

COOPERATIVES BILL 1997



COOPERATIVES BILL 1997

TABLE OF PROVISIONS

Section

Page

PART 1—PRELIMINARY Division 1—Introductory

1	Short title	28
2	Commencement	28
3	Purpose	28
4	Objects of this Act	28
5	Dictionary	29
	Division 2—Qualified privilege provisions	
6	Qualified privilege	29
	Division 3—The cooperative principles	
7	Cooperative principles	29
8	Interpretation to promote cooperative principles	31
	Division 4—Application of Corporations Law	
9	Corporations Law applying under its own force	31
10	Corporations Law adopted by this Act or the regulations	32
11	Interpretation of adopted provisions of Corporations Law	33
12	Implied adoption of regulations and other provisions of Corporations Law	34
	PART 2—FORMATION	

Division 1—Types of cooperatives

13	Types of cooperatives	34
14	Trading cooperatives	35
15	Non-trading cooperatives	35

Division 2—Formation meeting

16	Formation meeting	35
	Division 3—Approval of disclosure statement and rules	
17	Approval of disclosure statement	37
18	Approval of rules	38
	Division 4—Registration of proposed cooperative	
19	Application for registration of proposed cooperative	39
20	Registration of cooperative	40
21	Incorporation and certificate of registration	41
	Division 5—Registration of an existing corporation	
22	Existing corporation can be registered	41
23	Formation meeting	41
24	Application for registration	42
25	Requirements for registration	43
26	Certificate of registration	44
27	Effect of registration	44
	Division 6—Conversion of cooperative	
28	Conversion of cooperative	44
	Division 7—Appeals	
29	Appeal against refusal to approve disclosure statement	45
30	Appeal against refusal to approve draft rules	45
31	Appeal against refusal to register	45
32	Supreme Court's powers on appeal	45
	Division 8—General	
33	Acceptance of money by proposed cooperative	45
34	Issue of duplicate certificate	46
	PART 3—LEGAL CAPACITY AND POWERS	
	Division 1—General powers	
35	Effect of incorporation	46
36	Power to form companies and enter into joint ventures	46
	Division 2—Doctrine of ultra vires abolished	
37	Interpretation	47

Doctrine of ultra vires abolished

39	Legal capacity	47
40	Restrictions on cooperatives in rules	48
41	Results of contravention of restriction in rules	49
	Division 3—Persons having dealings with cooperatives	
42	Assumptions entitled to be made	50
43	Assumptions	50
44	Person who knows or ought to know can not make assumptions	51
45	Filing of documents not to constitute constructive knowledge	51
46	Effect of fraud	52
	Division 4—Authentication and execution of documents and confirmation of contracts	
47	Common seal	52
48	Official seal	52
49	Authentication need not be under seal	53
50	Cooperative may authorise person to execute deed	53
51	Execution under seal	53
52	Contractual formalities	54
53	Other requirements as to consent or sanction not affected	54
54	Transitional	54
	Division 5—Pre-registration contracts	
55	Contracts before registration	54
56	Person may be released from liability but is not entitled to indemnity	55
57	This division replaces other rights and liabilities	56
	PART 4—MEMBERSHIP	
	Division 1—General	
58	Becoming a member	56
59	Members of associations	57
60	Members of federations	57
61	Qualification for membership	57
62	Membership may be joint	58
63	Members under 18	58
64	Representatives of corporations	58

65	Notification of shareholders and shareholdings	59
66	Circumstances in which membership ceases—all cooperatives	59
67	Additional circumstances in which membership ceases—cooperatives with share capital	60
68	Carrying on business with too few members	60
	Division 2—Rights and liabilities of members	
69	Rights of membership not exercisable until registered etc	61
70	Liability of members to cooperative	61
71	Cooperative to give information to person intending to become a member	62
72	Entry fees and regular subscriptions	62
73	Members etc. may be required to deal with cooperative	63
74	Fines payable by members	64
75	Charge and set-off of cooperative	64
76	Repayment of shares on expulsion	65
	Division 3—Death of member	
77	Meaning of "interest"	65
78	Transfer of share or interest on death of member	66
79	Transfer of small shareholdings and interests on death	66
80	Value of shares and interests	67
81	Cooperative protected	67
	Division 4—Disputes involving members	
82	Grievance procedure	67
83	Application to Supreme Court	67
	Division 5—Oppressive conduct of affairs	
84	Interpretation	68
85	Application of division	68
86	Who may apply for court order	68
87	Orders the Supreme Court may make	69
88	Basis on which Supreme Court makes orders	70
89	Winding-up need not be ordered if oppressed members prejudiced	70
90	Application of winding-up provisions	70
91	Changes to rules	71

92	Copy of order to be filed with registrar	71
	Division 6—Proceedings on behalf of a cooperative by members and others	
93	Bringing, or intervening in, proceedings on behalf of a cooperative	71
94	Applying for and granting leave	72
95	Substitution of another person for the person granted leave	72
96	Effect of ratification by members	73
97	Leave to discontinue, compromise or settle proceedings brought, or intervened in, with leave	74
98	General powers of the Supreme Court	74
99	Power of Supreme Court to make costs order	74
	PART 5—RULES	
100	Effect of rules	75
101	Content of rules	75
102	Purchase and inspection of copy of rules	76
103	False copies of rules	76
104	Model rules	76
105	Rules can only be altered under this Act	77
106	Approval of alteration of rules	77
107	Alteration by special resolution	78
108	Alteration by resolution of board	78
109	Alteration does not take effect until registered	78
110	Appeal against refusal to approve alteration	79
111	Appeal against refusal to register alteration	79
112	Supreme Court's powers on appeal	79
	PART 6—ACTIVE MEMBERSHIP	
	Division 1—Definitions	
113	Meaning of "primary activity"	79
114	What is active membership	79
115	What are active membership provisions and resolutions	80
	Division 2—Rules to contain active membership provisions	
116	Number of primary activities required	80
117	Rules to contain active membership provisions	80

118	Factors and considerations for deciding primary activities etc.	81
119	Active membership provisions—trading cooperatives	81
120	Regular subscription—active membership of non-trading cooperative	82
	Division 3—Active membership resolutions	
121	Notice of meeting	82
122	Eligibility to vote on active membership resolution	83
123	Eligibility of directors to vote on proposal at board meeting	83
124	Other entitlements of members not affected	83
	Division 4—Cancellation of membership of inactive members	
125	Cancellation of membership of inactive member	83
126	Share to be forfeited if membership cancelled	84
127	Failure to cancel membership—offence by director	85
128	Deferral of forfeiture by board	85
129	Cancellation of membership prohibited in certain circumstances	85
130	Notice of intention to cancel membership	86
131	Order of Supreme Court against cancellation	86
132	Repayment of amounts owing because of cancelled membership	87
133	Interest on deposits and debentures	88
134	Repayment of deposits and debentures	88
135	Register of cancelled memberships	89
	Division 5—Entitlements of former members of trading cooperatives	
136	Application of division	89
137	Former shareholders to be taken to be shareholders for certain purposes	89
138	Entitlements of former shareholders on mergers etc.	90
139	Set-off of amounts repaid etc. on forfeited shares	91
140	Entitlement to distribution from reserves	92
141	Regulation may exempt cooperatives from provisions	93
	PART 7—SHARES	
	Division 1—Nature of share	

142	Nature of share in cooperative	93
	Division 2—Disclosure	
143	Disclosure to members	93

Division 3—Issue of shares

144	Shares—general	94
145	Minimum paid up amount	94
146	Shares not to be issued at a discount	95
147	Issue of shares at a premium	95
148	Joint ownership of shares	96
149	Members may be required to take up additional shares	96
150	Bonus share issues	97
151	Restrictions on bonus shares	97
152	Notice about bonus shares	98
	Division 4—Beneficial and non-beneficial interest in shares	
153	Notice of non-beneficial ownership at time of transfer	99
154	Notice of non-beneficial ownership not notified at time of transfer	99
155	Registration as beneficial owner of shares notified as non-beneficially transferred	100
156	Notification of change in nature of shareholding	101
157	Presumption of awareness	101
158	Presumption that shares held non-beneficially	101
159	Noting of beneficial and non-beneficial interests in register of members .	102
160	Registration as trustee etc. on death of owner of shares	102
161	Registration as administrator of estate on incapacity of shareholder	103
162	Registration as Official Trustee in Bankruptcy	103
163	Liabilities of person registered as trustee or administrator	103
164	Notice of trusts in register of members	104
165	No notice of trust except as provided by this division	104
	Division 5—Sale or transfer of shares	
166	Sale or transfer of shares	104
167	Transfer on death of member	105
168	Restriction on total shareholding	105
169	Transfer not effective until registered	105
	Division 6—Repurchase of shares	
170	Purchase and repayment of shares	106
171	Deposit or debentures instead of payment when share repurchased	106

172	Cancellation of shares	108
	PART 8—VOTING	
	Division 1—Voting entitlements	
173	Application of part	108
174	Voting	108
175	Voting by proxy	108
176	Restriction on voting entitlement under power of attorney	109
177	Restriction on voting by representatives of corporations	109
178	Inactive members not entitled to vote	109
179	Control of the right to vote	110
180	Effect of relevant share and voting interests on voting rights	110
181	Rights of representatives to vote	110
182	Other rights and duties of members not affected by ineligibility to vote .	111
183	Vote of disentitled member to be disregarded	111
	Division 2—Resolutions	
184	Decisions to be by ordinary resolution	111
185	Ordinary resolutions	111
186	Special resolutions	111
187	How majority obtained is ascertained	112
188	Disallowance by registrar	112
189	Declaration of passing of special resolution	112
190	Effect of special resolution	113
191	Registration of special resolution	113
192	Decision of registrar on application to register special resolution	113
	Division 3—Postal ballots	
193	Postal ballots	114
194	Special postal ballots	115
195	When is a special postal ballot required	115
196	Holding of postal ballot on requisition	116
197	Expenses involved in postal ballots on requisition	117
	Division 4—Meetings	
198	Annual general meetings	117

Special general meetings	118
Notice of meetings	118
Quorum at meetings	118
Decision at meetings	118
Calling of general meeting on requisition	119
Minutes	120
	Notice of meetings Quorum at meetings Decision at meetings Calling of general meeting on requisition

PART 9—MANAGEMENT AND ADMINISTRATION OF COOPERATIVES

Division 1—The board

205	Board of directors	120
206	Election of directors	121
207	Qualification of directors	122
208	Disqualified persons	122
209	Meeting of the board of directors	123
210	Transaction of business outside meetings	124
211	Deputy directors	125
212	Delegation by board	125
213	Removal from and vacation of office	125
	Division 2—Duties and liabilities of directors, officers and employees	
214	Meaning of "officer"	126
215	Officers must act honestly	127
216	Standard of care and diligence required	127
217	Improper use of information or position	127
218	Recovery of damages by cooperative	128
219	Other duties and liabilities not affected	128
220	Indemnification of officers and auditors	128
	indeminingation of officers and additors	

Division 3—Restrictions on directors and officers

222	Directors' remuneration	130
223	Certain financial accommodation to officers prohibited	130
224	Financial accommodation to directors and associates	131

225	Restriction on directors of certain cooperatives selling land to cooperative	133
226	Management contracts	133
	Division 4—Declaration of interests	
227	Declaration of interest	134
228	Declarations to be recorded in minutes	136
229	Division does not affect other laws or rules	136
230	Certain interests need not be declared	136
	Division 5—Accounts and audit	
231	Meaning of "entity" and "control"	137
232	Requirements for accounts and accounting records	137
233	Power of registrar to grant exemptions	138
234	Disclosure by directors	138
235	Protection of auditors etc.	138
236	Financial year	139
	Division 6—Registers, records and returns	
237	Registers to be kept by cooperatives	139
238	Location of registers	140
239	Inspection of registers etc.	140
240	Use of information on registers	142
241	Notice of appointment etc. of directors and officers	142
242	Annual report	143
243	List of members to be provided at request of registrar	143
244	Special return to be given at request of registrar	144
	Division 7—Name and registered office	
245	Name to include certain matter	144
246	Use of abbreviations	145
247	Name to appear on business documents etc	145
248	Change of name of cooperative	146
249	Registered office of cooperative	147
	PART 10—FUNDS AND PROPERTY	

Division 1—Power to raise money

250	Meaning of obtaining financial	l accommodation	1/17
230	wreaming of obtaining financia		14/

251	Fund raising to be in accordance with Act and regulations	148
252	Limits on deposit taking	148
253	Members etc. not required to see to application of money	148
254	Registrar's directions about fundraising	148
255	Subordinated debt	149
256	Application of Corporations Law to issues of debentures	149
257	Disclosure statement	150
258	Approval of board for transfer of debentures	151
259	Application of Corporations Law—reissue of redeemed debentures	151
260	Compulsory loan by member to cooperative	151
261	Interest payable on compulsory loan	153
	Division 2—Charges	
262	Registration of charges	153
	Division 3—Receivers and other controllers of property of cooperatives	
263	Receivers and other controllers of property of cooperatives	154
	Division 4—Disposal of surplus from activities	
264	Retention of surplus for benefit of cooperative	154
265	Application for charitable purposes or members' purposes	154
266	Distribution of surplus or reserves to members	154
267	Application of surplus to other persons	155
	Division 5—Acquisition and disposal of assets	
268	Acquisition and disposal of assets	155
	PART 11—RESTRICTIONS ON THE ACQUISITION OF INTERESTS IN COOPERATIVES	
	Division 1—Restrictions on share and voting interests	
269	Application of part	157
270	Notice required to be given of voting interest	157
271	Notice required to be given of substantial share interest	157
272	Requirements for notices	158
273	Maximum permissible level of share interest	158
274	Shares to be forfeited to remedy contravention	159
275	Powers of board in response to suspected contravention	159

276	Powers of Supreme Court about contravention	160
277	Cooperative to inform registrar of interest over 20%	161
278	Cooperative to keep register	161
279	Unlisted companies to provide list of shareholders etc	161
280	Excess share interest not to affect loan liability	162
281	Extent of operation of division	162
282	Registrar may grant exemption from division	163
	Division 2—Restrictions on certain share offers	
283	Share offers to which division applies	163
284	Requirements to be satisfied before offer can be made	164
285	Some offers totally prohibited if they discriminate	164
286	Offers to be submitted to board first	164
287	Announcements of proposed takeovers about proposed company	165
288	Additional disclosure requirements for offers involving conversion to company	166
289	Consequences of prohibited offer	166
290	Registrar may grant exemptions	167

PART 12—MERGER, TRANSFER OF ENGAGEMENTS, WINDING-UP

Division 1—Mergers and transfers of engagements

	Division 2—Transfer of incorporation	
298	Transfer of engagements by direction of registrar	170
297	Approval of transfer of engagements	170
296	Approval of merger	169
295	Making an application	169
294	Disclosure statement required	168
293	Requirements before application can be made	167
292	Mergers and transfers of engagements of local cooperatives	167
291	Application of division	167

299	Meaning of "new body" and "transfer"	171
300	Application for transfer	172
301	Requirements before application can be made	172
302	New body ceases to be registered as cooperative	173

303	Transfer not to impose greater liability etc.	173
304	Effect of new certificate of registration	173
305	New body is a continuation of the cooperative	173
	Division 3—Winding-up	
306	Methods of winding-up	174
307	Winding-up on registrar's certificate	174
308	Application of Corporations Law to winding-up	175
309	Restrictions on voluntary winding-up	176
310	Start of members' voluntary winding-up	176
311	Distribution of surplus-non-trading cooperatives	176
312	Liquidator—vacancy may be filled by registrar	177
313	Review of liquidator's remuneration	177
314	Liability of member to contribute in a winding-up if shares forfeited etc.	177
	Division 4—Administration of cooperative—adoption of Corporations Law	
315	Adoption of Corporations Law, pts 5.3A and 5.9	178
	Division 5—Appointment of administrator	
316	Appointment of administrator	179
317	Effect of appointment of administrator	179
318	Revocation of appointment	180
319	Expenses of administration	180
320	Liabilities arising from administration	181
321	Additional powers of registrar	181
322	Stay of proceedings	182
323	Administrator to report to registrar	182
	Division 6—Effect of merger etc. on property, liabilities etc.	
324	How this division applies to a merger	183
325	How this division applies to a transfer of engagements	183
326	How this division applies to a transfer of incorporation	183
327	Effect of merger etc. on property, liabilities etc.	184

Division 7—Miscellaneous

328	Grounds for winding-up, transfer of engagements, appointment of administrator
329	Adoption of Corporations Law about reciprocity with other jurisdictions .
330	Adoption of Corporations Law about insolvent cooperatives
	PART 13—ARRANGEMENTS AND RECONSTRUCTIONS
	Division 1—General requirements
331	Requirements for binding compromise or arrangement
332	Supreme Court ordered meeting of creditors
333	Registrar to be given notice and opportunity to make submissions
334	Results of 2 or more meetings
335	Persons disqualified from administering compromise etc.
336	Adoption of provisions of Corporations Law and application to person appointed
337	Copy of order to be attached to rules
338	Directors to arrange for reports
339	Power of Supreme Court to restrain further proceedings
340	Supreme Court need not approve compromise or arrangement takeovers
	Division 2—Explanatory statements
341	Explanatory statement required to accompany notice of meeting etc
342	Requirements for explanatory statement
343	Contravention of division—offence by cooperative
344	Provisions for facilitating reconstructions and mergers
	Division 3—Acquisition of shares of dissenting shareholders
345	Definitions
346	Schemes and contracts to which division applies
347	Acquisition of shares pursuant to notice to dissenting shareholder
348	Restrictions when excluded shares are more than 10%
349	Remaining shareholders may require acquisition
350	Transfer of shares pursuant to compulsory acquisition
351	Disposal of consideration for shares compulsorily acquired

Division 4—Miscellaneous

352	Notification of appointment of scheme manager	200
353	Power of Supreme Court to require reports	201
354	Effect of out-of-jurisdiction compromise or arrangement	201
355	Jurisdiction to be exercised in harmony with Corporations Law jurisdiction	201
356	Registrar may appear etc	202
	PART 14—FOREIGN COOPERATIVES	
	Division 1—Introductory	
357	Definitions for part	202
358	Cooperatives law	202
	Division 2—Registration of foreign cooperatives	
359	Operation of foreign cooperatives in Queensland	203
360	Meaning of "carrying on business"	203
361	Application for registration of participating cooperative	204
362	Application for registration of non-participating cooperative	205
363	Registrar to approve rules of non-participating cooperative	205
364	Name of foreign cooperative	206
365	Registration of foreign cooperative	206
366	Application of Act to foreign cooperatives	206
367	Registrar to be notified of certain changes	206
368	Balance sheets	207
369	Cessation of business	208
370	Cooperative proposing to register as a foreign cooperative	208
	Division 3—Mergers and transfers of engagements	
371	Who is the appropriate registrar	208
372	Authority for merger or transfer of engagements	209
373	Requirements before application can be made	209
374	Disclosure statement required	210
375	Making an application	211
376	Approval of merger	212
377	Approval of transfer of engagements	213
378	Effect of merger or transfer of engagements	213

379	Division applies instead of certain other provisions of this Act	215
	PART 15—SUPERVISION AND PROTECTION OF COOPERATIVES	
	Division 1—Supervision and inspection	
380	Definitions for part	215
381	"Cooperative" includes subsidiaries, foreign cooperatives and cooperative ventures	216
382	Appointment of inspectors	216
383	Registrar and investigators have functions of inspectors	216
384	Inspector's identity card	217
385	Production or display of inspector's identity card	217
386	Powers of inspector	218
387	Inspector's appointment conditions	218
388	Entry of place	218
389	Consent to entry	219
390	Inspectors may require certain persons to appear, answer questions and produce documents	219
391	Powers of inspectors on place entered	220
392	Functions of inspectors in relation to relevant documents	221
393	Protection from incrimination	221
394	Warrants	222
395	Warrants—applications made other than in person	223
396	General powers after entering places	225
397	Power to seize evidence	225
398	Receipt for seized things	226
399	Return of seized things	226
400	Power to require name and address	226
401	False or misleading statements	227
402	Power to require production of documents	228
403	False or misleading documents	228
404	Obstruction of inspectors	228
405	Copies or extracts of records to be admitted in evidence	229
406	Privilege	229

407	Police aid for inspectors	230
	Division 2—Inquiries	
408	Definitions for division	231
409	Appointment of investigators	232
410	Powers of investigators	232
411	Examination of involved person	233
412	Privilege	233
413	Offences by involved person	234
414	Offences relating to documents	235
415	Record of examination	235
416	Report of investigator	236
417	Proceedings following inquiry	237
418	Admission of investigator's report as evidence	237
419	Costs of inquiry	238
	Division 3—Prevention of fraud etc.	
420	Falsification of records	238
421	Fraud or misappropriation	239
422	Offering or paying commission	239
423	Accepting commission	239
424	False statements in loan application etc	240
	Division 4—Miscellaneous powers of the registrar	
425	Application for special meeting or inquiry	240
426	Holding of special meeting	241
427	Expenses of special meeting or inquiry	241
428	Power to hold special inquiry into cooperative	242
429	Special meeting following inquiry	242
430	Information and evidence	242
431	Extension or abridgment of time	242
432	Power of registrar to intervene in proceedings	243
	PART 16—ADMINISTRATION OF THIS ACT	
	Division 1—The registrar and other staff, and registers	

