

LOCAL GOVERNMENT LEGISLATION AMENDMENT BILL 1995

Queensland



LOCAL GOVERNMENT LEGISLATION AMENDMENT BILL 1995

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1995

A BILL

FOR

An Act to amend legislation about local government, and for other purposes

The Parliament of Queensland enacts-

s 1

PART 1—PRELIMINARY 2 Short title 3 1. This Act may be cited as the Local Government Legislation Clause 4 Amendment Act 1995. 5 Commencement 6 2. This Act (other than Part 3, sections 8, 9, 11, 13 and 15 and Part 5) Clause 7 commences on 1 July 1995. 8 **PART 2—AMENDMENT OF CITY OF BRISBANE** 9 **ACT 1924** 10 Act amended 11

	Act amenucu	11
Clause	3. This Part amends the City of Brisbane Act 1924.	12
	Replacement of s 23 (Superannuation benefits for councillors)	13
Clause	4. Section 23—	14
	omit, insert—	15
	'Superannuation benefits for councillors	16
	23.(1) In this section—	17
	"scheme" means a superannuation scheme for councillors.	18
	(2) The Council may—	19
	(a) establish and amend a scheme; or	20

(b) join in establishing and amending a scheme; or	1
(c) take part in a scheme.	2
(3) However, the Council may not establish or take part in a scheme—	3
(a) under which the Council is required to contribute to the scheme for a person who has ceased to be a councillor; or	4 5
(b) that does not meet the requirements of the Superannuation Industry (Supervision) Act 1993 (Cwlth).	6 7
(4) If the Council acts under subsection (2), it may pay an amount from the City Fund by way of a subsidy or contribution to the scheme.'.	8 9
Replacement of s 25E (Superannuation scheme for employees)	10
5. Section 25E—	11
omit, insert—	12
'Superannuation scheme for employees	13
25E.(1) In this section—	14
"scheme" means a superannuation scheme for Council employees.	15
(2) The Council may—	16
(a) establish and amend a scheme; or	17
(b) join in establishing and amending a scheme; or	18
(c) take part in a scheme.	19
(3) However, the Council may not establish or take part in a scheme that does not meet the requirements of the <i>Superannuation Industry</i> (<i>Supervision</i>) <i>Act 1993</i> (Cwlth).	20 21 22
(4) If the Council acts under subsection (2), it may pay an amount from the City Fund by way of a subsidy or contribution to the scheme.'.	23 24

Clause

	PART 3—AMENDMENT OF FIRE SERVICE ACT 1990	1 2
	Act amended	3
Clause	6. This Part amends the Fire Service Act 1990.	4
	Amendment of s 128A (Local government may make and levy certain rates or charges and contribute amounts raised to rural fire brigades)	5 6
Clause	7. Section 128A(2) and (3)—	7
	omit.	8
	PART 4—AMENDMENT OF LOCAL GOVERNMENT ACT 1993	9 10
	Act amended	11
Clause	8. This Part amends the Local Government Act 1993.	12
	Amendment of s 106 (Implementation of reviewable local government matter)	13 14
Clause	9.(1) Section 106(2)(d) to (i)—	15
	renumber as section 106(2)(e) to (j).	16
	(2) Section 106(2)—	17
	insert—	18
	'(d) exempting a local government from the requirement to prepare and adopt a corporate or operational plan, and the application of this Act because of the exemption; or'.	19 20 21

	Replacement of s 186 (Superannuation benefits for councillors)	1
Clause	10. Section 186—	2
	omit, insert—	3
	'Superannuation benefits for councillors	4
	'186.(1) In this section—	5
	"audit" , of a superannuation scheme, means an audit required under the Commonwealth Superannuation Act.	6 7
	"Commonwealth Superannuation Act" means the Superannuation Industry (Supervision) Act 1993 (Cwlth).	8 9
	"scheme" means a voluntary superannuation scheme for councillors.	10
	"standard permanent employee" has the meaning given by section 743A.	11 12
	(2) A local government may—	13
	(a) establish and amend a scheme; or	14
	(b) join in establishing and amending a scheme; or	15
	(c) take part in a scheme.	16
	(3) However, a local government may not establish or take part in a scheme—	17 18
	 (a) under which the contribution to the scheme payable by the local government for its councillors (expressed as a percentage of payment in the nature of salary) is more than— 	19 20 21
	(i) for the year starting 1 July 1995—11%; or	22
	(ii) for the year starting 1 July 1996—11.5%; or	23
	(iii) for each later year—12%; ¹ or	24
	(b) under which the proportion of contribution to the scheme payable by the local government for its councillors is more or less than	25 26

