the lots can be 24 used for an economically viable purpose; 25
 - (e) if the body corporate decides the 26 pre-termination report must include 27 information about whether the economic 28 reasons for termination mentioned in section 29 81A(b) exist— 30
 - (i) a report by a structural engineer on the 31 condition of any property or assets the 32

		body corporate must maintain in good	1
		or structurally sound condition; and	2
		a report by an appropriately qualified person, taking into account the report of the structural engineer, on the works reasonably required to maintain, repair or, if necessary, replace any property or assets; and	3 4 5 6 7 8
		a report by a quantity surveyor estimating the cost of the works identified in the report provided under subparagraph (ii).	9 10 11 12
(3)	prepare a corporate	corporate must not appoint a person to report under this section if the body knows, or reasonably suspects, the s a conflict of interest in preparation of	13 14 15 16 17
(4)	under this	n who is appointed to prepare a report section has an interest that conflicts, or lict, with preparation of the report, the	18 19 20 21
	confl pract	disclose the nature of the interest and ict to the body corporate as soon as icable after the relevant facts come to erson's knowledge; and	22 23 24 25
	conce affec	not take action or further action erning the report that is, or may be, ted by the conflict unless authorised by ody corporate.	26 27 28 29
Subdiv	ision 4/	Meetings and resolutions to decide particular matters	30 31 32

resolution

81D General meeting—economic reasons

[s 7]

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2	
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24

25

(1)	This section	applies	if a body	corporate for	a	3
	community	titles	scheme	prepares	a	4
	pre-terminati	on repor	t.			5

- (2) The body corporate must give each lot owner a 6 copy of the pre-termination report at least 90 days 7 before it holds a general meeting to consider a 8 motion about whether economic reasons for 9 termination exist.
- (3) The motion must state the economic reasons for termination established by the pre-termination 12 report.
 13
- (4) At the general meeting the body corporate may, by majority resolution, pass an economic reasons resolution.
 14 15 16

81E General meeting—termination plan resolution 17

- (1) This section applies if under section 81D(4) a 18 body corporate passes an economic reasons 19 resolution. 20
- (2) The body corporate may, at a general meeting, by majority resolution, pass a termination plan resolution.
 21 22 23

81F Notice of passage of termination plan resolution

- If a body corporate for a community titles scheme 26 passes a termination plan resolution it must, 27 within 14 days after passing the resolution, give a 28 relevant person written notice, in the approved 29 form, advising the person that the resolution was 30 passed. 31
- (2) In this section— 32
 - *relevant person* means the following— 33

81

	(a)	each owner of a lot included in the scheme;	1
	(b)	each person whose leasehold interest in a lot, or other scheme land, is created by a lease or sublease for a term of 6 months or more;	2 3 4 5
	(c)	each person who is a registered mortgagee of a lot included in the scheme;	6 7
	(d)	the caretaking service contractor for the scheme;	8 9
	(e)	the letting agent for the scheme.	10
G Dis	pute	about economic reasons resolution	11
(1)	com	s section applies if a body corporate for a munity titles scheme considered a motion to an economic reasons resolution and—	12 13 14
	(a)	if the resolution was passed—an owner of a lot (an <i>aggrieved party</i>) included in the scheme considers the resolution should not have been passed; or	15 16 17 18
	(b)	if the resolution was not passed—the body corporate or an owner of a lot (each also an <i>aggrieved party</i>) included in the scheme considers the resolution should have been passed.	19 20 21 22 23
(2)	peri	aggrieved party may, within the objection od, apply under chapter 6 for an order of a cialist adjudicator to resolve the dispute.	24 25 26
(3)	adju corp befo	an application is made for specialist adjustry of the application under this section, the body porate that passed the resolution must not, ore the dispute is resolved, consider a motion ass a termination resolution.	27 28 29 30 31
(4)	In th	nis section—	32
	obje	ection period means—	33

	 (a) for a person mentioned in subsection (1)(a)—the period of 90 days starting on the day the aggrieved party is given a notice under section 81F; or 	1 2 3 4
	 (b) for a person mentioned in subsection (1)(b)—the period of 90 days starting on the day the motion for the economic reasons resolution was considered by the body corporate. 	5 6 7 8 9
	nsolidation of proceedings for specialist udication	10 11
(1)	This section applies if more than 1 application for specialist adjudication is made under section $81G(2)$ about the same motion to pass an economic reasons resolution.	12 13 14 15
(2)	The commissioner may recommend the applications be consolidated into 1 proceeding.	16 17
	applications be consolidated into 1 proceeding.	17 18
	applications be consolidated into 1 proceeding.	17
Subdiv	applications be consolidated into 1 proceeding.	17 18
Subdiv	applications be consolidated into 1 proceeding. vision 5 Termination plans and termination resolutions	17 18 19
Subdiv 811 App 81J Giv	applications be consolidated into 1 proceeding. vision 5 Termination plans and termination resolutions blication of subdivision This subdivision applies if a body corporate for a community titles scheme passes a termination	17 18 19 20 21 22

	neral meeting to consider termination olution	1 2
(1)	This section applies if a body corporate for a community titles scheme passes an economic reasons resolution and complies with section 81J.	3 4 5
(2)	The body corporate may call a general meeting to consider a motion for a termination resolution.	6 7
(3)	The general meeting must not consider any other motion proposing an alternative way to terminate the scheme.	8 9 10
(4)	A motion for a termination resolution may only be passed if 75% or more of all lot owners vote for the motion.	11 12 13
(5)	One vote only may be exercised for each lot included in the scheme.	14 15
(6)	A vote can not be exercised by proxy.	16
(7)	If the regulation module applying to the scheme provides for a motion to be decided by secret ballot, the motion must be decided by secret ballot.	17 18 19 20
(8)	Also, despite anything in the regulation module applying to the scheme, an owner of a lot may vote on the motion if the owner owes a body corporate debt in relation to the lot at the time of the meeting.	21 22 23 24 25
81L Not	ice of termination resolution	26
(1)	This section applies if a motion for a termination resolution is considered by a body corporate for a community titles scheme.	27 28 29
(2)	The body corporate must, within 2 weeks after the motion is decided, give each of the following entities a notice in the approved form advising the entity whether the motion is passed—	30 31 32 33

[s 7]

	(a) each owner and registered mortgagee of a lot included in the scheme;	1 2
	(b) each person who has a leasehold interest in a lot, or other scheme land, created by a lease or sublease for a term of 6 months or more;	3 4 5
	(c) the caretaking service contractor for the scheme;	6 7
	(d) the letting agent for the scheme.	8
(3)	Also, if the motion is passed, the body corporate must, at the time the notice is given under subsection (2), give each of the following entities a notice in the approved form advising that the motion is passed—	9 10 11 12 13
	(a) the registrar;	14
	(b) the local government in whose local government area the scheme land is located;	15 16
	(c) if any scheme land is in a priority development area—MEDQ;	17 18
	(d) if known—the proposed new owner of the scheme.	19 20
(4)	The approved form must provide for the body corporate to include—	21 22
	(a) a description of the obligations of each lot owner under the termination plan; and	23 24
	(b) details about how a lot owner may challenge the termination resolution.	25 26
Subdiv	vision 6 Administrative matters	27

81M Appointment of facilitator

- 28
- (1) This section applies if a body corporate for a 29 community titles scheme passes a termination 30

	resolution.	1
(2)	The body corporate must appoint a person (the <i>facilitator</i>) to assist the body corporate to implement the termination plan.	2 3 4
(3)	The facilitator is appointed subject to the terms and conditions decided by the body corporate and included in the instrument of appointment.	5 6 7
(4)	Without limiting subsection (3), the instrument of appointment may authorise the facilitator to perform a function of the body corporate, the committee for the body corporate or a member of the committee.	8 9 10 11 12
(5)	However, if the body corporate will require the facilitator to perform a function of the body corporate, the committee for the body corporate or a member of the committee, the body corporate may appoint a person to be a facilitator only by ordinary resolution.	13 14 15 16 17 18
(6)	Also, the body corporate must not appoint a person as the facilitator if the body corporate knows, or reasonably suspects, the person has a conflict of interest in performing the duties of the office.	19 20 21 22 23
(7)	If a person who is appointed as the facilitator has an interest that conflicts, or may conflict, with performing the duties of the office, the person—	24 25 26
	 (a) must disclose the nature of the interest and conflict to the body corporate as soon as practicable after the relevant facts come to the person's knowledge; and 	27 28 29 30
	(b) must not take action or further action concerning a matter that is, or may be, affected by the conflict unless authorised by the body corporate.	31 32 33 34
(8)	Anything done by the facilitator under the instrument of appointment is taken to have been	35 36