433	Appointment of registrar		243
-----	--------------------------	--	-----

434	Registrar's functions	243
435	Deputy registrar and other staff	244
436	Delegation by registrar	244
437	Register of cooperatives	244
438	Keeping of registers	245
439	Disposal of records by registrar	245
440	Inspection of register	245
441	Approvals by registrar	246
442	Filing of documents	246
443	Way of filing	246
444	Power of registrar to refuse to register or reject documents	247
	Division 2—Protection from liability	
445	Particular officials protected from liability	247
	Division 3—Evidence	
446	Certificate of registration	248
447	Certificate evidence	248
448	Records kept by cooperatives	249
449	Minutes	249
450	Official certificates	249
451	The registrar and proceedings	250
452	Rules	250
453	Registers	250
	PART 17—OFFENCES AND PROCEEDINGS	
454	Offences by officers of cooperatives	250
455	Notice to be given of conviction for offence	251
456	Secrecy	251
457	False or misleading statements	253
458	Further offence for failure to do required act	254
459	Civil remedies	255
460	Injunctions	255
461	Proceedings for offences etc.	257

PART 18—GENERAL

462	Cooperative ceasing to exist	257
463	Service of documents on cooperative	257
464	Service on member of cooperative	258
465	Reciprocal arrangements	259
466	Translations of documents	259
467	Approval of forms	259
468	Regulation making power	259
	PART 19—REPEALS, AMENDMENT, SAVINGS AND TRANSITIONAL	
469	Repeal of Cooperative and Other Societies Act 1967	260
470	Repeal of Primary Producers' Cooperative Associations Act 1923	260
471	Savings and transitional provisions	260
472	Amendment of other Acts	260
	SCHEDULE 1	261
	MATTERS FOR WHICH RULES MUST MAKE PROVISION	
1	Requirements for all cooperatives	261
2	Additional matters—cooperatives with share capital	263
3	Additional matters—non-trading cooperatives	264
	SCHEDULE 2	265
	RELEVANT INTERESTS, ASSOCIATES, RELATED BODIES	
	PART 1—RELEVANT INTERESTS	
1	Terminology used in this part	265
2	Basic rules—relevant interests	265
3	Control of corporation having power in relation to a share	266
4	Control of 20% of voting power in corporation having power in relation to a share	266
5	Deemed relevant interest in advance of performance of agreement that will give rise to a relevant interest	267
6	Control of corporation having a relevant interest by virtue of s 5	267
7	Matters not affecting application of part	268
8	Corporation may have a relevant interest in its own shares	268
9	Exclusions—money-lenders	268

10	Exclusions—certain trustees	268
11	Exclusions—instructions to securities dealer to dispose of share	269
12	Exclusions—honorary proxies	269
13	Exclusions—holders of prescribed offices	269
14	Prescribed exclusions	270
15	Effect of schedule	270
16	Relevant interest—corporation other than cooperative	270
	PART 2—ASSOCIATES	
17	Effect of part	270
18	Associates of a corporation	270
19	Matters relating to voting rights	271
20	General	272
21	Exclusions	272
	PART 3—RELATED BODIES	
22	Related bodies corporate	273
	SCHEDULE 3	274
	REGISTRATION ETC. OF CHARGES	
	PART 1—PRELIMINARY	
1	Interpretation	274
2	Application to charges mentioned in s 17	275
3	Filing of documents	275
	PART 2—REGISTRATION	
	Division 1—Charges	
4	To which charges does schedule apply	276
5	Excluded charges	277
6	Personal chattels	277
7	Book debts	278
8	Crops or stock	278
9	Deposit of documents of title	279
10	Charges on land or fixtures on land	279
11	What if other property is also charged	279
12	Effect of failure to file or give notice or document	279

Division 2—Notice of charge

13	Filing of notice of charge and copy of instrument	280
14	Series of debentures	281
15	Operation of priority provisions in relation to issue of debentures	281
16	Discounts	282
17	Acquisition of property subject to charge	282
	Division 3—Registration	
18	Register of cooperative charges	283
19	Registration of documents relating to charge	283
20	Provisional registration if stamp duty not paid	284
21	Provisional registration if required particulars not supplied	285
22	Effect of provisional registration	287
23	What if 2 or more charges relate to the same property	287
24	Registration of assignment or variation of charge	288
25	Standard time for the purposes of this division	288
	Division 4—Certain charges void against liquidator or administrator	
26	Definitions	288
27	Certain charges void against liquidator or administrator	289
28	Certain varied charges void against liquidator or administrator	290
29	Supreme Court may extend required period	291
30	Certain later charges void	292
31	Effect of provisions on purchaser in good faith	292
	Division 5—Certain charges in favour of persons void	
32	Definitions	293
33	Charges in favour of certain persons void in certain cases	294
34	Supreme Court may give leave for enforcement of charge	294
35	Certain transactions excluded	295
	Division 6—Assignment, variation or satisfaction of charges	
36	Assignment and variation of charges	295
37	Satisfaction of, and release of property from, charges	296
	Division 7—General	
38	Filing of notices	297

15	Definitions	302
	Division 1—General	
	PART 3—ORDER OF PRIORITY	
44	Registrar may exempt from compliance with certain requirements of part	301
43	Power of Supreme Court to rectify register	300
42	Certificates	300
41	Cooperative to keep register	298
40	Cooperative to keep documents relating to charges	298
39	Filing offences	298

45	Definitions	302
46	Priorities of charges	303
	Division 2—Priority rules	
47	General priority rules in relation to registered charges	304
48	General priority rule in relation to unregistered charges	305

10	General priority rule in relation to unegistered charges	505
49	Special priority rules	305

SCHEDULE 4 308

RECEIVERS, AND OTHER CONTROLLERS, OF PROPERTY OF COOPERATIVES

1	Interpretation	308
2	Application of schedule	309
3	Persons not to act as receivers	310
4	Supreme Court may declare whether controller is validly acting	310
5	Liability of controller	311
6	Liability of controller under pre-existing agreement about property used by cooperative	312
7	Powers of receiver	313
8	Controller's duty of care in exercising power of sale	316
9	Supreme Court may authorise managing controller to dispose of property despite prior charge	316
10	Receiver's power to carry on cooperative's business during winding-up .	318
11	Controller's duties in relation to financial institution accounts and accounting records	318
12	Managing controller to report within 2 months about cooperative's affairs	319

13	Reports by receiver	320
14	Supervision of controller	321
15	Controller may apply to Supreme Court	322
16	Power of Supreme Court to fix receiver's remuneration	323
17	Controller has qualified privilege in certain cases	324
18	Notification of matters relating to controller	324
19	Statement that receiver appointed or other controller acting	326
20	Officers to report to controller about cooperative's affairs	326
21	Controller may require reports	328
22	Controller may inspect books	329
23	Filing controller's accounts	329
24	Payment of certain debts, out of property subject to floating charge, in priority to claims under charge	331
25	Enforcement of controller's duty to make returns	333
26	Supreme Court may remove controller for misconduct	334
27	Supreme Court may remove redundant controller	334
28	Effect of ss 26 and 27	335
	SCHEDULE 5	336
	SAVINGS AND TRANSITIONAL	
1	Definitions	336
2	General savings	336
3	Saving of existing cooperatives	336
4	Society, association or federation started to be formed	337
5	Amalgamation between societies or associations	338
6	Amalgamation between societies and associations	339
7	Conversion of association or company into a society or society or company into an association	340
8	Rules to conform with Act	341
9	Changes to certain rules	341
10	Rules to contain active membership provisions	342
11	Special resolutions	342
12	Documents	342
13	Existing accounts provisions apply to transferred cooperatives	342

14	Winding-up	343
15	Inspection or inquiry	343
16	Registrar	343
17	Superseded references	344
18	Capital reserve fund	344
19	Application for certificate of registration	345
20	Securities	345
21	Conversion to a company	345
22	Cooperative companies	345
23	Transferred cooperatives maximum permissible level of share interest	346
	SCHEDULE 6	347
	TRANSITIONAL PROVISIONS FOR TRADING COOPERATIVES WITHOUT SHARE CAPITAL	
1	Purpose of schedule	347
2	Application of schedule	347
3	Definitions	347
4	Cooperative without share capital taken to be trading cooperative	347
5	Certain provisions do not apply to cooperatives without share capital	348
6	Additional matters for rules	348
7	Application of ss 137 and 138 to trading cooperatives without share capital	348
	SCHEDULE 7	350
	ACTS AMENDED	
	ASSOCIATIONS INCORPORATION ACT 1981	350
	CORPORATIONS (QUEENSLAND) ACT 1990	357
	DAIRY INDUSTRY ACT 1993	358
	FINANCIAL INTERMEDIARIES ACT 1996	358
	FRUIT MARKETING ORGANISATION ACT 1923	358
	INDUSTRIAL DEVELOPMENT ACT 1963	359
	PENALTIES AND SENTENCES ACT 1992	359
	PRIMARY PRODUCERS' ORGANISATION AND MARKETING ACT 1926	359
	SAWMILLS LICENSING ACT 1936	360

STAMP ACT 1894	360
SCHEDULE 8	362
DICTIONARY	

1997

A BILL

FOR

An Act to provide for the formation, registration and management of cooperatives, and for related purposes

s 1

The Parliament of Queensland enacts—

PART 1—PRELIMINARY

Division 1_Introductory

Division 1—Introductory	3
Short title	4
1. This Act may be cited as the <i>Cooperatives Act 1997</i> .	5
Commencement	6
2. This Act commences on a day to be fixed by proclamation.	7
Purpose	8
3. The purpose of this Act is to provide a legislative framework for the formation, registration and management of cooperatives that enables flexibility in the operation of cooperatives and promotes the development of cooperatives.	s 10
Objects of this Act	13
4. The objects of this Act are to—	14
(a) enable the formation, registration and operation of cooperatives and	; 15 16
 (b) promote cooperative philosophy, principles, practices and objectives; and 	d 17 18
(c) protect the interests of cooperatives, their members and the public in the operations and activities of cooperatives; and	c 19 20
(d) ensure directors of cooperatives are accountable for their action and decisions to the members of cooperatives; and	s 21 22
(e) encourage and facilitate self-management by cooperatives at al	1 23

1

2

	levels; and	1
(f)	encourage the development, integration and strengthening of cooperatives at local, regional, national and international levels by supporting and fostering State and national peak organisations and cooperative instrumentalities.	2 3 4 5
Dictiona	ıry	6
5. The	dictionary in schedule 8 ¹ defines words used in this Act.	7
	-	
	Division 2—Qualified privilege provisions	8
Qualifie	d privilege	9
	f this Act provides that a person has qualified privilege for an act, thing, the person, in relation to the act, matter or thing—	10 11
(a)	has qualified privilege in a proceeding for defamation; and	12
(b)	is not, in the absence of malice on the person's part, liable to an action for defamation at the suit of a person.	13 14
(2) In	subsection (1)—	15
"malice" mot	' includes ill-will to the person concerned or any other improper ive.	16 17
mentione immunit	either this section nor a provision of this Act that provides as ed in subsection (1) limits or affects any right, privilege or y a person has, apart from this section or that type of provision, as t in a proceeding, or an action, for defamation.	18 19 20 21
	Division 3—The cooperative principles	22
Coopera	tive principles	23
7. The	cooperative principles are the following principles—	24

s 7

1.	Voluntary and open membership	1
	Cooperatives are voluntary organisations, open to all persons able	2
	to use their services and willing to accept the responsibilities of	3
	membership, without gender, social, racial, political or religious discrimination.	4 5
r		
2.	Democratic member control	6
	Cooperatives are democratic organisations controlled by their members, who actively participate in acting their policies and	7 8
	members, who actively participate in setting their policies and making decisions. Men and women serving as elected	o 9
	representatives are accountable to the membership. In primary	10
	cooperatives members have equal voting rights (1 member,	11
	1 vote) and cooperatives at other levels are organised in a	12
•	democratic way.	13
3.	Member economic participation	14
	Members contribute equitably to, and democratically control, the	15
	capital of their cooperative. At least part of the capital is usually the common property of the cooperative. They usually receive	16 17
	limited compensation, if any, on capital subscribed as a condition	18
	of membership. Members allocate surpluses for any or all of the	19
	following purposes—	20
	• developing the cooperative, possibly by setting up reserves, part of which at least would be indivisible	21 22
	• benefiting members in proportion to their transactions with the cooperative	23 24
	• supporting other activities approved by the membership.	25
4.	Autonomy and independence	26
	Cooperatives are autonomous, self-help organisations controlled	27
	by their members. If they enter into agreements with other	28
	organisations, including governments, or raise capital from	29
	external sources, they do so on terms that ensure democratic control by their members and maintain their cooperative	30 31
	autonomy.	32
5.	Education, training and information	33
	Cooperatives provide education and training for their members,	34

elected representatives, managers and employees so they can contribute effectively to the development of their cooperatives. They inform the general public, particularly young people and opinion leaders, about the nature and benefits of cooperation.

6. Cooperation among cooperatives

Cooperatives serve their members most effectively and strengthen the cooperative movement by working together through local, national, regional and international structures.

7. Concern for the community

While focusing on member needs, cooperatives work for the10sustainable development of their communities through policies11accepted by their members.12

Interpretation to promote cooperative principles	
8. In the interpretation of a provision of this Act, a construction that	14
would promote cooperative principles is to be preferred to a construction	15
that would not promote cooperative principles.	16

Division 4—Application of Corporations Law

Corporations Law applying under its own force	18
9.(1) The provisions of the Corporations Law (other than the provisions mentioned in subsection (2)) are excluded from applying under their own force to cooperatives.	19 20 21
(2) However, the following provisions of the Corporations Law are not excluded from applying under their own force to a cooperative—	22 23
 (a) provisions relating to a matter that a regulation provides is not to be excluded from the operation of the Corporations Law; 	24 25
(b) provisions relating to the role of a cooperative in the formation of a company;	26 27
(c) provisions relating to substantial shareholdings, by or involving a cooperative, in a company;	28 29

1

2

3

4

5

6

7

8

9

17

(d)	provisions conferring or imposing functions on a cooperative as a member, or former member, of a corporation;	1 2
(e)	provisions relating to dealings by a cooperative in securities of a corporation, other than securities of the cooperative itself;	3 4
(f)	provisions conferring or imposing functions on a cooperative in its dealings with a corporation, other than dealings in securities of the cooperative;	5 6 7
(g)	provisions relating to securities of a cooperative, other than shares in, debentures of, or deposits with, a cooperative;	8 9
(h)	provisions relating to the futures industry;	10
(i)	provisions relating to participants in the securities industry;	11
(j)	provisions relating to the conduct of securities business;	12
(k)	provisions relating to dealers' accounts and audit;	13
(1)	provisions relating to money and scrip of dealers' clients;	14
(m)	provisions relating to registers of interests in securities.	15
Law, par operation	remove doubt, it is declared that, in relation to the Corporations ts 1.2A, 7.11 and 7.12, subsection (1) only operates to exclude the of those parts in relation to shares in, debentures of, or deposits poperative.	16 17 18 19
Corporat	is section does not operate to give rise to any operation of the ions Law, and does not confer any function under that Law, that would not otherwise have or confer of its own force.	20 21 22
	is section has effect despite the <i>Corporations (Queensland) Act</i> he applicable provisions of Queensland within the meaning of that	23 24 25
Corpora	tions Law adopted by this Act or the regulations	26
	A regulation may adopt, with or without stated changes, a of the Corporations Law for application to cooperatives.	27 28

(2) A provision of this Act or a regulation that adopts provisions of the 29 Corporations Law for application to cooperatives operates to apply those 30 provisions as part of this Act and the adopted provisions are to be read as 31 forming part of this Act.

(3) If a provision of the Corporations Law is adopted by a provision of this Act or a regulation, neither the adopted provision nor the adopting provision gives power to the Australian Securities Commission to administer the adopted provision for this Act.

Interpretation of adopted provisions of Corporations Law

11.(1) Provisions of the Corporations Law adopted by this Act apply with any changes that may be necessary or appropriate for the effectual application of the provisions to cooperatives.

(2) Examples of necessary or appropriate changes are as follows—

- (a) a reference to articles or memorandum of association is to be read as a reference to rules;
- (b) a cross-reference to another provision of the Corporations Law is, if the cross-reference is not appropriate (because, for example, the provision cross-referred to is not among the provisions applied), to be read as a cross-reference to the equivalent provision of this Act;
- (c) a reference to the gazette is to be read as a reference to the Queensland Government Gazette;
- (d) a reference to the Commonwealth is to be read as a reference to Queensland;
- (e) provisions that are not relevant to cooperatives or incapable of application to cooperatives are to be ignored;
- (f) changes made under a regulation under subsection (3).

(3) A regulation may prescribe the changes necessary or desirable for the effectual operation of the adopted provisions of the Corporations Law.

(4) Provisions of the Corporations Law adopted by or under this Act
apply and are to be interpreted as if the definitions of words and expressions
and other interpretative provisions contained in the Corporations Law
formed part of this Act.

(5) This section has effect subject to any specific requirements ofprovisions of this Act that adopt provisions of the Corporations Law.32

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21 22

23

24 25

26

Implied adoption of regulations and other provisions of Corporations Law

12.(1) When a provision of this Act or a regulation adopts a provision ("**adopted provision**") of the Corporations Law for application to cooperatives, the following provisions are also adopted by force of this section and are to be read as forming part of this Act—

- (a) the provisions of any regulation (**"adopted regulation"**) for the time being in force under the adopted provision;
- (b) any provision of the Corporations Law that creates an offence for a contravention of the adopted provision;
- (c) the provisions of the Corporations Law, part 9.4B for the purposes of any provision of the Corporations Law adopted by this Act that is a civil penalty provision under that part.

(2) A regulation under this Act may prescribe changes to any of the provisions adopted by subsection (1) for the purposes of their application under this section, and those provisions apply subject to the changes.

(3) If a provision of the Corporations Law or a regulation under that Law
adopted under this Act (including under this section) creates an offence and
the penalty for the offence is specified in another provision (the "penalty
provision") of the Corporations Law or the regulation, the penalty
provision applies for deciding the maximum penalty for the offence.

PART 2—FORMATION	
Division 1—Types of cooperatives	23
Types of cooperatives	24
13.(1) A body may be registered under this Act as a cooperative.	25
(2) A cooperative may be either—	26
(a) a trading cooperative; or	27
(b) a non-trading cooperative.	28

1 2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

Trading cooperatives

14.(1)	A trading cooperative must have a share capital.	2
	trading cooperative is a cooperative that gives returns or ons on surplus or share capital.	3 4
(3) A	trading cooperative must have a membership of—	5
(a)	for an association—2 or more cooperatives; or	6
(b)	for a federation—2 or more associations; or	7
(c)	for another trading cooperative—5 or more active members.	8
Non-tra	ding cooperatives	9
on surpl	A non-trading cooperative must not give returns or distributions us or share capital to members, other than the nominal value of any, at winding-up.	10 11 12
(2) A :	non-trading cooperative may or may not have a share capital.	13
(3) A :	non-trading cooperative must have a membership of—	14
(a)	for an association—2 or more cooperatives; or	15
(b)	for a federation—2 or more associations; or	16
(c)	for another non-trading cooperative—5 or more active members.	17
	Division 2—Formation meeting	18
Formati	on meeting	19
	Before a proposed cooperative (other than an existing corporation) gistered, a formation meeting must be held under this section.	20 21
(2) At	the formation meeting—	22
(a)	for a proposed trading cooperative—a disclosure statement approved under section 17 must be presented to the meeting; and	23 24
(b)	the proposed rules of the cooperative approved under section 18 for the proposed cooperative, and including active membership	25 26

1

	provisions under part 6, ² must be passed by two-thirds of the proposed members of the proposed cooperative attending the meeting; and	1 2 3
(c)	the proposed members of the proposed cooperative must sign the application for membership; and	4 5
(d)	the proposed members must elect the first directors of the proposed cooperative under the proposed rules; and	6 7
(e)	the proposed members must authorise a person—	8
	(i) to apply to the registrar for registration of the proposed cooperative; and	9 10
	(ii) to do anything necessary to have the proposed cooperative registered.	11 12
(3) Th	e formation meeting must be held by—	13
(a)	for an association—not less than 2 suitably qualified cooperatives; or	14 15
(b)	for a federation—not less than 2 suitably qualified associations; or	16
(c)	for another cooperative—not less than 5 persons suitably qualified to be members of the proposed cooperative.	17 18
(4) For	r subsection (3), a person is suitably qualified to be a member if—	19
(a)	there are reasonable grounds to believe the person will be an active member of the proposed cooperative; and	20 21
(b)	for an individual—the person is 18 or older; and	22
(c)	the person satisfies any other requirements for membership in the proposed rules.	23 24
association	ach cooperative forming a proposed association and each on forming a proposed federation may be represented at the n meeting by 1 person.	25 26 27

Division 3—Approval of disclosure statement and rules

Approval of disclosure statement

17.(1) A draft disclosure statement of a proposed trading cooperative must be submitted to the registrar at least 28 days (or the shorter period the registrar may allow in a particular case) before the formation meeting is due to be held.