¹ The percentages mentioned in the paragraph represent local governments' liability for standard permanent employees under section 743M(2)(b) (Local governments' liability for permanent employees) less standard permanent employees' liability under section 743N(b) (Permanent employees' liability for contributions).

	the proportion of contribution to the Local Government Superannuation Scheme payable by the local government for its standard permanent employees; or	1 2 3
	(c) under which the local government is required to contribute to the scheme for a person who has ceased to be a councillor; or	4 5
	(d) that does not meet the requirements of the Commonwealth Superannuation Act.	6 7
	'(4) If a local government acts under subsection (2), it may pay an amount from its operating fund by way of a subsidy or contribution to the scheme.	8 9 10
	(5) An audit of a superannuation scheme established by a local government (whether alone or with another local government) must be carried out by the Auditor-General.'.	11 12 13
	Amendment of s 406 (Exemptions)	14
Clause	11. Section 406—	15
	insert—	16
	'(1A) An exemption under subsection (1)(c) may be given subject to conditions.'.	17 18
	Insertion of new Ch 12A	19
Clause	12. After Chapter 12—	20
	insert—	21
	CHAPTER 12A—SUPERANNUATION	22
	'PART 1—INTERPRETATION	23
	'Definitions	24
	'743A. In this Chapter—	25
	"approved scheme" see section 743U.	26

"audit" , of a superannuation scheme, means an audit required under the Commonwealth Superannuation Act.	1 2
"Board" means the Queensland Local Government Superannuation Board.	3
"Commonwealth Superannuation Act" means the Superannuation Industry (Supervision) Act 1993 (Cwlth).	4 5
"contributory member" , of the scheme, means a member who is required to make contributions for membership of the scheme.	6 7
"election notice" , for an employee of a local government, means a written notice given to the local government and Board by the employee electing to become a permanent employee for this Chapter.	8 9 10
"eligible member" see section 743L(1).	11
"employees' scheme" means the Local Government Employees' Superannuation Scheme under the repealed Act.	12 13
"local government" includes a local government entity.	14
"local government entity" means an entity—	15
(a) that—	16
(i) under an Act, exercises a power similar to a local government power; or	17 18
(ii) under an Act, exclusively performs a function in relation to the system of local government in Queensland; or	19 20
(iii) exclusively exercises a local government power for a local government; and	21 22
(b) that is prescribed under the regulations to be a local government entity for this Chapter.	23 24
"local government power" means a power that may be exercised by a local government in exercising its jurisdiction of local government.	25 26
"member" means a member of the scheme.	27
"non-contributory member" , of the scheme, means a member who is not required to make contributions for membership of the scheme.	28 29
"permanent employee", of a local government, see section 743B.	30
"prescribed number", of directors, see section 743I(1).	31

"relevant person" means a person (other than an eligible member) who—	1
(a) works for, or provides a service to, a local government; and	2
(b) is prescribed under the regulations as a relevant person.	3
"relevant persons scheme" means a superannuation scheme providing superannuation, retirement or other similar benefits for relevant persons.	4 5 6
"repealed Act" means the Local Government Superannuation Act 1985.	7
"salary", of an employee, means the employee's salary under the trust deed.	8 9
"scheme" means the Local Government Superannuation Scheme.	10
"special permanent employee" , of a local government, means a permanent employee who, immediately before the commencement, was required under the repealed Act to make contributions for membership of the employees' scheme at the rate of 5% of the employee's salary.	11 12 13 14 15
"standard permanent employee", of a local government, means a permanent employee who—	16 17
 (a) immediately before the commencement, was required under the repealed Act to make contributions for membership of the employees' scheme at the rate of 6% of the employee's salary; or 	18 19 20
(b) starts employment after the commencement.	21
"trust deed" see section 743K(2).	22
'Meaning of "permanent employee"	23
'743B.(1) A "permanent employee" of a local government (other than a local government entity) is an employee of the local government who—	24 25
 (a) has been continuously employed by the local government, or the local government and other local governments consecutively, for at least 1 year; or 	26 27 28
(b) has—	29
(i) been continuously employed by the local government, or the local government and other local governments	30 31

consecutively, for less than 1 year; and

(ii) given an election notice to the local government and Board.

