

BODY CORPORATE AND COMMUNITY MANAGEMENT BILL 1997

Queensland



BODY CORPORATE AND COMMUNITY MANAGEMENT BILL 1997

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DICTIONARY

1997

A BILL

FOR

An Act providing for the establishment and administration of community titles schemes, and for other purposes

s 1 18

s 4

The Parliament of Queensland enacts—	1
CHAPTER 1—PRELIMINARY	2
PART 1—INTRODUCTION	3
Short title 1. This Act may be cited as the Body Corporate and Community Management Act 1997.	4 5 6
Commencement2. This Act commences on a day to be fixed by proclamation.	7 8
PART 2—OBJECT AND ACHIEVEMENT OF OBJECT	9
Primary object 3. The primary object of this Act is to provide for flexible and contemporary communally based arrangements for the use of freehold land, having regard to the secondary objects.	10 11 12 13
 How primary object is to be achieved 4. For the achievement of its primary object, this Act provides for— (a) the establishment of community titles schemes; and (b) the operation and management of community titles schemes. 	14 15 16
(b) the operation and management of community titles senemes.	1 /

22

Seconda	ary objects	1
5. The	following are the secondary objects of this Act—	2
(a)	to balance the rights of individuals with the responsibility for self management as an inherent aspect of community titles schemes;	3 4
(b)	to promote economic development by establishing sufficiently flexible administrative and management arrangements for community titles schemes;	5 6 7
(c)	to provide a legislative framework accommodating future trends in community titling;	8 9
(d)	to ensure that bodies corporate for community titles schemes have control of the common property and body corporate assets they are responsible for managing on behalf of owners of lots included in the schemes;	10 11 12 13
(e)	to provide bodies corporate with the flexibility they need in their operations and dealings to accommodate changing circumstances within community titles schemes;	14 15 16
(f)	to provide an appropriate level of consumer protection for owners and intending buyers of lots included in community titles schemes;	17 18 19
(g)	to ensure accessibility to information about community titles scheme issues;	20 21

(h) to provide an efficient and effective dispute resolution process.

s 6 20 s 8

PART 3—INTERPRETATION

Dictionary

Dictionary
6. A dictionary in schedule 4 defines particular words used in this Act. ¹
Use of certain tags
7.(1) In this Act, persons or things are sometimes given identifying tags, for example, a community titles scheme might be given the tag "scheme A".
(2) An identifying tag is generally used as a shorthand way of distinguishing one person or thing from another person or thing for a provision or series of provisions in the section or division in which the tag is established and used.
(3) An identifying tag used for a provision or series of provisions may be used again, but refer to a different person or thing, in another provision or series of provisions.
Use of illustrations
8. Schedule 1 contains examples of possible structures of community titles schemes and the accompanying text illustrates the use of various expressions used in this Act.

Words defined elsewhere in the Act are generally signposted by entries in the dictionary. However, if a section has a definition applying only to the section, or a part of the section, it is generally not signposted by an entry in the dictionary and is generally set out in the last subsection of the section.

Signpost definitions in the dictionary alert the reader to the terms defined elsewhere in the Act and tell the reader where the definitions can be found. For example, the definition ' "community titles scheme" see section 11' tells the reader there is a definition of community titles scheme in section 11.

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14(4).

s 9 21 s 10

Body Corporate a	and Community	Management
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Referen	nces	1
9. In a to—	a provision of this Act about a community titles scheme, a reference	2 3
(a)	scheme land, is a reference to the scheme land for the scheme; and	4 5
(b)	the body corporate, is a reference to the body corporate for the scheme; and	6 7
(c)	common property, is a reference to common property for the scheme; and	8 9
(d)	body corporate assets, is a reference to body corporate assets for the scheme; and	10 11
(e)	the community management statement, is a reference to the community management statement for the scheme; and	12 13
(f)	the original owner, is a reference to the original owner for the scheme; and	14 15
(g)	by-laws, is a reference to the by-laws for the scheme; and	16
(h)	a body corporate manager, service contractor or letting agent is a reference to a body corporate manager, service contractor or letting agent for the scheme.	17 18 19
	PART 4—KEY TERMS AND CONCEPTS	20
	Division 1—Community titles scheme	21
Basic co	oncept for Act—community titles scheme	22
10.(1)	A community titles scheme is the basic concept for this Act.	23
(2) A	community titles scheme can only be over freehold land.	24

25

Meaning	g of "community titles scheme"	1
11.(1)	A "community titles scheme" is—	2
(a)	a single community management statement recorded by the registrar identifying land (the "scheme land"); and	3
(b)	the scheme land.	5
(2) La	nd may be identified as scheme land only if it consists of—	6
(a)	2 or more lots; and	7
(b)	other land (the "common property" for the community titles scheme) that is not included in a lot mentioned in paragraph (a). ²	8 9
(3) La scheme.	nd cannot be common property for more than 1 community titles	10 11
(4) Fo	r each community titles scheme, there must be—	12
(a)	at least 2 lots; and	13
(b)	common property; and	14
(c)	a single body corporate; and	15
(d)	a single community management statement.	16
	community titles scheme is a "basic scheme" if all the lots ed in subsection (2)(a) are lots under the <i>Land Title Act 1994</i> .	17 18
	owever, under this Act, a lot may be, for its inclusion in a ity titles scheme other than a basic scheme, another community eme. ³	19 20 21
Meaning	g of "body corporate assets"	22
	"Body corporate assets" , for a community titles scheme, are real or personal property acquired by the body corporate, other than	23 24

property that is incorporated into and becomes part of the common

² Common property, for a community titles scheme is, effectively, freehold land forming part of the scheme land, but not forming part of a lot included in the scheme.

³ Schedule 1 contains examples of possible structures of community titles schemes.

property.	1
Example—	2
An airconditioning unit might be bought by a body corporate as a body corporate asset, but become common property when it is installed as a fixture.	3 4
(2) Body corporate assets may consist of any property an individual is capable of acquiring.	5 6
Example—	7
Freehold land, a lease, a licence to use land for a particular purpose, a billiard table, gardening equipment.	8
Meaning of "community management statement"	10
13.(1) A community management statement is basic to the identification of a community titles scheme.	11 12
(2) A "community management statement" is a document that—	13
(a) identifies land; and	14
(b) otherwise complies with the requirements of this Act for a community management statement. ⁴	15 16
Meaning of "original owner"	17
14.(1) The "original owner" for a community titles scheme means each person who, immediately before the establishment of the scheme, is a registered owner of a lot that, on establishment of the scheme, becomes scheme land.	18 19 20 21
(2) If, immediately before the establishment of the scheme, land that becomes scheme land is in the possession of a person acting under the authority of a mortgage or an order of a court, the "original owner" includes the person acting under the authority.	22 23 24 25
Meaning of "body corporate manager"	26
15. A person is a "body corporate manager" for a community titles	27

⁴ See section 57 (Requirements for community management statement).

scheme if the person is engaged by the body corporate (other than as an employee of the body corporate) to supply, including through the exercise of delegated power, administrative services to the body corporate.	1 2 3
Meaning of "service contractor"	۷
16. A person is a " service contractor " for a community titles scheme if the person is engaged by the body corporate (other than as an employee of the body corporate) for a term of at least 1 year to supply services (other than administrative services) to the body corporate for the benefit of the common property or lots included in the scheme.	5 6 7 8
Examples of services that might be provided by a service contractor—	10
1. Caretaking services.	11
2. Pool cleaning services.	12
Meaning of "letting agent" and "letting agent business"	13
17.(1) A person is a " letting agent " for a community titles scheme if the person is authorised by the body corporate to conduct a letting agent business for the scheme.	14 15 16
(2) A person conducts a "letting agent business" for a community titles scheme if the person conducts, subject to the <i>Auctioneers and Agents Act</i> 1971, the business of acting as the agent of owners of lots included in the scheme who choose to use the person's services for securing, negotiating or enforcing (including collecting rents or tariffs for) leases or other occupancies of lots included in the scheme.	17 18 19 20 21 22
(3) For subsection (2), a reference to a lot does not include a reference to a community titles scheme.	23 24
(4) It is not relevant to the identification of a person as a letting agent under this section that the person also conducts an ancillary business or other activity.	25 26 27
Examples of ancillary businesses or activities—	28
1. Video hire.	29
2. Linen hire.	30
3. Agency for tour operator.	31

Meaning of "lease-back scheme" and "lease-back scheme operator"	1
18. A community titles scheme is a "lease-back scheme" if—	2
(a) the scheme is a basic scheme; and	3
(b) lots included in the scheme are the subject of registered or registrable leases to a person (the "lease-back scheme operator"); and	4 5 6
(c) the lease-back scheme is the owner for each lot included in the scheme other than the lots mentioned in paragraph (b).	7 8
Division 2—Concept of layered arrangement	9
Meaning of "layered arrangement of community titles schemes"	10
19.(1) A "layered arrangement of community titles schemes" is a grouping of community titles schemes—	11 12
(a) in which there is 1 community titles scheme (the "principal scheme") ⁵ that—	13 14
(i) is not a lot included in another community titles scheme; and	15
(ii) is made up of—	16
(A) the scheme land for all other community titles schemes in the grouping; and	17 18
(B) its own common property; and	19
(C) each lot (if any) that is not a community titles scheme, but that is included in the scheme; and	20 21
(b) in which there is at least 1 basic scheme; and	22
(c) in which there may or may not be 1 or more community titles schemes located between the principal scheme and each basic scheme.	23 24 25
(2) Each community titles scheme, other than the principal scheme, in a layered arrangement of community titles schemes—	26 27

 $^{5}\,$ See schedule 1, parts 2 and 3 for examples of layered arrangements of community titles schemes.

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(a)	is a subsidiary scheme for the principal scheme; and	1
(b)	unless it is a lot included in the principal scheme—may also be a subsidiary scheme for another community titles scheme forming part of the layered arrangement.	2 3 4
("schem	A "subsidiary scheme" , for a community titles scheme e A"), is a community titles scheme the scheme land for which rt of the scheme land for scheme A.	5 6 7
inclusior	this Act, the expression "included in", if used in the context of the of a lot in a community titles scheme, establishes the relationship as to the scheme and, in general terms, is used to establish that the ectly a part of the scheme, rather than only indirectly a part of the	8 9 10 11 12
	he diagram and notes in schedule 1, part 36 illustrate more ensively how the expression 'included in' is used.	13 14
Provisio	ns about lots that are community titles schemes	15
	a community titles scheme ("scheme A") includes a lot that is community titles scheme ("scheme B")—	16 17
(a)	a reference in this Act to the owner of the lot is a reference to the body corporate for scheme B; but	18 19
(b)	a reference in this Act to a lot included in scheme A does not include a reference to scheme B if the provision is about—	20 21
	(i) the subdivision of a lot; or	22
	(ii) the indefeasible title for a lot; or	23
	(iii) a lease or mortgage of a lot; or	24
	(iv) the occupier or registered proprietor of a lot.	25

⁶ Schedule 1 (Illustrations), part 3 (Example of more complex layered arrangement of schemes)

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Division 3—Utility infrastructure	1
Utility infrastructure as common property	2
21.(1) Common property for a community titles scheme includes all utility infrastructure forming part of scheme land, except utility infrastructure—	3 4 5
(a) solely related to supplying utility services to a lot; and	6
(b) within the boundaries of the lot (according to the way the boundaries of the lot are defined in the plan of subdivision under which the lot is created); and	7 8 9
(c) located other than within a boundary structure for the lot.	10
(2) However, common property does not include utility infrastructure positioned within common property if—	11 12
(a) its positioning is the subject of an agreement to which the original owner or the body corporate is a party; and	13 14
(b) under the agreement, ownership of the utility infrastructure does not pass to the original owner or body corporate.	15 16
Example of utility infrastructure for subsection (2)—	17
Cable television wires positioned in the service shaft of a multistorey building that is scheme land for a community titles scheme, if the wires remain in the ownership of a cable television provider.	18 19 20
(3) In this section—	21
"boundary structure" , for a lot included in a community titles scheme, means a floor, wall or ceiling in which is located the boundary of the lot with another lot or common property.	22 23 24
Division 4—Regulation modules	25
Meaning of "regulation module"	26
22.(1) A "regulation module" is a regulation under this Act that states it	27

(2) A regulation module applies to a community titles scheme if the

is a regulation module for this Act.

community management statement identifies the module as the regulation module applying to the scheme.	1 2
(3) A regulation module does not apply to a community titles scheme ("scheme A"), despite anything in the community management statement, if—	3 4 5
 (a) the regulation module states circumstances that must exist for a community titles scheme if the regulation module is to apply to the scheme; and 	6 7 8
(b) the circumstances do not exist for scheme A.	9
(4) A community titles scheme must have only 1 regulation module applying to it.	10 11
(5) Different regulation modules may apply to different community titles schemes in a layered arrangement of community titles schemes.	12 13
CHAPTER 2—BASIC OPERATION OF	14
COMMUNITY TITLES SCHEMES	15
PART 1—ESTABLISHMENT OF COMMUNITY TITLES SCHEMES	16 17
Division 1—Names of community titles schemes and reservation of names	18 19
Names of community titles schemes	20
23.(1) The name of a community titles scheme is made up of—	21
(a) an identifying name shown in the community management statement; and	22 23
(b) the words 'community titles scheme'; and	24
	24

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Boay Corporate and Community Management	
first community management statement is recorded.	
Example of name of community titles scheme—	
Seaview community titles scheme 1234.	
(2) The registrar may refuse to record a community management statement if the identifying name shown in the statement is—	
(a) the identifying name in the community management statement for another community titles scheme; or	
 (b) a name reserved under this division, other than a name reserved by the person seeking to record the community management statement; or 	
(c) a name reserved under the <i>Building Units and Group Titles Act</i> 1980, section 120;7 or	
(d) a name reserved under the South Bank Corporation Act 1989;8 or	
(e) in the registrar's opinion formed on reasonable grounds, undesirable.	
Reservation of name	
24.(1) The registrar may, on application, reserve a name stated in the application as the identifying name to be shown in the community management statement for a proposed community titles scheme.	
(2) The reservation must identify the proposed scheme land for the proposed scheme.	
(3) The registrar must reserve the name unless satisfied he or she would refuse to record a community management statement showing the name.	
Period of reservation	

25.(1) The reservation of an identifying name is for an initial period of 2 years and may be extended by the registrar, but only once, for an additional period of 1 year.

⁷ Section 120 (Reservation of name)

⁸ See South Bank Corporation Act 1989, schedule 7, section 9(3A).

(2) The extension may be given only on an application made, within the initial period, by the person for whom the name is reserved.	1 2
(3) However, the reservation ends if—	3
(a) the person withdraws the reservation; or	4
(b) a community titles scheme is established and the reserved name is the identifying name shown in the community management statement for the scheme.	5 6 7
Division 2—Establishment	8
Establishment of community titles scheme	9
26.(1) A community titles scheme is established by—	10
(a) firstly, the registration, under the <i>Land Title Act 1994</i> , of a plan of subdivision for identifying the scheme land for the scheme; and	11 12
(b) secondly, the recording by the registrar of the first community management statement for the scheme.	13 14
(2) A community titles scheme is established when the first community management statement for the scheme is recorded.	15 16
Changing scheme by new community management statement	17
27.(1) A community titles scheme may be changed by, or in conjunction with, the recording of a new community management statement.	18 19
(2) The community titles scheme is changed when the new statement is recorded by the registrar.	20 21
Changing structure of scheme	22
28.(1) A layered arrangement of community titles schemes is established if a lot included in a basic scheme is subdivided to create a new community titles scheme.	23 24 25

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(2) A layered arrangement of community titles schemes may be changed by the progressive subdivision of lots to create subsidiary schemes. ⁹	1 2
Establishing structures through combination	3
29.(1) A new community titles scheme may be established if the new scheme includes, in addition to common property for the new scheme—	4 5
(a) an already existing community titles scheme and 1 or more lots that are not community titles schemes; or	6 7
(b) 2 or more already existing community titles schemes, whether or not lots that are not community titles schemes are also included.	8 9
(2) For example, if 2 community titles schemes have already been established, a new community titles scheme could be established with the lots included in the new scheme constituted by the existing 2 schemes.	10 11 12
(3) However, a community titles scheme may be established under this section only if—	13 14
(a) the titling and subdivisional arrangements needed for the establishment are consistent with the operation of the <i>Land Title Act 1994</i> ; and	15 16 17
(b) the new scheme that is established is—	18
(i) consistent with the requirements of this Act for a community titles scheme; and	19 20
(ii) a principal scheme. ¹⁰	21
Enlarging the number of lots through progressive subdivision	22
30. The number of lots included in a community titles scheme could be	23

increased (and the establishment or enhancement of a layered arrangement

Schedule 1, part 5 gives an example of progressive subdivision to create subsidiary schemes.

¹⁰ Schedule 1, part 6 gives an example of the operation of this section.

of community titles schemes avoided) through the progressive subdivision of lots to create further lots included in the scheme. ¹¹	1 2
PART 2—BODIES CORPORATE	3
Creation of body corporate for community titles scheme	4
31. When a community titles scheme is established, a body corporate is created, and is the body corporate for the scheme.	5 6
Membership of body corporate for community titles scheme	7
32. The members of the body corporate for a community titles scheme are the owners of all lots included in the scheme. ¹²	8
Corporations Law does not apply to body corporate	10
33. The Corporations Law does not apply to a body corporate.	11
Name of body corporate	12
34.(1) The name of the body corporate for a community titles scheme is the words 'Body corporate for' plus the name of the scheme.	13 14
Example of name—	15
Body corporate for Seaview community titles scheme 1234.	16
(2) The body corporate for a community titles scheme may sue and be sued in its corporate name.	17 18

¹¹ Schedule 1, part 4 gives an example of the operation of this section.

If a lot included in the scheme is itself a community titles scheme, the owner of the lot is the body corporate for the other scheme (see section 20 (Provisions about lots that are community titles schemes)). Schedule 1, parts 7 and 8 illustrate body corporate memberships.

Body corporate's seal	1
35.(1) The body corporate for a community titles scheme has a seal.	2
(2) The seal must be kept and used in the way prescribed under the regulation module applying to the scheme.	3 4
PART 3—SCHEME LAND	5
Single area for scheme land	6
36.(1) Scheme land for a community titles scheme must be made up of a single, continuous area of land.	7 8
(2) Scheme land is taken to be made up of a single, continuous area of land even if—	9 10
(a) a lot is subdivided under the Land Title Act 1994, section 54;13 or	11
(b) if paragraph (a) does not apply—there is nevertheless a road or watercourse within the external boundaries of the scheme land.	12 13
(3) However, a community titles scheme may be established with scheme land not made up of a single, continuous area of land if all lots that become the scheme land are—	14 15 16
(a) created under a single plan of subdivision under the <i>Land Title Act 1994</i> ; or	17 18
(b) in the opinion of the registrar formed on reasonable grounds, located within an area that is sufficiently limited to ensure that the scheme can be administered under this Act efficiently and effectively as a single scheme.	19 20 21 22
(4) Nevertheless, if subsection (3) applies, and the scheme is subsequently changed to include additional lots or common property, each of the additional lots or common property must form a single, continuous area of land with a part of the scheme land in existence for the scheme immediately before the inclusion of the additional lots or common property.	23 24 25 26 27

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¹³ Section 54 (Division excluding road or watercourse)

PART 4—COMMON PROPERTY

	-
Ownership of common property	2
37.(1) Common property for a community titles scheme is owned by the owners of the lots included in the scheme, as tenants in common, in shares proportionate to the interest schedule lot entitlements of their respective lots.	3 4 5
(2) Subsection (1) applies even though, under the <i>Land Title Act 1994</i> , the registrar creates an indefeasible title for the common property for a community titles scheme.	6 7 8
(3) An owner's interest in a lot is inseparable from the owner's interest in the common property.	9 10
Examples—	11
1. A dealing affecting the lot affects, without express mention, the interest in the common property.	12 13
2. An owner cannot separately deal with or dispose of the owner's interest in the common property.	14 15
(4) If the occupier of a lot is not the lot's owner, a right the owner has under this Act to the occupation or use of common property is enjoyed by the occupier.	16 17 18
(5) The way the body corporate for a community titles scheme ("scheme A") may enjoy the occupation and use of the common property for a community titles scheme for which scheme A is a subsidiary scheme is subject to the community management statement for each scheme for which scheme A is a subsidiary scheme.	19 20 21 22 23
(6) If a body corporate is authorised under this Act to enter into a transaction affecting common property, it may enter into the transaction, and execute documents related to the transaction, in its own name, as if it were the owner of an estate of fee simple in the common property.	24 25 26 27
Rights and responsibilities for common property	28
38.(1) The body corporate for a community titles scheme may sue and	29

be sued for rights and liabilities related to the common property as if the

body corporate were the owner of the common property.

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Example—		1
damages t	son, including the owner of a lot included in the community titles scheme, he common property, the body corporate may sue to recover the loss m the damage.	2 3 4
entity oth	r common property other than common property for which an aer than the body corporate is the occupier, the body corporate may be sued as if the body corporate were the occupier.	5 6 7
Example—		8
for which	son is injured while on the common property (other than common property an entity other than the body corporate is the occupier), an action claiming the occupier to exercise a proper standard of care lies against the body	9 10 11 12
	before a community titles scheme is established, a contract is not to have work carried out on land that becomes scheme land—	13 14
(a)	the body corporate is, on the establishment of the scheme, subrogated to the rights (if any) of the original owner under the contract to the extent that the contract applies to work affecting scheme land that is common property; and	15 16 17 18
(b)	a lot owner is, on the establishment of the scheme, subrogated to the rights (if any) of the original owner under the contract to the extent that the contract applies to work affecting scheme land that is the lot.	19 20 21 22
Creating	g common property (no new scheme)	23
a commu	If authorised by resolution without dissent, the body corporate for nity titles scheme may acquire, and incorporate with the common for the scheme—	24 25 26
(a)	land in fee simple contiguous to scheme land; or	27
(b)	a lot included in the scheme.	28
(2) Sub	osection (1) applies only if—	29
(a)	the titling and subdivisional arrangements needed for the acquisition are consistent with the operation of the <i>Land Title Act</i> 1994; and	30 31 32

(b) the scheme, as changed by the creation of the new common

-	property, is consistent with the requirements of this Act for a community titles scheme.	1 2
Creating	common property by subdivision (no new scheme)	3
40. (1) T	his section applies if—	4
` '	a lot included in a community titles scheme ("scheme A") is subdivided by a plan of subdivision; and	5 6
` ′	the lots created under the plan of subdivision become lots in scheme A.	7 8
	d in the subdivided lot that does not become a lot in scheme A ome common property for scheme A.	9 10
titles scher land is to for which	wever, if the community management statement for a community me for which scheme A is a subsidiary scheme provides that the become common property for a scheme (the "higher scheme") scheme A is a subsidiary scheme—the land could become property for the higher scheme.	11 12 13 14 15
Creating	common property from scheme land (new scheme)	16
	This section applies if a lot included in a community titles scheme A ") is subdivided and becomes a new community titles scheme.	17 18
	d in the subdivided lot that does not become scheme land for the ne could become common property for scheme A.	19 20
titles scher land is to for which	wever, if the community management statement for a community me for which scheme A is a subsidiary scheme provides that the become common property for a scheme (the "higher scheme") scheme A is a subsidiary scheme—the land could become property for the higher scheme.	21 22 23 24 25
Body corp	porate cannot own lot included in its own scheme	26
communit	avoid doubt, it is declared that the body corporate for a y titles scheme cannot be the owner of, or hold an interest in, a lot in the scheme.	27 28 29

PART 5—BODY CORPORATE ASSETS

Ownership and enjoyment of body corporate assets

- **43.**(1) The body corporate for a community titles scheme holds the body corporate assets beneficially.
- (2) Property cannot be a body corporate asset for more than 1 community titles scheme, although a body corporate asset may comprise a share as tenant in common in an item of property, including, for example, property in which the body corporate for another community titles scheme also has a share.
- (3) A body corporate may (in the way and to the extent this Act provides) acquire, and dispose of, a body corporate asset, but must not, except to the extent permitted under a regulation module, mortgage, or otherwise create a charge over, the asset.
- (4) The way the body corporate for a community titles scheme ("scheme A") may use the body corporate assets for a community titles scheme for which scheme A is a subsidiary scheme is subject to the community management statement for each scheme for which scheme A is a subsidiary scheme.

PART 6—LOT ENTITLEMENTS

Lot entitlements

- **44.(1)** A "lot entitlement", for a lot included in a community titles scheme, means the number allocated to the lot in the contribution schedule or interest schedule in the community management statement.
- (2) The "contribution schedule" is the schedule in a community management statement containing each lot's contribution schedule lot entitlement.
- (3) The "interest schedule" is the schedule in a community management statement containing each lot's interest schedule lot entitlement.

calculating—

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number allocated to the lot in the contribution schedule.

number allocated to the lot in the interest schedule.

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(4) The "contribution schedule lot entitlement", for a lot, means the

(5) The "interest schedule lot entitlement", for a lot, means the

(6) A lot entitlement must be a whole number. 5 (7) To avoid doubt, it is declared that a change to a lot entitlement takes 6 effect only on the recording of a new community management statement 7 incorporating the change.¹⁴ 8 **Application of lot entitlements** 9 **45.(1)** This section states the general principles for the application of lot 10 entitlements to a community titles scheme, but has effect subject to 11 provisions of this Act providing more specifically for the application of lot 12 entitlements. 13 (2) The contribution schedule lot entitlement for a lot is the basis for 14 calculating— 15 the lot owner's share of amounts levied by the body corporate, 16 unless the extent of the lot owner's obligation to contribute to a 17 levy for a particular purpose is specifically otherwise provided for 18 in this Act:15 and 19 (b) the value of the lot owner's vote for voting on an ordinary 20 resolution if a poll is conducted for voting on the resolution. 21

(3) The interest schedule lot entitlement for a lot is the basis for

Except where the body corporate is required to lodge a request to record a new community management statement under section 46 (Court adjustment of lot entitlement schedule) or 47 (Limited adjustment of lot entitlement schedule), the body corporate requires a resolution without dissent in order to consent to the recording of a new community management statement incorporating a change in a lot entitlement schedule. See section 55 (Body corporate to consent to recording of new statement).

The regulation module applying to a community titles scheme might provide that a lot owner's contribution to some or all of the insurance required to be put in place by the body corporate is to be calculated on the basis of the lot's interest schedule lot entitlement.

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the lot owner's share of common property; and

(a)

(b) the lot owner's interest on termination of the scheme, including the lot owner's share in body corporate assets on termination of the scheme; and	2 3 4
(c) the unimproved value of the lot, for the purpose of a charge, levy, rate or tax that is payable directly to a local government, the Commissioner of Land Tax or other authority and that is calculated and imposed on the basis of unimproved value.	5 6 7 8
(4) Neither the contribution schedule lot entitlement nor the interest schedule lot entitlement for a lot is used for the calculation of the liability of the owner or occupier of the lot for the supply of a utility service to the lot if the amount of the utility service supplied to each lot is capable of separate measurement, and the owner or occupier is billed directly.	9 10 11 12 13
Court adjustment of lot entitlement schedule	14
46.(1) It is not a requirement for a community management statement for a community titles scheme that the contribution schedule lot entitlements be equal for each lot included in the scheme, or that the interest schedule lot entitlements be directly proportional to the market values of the respective lots.	15 16 17 18 19
(2) Nevertheless, the owner of a lot may apply to a District Court for an order for the adjustment of a lot entitlement schedule.	20 21
(3) If an application is made under subsection (2), the order of the court must be consistent with—	22 23
(a) if the order is about the contribution schedule—the principle stated in subsection (4); and	24 25
(b) if the order is about the interest schedule—the principle stated in subsection (5).	26 27
(4) For the contribution schedule, the respective lot entitlements should be equal, except to the extent to which it is just and equitable in the circumstances for them not to be equal.	28 29 30
(5) For the interest schedule, the respective lot entitlements should reflect the respective market values of the lots included in the scheme when the court makes the order, except to the extent to which it is just and equitable in	31 32 33

<i>Body</i>	Corporate	and	Community	Management

the circumstances for the individual lot entitlements to reflect other than the respective market values of the lots.	1 2
(6) If a lot mentioned in subsection (5) is a subsidiary scheme, the market value of the lot is the market value of the scheme land for the subsidiary scheme.	3 4 5
(7) For establishing the market value of a lot created under a standard format plan of subdivision, buildings and improvements on the lot are to be disregarded.	6 7 8
(8) If the court orders an adjustment of a lot entitlement schedule, the body corporate must, as quickly as practicable, lodge with the registrar a request to record a new community management statement reflecting the adjustment ordered.	9 10 11 12
Maximum penalty for subsection (8)—100 penalty units.	13
Limited adjustment of lot entitlement schedule	14
47.(1) This section applies if the owners of 2 or more lots included in a community titles scheme—	15 16
(a) agree in writing to change the lot entitlements of the lots; and	17
(b) under the agreed change (the "change"), the total lot entitlements of the lots subject to the change (the "changing lots") is not affected; and	18 19 20
(c) the registered mortgagee and lessee (if any) of each of the changing lots has consented to the change; and	21 22
(d) the owners of the changing lots have advised the body corporate in writing of the change.	23 24
(2) The body corporate must, as quickly as practicable, lodge with the registrar a request to record a new community management statement reflecting the adjustment agreed to.	25 26 27
Maximum penalty—100 penalty units.	28
(3) The new statement must be prepared and registered at the expense of the owners of the changing lots.	29 30

	PART 7—COMMUNITY MANAGEMENT STATEMENTS	1 2
Registra	r may record community management statements	3
48. (1) if—	The registrar may record a community management statement	4 5
(a)	a request to record the statement is lodged with the registrar; and	6
(b)	the statement is deposited with the request; and	7
(c)	the statement complies with the directions of the registrar about the required format for a community management statement; and	8 9
(d)	the statement otherwise complies with the requirements of this Act for a community management statement.	10 11
	community management statement is not an instrument under the <i>le Act 1994</i> .	12 13
	owever, a request to record a community management statement is ment, and is lodged, under the <i>Land Title Act 1994</i> .	14 15
recorded	n interest created under a community management statement under this Act does not have effect as a registered interest under <i>Title Act 1994</i> .	16 17 18
First con	nmunity management statement	19
scheme	he first community management statement for a community titles must be signed by the person who, on the establishment of the becomes the original owner.	20 21 22
Subsequ	ent community management statement	23
amended	The existing statement for a community titles scheme cannot be , but a new community management statement for the scheme ecorded in the place of the existing statement.	24 25 26
	e new community management statement may be recorded only if corporate—	27 28

(3) For giving its consent under subsection (2)(a), the body corporate must have before it the new community management statement in the form

The body corporate at a general meeting recommends that the committee for the body corporate consider certain changes to the by-laws contained in the existing

successive meetings of the committee, and then a new community management statement is prepared incorporating new by-laws. The body corporate consents to the

recording of the new statement, and it is this statement, as consented to by the body

Various drafts of new by-laws are considered in

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(a) consents to the recording of the new statement; and

(b) endorses its consent on the new statement.

in which it is to be recorded.

statement for the scheme.

Example—

(a)	the lot entitlement schedules in scheme A's community management statement; and	1 2
(b)	the provisions of scheme A's community management statement prescribed under a regulation applying to scheme A.	3 4
Example—		5
arrangement lot entitler the comm	mmunity management statement for the principal scheme in a layered nt of community titles schemes prevail over the provisions (other than the ment schedules and the provisions prescribed under subsection (2)(b)) of nunity management statement for each other community titles scheme art of the layered arrangement.	6 7 8 9 10
Taking 6	effect of community management statement	11
recorded	A community management statement takes effect only when it is by the registrar as the community management statement for a ity titles scheme.	12 13 14
, ,	ne community management statement for a community titles s binding on—	15 16
(a)	the body corporate; and	17
(b)	each member of the body corporate; and	18
(c)	to the extent that paragraphs (a) and (b) do not apply to bind a person—	19 20
	(i) each person who is a registered proprietor of a lot included in the scheme; and	21 22
	(ii) each person who is a registered proprietor of common property; and	23 24
(d)	to the extent that paragraphs (b) and (c) do not apply to bind a person—	25 26
	(i) each person who is the occupier of a lot included in the scheme; and	27 28
	(ii) each person who is an occupier of common property.	29
(3) Sul	osection (2) has effect as if—	30
(a)	the community management statement included mutual covenants to observe its provisions entered into by each person	31 32

bound by it; and	1
(b) each person bound had signed the community management statement under seal.	2 3
Local government community management statement notation	4
54.(1) A community management statement proposed to be recorded for a community titles scheme may be recorded only if the local government for each local government area in which scheme land is or is proposed to be located has endorsed on the statement a certificate (a "community management statement notation").	5 6 7 8 9
(2) In a community management statement notation a local government states only that the local government has noted the community management statement.	10 11 12
(3) A local government may refuse to endorse a community management statement notation on a proposed community management statement only if there is an inconsistency between the provisions of the statement and—	13 14 15 16
(a) a lawful requirement of, or an approval given by, the local government under the Planning Act; or	17 18
(b) if the local government has a planning scheme—the planning scheme, or a lawful requirement of, or an approval given by, the local government under the planning scheme; or	19 20 21
(c) if the local government does not have a planning scheme—another instrument having effect under the Planning Act in the local government's area, or a lawful requirement of, or an approval given by, the local government under the instrument.	22 23 24 25
Example for subsection (3)—	26
A local government would be expected to refuse to endorse a proposed community management statement with a community management statement notation if the statement envisages development of part of the scheme land in a way prohibited under the local government's planning scheme. However, the local government would be expected to endorse the proposed statement with a community management statement notation if the proposed community management statement acknowledges that development of the part of the land in the way proposed will	27 28 29 30 31 32 33

proceed only if and when a suitable amendment of the planning scheme is made.

(4) Despite subsection (1), a new community management statement
may be recorded for a community titles scheme without the endorsement
on it of a community management statement notation if there is no
difference between the existing statement for the scheme and the new
statement for any issue that the local government could have regard to for
identifying an inconsistency mentioned in subsection (3).

Example of new statement not requiring community management statement notation—

The new statement includes an interest schedule that is different from the interest schedule included in the existing statement, but there is otherwise no difference between the 2 statements.

- (5) If the local government does not endorse a community management statement notation within 40 days after a community management statement is submitted for endorsement under this section, or refuses to endorse the notation—
 - (a) the person who submitted the community management statement for endorsement of the notation may appeal to the Planning and Environment Court under the Planning Act; and
 - (b) the court is required to hear and determine the appeal.

Body corporate to consent to recording of new statement

- **55.(1)** This section provides for the form of the consent of the body corporate for a community titles scheme to the recording of a new community management statement for the scheme in the place of the existing statement for the scheme.
 - (2) The consent must be in the form of a resolution without dissent.
- (3) However, the consent may be in the form of a special resolution if the difference between the existing statement and the new statement is limited to the following—
 - (a) differences in the by-laws (other than a difference in exclusive use by-laws);
 - (b) the identification of a different regulation module to apply to the scheme.
- (4) The consent to the recording of a new community management statement need not be in the form of a resolution without dissent or special

resolution if the new statement is different from the existing statement only to the extent necessary for 1 or more of the following—	1 2
 (a) compliance with a provision of this Act under which the body corporate is required to lodge a request to record a new statement for a purpose stated in the provision; or 	3 4 5
(b) compliance with the order of an adjudicator or a District Court made under this Act for the lodging of a request with the registrar for the recording of the new statement; or	6 7 8
(c) changing the community titles scheme to give effect to an approved reinstatement process; or	9 10
(d) recording the details of allocations of common property made under an exclusive use by-law; or	11 12
(e) implementation of development proposed under the existing statement or under the provisions of a community management statement to which the existing statement is subject. ¹⁶	13 14 15
Three months limit for lodging request for recording new statement	16
56.(1) This section applies if the body corporate for a community titles scheme—	17 18
(a) consents to the recording of a new community management statement for the scheme; and	19 20
(b) endorses its consent on the new statement.	21
(2) The new statement may be recorded only if the request to record it is lodged with the registrar within 3 months after the consent is endorsed.	22 23
Requirements for community management statement	24
57.(1) The community management statement for a community titles scheme, in addition to identifying the scheme land, must—	25 26

Unless consenting to the new community management statement is a restricted issue for the body corporate's committee under the regulation module applying to the community titles scheme, it is enough for the committee to consent to the recording of the new statement, and an ordinary resolution of the body corporate is not required.

statement must or may include.