(2) The disclosure statement must contain the information necessary to ensure prospective members are adequately informed of the nature and extent of a person's financial involvement or liability as a member of the cooperative including so far as applicable—

- (a) the estimated costs of formation; and
- (b) the nature of the proposed membership of the cooperative; and
- (c) the rights and liabilities attaching to shares in the proposed cooperative (including the capital required for the cooperative); and
- (d) the projected income and expenditure of the cooperative for its first year of operation; and
- (e) information about any contracts required to be entered into by the cooperative; and
- (f) any other information that the registrar directs.

(3) The disclosure statement must not include a statement purporting to be made by an expert or to be based on a statement made by an expert unless—

- (a) the expert has given, and has not withdrawn, the expert's written consent to the submission of the disclosure statement with the statement included in the form and context in which it is included; and 27
- (b) there appears in the disclosure statement a statement that the expert has given, and has not withdrawn, the expert's consent.

(4) The registrar may—

(a) approve the draft statement as submitted; or

1

2

3

4

5

6

7

8

9

10

11

12

13

14 15

16

17

18 19

20

21

22

23

28

29

30

(b) approve a different statement to that submitted; or	1
(c) refuse to approve the statement.	2
(5) Approval may be given at any time before the formation meeting is held.	3 4
(6) Subject to subsection (7), the registrar approves of a disclosure statement by giving notice of the approval of the statement to the person who submitted the draft statement to the registrar.	5 6 7
(7) The registrar is taken to have approved the disclosure statement as submitted to the registrar unless at least 5 days before the formation meeting is due to be held—	8 9 10
(a) the registrar gives notice of approval of a different disclosure statement; or	11 12
(b) the registrar gives notice to the person who submitted the draft statement that the registrar is still considering the matter; or	13 14
(c) the registrar gives notice of refusal to approve the disclosure statement and the reasons for the refusal.	15 16
(8) A notice under this section must be in writing.	17
Approval of rules	18
18.(1) A draft of the rules proposed for the cooperative (including active membership provisions under part 6 ³) must be submitted to the registrar at least 28 days (or the shorter period the registrar may allow in a particular case) before the formation meeting is due to be held.	19 20 21 22
(2) The proposed rules must—	23
(a) be in accordance with section 101; ⁴ and	24
(b) be in a form that may reasonably be approved; and	25
(c) if the rules contain any alterations of the model rules—be accompanied by a statement showing the alterations and the reasons for the alterations.	26 27 28

³ Part 6 (Active membership)

⁴ Section 101 (Content of rules)

(3) If the rules do not make provision for any matter included in the 1 model rules, the registrar may approve the relevant provisions of the model 2 rules as rules of the cooperative. 3 (4) The registrar may— 4 (a) approve the rules as submitted; or 5 (b) approve different rules to those submitted; or 6 refuse to approve the rules. 7 (c) (5) The registrar approves of the rules by giving written notice of the 8 approval of the rules to the person who submitted the draft rules to the 9 registrar. 10 (6) The registrar must give written notice of the refusal to approve the 11 rules and the reasons for the refusal to the person who submitted the rules 12 to the registrar. 13 Division 4—Registration of proposed cooperative 14 Application for registration of proposed cooperative 15 19.(1) An application for registration of a proposed cooperative (other 16 than an existing corporation) must— 17 (a) be made in the approved form; and 18 (b) be accompanied by the fee prescribed under a regulation; and 19 (c) be signed by— 20 for an association or federation—at least 2 directors; and 21 (i) (ii) for any other proposed cooperative—at least 5 suitably 22 qualified members, including 2 directors elected at the 23 formation meeting; and 24 (d) be accompanied by— 25 (i) 2 copies of the proposed rules signed and certified by the 26 persons who acted as chairperson and secretary at the 27 formation meeting; and 28 29 (ii) for a proposed trading cooperative—a copy of the disclosure

	statement presented to the formation meeting signed and certified by the persons who acted as chairperson and secretary at the formation meeting; and	1 2 3
	(iii) a statement listing the name, address, occupation and place and date of birth of each director; and	4 5
	(iv) any other particulars the registrar may require in a particular case.	6 7
closure o	e application must be filed with the registrar within 2 months after f the formation meeting for the proposed cooperative or within the period that the registrar may allow.	8 9 10
Registra	tion of cooperative	11
proposed	If an application is made under this division for registration of a cooperative, the registrar must register the cooperative and its atisfied the requirements for registration of the cooperative have	12 13 14 15
(2) The are as fol	e requirements for registration of a cooperative under this division llows—	16 17
(a)	the proposed rules of the proposed cooperative must be the rules approved by the registrar under section 18; ⁵	18 19
(b)	the requirements of this Act must have been complied with in relation to the proposed cooperative and compliance must be likely to continue;	20 21 22
(c)	the proposed cooperative must be designed to function under the cooperative principles or, if it is not designed to function entirely under the cooperative principles, the registrar must be satisfied there are special reasons why the cooperative should be registered under this Act;	23 24 25 26 27
(d)	there must be no reasonable cause for refusing registration of the proposed cooperative.	28 29
(3) If the registrar is not satisfied the requirements for registration of the cooperative have been met, the registrar may refuse to register the		30 31

⁵ Section 18 (Approval of rules)

s 23

cooperati	ive and its rules.	1
(4) The registrar must give to the applicant written notice of the refusal and the reasons for the refusal.		2 3
Incorpo	ration and certificate of registration	4
	The incorporation of the cooperative takes effect on the registration operative.	5 6
	n the registration of the cooperative, the registrar must issue a e of registration.	7 8
	Division 5—Registration of an existing corporation	9
Existing	corporation can be registered	10
this Act)	corporation (other than a cooperative taken to be registered under may apply to the registrar to be registered as a cooperative under if before or after the commencement of this Act, the corporation	11 12 13 14
(a)	incorporated or registered or taken to be registered under the Corporations Law; or	15 16
(b)	incorporated or registered under another Act relating to the incorporation or registration of corporations.	17 18
Formati	on meeting	19
	Before applying for registration as a cooperative, the corporation as a special resolution under its articles of association or rules g of—	20 21 22
(a)	the proposed registration; and	23
(b)	any alterations of its existing memorandum and articles of association or rules necessary to enable the corporation to comply with this Act.	24 25 26
(2) At	the meeting to pass the special resolution—	27

(a)	sect	proposed rules of the proposed cooperative approved under ion 18, ⁶ and including active membership provisions under 6, ⁷ must also be passed by special resolution; and	1 2 3
(b)		a proposed trading cooperative—a disclosure statement roved under section 17 ⁸ must be presented to the meeting.	4 5
Applicat	ion f	or registration	6
24. An	appl	ication for registration must be—	7
(a)	in th	e approved form; and	8
(b)	acco	mpanied by the fee prescribed under a regulation; and	9
(c)	acco	ompanied by—	10
	(i)	a written declaration signed by the directors or the committee of management of the corporation stating that, at a meeting of the directors or committee, they formed the opinion that the corporation will be able to pay its debts as they fall due; and	11 12 13 14 15
	(ii)	a report in the approved form as to the affairs of the corporation and showing its assets and liabilities, made up to the latest practicable date before the application; and	16 17 18
	(iii)	a copy of the memorandum and articles of association or rules of the corporation in force at the date of the application; and	19 20 21
	(iv)	2 copies of the proposed rules of the cooperative, as provided for by the special resolution; and	22 23
	(v)	for a proposed trading cooperative—a copy of the disclosure statement presented to the meeting held under section 23 and signed and certified by the directors or committee of management of the corporation; and	24 25 26 27
	(vi)	a list containing the name, address, occupation and place and	28

⁶ Section 18 (Approval of rules)

⁷ Part 6 (Active membership)

⁸ Section 17 (Approval of disclosure statement)

date of birth of each director; and

- (vii) evidence to the satisfaction of the registrar of the incorporation of the existing corporation; and
- (viii)any other particulars the registrar may require in a particular case.

Requirements for registration

25.(1) When an application is made for registration of a cooperative under this division, the registrar must register the corporation as a cooperative under this Act and register its rules under this Act if the registrar is satisfied the requirements for registration of the cooperative have been met.

(2) The requirements for registration of a cooperative under this division are as follows—

- (a) the proposed rules of the proposed cooperative must be the rules approved by the registrar under section 18;9
- (b) the requirements of this Act must have been complied with in relation to the proposed cooperative and compliance must be likely to continue;
- (c) there must be no reasonable cause for refusing registration of the proposed cooperative.

(3) If the registrar is not satisfied the requirements for registration of the cooperative have been met, the registrar may refuse to register the cooperative and its rules and must give to the applicant written notice of the refusal and the reasons for the refusal.

(4) If the registrar has decided under this section to register a corporation
under this Act, the corporation must notify the authority responsible for
registering the corporation under the law under which it was previously
27
registered of that decision.

(5) Despite anything to the contrary in this division, the registration of a
corporation as a cooperative does not take effect until the corporation ceases
to be registered under the law under which it was previously registered.
31

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18 19

⁹ Section 18 (Approval of rules)

(6) The corporation must notify the registrar in writing within 7 days after ceasing to be registered under that other law.	
Certificate of registration	3
26.(1) On the registration of the corporation as a cooperative, the registrar must—	4 5
(a) issue a certificate of registration; and	6
(b) publish notice of the issue of the certificate in the gazette.	7
(2) The corporate name of a corporation registered as a cooperative is the name approved by the registrar, as stated in the certificate of registration issued by the registrar.	8 9 10
Effect of registration	11
27.(1) The corporation is to be taken to be incorporated under this Act on its registration.	12 13
(2) Except as expressly provided in this Act, the registration and incorporation of the corporation as a cooperative does not prejudice any right of a member in relation to any shares held at the time of registration and incorporation.	14 15 16 17
(3) The change of registration and incorporation does not affect the identity of the corporation that is taken to be the same body after registration as a cooperative as it was before and no act, matter or thing is affected by the change.	
Division 6—Conversion of cooperative	22
Conversion of cooperative	23
28.(1) A cooperative may, by alteration of its rules, convert from—	24

- (a) a cooperative with share capital to a cooperative without share 25 capital, or vice versa; or 26
- (b) a trading cooperative to a non-trading cooperative, or vice versa. 27

(2) An alteration of the rules for the conversion of a cooperative must be approved by special resolution passed by a special postal ballot.	1 2
Division 7—Appeals	3
Appeal against refusal to approve disclosure statement	4
29. The person who submitted a draft disclosure statement to the registrar under this Act may appeal to the Supreme Court against a failure of the registrar to approve the statement.	5 6 7
Appeal against refusal to approve draft rules	8
30. The person who submitted draft rules to the registrar under this Act may appeal to the Supreme Court against a failure of the registrar to approve the rules.	9 10 11
Appeal against refusal to register	12
31. The applicants for registration of a proposed cooperative under this part may appeal to the Supreme Court against a failure of the registrar to register the cooperative.	13 14 15
Supreme Court's powers on appeal	16
32. The Supreme Court may make any order it considers appropriate to dispose of an appeal under this division.	17 18
Division 8—General	19
Acceptance of money by proposed cooperative	20
33.(1) A proposed cooperative or any person on its behalf or otherwise who accepts money for the proposed cooperative before the proposed cooperative is registered must hold that money on trust until the cooperative is registered.	21 22 23 24

(2) If a cooperative is not registered within 3 months after the acceptance of money under subsection (1), the proposed cooperative or the person who accepted the money on its behalf must refund the money to the person who paid it.	
Maximum penalty—60 penalty units.	5
Issue of duplicate certificate	6
34. The registrar must issue a duplicate certificate of registration—	7
(a) if the registrar is satisfied the original certificate is lost or destroyed; and	8 9
(b) on payment of the fee prescribed under a regulation.	10
PART 3—LEGAL CAPACITY AND POWERS	11
Division 1—General powers	12
Effect of incorporation	13

35. As	a corporation, a cooperative—	14
(a)	has perpetual succession; and	15
(b)	has a common seal; and	16
(c)	may sue and be sued in its corporate name; and	17

- (d) subject to this Act, is capable of taking, purchasing, leasing, 18 holding, selling and disposing of real and personal property; and 19
- (e) may do and suffer all acts and things that corporations may by 20 law do and suffer and that are necessary or expedient. 21

Power to form companies and enter into joint ventures	22
36. Without limiting any other provision of this Act, a cooperative has	23
power—	24

(a)	to form or participate in the formation of a corporation or unit trust; and	1 2
(b)	to acquire interests in and sell or otherwise dispose of interests in corporations, unit trusts and joint ventures; and	3 4
(c)	to form or enter into a partnership, joint venture or other association with other persons or bodies.	5 6
	Division 2—Doctrine of ultra vires abolished	7
Interpre	tation	8
37. In	this division—	9
(a)	a reference to the doing of an act by a cooperative includes a reference to the making of an agreement by the cooperative and a reference to a transfer of property to or by the cooperative; and	10 11 12
(b)	a reference to legal capacity includes a reference to powers.	13
Doctrine	e of ultra vires abolished	14
38.(1)	The objects of this division are—	15
(a)	to provide that the doctrine of ultra vires does not apply to cooperatives; and	16 17
(b)	without affecting the validity of a cooperative's dealings with others—to ensure the cooperative's officers and members give effect to the provisions of the cooperative's rules relating to the primary activities or powers of the cooperative.	18 19 20 21
(2) This division is to be construed and have effect in accordance with subsection (1).		22 23
Legal ca	pacity	24
	A cooperative has, both within and outside the State, the legal of an individual.	25 26

(2) Without limiting subsection (1), a cooperative has, both within and 27

outside the State, power-

(a)	to issue and allot fully or partly paid shares in the cooperative; and	2
(b)	to issue debentures of the cooperative; and	3
(c)	to distribute any of the property of the cooperative among the members, in kind or otherwise; and	4 5
(d)	to give security by charging uncalled capital; and	6
(e)	to grant a charge on property of the cooperative; and	7
(f)	to procure the cooperative to be registered or recognised as a corporation in any place outside the State; and	8 9
(g)	to do any other act it is authorised to do by any other law (including a law of a place outside the State).	10 11
(3) Sul	osections (1) and (2) have effect in relation to a cooperative—	12
(a)	subject to this Act but despite section $40(2)$; and	13
(b)	if the cooperative's rules contain an express or implied restriction on, or an express or implied prohibition of, the exercise by the cooperative of any of its powers—despite that restriction or prohibition; and	14 15 16 17
(c)	if the rules of the cooperative contain a provision stating the objects of the cooperative—despite that fact.	18 19
	e fact that the doing of an act by a cooperative would not be, or is best interests does not affect its legal capacity to do the act.	20 21
Restricti	ons on cooperatives in rules	22
	A cooperative's rules may contain an express restriction on, or an prohibition of, the exercise by the cooperative of a power of the ve.	23 24 25
(2) A c	cooperative contravenes this section if—	26
(a)	it exercises a power contrary to an express restriction on, or an express prohibition of, the exercise of that power, being a restriction or prohibition contained in the cooperative's rules; or	27 28 29

(b) the rules of the cooperative contain a provision stating the objects 30

of the cooperative and the cooperative does an act otherwise than 1 in pursuance of those objects. 2 (3) An officer of a cooperative who is involved in a contravention by the 3 cooperative of this section also contravenes this section. 4 (4) A person who contravenes this section is not guilty of an offence. 5 **Results of contravention of restriction in rules** 6 **41.(1)** The exercise of a power or the doing of an act in contravention of 7 section 40 is not invalid merely because of the contravention. 8 (2) An act of an officer of a cooperative is not invalid merely because, by 9 doing the act, the officer contravenes section 40. 10 (3) The fact that the exercise of a power or the doing of an act 11 contravenes or would contravene section 40 may be asserted or relied on 12 only in— 13 (a) a prosecution of a person for an offence against this Act; or 14 (b) an application for an order under part 4, division 5^{10} or 15 (c) an application for an injunction under section 460¹¹ to restrain the 16 cooperative from entering into an agreement; or 17 (d) a proceeding, other than an application for an injunction, by the 18 cooperative, or by a member of the cooperative, against the 19 present or former officers of the cooperative; or 20 21 (e) an application by the registrar or by a member of the cooperative for the winding-up of the cooperative. 22 23 (4) If, apart from subsection (3), a court would have power under section 460 to grant, on the application of a person, an injunction restraining 24 a cooperative or an officer of a cooperative from engaging in particular 25 conduct constituting a contravention of section 40, the court may, on the 26 application of that person, order the cooperative or the officer to pay 27 damages to that person or any other person. 28

¹⁰ Part 4, division 5 (Oppressive conduct of affairs)

¹¹ Section 460 (Injunctions)

	Division 3—Persons having dealings with cooperatives	1
Assump	tions entitled to be made	2
42.(1)	A person may make the assumptions in section 43 in relation to—	3
(a)	dealings with a cooperative; or	4
(b)	dealings with a person who has, or purports to have, directly or indirectly acquired title to property from a cooperative.	5 6
mentione	a person may assume a matter, the cooperative or anyone ed in subsection (1)(b) can not assert in a proceeding in relation to ngs that the matter is incorrect.	7 8 9
Assump	tions	10
43.(1) complied	A person may assume that the cooperative's rules have been d with.	11 12
provided	person may assume that anyone who appears, from information by the cooperative that is available to the public from the registrar, rector or officer of the cooperative—	13 14 15
(a)	has been properly appointed; and	16
(b)	has authority to exercise the powers and perform the duties customarily exercised or performed by a director or officer of a similar cooperative.	17 18 19
	person may assume that anyone who is held out by the cooperative officer or agent of the cooperative—	20 21
(a)	has been properly appointed; and	22
(b)	has authority to exercise the powers and perform the duties customarily exercised or performed by that kind of officer or agent of a similar cooperative.	23 24 25
an office or a certi	person may assume that anyone who is, or may be assumed to be, r or agent of the cooperative who has authority to issue a document fied copy of a document on its behalf also has authority to warrant locument is genuine or is a true copy.	26 27 28 29
(5) A	person may assume that a document has been properly executed	30

by the cooperative if it is signed by 2 people, 1 of whom is, or may be assumed to be, a director of the cooperative, and the other is, or may be assumed to be, a director or officer of the cooperative.

(6) A person may assume that a document has been sealed by the cooperative if it bears what appears to be an impression of the cooperative's seal and the sealing of the document appears to be witnessed by 2 people, 1 of whom is, or may be assumed to be, a director of the cooperative, and the other is, or may be assumed to be, a director or officer of the cooperative.

(7) A person may assume that the officers and agents of the cooperative properly perform their duties to the cooperative.

Person who knows or ought to know can not make assumptions

44. This division does not entitle a person to make an assumption, and does not prevent an assertion being made in relation to an assumption if—

- (a) the person has actual knowledge that the assumption is not correct; or
- (b) the person ought to know the assumption is not correct because
 of the nature of the person's connection or relationship with the
 cooperative.
 17
 18
 19

Filing of documents not to constitute constructive knowledge 20 21 **45.(1)** A person is not considered to have knowledge of a cooperative's rules, any of the contents of a cooperative's rules, a document, the contents 22 of a document, or any particulars, merely because of either or both of the 23 following-24 the rules, the document or the particulars have been filed with the 25 (a) registrar; 26 the rules, the document or the particulars are mentioned in any 27 (b) other document that has been filed with the registrar, or filed with 28 a person under a previous law corresponding to a provision of 29 this Act. 30 (2) Subsection (1) does not apply to a document, or the contents of a 31

3 4

1

2

5 6 7

8

9

10

11

12

13

14

15

document, that has been filed under part 10, division 2¹² to the extent that the document relates to a charge that is registrable under that division or law.

(3) Despite subsection (1), a member of a cooperative is taken to have knowledge of the rules of the cooperative.

Effect of fraud

46.(1) A person's entitlement under this division to make an assumption is not affected merely by the fact that any person—

- (a) has acted or is acting fraudulently in relation to the dealing, acquisition or purported acquisition of title to property to which the assumption relates; or 11
- (b) has forged a document that appears to have been sealed on behalf of a cooperative.

(2) A person may not make an assumption if the person has actual knowledge of the fraudulent action or forgery mentioned in subsection (1).

Division 4—Authentication and execution of documents and confirmation of contracts

Common seal	18
47. A document or proceeding requiring authentication by a cooperative	19
may be authenticated under the common seal of the cooperative.	20

Official seal

48.(1) A cooperative may, if authorised by its rules, have, for use in 22 place of its common seal outside the State where its common seal is kept, 23 1 or more official seals, each of which must be a facsimile of the common 24 seal of the cooperative with the addition on its face of the name of the place 25 where it is to be used. 26

6

7

8

9

10

12

13

14

15

16

1

2 3

4

5

17

(2) The person attaching an official seal must, by signed writing, certify on the instrument to which it is attached the date on which and the place at which it is attached.

(3) A document sealed with an official seal under this section is taken to be sealed with the common seal of the cooperative.

Authentication need not be under seal

49. A document or proceeding requiring authentication by a cooperative may be authenticated by the signature of 2 people, 1 of whom is a director of the cooperative and 1 of whom is a director or an officer of the cooperative and need not be authenticated under the seal of the cooperative.

Cooperative may authorise person to execute deed

50.(1) A cooperative may, by writing under its common seal, empower a person, either generally or in relation to a stated matter, as its agent or attorney ("authorised attorney") to execute deeds on its behalf.