(2) However, if an employee is solely employed by a local government to carry out work on a particular job or project and the employee's employment is dependent on the time taken to carry out the job or project, the employee is not a permanent employee.

(3) For subsection (1), an employee is not continuously employed if—

- the employee's employment is broken by at least 60 consecutive (a) days when the employee was not employed, and is not in a position to accept an offer of employment, by a local government; or 11
- (b) the Board is satisfied the employee is no longer employed by a local government and has no intention of taking up employment with a local government.

(4) An employee of a local government entity is also a permanent 15 employee if the entity declares the employee to be a permanent employee 16 for this Chapter by written notice given to the Board. 17

'PART 2—QUEENSLAND LOCAL GOVERNMENT 18 SUPERANNUATION BOARD 19

	'Division 1—Establishment,	functions and	powers of Board	20
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'Establishment of Board	21
'743C. The board established under the repealed Act is continued in existence under the name, Queensland Local Government Superannuation Board.	22 23 24
'Legal status of Board	25

'743D.(1) The Board—

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(a)	is a body corporate; and	1
(b)	has a seal; and	2
(c)	may sue and be sued in its corporate name.	3
appearin	udicial notice must be taken of the imprint of the Board's seal g on a document and the document must be presumed to have been sealed unless the contrary is established.	4 5 6
'Board'	s functions	7
'743 E	• The Board's functions are—	8
(a)	to act as trustee of the scheme; and	9
(b)	to manage approved schemes; and	10
(c)	to act as trustee of, and establish and act as trustee of, relevant persons schemes.	11 12
'Board's	s powers	13
	(1) The Board may do all things necessary or convenient to be or in connection with, the performance of its functions.	14 15
'(2) W	Vithout limiting subsection (1), the Board—	16
(a)	has the powers given to it by this Chapter; and	17
(b)	has, in the performance of its functions, all the powers of an individual.	18 19
'(3) It	may, for example—	20
(a)	enter into contracts; and	21
(b)	acquire, hold, deal with and dispose of property.	22
	Division 2—Board of directors	23
'Board o	of directors	24
'743G. There is a board of directors of the Board.		

'Role of	the board of directors	1
	.(1) The board of directors is responsible for how the Board its functions and exercises its powers.	2 3
	Without limiting subsection (1), it is the role of the board of to ensure the Board performs its functions in a proper, effective tent way.	4 5 6
'Compos	sition of board of directors	7
'743I .	(1) In this section—	8
	bed number " of directors means 3 or, if another number is cribed under the regulations, the other number.	9 10
'(2) Th	ne board of directors is to consist of—	11
(a)	the prescribed number of directors appointed on the nomination of the Local Government Association; and	12 13
(b)	the prescribed number of directors appointed on the nomination of members of the scheme; and	14 15
(c)	if the trust deed provides for the appointment of an additional independent director and an independent director is appointed—the appointed independent director.	16 17 18
	he directors must be appointed under rules established to comply Commonwealth Superannuation Act. ²	19 20
	Division 3—General	21
'Delegat	ion of Board's powers	22
'743J .	The Board may delegate its powers to an employee of the Board.	23

² See sections 107 (Duty of trustee of employer-sponsored fund to establish procedure for appointing member representatives) and 108 (Duty of trustee of employer-sponsored fund to establish procedure for appointing independent trustee or independent member of board of directors of corporate trustee).

'PART 3—LOCAL GOVERNMENT SUPERANNUATION SCHEME

'Division 1—Continuation and membership of scheme

'Scheme continued

'743K.(1) The Local Government Employees' Superannuation Scheme established under the repealed Act is continued in existence under the name, Local Government Superannuation Scheme.

(2) Rules governing the operation of the scheme must be set out in a trust deed made by the Board (the "**trust deed**").

(3) Without limiting subsection (2), the trust deed must contain provision about matters that, under the Commonwealth Superannuation Act, must be contained in the governing rules of regulated funds within the meaning of that Act.