(a)	state the following—	1		
	(i) the identifying name for the scheme;	2		
	(ii) the name of the body corporate (other than, for the first community management statement for the scheme, the unique identifying number for the scheme);	3 4 5		
	(iii) for the first community management statement for the scheme—the name, and the address for service, of the original owner; and	6 7 8		
(b)	identify the regulation module applying to the scheme; and	9		
(c)	include a contribution schedule and an interest schedule; and	10		
(d)	unless the by-laws are to be the by-laws in schedule 2—include by-laws; and			
(e)	if the scheme is intended to be developed progressively (including, for example, subdivision of scheme land to create further lots for the scheme or to establish a subsidiary scheme, or excision of a lot from, or addition of a lot to, scheme land) and the development is not complete—explain the development proposed, and illustrate the development proposed by concept drawings; and	13 14 15 16 17 18		
(f)	if the scheme forms part of, or is intended to form part of, or to be the basis for, a layered arrangement of community titles schemes—explain the structure, or proposed structure, of the layered arrangement.			
(2) The	e community management statement—	24		
(a)	must also include anything that the regulation module applying to the scheme says it must include; and	25 26		
(b)	may include anything that the regulation module applying to the scheme says it may include.	27 28		
	e community management statement may include only the things Act, or the regulation module applying to the scheme, says the	29 30		

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When re	gistrar records community management statement	1
for a con unique i managen indefeasi	When the registrar records a community management statement munity titles scheme, the registrar must give the statement a dentifying number, and record a reference to the community nent statement (including its unique identifying number) on the ble title for each lot that is scheme land and on the indefeasible title ommon property that is scheme land.	2 3 4 5 6 7
(2) Ho	wever—	8
(a)	the registrar is not obliged to examine, but may examine, a community management statement for its validity, including, in particular, its consistency with any plan of subdivision, or its compliance with the requirements for a community management statement; and	9 10 11 12 13
(b)	it must not be presumed that a community management statement is valid or enforceable (including, for example, that the by-laws included in the statement are valid and enforceable) because the registrar records it; and	14 15 16 17
(c)	neither the validity nor the enforceability of a community management statement, as recorded by the registrar, is guaranteed by the State.	18 19 20
	PART 8—STATUTORY EASEMENTS	21
Applicat	ion of part	22
	This part provides for easements for lots included in, and property for, a community titles scheme.	23 24
(2) Ho	wever, this part applies to the scheme—	25
(a)	only for buildings forming part of scheme land when the scheme is established or subsequently changed; and	26 27
(b)	only if the lots included in the scheme are lots on—	28
	(i) a building format plan of subdivision, or	29

	(ii) a volumetric format plan of subdivision.	-
	is part has effect for the scheme subject to the provisions of an established in the appropriate way under the <i>Land Title Act 1994</i> .	
Easemei	nts for support	
60. (1)	An easement of lateral or subjacent support exists—	4
(a)	in favour of a lot against another lot capable of supplying lateral or subjacent support; and	,
(b)	in favour of a lot against common property capable of supplying lateral or subjacent support; and	Ç
(c)	in favour of common property against a lot capable of supplying lateral or subjacent support; and	1 1
(d)	in favour of common property against other common property capable of supplying lateral or subjacent support.	12 13
(2) An	easement for support under subsection (1)—	14
(a)	entitles the owner of a lot ("lot X ") to enter a lot or common property supplying support to lot X under the easement to maintain or replace any support; and	1 1 1'
(b)	entitles the body corporate to enter a lot or common property supplying support to common property under the easement to maintain or replace any support.	19 19 20
	n easement for support under subsection (1) subsists until the no longer exists.	22
Easemer infrastru	nts in favour of lots for utility services and utility acture	2: 24
common	An easement exists in favour of a lot and against other lots and property for supplying utility services to the lot and establishing taining utility infrastructure reasonably necessary for supplying the rvices.	2: 2 2' 2:
(2) Ho	wever, the exercise of rights under the easement must not interfere	29

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unreasonably with the use or enjoyment of the lot or part of common property against which the easement lies.	
Easements for utility services and utility infrastructure	
62.(1) An easement exists in favour of common property and against the lots for supplying utility services to the common property and establishing and maintaining utility infrastructure reasonably necessary for supplying utility services to the common property.	
(2) However, the exercise of rights under the easement must not interfere unreasonably with the use or enjoyment of the lots against which the easement lies.	10
Easements for shelter	1
63.(1) An easement entitling the owner of a lot to have the lot sheltered by parts of a building within scheme land necessary to supply shelter exists against the lots or parts of common property where the relevant parts of the building are situated.	1: 1 1 1:
(2) The easement for shelter under subsection (1) entitles the owner of the lot to enter a lot or common property supplying shelter under the easement to maintain or replace the shelter.	10 1 18
Easements for projections	19
64.(1) If eaves, guttering, drainpipes, awnings, window sills, or other minor parts of a building within a lot ("lot A") project over the boundaries of another lot ("lot B") or common property, an easement exists in favour of lot A and against the part of lot B or common property over which the projection lies, permitting the projection.	20 2 2 2 2 2
(2) The easement entitles the owner of lot A to enter lot B or the common property to maintain or replace the building parts.	2:
Easement for maintenance of building close to boundary	2
65.(1) If a building is on the boundary of a lot ("lot A") or so close to the boundary of lot A that maintenance or replacement of the building is not	28

able to be carried out without entering another lot ("lot B") or common property, an easement exists in favour of lot A and against lot B or the common property.	1 2 3
(2) The easement entitles the owner of lot A to enter lot B or common property to carry out the maintenance or replacement.	4 5
Exercise of rights under easement	ć
66.(1) Rights under an easement under this part must not be exercised in a way that unreasonably prevents or interferes with the use and enjoyment of a lot or common property.	7 8 9
(2) If an easement under this part entitles a lot owner to enter another lot or common property to carry out work, the owner—	10 11
(a) must give reasonable written notice—	12
(i) to the other lot's owner, and additionally, if the owner is not the occupier, the other lot's occupier, before entering the lot to carry out work; or	13 14 15
(ii) to the body corporate, before entering the common property to carry out work; and	16 17
(b) must comply with the security or other arrangements or requirements ordinarily applying for persons entering the lot or the common property.	18 19 20
(3) If an easement under this part entitles the body corporate to enter a lot to carry out work, the body corporate must give reasonable written notice to the lot owner before entering the lot to carry out work.	21 22 23
(4) Subsections (2) and (3) do not apply if the need for the work to be carried out is, or is in the nature of, an emergency.	24 25
Ancillary rights and obligations	26
67.(1) Ancillary rights and obligations necessary to make easements effective apply to easements under this part.	27 28
(2) The community management statement may also establish rights and obligations ancillary to easements under this part.	29 30

(3) Rights and obligations established under subsection (2) supersede rights and obligations that would otherwise apply under subsection (1), to the extent that there is inconsistency between the rights and obligations under subsection (1) and the rights and obligations under subsection (2).		1 2 3 4
	PART 9—REINSTATEMENT	5
Applicat	tion of part	6
68. Th	is part applies if—	7
(a)	all or a part of a building (the "building") is scheme land for 1 or more community titles schemes; and	9
(b)	the building is damaged.	10
Reinstat	ement process under court approval	11
	An application may be made to a District Court for approval of a for reinstating the building in whole or part.	12 13
(2) Th	e application may be made by 1 or more of the following—	14
(a)	the body corporate for a community titles scheme the scheme land for which includes the whole or part of the building;	15 16
(b)	the owner of a lot included in a community titles scheme the scheme land for which includes the whole or part of the building;	17 18
(c)	the registered mortgagee of a lot that is scheme land mentioned in paragraph (a) or (b).	19 20
(3) Th	e District Court may approve the process in whole or part.	21
	a approving the process, the court may make an order it considers equitable—	22 23
(a)	directing how insurance money is to be applied; and	24
(b)	directing changes to a community titles scheme, including ordering the lodging of a request to record a new community management statement; and	25 26

(c) to the extent that paragraph (b) does not apply—directing change to subdivisional arrangements for the building; and	es 1 2
(d) directing payment by or to a body corporate or a lot owne	er, 3
including requiring a body corporate or lot owner to compensate	
the owners of lots affected by changes to a community title	
scheme or other subdivisional arrangement changes; and	6
(e) dealing with incidental or ancillary issues.	7
(5) Instead of approving a process in whole or in part under this section	n, 8
the court may make an order for termination or amalgamation in the wa	•
permitted under this chapter.	10
(6) An insurer of the building (including of a part of the building) is	a 11
party to an application under this section.	12
Reinstatement process under resolution without dissent	13
70.(1) The body corporate for a community titles scheme the schem	ie 14
land for which includes the whole or part of the building may, by resolution	
without dissent, approve a process for reinstating the building in whole of	
part.	17
(2) However, the resolution approving the process—	18
(a) has effect only to the extent that it applies to a part (the "affecte area") of the building that is scheme land; and	ed 19 20
(b) is of no effect unless each person who is an insurer of the affected area or part of the affected area also approves the process.	ed 21
(3) The process as approved may include anything the court may order i	n 23
approving a process under this part.	24
Registration for changes to scheme under approved reinstatement	25
process	26
71.(1) If an approved reinstatement process provides for a change to	a 27
community titles scheme, the body corporate must lodge with the	
registrar—	29
(a) if appropriate, having regard to the approved reinstatemen	
process, or a community management statement mentioned i	
1	

paragraph (b)—a plan of subdivision reflecting the approved reinstatement process; and	1 2
(b) if appropriate, having regard to the approved reinstatement	3
process, or a plan of subdivision mentioned in paragraph (a)—a	۷
request to record a new community management statement; and	5
(c) a true copy of the approved reinstatement process.	6
(2) If an approved reinstatement process provides for a change to	7
subdivisional arrangements (not including a change to a community titles	8
scheme), the owners of lots the subject of the approved reinstatement process must lodge with the registrar—	10
(a) if appropriate, having regard to the approved reinstatement	11
process—a plan of subdivision reflecting the approved	12
reinstatement process; and	13
(b) a true copy of the approved reinstatement process.	14
PART 10—TERMINATION OF COMMUNITY TITLES SCHEMES	15 16
Division 1—Introduction	17
Purpose of part	18
72.(1) This part provides for the complete termination of a community titles scheme, including the dissolution of the body corporate.	19 20
(2) Only a basic scheme may be terminated.	21
(3) Consequently, to terminate a community titles scheme other than a basic scheme, it is necessary for the scheme to first become a basic scheme.	22 23

	Division 2—Termination process	1
Definition	on for div 2	2
73. In	this division—	3
"termin	ation issues" means—	4
(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	5 6 7
(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	8 9 10 11
(c)	the sharing of liabilities that, immediately before the termination of a community titles scheme, are liabilities of the body corporate.	12 13
Applicat	tion of division	14
74. Th	is division applies to a basic scheme (the scheme ").	15
Termina	ation of schemes	16
75. (1)	The scheme may be terminated if—	17
(a)	the body corporate by resolution without dissent decides to terminate the scheme; and	18 19
(b)	to the extent necessary for the effective termination of the scheme—an agreement about termination issues is entered into between—	20 21 22
	(i) all registered proprietors of scheme land; and	23
	(ii) each lessee under a registrable or short lease to which scheme land is subject.	24 25
	ternatively, the scheme may be terminated if a District Court t is just and equitable to terminate the scheme and makes an order nating it.	26 27 28

Court, the	e court may make an order, to the extent necessary for the effective on of the scheme, about termination issues.	2 3
(4) Thapplication	ne court may make an order under subsection (2) or (3) on on by—	4 5
(a)	the body corporate; or	6
(b)	the owner of a lot included in the scheme; or	7
(c)	an administrator appointed under the dispute resolution provisions.	8 9
administ	making an order under subsection (3), the court may appoint an rator and give the administrator authority to put the order into effect y directed by the court.	10 11 12
	making an order under this section, the court may take into account s of the following—	13 14
(a)	a person mentioned in (1)(b);	15
(b)	a local government in whose local government area scheme land is located.	16 17
(7) In t	this section—	18
"short le	ease" see Land Title Act 1994, schedule 2.17	19
Request	to record termination of basic scheme	20
76. (1) with the 1	A request to record the termination of the scheme may be lodged registrar.	21 22
(2) The	e request must be lodged by or on behalf of—	23
(a)	the body corporate; or	24
(b)	a person on whose application the court made an order for terminating the scheme.	25 26

¹⁷ Land Title Act 1994—

[&]quot;short lease" means a lease—

⁽a) for a term of 3 years or less; or(b) from year to tear or a shorter period.

(3) The request must be accompanied by (in addition to documents

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required under the Land Title Act 1994) a true copy of—	2
 (a) if the scheme is terminated under a resolution of the body corporate—the resolution to terminate the scheme, and any agreement entered into about termination issues; or 	3 2 5
(b) if the scheme is terminated under an order of the court—the order to terminate the scheme.	7
(4) The request to record the termination of the scheme is an instrument, and is lodged, under the <i>Land Title Act 1994</i> .	9
Recording termination of scheme	10
77.(1) If the request to record the termination of the scheme complies with this Act (including with an order of the court), the registrar must record the cancellation of the community management statement, and must also—	11 12 13 14
(a) register the termination in the freehold land register; and	15
(b) cancel the particulars (other than particulars of easements, covenants and other dealings capable of being maintained against scheme land after termination of the scheme) recorded in the freehold land register about scheme land.	16 17 18 19
(2) The termination takes effect when the registrar completes the action mentioned in subsection (1).	20 21
(3) On the termination of the scheme, the registrar must create a single indefeasible title for a lot consisting of all land that, immediately before the termination, was scheme land.	22 23 24
(4) The registered owners for the title mentioned in subsection (3) are the persons who, immediately before the scheme's termination, were the owners of the lots included in the scheme (the "former owners").	25 26 27
(5) For subsection (4), the former owners must be recorded as tenants in common in the shares proportionate to their respective interest schedule lot entitlements immediately before the termination.	28 29 30
(6) If a lot included in the scheme was subject to a mortgage immediately	31

before the scheme was terminated, the former owner's interest in the land

(7) When the scheme is terminated, a liability for a charge, levy, rate or

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as tenant in common is subject to the mortgage.

tax that h	ad accrued on a lot included in the scheme before the scheme was	3
terminate	ed is not affected, and for recovery under the Local Government Act	4
1993 or t	he Land Tax Act 1915, the charge, levy, rate or tax is taken to have	5
been levi	ed on the former owner's interest in the land as tenant in common.	6
Dissoluti	ion of body corporate for terminated scheme	7
78. (1)	When the scheme is terminated, the body corporate is dissolved.	8
(2) On	dissolution of the body corporate—	9
(a)	the owners of the lots immediately before the scheme was	10
	terminated (the "former owners") become entitled to the body	11
	corporate assets in shares proportionate to the respective interest	12
	schedule lot entitlements of their lots immediately before the	13
	termination; and	14
(b)	the liabilities of the body corporate are vested jointly and severally	15
	in the former owners, but they are entitled to contribution against	16
	one another in proportion to their respective interest schedule lot	17
	entitlements immediately before the termination.	18
(3) Bo	ody corporate assets (including freehold land and other body	19
corporate	e assets registered or otherwise held in the name of the dissolved	20
body cor	porate) may be dealt with by the former owners as if the assets	21
were regi	istered or otherwise held in the names of the former owners.	22
(4) Sul	bsections (2) and (3) have effect subject to—	23
(a)	if the scheme is terminated under a resolution of the body	24
	corporate—the resolution to terminate the scheme, and any	25
	agreement entered into about termination issues; or	26
(b)	if the scheme is terminated under an order of the court—the order	27
	to terminate the scheme.	28
(5) On	the application of an interested person, a District Court may make	29
, ,	or the custody, management and distribution of body corporate	30
assets.		31

PART 11—AMALGAMATION OF COMMUNITY TITLES SCHEMES	1 2
Division 1—Introduction	3
General principles of "amalgamation"	4
79.(1) Two or more community titles schemes may be amalgamated under this part.	5 6
(2) When the schemes are amalgamated—	7
(a) the schemes end their existence as separate community titles schemes; and	8 9
(b) the lots and common property for each of the schemes become the lots and common property included in a single, newly established, community titles scheme.	10 11 12
(3) Community titles schemes must not be amalgamated if the newly established community titles scheme would not conform with the requirements of this Act for a community titles scheme.	13 14 15
Community titles schemes that may be amalgamated	16
80.(1) Subsections (2) and (3) describe the only amalgamations of community titles schemes that are available under this part.	17 18
(2) Two or more community titles schemes may be amalgamated if none of the schemes is a subsidiary scheme.	19 20
(3) Two or more subsidiary schemes may be amalgamated if all the schemes are lots included in the one community titles scheme ("scheme A"), but not if they are the only lots included in scheme A.	21 22 23
Division 2—Amalgamation process	24
Purpose of division	25

81.(1) This division describes the requirements, and the process that

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must be followed, for the amalgamation of community titles schemes.

amalgamation of more than 2 community titles schemes.

(3) In this division—

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(2) The approach adopted in this division for the description of the

process of amalgamation is to describe the process in terms of the

amalgamation of 2 community titles schemes ("scheme A" and

"scheme B"), but the process described applies equally to the

"scheme C" means the single, newly established, community titles scheme

formed, or to be formed, from the amalgamation of schemes A and B.

Approval for amalgamations	10
82.(1) Scheme A and scheme B may be amalgamated if the body corporate for scheme A and the body corporate for scheme B each agree, by resolution without dissent, to—	11 12 13
(a) the amalgamation; and	14
(b) the community management statement to be recorded for scheme C.	15 16
(2) If scheme A and scheme B are subsidiary schemes, the body corporate for the community titles scheme that includes scheme A and scheme B as lots must also consent to the amalgamation, but by ordinary resolution.	17 18 19 20
(3) Alternatively, scheme A and scheme B may be amalgamated if a District Court, on the application of the owner of a lot included in scheme A or scheme B, or the body corporate for scheme A or scheme B, decides it is just and equitable to amalgamate the schemes, and makes an order for amalgamating them.	21 22 23 24 25
(4) If schemes A and B are, or are to be, amalgamated under subsection (1) or (3), a District Court may make an order, if it considers it is just and equitable to make the order, about—	26 27 28
(a) the contents of the community management statement for scheme C; or	29 30
(b) the disposition of liabilities that, immediately before the amalgamation, were liabilities of the body corporate for	31 32

	scheme A or scheme B.	1
	e court may make an order under subsection (4) on application by corporate for scheme A or B.	2 3
Request	to record amalgamation of community titles schemes	4
	A request to record the amalgamation of schemes A and B may d with the registrar.	5 6
(2) The	e request must be lodged by or on behalf of—	7
(a)	the bodies corporate for schemes A and B; or	8
(b)	a person on whose application the court made an order for amalgamating schemes A and B.	9 10
, ,	ne request must be accompanied by (in addition to documents under the Land Title Act 1994)—	11 12
(a)	a true copy of each resolution, or the order, for the amalgamation of schemes A and B; and	13 14
(b)	the community management statement intended to be recorded for scheme C, showing the appropriate consents and notifications; and	15 16 17
(c)	if schemes A and B are lots included in another community titles scheme and the existing statement for the other scheme is not consistent with the amalgamation of schemes A and B—a new community management statement for the other scheme.	18 19 20 21
Recordin	ng amalgamation of community titles schemes	22
	If the request to record the amalgamation of schemes A and B with this Act (including with an order of the court), the registrar	23 24 25
(a)	record the cancellation of the community management statements for schemes A and B; and	26 27
(b)	record the community management statement for scheme C and any other community management statement accompanying the request; and	28 29 30

(c)	register the amalgamation in the freehold land register.	1
	e amalgamation takes effect when the registrar completes the entioned in subsection (1).	3
Dissoluti	ion of bodies corporate on amalgamation	2
	When schemes A and B are amalgamated, the bodies corporate nes A and B are dissolved.	5
rights and	dissolution of the bodies corporate for schemes A and B, the diabilities of the body corporate for schemes A and B are vested dy corporate for scheme C.	7 8 9
and other a dissolve and may	dy corporate assets for schemes A and B (including freehold land body corporate assets registered or otherwise held in the name of ed body corporate) are vested in the body corporate for scheme C, be dealt with by the body corporate as if they were registered or e held in its name.	10 11 12 13 14
	he amalgamation is authorised under a court order, subsections (2) ave effect subject to the order.	15 16
Effects o	f amalgamation of community titles schemes	17
86.(1)	When schemes A and B are amalgamated—	18
(a)	a liability for a charge, levy, rate or tax that had accrued on a lot included in scheme A or B before schemes A and B ceased to exist as community titles schemes is not affected; and	19 20 21
(b)	anything done in relation to scheme A or B before the amalgamation continues in effect to the extent that there is no inconsistency with the community management statement recorded for scheme C, including, for example, the following—	22 23 24 25
	(i) an application for an order under the dispute resolution provisions;	26 27
	(ii) an order of an adjudicator or court relating to a lot or common property;	28 29
	(iii) liabilities and obligations attaching to the owner of each lot.	30

(2) If, immediately before their amalgalots included in another community titles the amalgamation of schemes A and B, a least the amalgamation of schemes A and B, a least the amalgamation of schemes A and B, a least the amalgamation of schemes A and B, a least the amalgamation of schemes A and B, a least the amalgamatic the scheme and the scheme and the scheme amalgamatic the scheme and the scheme amalgamatic the scheme and the scheme and the scheme amalgamatic the scheme and the scheme amalgamatic the scheme and the scheme amalgamatic the schem	scheme, scheme C becomes, on	1 2 3
CHAPTER 3—MANAGEME TITLES SCH		4 5
PART 1—MANAGEMENT ARRANGEM		6 7
Division 1—Body corporate's gen	eral functions and powers	8
Body corporate's general functions		9
87.(1) The body corporate for a commu	nity titles scheme must—	10
(a) administer the common proper the benefit of the owners of the l	ty and body corporate assets for ots included in the scheme; and	11 12
(b) enforce the community manage by-laws affecting the common p	•	13 14
(c) carry out the other functions gi this Act and the community mar	• •	15 16
(2) The body corporate must act reasonsubsection (1).	onably in anything it does under	17 18
Body corporate's general powers		19
88.(1) The body corporate for a compowers necessary for carrying out its function	•	20 21
(a) enter into contracts; and		22
(b) acquire, hold, deal with, and disp	pose of property; and	23
(c) employ staff.		24

	ithout limiting subsection (1), the body corporate has the other iven to it under this Act or another Act.	1 2
Body co	rporate must not carry on business	3
89.(1)	A body corporate must not carry on a business.	4
Examples-	_	5
A body	corporate must not carry on business as—	6
•	a letting agent	7
•	a tour operator	8
•	a restaurant business	9
•	a real estate developer	10
•	a land trader.	11
(2) Ho	wever, the body corporate may—	12
(a)	engage in business activities to the extent necessary for properly carrying out its functions; and	13 14
(b)	invest amounts not immediately required for its purposes in the way a trustee may invest trust funds.	15 16
Examples j	for subsection (2)(a)—	17
1. Leas:	ing part of the common property.	18
2. Selli	ng body corporate assets no longer required for the scheme.	19
	Division 2—Committee for body corporate	20
Applicat	tion of division	21
	is division applies if, under the regulation module applying to a ity titles scheme, there must be a committee for the body e.	22 23 24
Compos	ition and election of committee	25
, ,	The committee must be composed in the way provided for in the n module.	26 27

(2) The members of the committee are elected annually by ballot of the members of the body corporate in the way provided for in the regulation module.	1 2 3
(3) The regulation module may also provide for—	4
(a) the term of office of a member of the committee; and	5
(b) vacancies on the committee, and the filling of casual vacancies.	ϵ
Power of committee to act for body corporate	7
92. (1) A decision of the committee is a decision of the body corporate.	8
(2) Subsection (1) does not apply to a decision that, under the regulation module, is a decision on a restricted issue for the committee.	9 10
(3) Despite anything in a contract with the body corporate (including the engagement of a body corporate manager), a decision of the body corporate manager is void to the extent that it is inconsistent with a decision of the body corporate's committee.	11 12 13 14
(4) If persons, honestly and reasonably believing that they are the committee for the body corporate, make a decision while purportedly acting as the committee, the decision is taken to be a decision of the committee despite a defect in the election of 1 or more of the persons.	15 16 17 18
Procedures and powers of committee	19
93.(1) The procedures and powers of the committee are stated in the regulation module.	20 21
(2) Without limiting subsection (1), the committee must put into effect the lawful decisions of the body corporate.	22 23
Division 3—Proxies	24
Committee members' proxies	25
94. The regulation module applying to a community titles scheme may, for meetings of the committee for the body corporate, provide for the following—	26 27 28

(a)	as the member's proxy in the absence of the member from a meeting of the committee;	2
(b)	who may or may not be appointed to act as a member's proxy;	۷
(c)	the way a proxy is appointed;	5
(d)	the way proxies may be used;	6
(e)	authority for the body corporate to prohibit the use of proxies for some or all matters;	? {
(f)	the maximum period a person's appointment as a member's proxy may stay in force.	9 10
Proxies	for body corporate meetings	11
	he regulation module applying to a community titles scheme may, tings of the body corporate, provide for the following—	12 13
(a)	whether a member of the body corporate may appoint a person to act as the member's proxy in a general meeting of the body corporate;	14 13 16
(b)	who may or may not be appointed to act as a member's proxy;	17
(c)	the way a proxy is appointed;	18
(d)	the way proxies may be used;	19
(e)	authority for the body corporate to prohibit the use of proxies for some or all matters;	20 21
(f)	the maximum period a person's appointment as a member's proxy may stay in force.	22 23
	Division 4—Body corporate meetings	24
Body co	orporate meetings	25
96. (1 must—	The body corporate for a community titles scheme ("scheme A")	26 27
(a)	hold meetings of the types, and for the purposes, prescribed	28

	under the regulation module applying to scheme A; and	1
(b)	conduct the meetings—	2
	(i) in the way prescribed under the regulation module; and	3
	(ii) to the extent the regulation module does not prescribe the way to conduct meetings—in the way decided by the body corporate.	
represent	he regulation module may include provisions about the ation, on the body corporate for scheme A, of the body corporate er community titles scheme that is a lot included in scheme A.	
Countin	g of votes for resolution without dissent	10
	This section applies if a motion is to be decided by resolution lissent at a general meeting of the body corporate for a community eme.	11 13
	e vote only may be exercised for each lot included in the scheme, personally, by proxy or in writing.	14 15
	e motion is passed by resolution without dissent only if no vote is against the motion.	16 17
Countin	g of votes for special resolution	18
	This section applies if a motion is to be decided by special n at a general meeting of the body corporate for a community titles	19 20 21
	e vote only may be exercised for each lot included in the scheme, personally, by proxy or in writing.	22 23
(3) Th	e motion is passed by special resolution only if—	24
(a)	the votes counted for the motion are more than the votes counted against the motion; and	2: 26
(b)	the number of votes counted against the motion are not more than 25% of the number of lots included in the scheme; and	2° 28
(c)	the total of the contribution schedule lot entitlements for the lots for which votes are counted against the motion is not more than	29

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	25% of the total of the contribution schedule lot entitlements for all lots included in the scheme.	1 2
Countin	g of votes for ordinary resolution if no poll requested	3
99.(1)	This section applies if—	4
(a)	a motion is to be decided by ordinary resolution at a general meeting of the body corporate for a community titles scheme; and	5 6
(b)	no poll is requested for the counting of the vote on the motion.	7
, ,	ne vote only may be exercised for each lot included in the scheme, personally, by proxy or in writing.	8 9
	e motion is passed by ordinary resolution only if the votes counted against the motion.	10 11
Request	for poll	12
corporate	A person entitled to vote at a general meeting of the body e for a community titles scheme may ask for a poll for the counting te on a motion to be decided by ordinary resolution.	13 14 15
(2) Th	e person must ask for the poll—	16
(a)	in person at the meeting; or	17
(b)	on the voting paper on which the person votes in respect of the motion, whether or not the person is personally present at the meeting.	18 19 20
(3) Th	e request for a poll—	21
(a)	may be made whether or not the meeting has already voted on the motion other than by poll; and	22 23
(b)	may be withdrawn by the person who made it at any time before the poll is completed.	24 25
(4) Ho than—	owever, the request under subsection (3)(a) must be made no later	26 27
(a)	if the motion ("motion A") is not the last motion to be considered at the meeting—before the meeting decides the next	28 29

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	motion to be considered after motion A; or	1
(b)	if motion A is the last motion to be considered at the meeting—before the meeting ends.	2 3
Countin	g of votes for ordinary resolution if poll requested	4
101.(1) This section applies if—	5
(a)	a motion is to be decided by ordinary resolution at a general meeting of the body corporate for a community titles scheme; and	6 7
(b)	a poll is properly requested for the counting of the vote on the motion.	8 9
	e vote only may be exercised for each lot included in the scheme, personally, by proxy or in writing.	10 11
contribut	e motion is passed by ordinary resolution only if the total of the ion schedule lot entitlements for the lots for which votes are for the motion is more than the total of the contribution schedule lot ents for the lots for which votes are counted against the motion.	12 13 14 15
P	ART 2—BODY CORPORATE MANAGERS,	16
SERV	ICE CONTRACTORS AND LETTING AGENTS	17
Di	vision 1—Service contractor engagements and letting agent authorisations	18 19
No consi	deration for engagement or authorisation	20
	The body corporate for a community titles scheme must not seek the payment of an amount, or the conferral of a benefit, for—	21 22
(a)	the engagement of a person as a service contractor for the scheme (including a replacement or renewal of an engagement of the person as a service contractor); or	23 24 25
(b)	the authorisation of a person as a letting agent for the scheme	26

person as a letting agent); or

(c) extending the term of—

scheme; or

(i)

a debt.

(including a replacement or renewal of an authorisation of the

(ii) an authorisation of a person as a letting agent for the scheme.

(2) If an amount is paid to, or a benefit is accepted by, the body corporate

in contravention of subsection (1), the person who paid the amount or

conferred the benefit may recover the amount, or the value of the benefit, as

an engagement of a person as a service contractor for the

Limitation on benefit to body corporate under service contractor engagement
103.(1) The engagement of a person as a service contractor for a community titles scheme must not include, whether directly or indirectly, a requirement for the payment of an amount to, or the conferral of a benefit (other than the services the service contractor is engaged to supply) on, the body corporate.
(2) If an amount is paid to, or a benefit is accepted by, the body corporate under a requirement mentioned in subsection (1), the person who paid the amount or conferred the benefit may recover the amount, or the value of the benefit, as a debt.
(3) Subsection (1) does not apply to an amount or benefit representing fair market value for an entitlement conferred (not including the actual engagement as service contractor) by the body corporate under the engagement.
Examples of operation of subsection (3)—
1. If under the engagement the service contractor may make use of a body corporate asset, the engagement might include a requirement for the service contractor to pay an amount of rent for the asset's use. To the extent that the amount is more than a fair rent, the amount would be recoverable under subsection (2).
2. If under the engagement the service contractor may use a part of the common property (for example, utility infrastructure), the engagement might include a

requirement for the service contractor to pay an amount of rent for the use of the part

of the common property. To the extent that the amount is more than a fair rent, the

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amount would be recoverable under subsection (2).
(4) This section applies only to an engagement (including the extension, renewal or replacement of an engagement) the term of which starts after the commencement.
Limitation on benefit to body corporate under letting agent authorisation
104.(1) The authorisation of a person as a letting agent for a community titles scheme must not include, whether directly or indirectly, a requirement for the payment of an amount to, or the conferral of a benefit on, the body corporate.
(2) If an amount is paid to, or a benefit is accepted by, the body corporate under a requirement mentioned in subsection (1), the person who paid the amount or conferred the benefit may recover the amount, or the value of the benefit, as a debt.
(3) Subsection (1) does not apply to an amount or benefit representing fair market value for an entitlement conferred (not including the actual authorisation as letting agent) by the body corporate under the authorisation.
Examples of operation of subsection (3)—
1. If under the authorisation the letting agent may make use of a body corporate asset, the authorisation might include a requirement for the letting agent to pay an amount of rent for the asset's use. To the extent that the amount is more than a fair rent, the amount would be recoverable under subsection (2).
2. If under the authorisation the letting agent may use a part of the common property (for example, utility infrastructure), the authorisation might include a requirement for the service contractor to pay an amount of rent for the use of the part of the common property. To the extent that the amount is more than a fair rent, the amount would be recoverable under subsection (2).
(4) This section applies only to an authorisation (including the extension, renewal or replacement of an authorisation) the term of which starts after the commencement.
Combined engagement and authorisation
105. A contract is not void merely because it includes 2 or more of the following—

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(a)	the engagement of a person as a body corporate manager for a community titles scheme;	1 2
(b)	the engagement of a person as a service contractor for a community titles scheme;	3
(c)	the authorisation of a person as a letting agent for a community titles scheme.	5 6
	Division 2—Delegations	7
Delegati	on to body corporate manager	8
its powe	The body corporate for a community titles scheme may delegate rs to a body corporate manager, but only to the extent permitted bsections (2) and (3).	9 10 11
(2) Th	e body corporate—	12
(a)	may delegate to the body corporate manager some or all of the powers of the body corporate's committee, or of an executive member of the committee; but	13 14 15
(b)	must not prevent the committee, or an executive member of the committee, from—	16 17
	(i) exercising a delegated power; or	18
	(ii) directing the body corporate manager about how a delegated power is to be exercised.	19 20
(3) A	delegation under subsection (2) may be revoked at any time.	21
	ne body corporate may not delegate its powers to a person other er this section.	22 23
	Division 3—Regulations	24
Regulat	ion module	25
	The regulation module applying to a community titles scheme may e all or any of the following things about the engagement of a	26 27

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	as a body corporate manager or service contractor, or the ation of a person as a letting agent, for the scheme—	1 2
(a)	requirements with which the engagement or authorisation must comply, including, for example, the term of the engagement or authorisation;	3 4 5
(b)	consequences of not complying with the requirements mentioned in paragraph (a);	6 7
(c)	extending or renewing the engagement or authorisation;	8
(d)	particular circumstances under which the engagement or authorisation may or may not be terminated or transferred, despite anything in the engagement or authorisation or in another agreement or arrangement;	9 10 11 12
(e)	disclosure requirements;	13
(f)	(f) provisions about the occupation of common property for the engagement or authorisation, including whether the provisions are the only way in which the occupation may be authorised.	
	Division 4—Protection for financier of contract	17
Definitio	ons for div 4	18
108. In	n this division—	19
is e	et" means the contract or other arrangement under which a person ngaged as a service contractor, or authorised as a letting agent, for a munity titles scheme.	20 21 22
	etor", for a contract, means a person who, under the contract, is aged as a service contractor, or authorised as a letting agent.	23 24
"finance	ed contract' means a contract for which there is a financier.	25
"financi	er" see section 109.	26
Meaning	g of "financier" for div 4	27
109.(1) For this division, a person is a "financier" for a contract if a	28

contractor for the contract and the person give written notice signed by each

of them to the body corporate under the contract that the person is a financier for the contract.	1 2
(2) For this division, a person stops being a "financier" for a contract if the person gives the body corporate under the contract a written notice withdrawing the notice given under subsection (1).	3 4 5
(3) A notice under subsection (2) may be given without the contractor's agreement.	6 7
(4) However, a person is a "financier" for the contract only if the person is—	8 9
(a) a financial institution; or	10
(b) a person who, in the ordinary course of the person's business, supplies, or might reasonably be expected to supply, finance for business acquisitions, using charges over contracts as the whole or part of the person's security; or	11 12 13 14
(c) if the contract is in existence immediately before the commencement—a person who, at the time the person supplied finance for a business acquisition, using a charge over the contract as the whole or part of the person's security, was a person mentioned in paragraph (b).	15 16 17 18 19
Limitation on termination of financed contract	20
110.(1) The body corporate under a financed contract may terminate the contract only if—	21 22
 (a) the body corporate has given the financier for the contract written notice that the body corporate has the right to terminate the contract; and 	23 24 25
(b) when the notice was given, circumstances existed under which the body corporate had the right to terminate the contract; and	26 27
(c) at least 21 days have passed since the notice was given.	28
(2) However, the body corporate may not terminate the contract if the financier is, under arrangements between the financier and the contractor for the contract, acting under the contract in the place of the contractor for the contract.	29 30 31 32