(2) A deed signed by an authorised attorney on behalf of the cooperative 15 and under the seal of the attorney, or under the appropriate official seal of 16 the cooperative, binds the cooperative and has effect as if it were under the 17 common seal of the cooperative. 18

(3) The authority of an authorised attorney, as between the cooperative and a person dealing with the attorney, continues during the period, if any, mentioned in the instrument conferring the authority or, if no period is mentioned, until notice of the revocation or termination of the authority of the attorney has been given to the person dealing with the attorney.

Execution under seal

51. A contract or other document executed, or purporting to have been 25 executed, under the seal of a cooperative is not invalid merely because a person certifying the attaching of the seal was in any way, whether directly 27 or indirectly, interested in that contract or other document or in the matter to 28 which the contract or other document relates. 29

1

2

3

4

5

6

7

8

9

10

11

12

13

14

19

20

21

22

23

24

Contractual formalities

52.(1) So far as concerns the formalities of making, varying or discharging a contract, a person acting under the express or implied authority of a cooperative may make, vary or discharge a contract in the name of, or on behalf of, the cooperative as if the contract were made, varied or discharged by an individual.

(2) The making, varying or discharging of a contract under subsection (1) is effectual in law and binds the cooperative and other parties to the contract.

(3) This section does not prevent a cooperative from making, varying or discharging a contract under its seal.

Other requirements as to consent or sanction not affected

53. This division does not affect the operation of a law that requires some consent or sanction to be obtained, or some procedure to be complied with, in relation to the making, varying or discharging of a contract.

Transitional

54. This division does not apply to the making, varying or discharging of17a contract before the commencement of this division, but applies otherwise18to a cooperative whether it gives its authority before, on, or after, the19commencement.20

Division 5—Pre-registration contracts

Contracts before registration

55.(1) If a person enters into, or purports to enter into, a contract on23behalf of, or for the benefit of, a proposed cooperative, the cooperative24becomes bound by the contract and entitled to its benefit if the cooperative,25or a cooperative that is reasonably identifiable with it, is registered and26ratifies the contract—27

- (a) within a reasonable period after the contract is entered into; or 28
- (b) within any period agreed to by the parties to the contract.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

21

22

(2) The person is released from any liability under the pre-registration contract if the cooperative enters into another contract in substitution for it—

- (a) within a reasonable period after the pre-registration contract is entered into; or
- (b) within any period agreed to by the parties to the pre-registration contract.

(3) The person is liable to pay damages to each other party to the pre-registration contract if a cooperative is not registered, or a cooperative is registered but does not ratify the contract or enter into a substitute for it—

(a) within a reasonable period after the contract is entered into; or

(b) within the period agreed to by the parties to the contract.

(4) The maximum amount of damages the person is liable to pay to a party is the amount the cooperative would be liable to pay to the party if the cooperative had been registered and had ratified the contract and then completely failed to perform it.

(5) If a proceeding is brought to recover damages under subsection (3) because the cooperative is registered but does not ratify the pre-registration contract or enter into a substitute for it, the court may do anything it thinks just in the circumstances, including ordering the cooperative—

- (a) to pay all or part of the damages the person is liable to pay; or
- (b) to transfer property the cooperative received because of the contract to a party to the contract; or

(c) to pay an amount to a party to the contract.

(6) If the cooperative ratifies the pre-registration contract but fails to
perform all or part of it, the court may order the person to pay all or part of
the damages that the cooperative is ordered to pay.

Person may be released from liability but is not entitled to indemnity

56.(1) Any of the parties to the pre-registration contract may release the28person who entered into, or purported to enter into, the contract from any29liability in relation to that contract.30

(2) The release must be in writing.

s 56

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21 22

23

31

s 57	56	s 58
	Cooperatives	

(3) The party giving the release can not recover damages under section 55 from the person.

(4) Despite any rule of law or equity, the person does not have a right of indemnity against the cooperative in relation to the person's liability under this division even if the person was acting, or purporting to act, as trustee for the cooperative.

This division replaces other rights and liabilities

57. This division replaces any rights or liabilities anyone would otherwise have in relation to the pre-registration contract.

PART 4—MEMBERSHIP

Division 1—General

Becoming a member

58.(1) On the registration of a cooperative, the persons who signed the 13 application for registration become members of the cooperative. 14

(2) Other persons may be admitted as members of the cooperative as provided by its rules.

(3) A person who is under 18 may be admitted as a member of the cooperative unless the rules of the cooperative otherwise provide.

19 (4) A corporation is not (merely because it is a corporation) disqualified from being a member of a cooperative unless the cooperative's rules 20 provide that corporations are disqualified from being members. 21

(5) If 2 or more cooperatives merge, the members of the merged cooperative are—

- (a) the members of the merging cooperatives; and
- (b) other persons admitted as members of the merged cooperative 25 under its rules. 26

10

11

12

15

16

17

18

22

23

24

1

2

3

4

5

6

7

8

Member	rs of associations	1
59. (1)	The members of an association are—	2
(a)	the component cooperatives by which the association is formed; and	3 4
(b)	any other cooperative admitted to membership under the rules of the association; and	5 6
(c)	any other corporation or other body admitted to membership under subsection (2).	7 8
	corporation or other body (not being a cooperative) may be to membership of the association as a component cooperative if—	9 10
(a)	it is incorporated or registered under another law, whether or not a law of Queensland; and	11 12
(b)	in the opinion of the board of the association, it is designed to function under cooperative principles; and	13 14
(c)	it is eligible to be admitted to membership under the rules of the association.	15 16
Member	rs of federations	17
60.(1)	The members of a federation of associations are—	18
(a)	the associations by which the federation is formed; and	19
(b)	any other associations admitted to membership under the rules of the federation; and	20 21
(c)	any corporations admitted to membership under subsection (2).	22
corporati	the registrar certifies there is no association to which a particular on could conveniently or appropriately be admitted to membership, pration may be admitted to membership of a federation.	23 24 25
Qualific	ation for membership	26
	A person is not qualified to be admitted to membership of a ive unless—	27 28
(a)	there are reasonable grounds for believing the person will be an	29

s 64

	active member of the cooperative; and	1
(b)	the person is otherwise eligible under the rules of the cooperative.	2
(2) Th	e rules of a cooperative must contain provisions that—	3
(a)	impose a duty on all persons who become members to be active members; and	4 5
(b)	explain the consequences of failing to be or ceasing to be an active member.	6 7
Member	rship may be joint	8
	embership of a cooperative may be individual and, unless the rules operative provide otherwise, may be joint.	9 10
Member	rs under 18	11
or liabili	A member of a cooperative is not entitled to avoid any obligation ty as a member under a contract, deed or other document entered member on any ground relating to minority.	12 13 14
(2) A cooperati	person who is under 18 is not competent to hold any office in a ve.	15 16
(3) A 1	member of a cooperative who is under 18 is not entitled to vote.	17
(4) Th	is section applies only to individuals.	18
Represe	ntatives of corporations	19
instrume	If a corporation is a member of a cooperative, it may by nt served on the cooperative appoint a person to represent it in o its membership.	20 21 22
as a mer	corporation must not appoint a person to represent the corporation nber of a cooperative, if he or she is currently a member of the ve or a representative of another corporation member.	23 24 25
Maximu	n penalty—10 penalty units.	26
	e power to appoint a representative is subject to any restriction by the rules of the cooperative as to the entitlement of a person to	27 28

represent	a corporation.	1
	person is not qualified to be appointed the representative of a	2
· ·	that is not a listed corporation (within the meaning of the	3
-	ions Law) unless the person is an officer, member or employee of	4 5
the comp	any.	5
Notificat	tion of shareholders and shareholdings	6
65. Oi	n the request of the board of directors of the cooperative, a	7
corporati	on that is a member of the cooperative must make available for	8
inspection	n by the board of directors of the cooperative—	9
(a)	a list of the names of all the shareholders of that corporation and	10
	the number of shares held by each shareholder; or	11
(b)	1 1	12
	the corporation.	13
Maximur	n penalty—20 penalty units.	14
Circums	tances in which membership ceases—all cooperatives	15
66. (1)	A person ceases to be a member of a cooperative in each of the	16
following	g circumstances and as otherwise provided by this Act—	17
(a)	if the member's membership is cancelled under part 6; ¹³	18
(b)	if the member is expelled or resigns under the rules of the	19
	cooperative;	20
(c)	if—	21
	(i) the member becomes bankrupt; or	22
	(ii) the member's property becomes subject to control under the	23
	law relating to bankruptcy;	24
	unless provision is made to the contrary in the rules of the	25
	cooperative;	26
(d)	on death;	27

s 67	60	s 68
	Cooperatives	

(e) if the contract of membership is rescinded on the ground of misrepresentation or mistake;

1

2

3

4

5

6

7

8

9

10

11

12

13

14 15

16

17

18

19

20

23

24

25

26

27

28

for a member that is a corporation—if the body is dissolved. (f)

(2) On the death of a member, the member's estate remains liable as the member until the member's personal representative or some other person is registered in the member's place.

Additional circumstances in which membership ceases—cooperatives with share capital

67. For a cooperative that has a share capital, in addition to the circumstances in section 66, a member ceases to be a member if-

- (a) the member's share is transferred to another person under the rules of the cooperative, and the transferee is registered as holder in his or her place; or
- (b) the member's share is forfeited under this Act or the rules of the cooperative; or
- (c) the member's share is sold by the cooperative under a power conferred by the rules of the cooperative, and the purchaser is registered as holder in his or her place; or
- (d) the member's share is purchased by the cooperative under this Act: or
- the amount paid up on the member's shares is repaid to the 21 (e) member under the rules of the cooperative. 22

Carrying on business with too few members

68.(1) A person who is a director of a cooperative must not knowingly allow the cooperative to continue to carry on business with fewer than the minimum number of members allowed for more than 28 days after the number of members falls below the minimum number.

Maximum penalty—20 penalty units.

29 (2) Each person who is found guilty of an offence under subsection (1) is also liable to satisfy all obligations of the cooperative incurred after the 30 28 days mentioned in subsection (1), and may be sued without any other 31

s 69	61	s 70
	Cooperatives	

member being joined in the action.	1
(3) The minimum number of members allowed is—	2
(a) for an association or federation—2; or	3
(b) for any other cooperative—5.	4
(4) The registrar may, by written notice, extend and further extend in a particular case the period of 28 days mentioned in subsection (1).	5 6
(5) An application for an extension must be made in the approved form before the period to be extended ends.	7 8
Division 2—Rights and liabilities of members	9
Rights of membership not exercisable until registered etc.	10
69.(1) A member of a cooperative is not entitled to exercise any rights of membership until—	11 12
(a) the member's name appears in the register of members; and	13
(b) the member has made any payment to the cooperative for membership or acquired any share or interest that is provided in the rules of the cooperative.	14 15 16
(2) The board of a cooperative must ensure the name of a person admitted to membership is recorded in the register of members within 28 days after the person is admitted to membership.	17 18 19
Maximum penalty for subsection (2)-20 penalty units.	20
Liability of members to cooperative	21
70.(1) A member of a cooperative is not, as a member, under any personal liability to the cooperative, except as provided by this section.	22 23
(2) A member of a cooperative with a share capital is liable to the cooperative for the amount, if any, unpaid on the shares held by the member together with any charges payable by the member to the cooperative as required by the rules of the cooperative.	24 25 26 27

(3) A member of a cooperative without a share capital is liable to the 28 cooperative for any charges payable by the member to the cooperative as

71.(1) The board of a cooperative must give each person intending to

(b) a copy of all special resolutions that apply to the member passed

providing for an alteration of the rules of the cooperative; and

(c) a copy of the last annual report of the cooperative under

(2) The board of a non-trading cooperative or, with the consent of the

registrar, the board of a trading cooperative may comply with subsection (1)

by the members of the cooperative, except special resolutions

Cooperative to give information to person intending to become a

(a) a consolidated copy of the rules of the cooperative; and

required by the rules of the cooperative.

become a member of the cooperative-

section 242.14

(a)	giving the person intending to become a member notice that the documents mentioned in subsection (1) may be inspected by the person at the registered office of the cooperative; and
(b)	making the documents available for inspection.
Entry fe	es and regular subscriptions
72.(1)	The rules of a cooperative may—
(a)	require the payment by members of entry fees and regular subscriptions; and
(b)	provide for the repayment of the fees and subscriptions on a person ceasing to be a member.
member	cooperative must give to any person intending to become a written notice of entry fees or regular subscriptions payable by a to the cooperative.
¹⁴ Sectio	on 242 (Annual report)

member

by—

1 2

3

4 5

6

7

8

9

10

11

12

13

14 15

16

17 18 19

20 21

22 23 24

25 26

27 28

(3) A person who becomes a member of the cooperative is not liable to pay entry fees or regular subscriptions except—

- (a) the fees or subscriptions of which the person was given written notice before becoming a member; and
- (b) any regular subscriptions that may be imposed by any subsequent alteration of the rules and of which the member has been given notice.

Members etc. may be required to deal with cooperative

73.(1) The rules of a cooperative may contain provisions that require a member to have stated dealings with the cooperative for a fixed period and to enter into a contract for that purpose.

(2) A cooperative may, if authorised by its rules, make a contract with a member containing provisions that require the member to have stated dealings with the cooperative for a fixed period.

(3) In particular, the provisions of the rules or a contract may require a member—

- (a) to sell products through or to the cooperative; or
- (b) to obtain supplies or services through or from the cooperative; or
- (c) to pay to the cooperative a stated amount as liquidated damages for any failure to comply with a requirement authorised by this section.

(4) Any amount required to be paid to the cooperative as liquidated damages is, for section $75,^{15}$ a debt payable by the member to the cooperative.

(5) A contract authorised by this section is binding on the cooperative
and all other parties even though, apart from this Act, the contract would be
invalid as being in restraint of trade.

(6) Rules authorised by this section are authorised even though, apart(7) from this section, the rules might be invalid as being in restraint of trade.(8) 29

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

¹⁵ Section 75 (Charge and set-off of cooperative)

74.(1) A cooperative may impose a fine on a member for an infringement of the rules of the cooperative if the rules of the cooperative so provide. (2) A fine imposed under subsection (1) must not be more than the maximum fine fixed by the rules under section 101.16 (3) A fine must not be imposed unless— (a) notice of intention to impose the fine and the reason for it has been given to the member; and (b) the member has been given a reasonable opportunity to appear before the board in person (with or without witnesses), or to send to the board a written statement, to show cause why the fine should not be imposed. (4) The cooperative may set off the whole or any part of the fine against an amount payable to the member for produce delivered by the member to the cooperative, but no part of the fine is to be set off against any advance payable to the member from the cooperative under the rules against produce so delivered. Charge and set-off of cooperative **75.(1)** A cooperative has, in relation to any debt payable by a member or former member to the cooperative, a charge on each of the followingthe share or interest in the capital and the credit balance and (a) deposits of the member or former member; (b) any rebate, bonus, dividend or interest payable to the member or former member: (c) any entry fees and regular subscriptions required to be repaid to a member when the member ceases to be a member.

(2) The cooperative may set off any amount paid on account of that share28or other thing, or any amount credited or payable to the member or former29member, in or towards payment of the debt.30

Fines payable by members

2 3

4

1

5 6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21 22

23

24

25

26

(3) The charge created by this section may be enforced by the appropriation by the cooperative of the thing that is subject to the charge, but only after at least 7 days notice has been given to the member or former member.

(4) Any share in relation to which capital has been so appropriated must be cancelled.

Repayment of shares on expulsion

76.(1) When a member is expelled from a cooperative under its rules, the cooperative must repay to the member the amount paid up on the shares held by the member at the date of expulsion, less any amount owed by the member to the cooperative at the date of expulsion under the rules of the cooperative or any contract or otherwise.

(2) If the balance sheet of the cooperative last issued before the expulsion of a member of the cooperative disclosed a loss or deficiency, there must be a proportionate reduction in the capital to be repaid to the member.

(3) That reduction must be by an amount that bears to the amount of the loss or deficiency so disclosed in the same proportion as the number of shares held by the member bore to the total number of shares held by all members of the cooperative as at the date of expulsion of the member.

(4) Payment of any amount payable to a member under this section must20be made at the time decided by the board of the cooperative, but within211 year after the date of expulsion.22

(5) Shares for which capital has been repaid must be cancelled.

Division 3—Death of member

Meaning of "interest"	
77. In this division—	26
"interest", of a deceased member in a cooperative, includes—	27
(a) the member's membership; and	28
(b) any credit balance payable to the member; and	29

s 78	66 s '	79			
	Cooperatives	_			
(c)	any loan from or to or deposit with the cooperative; and				
(d)					
Transfe	r of share or interest on death of member				
	bject to section 167, ¹⁷ on the death of a member, the board muthe deceased member's share or interest in the cooperative to—	ist			
(a)	the personal representative of the deceased member; or				
(b)	to the person that the deceased's personal representative specific in an application made to the cooperative within 3 months aft the death of the member.				
Transfe	r of small shareholdings and interests on death	1			
cooperat regulatic enough,	If the total value of a deceased member's shares or interest in ive is less than \$10 000 (or a higher amount prescribed under on), the board may, on the basis of evidence that it conside transfer the shares or interest under whichever of the followin hs is appropriate—	a 1 ers 1			
(a)	if the member dies testate—to the person who appears to the board to be entitled to the shares or interest under the will of the deceased member;				
(b)	if the member dies intestate—to any person who appears to the board to be entitled to obtain a grant of administration of the estate of the deceased, and that person must then hold the shares	ite 2			

(2) A transfer must not be made under this section after evidence has been produced to the cooperative of the grant of letters of administration of the estate, or probate of the will, of the deceased member.

interest on the same trusts as if he or she had obtained the grant.

23

24

25

(3) In this section—	27
"transfer", of an interest, includes the payment of money.	28

¹⁷ Section 167 (Transfer on death of member)

Value of shares and interests	1
80. The value of the shares or interest of a deceased member must be decided, for this division, under the rules of the cooperative.	2 3
Cooperative protected	4
81. Any transfer of property made by the board of a cooperative under	5
this division is valid and effectual against any demand made on the	6
cooperative by any other person.	7
Division 4—Disputes involving members	8
Grievance procedure	9
82.(1) The rules of a cooperative must set out a grievance procedure for dealing with any dispute under the rules between—	10 11
(a) a member and another member; or	12
(b) a member and the cooperative.	13
(2) A member may appoint any person to act on behalf of the member in the grievance procedure.	14 15
(3) The grievance procedure must allow for natural justice to be applied.	16
(4) In this division—	17
"member" includes any person who was a member not more than 6 months before the dispute occurred.	18 19
Application to Supreme Court	20
83.(1) The Supreme Court may, on the application of a member or the cooperative, make an order declaring and enforcing—	21 22
(a) the rights or obligations of members of the cooperative between themselves; or	23 24
(b) the rights or obligations of the cooperative and any member between themselves.	25 26

(2) An order may be made under this section whether or not a right of a proprietary nature is involved and whether or not the applicant has an interest in the property of the cooperative.

(3) The Supreme Court may refuse to make an order on the application or may make an order for costs against a party, whether successful or not, if it considers that—

- (a) the issue raised in the application is trivial; or
- (b) having regard to the importance of the issue, the nature of the cooperative, any other available method of resolving the issue, the costs involved, lapse of time, acquiescence or any other relevant circumstance, it was unreasonable to make the application; or
- (c) the unreasonable or improper conduct of a party— 12
 - (i) has been responsible for the making of the application; or
 - (ii) has added to the cost of the proceeding.

Division 5—Oppressive conduct of affairs

Interpretation

84. In this division, a reference to a member of a cooperative includes,17for a cooperative that has a share capital, a reference to a person to whom a18share in the cooperative has been transmitted by will or by operation of law.19

Application of division	20
85. This division does not apply to anything done under part $6.^{18}$	21
Who may apply for court order	22
86. The following persons may apply to the Supreme Court for an order under this division—	23 24

(a) the registrar;

10

11

13

14

1

2

15

s 87					69				s 87	
					Cooperative	25				
	(b)	a member who believes the affairs of the cooperative are being conducted in a way that is—								
		(i)	oppressive discriminato		•	prejudicial ember; or	to,	or	unfairly	

(ii) contrary to the interests of the members as a whole;

(c)	a member who believes an act or omission, or a proposed act or
	omission, by or on behalf of the cooperative, or a resolution, or a
	proposed resolution, of members, was or would be

- (i) oppressive or unfairly prejudicial unfairly to. or discriminatory against, a member; or
- (ii) contrary to the interests of the members as a whole.