'Membership of scheme

'743L.(1) The following persons are eligible to be members of the scheme (**''eligible members''**)—

(a) a councillor of a local government;(b) an employee of a local government or the Board;18

(c) a contractor of a local government;

(d) a member of the governing body of a local government entity;

(e) another person for whom a local government or the Board is required under the *Superannuation Guarantee (Administration) Act 1992* (Cwlth) to contribute to a superannuation scheme;
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(f) another person prescribed under the regulations.

'(2) An employee of a local government (other than a local government25entity) or the Board must be a member of the scheme.26

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'Division 2—Contributions for permanent employees

'Local governments' liability for permanent employees

'743M.(1) A local government that employs a permanent employee must pay to the scheme yearly contributions for the employee within the time stated in the trust deed.

(2) The yearly contributions for the employee are calculated at the following rates—

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(a)	ппе	CHIDIOV		SDECTAL	permanent	
(4)		empro,	00 10 a	opeerar	permanent	0111010,00

- (i) for the year starting 1 July 1995—15% of the employee's salary; or
- (ii) for the year starting 1 July 1996—15.5% of the employee's salary; or

(iii) for each later year—16% of the employee's salary;

(b) if the employee is a standard permanent employee—

- (i) for the year starting 1 July 1995—17% of the employee's 15 salary; or 16
- (ii) for the year starting 1 July 1996—17.5% of the employee's 17 salary; or 18

(iii) for each later year—18% of the employee's salary.

(3) The yearly contributions include contributions required to be paid to the scheme for the member under an industrial agreement or award.

'Permanent employees' liability for contributions

'743N. A permanent employee of a local government for whom the local23government is required to pay yearly contributions to the scheme must pay24to the local government yearly contributions calculated at the following25rate—26

(a) if the employee is a special permanent employee—5% of the 27 employee's salary; 28

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(b) if the employee is a standard permanent employee—6% of the employee's salary.	1 2
'Additional contributions to scheme	3
'743O.(1) A member, or local government for a member, may make additional contributions to the scheme to secure additional benefits under the trust deed.	4 5 6
(2) Subsection (1) has effect subject to section 186. ³	7
'Contributions may be deducted from employees' salaries	8
'743P.(1) A local government may deduct the amount of an employee's contributions or any part of them from the employee's salary or other amount owing to it by the employee.	9 10 11
(2) Subsection (1) applies despite any other Act.	12
'Adjustment of contributions because of change in salary	13
'743Q.(1) The Board may, by written notice given to a local government, require the local government to give the Board the salary details for each of the local government's permanent employees as at 1 January or 1 July in a stated year.	14 15 16 17
(2) The local government must comply with the notice.	18
(3) If a permanent employee's salary has changed, the Board must—	19
(a) calculate the yearly contributions payable for the employee based on the employee's new salary; and	20 21
(b) give written notice of the amount of contributions payable for the employee to the local government.	22 23
(4) The contributions stated in the notice become payable for the employee from the time stated in the notice.	24 25
(5) However, if the employee's salary has decreased and the employee gives written notice to the Board that the employee wants to pay	26 27

³ Section 186 (Superannuation benefits for councillors)

contributions as if the employee's salary had not decreased, the Board must calculate the yearly contributions payable for the employee based on the employee's former salary.

(6) The employee's notice must be given within the time stated in the trust deed.

'Division 3—Contributions for non-contributory members

'Local governments' liability for non-contributory members

'743R.(1) A local government that employs a non-contributory member must pay to the scheme all superannuation contributions required to be paid to the scheme for the member under an industrial agreement or award.

'(2) A local government (other than a local government entity) that11employs a non-contributory member must pay to the scheme all12superannuation contributions required to be paid for the member under an13Act of the State or Commonwealth.14

'Interest payable on outstanding contributions	16
'743S.(1) If a local government does not pay an amount to the scheme within the time stated under the trust deed, interest is payable on the amount by the local government to the scheme.	17 18 19
(2) Interest is payable at the rate prescribed under the regulations and calculated on a daily basis.	20 21
(3) However, the Board may waive the payment of interest.	22