	done by the body corporate, committee or member.	1 2
Subdiv	vision 7 Court applications and court orders	3 4
81N Ap	plications to court about termination plan	5
(1)	Each of the following persons may apply to the court for an order under this subdivision to be made in relation to a termination plan—	6 7 8
	(a) the body corporate for a community titles scheme the subject of the termination plan;	9 10
	(b) each owner of a lot included in the scheme;	11
	(c) a person appointed as the facilitator;	12
	(d) each person who has a leasehold interest in a lot, or other scheme land, created by a lease or sublease for a term of 6 months or more;	13 14 15
	(e) the caretaking service contractor for the scheme;	16 17
	(f) the letting agent for the scheme.	18
(2)	The application to the court must be made within—	19 20
	(a) 90 days after the day the body corporate gives a person notice under section 81L; or	21 22
	(b) another period allowed by the court.	23
(3)	The body corporate may only apply to the court for an order that the termination plan—	24 25
	(a) if a termination resolution was considered but not passed—be implemented; or	26 27
	(b) be varied in accordance with the application.	28
(4)	The owner of a lot included in the scheme may	29

	only apply to the court for an order—	1		
	(a) if a termination resolution was considered	2		
	but not passed—that the termination plan be	3		
	implemented; or	4		
	(b) if a termination resolution was passed—	5		
	(i) that the resolution should not have been passed; or	6 7		
	(ii) that the termination plan not be implemented; or	8 9		
	(iii) that the termination plan be varied in accordance with the application.	10 11		
(5)	A person mentioned in subsection (1)(d) to (f)	12		
	may only apply to the court for an order that the	13		
	termination plan be varied in accordance with the application.	14 15		
(6)	A facilitator may only apply to the court for an	16		
(0)	order that each lot in the scheme be sold under the			
	termination plan.	17 18		
810 Eff	ect of applications to court	19		
	If an application is made to the court under this	20		
	subdivision for an order to be made in relation to	21		
	a termination plan, the body corporate that passed	22		
	the resolution must not take any action to implement the termination plan.	23		
	implement the termination plan.	24		
81P Co	nsolidation of court proceedings	25		
(1)	This section applies if more than 1 application for a court order is made under this subdivision for an	26 27		
	order to be made in relation to a termination plan.	28		
(2)	The court may order the applications to be	29		
(-)	consolidated into 1 proceeding and heard together.	30 31		

81Q Cour	t proceedings and costs	1				
tl	If an application is made under section $81N(4)(a)$ the applicant has the onus of proving that it is just and equitable to implement the termination plan.					
	However, if an application is made other than under section $81N(4)(a)$, the body corporate—	5 6				
(3	a) must pay the reasonable costs incurred in the proceeding; and	7 8				
(b) has the onus of proving that it is just and equitable to implement the termination plan.	9 10				
81R Cour	t orders	11				
S	n a proceeding on an application under this ubdivision, the court may make any order that he court considers is just and equitable.	12 13 14				
it fe	Without limiting what orders the court may make, if the court considers the appointment of a trustee for the sale or physical division of the property is necessary or desirable, the court may order—					
(;	a) the appointment of a trustee; or	19				
(b) the removal of a trustee.	20				
c te	Also, without limiting what the court may consider in making an order, in deciding whether o make an order the court must consider the following matters—	21 22 23 24				
()	a) whether the pre-termination report prepared by the body corporate evidences the existence of economic reasons for the termination of the scheme;	25 26 27 28				
(b) the percentage of lot owners voting in favour of implementing the termination plan;	29 30				
((c) the aggregate market value of the common property and individual lots compared to the market value of the scheme as a whole;	31 32 33				

[s 7]

	(d)	the economic and social effects of the termination of the scheme on each lot owner;	1 2 3
	(e)	the economic and social effects of the termination on—	4 5
		 (i) a person who has a leasehold interest in a lot, or other scheme land, created by a lease or sublease for a term of 6 months or more; and 	6 7 8 9
		(ii) the caretaking service contractor for the scheme; and	10 11
		 (iii) any other person who has a contractual or other arrangement with the body corporate if the court is satisfied the person would be adversely affected by the termination of the scheme; 	12 13 14 15 16
	(f)	the terms of the termination plan;	17
	(g)	if not included in the termination plan—the termination issues for the scheme;	18 19
	(h)	a matter the court is required to consider that is prescribed under the regulation module that applies to the scheme;	20 21 22
	(i)	any other matter the court considers relevant.	23 24
(4)	cour appr corp	o, if the court considers it is necessary, the rt may order the appointment of an ropriately qualified person to assist the body porate to implement the termination plan in the decided by the court.	25 26 27 28 29
		Effect of terms in stick of	

Division 5Effect of termination of
community titles schemes30
31

81S Dis	solution of body corporate	1				
(1)	If a community titles scheme is terminated under this part, the body corporate for the scheme is dissolved.					
(2)	On dissolution of the body corporate—	5				
	 (a) the owners of the lots immediately before the scheme was terminated (the <i>former owners</i>) become entitled to the body corporate assets in shares proportionate to the respective interest schedule lot entitlements of their lots immediately before the termination; and 	6 7 8 9 10 11 12				
	(b) the liabilities of the body corporate are vested jointly and severally in the former owners, but they are entitled to contribution against one another in proportion to their respective interest schedule lot entitlements immediately before the termination.	13 14 15 16 17 18				
(3)	Body corporate assets (including freehold land and other body corporate assets registered or otherwise held in the name of the dissolved body corporate) may be dealt with by the former owners as if the assets were registered or otherwise held in the names of the former owners.	19 20 21 22 23 24				
(4)	Subsections (2) and (3) have effect subject to—	25				
	 (a) if the scheme is terminated under section 78—the resolution to terminate the scheme, and any agreement entered into about termination issues; or 	26 27 28 29				
	(b) if the scheme is terminated under section 79—the order to terminate the scheme; or	30 31				
	(c) if the scheme is terminated under division4—the termination plan.	32 33				
(5)	On the application of a person, the court may make orders for the custody, management and	34 35				

	[s 7]	
	distribution of body corporate assets.	1
81T Ter	mination effected under Land Title Act	2
	The termination of a community titles scheme takes effect, and must be recorded, under the Land Title Act, section 115V.	3 4 5
81U Ter tax	mination and accrued charge, levy, rate or	6 7
(1)	The termination of a community titles scheme under this part does not affect a liability for a charge, levy, rate or tax that had accrued on a lot included in the scheme before the scheme was terminated.	8 9 10 11 12
(2)	For the recovery of a charge, levy, rate or tax imposed under the following, the charge, levy, rate or tax is taken to have been levied on the former owner's interest in the lot—	13 14 15 16
	(a) the <i>Economic Development Act 2012</i> ;	17
	(b) the Land Tax Act 2010;	18
	(c) the Local Government Act 2009;	19
	(d) if the community titles scheme is located within the local government area of the Brisbane City Council—the <i>City of</i> <i>Brisbane Act 2010</i> ;	20 21 22 23
	(e) the repealed Land Tax Act 1915.	24
(3)	In this section—	25
	<i>former owner</i> , of a lot, means the person who, immediately before the scheme was terminated, was the owner of the lot.	26 27 28
	<i>local government area</i> , of the Brisbane City Council, see the <i>City of Brisbane Act 2010</i> , section 7.	29 30 31

[s 8]

		81V Particular	leases	1
		titles end o	ollowing leasehold interests in a community scheme that is terminated under division 4 in the day a buyer of the scheme is given t possession of all lots included in the me—	2 3 4 5 6
			lease under the <i>Residential Tenancies and</i> Rooming Accommodation Act 2008;	7 8
		. ,	lease under the <i>Retail Shop Leases Act</i> 994.	9 10
Clause	8	Amendment of s 106 resolution)	6 (Counting of votes for special	11 12
		Section 106(3)(a)-	_	13
		omit, insert—		14
			t least two-thirds of the votes cast are in avour of the motion; and	15 16
Clause	9	Insertion of new s 16	53A	17
		After section 163–	_	18
		insert—		19
		163A Towing property	motor vehicles from common	20 21
		a com vehicl	ng in this Act prevents a body corporate for munity titles scheme from towing a motor e from the common property for the scheme another Act or otherwise according to law.	22 23 24 25
		or occ parked schem corpor	otor vehicle owned or operated by the owner cupier of a lot included in the scheme and d in contravention of a by-law for the ne is towed by the body corporate, the body rate is not required to comply with a ement under chapter 3, part 5, division 4.	26 27 28 29 30 31