Orders the Supreme Court may make

87.(1) On application under this division, the Supreme Court may make any order it considers appropriate including (without being limited to) 1 or more of the following orders—

- (a) an order that the registrar appoint an administrator of the cooperative;
- (b) an order that the cooperative be wound-up;
- (c) an order for regulating the conduct of affairs of the cooperative in the future:
- 21 (d) an order for the repayment of the member's shares under the provisions of this Act for repayment of share capital; 22
- (e) an order for the purchase of the shares of any member by the cooperative and for the reduction accordingly of the cooperative's capital;
- (f) an order directing the cooperative to institute, prosecute, defend or discontinue a stated proceeding, or authorising a member or members of the cooperative to institute, prosecute, defend or discontinue a stated proceeding in the name and on behalf of the cooperative;
- (g) an order appointing a receiver or a receiver and manager of 31 property of the cooperative; 32

1 2

3 4

5

6 7 8

9

10

11

12

13

14

15

16

17

18 19

20

23

24

25

26

27

28

s 88	70 s 90	
	Cooperatives	
(h)	an order restraining a person from engaging in stated conduct or from doing a stated act or thing;	1 2
(i)	an order directing a cooperative to become registered as a company under the Corporations Law;	3 4
(j)	an order requiring a person to do a stated act or thing;	5
(k)	an order as to costs.	6
Basis on	which Supreme Court makes orders	7
88. The considers	he Supreme Court may make an order under this division if it is that—	8 9
(a)	the affairs of a cooperative are being conducted in a way that is-	10
	 (i) oppressive or unfairly prejudicial to, or unfairly discriminatory against, a member (the "oppressed member"), whether or not in the capacity of a member; or 	11 12 13
	(ii) contrary to the interests of the members as a whole; or	14
(b)	an act or omission, or a proposed act or omission, by or on behalf of a cooperative, or a resolution, or a proposed resolution, of members, was or would be—	15 16 17
	 (i) oppressive or unfairly prejudicial to, or unfairly discriminatory against, a member (the "oppressed member"), whether or not in the capacity of a member; or 	18 19 20
	(ii) contrary to the interests of the members as a whole.	21
Winding	g-up need not be ordered if oppressed members prejudiced	22

89. The Supreme Court need not make an order under this division for 23 the winding-up of a cooperative if it considers the winding-up of the 24 cooperative would unfairly prejudice an oppressed member. 25

Application of winding-up provisions	26
90. If an order that a cooperative be wound-up is made under this	27
division, the provisions of this Act relating to the winding-up of	28

cooperatives apply, with any changes that are necessary, as if the order had 1 been made on an application filed in the Supreme Court by the cooperative. 2 **Changes to rules** 3 91. If an order under this division makes any alteration to the rules of a 4 cooperative-5 (a) the alteration has effect as if it had been properly made by special 6 resolution of the cooperative; and 7 (b) the cooperative must not (despite any other provisions of this 8 Act), without the leave of the Supreme Court, make any further 9 alteration to the rules inconsistent with the provisions of the order. 10 Copy of order to be filed with registrar 11 92. An applicant for an order under this division must file an office copy 12 of the order with the registrar within 14 days after it is made. 13 Maximum penalty—10 penalty units. 14 Division 6—Proceedings on behalf of a cooperative by members and 15 others 16 Bringing, or intervening in, proceedings on behalf of a cooperative 17 **93.(1)** A person may bring a proceeding on behalf of a cooperative, or 18 intervene in a proceeding to which a cooperative is a party for the purpose 19 of taking responsibility on behalf of the cooperative for that proceeding, or a 20

particular step in that proceeding, (for example, compromising or settling 21 it), if— 22 (a) the person is— 23

- a member, former member, or person entitled to be 24 (i) registered as a member, of the cooperative or of a related 25 corporation; or 26 27
- (ii) an officer or former officer of the cooperative; or
- (iii) the registrar; and

(b)	the person is acting with leave granted under section 94.	1
	proceeding brought on behalf of a cooperative may be brought in erative's name.	2 3
Applyin	g for and granting leave	4
	A person mentioned in section 93(1)(a) may apply to the Supreme leave to bring, or to intervene in, a proceeding.	5 6
(2) Th	e Supreme Court may grant the application if it is satisfied that—	7
(a)	it is probable the cooperative will not itself bring the proceeding, or properly take responsibility for it, or for the step in it; and	8 9
(b)	the applicant is acting in good faith; and	10
(c)	it is in the best interests of the cooperative that the applicant be granted leave; and	11 12
(d)	if the applicant is applying for leave to bring a proceeding—there is a serious question to be tried; and	13 14
(e)	either—	15
	 (i) at least 14 days before making the application, the applicant gave written notice to the cooperative of the intention to apply for leave and the reasons for applying; or 	16 17 18
	(ii) it is appropriate to grant leave even if subparagraph (i) is not satisfied.	19 20
Substitu	tion of another person for the person granted leave	21
an order	Any of the following persons may apply to the Supreme Court for that the person be substituted for a person to whom leave has been under section 94—	22 23 24
(a)	a member, former member, or person entitled to be registered as a member, of the cooperative or a related corporation;	25 26
(b)	an officer, or former officer, of the cooperative;	27
(c)	the registrar.	28
(2) Th	e application may be made whether or not the other person has	29

already b	rought the proceeding or made the intervention.	1
(3) Th	e Supreme Court may make the order if it is satisfied that—	2
(a)	the applicant is acting in good faith; and	3
(b)	in all the circumstances, it is appropriate to make the order.	4
(4) At that—	n order substituting 1 person for another person has the effect	5 6
(a)	the grant of leave is taken to have been made in favour of the substituted person; and	7 8
(b)	if the other person has already brought the proceeding or intervened—the substituted person is taken to have brought that proceeding or to have made that intervention.	9 10 11
Effect of	f ratification by members	12
96.(1) cooperati	A ratification or approval of conduct by members of a ive—	13 14
(a)	does not prevent a person from bringing or intervening in a proceeding with leave under section 94 ¹⁹ or from applying for leave under that section; and	15 16 17
(b)	does not have the effect that a proceeding brought or intervened in with leave under section 94 must be decided in favour of the defendant, or that an application for leave under that section must be refused.	18 19 20 21
approval order or brought	he Supreme Court may take into account a ratification or an of the conduct by members of a cooperative in deciding what judgment (including as to damages) to make in a proceeding or intervened in with leave under section 94 or in relation to an on for leave under that section.	22 23 24 25 26
	taking a ratification or approval into account under subsection (2), eme Court may have regard to—	27 28
(a)	how well informed about the conduct the members were when deciding whether to ratify or approve the conduct; and	29 30

¹⁹ Section 94 (Applying for and granting leave)

(b) whether the members who ratified or approved the conduct were

1

acting for proper purposes. 2 Leave to discontinue, compromise or settle proceedings brought, or 3 intervened in, with leave 4 5 97. A proceeding brought or intervened in with leave must not be discontinued, compromised or settled without the leave of the Supreme 6 Court. 7 General powers of the Supreme Court 8 **98.(1)** The Supreme Court may make any order, and give any direction, 9 it thinks just in relation to a proceeding brought or intervened in with leave, 10 or in relation to an application for leave, including-11 (a) interim orders: and 12 (b) directions about the conduct of the proceeding, including 13 requiring mediation; and 14 (c) an order directing the cooperative, or an officer of the cooperative, 15 to do, or not to do, any act; and 16 (d) an order appointing an independent person to investigate, and 17 report to the court, on-18 (i) the financial affairs of the cooperative; or 19 (ii) the facts or circumstances that gave rise to that cause of 20 action the subject of the proceeding; or 21 (iii) the costs incurred in the proceeding and the person granted 22 leave. 23 (2) A person appointed by the Supreme Court under subsection (1)(d) is 24 entitled, on giving reasonable notice to the cooperative, to inspect and make 25 copies of any records of the cooperative for any purpose connected with the 26 person's appointment. 27

Power of Supreme Court to make costs order	28
99. At any time, the Supreme Court may, in relation to a proceeding	29

s 101

1

2

3

4

5

6

7

8

9

10

11

12

13

17

20

21

brought or intervened in with leave under section 94²⁰ or an application for leave under that section, make any order it thinks just about the costs of the person who applied for or was granted leave, the cooperative or any other party to the proceeding or application, including an order requiring indemnification for costs.

PART 5—RULES

Effect of rules

100.(1) The rules of a cooperative have the effect of a contract under seal—

- (a) between the cooperative and each member; and
- (b) between the cooperative and each director, the principal executive officer and the secretary of the cooperative; and
- (c) between a member and each other member.

(2) Under the contract, each of those persons agrees to observe and
perform the provisions of the rules as in force for the time being so far as
those provisions apply to the person.

Content of rules

101.(1) The rules of a cooperative must state or otherwise make18provision for the matters included in schedule 1.2119

(2) The rules must be divided into paragraphs numbered consecutively.

(3) The rules may state the objects of the cooperative.

(4) The rules may incorporate any provision of the model rules approved22under section 104.2223

²⁰ Section 94 (Applying for and granting leave)

²¹ Schedule 1 (Matters for which rules must make provision)

²² Section 104 (Model rules)

s 102	76	s 104
	Cooperatives	

(5) The rules may provide for the imposition of a fine on a member for

an infringement of the rules.
(6) If the rules provide for the imposition of a fine, the rules must state the maximum fine that may be imposed on a member.
(7) The maximum fine fixed by the rules must not be more than any amount prescribed under a regulation as the maximum fine.
(8) The rules may contain other provisions not inconsistent with this Act.
Purchase and inspection of copy of rules
102.(1) Any member is entitled to obtain from a cooperative a copy of its rules on payment of the amount required by the rules of the cooperative or, if the rules do not prescribe an amount, on payment of \$5.
(2) The amount required by the rules must not be more than the fee prescribed under a regulation for obtaining a copy of the rules from the registrar.

(3) Any person is entitled to obtain from the registrar a copy of the rules of a cooperative on payment of the fee prescribed under a regulation.

False copies of rules

103.(1) A person must not give to a member of a cooperative or to a18person intending or applying to become a member of a cooperative a copy19of any rules or any alterations of rules, other than those that have been20registered, representing that they are binding on the members of the21cooperative.22

Maximum penalty—10 penalty units.

(2) A person must not alter any of the rules of a cooperative after they have been registered and circulate the altered rules representing that they have been registered when they have not been.

Maximum penalty—10 penalty units.

Model	ru	les

104.(1) A regulation may approve model rules for cooperatives. 29

s 106

1

2

3

4

5

6

7

8

9

18

19

(2) The model rules may make provision for anything for which the rules of a cooperative may make provision.

(3) If the model rules provide for a matter and the rules of a cooperative of the class to which the model rules apply do not provide for that matter, the provision of the model rules relating to that matter is taken to be included in the rules of the cooperative.

Rules can only be altered under this Act

105. The rules of a cooperative can not be altered except under this Act.

Approval of alteration of rules

106.(1) A proposed alteration of the rules must be approved by the 10 registrar before the resolution altering the rules is passed by a cooperative or 11 the board of a cooperative. 12 (2) A draft of the proposed alteration must be submitted to the registrar at 13 least 28 days (or the shorter period the registrar may allow in a particular 14 case) before-15

- (a) the notice of the proposed special resolution altering the rules is 16 given to the members by the cooperative; or 17
 - (b) the resolution is passed by the board of the cooperative.

(3) The proposed alteration must—

- (a) be in accordance with section $101;^{23}$ and 2021 (b) be in a form that may reasonably be approved; and be accompanied by a statement stating the reasons for the (c) 22 alteration. 23 (4) The registrar may— 24 approve the alteration as submitted; or 25 (a) (b) approve a different alteration to that submitted; or 26 27
 - (c) refuse to approve the alteration.

(6) The registrar must give written notice of the refusal to approve the alteration and the reasons for the refusal to the person who submitted the alteration to the registrar.

Alteration by special resolution

107. The rules of a cooperative must be altered by special resolution unless this Act otherwise provides.

Alteration by resolution of board

108.(1) The rules of a cooperative may be altered by a resolution passed by the board if the alteration does no more than give effect to a requirement, restriction or prohibition imposed under the authority of this Act.

(2) If the rules of a cooperative are altered under this section, the
14 cooperative must cause the alteration to be notified in writing to its
15 members as soon as practicable after the alteration takes effect and in any
16 event not later than the day when notice of the next annual general meeting
17 of the cooperative after the alteration takes effect is given to the members.

Alteratio	on does not take effect until registered	19
) An alteration of the rules of a cooperative does not take effect d until it is registered by the registrar.	20 21
(2) An	application for registration of an alteration must—	22
(a)	be made in the approved form; and	23
(b)	be made within 28 days, or a shorter or longer time prescribed under a regulation, after the alteration is made; and	24 25
(c)	be accompanied by a consolidated copy of the rules of the cooperative, including the alteration.	26 27
(3) The	e registrar must register the alteration unless—	28
(a)	the registrar is satisfied the alteration is contrary to this Act; or	29

10

11

12

13

1

2 3

4

5

6

7

8

(4) A certificate of registration of an alteration of the rules of a cooperative given by the registrar is, in favour of any person advancing money to the cooperative on the faith of the certificate or a guarantor of that advance, evidence that the alteration in the rules was properly made.

Appeal against refusal to approve alteration	7
110. A cooperative may appeal to the Supreme Court against a failure of	8

110. A cooperative may appeal to the Supreme Court against a failure of the registrar to approve an alteration of its rules.

Appea	l against	refusal to regi	ister al	teration			10
				. ~	~	a	

111. A cooperative may appeal to the Supreme Court against a failure of11the registrar to register an alteration of its rules.12

Supreme Court's powers on appeal	13
----------------------------------	----

112. The Supreme Court may make any order it considers appropriate to14dispose of an appeal under section 110 or 111.15

PART 6—ACTIVE MEMBERSHIP 16

Division 1—Definitions 17

Meaning of "primary activity"	18
113. A "primary activity" of a cooperative is an activity specified in the	19
rules of the cooperative as a primary activity of the cooperative.	20

114. For this Act, a member of a cooperative is an active member of the 22

What is active membership

1

2

3

4

5

6

9

17

cooperative if the member-

- uses or supports an activity of, or maintains a relationship or an (a) arrangement with, the cooperative, for carrying on a primary activity of the cooperative, in the way and to the extent the rules of the cooperative provide; or
- maintains any other relationship or arrangement with the (b) cooperative for carrying on a primary activity of the cooperative that a regulation provides.

What are active membership provisions and resolutions	9
115.(1) Active membership provisions in the rules of a cooperative are provisions in the rules that state—	10 11
(a) which of the activities of the cooperative are the primary activities of the cooperative; and	12 13
(b) the way in which and the extent to which a member of the cooperative must use or support an activity of, or maintain a relationship or arrangement with, the cooperative, for carrying on a primary activity of the cooperative, to establish active membership of the cooperative.	14 15 16 17 18
(2) An active membership resolution is a resolution that would, if given effect to, make or amend active membership provisions in the rules of a cooperative.	19 20 21
Division 2—Rules to contain active membership provisions	22
Number of primary activities required	23
116. A cooperative must have at least 1 primary activity.	24
Rules to contain active membership provisions	25
117. The board of a cooperative must ensure the rules of the cooperative contain active membership provisions under this part.	26 27

contain active membership provisions under this part.

1

2

3

4

5

6

7

Factors and considerations for deciding primary activities etc. 1 118.(1) The board of a cooperative must ensure the relevant factors and 2 considerations are taken into account in deciding-3 (a) which of the activities of a cooperative are its primary activities; 4 and 5 the way and extent to which a member is required to use or (b) 6 support an activity of, or maintain a relationship or arrangement 7 with, a cooperative, for carrying on a primary activity of the 8 cooperative, to establish active membership of the cooperative. 9 (2) The relevant factors and considerations are— 10 (a) the primary activity or (if more than 1) the primary activities 11 taken together must form the basic purpose for which the 12 cooperative exists and a significant contribution to the business of 13 the cooperative; and 14 (b) the way and extent of required utilisation, support, relationship or 15 arrangement should be reasonable when considered in relation to 16 the activities of the cooperative as a whole; and 17 any other factors and considerations prescribed under a 18 (c) regulation. 19 (3) A regulation may— 20 21 (a) provide for the things to be taken into account in deciding whether 22 an activity makes a significant contribution to the business of the cooperative; and 23 (b) state minimum percentages of turnover, minimum amounts of 24 income or minimum amounts of business necessary to constitute 25 that significant contribution. 26 (4) Nothing in this section limits the right of active members other than 27 the board of the cooperative to propose an active membership resolution. 28 Active membership provisions—trading cooperatives 29 **119.** The only active membership provisions that may be contained in the 30 rules of a trading cooperative are-31

(a) provisions requiring a member to use an activity of the 32

cooperative for carrying on of a primary activity stated in the provisions to establish active membership; and	1 2
(b) any other active membership provisions the registrar may approve.	3 4
Regular subscription—active membership of non-trading cooperative	5
120.(1) Active membership provisions for a non-trading cooperative may include provision that the payment of a regular subscription by a member of the cooperative, to be applied to a primary activity of the cooperative, is enough to establish active membership of the cooperative.	6 7 8 9
(2) A member of a cooperative who would, on payment of the subscription, be an active member of a cooperative is taken to be an active member until the subscription is payable.	10 11 12
Division 3—Active membership resolutions	13
Division 3—Active membership resolutions Notice of meeting	13 14
Notice of meeting 121.(1) At least 21 days notice must be given to members of a cooperative of a meeting at which an active membership resolution is to be	14 15 16
 Notice of meeting 121.(1) At least 21 days notice must be given to members of a cooperative of a meeting at which an active membership resolution is to be proposed. (2) The notice must, in addition to the other matters required to be 	14 15 16 17 18
 Notice of meeting 121.(1) At least 21 days notice must be given to members of a cooperative of a meeting at which an active membership resolution is to be proposed. (2) The notice must, in addition to the other matters required to be stated— 	14 15 16 17 18 19
 Notice of meeting 121.(1) At least 21 days notice must be given to members of a cooperative of a meeting at which an active membership resolution is to be proposed. (2) The notice must, in addition to the other matters required to be stated— (a) state whether the member is eligible to vote on the resolution; and 	14 15 16 17 18 19 20
 Notice of meeting 121.(1) At least 21 days notice must be given to members of a cooperative of a meeting at which an active membership resolution is to be proposed. (2) The notice must, in addition to the other matters required to be stated— (a) state whether the member is eligible to vote on the resolution; and (b) state the full text of the proposed resolution; and 	14 15 16 17 18 19 20 21

²⁴ Section 125 (Cancellation of membership of inactive member)

s 122	83	s 125
	Cooperatives	

the registrar, by direction in writing to the cooperative and the member. 1 (5) The registrar's decision as to eligibility has effect but only if given 2 before the meeting concerned is due to be held. 3 Eligibility to vote on active membership resolution 4 **122.** The only members of a cooperative who are eligible to vote on an 5 active membership resolution when the rules do not contain active 6 membership provisions are the members who would be active members if 7 the resolution had already taken effect. 8 Eligibility of directors to vote on proposal at board meeting 9 **123.** If the board of a cooperative is meeting to consider a proposal to 10 submit an active membership resolution to a meeting of the cooperative-11 subject to paragraph (b), a director is only eligible to vote on the 12 (a) proposal if he or she would be eligible to vote on the resolution at 13 the meeting of the cooperative; or 14 (b) if less than 2 directors (whether or not they are present at the 15 meeting of the board of directors) would be eligible to vote on the 16 resolution at the meeting of the cooperative-all the directors are 17 eligible to vote on the proposal at the meeting of the board of 18 directors 19 Other entitlements of members not affected 20 **124.** A provision of this division that renders a member of a cooperative 21 ineligible to vote on a resolution does not affect any other right, entitlement, 22 obligation or duty of the member as a member. 23 Division 4—Cancellation of membership of inactive members 24 **Cancellation of membership of inactive member** 25 **125.(1)** The board of a cooperative must declare the membership of a 26 member cancelled if-27

s 126	84	s 126
	Cooperatives	
(a)	the whereabouts of the member are not presently known to the cooperative and have not been known to the coopera	

(b) the member is not presently an active member of the cooperative and has not been an active member of the cooperative at any time during the required period immediately before that time.

(2) This section applies to a member only if he or she was a member of the cooperative throughout the required period.

least the required period before that time; or

(3) The question of whether a member was an active member at a particular time in the past is to be decided as if the active membership provisions concerned had been in force at that time.

(4) The board's declaration under this section has the effect of cancelling the membership concerned.

(5) A person may apply to the Supreme Court for an order under section 13125 in relation to the cancellation of the person's membership under this section.

(6) In this section—

"the required period", in relation to a cooperative, means-

- (a) 3 years; or
- (b) if a shorter period is stated in the rules of the cooperative—that 20 21 period.

Share to be forfeited if membership cancelled

126.(1) If a cooperative has a share capital, the board of the cooperative 23 must declare the shares of a member to be forfeited at the same time as the 24 member's membership is cancelled under section 125. 25

(2) The board's declaration has the effect of forfeiting the shares 26 concerned. 27

(3) Nothing in this section affects the operation of section 132.26

17 18 19

22

28

1 2

3

4

5

6

7

8 9

10

11

12

13

14

15

²⁵ Section 131 (Order of Supreme Court against cancellation)

²⁶ Section 132 (Repayment of amounts owing because of cancelled membership)

Failure 1	to cancel membership—offence by director	1
member	f the board of a cooperative fails to cancel the membership of a as required by this part, a director of the cooperative who did not oper diligence to prevent the failure commits an offence.	2 3 4
Maximu	m penalty—20 penalty units.	5
Deferral	of forfeiture by board	6
) The board of a cooperative may by resolution defer cancellation ber's membership for up to 1 year—	7 8
(a)	if the board has reasonable grounds to believe a member has ceased to be an active member because of unusual circumstances that prevent the member fulfilling his or her active membership obligations; or	9 10 11 12
(b)	if—	13
	 (i) the board thinks that during the deferral period an active membership resolution may be put to the members of the cooperative; and 	14 15 16
	(ii) the effect of the resolution would be relevant to the question of whether the member is an active member.	17 18
within th	the board of the cooperative must review the resolution to defer the deferral period to decide if a further resolution should be made basection (1).	19 20 21
Cancella	tion of membership prohibited in certain circumstances	22
	Inless a regulation otherwise provides, the board of a cooperative declare the membership of a member to be cancelled under this	23 24 25
(a)	if the cooperative is insolvent; or	26
(b)	if the cooperative is under administration under the Corporations Law, part 5.3A as adopted and applying under this Act; or	27 28
(c)	if a compromise or an arrangement is being administered in relation to the cooperative; or	29 30

- (c) If the approperty of the cooperative is in force; or
 (f) if the cooperative has, for the purpose of being registered as a company under the Corporations Law, filed with the registrar a copy of the entry made in the minute book of the cooperative
- (g) in other circumstances that may be prescribed under a regulation.