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financier	inancier may act under the contract for subsection (2) only if the has previously given written notice to the body corporate of the s intention to act under the contract.	1 2 3
authorise	a acting under the contract for subsection (2), the financier may a person to act for the financier, but only if the body corporate has eved the person.	4 5 6
(5) For body corp	deciding whether to approve a person under subsection (4), the porate—	7 8
(a)	must act in a way that is reasonable in the circumstance, including acting as quickly as practicable; and	9 10
(b)	may have regard only to—	11
	(i) the character of the person; and	12
	(ii) the competence, qualifications and experience of the person.	13
(6) Ho	wever, the body corporate must not—	14
(a)	unreasonably withhold approval of the person; or	15
(b)	require or receive a fee or other consideration for approving the person (other than reimbursement for legal expenses reasonably incurred by the body corporate in relation to the application for its approval).	16 17 18 19
the subse	ten the financier is acting under the contract under subsection (2), action does not operate to stop the body corporate from terminating act for something done or not done after the financier started to act contract.	20 21 22 23
` ,	thing in this section stops the ending of a financed contract by the greement of the body corporate, the contractor and the financier.	24 25
	Division 5—Change of regulation module	26
Change	of regulation module	27
corporate	This section applies to the engagement of a person as a body manager or service contractor, or the authorisation of a person as agent, for a community titles scheme if—	28 29 30

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(a) a new community management statemen the existing statement for the scheme; and		1 2
(b) the new statement identifies, as the regular the scheme, a regulation module different module (the "existing regulation module existing statement.	ent from the regulation	3 4 5 6
(2) The provisions of the existing regulation regagement or authorisation continue to apply authorisation until the engagement or authorisation or extension of the engagement or authorisation, continue to apply authorisation of the engagement or authorisation, continue to a section of the engagement or authorisation.	to the engagement or n, including any renewal	7 8 9 10
Division 6—Review of remuner	ration	11
Review of remuneration under engagement of se	ervice contractor	12
112.(1) An order may be made under the dispute resolve a dispute of the body corporate about the payable under the terms of the engagement of a community titles scheme if the term of the engagemafter the establishment of the scheme.	e level of remuneration service contractor for a	13 14 15 16 17
(2) However—		18
(a) unless in the opinion of the adjudicator is circumstances that an order mentioned in at an earlier or later time, the order must be than 3 years after the start of the term within 4 years after the start of the term of	be applied for not earlier of the engagement, and	19 20 21 22 23
(b) the adjudication to which the application by the commissioner must be specialist ac		24 25
(c) unless the adjudicator otherwise decides liable for all amounts payable for the spec the dispute resolution provisions.	· ·	26 27 28
(3) Only the body corporate may make an applica	ation under this section.	29
(4) This section applies only if the regulation is scheme states that the service contractor remunerate the Act apply to the scheme.		30 31 32

this section—	1
nity titles scheme " does not include a community titles scheme blished under chapter 8, part 1.18	2
PART 3—FINANCIAL AND PROPERTY MANAGEMENT	2
Division 1—Financial management	(
l management arrangements	7
The financial management arrangements applying to a ity titles scheme are those stated in the regulation module applying name.	8 9 10
thout limiting subsection (1), the regulation module applying to a ity titles scheme may provide for financial arrangements about the g—	11 12 13
the budget of the body corporate;	14
levying lot owners for contributions, including contributions of an interim nature for the period from the end of a financial year to 30 days after the annual general meeting for the next financial year;	15 16 17 18
discounts and penalties relating to the payment of contributions;	19
recovery of unpaid contributions;	20
funds to be kept by the body corporate;	21
powers and restrictions relating to borrowing;	22
application of amounts in funds;	23
spending limitations applying to the body corporate, and spending	24
	PART 3—FINANCIAL AND PROPERTY MANAGEMENT Division 1—Financial management I management arrangements The financial management arrangements applying to a sty titles scheme are those stated in the regulation module applying teme. thout limiting subsection (1), the regulation module applying to a sty titles scheme may provide for financial arrangements about the second to substitute the budget of the body corporate; levying lot owners for contributions, including contributions of an interim nature for the period from the end of a financial year to 30 days after the annual general meeting for the next financial year; discounts and penalties relating to the payment of contributions; recovery of unpaid contributions; funds to be kept by the body corporate; powers and restrictions relating to borrowing; application of amounts in funds;

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	limitations applying to the committee for the body corporate;	1
(i)	keeping accounts and preparing statements of accounts;	2
(j)	auditing of statements of accounts.	3
arrangem titles sch	a avoid doubt, it is declared that the financial management nents contained in a regulation module applying to a community neme may impose obligations and limitations on both the body e (including the committee for the body corporate) and lot owners.	4 5 6 7
	Division 2—Property management	8
Body co	rporate's duties about common property etc.	9
114.(1) The body corporate for a community titles scheme must—	10
(a)	administer, manage and control the common property and body corporate assets reasonably and for the benefit of lot owners; and	11 12
(b)	comply with the obligations with regard to common property and body corporate assets imposed under the regulation module applying to the scheme.	13 14 15
(2) No	thing in this part, or in a regulation made under this part, stops—	16
(a)	an item of personal property that is a body corporate asset from becoming part of the common property because of its physical incorporation with common property; or	17 18 19
(b)	a part of common property from becoming a body corporate asset because of its physical separation from common property.	20 21
Mail box	x and notice board	22
with the	The body corporate for a community titles scheme must comply mail box and notice board requirements prescribed under the n module applying to the scheme.	23 24 25
Disposal	of interest in and leasing or licensing of common property	26
116.(1) The body corporate for a community titles scheme may sell or	27

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otherwise dispose of common property in the way, and to the extent, authorised under the regulation module applying to the scheme.	1 2
(2) The body corporate may grant or amend a lease or licence over	3
common property in the way, and to the extent, authorised under the	4
regulation module applying to the scheme.	5
Easements	6
117.(1) The body corporate for a community titles scheme may grant an	7
easement over the common property, or accept the grant of an easement for	8
the benefit of the common property, in the way, and to the extent,	9
authorised under the regulation module applying to the scheme.	10
(2) The body corporate may surrender an easement that is for the benefit	11
of the common property, or accept the surrender of an easement over the	12
common property, in the way, and to the extent, authorised under the	13
regulation module applying to the scheme.	14
Acquisition of amenities for benefit of lot owners	15
118.(1) The body corporate for a community titles scheme may acquire,	16
and enter into agreements about the use of, real and personal property in the	17
way, and to the extent, authorised under the regulation module applying to	18
the scheme.	19
(2) This section does not apply to agreements about common property.	20
Dealing with (including disposing of) interest in body corporate asset	21
119. The body corporate for a community titles scheme may deal with	22
(including dispose of) body corporate assets in the way, and to the extent,	23
authorised under the regulation module applying to the scheme.	24
Supply of services by body corporate	25
	26
120. The body corporate for a community titles scheme may supply, or engage another person to supply, services for the benefit of owners and	26 27

occupiers of lots in the way, and to the extent, authorised under the regulation module applying to the scheme. ¹⁹	ne 1 2
Improvements to common property	3
121.(1) The regulation module applying to a community titles schem may provide for making improvements to the common property, includin making improvements for the benefit of the owner of a lot included in the scheme.	.g 5
(2) Without limiting subsection (1), the regulation module may includ provisions about—	e 8
(a) who may make improvements; and	10
(b) the circumstances under which the improvements may be made and	e; 11 12
(c) the way the improvements may be made.	13
Obligations of owners and occupiers to maintain	14
122. The regulation module applying to a community titles scheme maimpose obligations about the condition in which lots included in the scheme must be maintained.	-
Body corporate's authority to carry out work of owners and occupier	·s 18
123. The regulation module applying to a community titles scheme ma authorise the body corporate, in circumstances specified in the regulation module, to carry out work the owner or occupier of a lot is obliged to carrout, and to recover reasonable costs of carrying out the work from the owner of the lot as a debt.	on 20 ry 21
Body corporate's power to remedy defective building work	24
124. The regulation module applying to a community titles scheme ma authorise the body corporate to bring a proceeding under the <i>Queenslan</i>	•

¹⁹ A body corporate is not permitted to carry on a business (see section 89).

defect in scheme i	build f, be	ding work carried out for the owner of a lot included in the cause of the defect, the support or shelter of another part of s, or is likely to be, adversely affected.	1 2 3 4
Power to	ento	er lot	5
corporate scheme,	for co	person (an "authorised person") authorised by the body a community titles scheme may enter a lot included in the mmon property the subject of an exclusive use by-law, and lot or common property while it is reasonably necessary—	6 7 8 9
(a)	the	spect the lot or common property and find out whether work body corporate is authorised or required to carry out is essary; or	10 11 12
(b)		arry out work the body corporate is authorised or required to y out.	13 14
(2) Th	e pov	ver of entry may be exercised—	15
(a)	in a	n emergency—at any time; and	16
(b)	in o	her cases—	17
	(i)	for entry to the lot mentioned in subsection (1)—at a reasonable time after at least 7 days notice of the intended entry has been given to—	18 19 20
		(A) the owner of the lot; or	21
		(B) if the owner is not in occupation of the lot—the occupier of the lot; and	22 23
	(ii)	for entry to the common property mentioned in subsection (1)—at a reasonable time after at least 7 days notice of the intended entry has been given to—	24 25 26
		(A) the owner of the lot to which the exclusive use by-law attaches; or	27 28
		(B) if the owner of the lot mentioned in sub-subparagraph (A) is not in occupation of the common property—the occupier of the common property; and	29 30 31 32

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	(iii)	in compliance with the security or other arrangements or requirements ordinarily applying for persons entering the lot or the common property.	1 2 3
or commo	on pi on in	cheme is other than a basic scheme, the power of entry to a lot roperty the subject of an exclusive use by-law conferred under cludes power to enter the scheme land for a community titles (subsidiary scheme') that is a lot included in the scheme.	4 5 6 7
(4) If s	ubse	ection (3) applies, notice of intended entry must be given to—	8
(a)	the	body corporate for the subsidiary scheme; and	9
(b)		cheme land to be entered is a lot that is not itself a community as scheme—	10 11
	(i)	the owner of the lot; or	12
	(ii)	if the owner is not in occupation of the lot—the occupier of the lot; and	13 14
(c)		cheme land to be entered is common property the subject of an lusive use by-law for the subsidiary scheme—	15 16
	(i)	the owner of the lot to which the exclusive use by-law attaches; or	17 18
	(ii)	if the owner of the lot mentioned in subparagraph (i) is not in occupation of the common property—the occupier of the common property.	19 20 21
-		on must not obstruct an authorised person who is exercising or exercise powers under this section.	22 23
Maximur	n pei	nalty for subsection (5)—20 penalty units.	24
	P	ART 4—CONDUCT OF OCCUPIERS	25
Definitio	n fo	r pt 4	26
126.(1)) In t	his part—	27
"occupie	r". o	of a lot included in a community titles scheme, includes—	28

(a) if there is no occupier of the lot, the owner of the lot; and	1
(b) if the lot is a subsidiary scheme—the body corporate for the subsidiary scheme.	2 3
(2) For this part, if a lot referred to is a community titles scheme, the reference includes a reference to the scheme land for the scheme.	4 5
Interference with easements of support or shelter	6
127. The occupier of a lot included in a community titles scheme must not interfere, or permit interference, with support or shelter provided by the lot for another lot included in, or the common property for, the scheme.	7 8 9
Maximum penalty—100 penalty units.	10
Interference with utility services	11
128. The occupier of a lot included in a community titles scheme must not, either within or outside the lot, interfere, or permit interference, with utility infrastructure or utility services in a way that may affect the supply of utility services to another lot included in, or the common property for, the scheme.	12 13 14 15 16
Maximum penalty—100 penalty units.	17
Nuisances	18
129. The occupier of a lot included in a community titles scheme must not use, or permit the use of, the lot or the common property in a way that—	19 20 21
(a) causes a nuisance or hazard; or	22
(b) interferes unreasonably with the use or enjoyment of another lot included in the scheme; or	23 24
(c) interferes unreasonably with the use or enjoyment of the common property by a person who is lawfully on the common property.	25 26

PART 5—BY-LAWS		1
	Division 1—By-laws generally	2
Meaning	g of "by-laws"	3
•) "By-laws", for a community titles scheme, are provisions that in the community management statement under the heading of WS".	4 5
provision	owever, if the community management statement does not include as that are, or that purport to be, the by-laws for the scheme, the s" for the scheme are the provisions stated in schedule 2.	77 8 9
Content	and extent of by-laws	10
•) The by-laws for a community titles scheme may only provide ollowing—	11 12
(a)	the administration, management and control of common property and body corporate assets;	13 14
(b)	regulation of, including conditions applying to, the use and enjoyment of—	15 16
	(i) lots included in the scheme; and	17
	(ii) common property, including utility infrastructure; and	18
	(iii) body corporate assets, including easement areas relevant to common property; and	19 20
	(iv) services and amenities supplied by the body corporate;	21
(c)	other matters this Act permits to be included in by-laws.	22
	there is an inconsistency between a by-law and a provision per provision , of the community management statement that is	23 24

not a by-law, the other provision, to the extent of the inconsistency, prevails.

Division 2—Exclusive use by-laws	1
Definitions for div 2	2
132. In this division—	3
"agreed allocation" see section 134(1)(b)(ii).	4
"authorised allocation" see section 134(1)(b)(i).	5
"reallocation agreement" means an agreement in writing under which 2 or more owners of lots for which allocations are in place under an exclusive use by-law agree to redistribute the allocations between the lots.	6 7 8 9
"subsequent statement" see section 137(3).	10
Meaning of "exclusive use by-law"	11
133.(1) An "exclusive use by-law", for a community titles scheme, is a by-law that attaches to a lot included in the scheme, and gives the occupier of the lot for the time being exclusive use to the rights and enjoyment of, or other special rights about—	12 13 14 15
(a) common property; or	16
(b) a body corporate asset.	17
(2) If an exclusive use by-law attaches to a lot that is another community titles scheme, the exclusive use or other rights are for the benefit of the other scheme.	18 19 20
Requirements for exclusive use by-law	21
134. (1) The common property or body corporate asset to which an exclusive use by-law for a community titles scheme applies must be—	22 23
(a) specifically identified in the by-law; or	24
(b) allocated—	25
(i) by a person (who may be the original owner or the original owner's agent) authorised under the by-law to make the allocation (an "authorised allocation"); or	26 27 28

(ii) by 2 or more lot owners under a reallocation agreement (an "agreed allocation").	1 2
(2) An exclusive use by-law that specifically identifies the common property or body corporate asset to which it applies, other than an exclusive use by-law contained in the first community management statement for the scheme—	3 4 5 6
(a) may attach to a lot only if the lot owner agrees in writing before the passing of the resolution without dissent consenting to the recording of the new community management statement to incorporate the exclusive use by-law; and	7 8 9 10
(b) may stop applying to the lot only if the lot owner agrees in writing before the passing of the resolution without dissent consenting to the recording of the new community management statement that does not incorporate the exclusive use by-law.	11 12 13 14
(3) If an exclusive use by-law authorises the allocation of common property or a body corporate asset for the purpose of the by-law—	15 16
(a) the by-law may attach to a lot on the basis of an authorised allocation only if the lot owner agrees in writing before the allocation of the common property or body corporate asset to which the by-law applies; and	17 18 19 20
(b) the by-law may stop applying to the lot only if the lot owner agrees in writing before—	21 22
(i) the allocation is revoked under the by-law (if the by-law provides for the revocation of an allocation); or	23 24
(ii) the passing of the resolution without dissent consenting to the recording of the new community management statement that does not incorporate the exclusive use by-law.	25 26 27
Identification of subject matter of exclusive use by-laws	28
135. Before the registrar records a community management statement	29
that includes an exclusive use by-law, the registrar may require the common	30
property or body corporate asset the subject of the by-law to be identified in	31
a plan, or in another way the registrar directs, to avoid doubt about the	32

	The common property, or about the identification or extent of the porate asset, that is the subject of the by-law.	1 2
Regulati	ion of exclusive use by-laws	3
136. T about—	The regulation module applying to the scheme may make provision	4 5
(a)	the inclusion of conditions in an exclusive use by-law (including conditions about payments to be made by the owner of the lot to which the by-law attaches); and	6 7 8
(b)	obligations imposed on the owner of a lot to which the by-law attaches (including obligations that would otherwise be obligations of the body corporate); and	9 10 11
(c)	authorisation given under an exclusive use by-law for the making of improvements; and	12 13
(d)	recovery of amounts payable under an exclusive use by-law.	14
Making	and notifying allocations	15
137.(1) An authorised allocation has no effect unless—	16
(a)	the allocation is made within 12 months after the recording of the community management statement that first includes the exclusive use by-law; and	17 18 19
(b)	details of the allocation are given to the body corporate.	20
	agreed allocation has no effect unless details of the allocation are the body corporate.	21 22
under the mentione registrar	thin 3 months, or a longer time stated in an order of an adjudicator edispute resolution provisions, after the end of the 12 months ed in subsection (1)(a), the body corporate must lodge with the a request to record a new community management statement osequent statement") showing—	23 24 25 26 27
(a)	all authorised allocations made in the 12 months; and	28
(b)	all authorised and agreed allocations currently in place when the body corporate consented to the recording of the subsequent	29 30

statement.	1
(4) If the body corporate fails to comply with subsection (3), all authorised and agreed allocations made before the end of the 12 months mentioned in subsection (1)(a) cease to have effect.	2 3 4
(5) An order mentioned in subsection (3) may be sought or made before or after the 3 months mentioned in the subsection end, and if the order is made after the 3 months end, the allocation is taken to have remained in effect despite the 3 months having ended.	5 6 7 8
Making and notifying further allocations	9
138.(1) Within 3 months, or a longer time stated in an order of an adjudicator under the dispute resolution provisions, after the taking effect of an authorised or agreed allocation (a "further allocation") (other than an allocation included in a subsequent statement), the body corporate must lodge with the registrar a request to record a new community management statement showing all allocations currently in place when the body corporate consented to the recording of the new statement.	10 11 12 13 14 15
(2) If the body corporate fails to comply with subsection (1), the further allocation ceases to have effect.	17 18
(3) An order mentioned in subsection (1) may be sought or made before or after the 3 months mentioned in the subsection end, and if the order is made after the 3 months end, the allocation is taken to have remained in effect despite the 3 months having ended.	19 20 21 22
Prohibited matters for exclusive use by-laws	23
139.(1) An exclusive use by-law must not give exclusive use to the rights and enjoyment of, or other special rights about, utility infrastructure that is common property or a body corporate asset.	24 25 26
(2) An exclusive use by-law cannot prohibit allocations under	27

reallocation agreements.

s 140 89 s 142

Division 3—Other matters about by-laws	1
Commencement of by-laws	2
140. A by-law comes into force on the day the registrar records the community management statement containing the by-law or a later date stated in the by-law.	3 4 5
Limitations for by-laws	6
141.(1) If a by-law is inconsistent with this Act or another Act, the by-law is invalid to the extent of the inconsistency.	7 8
(2) If a lot may lawfully be used for residential purposes, the by-laws cannot restrict the type of residential use.	9 10
(3) A by-law cannot prevent or restrict a transmission, transfer, mortgage or other dealing with a lot.	11 12
Examples—	13
1. A by-law cannot prevent the owner of a lot from leasing or mortgaging a lot.	14
2. A by-law cannot prevent the sale of a lot to a person under or over a particular age.	15 16
(4) A by-law must not discriminate between types of occupiers.	17
Example—	18
A by-law cannot prevent a tenant from using a pool on the common property.	19
(5) A by-law (other than an exclusive use by-law) must not impose a monetary liability on the owner or occupier of a lot included in a community titles scheme.	20 21 22
Guide dogs	23
142.(1) A person mentioned in the <i>Guide Dogs Act 1972</i> , section 5, ²⁰ who has the right to be on a lot included in a community titles scheme, or on the common property, has the right to be accompanied by a guide dog	24 25 26

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while on the lot or common property.

²⁰ Section 5 (Blind or deaf persons may be accompanied by guide dogs)

(2) A person mentioned in subsection (1) who is the owner or occupier of a lot included in a community titles scheme has the right to keep a guide dog on the lot.				
(3) A b	by-law cannot exclude or restrict a right given by this section.	4		
	Division 4—By-law contraventions	5		
Continui	ing contravention notice	6		
	This section applies if the body corporate for a community titles easonably believes that—	7 8		
(a)	a person (the " person ") who is the owner or occupier of a lot included in the scheme is contravening a provision of the by-laws for the scheme; and	9 10 11		
(b)	the circumstances of the contravention make it likely that the contravention will continue.	12 13		
	e body corporate may, by notice (a "continuing contravention given to the person, require the person to remedy the ntion.	14 15 16		
(3) The	e continuing contravention notice must state—	17		
(a)	that the body corporate believes the person is contravening a provision of the by-laws; and	18 19		
(b)	the provision the body corporate believes is being contravened; and	20 21		
(c)	details sufficient to identify the contravention; and	22		
(d)	the period (which must be reasonable in the circumstances) within which the person must remedy the contravention; and	23 24		
(e)	that if the person does not comply with the notice the body corporate may, without further notice, start proceedings in the Magistrates Court for the failure to comply with the notice.	25 26 27		
(4) The	e person must comply with the continuing contravention notice.	28		
Maximun	m penalty—5 penalty units.	29		

subsectio	owever, the person does not commit an offence under n (4) if, when the continuing contravention notice is given to the	1
-	the person is not contravening the provision mentioned in $(1)(a)$ in the way detailed for subsection $(3)(c)$.	4
Future c	ontravention notice	4
	This section applies if the body corporate for a community titles easonably believes that—	7
(a)	a person (the "person") who is the owner or occupier of a lot included in a community titles scheme has contravened a provision of the by-laws for the scheme; and	9 10
(b)	the circumstances of the contravention make it likely that the contravention will be repeated.	11 12
	ne body corporate may, by notice (a "future contravention given to the person, require the person not to repeat the ation.	13 14 15
(3) The	e future contravention notice must state—	16
(a)	that the body corporate believes the person has contravened a provision of the by-laws; and	17 18
(b)	the provision the body corporate believes has been contravened; and	19 20
(c)	details sufficient to identify the contravention; and	21
(d)	that the person must not repeat the contravention; and	22
(e)	that if the person does not comply with the notice the body corporate may, without further notice, start proceedings in the Magistrates Court for the failure to comply with the notice.	23 24 25
(4) The	e future contravention notice has effect for—	26
(a)	3 months after it is given to the person; or	27
(b)	a shorter period mentioned in the notice.	28
(5) The	e person must comply with the future contravention notice.	29
Maximun	n penalty—5 penalty units.	30

(6) However, the person does not commit an offence under subsection (5) 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 (3)(c).	1 2 3 4
Who may start proceeding	5
145. A proceeding for an offence under this division may be started only by the body corporate that gave the continuing contravention notice or future contravention notice the subject of the proceeding.	6 7 8
PART 6—INSURANCE	9
Regulation module may require body corporate to insure	10
146.(1) The regulation module applying to a community titles scheme may require the body corporate to put in place insurance for the scheme.	11 12
(2) To avoid doubt, it is declared that—	13
(a) the body corporate may put in place for the scheme, in the way and to the extent the body corporate decides, additional insurance to the insurance it is required to put in place under the regulation module applying to the scheme; and	14 15 16 17
(b) this part does not affect any obligation the body corporate may have under another Act to put insurance in place.	18 19
Insurable interest	20
147. The body corporate for a community titles scheme has an insurable interest for the purpose of the insurance it is required to put in place under the regulation module applying to the scheme.	21 22 23
Responsibility of original owner	24
148.(1) This section applies to a person who on the establishment of a	25

s 149 93 s 15 0

Body Corporate	and Community	<i>Management</i>

community titles scheme becomes the original owner for the scheme.	1			
(2) The person must ensure that when the scheme is established, policies				
of insurance that are required for the scheme under the regulation module applying to the scheme are immediately in force for 12 months.	3 4			
Maximum penalty—150 penalty units.	5			
(3) If the person does not take out the insurance required under subsection (2), the body corporate, or other entity that is required to take out	6 7			
insurance, may recover the cost of taking out the required insurance as a	8			
debt owing to the body corporate or other entity by the person.	9			
(4) This section does not prevent the person from recouping the costs of	10			
the insurance for the balance of the period for which it was taken out from the buyers of lots included in the scheme, by agreement.	11 12			
and our or rose more an and somethie, by agreement				
Mortgagees	13			
149.(1) This section applies if, for a community titles scheme—	14			
(a) there is a registered mortgagee of a lot included in the scheme;	15			
and	16			
(b) there is in place insurance required under the regulation module applying to the scheme.	17 18			
(2) The mortgagee's interest in the lot mentioned in subsection (1)(a) is	19			
taken to be noted on the policy for the insurance mentioned in subsection (1)(b).	20 21			
subsection (1)(b).	21			
CHAPTER 4—ADMINISTRATIVE MATTERS	22			
PART 1—VALUATION, RATING AND TAXATION	23			
How lot is to be regarded for rating or taxing purposes	24			
150. Each lot that is scheme land for a community titles scheme is a	25			

separate lot,	piece or	parcel of	f land for	r a law	imposing	charges,	levies,	rates
or taxes on l	and.							

Charges, levies, rates and taxes for community titles scheme

- **151.(1)** For calculating the unimproved value of a lot included in a community titles scheme for the purpose of a charge, levy, rate or tax payable to a local government, the commissioner under the *Land Tax Act 1915* or other authority, the unimproved value of the scheme land is apportioned between the lots included in the scheme in proportion to the interest schedule lot entitlement for each lot.
- (2) Subject to section 154,²¹ the body corporate is not liable for a charge, levy, rate or tax on the common property based on the unimproved value of land.

Examples of operation of this section—

- 1. If the unimproved value of the scheme land for a basic scheme that includes 3 lots, each with the same interest schedule lot entitlement, is \$120 000, the unimproved value for each lot is \$40 000. Effectively, each lot's unimproved value includes a component for the value of the common property.
- 2. This example applies to a community titles scheme ("scheme A") that is not a basic scheme but includes 2 lots (and common property), with each lot being a basic scheme ("scheme B" and "scheme C"), each having the same interest schedule lot entitlement listed for it in scheme A's interest schedule. If the unimproved value of the scheme land for scheme A is \$800 000, the unimproved value for scheme B's scheme land is \$400 000. To calculate the unimproved value of each lot included in scheme B, the figure of \$400 000 must be apportioned between the lots included in scheme B according to the interest schedule lot entitlements of those lots as listed in scheme B's interest schedule.

Utility services separately measured, supplied and charged

- **152.(1)** The body corporate for a community titles scheme is liable for a charge for water, gas, sewerage, cleansing or another utility service supplied to the common property if the charge is—
 - (a) for a utility service that is separately measured for its supply to the common property; and

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²¹ Section 154 (Effect of scheme change on liability for charges etc.)

(b)	separately charged to the body corporate; and	-
(c)	calculated in a way that is unrelated to the unimproved value of land.	:
Example—	-	2
separately pool, and,	dy corporate is liable for charges made by the local government for water, measured and supplied to the common property for gardens or a swimming if appropriately levied by the local government, for a flat rate fee applying to the supply of water to the common property.	
	ne owner of a lot included in the scheme is liable for a charge for as, sewerage, cleansing or another utility service supplied to the lot arge is—	1 1
(a)	for a utility service that is separately measured for its supply to the lot; and	1 1.
(b)	separately charged to the lot owner; and	14
(c)	calculated in a way that is unrelated to the unimproved value of land.	1 10
Utility se	ervices not separately charged for	1′
153.(1) This section applies to a community titles scheme if—	18
(a)	there is no practicable way available to the supplier (the "utility service provider") of water, gas, sewerage, cleansing or another utility service to scheme land to measure the extent to which the utility service is supplied to—	1 20 2 2
	(i) each lot included in the scheme; and	23
	(ii) if the utility service is also supplied to the common property—the common property; and	2:
(b)	the supply of the utility service to scheme land is charged according to usage, and is not charged for on the basis of the unimproved value of land.	2 2 28
	lot owner is liable to the utility service provider for a share of the bunt payable for the provision of the utility service to scheme land.	29
(3) Th	e share is proportionate to the contribution schedule lot entitlement	3

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for the lot.

(4) However, the body corporate may, by arrangement with the utility

(5) If an arrangement is in force under subsection (4), the utility service

the body corporate must satisfy the liability to the utility service

provider out of the contributions paid by lot owners to the body

provider cannot separately charge the owners or occupiers for the utility

service provider, take on liability for owners or occupiers of the lots for the

utility service supplied for the benefit of owners or occupiers.

service to which the arrangement relates, and—

	corporate under the regulation module applying to the scheme; or
(b)	if the body corporate has a way of measuring the extent to which the utility service is supplied to each lot—the body corporate may levy the individual lot owners according to the extent of supply.
(6) In t	his section—
•	service provider" includes a local government in whose local ernment area scheme land is located.
Effect of	scheme change on liability for charges etc.
in a comr paid, the with ano	If a liability to pay charges, levies, rates or taxes on a lot included munity titles scheme arises and, before the amount of the liability is scheme is changed so that the lot or part of the lot is incorporated ther lot included in, or common property for, the scheme, the senforceable jointly and severally against—
(a)	the person who was the owner of the lot when the liability arose; and
(b)	if the lot or part of the lot is incorporated with another lot included in the scheme—the owner of the other lot; and
(c)	if the lot or part of the lot is incorporated with common property—the body corporate.
communithe liabilities becomes that is a s	liability to pay charges, levies, rates or taxes on a lot included in a sty titles scheme ("scheme A") arises and, before the amount of ity is paid, scheme A is changed so that the lot or part of the lot scheme land for another community titles scheme ("scheme B") ubsidiary scheme for scheme A, the liability is enforceable jointly rally against—

1

(a)	the person who was the owner of the lot when the liability arose; and	1 2
(b)	the body corporate for scheme B.	3
governm	this section does not apply to a rate or charge owing to a local ent, to the extent that it is inconsistent with arrangements in force to electric Local Government Act 1993 and the local laws of the local ent.	4 5 6 7
Apportio	onment of statutory charge	8
property would, if	f a local government or other entity carries out work on common for a community titles scheme and a statutory charge for the work the land forming the common property were a single undivided to be a charge on the land— the charge attaches to each lot included in the scheme	9 10 11 12
(a)	proportionate to the interest schedule lot entitlement of the lot (the "appropriate proportion"); and	14 15
(b)	a lot may be discharged from the charge by payment of the appropriate proportion of the total amount of the charge.	16 17
No appli	cation to body corporate assets	18
application whether	o avoid doubt, it is declared that the provisions of this part have no on to charges, levies, rates or taxes payable by the body corporate, to a local government or to someone else, on the basis of the body e's ownership of body corporate assets.	19 20 21 22

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PART 2—RECORDS Division 1—Notices **Notice of transfer and other matters 157.** The regulation module applying to a community titles scheme may prescribe requirements about the giving of notices to the body corporate on the transfer of the ownership of a lot included in the scheme or on the happening of other events affecting the lot. Notice of intention not to proceed to enforce mortgage 158.(1) If a mortgagee in possession of a lot included in a community titles scheme decides not to enforce the mortgage, the mortgagee must 10 immediately give written notice of the decision to the body corporate. 11 Maximum penalty—20 penalty units. 12 (2) On giving the written notice, the mortgagee ceases to be a mortgagee 13 in possession of the lot and is not the owner of the lot under this Act. 14 Body corporate may require information to be given 15 **159.(1)** If the body corporate for a community titles scheme suspects on 16 reasonable ground that a person should have, but has not, given a notice 17 (the "earlier notice") under this division (including under a provision of a 18 regulation module made under this division), the body corporate may, by 19 written notice given to the person, require the person to give to the body 20 corporate, within a stated reasonable time (of at least 28 days after the notice 21 is given), a written notice containing the information the body corporate 22 reasonably requires to decide whether the person should have given the 23 earlier notice. 24 (2) If the body corporate for a community titles scheme is satisfied that a 25

person should have, but has not, given a notice (also the "earlier notice")

under this division (including under a provision of a regulation module

made under this division), the body corporate may, by written notice given

to the person, require the person to give to the body corporate, within a

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stated reasonable time (of at least 28 days after the notice is given), a written notice containing the information required to have been included in the

earlier notice.

(3) If a body corporate gives a person a notice under subsection (1) or (2), the person must comply with the notice unless the person has a reasonable excuse.	4 5 6
Maximum penalty for subsection (3)—20 penalty units.	7
Division 2—Records and provision of information	8
Regulation module	9
160. The body corporate for a community titles scheme must keep rolls, registers and other documents, must give access to them, and may dispose of them, in the way, and to the extent, provided for in the regulation module applying to the scheme.	10 11 12 13
Information to be given to interested persons	14
161.(1) This section provides for the giving of information by the body corporate for a community titles scheme from the body corporate's records.	15 16
(2) Within 7 days after receiving a written request from an interested person accompanied by the fee prescribed under the regulation module applying to the scheme, the body corporate must—	17 18 19
(a) permit the person to inspect the body corporate's records; or	20
(b) give the person a copy of a record kept by the body corporate.	21
(3) The body corporate must, within 7 days after receiving a written request from an interested person accompanied by the fee prescribed under the regulation module applying to the scheme, issue a certificate (a "body corporate information certificate") in the approved form giving financial and other information about the lot.	22 23 24 25 26
(4) A person who obtains a certificate under subsection (3) may rely on the certificate against the body corporate as conclusive evidence of matters stated in the certificate, other than to the extent to which the certificate contains an error that is reasonably apparent.	27 28 29 30

s 162 100 s 162

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(5) In	this section—	1
"interes	ted person" means—	2
(a)	the owner, or a mortgagee, of a lot included in the scheme; or	3
(b)	the buyer of a lot included in the scheme; or	4
(c)	another person who satisfies the body corporate of a proper interest in the information sought; or	5
(d)	the agent of a person mentioned in paragraph (a), (b) or (c).	7
	CHAPTER 5—SALE OF LOTS	8
	PART 1—EXISTING LOTS	9
Stateme	nt to be given by seller to buyer	10
scheme exercisin proposes (the "co	The seller (the "seller") of a lot included in a community titles (including the original owner of scheme land, or a mortgagee ag a power of sale of the lot) must give a person (the "buyer") who to buy the lot, before the buyer enters into a contract intract") to buy the lot, a statement (the "statement") complying subsections (2) to (4).	11 12 13 14 15
(2) Th	e statement must—	17
(a)	state the name, address and contact telephone number for—	18
	(i) the secretary of the body corporate; or	19
	(ii) if it is the duty of a body corporate manager to act for the body corporate for issuing body corporate information certificates—the manager; and	20 21 22
(b)	state the amount of annual contributions currently fixed by the body corporate as payable by the owner of the lot; and	23 24
(c)	identify improvements on common property for which the owner is responsible; and	25 26

(d)	identify the regulation module applying to the scheme; and	J
(e)	list all body corporate assets required to be recorded on a register maintained by the body corporate; and	3
(f)	include other information prescribed under the regulation module applying to the scheme.	5
(3) Th	e statement must be signed by the seller or a person authorised by .	7
(4) Th	e statement must be substantially complete.	8
	ne seller must attach to the contract, as a first or top sheet, an on sheet (the "information sheet") in the approved form.	9 10
(6) Th	e buyer may cancel the contract if—	11
(a)	the seller has not complied with subsections (1) and (5); and	12
(b)	the contract has not already been settled.	13
the states	e seller does not fail to comply with subsection (1) merely because ment, although substantially complete as at the day the contract is nto, contains inaccuracies.	14 1: 16
Content	s of contract	17
163. V	When the contract is entered into, its provisions—	18
(a)	include the statement and all material accompanying the statement; but	19 20
(b)	do not include the information sheet.	21
Buyer m	ay rely on information	22
	The buyer may rely on information in the statement as if the seller anted its accuracy.	23 24
Cancelli	ng contract for inaccuracy of statement	25
165.(1) The buyer may cancel the contract if—	26
(a)	it has not already been settled; and	27

(b)	at le	ast 1 of the following applies—	1
	(i)	the statement is inaccurate, and the buyer would be	2
		materially prejudiced if compelled to complete the contract,	3
		given the statement's inaccuracy, but only to the extent that the statement was inaccurate when the contract was entered	4 5
		into;	5 6
	(::)	,	
	(ii)	despite reasonable efforts by the buyer, the buyer has not been able to verify the information contained in the	7 8
		statement; and	9
(c)	the o	cancellation is effected by written notice given to the seller—	10
	(i)	notifying the seller that the contract is cancelled; and	11
	(ii)	if the buyer relies on paragraph (b)(ii) for cancelling the	12
	, ,	contract—advising the seller of the efforts made by the	13
		buyer under the paragraph.	14
(2) Th	e wri	itten notice mentioned in subsection (1)(c) must be given to	15
		in 14 days, or a longer period agreed between the buyer and	16
seller, aft	er the	e contract was entered into.	17
	-	oceeding in which it is alleged that the buyer did not make	18
		forts under subsection (1)(b)(ii), the onus is on the buyer to	19
prove the	buye	er made reasonable efforts.	20
Cancella	ition	under this part	21
		•	
		buyer cancels the contract under this part, the seller must	22 23
repay to the buyer any amount paid to the seller (including the seller's agent) towards the purchase of the lot the subject of the contract.			23
ugent) to	wara	s the purchase of the for the subject of the confidet.	24
Restricti	ion o	n powers of attorney in favour of original owner	25
167.(1) If th	ne seller is the original owner, and the buyer gives the seller a	26
		rney to act for the buyer, the power may be exercised only in	27
•		y for purposes, disclosed in a written statement given to the	28
buyer be	fore t	he power is given.	29

(2) The statement must include a detailed description of the

circumstances in which the power may be exercised.