				[s 10]	
		(3)	In t	nis section—	1
				or vehicle see the Transport Operations ad Use Management) Act 1995, schedule 4.	2 3
Clause	10	Amendment o	fs1	67 (Nuisances)	4
		Section 167	7		5
		insert—			6
		(2)		hout limiting subsection (1), the occupier travenes this section if—	7 8
			(a)	the occupier regularly uses, or regularly permits an invitee to use, a smoking product on the lot or the common property of the scheme; and	9 10 11 12
			(b)	an occupier of another lot or an invitee of the occupier of the other lot, or a person who is lawfully on the common property, is regularly exposed to the smoke or emission from the smoking product—	13 14 15 16 17
				(i) in the other lot; or	18
				(ii) on the common property.	19
Clause	11	Insertion of ne	ew s	s 169A and 169B	20
		After section	on 16)	21
		insert—			22
		169A By	y-lav	s about use of smoking products	23
		(1)	prol	by-law for a community titles scheme may nibit or restrict the smoking or inhaling of all ome smoking products only on—	24 25 26
			(a)	all or part of—	27
				(i) the common property of the scheme, other than common property an	28 29

[s 11]

			occupier of a lot may use under an exclusive use by-law; or	n 1 2
		(ii)	the scheme's body corporate assets other than a body corporate asset an occupier of a lot may use under an exclusive use by-law; or	n 4
	(b)	all o	r part of an outdoor area of—	7
		(i)	a lot included in the scheme; or	8
		(ii)	the common property an occupier of a lot may use under an exclusive use by-law; or	
		(iii)	a body corporate asset an occupier of a lot may use under an exclusive use by-law.	
(2)	that p of al ment	orohi 1 or ione e inte ded	we any doubt, it is declared that a by-law ibits or restricts the smoking or inhaling some smoking products on any area d in subsection (1) is not, having regard erests of all owners and occupiers of lots in the scheme, oppressive or able.	g 16 a 17 l 18 s 19
(3)	In thi	s see	ction—	22
			ee the <i>Tobacco and Other Smoking</i> Act 1998, schedule.	8 23 24
	a boo use u	ly co Indei	area , of a lot, or of common property of orporate asset an occupier of a lot may r an exclusive use by-law, includes any lowing areas—	26
	(a)	a ba	lcony;	29
	(b)	a co	urtyard;	30
	(c)	a pa	tio;	31
	(d)	a ve	randah.	32
	smok	e s	ee the Tobacco and Other Smoking	33
ſ٥	1	11		
----	---	-----	--	
15	1	. 1		

	[\$ 11]	
	Products Act 1998, schedule.	1
	y-laws about keeping animals (other than de, hearing and assistance dogs)	2 3
(1)	This section does not apply in relation to an animal that is a guide, hearing or assistance dog.	4 5
(2)	A by-law must not—	6
	(a) prohibit the keeping or bringing of an animal on a lot or the common property of the community titles scheme; or	7 8 9
	(b) restrict the number, type or size of an animal that an occupier of the lot may keep or bring on the lot or common property for the scheme.	10 11 12 13
(3)	However, a by-law may provide that an occupier must not, without the written approval of the body corporate for the scheme, or the committee for the body corporate—	14 15 16 17
	(a) keep or bring an animal on the lot or the common property; or	18 19
	(b) permit an invitee to keep or bring an animal on the lot or the common property.	20 21
(4)	If a by-law requires the written approval of the body corporate for the scheme, or the committee for the body corporate, to keep or bring an animal on the lot or the common property, the body corporate, or the committee—	22 23 24 25 26
	 (a) must, after receiving a request for approval, within the period prescribed by the regulation module applying to the scheme decide whether to grant the approval; and 	27 28 29 30
	(b) may, in writing, grant the approval subject to conditions that are, in the circumstances, reasonable and appropriate; and	31 32 33

(5)

(6)

[s 11]

		nples of conditions that may in particular motocom motocom motocom in the second second second second second se	$\frac{1}{2}$
	1	The animal must be in a carry cage, in a pet pram or on a leash in order to limit the animal's movement when in a lift in the scheme.	3 4 5 6
	2	The animal's waste must be disposed of in a way that does not unreasonably expose another occupier or the other occupier's invitee to the odour or sight of the waste.	7 8 9 10
(c)	mus	t not unreasonably withhold approval.	11
corp an c an a the	oorate ownei inima	ve any doubt, it is declared that the body e's or the committee's refusal to approve c's or occupier's request to keep or bring al on the lot or the common property on unds that no pets are allowed is able.	12 13 14 15 16 17
to g bod reas	rant a y cor	v corporate, or the committee, may refuse approval under subsection (4) only if the porate, or the committee, is satisfied, on le grounds, of any of the following	18 19 20 21 22
(a)	una	ping the animal would pose an cceptable risk to the health and safety of wher or occupier of a lot because—	23 24 25
	(i)	the owner or occupier is unwilling or unable to keep the animal in accordance with reasonable conditions that address the risk; or	26 27 28 29
	(ii)	the risk could not reasonably be managed by conditions imposed on the keeping of the animal;	30 31 32
		Example—	33
		An owner or occupier of a lot has a severe allergy to a particular type of animal and it is not possible to impose a condition that would manage the person's risk of exposure to the allergen.	34 35 36 37 38

[s 12]

		(b)	keeping the animal would contravene a law;	1
			Example—	2
			a local law that prohibits certain types of animals being kept at a lot or restricts the number of animals that may be kept at a lot	3 4 5
		(c)	the animal is a regulated dog under the Animal Management (Cats and Dogs) Act 2008;	6 7 8
		(d)	keeping the animal would unreasonably interfere with an occupier of another lot's use and enjoyment of the lot or common property and the interference could not reasonably be managed by conditions imposed on the keeping of the animal;	9 10 11 12 13 14
		(e)	keeping the animal would unreasonably interfere with native fauna that live on, or visit, the scheme land and the interference could not reasonably be managed by conditions imposed on the keeping of the animal;	15 16 17 18 19 20
		(f)	the occupier does not agree to reasonable conditions proposed by the body corporate for keeping the animal;	21 22 23
		(g)	another matter prescribed under the regulation module applying to the scheme.	24 25
	(7)	witl the	o, the body corporate's approval may be adrawn if the occupier does not comply with conditions stated in the written notice given er subsection (4)(b).	26 27 28 29
Clause 1	Amendment of	ofs1	80 (Limitations for by-laws)	30
	Section 18	0—		31
	insert—			32
	(9)		remove any doubt, it is declared that if a aw for a scheme applies to a subsidiary	33 34
			Page 37	

[s 13]

				inclu	des		ence to			section d in the	1 2 3
Clause	13	Am	endment o	f s 18	2 (0	Continui	ing co	ntraver	ntion no	otice)	4
		(1)	Section 182	2, head	ling,	after 'nc	otice'—	-			5
			insert—								6
						schemes nent of o				layered mes	7 8
		(2)	Section 182	2(1), af	fter '	commur	nity title	es schem	ne'—		9
			insert—								10
						basic sc rrangeme				ded in a schemes	11 12
		(3)	Section 182	2(4)(d)	, fro	m 'perio	d' to 'c	ircumsta	ances)'-		13
			omit, insert	. <u> </u>							14
				reaso	nab	le period					15
Clause	14	Ins	ertion of ne	ews1	82 <i>F</i>	4					16
			After sectio	on 182-							17
			insert—								18
			182A Co arra			contra t of con					19 20
			(1)	comr arran	nuni gem	ity title	es scl comn	heme nunity	in a	ate for a layered schemes	21 22 23 24
					cont		g a prov	vision of	the by-	e rson) is -laws for erson—	25 26 27
					(i)	an own scheme		occupier	of a lo	ot in the	28 29

[s 14]

	(ii)	an owner or occupier of a lot in another community titles scheme in the layered arrangement of community titles schemes;	1 2 3 4
	(iii) another body corporate of a community titles scheme in the layered arrangement of community titles schemes; and	5 6 7 8
	. ,	circumstances of the contravention make ikely that the contravention will continue.	9 10
(2)	contrav	ly corporate may, by notice (a <i>continuing</i> <i>ention notice</i>) given to the person, require on to remedy the contravention.	11 12 13
(3)	the own subsection the notion body co	ontinuing contravention notice is given to ner or occupier of a lot mentioned in on $(1)(a)(ii)$, the body corporate giving ce must give a copy of the notice to the orporate for the community titles scheme ludes the lot.	14 15 16 17 18 19
(4)	followir body c receivin the req	continuing contravention notice is given ng a request under section 185(2), the orporate must, within 14 days after g the request, advise the person who made uest that the continuing contravention as been given.	20 21 22 23 24 25
(5)	The con	tinuing contravention notice must state—	26
		t the body corporate believes the person contravening a provision of the by-laws; d	27 28 29
		provision the body corporate believes is ng contravened; and	30 31
		ails sufficient to identify the ntravention; and	32 33
		reasonable period within which the room must remedy the contravention; and	34 35

[s 14]