Notice of intention to cancel membership

under section 193;27 or

130.(1) The board of a cooperative must ensure that not less than 28 days notice of its intention to declare the membership of a member to be cancelled is given to the member.

(2) Notice is not required to be given under this section if—

- (a) the member's whereabouts are unknown to the cooperative; and
- (b) the amount required to be repaid to the member in relation to the cancelled membership (whether because of the cancellation of shares or otherwise) is not more than \$50.

Order of Supreme Court against cancellation

131.(1) If the Supreme Court is satisfied the cancellation of a member's19membership under section 12528 was or would be unreasonable, the court20may by order direct that the membership should not have been cancelled or21should not be cancelled.22

(2) While an order is in force under this section—

- (a) the membership concerned is not required to be cancelled and any shareholding of the member is not required to be forfeited; and 25
- (b) the person whose membership was cancelled is entitled to be reinstated as a member of the cooperative with all the rights and 27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

18

²⁷ Section 193 (Postal ballots)

²⁸ Section 125 (Cancellation of membership of inactive member)

entitlements (including any shareholding) attaching to or arising 1 from the former membership. 2 (3) Reinstatement of a member under this section is to be effected under 3 the directions of the Supreme Court. 4 **Repayment of amounts owing because of cancelled membership** 5 **132.(1)** If the membership of a member of a cooperative is cancelled 6 under this part, the cooperative must, within 1 year after the date of 7 cancellation-8 (a) repay to the former member the amount owing to the member 9 because of the cancellation; or 10 (b) apply the amount under subsection (2) if— 11 the board considers repayment would adversely affect the (i) 12 financial position of the cooperative; or 13 (ii) the board and the former member so agree. 14 (2) The amount payable may be applied as follows— 15 if the cooperative is a deposit-taking cooperative—the cooperative 16 (a) may apply the amount as a deposit by the former member with 17 the cooperative (subject to the requirements of section 133 as to 18 interest on the deposit); 19 20 (b) the cooperative may allot or issue debentures of the cooperative to the former member in satisfaction of the amount: 21 (c) the cooperative may appropriate the amount as a donation to the 22 cooperative, but only if the former member consents in writing to 23 the donation. 24 (3) The amount payable to a former member because of the cancellation 25 of membership includes any amount paid up for shares forfeited because of 26 the cancellation of membership. 27 (4) If the former member is subsequently readmitted to membership, 28 any amount held by the cooperative under this section must, if the member 29 asks, be applied towards the cost of admission to membership (including 30 any subscription for share capital). 31

Interest	on deposits and debentures	1
133.(1) This section applies when the amount payable to a former member under section 132 is applied as a deposit with the cooperative or the cooperative allots or issues debentures to the former member in satisfaction of the amount.		2 3 4 5
(2) Th	e deposit or debenture bears interest during any period—	6
(a) for a cooperative with share capital—		7
	(i) at the rate (or, if there is more than 1 rate, at the higher or highest rate) of dividend payable for that period on the share capital of the cooperative; or	8 9 10
	 (ii) if the rate of dividend payable for that period has not been decided—at the rate (or the higher or highest rate) payable for the immediately preceding period for which a rate has been decided; or 	11 12 13 14
	(iii) if a rate of dividend has never been decided for the share capital of the cooperative—at the rate the board of the cooperative considers reasonable; or	15 16 17
(b)	for a cooperative without share capital—at the rate the board of the cooperative considers reasonable; or	18 19
(c)	if the rules provide for a rate to be payable that is higher than the rate applicable under paragraph (a) or (b)—at the higher rate.	20 21
that whic	former member may agree to the rate of interest being less than the would otherwise be payable under this section and may agree to st being paid.	22 23 24
	e provisions of the Corporations Law, part 7.12 adopted under 56 ²⁹ do not apply to an allotment or issue of debentures under this	25 26 27
Repaym	ent of deposits and debentures	28
134.(1) A deposit or debenture to which an amount payable to a former	29

member is transferred under this division is to be repaid to the former 30

²⁹ Section 256 (Notification of change in nature of shareholding)

member as soon as repayment would not, in the opinion of the board, adversely affect the financial position of the cooperative.	1 2
(2) The deposit or debenture must in any case be repaid within 10 years (or within any shorter period the rules of the cooperative may require) after cancellation of the member's membership.	3 4 5
Register of cancelled memberships	6
135. A cooperative must keep a register in the approved form stating the particulars prescribed under a regulation of persons whose membership has been cancelled under this part.	7 8 9
Division 5—Entitlements of former members of trading cooperatives	10
Application of division	11
136. This division only applies to trading cooperatives.	12
Former shareholders to be taken to be shareholders for certain purposes	13 14
137.(1) Even though a person's shares in a cooperative have been forfeited under this part, the person is to be taken to be the holder of shares in the cooperative (the same in all respects as those that were forfeited) for the following purposes—	15 16 17 18
 (a) the entitlement of a shareholder in relation to the purchase of shares in the cooperative under an offer described in section 283(1)(a), (b) or (c)³⁰ or the purchase of all the shares in the cooperative, if the offer or purchase occurs within 5 years after the person's shares were forfeited; 	19 20 21 22 23
(b) the entitlement of a shareholder when the cooperative becomes registered as a company if the relevant special resolution under section 301 ³¹ is passed within 5 years after the person's shares	24 25 26

³⁰ Section 283 (Share offers to which division applies)

³¹ Section 301 (Requirements before application can be made)

	were forfeited;	1
(c)	the entitlement of a shareholder to a distribution of surplus in a winding-up of the cooperative that starts within 5 years after the person's shares were forfeited.	2 3 4
(2) Sub	osection (1)(a) does not apply to—	5
(a)	an offer described in section 283(1)(a) or (c) that is made by another cooperative; or	6 7
(b)	the purchase of all the shares in the cooperative by another cooperative.	8 9
	osection (1)(c) does not apply if the winding-up is for a merger t 12, division 1.32	10 11
subsection	b remove doubt, it is declared that the entitlement under $(1)(a)$ of a person whose shares have been forfeited does not a entitlement to vote on any matter.	12 13 14
cooperati	is section does not apply to a forfeited shareholding in a ve if section 138 operates to require the forfeited shareholding to ed as a forfeited shareholding in another cooperative.	15 16 17
Entitlem	ents of former shareholders on mergers etc.	18
"original	This section applies when a person's shares in a cooperative (the cooperative'') are forfeited under this part and within 5 years orfeiture—	19 20 21
(a)	the original cooperative becomes a subsidiary of another cooperative (the "new cooperative"); or	22 23
(b)	another cooperative (the "new cooperative") is created because of a merger under part 12, division 1 ³³ involving the original cooperative; or	24 25 26
(c)	the engagements of the original cooperative are transferred to another cooperative (the " new cooperative ") under part 12, division 1.	27 28 29

³² Part 12, division 1 (Mergers and transfers of engagements)

³³ Part 12, division 1 (Mergers and transfers of engagements)

(2) A person mentioned in subsection (1) is, for section 137 (and the further operation of this section), taken to have held shares in the new cooperative and as having had those shares in the new cooperative forfeited under this part when the person's shares in the original cooperative were forfeited.

(3) The extent of the forfeited shareholding in the new cooperative is decided as follows-

- (a) if the entitlement of active members of the original cooperative in the circumstances concerned is solely an entitlement to be allotted shares in the new cooperative-the forfeited shareholding in the new cooperative is the shareholding to which the person would have been entitled had the person's shares in the original cooperative not been forfeited;
- (b) in any other case-the forfeited shareholding in the new cooperative is the shareholding that is the same in all respects as the forfeited shareholding in the original cooperative.

(4) The decision under subsection (3)(a) of the person's shareholding in the new cooperative must be made-

- (a) solely on the basis of the person's shareholding in the original cooperative when the shares were forfeited or (in a further operation of this section to the person) when the person was first 21 taken to have a forfeited shareholding in the original cooperative; and 23
- (b) without regard to any additional shareholding in the original 24 cooperative to which the person would have become entitled had 25 the shares not been forfeited (whether because of any bonus share 26 issue or otherwise). 27

Set-off of amounts repaid etc. on forfeited shares	28
139.(1) If a person has an entitlement because of section 138, the entitlement operates to end any liability of the cooperative—	29 30
(a) to repay to the person under section 132^{34} any amount for the	31

8

9

10

11

1

2

12 13

17

18

³⁴ Section 132 (Repayment of amounts owing because of cancelled membership)

forfeited shares concerned; or

(b) for a deposit held by the cooperative, or debentures allotted or issued to the person, under section 132 for the forfeited shares concerned (except a liability to pay interest that is payable but unpaid).

(2) If an amount has been repaid to a person under section 132 or 134,³⁵ the amount repaid is to be set off against any entitlement of the person under section 137³⁶ for the forfeited shares concerned.

(3) If the amount repaid can not be set off against the entitlement because the entitlement is not, or is only partly, an entitlement to money, the entitlement is lost unless the person pays to the cooperative the amount repaid to the person and does so within the period required under subsection (4).

(4) If the circumstances mentioned in subsection (3) arise, the cooperative concerned must—

- (a) give written notice of the matter by post to the person concerned
 (b) at the person's address last known to the cooperative, stating a
 (c) period of not less than 28 days after the notice is given within
 (c) which any amount repaid must be paid to the cooperative; and
- (b) publish a general notice to that effect in a newspaper circulating 20 generally in the district in which the registered office of the cooperative is situated.
 20

Entitlement to distribution from reserves

140. A person whose membership of a cooperative has been cancelled24under this part is taken to still be a member for any distribution from25reserves of the cooperative that takes place within 5 years after the person's26membership was cancelled.27

8 9 10

11

12

13

14

15

23

1

2

3

4

5

6

³⁵ Section 134 (Repayment of deposits and debentures)

³⁶ Section 137 (Former shareholders to be taken to be shareholders for certain purposes)

Regulation may exempt cooperatives from provisions141. A regulation may exempt a cooperative from a provision of this division.		1 2 3
	PART 7—SHARES	4
	Division 1—Nature of share	5
Nature o	of share in cooperative	6
142.(1) A share or other interest in a cooperative—	7
(a)	is personal property; and	8
(b)	is transferable or transmissible as provided by this Act and the rules of the cooperative; and	9 10
(c)	is, subject to the rules of the cooperative, capable of devolution by will or by operation of law.	11 12
(2) Su	bject to subsection (1)—	13
(a)	the laws applying to ownership of and dealing with personal property apply to a share or other interest of a member in a cooperative as they apply to other property; and	14 15 16
(b)	equitable interests in a share or other interest of a member in a cooperative may be created, dealt with and enforced as in the case of other personal property.	17 18 19
	Division 2—Disclosure	20
Disclosu	re to members	21
143.(1) In addition to any information required under part 4 ³⁷ to be	22

s 143

	, the board of a trading cooperative must give a member of the ve a disclosure statement before shares are issued to the member.	1 2
(2) The	e disclosure statement must contain—	3
(a)	a statement of the rights and liabilities attaching to shares; and	4
(b)	a copy of the last annual report of the cooperative under section 242; ³⁸ and	5 6
(c)	any other relevant information about the financial position and prospects of the cooperative if there has been a significant change since the date of the last annual report; and	7 8 9
(d)	any other information the registrar directs.	10
	Division 3—Issue of shares	11
Shares-	-general	12
) The share capital of a cooperative varies in amount according to nal value of shares from time to time subscribed.	13 14
(2) Sha of the coo	ares are to be of a fixed amount that must be specified in the rules operative.	15 16
	cooperative may have more than 1 class of shares if the ling and the rights of shareholders comply with the cooperative s.	17 18 19
(4) Subject to this part and part $4,^{39}$ shares must not be issued to a non-member.		20 21
Minimu	m paid up amount	22
145.(1) A share must not be allotted unless at least 10% of the nominal value of the share has been paid.		23 24
(2) An	y balance unpaid for shares at the time of allotment must be paid	25

³⁸ Section 242 (Annual report)

³⁹ Part 4 (Membership)

in a way	specified in the rules or permitted by this Act.	1
(3) Th or 266.40	is section does not apply to a bonus share issued under section 150	2 3
Shares r	not to be issued at a discount	4
146. A	cooperative must not issue shares at a discount.	5
Issue of	shares at a premium	6
147.(1) A trading cooperative may issue shares at a premium.	7
(2) A considera	premium may be in the form of cash or other valuable ation.	8 9
premium	a trading cooperative issues shares for which it receives a , an amount equal to the total amount or value of the premiums on s must be transferred to a share premium account.	10 11 12
	e share premium account is to be treated as paid-up share capital of ng cooperative and may be applied in 1 or more of the following	13 14 15
(a)	in paying up unissued shares to be issued to members of the cooperative as fully paid bonus shares;	16 17
(b)	in paying up, in whole or in part, the balance unpaid on shares previously issued to members of the cooperative;	18 19
(c)	in the payment of dividends, if the dividends are satisfied by the issue of shares to members of the cooperative;	20 21
(d)	in writing off the preliminary expenses of the cooperative;	22
(e)	in providing for the premium payable on redemption of shares or debentures.	23 24

Section 150 (Bonus share issues) or 266 (Distribution of surplus or reserves to 40 members)

Joint ownership of shares 1 **148.** A share may be held by 2 or more persons jointly, unless the rules 2 of the cooperative otherwise provide. 3 Members may be required to take up additional shares 4 **149.(1)** If authorised by the rules of the cooperative, the board of a 5 trading cooperative may require a member to take up or subscribe for 6 additional shares under a proposal approved by a special resolution of the 7 cooperative. 8 (2) The board of a trading cooperative may deduct amounts in payment 9 for additional shares from money payable to members for dealings with the 10 cooperative, under a proposal approved by a special resolution of the 11 cooperative. 12 13 (3) A proposal to require a member to take up or subscribe for additional shares must-14 15 (a) be accompanied by a disclosure statement, approved by the registrar, that explains the purpose for which the funds raised by 16 the issue of the additional shares are to be used; and 17 clearly show the total number of additional shares to be issued 18 (b) and the basis on which the shares are to be apportioned among 19 members: and 20 be accompanied by a statement informing the member that the 21 (c) member may inform the board by notice on or before the date 22 stated in the statement (being a date before the passing of the 23 special resolution) that the member resigns on the passing of the 24 special resolution. 25 (4) A proposal to deduct amounts in payment for additional shares from 26 amounts payable to members for their dealings with the trading cooperative 27 must clearly show-28 (a) the basis on which the deductions are to be made: and 29 (b) the time and way of making those deductions. 30 (5) A proposal approved under this section is binding on— 31 (a) all members of the trading cooperative at the date of the passing 32

all persons who become members of the trading cooperative after (b) that date and before the total number of shares to be issued under the proposal has been issued.

(6) Sections 17 (except subsection (2)) and 29^{41} apply to the approval of a disclosure statement under this section with any necessary changes and, in particular, as if a reference in section 17 to a formation meeting were a reference to the special resolution.

Bonus share issues

150.(1) In addition to section 266,⁴² the rules of a trading cooperative may authorise the issue of bonus shares to members of the cooperative if 12 the assets of the cooperative-13

(a) have been sold at a profit; or

15 (b) have been revalued at a greater value than that disclosed before the revaluation in the books of the cooperative. 16

(2) This section does not apply if the assets were acquired for resale at a 17 profit. 18

Restrictions on bonus shares

151. Bonus shares under section 150 may be issued under the rules of 20 the cooperative, subject to the following restrictions— 21

- each issue must have been approved by a special resolution of the 22 (a) cooperative; 23
- (b) they are to be issued as fully paid-up shares with no payment 24 required to be made by a member of the cooperative to whom 25 they are issued; 26
- they are to be issued only for shares of the same class of shares 27 (c)

10

11

1

2

3

4

5

6

7

8

9

14

⁴¹ Sections 17 (Approval of disclosure statement) and 29 (Appeal against refusal to approval disclosure statement)

⁴² Section 266 (Distribution of surplus or reserves to members)

that are fully paid-up as at the date of issue of the bonus shares;

(d) the total nominal value of bonus shares issued by a cooperative in any year must not be more than 20%, or another percentage prescribed under a regulation, of the nominal value of the issued share capital of the cooperative immediately before the date of issue of the bonus shares.

Notice about bonus shares

152. Notice of the meeting or postal ballot at which a resolution is to be proposed as a special resolution to approve a bonus share issue must be accompanied by—

- (a) a statement of the value of the assets concerned as disclosed in the books of the cooperative before the sale or revaluation; and
- (b) if the issue arises from, or partly from, a sale of assets—a statement of the price for which the assets were sold; and
- (c) if the issue arises from, or partly from, a revaluation of assets—a certificate of value of the assets, being a certificate given in relation to a valuation made not more than 1 year before the date of the notice by a person prescribed under a regulation or a person having qualifications prescribed under a regulation; and
- (d) particulars of acquisitions of shares in the cooperative made
 within the 3 years immediately preceding the date of the notice by
 or on behalf of each of its directors and his or her spouse and the
 father, mother, children, brothers and sisters of each director and
 spouse; and
- (e) a certificate signed by 2 directors of the cooperative stating that to the best of their knowledge and belief the issue of bonus shares would not be imprudent and no circumstances are known to them as to why the issue should not take place.
 25
 26
 27
 28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

D	ivision 4—Beneficial and non-beneficial interest in shares	1
Notice of	f non-beneficial ownership at time of transfer	2
circumsta hold som) If it may reasonably be expected (having regard to all relevant ances) that on registration of a transfer of shares the transferee will be or all of the shares non-beneficially, the instrument of transfer ude a non-beneficial ownership notice.	3 4 5 6
(2) A 1	non-beneficial ownership notice is a notice that—	7
(a)	contains a statement to the effect that, on registration of the transfer, the transferee will hold particular shares non-beneficially; and	8 9 10
(b)	states particulars of the shares; and	11
(c)	is signed by or on behalf of the transferee.	12
instrume	transferee must ensure this section is complied with when an nt of transfer of shares is filed by or on behalf of the transferee cooperative for registration of the transfer.	13 14 15
Maximu	m penalty—10 penalty units or 3 months imprisonment.	16
	n offence under this section does not affect the validity of the on of a transfer of shares.	17 18
Notice of	f non-beneficial ownership not notified at time of transfer	19
transfere) If on the registration of an instrument of transfer of shares the e holds non-beneficially any of the shares transferred, notice of that t be given to the cooperative.	20 21 22
(2) Th	e notice must—	23
(a)	state the name and address of the transferee; and	24
(b)	contain a statement to the effect that, as from registration of the transfer, the transferee holds the shares non-beneficially; and	25 26
(c)	state particulars of the shares; and	27
(d)	be signed by or on behalf of the transferee.	28
(3) Th	e notice must be given within 14 days after the registration of the	29

transfer (even if before the end of that 14 days the transferee begins to hold any of the relevant shares beneficially).

(4) The transferee of the shares must ensure this section is complied with.

Maximum penalty—10 penalty units or 3 months imprisonment.

(5) This section does not apply to any shares for which particulars were given in a non-beneficial ownership notice under section 153 that were included in the instrument of transfer.

Registration as beneficial owner of shares notified as non-beneficially transferred

155.(1) If an instrument of transfer of shares filed with a cooperative includes a non-beneficial ownership notice under section 153⁴³ for particular shares but on registration of the transfer the transferee holds some or all of the shares beneficially, notice of that fact must be given to the cooperative.

(2) The notice must—

(a)	state the name and address of the transferee; and	17
(b)	contain a statement to the effect that, as from registration of the	18

(b) contain a statement to the effect that, as from registration of the transfer, the transferee holds the relevant shares beneficially; and

(c) state particulars of the shares held beneficially; and

(d) be signed by or on behalf of the transferee.

(3) The notice must be given within 14 days after the registration of the
transfer (even if before the end of that 14 days the transferee begins to hold
any of the relevant shares non-beneficially).

(4) The transferee of the shares must ensure this section is complied 25 with. 26

Maximum penalty—10 penalty units or 3 months imprisonment.