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'PART 4—MISCELLANEOUS

'Prohibition on local governments establishing certain superannuation schemes	2 3
'743T.(1) A local government must not establish or join in establishing a superannuation scheme for the benefit of its employees. ⁴	4 5
(2) Subsection (1) does not apply to a local government entity.	6
'Management of other superannuation schemes	7
'743U. With the Governor in Council's approval, the Board may manage another superannuation scheme (an "approved scheme") for the scheme's trustee.	8 9 10
'Relevant persons superannuation schemes	11
'743V. With the Governor in Council's approval, the Board may—	12
(a) act as trustee of a relevant persons scheme; or	13
(b) establish, and act as trustee of, a relevant persons scheme.	14
'Auditor-General's role	15
'743W. An audit of a superannuation scheme for which the Board acts as trustee must be carried out by the Auditor-General.	16 17
'Application of Chapter to Board's employees	18
'743X. For eligible members who are Board employees, this Chapter applies to the Board with all necessary changes and any changes prescribed under the regulations.'.	19 20 21

⁴ For superannuation schemes for councillors, see section 186 (Superannuation benefits for councillors).

	Replacement of s 773 (Corporate and operational plans)	1
Clause	13. Section 773—	2
	omit, insert—	3
	'Corporate and operational plans	4
	'773.(1) In this section—	5
	"new local government" means a local government for a new local government area created under—	6 7
	(a) the Local Government (Albert, Beaudesert and Gold Coast) Regulation 1994; or	8 9
	(b) the Local Government (Brisbane, Esk, Ipswich and Moreton) Regulation 1994; or	10 11
	(c) the Local Government (Cairns, Douglas, Mareeba and Mulgrave) Regulation 1994.	12 13
	(2) Despite Chapter 7, Part 2, ⁵ a new local government is not required to prepare and adopt a corporate or operational plan for the year ending 30 June 1996.	14 15 16
	(3) Sections 433(1) and (2) and 4496 do not apply to a new local government.	17 18
	(4) Subsections (1) to (3) are laws to which section 20A of the <i>Acts Interpretation Act 1954</i> applies.	19 20
	(5) This section expires on 1 July 1995.'.	21
	Insertion of new Ch 14, Pt 1, Div 11A	22
Clause	14. After Chapter 14, Part 1, Division 11 —	23
	insert—	24

⁵ Chapter 7 (Financial operation and accountability of local governments), Part 2 (Corporate and operational plans)

⁶ Sections 433 (Requirements of budgets) and 449 (Content of report about implementing corporate and operational plans)

Division 11A—Local Government Superannuation	1
Subdivision A—Interpretation	2
'Definition	3
'798A. In this Division—	4
"relevant persons plan" means the Local Government Superannuation (Relevant Persons) Plan established under the repealed Act.	5 6
'Meaning of expressions used in Ch 12A	7
'798B. An expression that is not defined in this Division, but is defined in Chapter 12A, has the meaning given in Chapter 12A.	8 9
Subdivision B—Local Government Superannuation Board	10
'First board of directors	11
'798C. The appointment, under Part 5 of the repealed Act, of the first board of directors of the Board starts on the commencement.	12 13
'Assets and liabilities of Board	14
'798D. The assets and liabilities of the Board immediately before the commencement continue to be the assets and liabilities of the Board.	15 16
'Board's employees	17
'798E. The continuation of the Board under Chapter 12A does not affect—	18 19
(a) the continuity of employment of a person who, immediately before the commencement, was an employee of the Board and who continues to be an employee of the Board; and	20 21 22
(b) the person's entitlements as an employee.	23

'Continuation of Board does not affect legal personality etc.	1
'798F.(1) The change of name and continuation of the Board under Chapter 12A does not—	2 3
(a) affect the legal personality or identity of the Board; or	4
(b) affect rights or obligations of the Board or anyone else; or	5
(c) make legal proceedings by or against the Board defective.	6
(2) If a legal proceeding might have been continued or started by or against the Board before the commencement, the proceeding may be continued or started by or against the Board after the commencement.	7 8 9
Subdivision C—Local Government Employee's Superannuation Scheme and relevant persons plan	10 11
'Assets and liabilities of scheme	12
'798G. The assets and liabilities of the scheme immediately before the commencement continue to be the assets and liabilities of the scheme.	13 14
'Trust deed	15
'798H. On the commencement, the trust deed made under Part 5 of the repealed Act is the trust deed for the scheme.	16 17
'Continuation of scheme does not affect members' entitlements	18
'798I. The change of name and continuation of the scheme under Chapter 12A does not affect members' entitlements accrued under the scheme.	19 20 21
'Members of relevant persons plan become members of scheme	22
'798J. On the commencement, a person who, immediately before the commencement, was a member of the relevant persons plan—	23 24
(a) ceases to be have any entitlement under the plan; and	25
(b) becomes a member of the scheme, with all the entitlements	26