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19 20 21 22 23 24

(a) must state the amount of annual contributions reasonably expected to be payable to the body corporate by the owner of the proposed lot; and	1 2 3
(b) must include, for any proposed engagement of a person as a body corporate manager or service contractor for the scheme proposed to be entered into after the establishment of the scheme—	5
(i) the terms of the engagement; and	7
(ii) the estimated cost of the engagement to the body corporate; and	Ş
(iii) the proportion of the cost to be borne by the owner of the proposed lot; and	10 11
(c) must include, for any proposed authorisation of a person as a letting agent for the scheme proposed to be given after the establishment of the scheme, the terms of the authorisation; and	12 12 14
 (d) must include details of all body corporate assets proposed to be acquired by the body corporate after the establishment of the scheme; and 	1: 16 17
(e) must be accompanied by—	18
(i) the proposed community management statement; and	19
(ii) if the scheme is proposed to be established as a subsidiary scheme—the existing or proposed community management statement of each scheme of which the proposed subsidiary scheme is proposed to be a subsidiary; and	20 22 22 23
(f) must include other matters prescribed under the regulation module applying to the scheme.	24 25
(3) The first statement must be signed by the seller or a person authorised by the seller.	26 27
(4) The first statement must be substantially complete.	28
(5) The seller must attach to the contract, as a first or top sheet, an information sheet (the "information sheet") in the approved form.	29 30
(6) The buyer may cancel the contract if—	31
(a) the seller has not complied with subsections (1) and (5); and	32

(b)	the contract has not already been settled.	1
the first s	e seller does not fail to comply with subsection (1) merely because tatement, although substantially complete as at the day the contract into, contains inaccuracies.	2 3 4
Variation	n of first statement by further statement	5
170.(1) This section applies if the contract has not been settled, and—		6
(a)	the seller becomes aware that information contained in the first statement was inaccurate as at the day the contract was entered into; or	? 9
(b)	the first statement would not be accurate if now given as a first statement.	1(11
the buyer	e seller must, within 14 days (or a longer period agreed between and seller) after subsection (1) starts to apply, give the buyer a atement (the "further statement") rectifying the inaccuracies in tatement.	12 13 14 15
	e further statement must be endorsed with a date (the "further t date"), and must be signed, by the seller or a person authorised ler.	16 17 18
(4) The buyer may cancel the contract if—		19
(a)	it has not already been settled; and	20
(b)	the buyer would be materially prejudiced if compelled to complete the contract, given the extent to which the first statement was, or has become, inaccurate; and	21 22 23
(c)	the cancellation is effected by written notice given to the seller within 14 days, or a longer period agreed between the buyer and seller, after the seller gives the buyer the further statement.	24 25 26
given, on first state	osections (1) to (4) continue to apply after the further statement is the basis that the first statement is taken to be constituted by the ement and any further statement, and the first statement date is be the most recent further statement date.	27 28 29 30

Stateme	nts and information sheet form part of contract	1
statemen	The first statement, and any material accompanying the first at, and each further statement and any material accompanying each statement, form part of the provisions of the contract.	2 3 4
(2) The contract.	ne information sheet does not form part of the provisions of the	5 6
Buyer m	nay rely on information	7
	The buyer may rely on information in the first statement and each catement as if the seller had warranted its accuracy.	8
Cancelli	ng contract for inaccuracy of statement	10
173. The buyer may cancel the contract if—		11
(a)	it has not already been settled; and	12
(b)	at least 1 of the following applies—	13
	(i) the community management statement recorded for the scheme on its establishment is different from the proposed community management statement most recently advised to the buyer;	14 15 16 17
	(ii) a community management statement, to which the recorded community management statement mentioned in subparagraph (i) is subject, is different from a proposed or existing community management statement previously advised to the buyer;	18 19 20 21 22
	(iii) information disclosed in the first statement, as rectified by any further statement, is inaccurate; and	23 24
(c)	because of a difference or inaccuracy under paragraph (b), the buyer would be materially prejudiced if compelled to complete the contract; and	25 26 27
(d)	the cancellation is effected by written notice given to the seller within 14 days, or a longer period agreed between the buyer and seller, after the scheme is established.	28 29 30

Cancella	ation under this part	1				
174. If the buyer cancels a contract under this part, the seller must repay						
to the buyer any amount paid to the seller (including the seller's agent)						
towards	the purchase of the lot the subject of the contract.	4				
Restrict	ion on powers of attorney in favour of seller	5				
) If the buyer gives the seller a power of attorney to act for the	6				
•	ne power may be exercised only in ways, and only for purposes,	7 8				
given.	d in a written statement given to the buyer before the power is	9				
` ,	The statement must include a detailed description of the ances in which the power may be exercised.	10 11				
		12				
	(3) A power of attorney mentioned in subsection (1), unless it sooner expires, expires 1 year after the scheme is established.					
	PART 3—IMPLIED WARRANTIES	14				
Definition	ons for pt 3	15				
176. I	176. In this part—					
"lot" me	eans—	17				
(a)	a lot included in a community titles scheme; or	18				
(b)	a lot (a "proposed lot") intended to come into existence as a lot	19				
	included in a community titles scheme when the scheme is	20				
	established.	21				
Part's p	urpose	22				
177. T						
	his part—	23				

	sale of a lot; and	1					
(b)	establishes a right to cancel a contract for the sale of a lot.						
Effect of	warranties and right to cancel	3					
) The warranties and right to cancel established under this part ect despite anything in the contract or in any other contract or nent.	4 5 6					
does not	e right to cancel established under this part is in addition to, and limit, any other remedy available to the buyer of a lot for a breach anty established under this part.	7 8 9					
Implied	warranties	10					
179. (1 the sale of) The warranties stated in this section are implied in a contract for of a lot.	11 12					
(2) Th	e seller warrants that, as at the completion of the contract—	13					
(a)	there are no latent or patent defects in the common property or body corporate assets, other than the following—	14 15					
	(i) defects arising through fair wear and tear;	16					
	(ii) defects disclosed in the contract; and	17					
(b)	there are no actual, contingent or expected liabilities of the body corporate, other than the following—	18 19					
	(i) liabilities that can reasonably be regarded as normal operating expenses;	20 21					
	(ii) liabilities disclosed in the contract.	22					
cost of subsection	e warranty under subsection (2) applies only to the extent that the remedying all defects (other than those excluded under on (2)(a)(i) and (ii)) and discharging all liabilities (other than those under subsection (2)(b)(i) and (ii)) exceeds the total of the g—	23 24 25 26 27					
(a)	the amount available to the body corporate (including amounts levied by the body corporate as contributions payable by lot owners, but not paid), as at the completion of the contract, for	28 29 30					

remedying the defects and discharging the liabilities;	1
(b) 1% of the purchase price of the lot.	2
(4) The seller warrants that, as at the completion of the contract, there are no circumstances (other than circumstances disclosed in the contract) in relation to the affairs of the body corporate likely to materially prejudice the buyer.	3 2 5
Examples for subsection (4)—	7
1. An administrator has been appointed under the order of an adjudicator under the dispute resolution provisions.	8
2. The body corporate has failed to comply with the provisions of this Act to the extent that its affairs are in disarray, records are incomplete and there is no reasonable prospect of the buyer finding out whether the warranty mentioned in subsection 2(b) has been breached.	10 11 12 13
Cancellation for breach of warranty	14
180.(1) The buyer may, by written notice given to the seller, cancel the contract if there would be a breach of a warranty established under this part were the contract to be completed at the time it is in fact cancelled.	15 16 17
(2) A notice under subsection (1) must be given—	18
(a) if the lot is a proposed lot—not later than 3 days before the buyer is otherwise required to complete the contract; or	19 20
(b) if paragraph (a) does not apply—within 14 days after the later of the following to happen—	21 22
(i) the contract is entered into;	23
(ii) the buyer's copy of the contract is received by the buyer (including a person acting for the buyer).	24 25
(3) If the buyer cancels the contract, the seller must repay to the buyer any amount paid to the seller (including the seller's agent) towards the purchase of the lot the subject of the contract.	26 27 28

CHAPTER 6—DISPUTE RESOLUTION 1 PART 1—INTRODUCTION 2 **Definitions for ch 6** 3 **181.** In this chapter— 4 "dispute" means a dispute between— 5 (a) the owner or occupier of a lot included in a community titles 6 scheme and the owner or occupier of another lot included in the 7 scheme; or 8 (b) the body corporate for a community titles scheme and the owner 9 or occupier of a lot included in the scheme; or 10 (c) the body corporate for a community titles scheme and a body 11 corporate manager for the scheme; or 12 (d) the body corporate for a community titles scheme and a service 13 contractor for the scheme who is also a letting agent for the 14 15 scheme: or (e) the body corporate for a community titles scheme and a letting 16 agent for the scheme. 17 "occupier", of a lot, means a person in the person's capacity as the 18 occupier of the lot, and not, for example, in the person's capacity as a 19 service contractor or letting agent for the scheme. 20 "owner", of a lot, means a person in the person's capacity as the owner of 21 the lot, and not, for example, in the person's capacity as a service 22 contractor or letting agent for the scheme. 23 Chapter's purpose 24 182.(1) This chapter establishes arrangements for resolving, in the 25 context of community titles schemes, disputes about— 26 contraventions of this Act or 27 community management (a)

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statements: and

s 184

(b) the exercise of rights or powers, or the performance of duties, under this Act or community management statements; and	1 2				
(c) matters arising under the engagements of persons as body corporate managers, the engagements of certain persons as service contractors, and the authorisations of persons as letting agents.					
(2) Also, this chapter authorises the provision of education and information services aimed at promoting the avoidance of disputes.	7 8				
Exclusivity of dispute resolution provisions	9				
183.(1) Subsection (2) applies to a dispute if an adjudicator may, under this chapter, make an order to resolve it.	10 11				
(2) The only remedy for the dispute is an order of—	12				
(a) an adjudicator; or					
(b) a District Court on appeal from an adjudicator on a question of law.	14 15				
(3) However, subsection (2) does not apply to a dispute if—	16				
(a) an application for an order of an adjudicator to resolve the dispute is made to the commissioner; and	17 18				
(b) the commissioner dismisses the application under part 5.22	19				
Structure of arrangements	20				
184.(1) This chapter provides for the establishment of the office of Commissioner for Body Corporate and Community Management for providing education and information services and managing the dispute resolution process.	21 22 23 24				
(2) This chapter also provides for the appointment of adjudicators to settle individual disputes.	25 26				
(3) The main elements of the dispute resolution process provided for in this chapter are—					

²² Part 5 (Case management)

s 185 112 s 186

 applications for orders to the commissioner 	1
 case management by the commissioner, especially at the preliminary stage of the dispute resolution process 	2
 dispute resolution centre mediation and specialist mediation 	4
department adjudication and specialist adjudication	5
 orders, including interim orders, by adjudicators 	6
 enforcement of orders through the Magistrate Court 	7
• appeals to the District Court on questions of law.	8
DADEA COMMISSIONED FOR DODY	
PART 2—COMMISSIONER FOR BODY CORPORATE AND COMMUNITY MANAGEMENT	9
CORPORATE AND COMMUNITY MANAGEMENT	10
Appointment of commissioner	11
185.(1) There is to be a Commissioner for Body Corporate and Community Management.	12 13
(2) The commissioner is appointed under the <i>Public Service Act 1996</i> .	14
(3) A person may hold the office of commissioner as well as another position under the <i>Public Service Act 1996</i> .	15 16
Responsibilities	17
186.(1) The commissioner has responsibility for the administration of this chapter.	18 19
(2) In particular, the commissioner has responsibility for providing, under this chapter, a dispute resolution service.	20 21
(3) The commissioner may also provide an education and information service for helping—	22 23
(a) lot owners and bodies corporate to become aware of their rights and obligations under this Act; and	24 25
(b) mediators and adjudicators to increase their proficiency.	26

(4) The commissioner is subject to the direction of the chief executive in administering this chapter, but must act independently, impartially and fairly	1 2	
in making decisions about particular persons.	3	
Example for subsection (4)—	4	
The commissioner must act independently in making a case management recommendation for a particular application for an order.	5	
(5) The commissioner has no authority to direct a mediator or adjudicator	7	
about the way the mediation or adjudication of a dispute is conducted, and once an application for an order is referred to an adjudicator, the	9	
commissioner has no role in relation to the substance of the dispute.	10	
Protection of commissioner	11	
187. In performing official functions under this chapter for case	12 13	
managing an application for an order, the commissioner has the privileges		
and immunities from liability a magistrate has in exercising the jurisdiction of a Magistrates Court.	14 15	
or a magnification court.	10	
Delegation	16	
188.(1) The commissioner may delegate a power the commissioner has under this chapter.	17 18	
(2) However, a delegation may only be made to a person who is—	19	
(a) a public service employee; and	20	
(b) appropriately qualified to exercise the power delegated.	21	
(3) In subsection (2)—	22	
"appropriately qualified" includes having the qualifications, experience or standing appropriate to exercise the power.	23 24	
Example of standing—	25	
A person's classification level in the public service.	26	

PART 3—ADJUDICATORS

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Appointment of adjudicators	2					
189.(1) An adjudicator (other than an adjudicator appointed for specialist adjudication, or an adjudicator under subsection (3)) is appointed under the <i>Public Service Act 1996</i> .	3 4 5					
(2) A person appointed under subsection (1)—	6					
(a) may hold the office of adjudicator as well as another position under the <i>Public Service Act 1996</i> ; and						
(b) is appointed for conducting department adjudication for applications for orders made under this chapter and referred to the adjudicator.						
(3) The chief executive may enter into a contract with a person under which the person—	12 13					
(a) agrees to provide the service of conducting department adjudication; and	14 15					
(b) is appointed as an adjudicator for conducting department adjudication for applications for orders made under this chapter and referred to the person while the contract is in force.	16 17 18					
(4) The chief executive may enter into a contract under subsection (3) only if the chief executive and the commissioner agree that the person appointed has the qualifications, experience or standing appropriate for conducting department adjudication.	19 20 21 22					
(5) An adjudicator is appointed for specialist adjudication, in the way provided in this chapter, only on a case by case basis.	23 24					
Protection of adjudicators	25					
190. In performing functions under this chapter, an adjudicator has the privileges and immunities from liability a magistrate has in exercising the jurisdiction of a Magistrates Court.	26 27 28					

PART 4—APPLICATIONS FOR ORDERS

	Division 1—Application	2
How to	make application for order	3
191.(1) An application for an order of an adjudicator—	4
(a)	must be made by a person (including, if appropriate, the body corporate for a community titles scheme) who is a party to, or is directly concerned with, a dispute for which an adjudicator may make an order under this chapter; and	5 6 7 8
(b)	must be made in writing to the commissioner; and	9
(c)	must state the nature of the order sought; and	10
(d)	must state the name and address of each person against whom the order is sought (the "affected person") or who would, if the order were made, be affected by the order (also the "affected person"); and	11 12 13 14
(e)	must state in detail the grounds on which the order is sought; and	15
(f)	must be accompanied by the fee prescribed under a regulation.	16
generally scheme, occupier	the application is for an order affecting owners or occupiers, or a particular class of owners or occupiers, of lots included in the the application may identify affected persons as the owners or s generally or by reference to the class instead of including their ad addresses.	17 18 19 20 21
applican	Eter receiving the application, the commissioner may require the to give further information or materials and decline to proceed application until the further information or materials are given.	22 23 24
Example f	or subsection (3)—	25
	mmissioner may require the application to be amended to more accurately fected persons for the application.	26 27

(4) The commissioner may reject an application for an order, and return

the application to the person who made it, if the order applied for is not an

order an adjudicator is authorised to make.

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Time lin	nit on certain applications	1
192. (1 void—) This section applies to an application for an order declaring	2 3
(a)	a meeting of the committee for the body corporate, or a general meeting of the body corporate; or	5
(b)	a resolution of the committee or body corporate; or	6
(c)	the election of an executive or other member of the committee.	7
(2) Th	e application must be made within 3 months after—	8
(a)	if subsection (1)(a) applies—the meeting; or	9
(b)	if subsection (1)(b) applies—the meeting at which the resolution was passed or purported to be passed; or	10 11
(c)	if subsection (1)(c) applies—the meeting at which the executive or other member was elected.	12 13
(3) However, if the making of the application does not comply with subsection (2)—		
(a)	the commissioner must deal with the application (including making a case management recommendation for the application) as if the making of the application complied with subsection (2); and	16 17 18 19
(b)	an adjudicator to whom the application is referred for specialist or department adjudication may, for good reason, waive the non-compliance.	20 21 22
	Division 2—Initial action on application	23
Notice o	f application to be given	24
) The commissioner must give written notice (the "original of the application to each affected person and the body corporate.	25 26
(2) Th	e original notice must—	27
(a)	include a copy of the application; and	28
(b)	invite the affected person, the body corporate and its members to	29

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Body Corporate and	Community Management
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make	written	submissions	to	the	commissioner	about	the	
application within a stated time.								

- (3) Within the shortest practicable time after it receives the original notice, the body corporate must give a copy of the original notice (including a copy of the application) to each person whose name appears on the roll as the owner of a lot included in the scheme.
- (4) The commissioner may extend the time for making submissions by a further notice given in the way the original notice was given, and to the persons to whom the original notice was given.
- (5) If the commissioner is satisfied there is a good reason for dispensing with a requirement under this section, the commissioner may dispense with the requirement on conditions the commissioner considers appropriate.

Example for subsection (5)—

The commissioner might be satisfied there is a good reason to reduce the number of lot owners to whom the body corporate must give copies of the original notice.

Change or withdrawal of application

- **194.**(1) The applicant may, with the commissioner's permission, change the application at any time before the commissioner makes an initial case management recommendation under part 5.23
- (2) The commissioner has a discretion to give or withhold permission and, if the commissioner gives permission, the commissioner may impose conditions.

Example—

If the change substantially affects the nature of the application or the order sought, the commissioner may permit the change on conditions providing for further written notice of the amended application, on terms decided by the commissioner, to be given to the affected person and the body corporate and allowing a further opportunity to make written submissions on the changed application.

(3) The application may be withdrawn by the applicant at any time before it is disposed of under this chapter.

Inspection of applications and submissions

Body	Corporate	and	Community	[,] Management

) The commissioner must, on application by a person with a terest in the issues raised by the application—	2
(a)	allow the person to inspect the application and submissions made in response to the application; or	5
(b)	give the person copies of the application or submissions.	6
-	person has a proper interest in inspecting or obtaining copies of an on or submissions only if the person is—	7 8
(a)	the applicant or an affected person; or	9
(b)	the body corporate or a member of its committee; or	10
(c)	a person who has made a submission on the application.	11
	application under this section must be in writing and accompanied e prescribed under a regulation.	12 13
Referral	to adjudicator for possible interim order	14
reasonab adjudicat) This section applies if the commissioner considers, on le grounds, that an interim order should be considered by an tor because of the nature or urgency of the circumstances to which cation relates.	15 16 17 18
	the commissioner may refer the application to an adjudicator for ent adjudication under the provisions of this chapter applying to ion.	19 20 21
(3) The	e referral may be made even though—	22
(a)	notice of the application has not been given; or	23
(b)	all persons entitled to make submissions about the application have not had an opportunity to make submissions.	24 25
interim o	he adjudicator to whom the application is referred may make an order if satisfied, on reasonable grounds, that an interim order is because of the nature or urgency of the circumstances to which cation relates.	26 27 28 29
Examples-	_	30
1. The	adjudicator may stop the body corporate from carrying out work on	31

	property until a dispute about the irregularity of proceedings has been ed and resolved.	2
	adjudicator may stop a general meeting deciding or acting on a particular it has been investigated and resolved.	3
(5) An	interim order—	5
(a)	has effect for a period (not longer than 3 months) stated in the order; and	
(b)	may be extended or renewed at the request of the applicant on being referred again to an adjudicator under subsection (2); and	Ş
(c)	may be extended, renewed or cancelled by an order made by an adjudicator to whom the application is referred for making a final order; and	10 12 12
(d)	may be cancelled by a later order; and	13
(e)	if it does not lapse or is not cancelled earlier—lapses when a final order is made by an adjudicator to whom the application is referred.	14 15 16
	spite subsection (5), if an appeal is started against an interim order, continues in force only until 1 of the following happens—	17 18
(a)	the decision on the appeal is to refer the matter of the interim order back to the adjudicator who made the order with directions, and the adjudicator makes another interim order under the directions;	19 20 21 22
(b)	the appeal is decided, but other than in the way mentioned in paragraph (a);	23 24
(c)	the appeal is withdrawn;	25
(d)	a final order is made by an adjudicator to whom the application is referred.	26 27
application	s soon as the adjudicator to whom the commissioner refers the on under this section makes an interim order or decides not to make m order, the adjudicator must refer the application back to the ioner for the commissioner's initial case management endation.	28 29 30 3 32

PART 5—CASE MANAGEMENT

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Initial case management recommendation 2 197.(1) As soon as practicable after the expiry of the time for making 3 written submissions to the commissioner about an application for an order 4 of an adjudicator, the commissioner must— 5 (a) consider the application and all submissions; and 6 (b) decide on an initial case management recommendation for the 7 application. 8 (2) The commissioner must choose 1 of the following initial case 9 management recommendations— 10 (a) that the application be the subject of dispute resolution centre 11 mediation: 12 (b) that the application be the subject of specialist mediation; 13 that the application be the subject of department adjudication; 14 that the application be the subject of specialist adjudication. 15 (3) For subsection (1), if the commissioner referred the application to an 16 adjudicator for a possible interim order, the commissioner must not make 17 an initial case management recommendation until the adjudicator to whom 18 the application was referred has referred the application back to the 19 commissioner. 20 **Supplementary case management recommendation** 21 198.(1) This section applies to an application for an order of an 22. adjudicator if— 23 the application has been the subject of dispute resolution centre 24 mediation or specialist mediation; and 25 (b) the applicant wishes to proceed with the application. 26 (2) The commissioner must decide on a supplementary case 27 management recommendation for the application. 28

(3) The commissioner must choose 1 of the following supplementary

case man	agement recommendations—	1
(a)	if the application has been the subject of dispute resolution centre mediation—that the application be the subject of—	2 3
	(i) further dispute resolution centre mediation; or	4
	(ii) specialist mediation;	5
(b)	if the application has been the subject of specialist mediation—that the application be the subject of—	6 7
	(i) further specialist mediation; or	8
	(ii) dispute resolution centre mediation;	9
(c)	that the application be the subject of department adjudication;	10
(d)	that the application be the subject of specialist adjudication;	11
(e)	that the application be the subject of department or specialist adjudication, limited to making an order with the consent of all parties to the application, whether or not for formalising the substance of an agreement reached at mediation.	12 13 14 15
managen the comr	owever, the commissioner may make a supplementary case nent recommendation mentioned in subsection (3)(a) or (b) only if missioner is satisfied that there is a real chance further mediation ficantly advance resolution of the application.	16 17 18 19
Further	supplementary case management recommendation	20
199.(1) This section applies if—	21
(a)	an application for an order of an adjudicator is the subject of department or specialist adjudication limited to making an order with the consent of all parties to the application, whether or not for formalising the substance of an agreement reached at mediation; and	22 23 24 25 26
(b)	an order with consent of all parties is not made.	27
	The commissioner must decide on a supplementary case nent recommendation for the application.	28 29
	ne commissioner may choose 1 of the following supplementary aggement recommendations—	30 31

(a) that the application be the subject of department mediation;	1
(b) that the application be the subject of specialist mediation;	2
(c) that the application be the subject of department adjudication;	3
(d) that the application be the subject of specialist adjudication.	4
Dismissing application	5
200.(1) Instead of deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, the commissioner may dismiss the application.	6 7 8
(2) The commissioner may dismiss the application only if the commissioner is satisfied that the dispute should be dealt with in a court of competent jurisdiction.	9 10 11
(3) The commissioner must give a party to the application a certificate in the approved form for evidencing the commissioner's dismissal of the application if the party asks for the certificate.	12 13 14
Preparation for making a case management recommendation	15
Preparation for making a case management recommendation 201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner considers appropriate—	15 16 17 18 19 20
201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner	16 17 18 19
201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner considers appropriate—	16 17 18 19 20
201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner considers appropriate— (a) the applicant;	16 17 18 19 20 21
201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner considers appropriate— (a) the applicant; (b) affected persons;	16 17 18 19 20 21
201.(1) Before deciding on an initial or supplementary case management recommendation for an application for an order of an adjudicator, or dismissing an application, the commissioner may seek the views of the following (the "parties" to the application), to the extent the commissioner considers appropriate— (a) the applicant; (b) affected persons; (c) the body corporate. (2) Also, before deciding on an initial or supplementary case management recommendation for the application, or dismissing the	16 17 18 19 20 21 22 23 24 25

(ii) common property (including common property the subject

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inspect, or enter and inspect—

(i)

Engineering report.

Example of report for subsection (2)(a)—

a body corporate asset; or

(iii) a lot included in the scheme.

of an exclusive use by-law); or

(3) Action the commissioner takes under subsections (1) and (2) must be for the purpose only of deciding—	8 9
 (a) on the case management recommendation the commissioner considers to be most likely to promote a quick and efficient resolution for the application; or 	10 11 12
(b) whether to dismiss the application.	13
(4) If a place to be entered under subsection (2)(c) is occupied, the commissioner may enter only with the owner's consent and, and in seeking the consent, must give reasonable notice to the occupier of the time when the commissioner wishes to enter the place.	14 15 16 17
(5) If a place to be entered under subsection (2)(c) is unoccupied, the commissioner may enter only with the owner's consent and, in seeking the consent, must give reasonable notice to the owner of the time when the commissioner wishes to enter the place.	18 19 20 21
(6) The chairperson, treasurer or secretary of the body corporate, or another person who has access to the body corporate's records must, if asked by the commissioner, produce records of the body corporate for inspection by the commissioner, and allow the commissioner to make copies of the records.	22 23 24 25 26
Maximum penalty—20 penalty units.	27
(7) A person who fails to comply with a requirement under subsection (2)(a), or obstructs the commissioner in exercising a power under this section, commits an offence unless the person has a reasonable excuse.	28 29 30 31
Maximum penalty—20 penalty units.	32
(8) It is a reasonable excuse for a person not to comply with a	33

requirement mentioned in subsection (7) to give information, if giving the information might tend to incriminate the person.	1 2
Making a case management recommendation	3
202.(1) The commissioner may make a recommendation that the application be the subject of specialist mediation or specialist adjudication only if it is open to the commissioner to make the recommendation under the conditions applying under this chapter to the making of a case management recommendation for the mediation or adjudication. ²⁴	4 5 6 7 8
(2) However, the commissioner must make a recommendation that the application be the subject of specialist mediation, or a recommendation that the application be the subject of specialist adjudication, if—	9 10 11
(a) the parties ask for the recommendation to be made; and	12
(b) it is open to the commissioner to make the recommendation under the conditions applying under this chapter to the making of the recommendation.	13 14 15
PART 6—DISPUTE RESOLUTION CENTRE MEDIATION	16 17
Purpose of part	18
203. The purpose of this part is to provide for what happens if the commissioner, in making an initial or supplementary case management recommendation for an application for an order of an adjudicator, recommends that the application be the subject of dispute resolution centre mediation.	19 20 21 22 23

The conditions are contained in part 7 (Specialist mediation) and part 8 (Conditions for recommending specialist adjudication).

Referral	to dispute resolution centre	1
application	As soon as practicable after making a recommendation that the on be the subject of dispute resolution centre mediation, the ioner must refer the application to the director of—	2 3 4
(a)	the dispute resolution centre located closest to the scheme land; or	5
(b)	if it appears to the commissioner that the parties to the application agree that another dispute resolution centre is preferred—the other dispute resolution centre.	6 7 8
	e application is taken to be a dispute accepted for mediation by the of the dispute resolution centre under the <i>Dispute Resolution Act 1990</i> .	9 10 11
commiss procedur	evertheless, in referring the application to the director, the ioner must comply to the greatest practicable extent with the es applying under the <i>Dispute Resolution Centres Act 1990</i> for cing a mediation session.	12 13 14 15
	ridence of anything said or done in a dispute resolution centre in session is inadmissible in a proceeding.	16 17
Referral	back to the commissioner	18
application be taken	The director of the dispute resolution centre must refer the on back to the commissioner if there is no further action that may under the <i>Dispute Resolution Centres Act 1990</i> in relation to the ne subject of the application, because, for example—	19 20 21 22
(a)	there is a mediation session for the dispute, but a party withdraws from the session; or	23 24
(b)	there is a mediation session but no agreement is reached at the session; or	25 26
(c)	there is a mediation session and agreement is reached at the session.	27 28
merely a	referring the application back to the commissioner, the director advises the commissioner that the director's action under the Resolution Centres Act 1990 has been completed.	29 30 31
(3) Th	e commissioner takes no further action on an application referred	32.

back under this section unless the applicant asks the commissioner to

proceed to make a supplementary case management recommendation.