1

2

10 11

12

13

14

15

16

19

20

21

⁴³ Section 153 (Notice of non-beneficial ownership at time of transfer)

Notificat	ion of change in nature of shareholding	1
156.(1) A person must notify the cooperative under this section of the change in the person's shareholding in the cooperative if the person—		
(a)	starts to hold any shares beneficially that the person currently holds non-beneficially; or	4 5
(b)	starts to hold any shares non-beneficially that the person currently holds beneficially.	6 7
Maximu	n penalty—10 penalty units or 3 months imprisonment.	8
(2) Th	e notice must—	9
(a)	state the name and address of the person; and	10
(b)	contain a statement to the effect that, as from the time of the change, the person holds the shares beneficially or non-beneficially (as appropriate); and	11 12 13
(c)	state the time of the change and state particulars of the shares affected; and	14 15
(d)	be signed by or on behalf of the person.	16
before th	e notice must be given within 14 days after the change (even if e end of that 14 days another change of that type affecting any of s occurs).	17 18 19
Presum	otion of awareness	20
157.(1) For this division, a person is, unless the contrary is established, to be presumed to have been aware at a particular time of a circumstance of which an employee or agent of the person was aware at that time.		21 22 23
(2) Subsection (1) applies only if the employee or agent has duties or acts in relation to the transfer to, or ownership by, the person of a share or shares in the cooperative concerned.		24 25 26
Presump	otion that shares held non-beneficially	27
158.(1 person—) A person is taken to hold particular shares non-beneficially if the	28 29

s 159	102	s 160
	Cooperatives	

(a) holds the shares in a capacity other than that of sole beneficial owner: or

1 2

3

4 5

6

7

8

9

10

11

12

13

14

15

16

17

18

21

(b) without limiting paragraph (a), holds the shares as trustee for, as nominee for, or otherwise on behalf of or on account of, another person.

(2) A person is taken to hold shares beneficially at a particular time unless the person holds the shares non-beneficially at that time.

Noting of beneficial and non-beneficial interests in register of members

159.(1) The register of members kept by a cooperative must contain a statement of the shares each member holds beneficially and of the shares each member holds non-beneficially.

(2) In deciding for the purposes of an entry in the register whether a member of a cooperative holds shares beneficially or non-beneficially, regard is to be had only to the following information-

- information contained in a non-beneficial ownership notice under (a) section 15344 included in an instrument of transfer registered by the cooperative;
- (b) information contained in a notice given to the cooperative under 19 another provision of this division. 20

Registration as trustee etc. on death of owner of shares

160.(1) A trustee, executor or administrator of the estate of a dead person 22 who was the registered holder of a share in a cooperative may be registered 23 as the holder of the share as trustee, executor or administrator of the estate. 24

(2) A trustee, executor or administrator of the estate of a dead person 25 who was entitled in equity to a share in a cooperative may, with the consent 26 of the cooperative and of the registered holder of the share, be registered as 27 the holder of the share as trustee, executor or administrator of the estate. 28

⁴⁴ Section 153 (Notice of non-beneficial ownership at time of transfer)

Registration as administrator of estate on incapacity of shareholder

161.(1) This section applies to a person (the **"appointed person"**) who is appointed under a law of a State relating to the administration of the estates of persons who, through mental or physical infirmity, are incapable of managing their affairs, to administer the estate of another person (the **"incapable person"**).

(2) If the incapable person is the registered holder of a share in a cooperative, the appointed person may be registered as the holder of the share as administrator of the estate of the incapable person.

(3) If the incapable person is entitled in equity to a share in a cooperative, the appointed person may, with the consent of the cooperative and of the registered holder of the share, be registered as the holder of the share as administrator of the estate of the incapable person.

Registration as Official Trustee in Bankruptcy

162.(1) This section applies when a share in a cooperative that is the property of a bankrupt vests by force of the *Bankruptcy Act 1966* (Cwlth) in the Official Trustee in Bankruptcy.

(2) If the bankrupt is the registered holder of the share, the official trustee may be registered as the holder of the share as the Official Trustee in Bankruptcy.

(3) If the bankrupt is entitled in equity to the share, the official trustee
may, with the consent of the cooperative and of the registered holder of the
share, be registered as the holder of the share as the Official Trustee in
Bankruptcy.

Liabilities of person registered as trustee or administrator

163.(1) A person registered under section 160, 161 or 162⁴⁵ is, while so registered, subject to the same liabilities in relation to the share as the liabilities to which the person would have been subject if the share had

4 5 6

1

2

3

7 8 9

10 11

12 13

14 15

16 17

18

19

20

25

26

27

⁴⁵ Section 160 (Registration as trustee etc. on death of owner of shares), 161 (Registration as administrator of estate on incapacity of shareholder) or 162 (Registration as Official Trustee in Bankruptcy)

	l, or had been, registered in the name of the dead person, the e person or the bankrupt.	1 2
(2) Th share.	e person registered is subject to no other liabilities in relation to the	3 4
Notice of	f trusts in register of members	5
consent of	Shares held by a trustee under a particular trust may, with the of the cooperative, be marked in the register of members in a way tifies the shares as being held under the trust.	6 7 8
No notic	e of trust except as provided by this division	9
165. E	xcept as provided in this division—	10
(a)	no notice of a trust, whether express, implied or constructive, is to be entered on a register or be receivable by the registrar; and	11 12
(b)	no liabilities are affected by anything done under this division; and	13 14
(c)	nothing done under this division affects a cooperative with notice of a trust.	15 16
	Division 5—Sale or transfer of shares	17
Sale or t	ransfer of shares	18
166.(1) A share in a cooperative can not be sold or transferred except—	19
(a)	on the death of a member—under part 4, division 3 ⁴⁶ and section 167; or	20 21
(b)	to a person appointed to administer the estate of a shareholder under a law relating to the administration of the estates of persons who, through mental or physical infirmity, are incapable of managing their affairs; or	22 23 24 25

⁴⁶ Part 4, division 3 (Death of member)

(2) A share in a cooperative can not be sold or transferred except under the rules of the cooperative.

Transfer on death of member

167.(1) On the death of a member, the member's share in the cooperative can not be transferred to a person other than an administrator or executor except with the consent of the board of the cooperative.

(2) The board may only give its consent under subsection (1) if there are
reasonable grounds for believing the person will be an active member of the
11
cooperative.

Restriction on total shareholding

168. The board of a cooperative must not consent under section 16614or 167 to the sale or transfer of a share if, because of the sale or transfer, the15nominal value of the shares held by the purchaser or transferee would be16more than—17

- (a) 20% of the nominal value of the share capital of the cooperative; or
- (b) if a lower percentage is specified in the rules of the 20 cooperative—that lower percentage of the nominal value of the 21 share capital of the cooperative.
 22

Transfer not effective until registered

169. A transferor of a share remains the holder of the share until the24transfer is registered and the name of the transferee is entered in the register25of members for the share.26

3 4

5

1

2

6

7

8

9

13

18

19

1

Division 6—Repurchase of shares

Purchase and repayment of shares	2
170.(1) The rules of a cooperative may authorise the cooperative to—	3
(a) purchase any share of a member in the cooperative at the request of the member; and	4 5
(b) repay to a member, with the member's consent, all or any part of the amount paid up on any share held by the member when the amount repaid is not required for the activities of the cooperative.	6 7 8
(2) The amount paid by a cooperative under this section in purchasing shares or repaying any amount paid up on shares, or both, in any financial year of the cooperative must not be more than the total of—	9 10 11
(a) 5% of the nominal value of the issued share capital of the cooperative immediately before the start of the financial year; and	12 13
(b) the amount of any additional share capital of the cooperative subscribed for within that year.	14 15
(3) The members of a cooperative may, by special resolution, exempt a cooperative from the operation of subsection (2) in relation to a particular financial year, either unconditionally or on conditions.	16 17 18
(4) The amount paid for a share when it is repurchased may be an amount decided by the board that is less than the nominal value of the share but only—	19 20 21
(a) if the records of the cooperative disclose that the amount paid is the net shareholder's equity per share in the undertaking of the cooperative; or	22 23 24
(b) under the rules of the cooperative.	25
(5) This section does not apply if the member has resigned or has been expelled from the cooperative or the member's membership has been otherwise cancelled.	26 27 28
Deposit or debentures instead of payment when share repurchased	29
171.(1) If a cooperative repurchases a share of a member, the cooperative	30

may inste	ead of paying the purchase price to the member—	1
(a)	for a deposit-taking cooperative—apply the amount as an interest bearing deposit by the member with the cooperative; or	2 3
(b)	allot or issue debentures of the cooperative to the member in satisfaction of the amount.	4 5
(2) Sul	osection (1) applies only if—	6
(a)	the board considers payment of the repurchase price would adversely affect the financial position of the cooperative; or	7 8
(b)	the board and the member so agree.	9
(3) The	e deposit or debenture bears interest during any period—	10
(a)	for a cooperative with share capital—	11
	 (i) at the rate (or, if there is more than 1 rate, at the higher or highest rate) of dividend payable for that period on the share capital of the cooperative; or 	12 13 14
	 (ii) if the rate of dividend payable for that period has not been decided—at the rate (or the higher or highest rate) payable for the immediately preceding period for which a rate has been decided; or 	15 16 17 18
	(iii) if a rate of dividend has never been decided for the share capital of the cooperative—at the rate the board of the cooperative considers reasonable; or	19 20 21
(b)	for a cooperative without share capital—at the rate the board of the cooperative considers reasonable; or	22 23
(c)	if the rules provide for a rate to be payable that is higher than the rate applicable under paragraph (a) or (b)—at the higher rate.	24 25
(4) The deposit or debenture must be repaid to the member as soon as repayment would not, in the opinion of the board, adversely affect the financial position of the cooperative.		26 27 28
(or within	e deposit or debenture must in any case be repaid within 10 years n any shorter period the rules of the cooperative require) after the se of the shares concerned.	29 30 31

Cooperatives	_	
Cancellation of shares	1	
172. A cooperative must cancel any share purchased by or forfeited to the cooperative under this Act or the rules of the cooperative.	2 3	
PART 8—VOTING	4	
Division 1—Voting entitlements	5	
Application of part	6	
173. This part applies to all voting whether at meetings or in ballots (including postal ballots).	s 7 8	
Voting	9	
174.(1) The right to vote attaches to membership and not shareholding.	10	
(2) Except as provided in subsections (3) and (4), each member has only 1 vote at a meeting of the cooperative.	y 11 12	
(3) If its rules so provide, a member of an association or federation may have the number of votes (up to 5) at a general meeting that is stated in the rules.		
(4) If the rules so provide, the chairperson has a second vote at a board meeting or general meeting.	1 16 17	
(5) For joint membership—	18	
(a) the joint members have only 1 vote between them; and	19	
(b) that vote may be exercised (subject to the grant of a proxy of power of attorney) only by the joint member decided under the rules.		
Voting by proxy	23	
175.(1) If the rules so provide, voting may be by proxy at a general		

108

s 175

s 172

meeting.		1		
(2) The instrument of proxy may state the way in which a proxy is to				
vote on a	a particular resolution.	3		
	e proxy must vote in the way authorised by an instrument of proxy ed in subsection (2).	4 5		
(4) A	person must not act as a proxy unless he or she—	6		
(a)	is an active member of the cooperative; or	7		
(b)	for an association or a federation—may represent a component cooperative or association of the association or federation on the association or federation.	8 9 10		
	person must not act as proxy for more than 10 members (or a umber of members stated in the rules of the cooperative) on any on.	11 12 13		
	bsection (5) does not apply if the proxy acts under an instrument mentioned in subsection (2).	14 15		
Restrict	ion on voting entitlement under power of attorney	16		
176. A	A person can not exercise, under a power of attorney, the power of	17		
a member of the cooperative to vote if the person has that power in relation				
to anothe	er member of the cooperative under another power of attorney.	19		
Restrict	ion on voting by representatives of corporations	20		
177. A	A person can not exercise, as the representative of a corporation, the	21		
-	f a corporation member of a cooperative to vote if the person has	22		
-	ver as the representative of another corporation member of the	23 24		
cooperat	175.	24		
Inactive	members not entitled to vote	25		
178. A	A member can not vote if the member is not an active member of	26		
the coop	erative.	27		

s 179	110 s 181	
	Cooperatives	
Control	of the right to vote	1
) A person must not directly or indirectly control the exercise of to vote of a member.	2 3
Maximu	m penalty—60 penalty units or 6 months imprisonment.	4
	a person controls the exercise of the right to vote of a member at a of a cooperative—	5 6
(a)	the vote of the member is invalid; and	7
(b)	if the person is a member—the vote of the person is invalid.	8
	othing in this section prevents the exercise of a vote by means of a power of attorney.	9 10
Effect of	f relevant share and voting interests on voting rights	11
(whether) A member of a cooperative can not vote if another person or not a member of the cooperative) has a relevant interest in any d by the member or in the right to vote of the member.	12 13 14
	member who can not vote because of this section may apply to the to review the matter.	15 16
satisfied	he registrar may order that the member may vote if he or she is in the circumstances of the case that loss of the right to vote would st or unreasonable, and the order of the registrar has effect gly.	17 18 19 20
Rights o	f representatives to vote	21
	A person appointed under this Act to represent a member of a ive, association or federation—	22 23
(a)	is entitled to receive notice of all meetings in the same way as the member represented; and	24 25
(b)	is entitled to exercise the same rights to vote as the member represented; and	26 27
(c)	is eligible to be elected to the board of directors if the member represented holds the qualifications required for holding office as	28 29

a director.

Other rights and duties of members not affected by ineligibility to vote	1	
182. A provision of this Act that disentitles a member of a cooperative to	2	
vote (either generally or in relation to a particular matter) does not affect any	3	
other right, entitlement, obligation or duty of the member as a member.	4	
Vote of disentitled member to be disregarded	5	
183. Any vote cast by or on behalf of a member of a cooperative when not entitled to vote must be disregarded.	6 7	
Division 2—Resolutions	8	
Decisions to be by ordinary resolution	9	
184. Unless this Act or the rules of the cooperative otherwise provides,	10	
every question for decision by a cooperative must be decided by ordinary resolution.		
Ordinary resolutions	13	
185. An ordinary resolution is a resolution of a cooperative that is passed		
by a simple majority at a general meeting of the cooperative or in a postal ballot of members.		
Special resolutions	17	
186.(1) A special resolution is a resolution of a cooperative that is passed—	18 19	
(a) by a two-thirds majority at a general meeting of members; or	20	
(b) by a two-thirds majority in a postal ballot (other than a special postal ballot) of members; or	21 22	
(c) by a three-quarters majority in a special postal ballot of members.	23	
(2) A special resolution may be passed by a postal ballot only if the rules of the cooperative so permit or this Act requires the special resolution to be passed by postal ballot (including a special postal ballot).	24 25 26	

187	112	s 189	
	Cooperatives		

(3) A resolution must not be considered to have been passed as a special resolution unless not less than 21 days notice has been given to the members of the cooperative stating—	1 2 3
(a) the intention to propose the special resolution; and	4
(b) the reasons for proposing the special resolution; and	5
(c) the effect of the special resolution being passed.	6
(4) A cooperative must give at least 28 days notice to the registrar of a proposed special resolution before giving notice to the members of the proposed special resolution.	7 8 9
Maximum penalty—20 penalty units.	10
(5) A failure to give notice to the registrar under subsection (4) does not affect the validity of the resolution.	11 12
How majority obtained is ascertained	13
187.(1) A resolution is passed by a particular majority at a meeting if that majority of the members of the cooperative who, being entitled to do so, vote in person or (if proxies are allowed) by proxy at the meeting vote in favour of the resolution.	14 15 16 17
(2) A resolution is passed by a particular majority in a postal ballot if that majority of the members of the cooperative who, being entitled to do so, cast formal votes in the postal ballot vote in favour of the resolution.	18 19 20
Disallowance by registrar	21
188. The registrar may disallow a proposed special resolution before it is passed by written notice to the cooperative if the registrar considers the effect of the special resolution, if passed, would be in contravention of this Act or any other law.	22 23 24 25

D		e	•	e	• •	1 4
	leciaratin	n of i	naccino	nt	snecial	resolution
-	cciai allo	n or j	passing	UI	speciai	resolution

189.(1) At a meeting of a cooperative for the purpose of passing a special 27 resolution, a declaration by the chairperson of the meeting that the resolution 28 has been passed as a special resolution is evidence of that fact. 29

(2) A declaration by the returning officer for a postal ballot to pass a special resolution that the resolution has been passed as a special resolution is evidence of that fact.	1 2 3
(3) Subsection (1) does not apply if a poll is taken at the meeting of the cooperative.	4 5
Effect of special resolution	6
190.(1) A special resolution has effect from the date it is passed.	7
(2) However, a special resolution relating to anything for which a special resolution is required to be passed by special postal ballot has no effect until it is registered.	8 9 10
Registration of special resolution	11
191.(1) A cooperative must file 2 copies of each special resolution passed by the cooperative with the registrar under this section for registration.	12 13 14
(2) The copies must—	15
 (a) be filed within 28 days after the passing of a special resolution or the further period the registrar allows; and 	16 17
(b) be signed by a director and the secretary of the cooperative; and	18
(c) be accompanied by the filing fee prescribed under a regulation.	19
(3) A cooperative or an officer of the cooperative must not knowingly fail to file the required copies under this section.	20 21
Maximum penalty—20 penalty units.	22
(4) This section and section 192 do not apply to a special resolution altering the rules of a cooperative.	23 24
Decision of registrar on application to register special resolution	25
192.(1) If the registrar is satisfied the cooperative has complied with this Act and the special resolution is not contrary to this Act, the registrar must register the special resolution.	26 27 28

(2) If t	he registrar considers the effect of a special resolution filed for				
registratio	registration would be in contravention of this Act or any other law, the				
registrar-	_				
(a)	may refuse to register the special resolution; and				
(b)	must sive united notice to the economic that the energial				

- (b) must give written notice to the cooperative that the special resolution—
 - (i) for a special resolution mentioned in section 190(2)⁴⁷—has no effect; and
 - (ii) in any other case—has no effect as from the date it was passed.

(3) A certificate of registration of a special resolution given by the
registrar is, in favour of any person advancing money to the cooperative on
the faith of the certificate or in favour of any guarantor of that advance,
evidence that the resolution was properly passed.

Division 3—Postal ballots

Postal ballots

193.(1) A postal ballot may be held as provided by the rules of a 17 cooperative and must be conducted in the way prescribed under a 18 regulation. 19

(2) On the declaration by the returning officer of the result of the ballot, the secretary of the cooperative must make an entry in the minute book of the cooperative showing—

- (a) the number of formal votes cast in favour of the proposal 23 concerned; and 24
- (b) the number of formal votes cast against the proposal; and
- (c) the number of informal votes cast.

15

1 2 3

4

5

6

7

8

9

10

16

20

21

22

25

⁴⁷ Section 190 (Effect of special resolution)

Special postal ballots

194.(1) A special postal ballot is a postal ballot that is conducted as required by this section.

(2) The ballot must not be held less than 21 days after notice of the ballot is given to members so as to enable enough time for a meeting to discuss the proposal the subject of the ballot to be called and held (whether by the board or on the requisition of members).

(3) The cooperative must send to each member (along with any other material required to be sent in relation to the postal ballot) a disclosure statement approved by the registrar and containing information about—

- (a) the financial position of the cooperative; and
- (b) the interests of the directors of the cooperative in the proposal with which the ballot is concerned, including any interests of the directors in another organisation concerned in the proposal; and
- (c) any compensation or consideration to be paid to officers or members of the cooperative in connection with the proposal; and
- (d) any other matters the registrar directs.

(4) If the registrar so requires, the statement is to be accompanied by a report made by an independent person approved by the registrar about any matters the registrar directs.

(5) Sections 17 (except subsection (2)) and 29⁴⁸ apply to the approval of
a disclosure statement under this section with any necessary changes and in
particular as if a reference in section 17 to a formation meeting were a
reference to the notice of the special postal ballot.