	(e)	that if the person does not comply with the notice the body corporate may, without further notice—	1 2 3
		(i) start proceedings in the Magistrates Court for the failure to comply with the notice; or	4 5 6
		(ii) make an application under chapter 6 for resolution of the dispute; and	7 8
	(f)	other than for a notice given to a relevant person—how the body corporate is directly and materially affected by the contravention.	9 10 11
(6)		person must comply with the continuing travention notice.	12 13
	Max	kimum penalty—20 penalty units.	14
(7)	und cont pers men	wever, the person does not commit an offence er subsection (6) if, when the continuing travention notice is given to the person, the son is not contravening the provision ationed in subsection $(1)(a)$ in the way detailed subsection $(5)(c)$.	15 16 17 18 19 20
(8)	In tl	nis section—	21
	rele	<i>vant person</i> means—	22
	(a)	if the body corporate for a community titles scheme gives a contravention notice—an owner or occupier of a lot included in the scheme; or	23 24 25 26
	(b)	if the body corporate is a lot included in another community titles scheme and the body corporate gives a contravention notice—	27 28 29 30
		(i) the body corporate for the other community titles scheme; and	31 32
		(ii) an owner or occupier of a lot included in the other scheme.	33 34

[s 15]

Clause	15	Amendment of s 183 (Future contravention notice)
		(1) Section 183, heading, after 'notice'—
		insert—
		—basic schemes not included in a layered arrangement of community titles schemes
		(2) Section 183(1), after 'body corporate for a community titles scheme'—
		insert—
		that is a basic scheme that is not included in a layered arrangement of community titles schemes
Clause	16	Insertion of new s 183AA
		After section 183—
		insert—
		183AA Future contravention notice—layered arrangement of community titles schemes
		 (1) This section applies if a body corporate for a community titles scheme in a layered arrangement of community titles schemes reasonably believes that—
		 (a) any of the following (each the <i>person</i>) has contravened a provision of the by-laws for the scheme that is binding on the person—
		(i) an owner or occupier of a lot in the scheme;
		 (ii) an owner or occupier of a lot in another community titles scheme included in the layered arrangement of community titles schemes;
		 (iii) another body corporate of a community titles scheme in the layered arrangement of community titles schemes; and

[s 16]

	(b) the circumstances of the contravention make it likely that the contravention will be repeated.	1 2 3
(2)	The body corporate may, by notice (a <i>future contravention notice</i>) given to the person, require the person not to repeat the contravention.	4 5 6
(3)	If the future contravention notice is given to the owner or occupier of a lot mentioned in subsection $(1)(a)(ii)$, the body corporate giving the notice must give a copy of the future contravention notice to the body corporate for the community titles scheme that includes the lot.	7 8 9 10 11 12
(4)	If the future contravention notice is given following a request under section 185(2), the body corporate must, within 14 days after receiving the request, advise the person who made the request that the future contravention notice has been given.	13 14 15 16 17 18
(5)	The future contravention notice must state—	19
	(a) that the body corporate believes the person has contravened a provision of the by-laws; and	20 21 22
	(b) the provision the body corporate believes has been contravened; and	23 24
	(c) details sufficient to identify the contravention; and	25 26
	(d) that the person must not repeat the contravention; and	27 28
	(e) that if the person does not comply with the notice while the notice is in effect the body corporate may, without further notice—	29 30 31
	 (i) start proceedings in the Magistrates Court for the failure to comply with the notice; or 	32 33 34

	(ii) make an application under chapter 6 for resolution of the dispute; and	1 2
	(f) other than for a notice given to a relevant person—how the body corporate is directly and materially affected by the contravention.	3 4 5
(6)	The future contravention notice has effect for-	6
	(a) 3 months after it is given to the person; or	7
	(b) a shorter period mentioned in the notice.	8
(7)	The person must comply with the future contravention notice.	9 10
	Maximum penalty—20 penalty units.	11
(8)	However, the person does not commit an offence under subsection (7) if, when the future contravention notice is given to the person, the person has not contravened the provision mentioned in subsection $(1)(a)$ in the way detailed for subsection $(5)(c)$.	12 13 14 15 16 17
(9)	In this section—	18
	relevant person means—	19
	 (a) if the body corporate for a community titles scheme gives a contravention notice—an owner or occupier of a lot included in the scheme; or 	20 21 22 23
	 (b) if the body corporate is a lot included in another community titles scheme and the body corporate gives a contravention notice— 	24 25 26 27
	(i) the body corporate for the other community titles scheme; and	28 29
	(ii) an owner or occupier of a lot included in the other scheme.	30 31

[s 17]

Clause	17	Amendment be given to			(Copy of contravention notice to	1 2
		Section 1	83A(1)	, afte	r 'in the scheme,'—	3
		insert—				4
			incl	uded	vner of a lot included in a scheme that is in a layered arrangement of community emes,	5 6 7
Clause	18			•	Preliminary procedure for prorate for resolution of dispute)	8 9
		(1) Section 1	84(1)(a	ı)—		10
		omit, inse	ert—			11
			(a)	a di	spute exists between—	12
				(i)	the body corporate for a community titles scheme (the <i>aggrieved body</i> <i>corporate</i>) and the owner or occupier of a lot included in the scheme; or	13 14 15 16
				(ii)	the body corporate for a community titles scheme in a layered arrangement of community titles schemes (also the <i>aggrieved body corporate</i>) and another body corporate in the layered arrangement and the dispute relates to by-laws that are binding on both; or	17 18 19 20 21 22 23
				(iii)	the body corporate for a community titles scheme in a layered arrangement of community titles schemes (also the <i>aggrieved body corporate</i>) and an owner or occupier of a lot in a community titles scheme in the layered arrangement and the dispute relates to by-laws that are binding on both; and	24 25 26 27 28 29 30 31
		(2) Section 1	84(1)(ł	o), 'bo	ody corporate'—	32
		omit, inse	ert—			33

[s 19]

	aggrieved body corporate	e
	(3) Section $184(1)(b)(i)$ —	
	omit, insert—	
	(i) that—	
		occupier has contravened of the by-laws for the
	arrangement schemes has co	corporate in the layered of community titles ontravened a provision of at are binding on both; or
	community titl arrangement schemes has co	occupier of a lot in a les scheme in the layered of community titles ontravened a provision of hat are binding on both;
	(4) Section 184(2), after 'owner or occup	oier'—
	insert—	
	, or other body corporate	·,
use 19	Amendment of s 185 (Preliminary pr application by owner and occupier fo	ocedure for
	dispute)	
	(1) Section $185(1)(a)$ —	
	omit, insert—	
	(a) a dispute exists betw	ween—
	in a commur <i>complainant</i>)	ccupier of a lot included nity titles scheme (the and the owner or other lot included in the

[s 19]

	(ii)	the owner or occupier of a lot (also the <i>complainant</i>) included in a community titles scheme (<i>scheme A</i>) in a layered arrangement of community titles schemes and the owner or occupier of a lot included in another scheme (<i>scheme B</i>) in the layered arrangement (also the <i>accused person</i>) and the dispute relates to by-laws that are binding on both; and	1 2 3 4 5 6 7 8 9 10
Section 185	b(1)(b)(i),	after 'scheme'—	11
insert—			12
		•	13 14
Section 185	j(2)—		15
omit, insert			16
(2)	a lot men owner of complair	tioned in subsection (1)(a), other than an a lot in a specified two-lot scheme, the nant may make an application under	17 18 19 20 21
	aske to g noti	ed the accused person's body corporate give the accused person a contravention ce for the contravention the subject of	22 23 24 25 26
	not und 183	advise the complainant, as required er section 182(3), 182A(4), 183(3) or AA(4), that the contravention notice has	27 28 29 30 31
Section 185	i		32
insert—			33
(5)	In this se	ction—	34
	insert— Section 185 omit, insert (2) Section 185 insert—	Section 185(1)(b)(i), <i>insert</i> — that are b accused j Section 185(2)— omit, insert— (2) For a corr a lot men owner of complair chapter 6 (a) the aske to g noti the (b) the not und 183 been Section 185— insert—	 <i>complainant</i>) included in a community titles scheme (<i>scheme A</i>) in a layered arrangement of community titles schemes and the owner or occupier of a lot included in another scheme (<i>scheme B</i>) in the layered arrangement (also the <i>accused person</i>) and the dispute relates to by-laws that are binding on both; and Section 185(1)(b)(i), after 'scheme'— <i>insert</i>— that are binding on both the complainant and the accused person Section 185(2)— <i>omit, insert</i>— For a complainant who is the owner or occupier of a lot mentioned in subsection (1)(a), other than an owner of a lot in a specified two-lot scheme, the complainant may make an application under chapter 6 for resolution of the dispute only if— the complainant has, in the approved form, asked the accused person's body corporate to give the accused person's body corporate to give the accused person's body corporate does not advise the complainant, as required under section 182(3), 182A(4), 183(3) or 183AA(4), that the contravention notice has been given to the accused person.