1

2

	PART 7—SPECIALIST MEDIATION	3
Purpose	of part	4
206. T	the purpose of this part is to provide for—	5
(a)	the conditions under which it is open to the commissioner to make an initial or supplementary case management recommendation that an application for an order of an adjudicator be the subject of specialist mediation; and	6 7 8 9
(b)	what happens if the commissioner recommends that the application be the subject of specialist mediation.	10 11
Condition	ons for recommending specialist mediation	12
	is open to the commissioner to recommend that an application be ct of specialist mediation only if—	13 14
(a)	the parties agree on a person who is to be a mediator for the application; and	15 16
(b)	the commissioner considers that the person agreed on has the qualifications, experience or standing appropriate for acting as a mediator for the application; and	17 18 19
(c)	the parties and the mediator (or, if the mediator is an officer or employee of the department, the commissioner) agree on the amount to be paid for the mediation, how the amount is to be paid and by whom it is to be paid.	20 21 22 23
Referral	to mediator for specialist mediation	24
	As soon as practicable after making a recommendation that the on be the subject of specialist mediation, the commissioner must	25 26

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refer the application to the mediator agreed to by the parties and the commissioner.	1 2
Conduct of specialist mediation sessions	3
209.(1) The specialist mediation session must be conducted with as little formality and technicality, and with as much expedition, as possible.	4 5
(2) The rules of evidence do not apply to the session.	6
(3) The application may not be adjudicated or arbitrated upon at the session.	7 8
(4) The session is to be conducted in the absence of the public, but persons who are not parties to the application may be present at or participate in the session with the permission of the mediator.	9 10 11
(5) Evidence of anything said or done in the session is inadmissible in a proceeding.	12 13
(6) The session may be terminated at any time by the mediator.	14
Specialist mediation to be voluntary	15
210.(1) Attendance at, and participation in, a specialist mediation session is voluntary.	16 17
(2) A party may withdraw from the session at any time.	18
(3) Despite any rule of law or equity, an agreement reached at, or drawn up under, the session is not enforceable in any court, tribunal or body.	19 20
(4) Except as expressly stated in this chapter, nothing in this part affects any rights or remedies that a party to a dispute has apart from this part.	21 22
Representation by agent	23
211.(1) A party for the application may be represented by an agent at a specialist mediation session only if the mediator approves.	24 25
(2) The mediator may approve representation by an agent only if the mediator is satisfied that—	26 27
(a) an agent should be permitted in order to facilitate mediation; and	28

	the agent proposed to be appointed has sufficient knowledge of the application to enable the agent to represent the party effectively.	1 2 3
(3) Sub	sections (1) and (2) do not prevent—	4
(a)	if a corporation under the Corporations Law is a party for the application—an officer of the corporation from representing the corporation; or	5 6 7
	if there is more than 1 owner constituting the body corporate—1 of the owners from representing the body corporate; or	8 9
(c)	if another corporation is a party for the application—an agent appointed by the corporation from representing the corporation.	10 11
the appro-	ne mediator approves of the representation of a party by an agent, wal of the mediator may be given on the conditions the mediator reasonable to ensure that no other party to the application is ally disadvantaged by the agent appearing at the specialist assession.	12 13 14 15 16
subsection	the mediator subjects an approval to conditions under (4), the entitlement of the party to be represented by an agent is the agent's compliance with the conditions.	17 18 19
	ntravention of a provision of this section does not invalidate the mediation session.	20 21
Referral	back to the commissioner	22
commission mediator	The mediator must refer the application back to the oner when the mediator considers there is no further action the can take in relation to the application in the context of specialist under this part because, for example—	23 24 25 26
	there is a specialist mediation session for the dispute the subject of the application, but a party withdraws from the session; or	27 28
(b)	there is a specialist mediation session but no agreement is reached at the session; or	29 30
, ,	there is a specialist mediation session and agreement is reached at the session.	31 32

s 213	129	s 214
S 213	129	S Z

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	referring the application back to the commissioner, the mediator advises the commissioner that the mediator's action has been ed.	1 2 3
back und	e commissioner takes no further action on an application referred der this section unless the applicant asks the commissioner to to make a supplementary case management recommendation.	4 5 6
PAI	RT 8—CONDITIONS FOR RECOMMENDING SPECIALIST ADJUDICATION	7
Purpose	of part	9
which it case man) The purpose of this part is to provide for the conditions under is open to the commissioner to make an initial or supplementary nagement recommendation that an application for an order of an or be the subject of specialist adjudication.	10 11 12 13
	ne commissioner may recommend that the application be the f specialist adjudication only if authorised under this part.	14 15
Specialis	st adjudication by agreement	16
	The commissioner may recommend that an application be the f specialist adjudication if—	17 18
(a)	the parties agree on a person who is to be the adjudicator for the application; and	19 20
(b)	the commissioner considers that the person agreed on has the qualifications, experience or standing appropriate for acting as an adjudicator for the application; and	21 22 23
(c)	the parties and the adjudicator agree on the amount to be paid for the adjudication, how the amount is to be paid and by whom it is to be paid.	24 25 26

s 215	130	s 217

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Specialis	st adjudication without agreement	1
	The commissioner may also recommend that an application be the f specialist adjudication if—	2 3
(a)	the commissioner considers that the application should be the subject of specialist adjudication, but there is no agreement between the parties permitting the commissioner to recommend under section 214 that the application be the subject of specialist adjudication; and	4 5 6 7 8
(b)	the commissioner considers that a person has the qualifications, experience or standing appropriate for acting as an adjudicator for the application; and	9 10 11
(c)	the commissioner and the person agree on an amount, that the commissioner considers reasonable, to be paid for the adjudication; and	12 13 14
(d)	the commissioner undertakes to pay the amount.	15
	PART 9—ADJUDICATION	16
Purpose	of part	17
commiss recomme subject o	The purpose of this part is to provide for what happens if the ioner makes an initial or supplementary case management endation that an application for an order of an adjudicator be the f specialist or department adjudication (including adjudication that d to making an order with the consent of all parties to the on).	18 19 20 21 22 23
Referral	to adjudicator for specialist or department adjudication	24
applicati	as soon as practicable after the commissioner recommends that the on be the subject of specialist or department adjudication, the ioner must refer the application to—	25 26 27
(a)	if the recommendation is for specialist adjudication—the	28

s 218 131 **s 220**

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	adjudicator decided under the case management recommendation; or	1 2
(b)) if the recommendation is for department adjudication—an adjudicator appointed for conducting department adjudication.	3 4
Depart	ment adjudication fee	5
adjudic	If the application is referred to an adjudicator for department ation, the adjudicator may adjudicate on the application only if the fee bed under a regulation has been paid in the way prescribed under the on.	6 7 8 9
Investi	gation by adjudicator	10
	(1) The adjudicator must investigate the application to decide r it would be appropriate to make an order on the application.	11 12
dismiss	Iowever, the adjudicator may, without investigation, make an order ing the application, or may end an investigation and make an order ing the application, if it appears that—	13 14 15
(a)	the adjudicator does not have jurisdiction to deal with the application; or	16 17
(b)	the application is frivolous, vexatious, misconceived or without substance.	18 19
(3) V	When investigating the application, the adjudicator—	20
(a)	must observe natural justice; and	21
(b	must act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the application; and	22 23 24
(c)	is not bound by the rules of evidence.	25
Investi	gative powers of adjudicator	26
	(1) When investigating the application, the adjudicator may do all or he following—	27 28
(a)	require a party to the application—	29

given of the time and place of interview; or

resolving issues raised by the application;

inspect, or enter and inspect—

a body corporate asset: or

(i)

(c)

information: or

to obtain, and give to the adjudicator, a report or other

(ii) to be present to be interviewed, after reasonable notice is

(iii) to give information in the form of a statutory declaration;

(b) interview persons the adjudicator considers may be able to help in

(-)	,
	ommon property (including common property the subject an exclusive use by-law); or
(iii) al	lot included in the community title scheme concerned.
Example of report fo	or subsection (1)(a)(i)—
Engineering repo	rt.
department adjuc	lication is an application referred to the adjudicator for dication, the commissioner must give the adjudicator all histrative help the adjudicator asks for in investigating the
adjudicator may consent, must give	to be entered under subsection (1)(c) is occupied, the enter only with the occupier's consent and, in seeking the we reasonable notice to the occupier of the time when the shes to enter the place.
commissioner maconsent, must gi	to be entered under subsection (1)(c) is unoccupied, the ay enter only with the owner's consent and, in seeking the ve reasonable notice to the owner of the time when the shes to enter the place
another person vasked by the ac	person, treasurer or secretary of the body corporate, or who has access to the body corporate's records must, if djudicator, produce records of the body corporate for adjudicator, and allow the adjudicator to make copies of
Maximum penalt	y—20 penalty units.
(6) A person	n who fails to comply with a requirement under

s 221	133	s 222

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	on (1)(a), or obstructs an adjudicator in the conduct of an tion under this part, commits an offence unless the person has a se excuse.	1 2 3
Maximur	n penalty—20 penalty units.	4
requirem	is a reasonable excuse for a person not to comply with a ent mentioned in subsection (6) to give information, if giving the on might tend to incriminate the person.	5 6 7
Represe	ntation by agent	8
	or an adjudication, a party for the application has the right to be ed by an agent.	9 10
	PART 10—ADJUDICATOR'S ORDERS	11
Orders o	f adjudicators	12
adjudicat circumsta	An adjudicator to whom the application for an order of an or is referred may make an order that is just and equitable in the ances (including a declaratory order) to resolve a dispute, in the f a community titles scheme, about—	13 14 15 16
(a)	a claimed or anticipated contravention of this Act or the community management statement; or	17 18
(b)	the exercise of rights or powers, or the performance of duties, under this Act or the community management statement; or	19 20
(c)	a claimed or anticipated contravention of the terms of, or the termination of, or the exercise of rights or powers under the terms of, or the performance of duties under the terms of—	21 22 23
	(i) the engagement of a person as a body corporate manager or service contractor for a community titles scheme; or	24 25
	(ii) the authorisation of a person as a letting agent for a community titles scheme.	26 27

	n order may require a person to act, or prohibit a person from a way stated in the order.	1 2
(3) W example-	ithout limiting subsections (1) and (2), the adjudicator may, for	3 4
(a)	if satisfied that the body corporate's decision about a proposal by the owner of a lot to make improvements on, or changes to, common property is an unreasonable decision—order the body corporate—	5 6 7 8
	(i) to reject the proposal; or	9
	(ii) to agree to the proposal; or	10
	(iii) to ratify the proposal on stated terms; or	11
(b)	order the body corporate—	12
	(i) to acquire stated property the adjudicator considers necessary for the use or convenience of the owners or occupiers of lots within a stated time; or	13 14 15
	(ii) not to acquire stated property, or to dispose of stated common property, within a stated time; or	16 17
(c)	order the body corporate to take action under an insurance policy to recover an amount or to have repairs carried out; or	18 19
(d)	if satisfied a contribution levied on lot owners, or the way it is to be paid, is unreasonable—make an order reducing or increasing the contribution to a reasonable amount or providing for its payment in a different way; or	20 21 22 23
(e)	if satisfied the applicant has been wrongfully denied access to, or a copy of, information or documents—order the body corporate to give stated information to the applicant, to make particular information available for inspection by the applicant, or to give copies of stated documents to the applicant; or	24 25 26 27 28
(f)	if satisfied an animal is being kept on common property or a lot contrary to the by-laws—order the person in charge of the animal to remove it and keep it away; or	29 30 31
(g)	if satisfied an animal kept on common property or a lot under the by-laws is causing a nuisance or a hazard or unduly interfering	32 33

		a the use or enjoyment of a lot or common property by ers—order the person in charge of the animal—	1 2
	(i)	to take stated action to remedy the nuisance, hazard or interference; or	3 4
	(ii)	to remove the animal and keep it away; or	5
(h)	orde	er a body corporate to amend its records in a stated way; or	6
(i)	havi incl bod	atisfied a by-law (other than an exclusive use by-law) is, ang regard to the interests of all owners and occupiers of lots uded in the scheme, oppressive or unreasonable, order the y corporate to lodge a request with the registrar for the ording of a new community management statement—	7 8 9 10 11
	(i)	to remove the by-law; and	12
	(ii)	if it is appropriate to restore an earlier by-law—to restore the earlier by-law; or	13 14
(j)	if sa	tisfied a by-law is invalid—make an order—	15
	(i)	declaring the by-law invalid; and	16
	(ii)	requiring the body corporate to lodge a request with the registrar for the recording of a new community management statement to remove the by-law; or	17 18 19
(k)		are a meeting of the committee for the body corporate, or a eral meeting of the body corporate, void for irregularity; or	20 21
(1)	mee	te an order declaring that a resolution purportedly passed at a ting of the committee for the body corporate, or a general ting of the body corporate was, at all times void; or	22 23 24
(m)	mee	te an order declaring that a resolution purportedly passed at a sting of the committee for the body corporate, or a general sting of the body corporate, is a valid resolution of the smittee or body corporate meeting; or	25 26 27 28
(n)	part lot, lice	of the common property for the appropriate enjoyment of the and the body corporate has unreasonably refused to give the ace—order the body corporate to give a licence to the owner terms (which may require a payment or periodic payments to	29 30 31 32 33

	the body corporate) over a stated part of the common property; or	1
(o)	if satisfied the body corporate has not put in place insurance required under this Act, or that the amount of the insurance put in place is inadequate—order the body corporate to put insurance in place or to increase the amount of insurance; or	2 3 4 5
(p)	order the body corporate to call a general meeting of its members to deal with stated business or to change the date of an annual general meeting; or	6 7 8
(q)	order the body corporate to have its accounts, or accounts for a stated period, audited by an auditor nominated in the order or appointed by the body corporate; or	9 10 11
(r)	if satisfied that the body corporate has the right to terminate a person's engagement as a body corporate manager or service contractor—order that the engagement is at an end; or	12 13 14
(s)	if satisfied that the body corporate does not have the right to terminate a person's engagement as a body corporate manager or service contractor—order that the engagement is not terminated; or	15 16 17 18
(t)	despite the failure (including because of refusal) of the body corporate to consent to the recording of a new community management statement, order the body corporate to lodge a request with the registrar for the recording of a new community management statement; or	19 20 21 22 23
(u)	if satisfied that a motion (other than a motion for reinstatement, termination or amalgamation) considered by a general meeting of the body corporate and requiring a resolution without dissent was not passed because of opposition that in the circumstances is unreasonable—make an order giving effect to the motion as proposed, or a variation of the motion as proposed; or	24 25 26 27 28 29
(v)	appoint an administrator, and authorise the administrator to perform—	30 31
	(i) obligations of the body corporate, its committee, or a member of its committee under this Act or the community management statement; or	32 33 34
	(ii) obligations of the body corporate under another Act.	35

s 223 s 224

(4) An	order appointing an administrator—	1
(a)	may be the only order the adjudicator makes for an application; or	2
(b)	may be made to assist the enforcement of another order made for	3
	the application.	4
Adminis	trator may act for body corporate etc.	5
223. If	an adjudicator appoints an administrator to perform obligations of	6
•	corporate, the committee for the body corporate or a member of	7
	nittee, anything done by the administrator under the authority given	8
	e order is taken to have been done by the body corporate,	9
committe	ee or member.	10
Interim	orders in context of adjudication	11
224.(1) The adjudicator may make an interim order if satisfied, on	12
	le grounds, that an interim order is necessary because of the nature	13
or urgeno	by of the circumstances to which the application relates.	14
Examples-	_	15
	adjudicator may stop the body corporate from carrying out work on	16
_	property until a dispute about the irregularity of proceedings has been ed and resolved.	17 18
_	adjudicator may stop a general meeting deciding or acting on a particular	19
	it has been investigated and resolved.	20
(2) An	interim order—	21
(a)	has effect for a period (not longer than 3 months) stated in the	22
	order; and	23
(b)	may be extended, renewed or cancelled by the adjudicator until a	24
	final order is made; and	25
(c)	may be cancelled by a later order made by the adjudicator; and	26
(d)	if it does not lapse or is not cancelled earlier—lapses when a final	27
	order is made by the adjudicator.	28
(3) De	spite subsection (2), if an appeal is started against an interim order,	29
the order	continues in force until 1 of the following happens—	30

s 226

(a)	if the decision on the appeal is to refer the matter of the interim order back to the adjudicator who made the order with directions—the adjudicator makes an order under the directions;	1 2 3
(b)	the appeal is decided, but other than in the way mentioned in paragraph (a);	5
(c)	the appeal is withdrawn;	6
(d)	a final order is made by the adjudicator.	7
Costs of	adjudication	8
225.(1	This section applies if——	9
(a)	an application for an order of an adjudicator is the subject of specialist adjudication under this chapter; and	1(11
(b)	the initial or supplementary case management recommendation under which the application was referred to an adjudicator was made under section 215.25	12 13 14
stating th	e order of the adjudicator for the application must include an order be extent to which each party to the application must reimburse the sioner for all amounts the commissioner is required to pay for the sion.	15 16 17 18
under an commiss	n amount a person is required to reimburse the commissioner order under subsection (2) is a debt owing by the person to the ioner, and may be recovered by the commissioner in a court of at jurisdiction.	19 20 21 22
Order to	repair damage or pay compensation	23
suffered communi who the the contra	If the adjudicator is satisfied that the applicant for the order has damage to property because of a contravention of this Act or the ity management statement, the adjudicator may order the person adjudicator believes, on reasonable grounds, to be responsible for avention—	24 25 26 27 28
(a)	to carry out stated repairs, or have stated repairs carried out, to the	29

²⁵ Section 215 (Specialist adjudication without agreement)

s 227	139	s 229

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	damaged property; or	1
(b)	to pay compensation of an amount fixed by the adjudicator.	2
Example—	-	3
is damage is part of body corp application	rproofing membrane in the roof of a building in the scheme leaks and there to wallpaper and carpets in a lot included in the scheme. The membrane the common property and the leak results from a failure on the part of the orate to maintain it in good order and condition, the adjudicator could, on of the lot's owner, order the body corporate to have the damage repaired appropriate compensation.	2 2 3 8
(2) Th	e order cannot be made if—	10
(a)	for an order under subsection (1)(a)—the cost of carrying out the repairs is more than \$75 000; or	1 1 12
(b)	for an order made under subsection (1)(b)—the amount of the compensation is more than \$10 000.	13 14
Order d	oes not prevent proceedings for offence	15
•) This section applies if an adjudicator makes an order under this against a person in relation to a contravention of this Act by the	16 17 18
	e order does not prevent proceedings for an offence in relation to avention being taken against the person.	19 20
Change	of body corporate's financial year	21
may incl	With the consent of the body corporate, the order of the adjudicator ude a change of the body corporate's financial year and of the dates er financial years begin.	22 23 24
Ancillar	y provisions	25
) The adjudicator's order may contain ancillary and consequential as the adjudicator considers necessary or appropriate.	26 27
(2) Th	e adjudicator's order may fix the time—	28
(a)	when the order takes effect; or	29

s 230	140	s 231

(b) within which the order must be complied with.	1
(3) If the adjudicator's order does not fix the time when it takes effect, it	2
takes effect when served on the person against whom it is made or, if it is	3
not made against a particular person, when it is served on the body	4
corporate.	5
(4) The adjudicator's order may provide that the order is to have effect as	6
a resolution without dissent, special resolution or ordinary resolution.	7
Limitation on powers of adjudicator	8
230. The adjudicator does not have power to resolve a question about title	9
to land.	10
PART 11—ENFORCEMENT OF ORDERS	11
Notice of order to be given	12
231.(1) The adjudicator for an application for an order of an adjudicator must give a copy of an order made under this chapter to—	13 14
(a) the applicant; and	15
(b) the body corporate for the community title scheme concerned;	16
and	17
(c) the person against whom the order is made; and	18
(d) a person who made a written submission to the adjudicator in	19
response to the adjudicator's invitation.	20
(2) The copy of the order must be certified by the adjudicator as a true	21
copy of the order and must be accompanied by a statement of the	22
adjudicator's reasons for the decision.	23
(3) If the order is a declaratory or other order affecting the owners or	24
occupiers of the lots included in the scheme generally, or a particular class	25
of the owners or occupiers, the adjudicator need not give a copy of the order	26
to each affected person individually, but may instead give notice in a way	27

	es, as far as reasonably practicable, it comes to the attention of all occupiers or all members of the class.	1 2
Enforcen	nent of orders for payment of amounts	3
	This section applies if the following are filed with the registrar of ates Court—	4 5
(a)	a copy of an adjudicator's order for the payment of an amount, certified by the adjudicator to be a true copy, or of the order of a court on appeal from the order of an adjudicator, certified by the registrar of the court making the order to be a true copy;	6 7 8 9
(b)	a sworn statement by the person in whose favour the order is made stating the amount outstanding under the order.	10 11
(2) The	registrar must register the order in the court.	12
	e order may be enforced as if it were a judgment of the court given in the exercise of its civil jurisdiction.	13 14
	this section, it is immaterial that the amount outstanding is more mount for which an action may be brought in a Magistrates Court.	15 16
Enforcen	nent of other orders	17
	This section applies if the following are filed with the registrar of ates Court—	18 19
(a)	a copy of the order of an adjudicator on an application under this chapter, certified by the adjudicator to be a true copy, or of the order of a court on appeal from the order of an adjudicator, certified by the registrar of the court making the order to be a true copy;	20 21 22 23 24
(b)	a sworn statement by a person in whose favour the order is made stating that an obligation imposed under the order has not been performed.	25 26 27
(2) The	registrar may register the order in the court.	28
the admir	e Magistrates Court may appoint an administrator, and authorise nistrator to perform obligations under the order of the body, the committee for the body corporate, a member of the	29 30 31

committee or the owner or occupier of a lot the subject of the order.	1
(4) If the Magistrates Court appoints an administrator to perform obligations of an entity mentioned in subsection (3), anything done by the administrator under the authority given under the order is taken to have been done by the entity.	2 3 4 5
Failure to comply with adjudicator's order	6
234.(1) A person who contravenes an order under this chapter (other than an order for the payment of an amount) commits an offence.	7 8
Maximum penalty—400 penalty units.	9
(2) A proceeding for an offence under subsection (1) (other than a proceeding taken by the Attorney-General) may only be taken by the applicant for the application for the original order, or the body corporate.	10 11 12
(3) Costs awarded against a defendant in a proceeding under this section may include the amount of the fee paid to the commissioner on making the application for the original order.	13 14 15
(4) In subsection (3)—	16
"application for the original order" means the application for the order of an adjudicator for the purposes of which the order mentioned in subsection (1) is made.	17 18 19
Referral back to commissioner	20
235. When the adjudicator has completed the adjudicator's duties under this part, the adjudicator must refer the application (including any order the adjudicator has made) back to the commissioner.	21 22 23

PA	QUESTION OF LAW	2
Right to	appeal to District Court	3
236.(1) This section applies if—	4
(a)	an application for an order of an adjudicator is made under this chapter; and	5 6
(b)	an adjudicator makes an order for the application (other than an order made with the consent of all parties to the application); and	7 8
(c)	a person (the "aggrieved person") is aggrieved by the order; and	9
(d)	the aggrieved person is—	10
	(i) the applicant; or	11
	(ii) the body corporate for the community titles scheme concerned; or	12 13
	(iii) a person against whom the order is made; or	14
	(iv) a person who made a written submission to the adjudicator on the application in response to the adjudicator's invitation.	15 16
(2) Th question	ne aggrieved person may appeal to a District Court, but only on a of law.	17 18
Appeal		19
accordan	An appeal to a District Court under this part is to be made in acce with any relevant rules of court and any provision, made for this prescribed under a regulation.	20 21 22
6 weeks	espite anything in subsection (1), the appeal must be started within after the date of the adjudicator's order, but the court may allow the be started at a later time on application by a prospective appellant.	23 24 25
made in	ith the court's leave, the application under subsection (2) may be the absence of, and without giving notice to, any party to the on for an adjudicator's order.	26 27 28
(4) If 1	requested by the registrar of the court, the commissioner must send	29

to the regi	strar of the court true copies of the following—	1
(a)	the application for an order of an adjudicator;	2
(b)	the adjudicator's order;	3
(c)	the adjudicator's reasons;	4
	other materials in the adjudicator's possession relevant to the order.	5 6
	en the appeal is finished, the registrar of the court must send to issioner a copy of any decision or order of the court.	7 8
adjudicato	e commissioner must forward to the adjudicator all material the or needs to take any further action for the application, having the decision or order of the court.	9 10 11
Stay of op	peration of orders and decisions	12
	The adjudicator or District Court may stay the order appealed secure the effectiveness of the appeal.	13 14
(2) A st	ay—	15
	may be given on conditions the adjudicator or court considers appropriate; and	16 17
(b)	operates for the period stated by the adjudicator or court; and	18
(c)	may be revoked or amended by—	19
	(i) if given by the adjudicator—the adjudicator or the court; and	20
	(ii) if given by the court—the court.	21
	e starting of an appeal affects an order of the adjudicator, or the out of an order of the adjudicator, only if the order is stayed.	22 23
Referral	back to commissioner	24
part, the a	hen the adjudicator has completed taking further action under this djudicator must refer all material relating to the application for an or's order and the decision or order of the court back to the oner.	25 26 27 28

s 240	145	S	s 242

Body	Corporate	and Comn	nunity Management	-

Hearing	procedures	1
	The procedure at the hearing for an appeal to the District Court is (to	2
the exten	t it is not dealt with in this part) to be in accordance with—	3
(a)	the rules under the District Courts Act 1967; or	4
(b)	in the absence of relevant rules, directions of the court.	5
Powers	of District Court on appeal	6
241.(1) In deciding an appeal, a District Court may—	7
(a)	confirm or amend the order under appeal; or	8
(b)	set aside the order and substitute another order or decision; or	9
(c)	through the commissioner, refer the order back to the adjudicator with appropriate direction having regard to the question of law the subject of the appeal.	10 11 12
	the court may amend or substitute an order only if the adjudicator have had jurisdiction to make the amended or substituted order or	13 14 15
	PART 13—MISCELLANEOUS	16
Replacir	ng statement to be lodged with registrar	17
the body) This section applies if an adjudicator or a District Court orders corporate for a community titles scheme to lodge with the registrar it to record a new community management statement for the	18 19 20 21
	e body corporate must lodge with the registrar a request to record community management statement within 3 months after the date der.	22 23 24
Maximu	m penalty—100 penalty units.	25

Privilege	1
243. (1) In this section—	2
"adjudication" includes action taken in making arrangements for an adjudication or in the follow-up of an adjudication.	3 4
"specialist mediation session" includes action taken for making arrangements for a specialist mediation session or in the follow-up of a mediation session.	5 6 7
(2) Subject to subsection (3), the like privilege that exists with respect to defamation for a proceeding before the Supreme Court, and a document produced in the proceeding, exists for—	8 9 10
(a) an adjudication or a specialist mediation session; or	11
(b) a document or other material sent to a person, or produced at a place, for enabling an adjudication or a specialist mediation session to be arranged.	12 13 14
(3) The privilege conferred by subsection (2) does not extend to a publication made otherwise than—	15 16
(a) at an adjudication or a specialist mediation session; or	17
(b) as provided by subsection (2)(b).	18
False or misleading information	19
244.(1) A person must not state anything to an adjudicator the person knows is false or misleading in a material particular.	20 21
Maximum penalty—60 penalty units.	22
(2) It is enough for a complaint against a person for an offence against subsection (1) to state that the statement made was false or misleading to the person's knowledge.	23 24 25
False or misleading documents	26
245. (1) A person must not give an adjudicator a document containing information the person knows is false or misleading.	27 28
Maximum penalty—60 penalty units.	29

(2) Subsection (1) does not apply to a person who, when giving the document—	1 2
(a) informs the adjudicator, to the best of the person's ability, how it is false or misleading; and	3 4
(b) if the person has, or can reasonably obtain, the correct information—gives the correct information to the adjudicator.	5 6
(3) It is enough for a complaint against a person for an offence against subsection (1) to state that the document was false or misleading to the person's knowledge.	7 8 9
Commissioner must give certain information on application	10
246. On receiving a written application accompanied by the fee prescribed under a regulation, the commissioner must inform the applicant in writing—	11 12 13
(a) whether an order has been made within the previous 6 years under this chapter or a corresponding previous law about a community titles scheme mentioned in the application and, if so, the nature and effect of the order; and	14 15 16 17
(b) whether there is, in relation to the scheme, an application for an order of an adjudicator that has not been disposed of and, if so, the nature of the application.	18 19 20
Appointment of administrator	21
247.(1) This section applies if an order is made under this chapter appointing an administrator.	22 23
(2) The administrator has the powers given to the administrator under the order.	24 25
(3) Without limiting subsection (2), the power may include power to levy a special contribution against the owners of lots included in a community titles scheme to meet the cost of complying with obligations to which the order relates and the costs of the administration.	26 27 28 29
(4) The order may—	30
(a) withdraw all or particular stated powers from the body corporate	31

s 248	148	s 249
5 4 1 0	140	S 4 →7

Body Corporate and	Community	Management
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the body corporate until the administrator has taken the necessary action to secure compliance with the obligations; and	2 3
require officers or delegates of the body corporate to take stated action to help perform the work the administrator is required to perform; and	4 5 6
fix the administrator's remuneration.	7
1	8 9
n of the body corporate arising under another Act unless it is a	10 11 12
ites Court in which proceeding lies	13
st be taken in the Magistrates Court for a Magistrates Court district	14 15 16
CHAPTER 7—MISCELLANEOUS	17
Division 1—Appeals	18
ns for div 1	19
this division—	20
ed person" means—	21
for a decision mentioned in the definition "decision", paragraph (a)—the person who has lodged a request, or who proposes to lodge a request, with the registrar to record the first community management statement for the proposed community titles scheme mentioned in the paragraph; or	22 23 24 25 26
	the body corporate until the administrator has taken the necessary action to secure compliance with the obligations; and require officers or delegates of the body corporate to take stated action to help perform the work the administrator is required to perform; and fix the administrator's remuneration. administrator's remuneration is to be paid out of the funds of the corate. as section does not apply to the enforcement of a monetary in of the body corporate arising under another Act unless it is a debt. Attes Court in which proceeding lies proceeding under this chapter for enforcement of an adjudicator's set be taken in the Magistrates Court for a Magistrates Court district scheme land is situated. CHAPTER 7—MISCELLANEOUS Division 1—Appeals In for div 1 At this division— ed person' means— for a decision mentioned in the definition "decision", paragraph (a)—the person who has lodged a request, or who proposes to lodge a request, with the registrar to record the first community management statement for the proposed community

(b)	for a decision mentioned in the definition "decision", paragraph (b)—the applicant for the order of an adjudicator mentioned in the paragraph; or	1 2 3
(c)	for decision mentioned in the definition "decision", paragraph (c)—the applicant for the application mentioned in the paragraph.	4 5 6
"decision	n" means—	7
(a)	an opinion formed by the registrar under section 36(3)(b) ²⁶ having effect to prevent the establishment of a proposed community titles scheme; or	8 9 10
(b)	action taken by the commissioner on an application for an order of an adjudicator made under the dispute resolution provisions, if the action is 1 of the following—	11 12 13
	 (i) the commissioner rejects the application, and returns the application to the person who made it, because the order applied for is not an order an adjudicator is authorised to make; 	14 15 16 17
	(ii) the commissioner withholds permission for the amendment of the application;	18 19
	(iii) the commissioner gives permission for the amendment of the application, but imposes conditions; or	20 21
(c)	a refusal by an adjudicator to waive, for the making of an application, non-compliance under section 192(3)(b). ²⁷	22 23
"decision	n maker" means—	24
(a)	for a decision mentioned in the definition "decision", paragraph (a)—the registrar; or	25 26
(b)	for a decision mentioned in the definition "decision", paragraph (b)—the commissioner; or	27 28
(c)	for a decision mentioned in the definition "decision", paragraph (c)—the adjudicator concerned.	29 30

²⁶ Section 36 (Single area for scheme land)

²⁷ Section 192 (Time limit on certain applications)

Decision may be appealed	1
250. The aggrieved person for a decision may appeal against the decision to a District Court.	2 3
Appeal	4
251.(1) The appeal is to be made in accordance with any applicable rules of court and any provision, made for this section, prescribed under a regulation.	5 6 7
(2) The appeal must be started by—	8
(a) filing a written notice of appeal with a District Court; and	9
(b) serving a copy of the notice on the decision maker for the decision.	10 11
(3) The appeal may be made to a District Court in the District Court district in which the aggrieved person resides or carries on business.	12 13
(4) However, subsection (3) does not limit the jurisdiction of another District Court to hear the appeal.	14 15
Time for making appeal	16
252.(1) The appeal may be started at any time.	17
(2) However, if written notice is given of the decision to the aggrieved person, and reasons for the decision are included in the notice, the appeal must be started within 6 weeks after the person receives the notice.	18 19 20
(3) A District Court may at any time extend the period for filing a notice of appeal.	21 22
Powers of court on appeal	23
253.(1) In deciding the appeal, the court—	24
(a) has the powers of the decision maker; and	25
(b) is not bound by the rules of evidence; and	26
(c) must comply with natural justice; and	27

(d)	may hear the appeal in court or in chambers.	1
(2) Th	e appeal is by rehearing.	2
(3) Th	e court may—	3
(a)	confirm the decision; or	4
(b)	set aside the decision and substitute another action (the "court's	5
	action") that the court considers appropriate; or	6
(c)	set aside the decision and return the issue to the decision maker with the directions the court considers appropriate.	7 8
Effect of	court's action	9
	a District Court substitutes the court's action, the court's action is,	10
other than for appealing under this division, taken to be the action of the decision maker.		11 12
uccision	maker.	12
	Division 2—Other matters	13
Associat	es	14
255.(1) For this Act, a person is associated with someone else if—	15
(a)	a relationship of a type to which this section applies exists between them; or	16 17
(b)	a series of relationships of a type to which this section applies can be traced between them through another person or other persons.	18 19
(2) Th	is section applies to relationships of the following types—	20
(a)	marriage or de facto relationship;	21
(b)	the relationship of ascendant and descendant (including the	22
(b)	the relationship of ascendant and descendant (including the relationship of parent and child) or the relationship of persons who have a parent or grandparent in common;	22 23 24
(b) (c)	relationship of parent and child) or the relationship of persons	23
` ,	relationship of parent and child) or the relationship of persons who have a parent or grandparent in common;	23 24

(1)	an obligation (whether formal or informal), to act in accordance with the directions, instructions or wishes of the other;	2 3
(g)	the relationship of a corporation and executive officer of the corporation;	4 5
(h)	the relationship of a corporation and a person who is in a position to control or substantially influence the corporation's conduct.	6 7
(3) In s	subsection (2)—	8
altho	relationship " means the relationship between 2 individuals who, ough not married to each other, live in a relationship like the ionship between a married couple.	9 10 11
with the 1	we officer", of a corporation, means a person who is concerned a, or takes part in, the corporation's management, whether or not person is a director or the person's position is given the name of cutive officer.	12 13 14 15
Protection	on of persons dealing with body corporate	16
into a tra for a con	a person, honestly and without notice of an irregularity, enters insaction with a member of the committee for the body corporate inmunity titles scheme or a person who has apparent authority to body corporate, the transaction is valid and binding on the body.	17 18 19 20 21
Body cor	porate to be taken to be owner of parcel for certain Acts etc.	22
	The body corporate for a community titles scheme is taken to be r of the scheme land for the following Acts—	23 24
•	Dividing Fences Act 1953	25
•	Land Act 1994.	26
titles sch arrangem that are s	applying subsection (1) to a layered arrangement of community nemes, the body corporate for the principal scheme for the ent, and not the bodies corporate for the community titles schemes subsidiary schemes for the principal scheme, is taken to be the scheme land for the principal scheme.	27 28 29 30 31

	ever, for the <i>Dividing Fences Act 1953</i> , owners of adjoining lots in a community titles scheme are taken to be the owners of and.	1 2 3
Examples —		۷
scheme ("sc	d arrangement of community titles schemes consists of a principal cheme A") which in turn includes 2 basic schemes ("scheme B" and), and, of course, the common property for scheme A.	5
b la	f a matter under the <i>Dividing Fences Act 1953</i> concerns a boundary between scheme land for scheme A and a lot ("lot X") that is not scheme and for scheme A or another community titles scheme, the owners are the body corporate for scheme A and the registered owner of lot X.	9 10 11
b o si c	f a matter under the <i>Dividing Fences Act 1953</i> concerns a boundary between scheme land for scheme B and scheme land for scheme C, the owners are the body corporate for scheme B and the body corporate for scheme C. This will apply even if the length of boundary that is of oncern happens also to be the boundary between a lot included in scheme B and a lot included in scheme C.	12 13 14 13 10 17
b ii	f a matter under the <i>Dividing Fences Act 1953</i> concerns a boundary between a lot ("lot Y") included in scheme B and another lot ("lot Z") included in scheme B, the owners are the owner of lot Y and the owner of lot Z.	13 19 20 21
Proceeding	gs	22
, ,	The body corporate for a community titles scheme may start a gonly if the proceeding is authorised by special resolution of the prate.	23 24 25
(2) How	ever, the body corporate does not need a special resolution to—	26
	oring a proceeding for the recovery of a liquidated debt against the owner of a lot included in the scheme; or	27 28
	oring a counterclaim, third-party proceeding or other proceeding, in a proceeding to which the body corporate is already a party; or	29 30

31

(c) appeal against an adjudicator's order; or

s 261

(d) start a proceeding for an offence under chapter 3, part 5, division 4.28	1 2
Representation in planning proceedings	3
259.(1) The body corporate for a community titles scheme may represent the owners of lots included in the scheme in a proceeding under the Planning Act.	4 5 6
(2) However, this section does not prevent a lot owner who wants to be separately represented in the proceeding from exercising a right to be separately represented.	7 8 9
Liability of owners to judgment debts of body corporate	10
260.(1) In a proceeding by or against the body corporate for a community titles scheme, a court may order that an amount payable under a judgment or order against the body corporate be paid by the owners of particular lots included in the scheme in proportions fixed by the court.	11 12 13 14
(2) If an order is sought under subsection (1) against the owner of a lot who is not a party to the proceeding, the owner must be joined as a party.	15 16
Service of notices etc.	17
261.(1) A notice, legal process or other document is served personally on the body corporate for a community titles scheme if served personally on the secretary or, in the absence of the secretary, another member of the committee for the body corporate.	18 19 20 21
(2) The address for service of the body corporate is the address that, on the advice of the body corporate given to the registrar from time to time, is recorded on the indefeasible title for the common property as the body corporate's address for service.	22 23 24 25
(3) However, if the body corporate has not advised the registrar of its address for service, the address for service of the body corporate is the address for service of the original owner shown on the first community	26 27 28

Chapter 3 (Management of community titles schemes), part 5 (By-laws), division 4 (By-law contraventions)

management statement for the scheme.	1
(4) The address for service of the owner of a lot included in the scheme	2
(other than a lot that is a community titles scheme) is the owner's address	3
as recorded in the records of the body corporate or, if no address is	2
recorded, the address of the lot. ²⁹	
Powers of entry by local government or other authorised entity	(
262. A local government or other entity authorised under an Act to enter	7
a lot included in a community titles scheme to exercise a power conferred	8
on it may enter the common property for the scheme if it is necessary to do	Ģ
so to exercise the power.	10
Prevention of contracting out	11
263. A person cannot waive, or limit the exercise of, rights under this	12
Act.	13
Fees	14
264. (1) The fees prescribed under a regulation are payable under this Act.	15
(2) In particular, fees prescribed under a regulation module are payable	16
under this Act for matters about a community titles scheme to which the	17
regulation module applies.	18
(3) The commissioner may, for proper reason, remit a fee payable on an	19
application to the commissioner under this Act.	20
Chief executive may approve forms	21
265. The chief executive may approve forms for use under this Act.	22
The second secon	
References to body corporate managers and service contractors	23
266. In this Act, a reference to a person as a body corporate manager or	24

²⁹ The Acts Interpretation Act 1954, section 39 also makes provision for service.

service contractor includes a reference to the person's personal representatives, successors and assignees.	1 2
Regulation-making power	3
267.(1) The Governor in Council may make regulations under this Act.	4
(2) A regulation may impose a penalty of not more than 20 penalty units for a contravention of a provision of a regulation.	5 6
(3) However, a regulation may impose a penalty of not more than 150 penalty units for a contravention of a provision about the following—	7 8
(a) misuse of a proxy;	9
(b) failure of an original owner to comply with obligations relating to the first annual general meeting.	10 11
(4) A regulatory impact statement under the <i>Statutory Instruments Act</i> 1992 need not be prepared for a regulation under this Act—	12 13
(a) if the regulation is a regulation module; or	14
(b) to the extent the regulation amends a regulation module.	15
(5) Subsection (4) and this subsection expire 3 months after the commencement of this section.	16 17
Regulation-making power—leaseback scheme	18
268. The regulation module applying to a leaseback scheme may provide for—	19 20
(a) the assignment of the powers and functions of the owners of lots included in the scheme to the leaseback scheme operator; or	21 22
(b) the extent to which the powers and functions of the owners of lots included in the scheme may be assumed by the leaseback scheme operator.	23 24 25