	accrued under the plan immediately before the commencement continuing to be the member's entitlements under the scheme.	1 2
'Assets a	and liabilities of relevant persons plan	3
'798K	. On the commencement—	4
(a)	the assets and liabilities of the relevant persons plan become assets and liabilities of the scheme; and	5 6
(b)	all rights, entitlements and obligations of the relevant persons plan under contracts and arrangements between the Board and other persons become the rights, entitlements and obligations of the scheme.	7 8 9 10
	Subdivision D—Miscellaneous	11
'Local g	overnment entities	12
	• An entity declared under section 6 of the repealed Act to be a vernment for the repealed Act is taken to be a local government	13 14 15
'Expiry	of Division	16
'798 N	I. This Division expires the day after the commencement.'.	17
Amendr	nent of s 800 (Transitional regulations)	18
15. Se	ction 800(1)(a), after 'operation of'—	19
insert-	_	20
	<i>Local Government Superannuation Act 1985</i> (whether before or r its repeal) or'.	21 22

Clause

	PART 5—AMENDMENT OF LOCAL GOVERNMENT SUPERANNUATION ACT 1985	1 2
	Act amended	3
Clause	16. This Part amends the <i>Local Government Superannuation Act 1985</i> .	4
	Insertion of new Pt 5	5
Clause	17. After Part 4—	6
	insert—	7
	'PART 5—BOARD'S DUTIES IN RELATION TO EXPANDED SUPERANNUATION SCHEME	8 9
	'Definitions	10
	'69. In this Part—	11
	"Commonwealth Superannuation Act" means the Superannuation Industry (Supervision) Act 1993 (Cwlth).	12 13
	"continuing Board" means the Local Government Superannuation Board under the new legislation.	14 15
	"existing schemes" means the Scheme and the Local Government Superannuation (Relevant Persons) Plan established under this Act.	16 17
	"expanded scheme" means the Scheme expanded under the new legislation to include members of the relevant persons plan as members.	18 19 20
	"new legislation" means Chapter 12A of the Local Government Act 1993.	21
	"member representatives" has the meaning given under the Commonwealth Superannuation Act.	22 23
	"relevant persons plan" means the Local Government Superannuation (Relevant Persons) Plan established under this Act.	24 25
	"transfer day" means 1 July 1995.	26

'Board)	to make trust deed for expanded scheme	1
'70.(1) Within 30 days after the commencement, the Board must make a trust deed for the expanded scheme to operate from the transfer day.		2 3
'(2) T	he trust deed must—	4
(a)	comply with the new legislation; and	5
(b)	contain provisions about matters that, under the Commonwealth Superannuation Act, must be contained in the governing rules of regulated funds within the meaning of that Act.	6 7 8
	nder the trust deed, the entitlements of members accrued under the schemes must continue to be their entitlements under the expanded	9 10 11
(4) The trust deed must establish rules for the appointment and removal of the member representatives of the first board of directors of the continuing Board.		12 13 14
	The rules must comply with section 107 of the Commonwealth nuation Act. ⁷	15 16
	to remove any doubt, it is declared that nothing in this section the Board from amending the trust deed before the transfer day.	17 18
'Appoin	tment of board of directors	19
day, the) For bringing the expanded scheme into operation on the transfer Board must ensure the first board of directors of the continuing appointed before the transfer day for effect from that day.	20 21 22
	he appointment of the first board of directors does not confer a impose a liability, on the directors before the transfer day.'.	23 24

 ⁷ Section 107 (Duty of trustee of employer-sponsored fund to establish procedure for appointing member representatives)

PART 6-REPEALS

	Acts repealed	2
Clause	18. The following Acts are repealed—	3
	Local Government Superannuation Act 1985 No. 98	4
	 Local Government Superannuation Act Amendment Act 1987 No. 81 	5 6
	 Local Government Superannuation Act Amendment Act 1989 No. 48 	7 8
	Local Government Superannuation Amendment Act 1992 No. 30	9
	• Local Government Superannuation Amendment Act (No. 2) 1992 No. 51.	10 11
		12

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