[s 20]

			cor	porate	<i>person's body corporate</i> means the body e for the community titles scheme that the accused person's lot.	1 2 3
				<i>ier of</i> ner th	<i>r occupier</i> , of a lot, does not include an at—	4 5
			(a)	incl laye	body corporate that is the owner of a lot uded in a community titles scheme in a ered arrangement of community titles emes; and	6 7 8 9
			(b)	has	given an accused person—	10
				(i)	a continuing contravention notice under section 182A(2) for a contravention the subject of the dispute; or	11 12 13 14
				(ii)	a future contravention notice under section 183AA(2) for a contravention the subject of the dispute.	15 16 17
Clause 20		nendment o dy corporat		•	Regulation module may require ire)	18 19
	(1)	Section 189	9, hea	ding-	_	20
		omit, insert	<u>t</u>			21
		189 Ins	uran	ice fo	or community titles schemes	22
	(2)	Section 189)—			23
		insert—				24
		(1A)	corj con mod	porate nply v dule a lacem to to lanc	r, subsection (3) applies if a body e for a community titles scheme can not with the requirement under the regulation applying to the scheme to insure for full nent value— the extent that a building is scheme d—each building in which is located a lot ated under a building format plan of	25 26 27 28 29 30 31 32

[s 21]

					livision or a volumetric format plan of livision; or	1 2
			(b)	stan a c	building on a lot, created under a dard format plan of subdivision, that has ommon wall with a building on an ining lot.	3 4 5 6
		(1B)			y corporate may make an adjudication on for an alternative insurance order.	7 8
((3)	Section 189	9 (2)(a), fro	m 'the insurance it is required to'	9
		omit, insert				10
						11
				(i)	the insurance it is required to put in place under the regulation module applying to the scheme; or	12 13 14
				(ii)	any alternative insurance approved by an adjudicator (an <i>alternative</i> <i>insurance order</i>); and	15 16 17
((4)	Section 189	(1A)	to (2)—	18
		<i>renumber</i> a	s sect	tion 1	89(2) to (4).	19
Clause 21	Am	endment o	fs1	90 (I	nsurable interest)	20
		Section 190), froi	n 'in	surance'—	21
		omit, insert				22
			insu	irance	<u>></u>	23
			(a)		s required to put in place under the lation module applying to the scheme;	24 25 26
			(b)	put orde	in place under an alternative insurance er.	27 28

[s 22]

~	00	Amondment of a 101 (Decrementality of aviating low av)	
Clause	22	Amendment of s 191 (Responsibility of original owner)	1
		Section 191(2), 'the regulation module applying to the scheme'—	2 3
		omit, insert—	4
		section 189(1)	5
Clause	23	Amendment of s 192 (Mortgagees)	6
		Section 192(1)(b)—	7
		omit, insert—	8
		(b) there is in place insurance—	9
		(i) required to be put in place under the regulation module applying to the scheme; or	10 11 12
		(ii) put in place under an alternative insurance order.	13 14
Clause	24	Amendment of s 205 (Information to be given to	15
		interested persons)	16
		(1) Section 205(1), after 'records'—	17
		insert—	18
		to an interested person	19
		(2) Section 205(2), 'an interested'—	20
		omit, insert—	21
		the interested	22
		(3) Section 205(2)(a) and (b)—	23
		omit, insert—	24
		(a) permit the person to inspect the body corporate's records—	25 26
		(i) if the person and the body corporate agree on a way to inspect the	27 28

[s 25]

			records—in agreement; or	accordance	with the	1 2
		(ii)	otherwise—in time and place corporate;	-		
			e the person a c body corporate-	. .	ord kept by	6 7
		(i)	if the person agree on the given—in a agreement; or		• •	9
		(ii)	otherwise—in under the regu to the scheme.	ulation modu	prescribed lle applying	
Clause 25	Insertion of new	w s 205/	AAA			15
	After section	n 205—				16
	insert—					17
			ation to be give yered arrange		sted	18 19
	(1)	This sect	tion—			20
		bod scho com corr	vides for the given of the give	or a comm yered arran schemes from to an intere	unity titles gement of n the body	22 23 24
		· / II	lies in addition tion 205.	to, and doe	es not limit,	27 28
		from the accompa regulatio	7 days after rec interested perso inied by the fe on module apply rporate must de	on (layered an ee prescribed ying to the s	rrangement) l under the scheme, the	30 31 32

[s 25]

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	follow	wing as requested by the person—	1
		permit the person to inspect the body corporate's records—	2 3
		(i) if the person and the body corporate agree on a way to inspect the records—in accordance with the agreement; or	4 5 6 7
		 (ii) otherwise—in person at a reasonable time and place nominated by the body corporate; 	8 9 10
		give the person a copy of a record kept by the body corporate—	11 12
		(i) if the person and the body corporate agree on the way the copy will be given—in accordance with the agreement; or	13 14 15 16
		(ii) otherwise—in the way prescribed under the regulation module applying to the scheme.	17 18 19
	Maxi	mum penalty—20 penalty units.	20
(3)	allow to ins under	ever, the body corporate is not required to the interested person (layered arrangement) spect or obtain a copy of a part of a record subsection (2) if the body corporate nably believes the part contains defamatory rial.	21 22 23 24 25 26
(4)	perso corpo	subsection (5) applies if the interested n (layered arrangement) is not the body orate for a subsidiary scheme or the owner of that is included in a subsidiary scheme.	27 28 29 30
(5)	If—		31
	i	the interested person (layered arrangement) is a body corporate for another scheme that is included in the layered arrangement of community titles schemes—the body	32 33 34 35

[s 26]

corporate may only allow the person to inspect the records or give the interested person a copy of the record if the body corporate is satisfied the request is only for the purpose of identifying a person to whom a contravention notice under section 182A or section 183AA may be given; or	1 2 3 4 5 6 7
 (b) the interested person (layered arrangement) is an owner or occupier of a lot included in another scheme that is included in the layered arrangement of community titles schemes—the body corporate may only allow the person to inspect the records or give the person a copy of the record if the body corporate is satisfied— 	8 9 10 11 12 13 14 15
 (i) a dispute about the operation of a by-law exists between the interested person and an owner or occupier of a lot (the <i>accused person</i>); and 	16 17 18 19
 (ii) the person's request is only for the purpose of identifying the accused person in order for the interested person to— 	20 21 22 23
(A) request the body corporate to issue a contravention notice to the accused person; or	24 25 26
(B) make an application under chapter6 for resolution of the dispute.	27 28
Amendment of s 218C (Disposal of amount held in prescribed trust account)	29 30
Section 218C(3)—	31
insert—	32

Clause 26

Part 2 Amendment of Body Corporate and Community Management Act 1997 [s 27] Note-1 See also section 318, which prevents contracting out of a 2 3 provision of this Act. Clause 27 Amendment of s 227 (Meaning of *dispute*) 4 (1)Section 227(1)— 5 insert— 6 (i) if the dispute is about access by an 7 interested person (layered arrangement) to 8 the records of a body corporate for a 9 community titles scheme in a layered 10 arrangement of community titles 11 schemes-the and the body person 12 corporate; or 13 (k) if the dispute is about the giving of 14 documents or material required to be given 15 to a body corporate for a community titles 16 scheme by an original owner under this 17 Act-the body corporate and the original 18 owner for the scheme. 19 (2)Section 227— 20insert— 21 (3) If a community titles scheme is included in a 22 arrangement layered of community titles 23 schemes, a dispute between the following parties 24 is also a *dispute* if the dispute relates to by-laws 25 that are binding on both parties and the person 26 commencing the proceeding is directly and 27 materially affected by the subject of the dispute-28 (a) the owner or occupier of a lot included in 29 the community titles scheme and the owner 30 or occupier of a lot in another community 31 titles scheme that is included in the layered 32 arrangement; 33

Body Corporate and Community Management and Other Legislation Amendment Bill 2023

[s 28]

				(b)	the body corporate for the community titles scheme and another body corporate that is included in the layered arrangement;	1 2 3
				(c)	the body corporate for the community titles scheme and the owner or occupier of a lot in another community titles scheme that is included in the layered arrangement.	4 5 6 7
			(4)	corp	adjudication application made by a body porate for an alternative insurance order is also spute.	8 9 10
Clause	28	Am	endment o	ofs2	38 (Who may make an application)	11
			Section 238	B(1)(ł	p), before 'has'—	12
			insert—			13
				adjı	er than a body corporate who makes an adication application for an alternative arance order—	14 15 16
Clause	29		endment o udication a		39B (Content of approved form for cation)	17 18
		(1)	Section 239	9B, h	eading, after 'application'—	19
			insert—			20
					ther than applications about alternative arance	21 22
		(2)	Section 239	9B, at	fter 'an adjudication application'—	23
			insert—			24
					her than an application for an order approving rnative insurance,	25 26
Clause	30	Ins	ertion of ne	ew s	239BA	27
			After section	on 23	9B—	28
			insert—			29