CHA	APIER 8—SAVINGS AND TRANSITIONAL	1
PRO	VISIONS AND AMENDMENTS OF OTHER	2
	ACTS	3
	PART 1—TRANSITION FROM 1980 ACT	4
	Division 1—Introduction	5
Purpose	of part	6
269. T	The purpose of this part is to provide for—	7
(a)	transition from the 1980 Act; and	8
(b)	other matters of a savings or transitional nature, including a limited continuing operation of the 1980 Act.	9 10
Approa	ch adopted	11
270.(1) The approach adopted in this part is—	12
(a)	on the commencement of this part, community titles schemes are established in place of building units plans and group titles plans under the 1980 Act; and	13 14 15
(b)	building units plans and group titles plans are no longer to be registered under the 1980 Act, and instead, community titles schemes are to be established under this Act.	16 17 18
(2) Ho	owever, the 1980 Act continues in force for—	19
(a)	building units plans and group titles plans registered under the 1980 Act, if their registration under the 1980 Act was for a specified Act; and	20 21 22
(b)	building units plans and group titles plans registered after the commencement, if their registration is for a specified Act; and	23 24
(c)	the registration of building units plans and group titles plans lodged for registration before the commencement, or within a limited time after the commencement except that once	25 26

	registered, community titles schemes are established in place of the building units plans and group titles plans.	1 2
Defini	tions for pt 1	3
271.	. In this part—	4
"comn	nencement" means the commencement of this part.	5
"existi	ng 1980 Act plan" means—	6
(a	a former building units plan or former group titles plan within the meaning of section 5(1) of the 1980 Act; or	8
(b	a building units plan or group titles plan registered under the 1980 Act;	10
other t	ch, immediately before the commencement, the 1980 Act applied, than a building units plan or group titles plan registered under the act but brought into existence for a specified Act.	11 12 13
re bi	re 1980 Act plan" means a building units plan or group titles plan egistered under the 1980 Act after the commencement, other than a uilding units plan or group titles plan brought into existence for a pecified Act.	14 15 16 17
	scheme" means the community titles scheme established under this art for a 1980 Act plan.	18 19
"1980	Act" means the Building Units and Group Titles Act 1980.	20
	Act plan" means an existing 1980 Act plan or a future 1980 Act lan.	21 22
"speci	fied Act" means—	23
(a	the Integrated Resort Development Act 1987; or	24
(b	the Mixed Use Development Act 1993; or	25
(c	the Registration of Plans (H.S.P. (Nominees) Pty. Limited) Enabling Act 1980; or	26 27
(0	d) the Registration of Plans (Stage 2) (H.S.P. (Nominees) Pty. Limited) Enabling Act 1984; or	28 29
(e	e) the Sanctuary Cove Resort Act 1985	30

Division 2—Limited continuing operation of 1980 Act

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Application of 1980 Act to plan other than for specified Act 2 **272.(1)** This section applies to a building units plan or group titles plan 3 (within the meaning of the 1980 Act) that is not a plan for a specified Act. 4 (2) If the plan was lodged for registration under the 1980 Act before the 5 commencement, it may be registered under the 1980 Act after the 6 commencement. 7 (3) If the plan is lodged for registration after the commencement, it may 8 be registered under the 1980 Act if the plan is lodged for registration 9 within— 10 (a) 6 months after the commencement; or 11 (b) a longer period after the commencement the registrar considers in 12 the circumstances to be reasonable. 13 (4) However, if the plan has not been registered within 3 years after the 14 commencement, the registrar must reject the plan. 15 (5) An instrument executed for the purpose of the plan before the 16 commencement may be registered under the 1980 Act. 17 Application of 1980 Act to plan for specified Act 18 **273.(1)** This section applies to a building units plan or group titles plan 19 (within the meaning of the 1980 Act) that is a plan for a specified Act. 20 (2) If the plan was registered before the commencement, the 1980 Act 21 continues to apply to the plan after the commencement, subject to the 22 specified Act. 23 (3) If the plan was lodged for registration under the 1980 Act before the 24 commencement— 25 it may be registered under the 1980 Act after the commencement; 26 27

the 1980 Act applies to the plan on and from the commencement,

(4) If the plan is lodged for registration under the 1980 Act after the

subject to the specified Act.

commencement—	1
(a) it may be registered under the 1980 Act; and	2
(b) the 1980 Act applies to the plan on and from its registration, subject to the specified Act.	3
(5) An instrument executed for the purpose of the plan, whether before or after the commencement, may be registered under the 1980 Act.	5 6
Division 3—Saving existing 1980 Act plans	7
Application of div 3	8
274. This division applies to each existing 1980 Act plan (the "existing plan").	9 10
Existing plan	11
275.(1) On the commencement, a community titles scheme (the "new scheme") is established for the existing plan.	12 13
(2) The new scheme is a basic scheme.	14
(3) Each lot in the existing plan becomes a lot included in the new scheme.	15 16
(4) The scheme land for the new scheme is all the land included in the parcel for the existing plan.	17 18
(5) Each item of additional common property under the 1980 Act, part 2, division 2 for the existing plan (other than an item of additional common property acquired as freehold land and incorporated into the parcel for the existing plan) becomes a body corporate asset for the new scheme, and an exclusive use by-law applying to the item and having continuing effect under this part is taken to apply to the item as a body corporate asset.	19 20 21 22 23 24
(6) The body corporate under the 1980 Act for the existing plan is taken to be, without change to its corporate identity, the body corporate for the new scheme.	25 26 27
(7) A person holding office as the chairperson, secretary, treasurer, or a	28

member of the committee, of the body corporate for the existing plan

immediately before the commencement continues, subject to this Act, in the corresponding office under this Act as if elected or appointed to the office under this Act.
(8) A procedural step taken towards the calling of a general meeting of the body corporate for the existing plan or a meeting of its committee before the commencement is validly taken under this Act if taken in accordance with the law then in force.
(9) The financial year for the new scheme is, unless the first annual general meeting has not been held for the existing plan—
(a) each year ending on the last day of the month containing the anniversary of the first annual general meeting held for the existing plan; or
(b) if a referee under the 1980 Act has fixed a date to be taken to be the anniversary of the first annual general meeting of the body corporate—each year ending on the last day of the month containing the date fixed by the referee.
(10) If a first annual general meeting has not been held for the new scheme before the commencement, then, for the purpose only of calculating when the first annual general meeting is to be held, and for determining the new scheme's financial year, the establishment of the scheme is taken to have happened when the existing plan was registered.
(11) The original proprietor for the existing plan becomes the original owner for the new scheme.
(12) However, obligations imposed under this Act on the original owner when a scheme is established apply only to the extent that equivalent obligations under the 1980 Act have not been complied with.
Classification of existing plan
276. (1) This section applies when the new scheme is established for the existing plan.

(2) If the existing plan is a building units plan, it is taken to be a building

format plan of subdivision under the Land Title Act 1994.

(3) If the existing plan is a group titles plan—

(a)	it is taken to be a standard format plan of subdivision under the <i>Land Title Act 1994</i> ; but
(h)	assements applying for the new scheme immediately before the

(b) easements applying for the new scheme immediately before the commencement under sections 1530 and 1731 of the 1980 Act continue to apply after the commencement.

Administrative matters

277.(1) Each action validly taken under the 1980 Act, part 4³² for the existing plan before the commencement continues to have effect for the management of the new scheme as if the action was taken under this Act, and as if this Act had been in force when the action was taken.

Examples—

- 1. The imposition of a levy before the commencement continues to have effect for the new scheme as an action taken under this Act.
- 2. An authority given by the committee for the body corporate for the existing plan before the commencement continues to have effect for the new scheme as an authority given under this Act.
- (2) Subsection (1) has effect subject to a provision of this part specifying differently.
- (3) Until the annual general meeting of the body corporate for the new scheme first happening after the commencement, a body corporate manager may continue to use the body corporate's seal in the way the body corporate manager could use it under the former Act immediately before the commencement.
- (4) Subsection (3) applies subject to a decision of the body corporate about the use of the seal, made under the regulation module applying to the scheme.

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Section 15 (Support)

Section 17 (Services)

Part 4 (Management)

Division 4—Saving future 1980 Act plans	1
Application of div 4	2
278. This division applies to each future 1980 Act plan (the "future plan").	3 4
Future plan	5
279.(1) Immediately after the future plan is registered under the 1980 Act, a community titles scheme (the "new scheme") is established for the future plan.	6 7 8
(2) The new scheme is a basic scheme.	9
(3) Each lot in the future plan becomes a lot included in the new scheme.	10
(4) The scheme land for the new scheme is all the land included in the parcel for the future plan.	11 12
(5) The body corporate formed under the 1980 Act for the future plan is taken to be, without change to its corporate identity, the body corporate for the new scheme.	13 14 15
(6) The original proprietor for the future plan becomes the original owner for the new scheme.	16 17
Classification of future plan	18
280.(1) This section applies when the new scheme is established for the future plan.	19 20
(2) If the future plan is a building units plan, it is taken to be a building format plan of subdivision under the <i>Land Title Act 1994</i> .	21 22
(3) If the future plan is a group titles plan, it is taken to be a standard format plan of subdivision under the <i>Land Title Act 1994</i> .	23 24

Divis	ion 5—Community management statements for new schemes	1
What di	v 5 provides for	2
	This division provides for the community management statement ew scheme established under this part for a 1980 Act plan.	3 4
Commu	nity management statement	5
•	On its establishment, the new scheme is taken to have a ity management statement (the "interim statement").	6 7
(2) Th	e interim statement is taken—	8
(a)	to state—	9
	(i) the identifying name for the scheme as the name of the building or parcel endorsed on the 1980 Act plan; and	10 11
	(ii) the name of the body corporate for the new scheme as 'Body corporate for name of building or parcel endorsed on the 1980 Act plan community titles scheme identifying number, to be allocated by the registrar'; and	12 13 14 15
(b)	to state as the address for service of the body corporate the address at which documents may be served on the body corporate, as endorsed on the 1980 Act plan; and	16 17 18
(c)	to state as the name of the original owner for the new scheme, and to state, as the address for service of the original owner, the original proprietor's name and address for service (if any) under the 1980 Act; and	19 20 21 22
(d)	to identify as the regulation module applying to the new scheme the regulation module that applies to a community titles scheme if no other regulation module applies to it; and	23 24 25
(e)	to include a contribution schedule showing, for each lot included in the new scheme, a contribution schedule lot entitlement that is identical with the lot entitlement shown for the lot in the schedule endorsed on the 1980 Act plan; and	26 27 28 29
(f)	to include an interest schedule showing, for each lot included in the new scheme, an interest schedule lot entitlement that is	30 31

	identical with the lot entitlement shown for the lot in the schedule endorsed on the 1980 Act plan; and	1 2
(g)	if the scheme is established for an existing 1980 plan—	3
	(i) to include by-laws that are identical to the by-laws that, immediately before the commencement, were the by-laws in force for the plan; and	4 5 6
	(ii) to show allocations of common property, including variations and transpositions of common property, that, immediately before the commencement, were in force under the by-laws for the plan; and	7 8 9 10
(h)	if the scheme is established for a future 1980 Act plan—not to include any by-laws.	11 12
	e interim statement is the community management statement for scheme until—	13 14
(a)	under provisions of this Act for the recording of a new community management statement, a new community management statement is recorded for the scheme; or	15 16 17
(b)	if a new community management statement is not recorded—the end of 3 years after the commencement.	18 19
(4) De	spite subsection (3)—	20
(a)	an amendment of, addition to or repeal of by-laws in force for an existing 1980 Act plan agreed to by special resolution under the 1980 Act before the commencement may, if deposited for recording within 18 months after the commencement, be recorded under the 1980 Act, and the interim statement is taken to be amended to reflect the amendment, addition or repeal; and	21 22 23 24 25 26
(b)	a notification of an allocation, including a variation or transposition, of identified common property happening before the commencement under a by-law for an existing 1980 Act plan may, if deposited for recording within 18 months after the commencement, be recorded under the 1980 Act, and the interim statement is taken to be amended to reflect the allocation, variation or transposition.	27 28 29 30 31 32 33
(5) A	new community management statement may be recorded under	34

subsection (3)(a) for a new scheme mentioned in subsection (2)(g) even 1 though the statement does not include any by-laws. 2 (6) If subsection (5) applies— 3 the by-laws for the new scheme are taken to be the by-laws that, 4 under subsection (2)(g) and, if applicable, subsection (4), are, 5 subject to further amendment under subsection (4), the by-laws in 6 force for the scheme immediately before the new statement is 7 recorded: and 8 (b) allocations of identified common property for the new scheme are 9 taken to be the allocations that, under subsection (2)(g) and, if 10 applicable, subsection (4), are, subject to further amendment 11 under subsection (4), the allocations, including variations and 12 transpositions, in force for the scheme immediately before the 13 new statement is recorded. 14 Community management statement recorded for 1980 Act plan when 15 plan registered 16 **283.(1)** Despite section 282(1) to (4), when a future 1980 Act plan is 17 lodged for registration, a community management statement (a "first 18 statement") may be lodged for recording as the community management 19 statement for the new scheme to be established on registration of the future 20 1980 Act plan. 21 22 (2) If, when the registrar registers a future 1980 Act plan, the registrar records a first statement, the first statement is taken to have effect 23 immediately the new scheme is established, and the new scheme does not 24 have an interim statement. 25 (3) However, despite anything in the first statement, the regulation 26 module applying to the scheme is, until a subsequent community 27 management statement is recorded for the scheme and identifies a different 28

regulation module as the regulation module applying to the scheme, the

regulation module that applies to a community titles scheme if no other

regulation module applies to it.

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Registra	ar to record standard statement	1
	1) This section applies if an interim statement is still the communiment statement for a new scheme at the end of 3 years after t cement.	-
(the "sta after the	ne registrar must record a new community management statement and ard statement") for the new scheme as soon as practical end of the 3 years, and until the registrar records the standard, another community management statement may not be record cheme.	ole 6 ard 7
standard the sche	the registrar records a standard statement for the new scheme, the statement is taken to be the community management statement from immediately after the interim statement ceases to be the community management statement for the scheme.	for 11
(4) Th	ne standard statement must—	14
(a)	state—	15
	(i) the identifying name for the scheme as the name of t building or parcel endorsed on the 1980 Act plan; and	he 16 17
	(ii) the name of the body corporate for the new scheme 'Body corporate for name of building or parcel endorsed the 1980 Act plan community titles scheme identifying number, to be allocated by the registrar'; and	on 19
(b)	state as the address for service of the body corporate the address that which documents may be served on the body corporate endorsed on the 1980 Act plan; and	
(c)	state as the name and address of the original owner for the nescheme, the original proprietor's name and address for service any) under the 1980 Act; and	
(d)	identify as the regulation module applying to the scheme t regulation module that applies to a community titles scheme if other regulation module applies to it; and	
(e)	include a contribution schedule showing, for each lot included the new scheme, a contribution schedule lot entitlement that identical with the lot entitlement shown for the lot in the schedu endorsed on the 1980 Act plan; and	is 32

(f)	include an interest schedule showing, for each lot included in the new scheme, an interest schedule lot entitlement that is identical with the lot entitlement shown for the lot in the schedule endorsed on the 1980 Act plan; and	1 2 3 4
(g)	not include any by-laws for the new scheme.	5
	(5) Despite subsection (4)(g), if the new scheme for which a standard statement is recorded is a new scheme established for an existing 1980 Act plan—	
(a)	the by-laws for the new scheme are taken to be the by-laws that, under section 282(2)(g)(i) and, if applicable, section 282(4), are the by-laws in force for the scheme immediately before the end of the 3 years mentioned in subsection (1); and	9 10 11 12
(b)	allocations of identified common property for the new scheme are taken to be the allocations that, under section 282(2)(g)(ii) and, if applicable, section 282(4), are the allocations, including variations and transpositions, in force for the scheme immediately before the end of the 3 years mentioned in subsection (1).	13 14 15 16 17
By-laws	may be retained	18
under the included the schemanagen	by-law, including an exclusive use by-law, maintained in force is part for a new scheme continues to have effect, and may be in a subsequent community management statement recorded for time, even though it is not competent for the community ment statement for a community titles scheme established after the element to include the by-law.	19 20 21 22 23 24
Right to	exclusive use by-law	25
the regist 1980 Act body cor privilege	This section applies if, immediately before the commencement, sered proprietor for the time being of a lot (the "lot") in an existing plan was entitled, or purportedly entitled, under a resolution of the porate, to a right of exclusive use and enjoyment of, or a special in respect of, any of the common property under the existing 1980 but no exclusive use by-law for the purpose of the right or special	26 27 28 29 30 31

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privilege had been agreed to.

(2) A by-law giving effect to the resolution is taken to have been agreed

to by the body corporate under the 1980 Act before the commencement.

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(3) However, the body corporate must not deposit the by-law for	3
recording by the registrar under the 1980 Act unless the lot owner, within a	
reasonable time before the end of 18 months after the commencement, asks	5
the body corporate to deposit the by-law for recording.	6
(4) Despite subsection (2), if action (including a failure to take action) by	7
the body corporate in relation to the depositing the by-law for recording is	8
the subject of an application under the dispute resolution provisions, it is	9
competent for the adjudicator, in deciding whether to order the body	10
corporate to deposit a by-law for recording, to consider whether it is	11
equitable in all the circumstances for the order to be made, having regard	12
especially to the following—	13
(a) the interests of other persons having an estate or interest in lots	14
included in the new scheme;	15
(b) the extent to which the right or privilege mentioned in	16
subsection (1) has been exercised or apparent before and after the	17
commencement.	18
(5) The order of the adjudicator may include—	19
(a) a direction for a variation or modification of the provisions of the	20
by-law to be deposited for recording; or	21
(b) a direction that no by-law be deposited.	22
(6) A by-law may be deposited for recording under an order of the	23
adjudicator mentioned in subsection (4) even though more than 18 months	
have elapsed after the commencement.	24 25
Division 6—Special provisions for contracts	26
Definitions for div 6	27
287. In this division—	28
"body corporate contract", for a community titles scheme, means a	29

contract or other arrangement entered into by the body corporate that

is, or is in the nature of, 1 or a combination of 2 or all of the

	folio	owing—	1
	(a)	the engagement of a person as a body corporate manager for the scheme;	3
	(b)	the engagement of a person as a service contractor for the scheme;	5
	(c)	the authorisation of a person as a letting agent for the scheme.	6
"exc	titles mod	ed provisions", for a body corporate contract for a community is scheme, means the provisions of this Act, and of the regulation tule applying to the scheme, providing for 1 or more of the owing—	7 8 9
	(a)	the transfer of the interest of a body corporate manager, service contractor or letting agent in a body corporate contract;	11 12
	(b)	termination of a body corporate contract by the body corporate;	13
	(c)	the required form of a body corporate contract;	14
	(d)	limitation on the term of a body corporate contract;	15
	(e)	a requirement about the consideration for a body corporate contract;	16 17
	(f)	the review, under the dispute resolution provisions, of the remuneration payable under a body corporate contract;	18 19
	(g)	a prohibition on the existence of consideration for entering into, extending the term of, replacing or renewing a body corporate contract;	20 21 22
	(h)	requirements about giving authority to a service contractor or letting agent for the use of common property.	23 24
"no	tifica	tion day" means 24 October 1994.	25
"ori	title exist	owner", for a community titles scheme, includes a predecessor in of the original owner, and, if the scheme is established for an ting or future 1980 Act plan, includes the original proprietor for the and a predecessor in title of the original proprietor.	26 27 28 29
"ter		mitation provision" means the provision mentioned in the nition "exempted provision", paragraph (d).	30 31

Letting a	agent authorisation	1
) The body corporate for an existing 1980 Act plan is taken to have er on and from 4 May 1994 to give an authorisation to a person as agent.	2 3 4
(2) Su	bsection (3) applies to a body corporate contract if—	5
(a)	the contract was purportedly entered into before the notification day; and	6
(b)	the contract included the authorisation of a person as a letting agent; and	9
(c)	the body corporate subsequently took or takes action (whether before or after the notification day) that established or establishes the validity of the contract (including the authorisation).	10 11 12
	r this division, the contract is taken to have been entered into before cation day.	13 14
Body co	rporate contracts	15
commun) The exempted provisions for a body corporate contract for a ity titles scheme do not apply to the contract if the contract was not before the notification day.	16 17 18
(2) Als	so, the exempted provisions do not apply to the contract if—	19
(a)	the contract was entered into on or after notification day; and	20
(b)	the original owner disclosed an intention for the body corporate to enter into the body corporate contract (whether or not the contractor was identified) in a statement given under the 1980 Act, section 49(1) to each buyer under a purchase agreement with the original owner; and	21 22 23 24 25
(c)	when the statement was given, the buyer was not a person who would have been, had this Act been in force, an associate of the original owner; and	26 27 28
(d)	the purchase agreement was for the purchase of a lot (whether or not a proposed lot)—	29 30
	(i) that on the commencement, becomes a lot included in the scheme; or	31 32

(ii) that becomes a lot included in the scheme immediately after the registration of a future 1980 Act plan; and

(e)	the purchase agreement was entered into before notification day; and	3
(f)	the body corporate contract took effect before the commencement, or takes effect within 1 year after the commencement.	5 6 7
	e exempted provisions (other than a term limitation provision) for orporate contract for a community titles scheme do not apply to the f—	8 9 10
(a)	the contract was entered into by the body corporate on or after notification day but before the commencement; and	11 12
(b)	subsection (2) does not apply to the contract.	13
communi provision	subsection (1), (2) or (3) applies to a body corporate contract for a sity titles scheme (the "original contract") to disapply exempted as for the original contract, the subsection (the "relevant") also applies to—	14 15 16 17
(a)	the original contract if it was transferred before the commencement or is transferred after the commencement; or	18 19
(b)	the original contract if it was amended before the commencement, or is amended after the commencement, other than to extend its term; or	20 21 22
(c)	if the original contract was amended before the notification day—a new body corporate contract entered into after the notification day, whether before or after the commencement, on the basis of the amendment, but only if the term of the new contract runs from the expiry of the term of—	23 24 25 26 27
	(i) the original contract; or	28
	(ii) a contract entered into because of a right or option for 1 or more renewals already provided for in the original contract before the original contract was amended; or	29 30 31
(d)	a new contract entered into because of a right or option for 1 or more renewals contained in the original contract.	32 33

(5) However, if the term of the new body corporate contract mentioned			
in subsection (4)(d) is longer than the term limitation period, and the new			
contract is entered into on the basis of an amendment of the original contract			
made after the notification day, the relevant subsection applies to the new			
contract only to the extent of the term limitation period.			
Division 7—Miscellaneous			
Sale of lots			

290.(1) For a contract entered into by the original proprietor for a 1980 Act plan before the commencement for the sale of a lot or proposed lot, the 1980 Act, sections 49 and 49A³³ apply even though a new scheme is established for the plan.

- (2) If a seller of a lot or proposed lot in a 1980 Act plan (other than the original proprietor for the plan) entered into a contract before the commencement for the sale of the lot or proposed lot—
 - (a) the 1980 Act, section 40³⁴ applies to the contract, and applies even though, if it is for the sale of a proposed lot, the lot is not created until the plan is registered after the commencement; but
 - (b) a body corporate may, rather than comply with section 40 of the 1980 Act, give a body corporate information certificate under this Act.

Actions under disputes provisions

- **291.(1)** This section applies if, before the commencement, an application was made to a referee under the 1980 Act, part 5 for the purpose of an existing 1980 Act plan.
- (2) The 1980 Act, part 5 continues to apply for the completion of all matters relating to the application.

³³ Sections 49 (Duties of original proprietor) and 49A (Interpretation of awareness in s 49(5))

³⁴ Section 40 (Supply of information, certificates and copies by body corporate)

(3) An order made under a provision of the 1980 Act, part 5 has effect for the new scheme established for the existing 1980 Act plan.	
References to certain Acts	3
292.(1) This section applies to references in provisions of Acts (other than a specified Act, or another Act amended in schedule 3) enacted before the commencement.	4
(2) A reference to any of the following Acts is taken to be a reference to this Act—	8
Building Units and Group Titles Act 1980	ç
Building Units Titles Act 1965	10
• Group Titles Act 1973.	11
Transitional regulation-making power	12
293.(1) A regulation may make provision about any matter for which this part does not make provision or sufficient provision and it is necessary or convenient to make provision to assist the transition from the operation of the 1980 Act as it applied to 1980 Act plans immediately before the commencement to the operation of this Act as it applies to community titles schemes.	13 14 15 10 17
(2) A regulation under this section may have retrospective operation to a date not earlier than the commencement.	19 20
(3) A regulation under this section—	21
(a) may only be made within 2 years after the commencement; and	22
(b) unless the regulation sooner expires or is repealed, expires 1 year after the regulation commences.	23 24
(4) This section expires 3 years after the commencement. ³⁵	2:

³⁵ See section 271 (Definitions for pt 1) for meaning of 'commencement'.

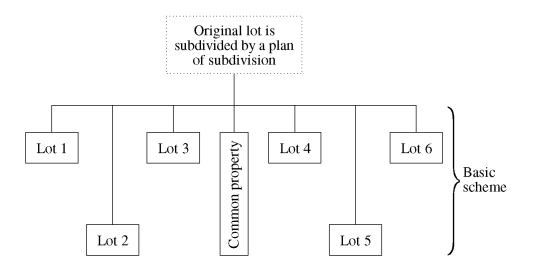
PART 2—CONSEQUENTIAL AND OTHER AMENDMENTS	1 2
Amendments—sch 3	3
204 Schedule 3 amends the Act mentioned in it	/

SCHEDULE 1

ILLUSTRATIONS

section 8 3

PART 1—EXAMPLE OF BASIC SCHEME



Notes—pt 1

The original lot is subdivided into lots and common property.

The plan of subdivision could be a standard format, building format or volumetric format plan.

The scheme land consists of lots 1 to 6 and the common property.

A community management statement must accompany the plan of subdivision when the plan is lodged for registration.

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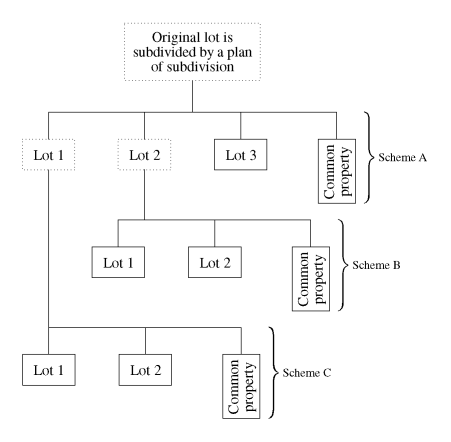
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SCHEDULE 1 (continued)

PART 2—EXAMPLE OF SIMPLE LAYERED ARRANGEMENT OF SCHEMES



Notes—pt 2

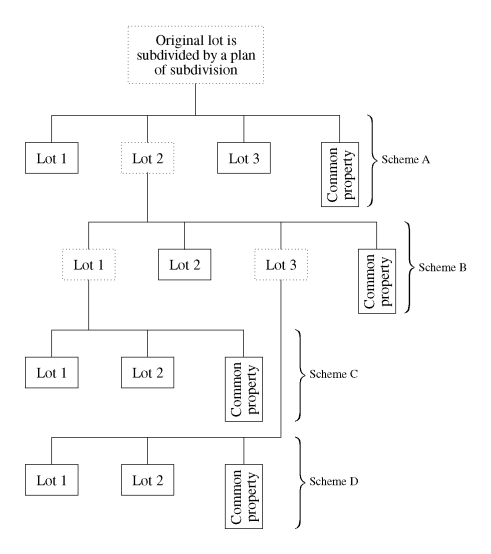
Lots 1 and 2 in scheme A are subdivided by further plans of subdivision to create basic schemes B and C.

Accordingly, lots 1 and 2 in scheme A are themselves community titles schemes.

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SCHEDULE 1 (continued)

PART 3—EXAMPLE OF MORE COMPLEX LAYERED ARRANGEMENT OF SCHEMES



Notes—pt 3

(The following notes are directed at illustrating the use of the **bolded** expressions.)

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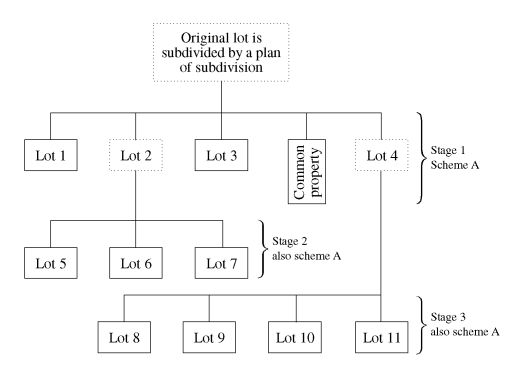
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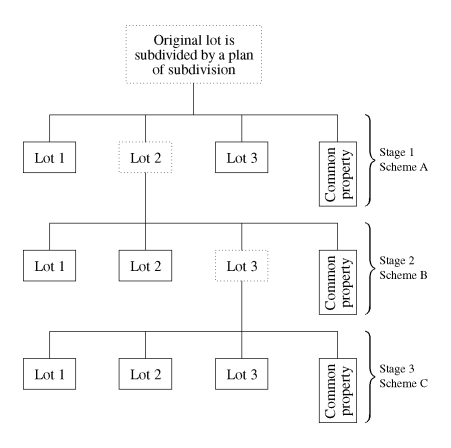
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For the more complex layered arrangement of community titles schemes illustrated in this part—	1 2
• scheme A is the principal scheme because it is not a lot included in another community titles scheme	3 4
• scheme B is both a subsidiary scheme for scheme A and a lot included in scheme A, and includes 3 lots, 2 of which are community titles schemes (schemes C and D)	5 6 7
 schemes C and D are both basic schemes because none of the lots included in either scheme is another community titles scheme. 	8 9
• schemes C and D are also subsidiary schemes for both schemes A and B. However, neither scheme C nor scheme D is a lot included in scheme A, but each scheme is a lot included in scheme B.	10 11 12
• scheme land for scheme D consists of lot 1, lot 2 and the common property for scheme D	13 14
• scheme land for scheme C consists of lot 1, lot 2 and the common property for scheme C	15 16
• scheme land for scheme B consists of lot 2, the common property for scheme B, the scheme land for scheme C and the scheme land for scheme D	17 18 19
• scheme land for scheme A consists of lot 1, lot 3, the common property for scheme A, and the scheme land for scheme B.	20 21

PART 4—EXAMPLE OF PROGRESSIVE SUBDIVISION FOR CREATING MORE LOTS IN A SCHEME



PART 5—EXAMPLE OF PROGRESSIVE SUBDIVISION FOR CREATING LAYERED ARRANGEMENT OF SCHEMES



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PART 6—EXAMPLE OF CREATING LAYERED ARRANGEMENT OF SCHEMES BY COMBINING SCHEMES

Scheme A

Lot 1 Lot 2
Lot 3 Lot 4

Common property for scheme A

Common property for scheme B

Tennis court

Scheme B

Scheme B

Common property for scheme B

After				
Sche	me C—			-
Scheme A	*	— Sche	те В —	
Lot 1 Lot 2	Lot 1	Lot 2	Lot 3	Lot 4
Common property for scheme A	C		property f me B	or
Common property for scheme C				
Tennis court		Swimm	ing pool	

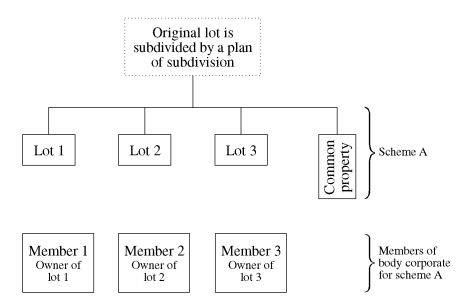
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PART 7—MANAGEMENT STRUCTURE FOR BASIC SCHEME



Notes—pt 7

There is only 1 body corporate for a community titles scheme.

All the owners of lots included in the scheme are members of the body corporate.

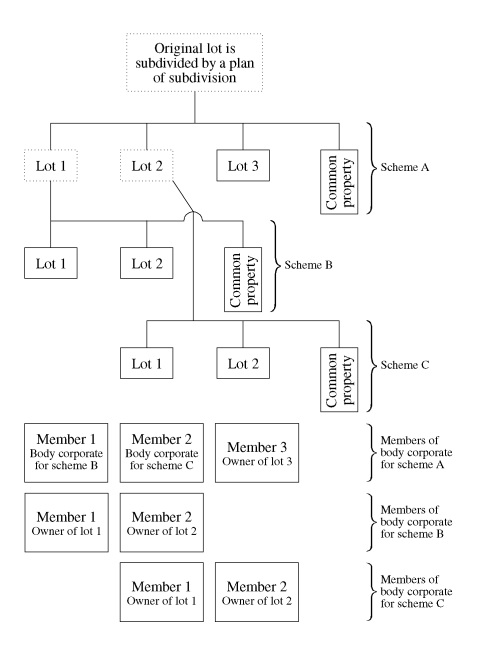
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PART 8—MANAGEMENT STRUCTURE FOR LAYERED ARRANGEMENT



SCHEDULE 2	1
BY-LAWS	2
section 130	3
Noise	4
1. The occupier of a lot must not create noise likely to interfere with the peaceful enjoyment of a person lawfully on another lot or the common property.	5 6 7
Vehicles	8
2.(1) The occupier of a lot must not, without the body corporate's written approval—	9 10
(a) park a vehicle, or allow a vehicle to stand, on the common property; or	11 12
(b) permit an invitee to park a vehicle, or allow a vehicle to stand, on the common property.	13 14
(2) An approval under subsection (1) must state the period for which it is given.	15 16
(3) However, the body corporate may cancel the approval by giving 7 days written notice to the occupier.	17 18
Obstruction	19
3. The occupier of a lot must not obstruct the lawful use of the common property by someone else.	20 21
Damage to lawns etc.	22
4.(1) The occupier of a lot must not, without the body corporate's written approval—	23 24

(a) damage a lawn, garden, tree, shrub, plant or flower on the common property; or	1 2
(b) use a part of the common property as a garden.	3
(2) An approval under subsection (1) must state the period for which it is given.	4 5
(3) However, the body corporate may cancel the approval by giving 7 days written notice to the occupier.	6 7
Damage to common property	8
5.(1) An occupier of a lot must not, without the body corporate's written approval, mark, paint, drive nails, screws or other objects into, or otherwise damage or deface a structure that forms part of the common property.	9 10 11
(2) However, an occupier may install a locking or safety device to protect the lot against intruders, or a screen to prevent entry of animals or insects, if the device or screen is soundly built and is consistent with the colour, style and materials of the building.	12 13 14 15
(3) The owner of a lot must keep a device installed under subsection (2) in good order and repair.	16 17
Behaviour of invitees	18
6. An occupier of a lot must take reasonable steps to ensure that the occupier's invitees do not behave in a way likely to interfere with the peaceful enjoyment of another lot or the common property.	19 20 21
Leaving of rubbish etc. on the common property	22
7. The occupier of a lot must not leave rubbish or other materials on the common property in a way or place likely to interfere with the enjoyment of the common property by someone else.	23 24 25

Appeara	ance of lot	
approval	The occupier of a lot must not, without the body corporate's written, make a change to the external appearance of the lot unless the s minor and does not detract from the amenity of the lot and its s.	3
(2) Th	e occupier of a lot must not, without the body corporate's written	(
(a)	hang washing, bedding, or another cloth article if the article is visible from another lot or the common property, or from outside the scheme land; or	10
(b)	display a sign, advertisement, placard, banner, pamphlet or similar article if the article is visible from another lot or the common property, or from outside the scheme land.	1 1 13
	is section does not apply to a lot created under a standard format ubdivision.	14 1:
Storage	of flammable materials	10
	The occupier of a lot must not, without the body corporate's written, store a flammable substance on the common property.	1′ 18
approval	e occupier of a lot must not, without the body corporate's written, store a flammable substance on the lot unless the substance is ntended for use for domestic purposes.	19 20 21
(3) Ho	wever, this section does not apply to the storage of fuel in—	22
(a)	the fuel tank of a vehicle, boat, or internal combustion engine; or	23
(b)	a tank kept on a vehicle or boat in which the fuel is stored under the requirements of the law regulating the storage of flammable liquid.	2 2 20
Garbage	e disposal	2
10.(1)	Unless the body corporate provides some other way of garbage	2

disposal, the occupier of a lot must keep a receptacle for garbage in a clean

-	property designated by the body corporate for the purpose.	2
(2) Th	e occupier of a lot must—	3
(a)	comply with all local government local laws about disposal of garbage; and	4 5
(b)	ensure that the occupier does not, in disposing of garbage, adversely affect the health, hygiene or comfort of the occupiers of other lots.	6 7 8
Keeping	of animals	9
	The occupier of a lot must not, without the body corporate's pproval—	10 11
(a)	bring or keep an animal on the lot or the common property; or	12
(b)	permit an invitee to bring or keep an animal on the lot or the common property.	13 14
before br	ne occupier must obtain the body corporate's written approval ringing, or permitting an invitee to bring, an animal onto the lot or non property. ³⁶	15 16 17

Guide dogs

However, section 142 of the Act provides as follows—

^{142.(1)} A person mentioned in the *Guide Dogs Act 1972*, section 5, who is entitled to be on a lot included in a community titles scheme, or on the common property, is entitled to be accompanied by a guide dog while on the lot or common property.

⁽²⁾ Also, a person mentioned in subsection (1) who is the owner or occupier of a lot included in a community titles scheme is entitled to keep a guide dog on the lot.

⁽³⁾ A by-law cannot exclude or restrict a right given by this section.

SCHEDULE 3	1
AMENDMENT OF ACTS	2
section 294	3
ACQUISITION OF LAND ACT 1967	4
1. Section 12—	5
insert—	6
'(3A) If land taken is scheme land for a community titles scheme under the <i>Body Corporate and Community Management Act 1997</i> , the registrar of titles must, on payment of the prescribed fee, take the necessary action—	7 8 9
(a) to amend any plan of survey identifying scheme land; and	10
(b) to record the taking of the land in the freehold land register; and	11
(c) to adjust the community management statement for the scheme.'.	12
2. Section 18—	13
insert—	14
'(9) For a claim for compensation for common property for a community titles scheme, the body corporate for the scheme is taken to be the owner of the common property.	15 16 17
'(10) However—	18
(a) the body corporate may agree on the amount of compensation only by resolution without dissent; and	19 20
(b) unless the body corporate agrees by resolution without dissent to a different distribution of the compensation, it must be distributed among the owners of lots in shares proportionate to the respective interest schedule lot entitlements of their lots.	21 22 23 24
'(11) In subsections (9) and (10), the following words have the	25

meanings 1997—	s give	en by the Body Corporate and Community Management Act	1 2
•	body	y corporate	3
•	com	mon property	4
•	com	munity titles scheme	5
•	inter	rest schedule lot entitlement	6
•	lot		7
•	own	er	8
•	reso	lution without dissent.'.	9
3. After	sectio	on 31—	10
insert-	_		11
'Powers	of Di	strict Court for community titles scheme	12
'31A. (1) Th	is section applies if—	13
(a)	unde	whole of the scheme land for a community titles scheme er the <i>Body Corporate and Community Management Act</i> 7 is taken under this Act; and	14 15 16
(b)		scheme land includes at least 1 lot that is, under the <i>Land Title</i> 1994—	17 18
	(i)	a lot on a building format plan of subdivision; or	19
	(ii)	a lot on a volumetric format plan of subdivision, and wholly contained within a building.	20 21
part of t	he sc te and	rict Court may exercise, in relation to any building forming heme land, the jurisdiction it would have under the <i>Body d Community Management Act 1997</i> on the destruction of the	22 23 24 25

AUCTIONEERS AND AGENTS ACT 1971

AUCTIONEERS AND AGENTS ACT 1971	1
1. Section 45(3), ', wishes to carry on business'—	2
omit, insert—	3
'or a letting agent within the meaning of the Body Corporate and	4
Community Management Act 1997, wishes to carry on business'.	5
2. Section 45(3)(c), 'to carry on the business.'—	6
omit, insert—	7
'to carry on the business or, if the building is scheme land for a	8
community titles scheme within the meaning of the Body Corporate and	9
Community Management Act 1997, has the approval of the body corporate	10
for the scheme to carry on the business.'.	11
3. Section 45—	12
insert—	13
'(6) The validity of a licence granted under this section before	14
4 May 1994 ³⁷ cannot be questioned on the ground that an agreement under	15
subsection (3)(c) purportedly made between the licensee and a body	16
corporate before 4 May 1994 authorising the licensee to carry on business	17
in the building is invalid because the body corporate did not then have	18

19

power to enter into the agreement.'.

This is the date as from which the deficiency of power was rectified (see the *Body Corporate and Community Management Act 1997*, section 288 (Letting agent authorisation)).

BUILDING ACT 1975

1. Part 6	, after section 63A—	2
insert-	_	3
'Notice g	given to body corporate taken to be given to lot owners	4
commun	1) A notice under this part that is given to the body corporate for a ity titles scheme that is a basic scheme is taken to have also been the owner of each lot affected by the notice and included in the	5 6 7 8
commun	notice under this part that is given to the body corporate for a ity titles scheme ("scheme A") that is not a basic scheme is taken are been given to—	9 1(11
(a)	the owner of each lot (not including a subsidiary scheme) affected by the notice and included in scheme A; and	12 13
(b)	the body corporate for each community titles scheme that is a subsidiary scheme for scheme A and whose scheme land is affected by the notice; and	14 15 16
(c)	the owner of each lot (not including a subsidiary scheme) affected by the notice and included in a community titles scheme that is a subsidiary scheme for scheme A.	17 18 19
	subsections (1) and (2), the following words have the meanings the <i>Body Corporate and Community Management Act 1997</i> —	20 21
•	basic scheme	22
•	body corporate	23
•	community titles scheme	24
•	included in	25
•	lot	26
•	owner	27

• scheme land	1
• subsidiary scheme.'.	2
BUILDING UNITS AND GROUP TITLES ACT 198	80 3
1. After section 5—	4
insert—	5
'Limited operation of Act on commencement of ch 8, pt 1 of BCC Act	M 6
'5A.(1) On and from the commencement of chapter 8, part 1 or BCCM Act, ³⁸ this Act applies only for—	of the
(a) the operation of a specified Act; and	10
(b) the registration of a future 1980 Act plan under the transit provisions of the BCCM Act; and	tional 11 12
(c) any other matter under the transitional provisions of the Boact required to be effected under this Act.	CCM 13
'(2) For anything not mentioned in subsection (1)(a), (b) or (c), the <i>Interpretation Act 1954</i> , sections 19, 20 and 20A apply to this Act as it Act had been repealed by the BCCM Act.	
'(3) In this section—	18
"BCCM Act" means the Body Corporate and Community Manage Act 1997.	ement 19 20
"specified Act" means—	21
(a) the Integrated Resort Development Act 1987; or	22
(b) the Mixed Use Development Act 1993; or	23
(c) the Registration of Plans (H.S.P. (Nominees) Pty. Lin	nited) 24

³⁸ Chapter 8 (Savings and transitional provisions and amendments of other Acts), part 1 (Transition from 1980 Act)

E	Enabling Act 1980; or	1
	ne Registration of Plans (Stage 2) (H.S.P. (Nominees) Pty. imited) Enabling Act 1984; or	2
(e) tl	ne Sanctuary Cove Resort Act 1985.	4
	nal provisions" , of the BCCM Act, means the provisions of the M Act, chapter 8, part 1.'.	5
	CREDIT ACT 1987	7
1. Section	7(1), definition "body corporate"—	8
insert—		9
	ne body corporate for a community titles scheme under the <i>Body Corporate and Community Management Act 1997</i> ; or'.	1(11
DIS	PUTE RESOLUTION CENTRES ACT 1990	12
1. Section :	33(2)—	13
insert—		14
s. A	f a corporation that is the body corporate for a community titles cheme under the <i>Body Corporate and Community Management</i> act 1997 is a party to a mediation session—1 member of the ody corporate; or'.	15 16 17 18
FI	NANCIAL INTERMEDIARIES ACT 1996	19
1. Schedul	e 4, definition "lot"—	20
omit, ins	ert—	21
"lot" mea	ins—	22

(a) a lot on a building units plan or group titles plan under the <i>Building Units and Group Titles Act 1980</i> ; or	1 2
(b) a lot under the <i>Land Title Act 1994</i> that is also a lot included in a community titles scheme under the <i>Body Corporate and Community Management Act 1997</i> .'.	3 4 5
FIRE AND RESCUE AUTHORITY ACT 1990	6
1. Section 105—	7
insert—	8
'(2) To avoid doubt, it is declared that, for the definition "prescribed property", paragraph (a)—	9 10
'parcel of land'' includes a lot under the <i>Land Title Act 1994</i> that is also a lot included in a community titles scheme under the <i>Body Corporate</i>	11 12
and Community Management Act 1997.'.	13
GAS ACT 1965	14
1. Section 52C(1)(c)—	15
insert—	16
(ia) if the promises consist of lets included in a community titles	17
'(ia) if the premises consist of lots included in a community titles scheme under the <i>Body Corporate and Community</i>	18
· · · · · · · · · · · · · · · · · · ·	18 19 20
scheme under the <i>Body Corporate and Community Management Act 1997</i> —by the members of the body	19
scheme under the <i>Body Corporate and Community Management Act 1997</i> —by the members of the body corporate for the scheme; or'.	19 20

'(1A) However, on and from the commencement of the <i>Body Corporate</i> and <i>Community Management Act 1997</i> , no further applications for scheme approval may be made.'.	1 2 3
LAND ACT 1994	4
1. Section 14(3)—	5
omit, insert—	6
'(3) A grant under subsection (1) or (2) may not be made for land below high-water mark.'.	7 8
2. Chapter 6, part 3, division 2, 'standard'—	9
omit, insert—	10
'standard terms'.	11
3. Sections 318 and 319, section headings, 'Standard'—	12
omit, insert—	13
'Standard terms'.	14
4. Section 361, definition "public utility provider".—	15
insert—	16
'(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	17 18
5. Section 369—	19
insert—	20
'(3) Also, a public utility easement may be registered in favour of a person mentioned in section 361, definition "public utility provider"	21 22

paragraph (e), only if the easement is for the public utility service mentioned in the paragraph.'.	1 2
6. After section 369—	3
insert—	4
'Transfer of public utility easements	5
'369A.(1) With the Minister's written approval, a public utility easement may be transferred to another public utility provider.	6 7
'(2) The transfer must be recorded in the appropriate register'.	8
7. After section 373—	9
insert—	10
Division 8A—Covenants	11
'Covenant by registration	12
'373A.(1) With the Minister's written approval, non-freehold land (other than a road) may be made the subject of a covenant by the registration of the document creating the covenant in the appropriate register.	13 14 15
'(2) A document creating a covenant may be registered under this division only if the covenantee under the document is the State or a local government.	16 17 18
'(3) A covenant to which non-freehold land is subject must be only for ensuring that the land may be transferred to a person only if there is also transferred to the person—	19 20 21
(a) other non-freehold land that is also the subject of the covenant; or	22
(b) a lot that, under the <i>Land Title Act 1994</i> , is the subject of the covenant; or	23 24
(c) non-freehold land mentioned in paragraph (a) together with a lot mentioned in paragraph (b).	25 26

'Require	ements of document creating covenant	1
'373B	(1) A document creating a covenant may be registered only if—	2
(a)	it is validly executed; and	3
(b)	it includes a description adequate to identify the land to be the subject of the covenant; and	5
(c)	it includes a description of the covenant; and	ϵ
(d)	the Minister has given written approval to the covenant.	7
	ubsection (1) does not limit the matters that the appropriate form ument creating a covenant may require to be included in the form.	9
'Amend	ing document creating covenant	10
	.(1) A covenant may be amended by registering a document g the covenant.	11 12
'(2) H	owever, the amending document must not—	13
(a)	increase or decrease the area of land the subject of the covenant; or	14 15
(b)	add or remove a party to the covenant.	16
	he amending document may be registered only if the Minister has itten approval to the amendment.	17 18
'Releasi	ng a covenant	19
non-free	(1) On lodgment of a document releasing a covenant to which hold land is subject, the registrar may register the release to the own in the document of release.	20 21 22
discharge	On registration of the document of release, the covenant is ed, and the non-freehold land is released from the covenant, to the own in the document of release.'.	23 24 25

8. After section 374—	1
insert—	2
'Interests held in trust must be registered	3
'374A. Unless a lease is issued to a person as trustee under section 374, a person may hold an interest in a lease or sublease in trust only if there is registered—	4 5 6
(a) a transfer of the interest to the person as trustee; or	7
(b) a request to vest the interest in the person as trustee.'.	8
9. Section 375, heading—	9
omit, insert—	10
'Document of transfer to trustee'.	11
10. Section 375(1)—	12
omit.	13
11. Section 375(2) to (4)—	14
renumber as section 375(1) to (3).	15
12. After section 375—	16
insert—	17
'Document to vest in trustee	18
'375A.(1) A request to vest an interest in a person as trustee may be registered only if—	19 20
(a) the person is eligible, under this Act, to hold the land on trust; and	21
(b) the request to vest gives effect to an order (the "vesting order") made under the <i>Trusts Act 1973</i> or another Act.	22 23
(2) The vesting order, and all other documents (the "other	24

documents") stating details of the trust subject to which the interest is vested in the trustee, must be deposited with the request to vest.	1 2
'(3) The other documents do not form part of the register.	3
'(4) The registrar must keep certified copies of the other documents and return the originals to the person who deposited them.'.	4 5
LAND SALES ACT 1984	6
1. Section 6(1), definition "registered lot"—	7
omit, insert—	8
"registered lot" means a lot shown on a plan registered under the	9
Building Units and Group Titles Act 1980 or South Bank Corporation	10
Act 1989, or a lot included in a community titles scheme under the Body Corporate and Community Management Act 1997.'.	11 12
LAND TAX ACT 1915	13
1. After section 11B—	14
insert—	15
'Provisions relating to scheme land for a community titles scheme	16
'11BA.(1) For the imposition, assessment or recovery of land tax in relation to scheme land for a community titles scheme, the following provisions apply—	17 18 19
(a) the relevant unimproved value for each lot included in the scheme must be determined on the basis of an apportionment of relevant unimproved value in the way provided for in the BCCM Act; ³⁹	20 21 22
(b) the body corporate for the scheme is not liable for land tax in relation to the scheme land;	23 24

³⁹ See chapter 4 (Administrative matters), part 1 (Valuation, rating and taxation).

- (c) subject to any concessions or exemptions which may be applicable, each lot included in the scheme is taken to be a separate parcel of land with a relevant unimproved value calculated under paragraph (a);
- (d) if a lot mentioned in paragraph (c) is, under the *Land Title Act* 1994, a lot on a building format plan of subdivision or volumetric format plan of subdivision, and, if on a volumetric format plan of subdivision, wholly contained within a building—
 - (i) subsections (2) and (3) apply to the lot instead of sections 11(6A) and 13(1)(h) if the owner holds the lot other than in the capacity of trustee; and
 - (ii) subsection (4) applies to the lot instead of section 11(6D) if the owner holds the lot in the capacity of trustee;
- (e) if a lot mentioned in paragraph (c) is not a lot to which, under paragraph (d), subsections (2) to (4) apply—
 - (i) sections 11(6A), 11(6D), 13(1)(h) and 13(3) apply to the lot; and
 - (ii) for applying the provisions mentioned in subparagraph (i), each lot included in the scheme, together with the portion of the common property for the scheme that bears to the whole of the common property the same proportion as the interest schedule lot entitlement for the lot bears to the total of the interest schedule lot entitlements for the scheme is taken to be 1 parcel owned by that owner.
- '(2) In addition to any deduction allowable under section 11(3), if an owner owns a lot to which, under subsection (1)(d), this subsection applies (otherwise than in the capacity of trustee), taken to be a separate parcel of land under subsection (1)(c), that is used exclusively as the owner's principal place of residence but the lot is not exempt under subsection (3), in calculating the taxable value of all land owned by the owner there is to be deducted an amount equivalent to the relevant unimproved value of the lot or, if the owner is a joint owner of the lot, the part of the amount that bears to the amount the same proportion as his or her individual interest in the lot in respect of which the owner is, under section 25, to be separately assessed

32.

and liable bears to the total of all owners' interests in the lot.

'(3) A lot to which, under subsection (1)(d), this subsection applies, taken to be a separate parcel of land under subsection (1)(c), is exempt from taxation under this Act if the lot is owned by a person otherwise than in the capacity of trustee and used exclusively by the person as the person's principal place of residence and the person owns no other land whatever in Queensland and is not deemed by a provision of this Act to own any other land whatever in Queensland.

- '(4) If a lot to which, under subsection (1)(d), this subsection applies, is taken to be a separate parcel of land under subsection (1)(c) and is owned by a person in the person's capacity as trustee and is used exclusively as the principal place of residence of all the beneficiaries of the relevant trust who were beneficiaries of the trust at midnight on 30 June immediately preceding the financial year in and for which the land tax is levied, in calculating the taxable value of all land owned by the person in the person's capacity as trustee there is to be deducted an amount equivalent to the relevant unimproved value of that lot.
- '(5) A trustee of a trust (the "first trust") must not be allowed the benefit of a deduction under subsection (4) if—
 - (a) the trustee of another trust (the "other trust") has obtained the benefit of that deduction or the benefit of a deduction under section 11(6D); or
 - (b) in calculating the amount of land tax payable by a company under section 11C(1) account was taken of a home unit which is used exclusively as the principal place of residence of all the beneficiaries of a trust (also the "other trust");

and a beneficiary of the first trust bears to a beneficiary of the other trust the relationship of mother, father, sister, brother, husband, wife, stepmother, stepfather, stepsister or stepbrother unless the commissioner is satisfied that the first trust and the other trust were not established by or on the instructions of the one person.

- '(6) In this section, the following words have the meanings given by the *Body Corporate and Community Management Act 1997*
 - body corporate

 community titles scheme 	1
• included in	2
 interest schedule lot entitlement 	3
• lot	4
• scheme land'.	5
2. After section 11D—	6
insert—	7
'Time-sharing—lots included in community titles schemes	8
'11DA.(1) If a time-sharing scheme is or has been implemented in respect of all lots included in a community titles scheme the person for the time being having the management of the time-sharing scheme is taken to be the owner of the scheme land for the community titles scheme and is liable for land tax accordingly.	9 10 11 12 13
'(2) If a time-sharing scheme is or has been implemented in respect of some but not all lots included in a community titles scheme, the lots in respect of which the time-sharing scheme is implemented are together taken to form 1 lot with an interest schedule lot entitlement equal to the aggregate of the interest schedule lot entitlements of those lots, and the person for the time being having the management of the time-sharing scheme is taken to be the owner of that lot and is liable for land tax accordingly.	14 15 16 17 18 19 20
'(3) For levying land tax on land contained in scheme land or a lot to which this section applies, the person taken to be the owner of the scheme land or lot is taken not to own any other land in Queensland.	21 22 23
'(4) If a person pays land tax because the person is taken to be the owner—	24 25
(a) of scheme land under subsection (1)—the owner of each lot included in the community titles scheme is indebted to that person for an amount that bears to the amount of land tax paid the same proportion as the interest schedule lot entitlement of the lot bears to the aggregate interest schedule lot entitlements of all lots included in the community titles scheme; or	26 27 28 29 30 31

(b) of a lot under subsection (2)—the owner of each lot in respect of	1
which the time-sharing scheme was implemented is indebted to	2
that person for an amount that bears to the amount of land tax	3
paid the same proportion as the interest schedule lot entitlement of	4
the lot bears to the aggregate interest schedule lot entitlement of	5
the lots in respect of which the time-sharing scheme was implemented.	6 7
'(5) Neither section 11(3) nor 11(6A) applies to land taken to be owned by a person under this section.	8 9
'(6) In this section, the following words have the meanings given by the Body Corporate and Community Management Act 1997—	10 11
 body corporate 	12
 community titles scheme 	13
• included in	14
 interest schedule lot entitlement 	15
• lot	16
• scheme land'.	17
3. Section 11E, 'section 11D'—	18
omit, insert—	19
'section 11D or 11DA'.	20
LAND TITLE ACT 1994	21
1. Section 4, definitions, other than definitions "approved form", "indefeasible title", "lot", "plan of survey" and "public utility provider"—	22 23 24
relocate to schedule 2, as inserted by this Act.	25

2. Section 4, other than definitions relocated under item 1—	1
omit, insert—	2
'Definitions—the dictionary	3
'4. A dictionary in schedule 2 defines particular words used in this Act. ⁴⁰ '.	4 5
3. Section 15—	6
insert—	7
'(5) For subsection (1)(b), the rights of the holder of an interest recorded in the register are not prejudiced if the holder acquired or has dealt with the interest with actual or constructive knowledge that the register was incorrect and how it was incorrect.	8 9 10 11
Examples for subsection (5)—	12
1. A person becomes the registered owner of a lot that is the subject of a registered easement. A new indefeasible title is created, but it does not show the easement as an encumbrance. It is likely in these circumstances that the registrar could be satisfied that the rights of the person will not be prejudiced if the registrar corrects the register by restoring the easement as an encumbrance.	13 14 15 16 17
2. A new indefeasible title is issued for a lot and the registrar neglects to record on it a registered lease to which the lot is subject. A person subsequently becomes the registered owner of the lot, unaware of the incorrect state of the register in relation to the lease. It is unlikely in these circumstances that the registrar could be satisfied that the rights of the person will not be prejudiced if the registrar corrects	18 19 20 21 22

the register by restoring the lease as an encumbrance.'.

Words defined elsewhere in the Act are generally signposted by entries in the dictionary. However, if a section has a definition applying only to the section, or a part of the section, it is generally not signposted by an entry in the dictionary and is generally set out in the last subsection of the section.

23

Signpost definitions in the dictionary alert the reader to the terms defined elsewhere in the Act and tell the reader where the definitions can be found. For example, the definition ' "standard format" see section 48B', tells the reader there is a definition of standard format in section 48B.

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14(4).

Body Corporate and Community Management

SCHEDULE 3 (continued)

4. Section 17(2)(a)—

omit, insert—	2
'(a) the Commonwealth, the State or a local government; or'.	3
5. Section 17(2)—	4
insert—	5
'(f) a person (other than a person mentioned in paragraphs (a) to (d)) who has an interest in the lot.'.	6 7
6. Section 17—	8
insert—	9
'(3) Also, the registrar may act under subsection (1) to prevent a dealing with a lot to give effect to an order of a court of competent jurisdiction directed to the registrar.	10 11 12
'(4) Subsection (2)(f) applies only if the registrar is satisfied, because of the nature or urgency of particular circumstances, there is no practicable alternative to registering the caveat.'.	13 14 15
7. Part 3, after section 41—	16
insert—	17
'Division 2A—Indefeasible title for common property	18
'Creation of indefeasible title for common property	19
'41A. When a community titles scheme is established, the registrar must	20
create an indefeasible title for the common property for the scheme.	21
'Meaning of "indefeasible title" for common property	22
'41B. The "indefeasible title" for common property is the current	23
particulars in the freehold land register about the common property.	24

Application of provisions of Act to common property	1
'41C.(1) In this Act, a reference to a lot is taken to include a reference to common property.	2
'(2) However, subsection (1) has effect only to the extent necessary to allow for the registration, and appropriate recognition under this Act, of dealings that—	4 5
(a) affect common property (including dealings affecting interests in common property); and	8
(b) are consistent with the BCCM Act.	9
'(3) In particular, subsection (1) has effect subject to the following principles—	10 11
 there can be no certificate of title issued for common property 	12
 there can be no registered owner for common property (although the body corporate for the community titles scheme that includes the common property is taken to be the registered owner for dealings affecting the fee simple interest in the common property) 	13 14 15 16
 the fee simple interest in the common property for a community titles scheme cannot be the subject of sale or transfer (although a part of the common property might be the subject of transfer after the registration of an appropriate plan of subdivision and the recording of a new community management statement) 	13 18 19 20 21
• the fee simple interest in common property cannot be the subject of a mortgage (although a lesser interest able to be created over common property, for example, a lease, might be the subject of a mortgage).	22 23 24 25
'(4) Without limiting subsections (2) and (3), subsection (1) has no application for the purpose of the following provisions—	26 27
• this Act's definition of "lot"	28
• division 2 '	20

8. Part 4, after section 48—	1
insert—	2
'Division 2A—Format of plans of survey	3
'Available formats for plans	4
'48A.(1) A plan of survey may be in a standard, building or volumetric format.	5 6
'(2) The format to be used in the plan depends on how the plan is to define the land to which it relates.	7 8
'Standard format plan	9
'48B. A "standard format" plan of survey defines land using a horizontal plane and references to marks on the ground.	10 11
Example of marks—	12
Posts in the ground.	13
'Building format plan	14
'48C.(1) A "building format" plan of survey defines land using the structural elements of a building, including, for example, floors, walls and ceilings.	15 16 17
'(2) For subsection (1)—	18
"structural elements", of a building, includes projections of, and references to, structural elements of the building.	19 20
Example for subsection (2)—	21
Projections might be used to define a lot that includes a balcony, courtyard, roof garden or other area not bounded, or completely bounded, by a floor, walls and a ceiling.	22 23 24

'Volumetric format plan	
'48D. A "volumetric format" plan of survey defines land using 3 dimensionally located points to identify the position, shape and	3
dimensions of each bounding surface.'.	2
9. Part 4, division 3, heading—	4
omit, insert—	(
'Division 3—Plans of subdivision'.	,
10. Section 49—	8
omit, insert—	Ģ
'Meaning of "plan of subdivision"	10
'49. A "plan of subdivision" is a plan of survey providing for 1 or more of the following——	1: 1:
(a) division of 1 or more lots;	1.
(b) amalgamation of 2 or more lots to create a smaller number of lots;	1: 1:
(c) dedication of land to public use;	10
(d) redefinition of a lot on a resurvey.	1′
'Plan of subdivision may be registered	1
'49A.(1) A plan of subdivision may be registered.	19
'(2) A lot defined in the plan is created as a lot when the plan is registered.	20
'Standard format plan of subdivision	22
'49B.(1) This section applies to a standard format plan of subdivision.	2:
'(2) Common property for a community titles scheme may be created	2

under the	plan, but only if—	1
(a)	the plan also creates 2 or more lots; or	2
(b)	the common property created is additional to common property already existing under the community titles scheme.	3 4
	he plan may create a lot from common property, other than property created under—	5 6
(a)	a building format plan of subdivision, and within structural elements of a building; or	7 8
(b)	a volumetric format plan of subdivision.	9
(D21.32		10
Building	g format plan of subdivision	10
'49C. (1) This section applies to a building format plan of subdivision.	11
under the	ommon property for a community titles scheme must be created e plan unless the plan divides a lot, or amalgamates 2 or more lots, sting registered building format plan of subdivision.	12 13 14
'(3) Tv	wo or more lots must be created under the plan unless—	15
(a)	the plan amalgamates 2 or more lots on an existing registered building format plan of subdivision; or	16 17
(b)	common property for a community titles scheme is created under the plan, and the common property created is additional to common property already existing under the community titles scheme.	18 19 20 21
the require of a lot c	red format for a building format plan of subdivision, the boundary reated under the plan, and separated from another lot or common by a floor, wall or ceiling, must be located at the centre of the floor, eiling.	22 23 24 25 26
'Volume	tric format plan of subdivision	27
	1) This section applies to a volumetric format plan of subdivision.	28

under the plan, but only if—	2
(a) the plan also creates 2 or more lots; or	3
(b) the common property created is additional to common property already existing under the community titles scheme.	4
'(3) The plan may divide a lot on a standard, building or volumetric format plan of subdivision.'.	7
11. Section 50, 'of a lot'—	8
omit.	9
12. Section 50(a)—	10
omit, insert—	11
'(a) distinctly show all roads, parks, reserves and other proposed lots that are to be public use land; and'.	12 13
13. Section 50(g), after 'concerned'—	14
insert—	15
'(unless the plan of subdivision provides only for the amalgamation of 2 or more lots to create a smaller number of lots, or for the redefinition of a lot on a resurvey)'.	16 17 18
14. Section 50(h)—	19
omit, insert—	20
'(h) if the plan of subdivision provides for the division of 1 or more lots, or the dedication of land to public use—have been approved by the local government concerned; and	21 22 23
(i) comply with directions of the registrar about the required format for a plan of subdivision; and	24 25

subject of the plan and all other registered proprietors whose	2
interests are affected by the plan.'.	3
15. Section 51(1), 'registered owner's'—	4
omit, insert—	5
'registered proprietor's'.	6
16. Section 51(1), 'below the surface'—	7
omit.	8
17. Section 51(1), 'registered owner'—	9
omit, insert—	10
'registered proprietor'.	11
18. Section 52—	12
omit, insert—	13
'Particulars to be recorded on registration of plan	14
'52. In registering a plan of subdivision, the registrar must record in the freehold land register particulars of—	15 16
(a) each proposed lot that is not public use land; and	17
(b) to the extent that it is practicable—common property created under the plan.'.	18 19
19. Section 54, heading—	20
omit, insert—	
Division excluding road or watercourse'.	

20. Secti	on 54(1), 'subdivided'—	1
omit, i	nsert—	2
'divid	ed'.	3
21. Part	4, after section 54—	4
insert-	_	5
	'Division 4—Building management statements	6
'Buildin	g management statement may be registered	7
'54A.	(1) A building management statement may be registered.	8
'(2) A	"building management statement" is an instrument that—	9
(a)	identifies lots to which it applies; and	10
(b)	contains provisions benefiting and burdening the lots to which it applies; and	11 12
(c)	otherwise complies with the requirements of this division for a building management statement.	13 14
, ,	he lots to which a building management statement applies must be lly or partly contained in, or wholly or partly containing, a building.	15 16
'Circum registere	stances under which building management statement may be	17 18
'54B.(1) A building management statement may be registered if—	19
(a)	the statement is signed by the registered owners of all lots to which the statement applies; and	20 21
(b)	the statement complies with directions of the registrar about the required format for a building management statement.	22 23
'(2) T comprise	he lots to which a building management statement applies must	24 25
(a)	2 or more volumetric lots; or	26

(b)	1 or more volumetric lots, and 1 or more standard lots.	1
'(3) In	this section—	2
"standar	rd lot" means a lot on a standard format plan of subdivision.	3
"volume	tric lot " means a lot on a volumetric format plan of subdivision.	4
'Conten	t of building management statement	5
	(1) A building management statement must contain provisions following—	6 7
(a)	the supply of services to lots;	8
(b)	rights of access to lots;	9
(c)	rights of support and shelter;	10
(d)	insurance arrangements.	11
'(2) A following	building management statement may contain provisions about the g—	12 13
(a)	establishment and operation of a management group;	14
(b)	imposition and recovery of levies, how levy amounts are to be kept and how levy amounts are to be spent;	15 16
(c)	property maintenance;	17
(d)	architectural and landscaping standards;	18
(e)	dispute resolution;	19
(f)	rules for common services and facilities;	20
(g)	administrative arrangements;	21
(h)	arrangements for accomplishing the extinguishment of the statement.	22 23
shelter, o	o avoid doubt, it is declared that a right of access, support or or other right in the nature of an easement, under a building nent statement may operate according to its terms, and may be , despite the absence of a formal registered easement establishing	24 25 26 27 28

'(4) A dispute resolution provision under a building management statement may operate to require the referral of a dispute arising under the building management statement other than to a court, but the provision is ineffective to the extent that it purports to operate to stop final determination of the dispute in a court of competent jurisdiction.	1 2 3 4 5
'Registration of building management statement	6
'54D.(1) When registering a building management statement, the registrar must record a reference to the statement on the indefeasible title for each lot to which the statement relates.	7 8 9
'(2) However the registrar is not obliged to examine, but may examine, a building management statement for its validity, including, in particular, its consistency with any plan of subdivision, or its compliance with the requirements for a building management statement.	10 11 12 13
'Amending a building management statement	14
'54E.(1) A building management statement may be amended by registering an instrument of amendment of the building management statement.	15 16 17
'(2) The instrument of amendment must be signed by the registered owner of all lots to which the building management statement applies.	18 19
'(3) The instrument of amendment must not change the lots to which it applies.	20 21
'Building management statement if lots owned by 1 registered owner	22
'54F. A building management statement may be registered even if all the lots to which it applies have the one registered owner.	23 24
'One person becoming registered owner of all lots	25
'54G. If the one person becomes the registered owner of all lots to which a building management statement applies, the building management	26 27

 'Lots constituted by community titles schemes '54I. For the operation of this division— (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'. 23. Section 89— insert— '(e) Section 89—	statement is extinguished only if the registered owner asks the registrar to extinguish it.	1 2
registering an instrument of extinguishment of the building management statement. '(2) The instrument of extinguishment must be signed by the registered owners of all lots to which the building management statement applies. '(3) However, a building management statement may be extinguished only if all registered mortgagees of lots to which the building management statement applies consent to the extinguishment. 'Lots constituted by community titles schemes '541. For the operation of this division— (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	Extinguishing a building management statement	3
owners of all lots to which the building management statement applies. '(3) However, a building management statement may be extinguished only if all registered mortgagees of lots to which the building management statement applies consent to the extinguishment. 'Lots constituted by community titles schemes '54I. For the operation of this division— (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	registering an instrument of extinguishment of the building management	4 5 6
only if all registered mortgagees of lots to which the building management statement applies consent to the extinguishment. 'Lots constituted by community titles schemes '54I. For the operation of this division— (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'.		7 8
 '54I. For the operation of this division— (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'. 23. Section 89— 24. Section 89— 	only if all registered mortgagees of lots to which the building management	9 10 11
 (a) a lot could be constituted by the scheme land for a community titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.' 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.' 23. Section 89— 24. Section 89— 25. Section 89— 26. Section 89— 27. Section 89— 28. Section 89— 28. Section 89— 29. Section 89— 20. Section 89— 20. Section 89— 20. Section 89— 20. Section 89— 21. Section 89— 22. Section 89— 23. Section 89— 24. Section 89— 25. Section 89— 26. Section 89— 26. Section 89— 27. Section 89— 28. Section 89— 28. Section 89— 29. Section 89— 20. Section 89— 21. Section 89— 22. Section 89— 23. Section 89— 24. Section 89— 25. Section 89— 26. Section 89— 26. Section 89— 27. Section 89— 28. Section 89— 29. Section 89— 20. Section 89— 21. Section 89— 22. Section 89— 23. Section 89— 24. Section 89— 25. Section 89— 26. Section 89— 26. Section 89— 27. Section 89— 28. Section 89— 29. Section 89— 20. Section 89—	'Lots constituted by community titles schemes	12
titles scheme (other than a subsidiary scheme); and (b) for the signing of a building management statement, or an instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	'54I. For the operation of this division—	13
instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose scheme land constitutes the lot is sufficient.'. 22. Section 89— insert— '(e) a person approved by the Minister as suitable to provide a particular public utility service.'.		14 15
 insert—	instrument of amendment or extinguishment of a building management statement, by the registered owner of a lot—signing by the body corporate for the community titles scheme whose	16 17 18 19 20
'(e) a person approved by the Minister as suitable to provide a particular public utility service.'.	22. Section 89—	21
particular public utility service.'. 23. Section 89—	insert—	22
	ti de la companya de	23 24
	23. Section 89—	25
	insert—	26

	wever, an instrument of easement may only be registered in a person mentioned in subsection (1)(e) if the instrument is for	1 2
	utility service mentioned in the paragraph.'.	3
24. Section	n 95, 'plan of subdivision'—	4
omit, ins	sert—	5
'plan of	survey'.	6
25. Part 6 ,	, after section 97—	7
insert—		8
	'Division 4A—Covenants	9
'Covenant	t by registration	10
	A lot may be made the subject of a covenant by the registration ment of covenant under this division.	11 12
	instrument of covenant may be registered under this division be covenantee under the instrument is the State or a local out.	13 14 15
	ovenant to which a lot is subject must be only for ensuring that y be transferred to a person only if there is also transferred to the	16 17 18
(a) a	another lot that is also the subject of the covenant; or	19
` ′	non-freehold land that, under the <i>Land Act 1994</i> , is the subject of he covenant; or	20 21
	a lot mentioned in paragraph (a) together with non-freehold land mentioned in paragraph (b).	22 23
'Requiren	nents of instrument of covenant	24
'07R (1)	An instrument of coverant must	25

(a) be validly executed; and	1
(b) include a description sufficient to identify the land to be the subject of the covenant; and	3
(c) include a description of the covenant.	4
'(2) Subsection (1) does not limit the matters that the appropriate form for an instrument of covenant may require to be included in the form.	5
'Amending an instrument of covenant	7
'97C.(1) A covenant may be amended by registering an instrument of amendment of the covenant.	8
'(2) However, the instrument of amendment must not—	10
(a) increase or decrease the area of land the subject of the covenant; or	11 12
(b) add or remove a party to the covenant.	13
'Releasing a covenant	14
'97D.(1) On lodgment of an instrument releasing a covenant to which a lot is subject, the registrar may register the release to the extent shown in the instrument of release.	15 16 17
'(2) On registration of the instrument of release, the covenant is discharged, and the lot is released from the covenant, to the extent shown in the instrument of release.	18 19 20
'Division 4B—Profits a prendre	21
'Profit a prendre by registration	22
'97E. A lot may be made the subject of a profit a prendre by the registration of an instrument of profit a prendre under this division over the lot	23 24 25

'Require	ements of instrument of profit a prendre	1
'97F. ((1) An instrument of profit a prendre must—	2
(a)	(a) be validly executed; and	
(b)	include a description sufficient to identify the lot to be the subject of the profit a prendre; and	4 5
(c)	include a description of the profit a prendre to which the lot is to be subject, including the period for which the profit a prendre is to be enjoyed.	6 7 8
	ubsection (1) does not limit the matters that the appropriate form strument of profit a prendre may require to be included in the form.	9 10
'Particu	lars to be registered	11
	When registering an instrument of profit a prendre, the registrar ord particulars of the following in the freehold land register—	12 13
(a)	the lot burdened by the profit a prendre;	14
(b)	any lot benefited by the profit a prendre.	15
'Profit a lots	prendre benefiting and burdening same registered owner's	16 17
	If a lot is to be benefited by a profit a prendre, the instrument of prendre may be registered even if—	18 19
(a)	the lot benefited and the lot burdened by the profit a prendre have, or are to have, the same registered owner; or	20 21
(b)	the owner of the lot benefited by the profit a prendre holds an interest in the lot burdened by the profit a prendre.	22 23
'Same p lots	erson becoming registered owner of benefited and burdened	24 25
	If a lot is benefited by a profit a prendre, and the same person	26
necomes	the registered owner of the lot benefited and the lot burdened by	27

(b) the registrar creates a single indefeasible title for the lots.