[s 31]

		239BA Content of approved form for adjudication application about alternative insurance	1 2
		The approved form for an adjudication application for an order approving alternative insurance must require the applicant to provide details of—	3 4 5 6
		(a) the alternative insurance the applicant proposes to put in place; and	7 8
		(b) the grounds on which the application is made.	9 10
		<i>Note—</i> Section 281A states the matters an adjudicator must be satisfied of before making an order approving alternative insurance.	11 12 13 14
Clause	31	Amendment of s 241 (Rejecting application)	15
		Section 241(1)(c)(ii), after 'application'—	16
		insert—	17
		, other than an application for an order approving alternative insurance	18 19
Clause	32	Amendment of s 243 (Notice to particular persons)	20
		Section 243(1), after 'section 243A'—	21
		insert—	22
		and section 243B	23
Clause	33	Insertion of new s 243B	24
		After section 243A—	25
		insert—	26
		243B Referral to adjudicator—alternative insurance	27 28
		(1) This section applies if an application is an	29

[s 34]

		adjudication application for insurance order.	an alternative	1 2
		(2) The commissioner may imme application to an adjudicator written notice under section 243	without giving	3 4 5
Clause	34	Amendment of s 252H (Referral back to co	mmissioner)	6
		Section 252H(1), 'he or she'—		7
		omit, insert—		8
		the conciliator		9
Clause	35	Insertion of new s 265		10
		After section 264—		11
		insert—		12
		265 Specialist adjudication—dispute economic reasons resolution	e about	13 14
		 The commissioner may application be the subject adjudication if the application i relating to a motion for an e resolution. 	is about a dispute	15 16 17 18 19
		(2) Subject to section 270(3), the must pay the amount for the adjust		20 21
Clause	36	Insertion of new s 281A		22
		After section 281—		23
		insert—		24
		281A Order approving alternative in	surance	25
		(1) This section applies if a body community titles scheme make application for an alternative ins	s an adjudication	26 27 28

[s 36]

(2)	An adjudicator may make an alternative insurance order only if the adjudicator is satisfied—	1 2
	 (a) the body corporate can not comply with the requirement under the regulation module applying to the scheme to put in place insurance for the scheme that insures for the full replacement value of— 	3 4 5 6 7
	 (i) to the extent that a building is scheme land—each building in which is located a lot created under a building format plan of subdivision or a volumetric format plan of subdivision; or 	8 9 10 11 12 13
	(ii) each building on a lot, created under a standard format plan of subdivision, that has a common wall with a building on an adjoining lot; and	14 15 16 17
	(b) the insurance cover under the alternative insurance is as similar as practicable to the insurance cover required under the regulation module applying to the scheme.	18 19 20 21
(3)	Without limiting subsection (2), in deciding whether to make an alternative insurance order, the adjudicator may consider any of the following matters—	22 23 24 25
	(a) the number of insurers the body corporate attempted to take out insurance with;	26 27
	(b) the reasons the body corporate was not insured by the insurers it attempted to take out insurance with;	28 29 30
	(c) the cost of complying with the requirement to insure under the regulation module applying to the scheme.	31 32 33
(4)	Subsection (5) applies if—	34
	Page 57	
A	Authorised by the Parliamentary Counsel	

[s 37]

			(a)	for a community titles scheme other than a specified two-lot scheme—the alternative insurance the body corporate proposes to put in place was not approved at a general meeting; or	1 2 3 4 5
			(b)	for a specified two-lot scheme—the alternative insurance the body corporate proposes to put in place was not authorised under a lot owner agreement for the scheme.	6 7 8 9
		(5)	The insu	adjudicator may make an alternative arance order on the condition that—	10 11
			(a)	if subsection (4)(a) applies—the alternative insurance is approved at a general meeting within the period stated in the order; or	12 13 14
			(b)	if subsection (4)(b) applies—the alternative insurance is confirmed under a lot owner agreement within the period stated in the order.	15 16 17 18
lause	37	Amendment o financial year)		83 (Change of body corporate's	19 20
		Section 283	3—		21
		insert—			22
			Note	_	23
			Se	ee also section 321A.	24
lause	38	Amendment o	ofs3	15 (Service of notices etc.)	25
		Section 315	5(2) a	nd (3)—	26
		omit, insert	ţ		27
		(2)	The	body corporate must—	28
			(a)	give the registrar notice of the body corporate's address for service; and	29 30

С

С

[s 39]

			[]	
			(b) if the address for service changes—give the registrar notice of the new address within 30 days after the change.	1 2 3
		(2A)	The address for service of the body corporate is the address given to the registrar under subsection (2) and recorded by the registrar on the indefeasible title for the common property as the body corporate's address for service.	4 5 6 7 8
		(3)	However, if the body corporate does not give the registrar notice of the body corporate's address for service, the body corporate's address for service is the address of the scheme land.	9 10 11 12
Clause	39	Insertion of ne	ew s 315A	13
		After section	on 315—	14
		insert—		15
		315A G	iving documents or information to persons	16
		(1)	This section applies if, under this Act, a body corporate for a community titles scheme must give a document or other information to an owner of a lot or other person whose address for service is required to be given to the body corporate under the Act.	17 18 19 20 21 22
		(2)	The document or information must be given to the owner or other person in the way prescribed under the regulation module applying to the scheme.	23 24 25
Clause	40	Insertion of ne	ew s 321A	26
		After section	on 321—	27
		insert—		28
		321A C	hanging financial year	29
		(1)	A body corporate for a community titles scheme may, by ordinary resolution at a general meeting,	30 31
			Page 59	

[s 41]

		change the financial year for the body corporate and adopt a new 12-month period (the <i>new</i> <i>period</i>) as the financial year for the body corporate.	1 2 3 4
	(2)	However, a body corporate may only adopt a new period once within a five-year period.	5 6
	(3)	For subsection (2), the five-year period commences on the day the new period commences.	7 8 9
Clause 41	Insertion of ne	ew ch 8, pt 16	10
	Chapter 8–	-	11
	insert—		12
	Part 1	6 Transitional provisions	13
		for Body Corporate and	14
		Community	15
		Management and Other	16
		Legislation	17
		Amendment Act 2023	18
	448 Def	initions for part	19
		In this part—	20
		<i>former</i> , for a provision of this Act, means the provision as in force before the commencement.	21 22
		<i>new</i> , for a provision of this Act, means the provision as in force from the commencement.	23 24
		laws about smoking products made before nmencement	25 26
	(1)	This section applies to a by-law for a community titles scheme that—	27 28

[s 41]

	(a) is in force immediately before the commencement; and(b) prohibits or restricts the use of a smoking product by an occupier of a lot included in	1 2 3 4
	the scheme or the occupier's invitee.	5
(2)	The by-law is enforceable to the extent the by-law is consistent with new section 169A.	6 7
	laws about keeping of animals made before nmencement	8 9
(1)	This section applies to a by-law for a community titles scheme about the keeping or bringing of an animal on a lot or the common property that is in force immediately before the commencement.	10 11 12 13
(2)	The by-law is enforceable to the extent the by-law is consistent with new section 169B.	14 15
(3)	If, before the commencement, a person applied under former chapter 6, part 4 for the resolution of a dispute about whether a by-law about keeping or bringing an animal on a lot or the common property is valid and enforceable and the dispute is not resolved, the dispute must be resolved under the Act as in force from the commencement.	16 17 18 19 20 21 22
(4)	If, before the commencement, a person applied under former chapter 6, part 4 for the resolution of a dispute about a decision about keeping or bringing an animal on a lot or common property and the dispute is not resolved, the dispute must be resolved under the Act as in force immediately before the commencement.	23 24 25 26 27 28 29
451 Coo	de of conduct	30

New schedule 2, section 2(2) does not apply to a person's conduct as a caretaking service 32 contractor before the commencement. 33

(2)	New schedule 2, section 3 does not apply to a person's conduct as a body corporate manager or caretaking service contractor before the commencement.	1 2 3 4
452 A	ternative insurance	5
(1)	This section applies if—	6
	 (a) before the commencement, a body corporate for a community titles scheme applied to the commissioner, under the regulation module applying to the scheme, for authorisation to put in place alternative insurance in a form approved by the commissioner; and 	7 8 9 10 11 12
	(b) immediately before the commencement, the commissioner had not decided the application.	13 14 15
(2)	The commissioner must consider and decide the application as if the <i>Body Corporate and Community Management and Other Legislation Amendment Act 2023</i> had not been enacted.	16 17 18 19
	spute resolution in layered arrangement of ommunity titles schemes	20 21
(1)	This section applies if—	22
	 (a) before the commencement, a person applied under former chapter 6, part 4 for the resolution of a dispute about a by-law made by a body corporate for a community titles scheme in a layered arrangement of community titles schemes; and 	23 24 25 26 27 28
	(b) the dispute is between the person and—	29
	(i) the body corporate of another community titles scheme in the layered arrangement; or	30 31 32