'Owner of benefited land acquiring interest in burdened land

the registered owner asks the registrar to extinguish the profit a

1

2

3

4

5

the profit a prendre, the profit a prendre is extinguished only if—

prendre; or

'97J. If a lot is benefited by a profit a prendre, the profit a prendre is not extinguished merely because the owner of the lot benefited by the profit a prendre acquires an interest, or a greater interest, in the lot burdened by the profit a prendre.	6 7 8 9
'Amending an instrument of profit a prendre	10
'97K.(1) A profit a prendre may be amended by registering an instrument of amendment of the profit a prendre.	11 12
'(2) However, the instrument of amendment must not—	13
(a) increase or decrease the area of land the subject of the profit a prendre; or	14 15
(b) add or remove a party to the profit a prendre.	16
'Releasing or removing a profit a prendre	17
'97L.(1) On lodgment of an instrument releasing a profit a prendre to which a lot is subject, the registrar may register the release to the extent shown in the instrument of release.	18 19 20
'(2) On registration of the instrument of release, the profit a prendre is discharged, and the lot is released from the profit a prendre, to the extent shown in the instrument of release.	21 22 23
'(3) Also, the registrar may remove a profit a prendre from the indefeasible title for a lot if a request to remove the profit a prendre is lodged, and it is clearly established that—	24 25 26
(a) the period of time for which the profit a prendre was intended to	27

	subsist has ended; or	1
(b)	the event upon which the profit a prendre was intended to end has happened.'.	3
26. Secti	on 109—	4
omit, i	insert—	5
'How tr	usts may be registered	6
	A person may be registered as trustee of an interest in a lot only by tration of—	7 8
(a)	an instrument of transfer of the interest to the person as trustee; or	9
(b)	a request to vest the interest in the person as trustee.'.	10
27. After	r section 110—	11
insert-	_	12
'Instrun	nent to vest in trustee	13
'110A trustee.	.(1) A request to vest may be lodged to vest an interest in a lot in a	14 15
	request to vest must give effect to an order (the "vesting order") der the <i>Trusts Act 1973</i> or another Act.	1 <i>6</i> 17
'(3) T	he registrar may register the request to vest.	18
docume	The vesting order, and all other documents (the "other nts") stating details of the trust subject to which the interest is the trustee, must be deposited with the request to vest.	19 20 21
'(5) T	he other documents do not form part of the freehold land register.	22
	he registrar must keep certified copies of the other documents and	23 24

28. Section 124(1)—	1
omit, insert—	2
'124.(1) A caveat prevents registration of another instrument affecting	3
the lot over which the caveat is lodged from the date and time endorsed by	4
the registrar on the caveat as the caveat's date and time of lodgment.	5
'(1A) Subsection (1) has effect for a caveat until the caveat lapses or is	6
cancelled, rejected, removed or withdrawn.'.	7
29. Section 126, 'the Supreme Court'—	8
omit, insert—	9
'a court of competent jurisdiction'.	10
30. Section 129, 'the Supreme Court's leave'—	11
omit, insert—	12
'the leave of a court of competent jurisdiction'.	13
31. Section 130(2), 'the Supreme Court'—	14
omit, insert—	15
'a court of competent jurisdiction'.	16
32. Section 130(3)—	17
omit, insert—	18
'(3) In a proceeding for compensation under subsection (1), it must be	19
presumed that the caveat was lodged or continued without reasonable cause	20
unless the person who lodged or continued it proves that it was lodged or	21
continued with reasonable cause.'.	22

33. Sections 132 and 132A—	1
omit, insert—	2
'Instrument not registered until power of attorney registered	3
'132. An instrument executed under the authority of a power of attorney may be registered only if the power of attorney is registered under this division.'.	4 5 6
34. Part 8, division 2, heading, 'Documents'—	7
omit, insert—	8
'Standard terms documents'.	9
35. Section 168—	10
omit, insert—	11
'Meaning of "standard terms document" in div 2	12
'168. In this division—	13
"standard terms document" means a document containing provisions that are treated as terms of an instrument to which the document is to apply or applies.'.	14 15 16
36. Sections 169 and 170, headings, 'Document'—	17
omit, insert—	18
'Standard terms document'.	19
37. Sections 169 to 172, 'document'—	20
omit, insert—	21
'standard terms document'.	22

38. Section 177—	1
omit, insert—	2
'Order of registration of instruments	3
'177.(1) Instruments affecting a lot, including instruments affecting or creating an interest in the lot, must be registered in the order in which they are lodged.	4 5 6
'(2) Subsection (1) is subject to section 159.41	7
'(3) Despite subsection (1), if an instrument ("instrument 2") affecting a lot is lodged after another instrument ("instrument 1") affecting the lot, instrument 2 may be registered before instrument 1 if the registration of instrument 2 cannot affect any interest that a person might claim under instrument 1.	8 9 10 11 12
Example for subsection (3)—	13
An instrument of easement over a lot ("instrument 1") is lodged for registration. Subsequently, an instrument releasing a mortgage of the lot ("instrument 2") is lodged for registration. However, the registrar has given the person who lodged instrument 1 a requisition relating to instrument 1, and instrument 1 cannot yet be registered. The registrar could register instrument 2 even though instrument 1 has not been registered.'	14 15 16 17 18
39. Section 188—	20
omit, insert—	21
'Compensation for deprivation of lot or interest in lot	22
'188.(1) This section applies if a person (the "claimant") is deprived of a lot, or an interest in a lot, because of—	23 24
(a) the fraud of another person; or	25
(b) the incorrect creation of an indefeasible title in the name of another person; or	26 27
(c) incorrect registration; or	28

⁴¹ Section 159 (Withdrawing lodged instrument before registration)

tampering with the freehold land register; or

(e)

(d) an error in an indefeasible title or in the freehold land register; or

1

2

(f)	loss, destruction or improper use of a document deposited or lodged at the land registry or held by the land registry for safe custody; or	3 4 5
(g)	an omission, mistake, breach of duty, negligence or misfeasance of or by the registrar or a member of the staff in the land registry; or	8
(h)	the exercise by the registrar of a power in relation to an application or dealing with which the person had no connection.	9 10
'(2) T deprivation	he claimant is entitled to compensation from the State for the on.	11 12
'Compe	nsation for loss or damage	13
	(1) This section applies if a person (the "claimant") suffers loss the because of—	14 15
(a)	the incorrect creation of an indefeasible title in the name of another person; or	16 17
(b)	incorrect registration; or	18
(c)	an error in an indefeasible title or in the freehold land register; or	19
(d)	reliance on the incorrect state of the freehold land register; or	20
(e)	loss, destruction or improper use of a document deposited or lodged at the land registry or held by the land registry for safe custody; or	21 22 23
(f)	omission, mistake, breach of duty, negligence or misfeasance of or by the registrar or a member of the staff of the land registry; or	24 25
(g)	the exercise by the registrar of a power in relation to an application or dealing of which the person had no connection.	26 27
'(2) Tl or damag	ne claimant is entitled to compensation from the State for the loss ge.	28 29

'(3) Despite anything in subsection (1) or (2), to compensation under this section for loss of incorrectness of a register kept by the registrar in the register under section 15.42	or damage caused by the	1 2 3 4
'(4) Subsection (3) does not limit the claimant otherwise than under subsections (1) and (2).	t's rights to compensation	5 6
'Order by Supreme Court about deprivation,	loss or damage	7
' 188B.(1) For section 188 or 188A, a classupreme Court for an order—	imant may apply to the	8 9
(a) about the amount of compensation to be	e paid by the State; or	10
(b) directing the registrar to take stated action	on.	11
'(2) The court may make the order it considers	just.	12
'(3) Without limiting subsection (2), the cour registrar to—	t may by order direct the	13 14
(a) cancel or correct an indefeasible title freehold land register; or	or other particulars in the	15 16
(b) create a new indefeasible title; or		17
(c) issue a new instrument; or		18
(d) do anything else.'.		19
40. Section 189(1), 'be indemnified by'—		20
omit, insert—		21
'compensation from'.		22

⁴² Section 15 (Registrar may correct registers)

41. Section 189(1)(e), 'was' to 'compensation)'—	1	
omit, insert—	2	
'suffered loss or damage under section 188A(1)(d) ⁴³ '.	3	
42. Section 189(1)—	4	
insert—	5	
'(i) because of the registrar's lodgment of a caveat under section 17.'.	6	
43. Section 189—	7	
insert—	8	
'(1A) A failure to obtain a certificate of title for a lot may not be taken into account in considering whether, under subsection (1)(b), a person, or a	9 10 11	
person acting as agent for the person, or an indemnified solicitor acting or purporting to act as solicitor for the person, caused or substantially		
contributed to the deprivation of the lot or an interest in the lot.'.	12 13	
44. Section 190(1), 'section 188 (Entitlement to compensation)'—	14	
omit, insert—	15	
'section 188 or 188A ⁴⁴ '.	16	
45. Section 199(2)(j)—	17	
omit, insert—	18	
'(j) requirements for particular formats of plans of survey;	19	
(k) anything else about a form or instrument;	20	
(l) recording of a community management statement.'.	21	

⁴³ Section 188A (Compensation for loss or damage)

Section 188 (Compensation for deprivation of lot or interest in lot) Section 188A (Compensation for loss or damage)

46. After schedule 1—	1
insert—	2
'SCHEDULE 2	3
'DICTIONARY	4
section 4	5
"approved form" see section 194.	6
"BCCM Act" means the Body Corporate and Community Management Act 1997.	7 8
"body corporate" see BCCM Act, schedule 4.45	9
"building format" see section 48C.	10
"building management statement" see section 54A(2).	11
"common property", for a community titles scheme, see BCCM Act.46	12
"community titles scheme" see BCCM Act.47	13
"indefeasible title" see sections 38 and 41B.	14
"lot" means a separate, distinct parcel of land created on—	15
(a) the registration of a plan of subdivision; or	16
(b) the recording of particulars of an instrument;	17
and includes a lot under the Building Units and Group Titles Act 1980.	18

⁴⁵ BCCM Act, schedule 4—

[&]quot;body corporate" means a body corporate created under this Act.

⁴⁶ BCCM Act, schedule 4—
"common property" see section 11.

⁴⁷ BCCM Act, schedule 4—

[&]quot;community titles scheme" see section 11.

"plan of subdivision" see section 49.	1
"plan of survey" includes a plan that the registrar requires the registered proprietor of a lot to lodge.	2 3
"public use land" means land dedicated to public use by a plan of subdivision.	4 5
"public utility provider" see section 89.	6
"scheme land" see BCCM Act. ⁴⁸	7
"standard format" see section 48B.	8
"subsidiary scheme" see BCCM Act.49	9
"volumetric format" see section 48D.'.	10
LOCAL GOVERNMENT ACT 1993	11
1. Section 562—	12
insert—	13
'(5) To avoid doubt, it is declared that a differential general rate may be made and levied on a lot included in a community titles scheme under the Body Corporate and Community Management Act 1997.'.	14 15 16
2. Section 564(1)(b), 'community titles Act,'—	17
omit, insert—	18
'community titles Act, or a lot included in a community titles scheme under the <i>Body Corporate and Community Management Act</i> 1997.'	19 20

⁴⁸ BCCM Act, schedule 4—

[&]quot;scheme land" see section 11.

⁴⁹ BCCM Act, schedule 4—

[&]quot;subsidiary scheme" see section 17.

5. Sectio	n 639—	1
insert-	_	2
1997, th ("schem practical	f, under the <i>Body Corporate and Community Management Act</i> ne land is a lot included in a community titles scheme e A"), the copy mentioned in subsection (3)(b) may, if it is not ble for the copy to be attached to a conspicuous part of the lot, be to a conspicuous part of—	3 4 5 6 7
(a)	the common property for scheme A; or	8
(b)	the common property for a scheme for which scheme A is a subsidiary scheme under that Act.'.	10
1	LOCAL GOVERNMENT (PLANNING AND	11
	ENVIRONMENT) ACT 1990	12
1. Sectio	n 1.4, definitions "access" and "adjoining allotment"—	13
omit.		14
2. Sectio	n 1.4—	15
insert-	_	16
	s'', for an allotment, means the practical means of entry for persons vehicles onto the allotment—	17 18
(a)	from a constructed road abutting the allotment; or	19
(b)	by an easement permitted by a local government under section 5.12; or	20 21
(c)	if the allotment is a lot included in a community titles scheme ("scheme A")—in either or both of the ways mentioned in paragraphs (a) and (b), or in either or both of the ways mentioned in paragraphs (a) and (b) together with either or both of the following ways—	22 23 24 25 26
	(i) from common property for scheme A;	27

which scheme A is a subsidiary scheme.	2
"adjoining allotment", for a particular allotment ("allotment A"),	3
means—	4
(a) an allotment that has a common boundary with allotment A, (whether or not the boundary is measurable); or	5
(b) if allotment A has a common boundary with common property for a community titles scheme and is not itself included in the scheme land for the scheme—the scheme land.	9
"BCCM Act" means the <i>Body Corporate and Community Management Act 1997.</i>	10 11
"body corporate" , for a community titles scheme, means the body corporate under the BCCM Act for the scheme.	13 13
"common property" , for a community titles scheme, means common property under the BCCM Act for the scheme.	14 15
"community titles scheme" means a community titles scheme under the BCCM Act.	10 17
"scheme land" , for a community titles scheme, means scheme land under the BCCM Act for the scheme.	18 19
"subsidiary scheme" means a subsidiary scheme under the BCCM Act.'.	20
3. Section 1.4, definition "adjoining owner"—	21
insert—	22
'(aa) if an adjoining allotment is scheme land for a community titles scheme—the body corporate for the scheme;'.	2: 24
4. Section 1.4, definition "allotment"—	25
insert—	26
'(aa) includes a leased part of the common property for a community	27

	titles scheme, except if the part is leased for a term of 5 years or less without a right of renewal;'.	1 2
5. Sectio	on 5.1(3)(i)—	3
omit, i	nsert—	4
'(i)	the length of road frontage to each of the proposed allotments or, if the allotments are to be lots included in a community titles scheme ("scheme A"), the length of road frontage to either or both of the following—	5 6 7 8
	(i) the scheme land for scheme A;	9
	(ii) the scheme land for a community titles scheme for which scheme A is a subsidiary scheme;'.	10 11
6. Sectio	n 5.8(2)—	12
omit, i	nsert—	13
applicati) If there is no planning scheme in force over the land to which an on under section 5.1 relates, a local government must not approve then with an area less than 400 m2 unless—	14 15 16
(a)	the allotments are to be lots included in a community titles scheme; or	17 18
(b)	the allotments are to be transferred to the local government or Crown or are to be used for public utilities.'.	19 20
7. Part 5	5, after section 5.12—	21
insert-	_	22
'Special	provisions about subdivision of scheme building	23
	1) The local government's approval is not required under this part abdivision of land for—	24 25
(a)	the establishment or amendment of a community titles scheme requiring—	26 27

(i)

registration of a building format plan of subdivision; or

1

(ii) amendment of a building format plan of subdivision, if the amendment does not affect the external boundaries of the scheme land for the scheme; or	2 3 4
(b) the termination of a community titles scheme, requiring the registration of a plan of subdivision amalgamating the scheme land for the scheme into 1 allotment.	5 6 7
'(2) However, a person proposing the subdivision of land for a purpose mentioned in subsection (1) must submit the plan of subdivision to the local government for the endorsement of a certificate of approval.	8 9 10
'(3) The endorsement of a certificate of approval under subsection (2) is an approval for the <i>Land Title Act 1994</i> , section 50(g). ⁵⁰	11 12
'(4) The local government may refuse to endorse a certificate of approval under subsection (2) only if there is an inconsistency between the plan of subdivision and—	13 14 15
(a) a lawful requirement of, or an approval given by, the local government under this Act; or	16 17
(b) if the local government has a planning scheme—the planning scheme, or a lawful requirement of, or an approval given by, the local government under the planning scheme; or	18 19 20
(c) if the local government does not have a planning scheme—another instrument having effect under this Act in the local government's area, or a lawful requirement of, or an approval given by, the local government under the instrument.	21 22 23 24
'(5) However, if the plan of subdivision is for a termination mentioned in subsection (1)(b), and the termination has been ordered by the District Court under the BCCM Act, the local government may refuse to endorse its certificate of approval only if there is an inconsistency between the plan of subdivision and the order of the District Court.	25 26 27 28 29
'(6) If the local government does not endorse its certificate within	30

⁵⁰ Section 50 (Requirements for registration of plan of subdivision)

40 days after the plan of subdivision is submitted for endorsement, the	1
person submitting the proposal may appeal to the court as if the local	2
government had refused to endorse the plan.'.	3
MAGISTRATES COURTS ACT 1921	4
1. Schedule 1, part 1—	5
insert—	6
'Registration and enforcement of adjudicators' orders	7
'16. Registering adjudicators' orders made under the Body Corporate	8
and Community Management Act 1997, and enforcing the orders.'.	9
MIXED USE DEVELOPMENT ACT 1993	10
1. Section 28—	11
insert—	12
'(1A) However, on and from the commencement of the Body Corporate	13
and Community Management Act 1997, chapter 8, part 1,51 no further	14
applications for approval may be made.'.	15
PROPERTY LAW ACT 1974	16
1. Section 64(3), definition "sale of a dwelling house", after '1980'—	17
insert—	18
'or the sale of a lot included in a community titles scheme under the Body Corporate and Community Management Act 1997 if the lot—	19 20

Chapter 8 (Savings and transitional provisions and amendments of other Acts), part 1 (Transition from 1980 Act)

(a)	wholly or substantially, consists of a dwelling; and	1
(b)	is, under the Land Title Act 1994—	2
	(i) a lot on a building format plan of subdivision; or	3
	(ii) a lot on a volumetric format plan of subdivision, and wholly contained within a building'.	4 5
	RESIDENTIAL TENANCIES ACT 1994	6
1. Sectio	n 45, after <i>'1980'</i> —	7
insert—		8
'or <i>Bo</i>	dy Corporate and Community Management Act 1997'.	9
	RETIREMENT VILLAGES ACT 1988	10
1. Section	n 6(1), definition "retirement village land"—	11
omit, i	nsert—	12
	"retirement village land" means all the land used or to be used for a retirement village, and includes—	
(a)	if the land is divided by a plan under the <i>Building Units and Group Titles Act 1980</i> —the lots and common property into which the land is divided; or	15 16 17
(b)	if the land is scheme land for a community titles scheme under the <i>Body Corporate and Community Management Act 1997</i> —the lots included in, and the common property for, the scheme.'.	18 19 20

2. Section 6(1 '1980'—), definition "prescribed period", paragraph (a), after	1 2
insert—		3
or the Bod	y Corporate and Community Management Act 1997'.	4
3. Section 6(1), definition "prescribed period"—	5
insert—		6
corp Con acco	respect of a retirement village for which there is a body porate within the meaning of the <i>Body Corporate and munity Management Act 1997</i> —the period to which the punts presented to the annual meeting of that body is required the provisions of that Act to relate.'.	7 8 9 10 11
4. Section 49	(1), after <i>'1980'</i> —	12
insert—		13
'or the Bod	y Corporate and Community Management Act 1997'.	14
	STAMP ACT 1894	15
1. Schedule 1 proviso—	, Conveyance or Transfer, paragraph (4)(b), first	16 17
insert—		18
Co	ansferring a lot that, under the <i>Body Corporate and community Management Act 1997</i> (the " BCCM Act "), is a lot cluded in a community titles scheme (the " scheme ") if—	19 20 21
(a)	the transferor is a company; and	22
(b)	under the BCCM Act, the company is the original owner for the scheme; and	23 24
(c)	the transferee is a person who surrendered his or her shares	25

	in the company for the purposes of obtaining the conveyance or transfer of the lot from the company; and	1 2
(d)	the separate area the lot consists of corresponds with the	3
	separate area the transferee had a right to occupy	4
	immediately before surrendering his or her shares; and	5
(e)	the separate area the lot consists of has been used for	6
	residential purposes immediately before the transferee	7
	surrendered his or her shares and will after registration of the transfer of the lot to the transferee be used for residential	8
	purposes; or'.	10
	STATE HOUSING ACT 1945	11
	STATE HOUSING ACT 1943	1.1
1. Section 4(1)—	12
insert—		13
"BCCM Act" means the Body Corporate and Community Management		14
Act 1997		15
2. Section 4(1), definition "dwelling house", after '1980'—	16
insert—		17
'or a lot that, under the BCCM Act, is a lot included in a community		18
titles scheme,'	•	19
3. After section	on 4A—	20
insert—		21
'Application	of Act for BCCM Act	22
	s Act applies to land that, under the BCCM Act, is scheme	23
	nmunity titles scheme in the same way as to other land held in	24
fee simple.	• • • • • • • • • • • • • • • • • • •	25
'(2) A refer	rence in this Act to 'subdivision' or 'resubdivision' of land	26

extends to subdivision or resubdivision of land by registration or amendment of a plan under the <i>Land Title Act 1994</i> for the establishment or amendment of a community titles scheme under the BCCM Act.'.	1 2 3
4. Section 19, after '1980'—	4
insert—	5
'or that, under the BCCM Act, is a lot included in a community titles scheme'.	6 7
5. Section 22(1)(e), after '1980'—	8
insert—	9
', or the registration of a plan under the <i>Land Title Act 1994</i> for the establishment of a community titles scheme under the BCCM Act'.	10 11
6. Section 23B, heading, after 'Act'—	12
insert—	13
'or BCCM Act'.	14
7. Section 23B(4), after '1980'—	15
insert—	16
', or a plan registered under the <i>Land Title Act 1994</i> for establishing a community titles scheme under the BCCM Act'.	17 18
8. Section 23B(5), after '1980'—	19
insert—	20
'or as lots included in a community titles scheme under the BCCM Act'.	21

9. Section 23B(6B), 'lot and'—	1
omit, insert—	2
'lot if'.	3
10. Section 25C(2), 'pursuant to the Building Units and Group Titles Act 1980'—	4
omit, insert—	6
'under the <i>Building Units and Group Titles Act 1980</i> , or under the <i>Land Title Act 1994</i> for establishing a community titles scheme under the BCCM Act,'.	7 8 9
VALUATION OF LAND ACT 1944	10
1. After section 26—	11
insert—	12
'Valuation for community titles scheme	13
'26A.(1) The chief executive is not required to value lots included in a community titles scheme separately but may value the scheme land for the scheme as an undivided whole and as if it were owned by a single owner.	14 15 16
'(2) For the valuation, and objection and appeal against the valuation, the body corporate for the community titles scheme is taken to be the owner of scheme land and must be shown in the valuation as the owner.	17 18 19
'(3) In this section—	20
"BCCM Act" means the Body Corporate and Community Management Act 1997.	21 22
"body corporate" , for a community titles scheme, means the body corporate under the BCCM Act for the scheme.	23 24
"community titles scheme" means a community titles scheme under the BCCM Act.	25 26

Body Corporate and Community Management

SCHEDULE 3 (continued)

"scheme land",	for a c	community	titles	scheme,	means	scheme	land	under
the BCCM.	Act for	the scheme	e.'.					

1 2

SCHEDULE 4 1 DICTIONARY 2 section 6 3 "adjudicator" means an adjudicator appointed under the dispute resolution 4 provisions. 5 "affected person", for an application for an order under the dispute 6 resolution provisions, see section 191(1)(d). 7 "annual general meeting", for the body corporate for a community titles 8 scheme, means a general meeting by that name held under the 9 regulation module applying to the scheme. 10 "approved form" see section 265. 11 "approved reinstatement process" means a process for reinstating a 12 building approved under section 69 or 70. 13 "associate" of a person means someone else with whom the person is 14 associated under section 255. 15 "auditor", for an audit for a community titles scheme, means a person 16 who— 17 (a) is a registered company auditor; or 18 (b) has the qualifications and experience in accountancy approved 19 under the regulation module applying to the community titles 20 scheme. 21 "basic scheme" see section 11. 22 "body corporate" means a body corporate created under this Act for a 23 community titles scheme. 24 "body corporate assets" see section 12. 25 "body corporate information certificate" see section 161(3). 26 "body corporate manager" see section 15. 27

"building" includes a fixed structure.	1
"building format" see <i>Land Title Act 1994</i> , schedule 2.52	2
"by-laws" see section 130.	3
"ceiling" does not include a false ceiling.	4
"commissioner" means the Commissioner for Body Corporate Community Management.	and 5
"common property" see section 11.	7
"community management statement" see section 13.	8
"community management statement notation" see section 54.	9
"community titles scheme" see section 11.	10
"continuing contravention notice" see section 143.	11
"contribution schedule" see section 44.	12
"contribution schedule lot entitlement" see section 44.	13
"damage", to property, includes destruction of the property.	14
"deposit" see Land Title Act 1994, schedule 2.53	15
"development" includes—	16
(a) the enlargement, erection, refurbishment or rebuilding of, or making of structural alterations to, a building; or	the 17
(b) the carrying out of work in, on, over or under land or water; or	19
(c) the use of land or water or of a building, or work on, over under land or water; or	or or 20 21
(d) the subdivision or amalgamation of land.	22
"dispute" includes complaint	23

⁵² Land Title Act 1994, schedule 2—

[&]quot;building format" see section 48C.

⁵³ Land Title Act 1994, schedule 2—

[&]quot;deposit" means file in the land registry other than for registration.

section 2.54	2
"dispute resolution provisions" means the provisions of chapter 6.	3
"exclusive use by-law" see section 133.	4
"executive member" , of the committee for a body corporate for a community titles scheme, means the chairperson, secretary or treasurer of the body corporate.	5 6 7
"existing statement" , for a community titles scheme, means the community management statement recorded for the scheme.	8 9
"financial year", of the body corporate for a community titles scheme (other than a community titles scheme established for an existing 1980 Act plan under the transitional provisions), means—	10 11 12
(a) the period from the establishment of the scheme until the end of the month immediately before the month when the first anniversary of the establishment of the scheme falls, and each successive period of 1 year from the end of the first financial year; or	13 14 15 16 17
(b) if an adjudicator changes the financial year of the body corporate—the period fixed by the adjudicator as the financial year and each successive period of 1 year from the end of the period.	18 19 20 21
"future contravention notice" see section 144.	22
"general meeting", for the body corporate for a community titles scheme, means a meeting of that type held under the regulation module applying to the scheme.	23 24 25
"guide dog" see Guide Dogs Act 1972, section 3.55	26

⁵⁴ Dispute Resolution Centres Act 1990, section 2—

[&]quot;dispute resolution centre" means a dispute resolution centre established under this Act.

⁵⁵ Guide Dogs Act 1972, section 3—

[&]quot;guide dog" means a dog trained at an approved institution and used as a guide by a blind person or as an aid by a deaf person.

"improvement" includes—	1
(a) the erection of a building; and	2
(b) a structural change. ⁵⁶	3
"included in" see section 19.	4
"indefeasible title" see Land Title Act 1994, schedule 2.57	5
"insurer" , of a building, means a person who has given a policy of insurance for insuring the building against loss or damage.	6 7
"interest schedule" see section 44.	8
"interest schedule lot entitlement" see section 44.	9
"layered arrangement of community titles schemes" see section 19.	10
"lease-back scheme" see section 18.	11
"lease-back scheme operator" see section 18.	12
"letting agent" see section 17.	13
"letting agent business" see section 17.	14
"lodge" see Land Title Act 1994, schedule 2.58	15
"lot" means a lot under the <i>Land Title Act 1994</i> , but if the lot is included in a community titles scheme other than a basic scheme, the lot could be another community titles scheme. ⁵⁹	16 17 18
"lot entitlement" see section 44.	19
"lot entitlement schedule", in a community management statement, means—	20 21

Change includes addition—see the Acts Interpretation Act 1954, section 36, definition "change".

⁵⁷ Land Title Act 1994, schedule 2—

[&]quot;indefeasible title" see sections 38 and 41B.

⁵⁸ Land Title Act 1994, schedule 2—

[&]quot;lodge" means file in the land registry for registration.

See section 11 (Meaning of "community titles scheme").

(a) the contribution schedule in the statement; or	1
(b) the interest schedule in the statement.	2
"mortgage" includes a charge on a lot, or an interest in a lot, for securing money or money's worth.	3
"mortgagee in possession" , of a lot included in a community titles scheme, means a mortgagee who has taken steps to enforce a mortgage of the lot and has notified the body corporate of the intention to enforce the mortgage (whether or not the mortgagee has actually gone into possession of the lot), but does not include a mortgagee who has notified the body corporate of a decision not to proceed with enforcement of the mortgage. ⁶⁰	5 6 7 8 9 10 11
"obstruct" includes hinder, resist and attempt to obstruct.	12
"occupier", of a lot included in a community titles scheme, means—	13
(a) a resident owner or resident lessee of the lot, or someone else who lives on the lot; or	14 15
(b) a person who occupies the lot for business purposes or works on the lot in carrying on a business from the lot.	16 17
"order" , for an application for an order of an adjudicator under the dispute resolution provisions, includes an order dismissing the application.	18 19
"ordinary resolution" means—	20
(a) if no poll is requested—a resolution under section 99; or	21
(b) if a poll is requested—a resolution under section 101.	22
"original owner" see section 14.	23
"owner" , of a lot (other than a lot that is a community titles scheme) included in a community titles scheme, means the person who is, or is entitled to be, the registered owner of the lot, and includes—	24 25 26
(a) a mortgagee in possession of the lot; and	27
(b) if, under the Land Title Act 1994, 2 or more persons are the	28

⁶⁰ See section 158 (Notice of intention not to proceed to enforce mortgage).

registered owners, or are entitled to be the registered owners, of the lot—each of the persons. ⁶¹	1 2
"party", to an application for an order under the dispute resolution provisions, see section 201.	3 4
"Planning Act" means the Local Government (Planning and Environment) Act 1990.	5 6
"planning scheme", of a local government, means—	7
(a) the local government's planning scheme under the Planning Act; or	8 9
(b) an instrument of the local government having effect as if it were a planning scheme of the local government.	10 11
"plan of subdivision" see Land Title Act 1994, schedule 2.62	12
"principal scheme" see section 19.	13
"proportionate", in relation to the contribution schedule or interest schedule lot entitlement of a lot included in a scheme, means the proportion the lot entitlement of the lot bears to the total contribution schedule lot entitlements, or total interest schedule lot entitlements, of all lots included in the scheme.	14 15 16 17 18
"records" , for a body corporate, means the rolls, registers and other documents kept by the body corporate under this Act (including under the regulation module applying to the scheme).	19 20 21
"registered company auditor" means a person registered as an auditor, or	22

⁶¹ Each co-owner is an "owner" of the lot for the purposes of the Act and is therefore entitled to the rights of ownership (eg. the right to submit motions for consideration at general meetings of the body corporate) and is liable (jointly and severally with other owners) for the obligations of ownership (eg. the obligation to pay contributions to the body corporate). However, certain rights of ownership (eg. the right to vote at general meetings of the body corporate) are not multiplied by the existence of 2 or more owners.

⁶² Land Title Act 1994, schedule 2—

[&]quot;plan of subdivision" see section 49.

taken to be registered as an auditor, under the Corporations Law, part 9.2.63	1 2
"registered mortgagee", of a lot included in a community titles scheme, means a person who is a registered proprietor of the lot as a mortgagee.	3 4 5
"registered owner" see Land Title Act 1994, schedule 2.64	6
"registered proprietor" see Land Title Act 1994, schedule 2.65	7
"registrable lease" means a lease capable of registration under the Land Title Act 1994.	8 9
"registrar" means the registrar of titles.	10
"regulation module" see section 22.	11
"resolution without dissent" means a resolution under section 97.	12
"scheme land" see section 11.	13
"service contractor" see section 16.	14
"special resolution" means a resolution under section 98.	15
"standard format" see Land Title Act 1994, schedule 2.66	16
"subsidiary scheme" see section 19.	17
"transitional provisions" means the provisions of chapter 8, part 1.	18
"utility infrastructure" means cables, wires, pipes, sewers, drains, ducts, plant and equipment by which lots or common property are supplied with utility services	19 20 21

Part 9.2 (Registration of auditors and liquidators)

⁶⁴ Land Title Act 1994, schedule 2—

[&]quot;registered owner" of a lot means the person recorded in the freehold land register as the person entitled to the fee simple interest in the lot.

⁶⁵ Land Title Act 1994, schedule 2—

[&]quot;registered proprietor" of a lot means a person recorded in the freehold land register as a proprietor of the lot.

⁶⁶ Land Title Act 1994, schedule 2—

[&]quot;standard format" see section 48B.

Body Corporate and Community Management

SCHEDULE 4 (continued)

"ut	ility s	ervice" means—	1
	(a)	water reticulation or supply; or	2
	(b)	gas reticulation or supply; or	3
	(c)	electricity supply; or	4
	(d)	air conditioning; or	5
	(e)	a telephone service; or	ϵ
	(f)	a computer data or television service; or	7
	(g)	a sewer system; or	8
	(h)	drainage; or	9
	(i)	a system for the removal or disposal of garbage or waste; or	10
	(j)	another system or service designed to improve the amenity, or enhance the enjoyment, of lots or common property.	11 12
"vo	lume	tric format" see Land Title Act 1994, schedule 2.67	13
"wall" includes a door, window or other structure forming part of the wall.			14
			1.5

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⁶⁷ Land Title Act 1994, schedule 2— "volumetric format" see section 48D.