		(ii)	anot	owner her con red arra	nmur	ity tit	les sch			1 2 3
	(c)			ely bef not res			nmenco	ement,	the	4 5
(2)	the <i>l</i> and	Body	Corp r Leg	ust be a orate an gislation ed.	nd Co	этти	nity Mc	inagen	nent	6 7 8 9
454 Exi	sting	, not	ices							10
(1)	othe for	er doc	cumer omm	pplies int was unity nt.	serve	d on	a body	corpo		11 12 13 14
(2)	serv proc	the notice, legal process or other document was red under former section 315, the notice, legal cess or other document is taken to have been red under this Act.						egal	15 16 17 18	
455 Ma cor	tters nmei			rminat	ion 1	aken	befor	е		19 20
(1)	This	s secti	ion aj	pplies it	f—					21
	(a)	unde	er for	mer sec	ction	78(1)-				22
		(i)	sche	dy corp me de me; and	ecide			unity ti inate	tles the	23 24 25
		(ii)		agreeme er forme					into	26 27
		(iii)	com	ediately mencer inated;	nent-		efore schen	ne is	the not	28 29 30
	(b)	-		had ap mer se	-					31 32

[s 42]

				terminate the scheme and immediately before the commencement the scheme is not terminated.	1 2 3
			(2)	The community titles scheme may be terminated under former chapter 2, part 9 as if the <i>Body</i> <i>Corporate and Community Management and</i> <i>Other Legislation Amendment Act 2023</i> had not been enacted.	4 5 6 7 8
			456 Dis	putes about particular matters	9
				New section 227 does not apply to the giving of documents or material by an original owner to a body corporate for a community titles scheme if the first annual general meeting of the body corporate is held before the commencement.	10 11 12 13 14
Clause	42			sch 2 (Code of conduct for body corporate caretaking service contractors)	15 16
		(1)	Schedule 2,	section 2(2), after 'body corporate manager'—	17
			insert—		18
				or caretaking service contractor	19
		(2)	Schedule 2,	section 2—	20
			insert—		21
			(3)	A body corporate manager or caretaking service contractor must not unfairly influence, or attempt to unfairly influence, the outcome of a motion to be decided by the body corporate.	22 23 24 25
Clause	43	Am	endment of	f sch 4 (By-laws)	26
		(1)	Schedule 4,	section 11(1)—	27
			insert—		28

			[s 44]
			Note—
			See section 181 in relation to the right of the owner or occupier of a lot to keep a guide, hearing or assistance dog on the lot.
	(2)	Schedule 4	section 11(2)—
		omit, insert	
		(2)	The body corporate may grant the approval subject to conditions that are, in the circumstances, reasonable and appropriate.
		(3)	If the body corporate grants the approval, the body corporate must give the occupier a written notice stating—
			(a) the body corporate's approval; and
			(b) if the approval is subject to conditions—the conditions.
		(4)	The body corporate's approval may be withdrawn if the occupier does not comply with the conditions stated in the notice.
ıse 44	Am	nendment o	f sch 5 (Adjudicator's orders)
	(1)	Schedule 5-	
		insert—	
		3A	An order approving alternative insurance to be put in place by a body corporate.
	(2)	Schedule 5-	
		insert—	
		10A	If satisfied an economic reasons resolution was unreasonable—an order declaring that the resolution was, at all times, void.
		10B	If satisfied a motion for an economic reasons resolution was not passed because of objections that were, in the circumstances, unreasonable—an order giving effect to the

[s 45]

			motion as proposed.	1
	(3)	Schedule 5	item 18, 'to remove it and keep it away.'—	2
		omit, insert		3
			—	4
			(a) to keep the animal in compliance with stated conditions; or	5 6
			(b) to remove the animal and keep it away.	7
	(4)	Schedule 5 peaceful'—	, item 19, 'unduly interfering with someone else's	8 9
		omit, insert		10
			unreasonably interfering with someone else's	11
	(5)	Schedule 5-	_	12
		insert—		13
		19A	If satisfied a decision of the body corporate to withhold approval for the keeping of an animal under a by-law was unreasonable—an order declaring that the occupier may keep the animal and the conditions on which it may be kept.	14 15 16 17 18
Clause 45	Am	nendment o	f sch 6 (Dictionary)	19
	(1)	Schedule 6	definition termination issues—	20
		omit.		21
	(2)	Schedule 6-	_	22
		insert—		23
			<i>alternative insurance</i> , for a body corporate for a community titles scheme, means insurance that is not—	24 25 26
			(a) the insurance required under the regulation module applying to the scheme; or	27 28
			(b) the body corporate's self-insurance.	29

[s 45]

<i>alternative insurance order</i> see section 189(4)(a)(ii).	1 2
court, for chapter 2, part 9, see section 77.	3
<i>economic reasons for termination</i> , for chapter 2, part 9, division 4, see section 81A.	4 5
<i>economic reasons resolution</i> , for chapter 2, part 9, division 4, see section 81.	6 7
<i>facilitator</i> , appointed by a body corporate, for chapter 2, part 9, division 4, see section 81M(2).	8 9
<i>interested person (layered arrangement)</i> , for a community titles scheme included in a layered arrangement of community titles schemes, means the following—	10 11 12 13
(a) the body corporate for another scheme that is included in the layered arrangement;	14 15
(b) the owner or occupier of a lot included in another scheme that is included in the layered arrangement.	16 17 18
<i>pre-termination report</i> , for chapter 2, part 9, division 4, see section 81C.	19 20
short lease, for chapter 2, part 9, see section 77.	21
<i>smoking product</i> has the meaning given by the <i>Tobacco and Other Smoking Products Act 1998</i> , schedule, definition <i>smoking product</i> , paragraph (c).	22 23 24 25
<i>termination issues</i> , for chapter 2, part 9, see section 77.	26 27
<i>termination plan</i> , for chapter 2, part 9, division 4, see section 81B(1).	28 29
<i>termination plan resolution</i> , for chapter 2, part 9, division 4, see section 81.	30 31
<i>termination resolution</i> , for chapter 2, part 9, division 4, see section 81.	32 33

[s 45]

(3)	Schedule 6, definition <i>complex dispute</i> , after '48(1)(a),'	1
	insert—	2
	81G,	3
(4)	Schedule 6, definition <i>continuing contravention notice</i> , after '182'—	4 5
	insert—	6
	, 182A	7
(5)	Schedule 6, definition <i>financial year</i> —	8
	insert—	9
	 (c) if, under section 321A, the body corporate changes the financial year—the period adopted by the body corporate as the financial year under that section and each successive period of 1 year from the end of the period; or 	10 11 12 13 14 15
	(d) if the period of the financial year is changed by both the adjudicator and the body corporate—the period commencing from the most recent change and each successive period of 1 year from the end of the period.	16 17 18 19 20
(6)	Schedule 6, definition <i>future contravention notice</i> , after '183'—	21 22
	insert—	23
	, 183AA	24
(7)	Schedule 6, definition <i>records</i> —	25
	insert—	26
	Note—	27
	See the Acts Interpretation Act 1954, schedule 1, definition <i>document</i> , for what may constitute a document.	28 29 30

Body Corporate and Community Management and Other Legislation Amendment Bill 2023 Part 3 Amendment of Building Units and Group Titles Act 1980

		[s 46]	
	Part	3 Amendment of Building Units and Group Titles Act 1980	1 2
Clause	46	Act amended	3
		This part amends the Building Units and Group Titles Act 1980.	4 5
Clause	47	Amendment of s 49F (Disposal of amount held in prescribed trust account)	6 7
		Section 49F(3)—	8
		insert—	9
		Example—	10
		A contract for the sale of a proposed lot that includes a term that allows for the payment of an amount paid under section $49E(1)$ would be void to the extent to which it purports to exclude, restrict or otherwise change the effect of a provision of this subdivision.	11 12 13 14 15
	Part	4 Amendment of Land Sales Act 1984	16 17
Clause	48	Act amended	18
		This part amends the Land Sales Act 1984.	19
Clause	49	Amendment of s 18 (Disposal of amount held in prescribed trust account)	20 21
		Section 18(3)—	22
		insert—	23
		Note—	24
		See also section 22, which prohibits contracting out of a provision of this Act.	25 26

Clause	50	Insertion of new pt 2 Part 2—	e, div 4A	1 2
		insert—		3
		Division 4A	Off-the-plan	4
			contracts—sunset clauses	5
		19A Application	on of division	6
		into a	livision applies if a buyer and seller enter in off-the-plan contract and the contract les a sunset clause.	7 8 9
		19B Definition	is for division	10
		In this	division—	11
		off-the	e-plan contract means—	12
		(a) a	contract for the sale of a proposed lot; or	13
			contract that grants a person an option to urchase a proposed lot.	14 15
		<u> </u>	<i>rar</i> means the registrar of titles under the <i>Title Act 1994</i> , schedule 2.	16 17
		releva means	<i>nt event</i> , for an off-the-plan contract,	18 19
		S	he registration by the registrar of the plan of ubdivision for the proposed lot the subject f the contract; or	20 21 22
		iı	he creation by the registrar of a separate indefeasible title for the proposed lot the ubject of the contract; or	23 24 25
		(c) s	ettlement of the contract; or	26
			nother event prescribed by regulation as a elevant event.	27 28
		sunse	t clause, for an off-the-plan contract, means	29

	a term of the contract that provides for the contract to be terminated if a relevant event does not happen by the sunset date.					
	sunset date, for an off-the-plan contract, means—					
	(a) for a relevant event other than settlement of the contract—					
		(i)	the day on or by which the relevant event for the contract must happen; or	7 8		
		(ii)	if the contract provides for the parties to the contract to extend the day mentioned in paragraph (i) to a later day—the later day; or	9 10 11 12		
	(b)		a relevant event that is settlement of the tract, the day that is—	13 14		
		(i)	the day the seller must settle the contract; or	15 16		
		(ii)	if the buyer does not terminate the contract under section 14(5) and the parties agree on another date (the <i>later settlement day</i>) on which the seller must settle the contract—the later settlement day.	17 18 19 20 21 22		
19C No	auto	mat	ic termination under sunset clause	23		
(1)			clause cannot automatically terminate an lan contract.	24 25		
(2)	suns term that	set c ninate the o	r, if an off-the-plan contract contains a lause that purports to automatically the contract, the clause is taken to mean contract may be terminated on, or after, to date under this division.	26 27 28 29 30		

	nen seller may terminate under sunset use	1 2	
(1)	A seller of a proposed lot may terminate an off-the-plan contract under a sunset clause only if—		
	(a) the seller—	6	
	(i) gives the buyer a sunset clause notice; and	7 8	
	(ii) receives the buyer's consent, in writing, to the termination of the off-the-plan contract under the sunset clause; or	9 10 11	
	 (b) the Supreme Court has made an order under section 19F permitting the seller to terminate the contract under the sunset clause; or 	12 13 14 15	
	 (c) subject to subsection (2)—a regulation prescribes another way (the <i>prescribed way</i>) for the seller to terminate an off-the-plan contract under the sunset clause. 	16 17 18 19	
(2)	A regulation under subsection (1)(c) may only be made if the Minister is satisfied the prescribed way will provide adequate consumer protection for a buyer.		
(3)	In this section—	24	
	<i>sunset clause notice</i> means a notice, in writing, given by the seller to the buyer at least 28 days before the sunset date, that states the following information—	25 26 27 28	
	(a) that the seller proposes to terminate the contract on the sunset date;	29 30	
	 (b) that the seller may only terminate the contract under the sunset clause if the buyer consents in writing to the proposed termination; 	31 32 33 34	

	[s 50]	
1 2	(c) the reasons the seller proposes to terminate the contract;	
3 4 5	(d) that the buyer must respond to the notice no later than the day immediately before the sunset date.	
6 7	yer's obligation on receipt of sunset clause lice	
8 9	This section applies if a buyer of a proposed lot is given a sunset clause notice under section 19D.	(1)
10 11	The buyer must consider the information stated in the sunset clause notice and—	(2)
12	(a) act reasonably in the circumstances; and	
13 14	(b) respond to the notice within the time stated in the notice.	
15 16 17 18 19	If the buyer does not respond to the sunset clause notice, the failure to respond is not to be taken as evidence that the buyer consents to the termination of the contract under the sunset clause the subject of the notice.	(3)
20 21	preme Court order to terminate under nset clause	
22 23 24 25	A seller of a proposed lot under an off-the-plan contract may apply to the Supreme Court for an order permitting the seller to terminate the contract under a sunset clause.	(1)
26 27 28 29 30	The Supreme Court may make an order permitting the seller to terminate the off-the-plan contract under the sunset clause if the seller satisfies the court it is just and equitable in the circumstances.	(2)
31 32	In deciding whether it is just and equitable to make the order the Supreme Court must consider	(3)

	following matters—				
(a)	the terms of the off-the-plan contract,				
	including whether a term is intended to avoid the operation of this division;	-			
	Note—				
	Under section 22 a contractual provision intended				
	to avoid operation of this division would, to the extent it did so, be void.				
(b)	whether, in the performance of their	(
	obligations under the contract, the seller acted unreasonably or in bad faith;				
(c)	whether matters beyond the seller's reasonable control affected—				
	(i) the seller's ability to settle the contract; or				
	(ii) to the extent the seller's business is				
	related to the performance of the				
	off-the-plan contract—the viability of the seller's business;				
(d)	whether, in the circumstances, there is a				
	reasonable prospect of the seller settling the contract;	, , ,			
(e)	if the seller can not settle the contract, what	/			
	actions the seller has taken to—				
	(i) settle the contract; and	,			
	(ii) minimise the effect of any matter that				
	affected the seller's ability to settle the contract;	-			
(f)	the effect of settling the contract on the seller;				
(g)	the effect of terminating the contract on the buyer;				
(h)	the extent of the buyer's performance of their obligations under the contract;				

[s 51]

			her the proposed land act has increased in v		1 2
		(j) any relev	other matter the ant;	court considers	3 4
		(k) any c	other matter prescribed	d by regulation.	5
	(4)	relation to seller satis	r must pay the costs o a proceeding for the sfies the Supreme Co bly withheld consent tract under the sunset	e order unless the urt that the buyer to the termination	6 7 8 9 10
Clause 51	Insertion of ne	ew pt 4, di	v 3		11
	Part 4—				12
	insert—				13
	Divisio	on 3	Transitional pr	ovision for	14
			Body Corporat	te and	15
			Community Ma	anagement	16
			and Other Leg	islation	17
			Amendment A	ct 2023	18
		plication o the-plan o	of pt 2, div 4A to ex contracts	isting	19 20
	(1)	This secti that—	on applies to an off-	the-plan contract	21 22
		(a) is en and	tered into before the	commencement;	23 24
			ediately before the co ettled.	mmencement—is	25 26
	(2)	Part 2, di contract.	vision 4A applies to	the off-the-plan	27 28

[s 52]

Clause	52	Am	endment of sch 1 (Dictionary)	1
			Schedule 1—	2
			insert—	3
			<i>off-the-plan contract</i> , for part 2, division 4A, see section 19B.	4 5
			<i>registrar</i> , for part 2, division 4A, see section 19B.	6
			<i>relevant event</i> , for an off-the-plan contract, for part 2, division 4A, see section 19B.	7 8
			<i>sunset clause</i> , for an off-the-plan contract, for part 2, division 4A, see section 19B.	9 10
			<i>sunset date</i> , for an off-the-plan contract, for part 2, division 4A, see section 19B.	11 12
	Part	5	Amendment of Land Title Act	13
			1994	14
Clause	53	Act	amended	15
			This part amends the Land Title Act 1994.	16
Clause 54 Amendment of s 115 terminating scheme)			endment of s 115U (Instruments required for ninating scheme)	17 18
		(1)	Section 115U(2)(b), 'section 78(2)'—	19
			omit, insert—	20
			chapter 2, part 9,	21
		(2)	Section 115U(3)(a), after 'a resolution'—	22
			insert—	23
			, other than a termination resolution,	24
		(3)	Section 115U(3)—	25
			insert—	26

Body Corporate and Community Management and Other Legislation Amendment Bill 2023 Part 6 Amendment of South Bank Corporation Act 1989

I	s	55]

			 (aa) if the scheme is terminated under a termination resolution of the body corporate—the termination resolution and the termination plan for the scheme; or 	1 2 3 4
		(4) Section 11	5U(4)—	5
		insert—		6
			termination plan see the BCCM Act, schedule 6.	7
			<i>termination resolution</i> see the BCCM Act, schedule 6.	8 9
	Part	6	Amendment of South Bank Corporation Act 1989	10 11
Clause	55	Act amended	I	12
		This part a	amends the South Bank Corporation Act 1989.	13
Clause	56	Amendment of prescribed tr	of s 97N (Disposal of amount held in ust account)	14 15
		Section 97	'N(3)—	16
		insert—		17
			Note—	18
			See also section 97Q, which prohibits contracting out of a provision of this Act.	19 20

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