When is a special postal ballot required

195. In addition to any requirement of this Act, the rules of a cooperative must require a special postal ballot to be conducted for passing a special resolution in relation to any of the following matters relating to a cooperative—

2 3

1

5 6 7

8

9

4

10 11

12

13

14

15 16 17

18 19

20

25

26

27

28

⁴⁸ Section 17 (Approval of disclosure statement) and 29 (Appeal against refusal to approve disclosure statement)

(a)	conversion of—	1
	(i) a share capital cooperative to a non-share capital cooperative or vice versa; or	2 3
	 (ii) a trading cooperative to a non-trading cooperative or vice versa; 	4 5
(b)	transfer of incorporation;	6
(c)	an acquisition or disposal of assets mentioned in section 268;49	7
(d)	the maximum permissible level of share interest in the cooperative;	8 9
(e)	takeover;	10
(f)	merger;	11
(g)	transfer of engagements;	12
(h)	members' voluntary winding-up.	13
Holding	of postal ballot on requisition	14
(includin the writte cast at le	The board of a cooperative must conduct a postal ballot g a special postal ballot) for the passing of a special resolution on an requisition of the number of members who together are able to east 20% (or a lesser percentage specified in the rules of the ve) of the total number of votes able to be cast at a meeting of the ve.	15 16 17 18 19 20
(2) A n an active	nember can not be a requisitioning member unless the member is member.	21 22

(3) The following provisions apply to a requisition for a postal ballot—

(3) The following provisions apply to a requisition for a postal ballot—			23
(a)	it must state—		
	(i)	the proposed special resolution to be voted on; and	25
	(ii)	the reasons for the making of the special resolution; and	26
	(iii)	the effect of the special resolution being passed;	27

(b) it must be signed by the requisitioning members (and may 28

⁴⁹ Section 268 (Acquisition and disposal of assets)

consist of several documents in like form each signed by 1 or more of the requisitioning members);	1 2
(c) it must be served on the cooperative by being filed at the registered office of the cooperative.	3 4
(4) The postal ballot must be conducted as soon as practicable and in any case must be conducted within 2 months after the requisition is served.	5 6
(5) If the special resolution for which the requisitioned postal ballot is conducted is not passed, the cooperative may recover the expenses of the postal ballot from the members who requisitioned the postal ballot as a debt payable to the cooperative.	7 8 9 10
Expenses involved in postal ballots on requisition	11
197.(1) All reasonable expenses incurred by a cooperative in preparing for and holding a special postal ballot are taken to form the expenses of the postal ballot for section 196.	12 13 14
(2) Those expenses include (but are not limited to) the following expenses—	15 16
 (a) the cost of obtaining expert advice (including legal and financial advice) and of commissioning expert reports; 	17 18
(b) costs attributable to the use of staff of the cooperative in preparing for and holding the ballot;	19 20
(c) the cost of producing, printing and posting the ballot papers and other material associated with the ballot.	21 22
Division 4—Meetings	23
Annual general meetings	24
198.(1) The first annual general meeting of a cooperative must be held within 19 months after the incorporation of the cooperative.	25 26
(2) The second or any later annual general meeting of a cooperative must be held within—	27 28

(a) 5 months after the close of the financial year of the cooperative; or 29

(b) the further time the registrar may allow or prescribed under a regulation.	1 2
Special general meetings	3
199. A special general meeting of a cooperative may be called at any time by the board of directors.	4 5
Notice of meetings	6
200. The board must give each member at least 14 days notice of each general meeting.	7 8
Quorum at meetings	9
201.(1) The quorum for a meeting of a cooperative must be stated in the rules.	10 11
(2) An item of business must not be transacted at a meeting of a cooperative unless a quorum of members entitled to vote is present during the transaction of that item.	12 13 14
Decision at meetings	15
202.(1) A question for decision at a general meeting must be decided by a majority of members present in person at the meeting and voting, but this is subject to any other provisions of this Act and to the rules of the cooperative.	16 17 18 19
(2) Unless a poll is demanded by at least 5 members, a question for decision at a general meeting must be decided by a show of hands.	20 21
(3) In the case of an equality of votes, whether on a show of hands or on a poll, the chairperson of the meeting at which the show of hands takes place or at which the poll is demanded may exercise a second or casting vote if the rules so provide.	22 23 24 25

203. (1) The board of a cooperative must call a general meeting of the	
	2
1 1	3
	4
	5
	6
	7 8
(3) The following provisions apply to a requisition for a general	9
meeting—1	0
(a) it must state the objects of the meeting; 1	1
(b) it must be signed by the requisitioning members (and may 1	12
	13
more of the requisitioning members); 1	14
(c) it must be served on the cooperative by being filed at the 1	15
registered office of the cooperative. 1	16
(4) The meeting must be called and held as soon as practicable and in any 1	17
case must be held within 2 months after the requisition is served.	8
(5) If the board does not call the meeting within 21 days after the	9
requisition is served, the following provisions apply— 2	20
(a) the requisitioning members (or any of them representing at least 2	21
	22
way as nearly as possible as meetings are called by the board; 2	23
	24
	25
1	26
	27
	28
5 1	29 30
	31
	32
(e) any reasonable expenses incurred by the requisitioning members 3	33

because of the board's failure to call the meeting must be paid by the cooperative;

any amount required to be paid by the cooperative under (f) paragraph (e) must be retained by the cooperative out of any money due from the cooperative by way of fees or other remuneration for their services to any of the directors that were in default

Minutes

204.(1) Minutes of each general meeting, board meeting and subcommittee meeting must be entered in the appropriate records and confirmed at and signed by the chairperson of the next meeting. 11

(2) The minutes of each general meeting must be available for inspection by members.

(3) The rules may provide that the minutes of board meetings and subcommittee meetings be available for inspection by members.

(4) Minutes must be kept in the English language.

PART 9—MANAGEMENT AND ADMINISTRATION 17 **OF COOPERATIVES** 18

Division 1—The board	19
----------------------	----

Board of directors	20
205.(1) Subject to this Act and the rules of the cooperative, the business of a cooperative is to be managed by a board of directors.	21 22
(2) The board of directors may exercise all the powers of the cooperative	23
that are not, by this Act or the rules of the cooperative, required to be	24
exercised by the cooperative in general meeting.	25

8 9

10

12

13

14

15

16

1 2

3

4

5

6

(3) The acts of a director are valid despite any defect that may afterwards be discovered in his or her appointment or qualification.	1 2
Election of directors	3
206.(1) Except as provided in subsections (2), (3) and (4), the directors of a cooperative are to be elected in the way specified in the rules of the cooperative.	4 5 6
(2) The first directors of—	7
(a) a cooperative formed under this Act are to be elected at its formation meeting; or	8 9
 (b) a cooperative that was a corporation incorporated under another Act are to be the directors in office at the date of registration under this Act. 	10 11 12
(3) If authorised by the rules of the cooperative, a board of directors may appoint a person to fill a casual vacancy in the office of a director until the next annual general meeting.	13 14 15
(4) A motion approving or nominating for election 2 or more persons as directors by a single resolution must not be made at a meeting of a cooperative unless a resolution that it be made has first been agreed to by the meeting without any vote being given against it.	16 17 18 19
(5) If a resolution is passed following a motion in contravention of subsection (4)—	20 21
(a) the resolution is void; and	22
(b) there is no provision for the automatic re-election of retiring directors in default of another election.	23 24
(6) This section does not apply to a resolution altering the rules to prevent the election of 2 or more directors by ballot.	25 26
(7) A nomination for election or appointment to the office of a director must give details of the qualifications and experience of the person nominated.	27 28 29
(8) Unless this Act or the rules of a cooperative otherwise provides, a director is eligible for re-election at the end of his or her term of office.	30 31

207.(1) A person is not qualified to be a director of a cooperative unless he or she is—

- (a) a member of the cooperative or a representative of a corporation that is a member of the cooperative (**"member director"**); or
- (b) an employee of the cooperative or a person qualified as provided by the rules (**"independent director"**).

(2) A person may only be elected or appointed as an independent director if there are at least 3 member directors appointed for each independent director.

Disquantica persons	Disqu	alified	persons
---------------------	-------	---------	---------

208.(1) A person must not act as a director or directly or indirectly take part in or be concerned with the management of a cooperative if the person—

- (a) is the auditor of the cooperative or a partner, employee or employer of the auditor; or
- (b) has been convicted, whether before or after the commencement of this section, within or outside Queensland—
 - (i) on indictment of an offence relating to the promotion, formation or management of a corporation; or
 - (ii) of an offence involving fraud or dishonesty punishable on conviction by imprisonment for not less than 3 months; or
 - (iii) of an offence under the Corporations Law, section 232, 590, 591, 592, 704, 705 or 996 or under a provision of a law in force in another State that corresponds with any of those sections; or 26
 - (iv) of an offence under a provision of a previous law of Queensland or another State, with which any of the provisions mentioned in subparagraph (iii) corresponds;

within 5 years after the conviction or, if sentenced to30imprisonment, after his or her release from prison, except with31the leave of the Supreme Court.32

11

12

13

14

15

16

17

18

19

20

21

22

27

28

29

1

2

3

4

5

6

7

8

9

31

Maximum penalty—240 penalty units or 2 years imprisonment.	1
(2) A person must not act as a director or directly or indirectly take part in or be concerned with the management of a cooperative if the person—	2 3
(a) has been convicted of an offence under this Act, within 5 years after the conviction, except with leave of the Supreme Court; or	4 5
(b) is prohibited from being a director of a company under the Corporations Law, section 599; or	6 7
(c) is an insolvent under administration (as defined in the Corporations Law); or	8 9
(d) is prohibited from managing a cooperative by an order under the Corporations Law, section 1317EA as adopted under this Act.	10 11
Maximum penalty—240 penalty units or 2 years imprisonment.	12
(3) In a proceeding for an offence against subsection (1), a certificate by an authority prescribed under a regulation for this section stating that a person was released from prison on a stated date is evidence the person was released from prison on that date.	13 14 15 16
(4) A person who intends to apply for leave of the Supreme Court must give the registrar at least 21 days notice of his or her intention.	17 18
(5) The Supreme Court may grant leave subject to any condition or limitation it considers appropriate.	19 20
(6) A person must comply with any condition or limitation subject to which leave is granted.	21 22
Maximum penalty—240 penalty units or 2 years imprisonment.	23
(7) On the application of the registrar, the Supreme Court may revoke its leave.	24 25
(8) Subject to this section, the Corporations Law, section 599 is adopted as far as is applicable to cooperatives and applies with any changes that are necessary and any other changes prescribed under a regulation.	26 27 28
Meeting of the board of directors	29
209.(1) Meetings of the board of directors must be held at least once	30

every 3 months and may be held as often as may be necessary.

(2) A meeting of the board of directors may be called by a director giving notice individually to every other director.

(3) The board of directors may hold meetings, or allow directors to take part in its meetings by telephone, video link, or another form of communication that allows reasonably contemporaneous and continuous communication between the directors taking part in the meeting.

(4) A quorum of a meeting of the board of directors is 50% of the number of directors, or a greater number of directors specified in the rules.

(5) The chairperson of the board may be elected either by the board or at a general meeting of the cooperative, and is to be elected, hold office, and retire, and may be removed from office, as provided by the rules of the cooperative.

Transaction of business outside meetings	13
210.(1) The board of a cooperative may, if it considers appropriate, transact any of its business by the circulation of papers among all of the directors of the board.	14 15 16
(2) A resolution in writing approved in writing by a majority of the directors of the board is to be taken to be a decision of the board.	17 18
(3) Separate copies of a resolution may be distributed for signing by the directors if the wording of the resolution and approval is identical in each copy.	19 20 21
(4) For the approval of a resolution under this section, the chairperson of the board and each director of the board have the same voting rights as they have at an ordinary meeting of the board.	22 23 24
(5) The resolution is approved when the last director required for the majority signs.	25 26
(6) A resolution approved under this section must be recorded in the minutes of the meetings of the board.	27 28
(7) Papers may be circulated among directors of the board for this section by facsimile or other transmission of the information in the papers	29 30

concerned.

31

s 210

1

2

3

4

5

6

7

8 9

10

11

Deputy directors

211.(1) In the absence of a director from a meeting of the board, a person appointed by the board under the rules of the cooperative concerned to act as a deputy for the director may act in the place of the director.

(2) The rules of the cooperative may include provisions regulating the term of office, vacation of or removal from office, and remuneration of a deputy.

Delegation by board

212.(1) If authorised by the rules of a cooperative, the board may, by resolution, delegate the board's powers (other than this power of delegation) stated in the resolution—

(a)	to a director; or	12

- (b) to a committee of 2 or more directors; or
- (c) to a committee of members of the cooperative; or
- (d) to a committee of members of the cooperative and other persons 15 if members form the majority of persons on the committee. 16

(2) To remove any doubt, it is declared that the *Acts Interpretation Act* 17 *1954*, section 27A applies to a delegation under this section. 18

Removal from and vacation of office

213.(1) The directors hold office and must retire, and may be removed20from office, as provided by the rules of the cooperative.21

(2) A director vacates office in the circumstances, if any, provided in the22222323

- (a) if the director is disqualified from being a director as provided by section 208;⁵⁰
 24
- (b) if the director absents himself or herself from 3 consecutive 26 ordinary meetings of the board without its leave; 27
- (c) if the director resigns the office of director by written notice given 28

8

9

10

11

13

14

19

1

2

3

4 5

6

⁵⁰ Section 208 (Disqualified persons)

	by the director to the cooperative;	1
(d)	if the director is removed from office by special resolution of the cooperative;	2 3
(e)	if the person ceases to hold the qualification because of which the person was qualified to be a director;	4 5
(f)	if an administrator of the cooperative's affairs is appointed under part 12, division 5.51	6 7
Divisio	on 2—Duties and liabilities of directors, officers and employees	8
Meaning	g of "officer"	9
214. Ir	n this division—	10
"office	er [*] , of a cooperative, means—	11
(a)	a director or secretary of the cooperative; or	12
(b)	a person who is concerned, or takes part, in the management of the cooperative, whether or not as a director; or	13 14
(c)	a receiver, or receiver and manager, of property of the cooperative, or another authorised person who enters into possession or assumes control of property of the cooperative for enforcing a charge; or	15 16 17 18
(d)	an administrator of a deed of arrangement executed by the cooperative; or	19 20
(e)	a liquidator or provisional liquidator appointed in a voluntary winding-up of the cooperative; or	21 22
(f)	an administrator of the cooperative appointed under the Corporations Law, part 5.3A as adopted and applying under this Act; or	23 24 25
(g)	a trustee or other person administering a compromise or arrangement made between the cooperative and another person or other persons.	26 27 28

⁵¹ Part 12, division 5 (Appointment of administrator)

Officers must act honestly

215. An officer of a cooperative must at all times act honestly in the exercise of his or her powers and the discharge of the duties of his or her office, both in the State and elsewhere.

Maximum penalty—

- (a) for a contravention committed with intent to deceive or defraud the cooperative, members or creditors of the cooperative or creditors of another person or for another fraudulent purpose—240 penalty units or 2 years imprisonment; or
- (b) in another case—60 penalty units.

Standard of care and diligence required

216.(1) In the exercise of his or her powers and the discharge of his or her functions, an officer of a cooperative must exercise the degree of care and diligence a reasonable person in a like position in a cooperative would exercise in the cooperative's circumstances.

Maximum penalty—20 penalty units.

(2) An officer is not liable to be convicted for a contravention of this
 section if the cooperative has resolved by ordinary resolution to forgive the
 18
 contravention.

Improper use of information or position

217.(1) An officer or employee or former officer or employee of a21cooperative or a member of a committee mentioned in section 212(1)⁵²22must not make improper use of information acquired because of his or her23position as an officer or employee or member to gain, directly or indirectly,24an advantage for himself or herself or for any other person or to cause25detriment to the cooperative.26

(2) An officer or employee of a cooperative or a member of a committee27mentioned in section 212(1) must not make improper use of his or her28position as an officer or employee or member, to gain, directly or indirectly,29

3 4

1

2

5 6

7

8

9

10

11 12

13

14

15

16

⁵² Section 212 (Delegation by board)

an advantage for himself or herself or for any other person or to cause detriment to the cooperative.

Maximum penalty-

- (a) for a contravention committed with intent to deceive or defraud the cooperative, members or creditors of the cooperative or creditors of another person or for another fraudulent purpose—240 penalty units or 2 years imprisonment; or
- (b) in another case—60 penalty units.

Recovery of damages by cooperative

218.(1) If a person contravenes a provision of this division in relation to a cooperative, the cooperative may, whether or not the person has been convicted of an offence for contravention, recover an amount from the person as a debt payable to the cooperative.

(2) The amount the cooperative may recover from the person is—

- (a) if the person or another person made a profit because of the contravention—an amount equal to the profit; and
- (b) if the cooperative has suffered loss or damage because of the contravention—an amount equal to the loss or damage.

Other duties and liabilities not affected

219. This division has effect in addition to, and does not limit, any rule of
law relating to the duty or liability of a person because of the person's office20or employment in relation to a cooperative and does not prevent the
institution of any civil proceeding for a breach of a duty or for a liability of
that type.20

Indemnification of officers and auditors

220.(1) A provision, whether contained in the rules or in a contract with a26cooperative or elsewhere, for exempting an officer or auditor of the27cooperative from, or indemnifying the officer or auditor against, liability28that by law would otherwise attach to the officer or auditor for negligence,29default, breach of duty or breach of trust of which the officer or auditor may30

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

be guilty in relation to the cooperative is void.

(2) Subsection (1) does not apply in relation to a contract of insurance.

(3) Despite subsection (1), a cooperative may, under its rules or otherwise, indemnify an officer or auditor against liability incurred by the officer or auditor in defending a proceeding, whether civil or criminal, in which judgment is given in the officer's or auditor's favour or in which the officer or auditor is acquitted or an application in relation to a proceeding of that type in which relief is under this section granted to the officer or auditor by the court.

(4) If in a proceeding for negligence, default or breach of duty against an officer or auditor of a cooperative it appears to the court that the person is or may be liable for the negligence, default or breach of duty but acted honestly and reasonably and that, having regard to all the circumstances of the case (including those connected with the person's appointment), the person ought fairly to be excused for the negligence, default or breach of duty, the court may relieve the person, either wholly or partly, from the person's liability on the terms the court considers appropriate.

(5) If an officer or auditor of a cooperative has reason to believe a claim will or might be made against him or her for negligence, default or breach of duty in relation to the cooperative, the person may apply to the Supreme Court for relief, and the court then has the same power to relieve the person as it would have under this section if it had been a court before which a proceeding against the officer or auditor for negligence, default or breach of duty had been brought.

(6) If any case to which subsection (4) applies is being tried by a judge
with a jury, the judge, after hearing the evidence, may, if satisfied that the
defendant should under that subsection be relieved either wholly or partly
from the liability sought to be enforced against him or her, withdraw the
case in whole or in part from the jury and direct judgment to be entered for
the defendant on the terms as to costs or otherwise that the judge considers
appropriate.

(7) In this section—

"officer" includes an employee of a cooperative and another person who may under the rules of the cooperative give directions in regard to the business of the cooperative.

Adoptio coopera	n of Corporations Law provisions about officers of tives	1 2
and 1307) The provisions of the Corporations Law, sections 589 to 598 d are adopted by this section and apply to a cooperative in the same mey apply to a company.	3 4 5
(2) Th and as if	e provisions apply with any changes prescribed under a regulation	6 7
(a)	a reference in the provisions to a company were a reference to a cooperative; and	8 9
(b)	a reference in the provisions to the Commission were a reference to the registrar; and	10 11
(c)	the reference in section 591 to section 289 were a reference to section 232^{53} of this Act.	12 13
	Division 3—Restrictions on directors and officers	14
Director	rs' remuneration	15
services	A director of a cooperative must not receive remuneration for as a director other than fees, concessions and other benefits I at a general meeting of the cooperative.	16 17 18
Maximu	m penalty—240 penalty units or 2 years imprisonment.	19
Certain	financial accommodation to officers prohibited	20
-) An officer of a cooperative who is not a director of the ive must not obtain financial accommodation from the cooperative n—	21 22 23
(a)	with the approval of a majority of the directors; or	24
(b)	under a scheme about providing financial accommodation to officers that has been approved by a majority of the directors.	25 26
Maximu	m penalty—240 penalty units or 2 years imprisonment.	27

⁵³ Section 232 (Requirements for accounts and accounting records)

s 224	131	s 224
	Cooperatives	

(2) For this section, financial accommodation is taken to be obtained by an officer of a cooperative if it is obtained by—		1 2
(a)	a proprietary company in which the officer is a shareholder or director; or	3 4
(b)	a trust of which the officer is a trustee or beneficiary; or	5
(c)	a trust of which a corporation is trustee if the officer is a director or other officer of the corporation.	6 7
(3) A cooperative must not give financial accommodation to an officer of the cooperative if—		8 9
(a)	by giving the financial accommodation, the officer would contravene this section; and	10 11
(b)	the cooperative knows or should reasonably know of the contravention.	12 13
Maximu	m penalty—500 penalty units.	14
Financial accommodation to directors and associates15		
director,) A cooperative must not provide financial accommodation to a or to a person the cooperative knows or should reasonably know is ate of a director, unless—	16 17 18
(a)	the accommodation is—	19
	(i) approved under subsection (2); or	20
	(ii) given under a scheme approved under subsection (2); or	21
	(iii) provided on terms no more favourable to the director or associate than the terms on which it is reasonable to expect the cooperative would give if dealing with the director or associate at arm's length in the same circumstances; and	22 23 24 25
(b)	the directors have approved the accommodation, at a meeting of the board at which a quorum was present, by a majority of at least two-thirds of the directors present and voting on the matter.	26 27 28
Maximu	m penalty—500 penalty units.	29
(2) For subsection $(1)(a)(i)$ and (ii), financial accommodation or a scheme is approved if—		30 31

(a)	it is approved by a resolution passed at a general meeting; and
(a) (b)	the full details of the accommodation or scheme were made available to members at least 21 days before the meeting.
	director or an associate of a director must not obtain financial odation given in contravention of subsection (1).
Maximu	m penalty—240 penalty units or 2 years imprisonment.
cooperat	r this section, a concessional rate of interest for a borrower from a ive is a normal term only if the borrower is entitled to the on by being a member of a class of borrowers from the cooperative in its rules as being entitled to the concession.
payment associate member	a director of a cooperative or an associate of a director accepts, in of a debt owed by a member of the cooperative to the director or e, any proceeds of financial accommodation provided to the by the cooperative, this section has effect as if the financial odation has been provided to the director or associate.
(6) In	this section, a reference to—
(a)	the provision of financial accommodation to a director or an associate of a director; or
(b)	the obtaining of financial accommodation by a director or an associate of a director; or
(c)	a debt owed to a director or an associate of a director;
obtaining	a reference to a provision of financial accommodation to, or an g of financial accommodation by, the director or associate, or a debt the director or associate, jointly with another person.
(7) In	this section—
"associa	te", of a director, means—
(a)	the director's spouse; or
(b)	a person when acting in the capacity of trustee of a trust under which—
	(i) the director or director's spouse has a beneficial interest; or
	(ii) a corporation mentioned in paragraph (c) has a beneficial

(ii) a corporation mentioned in paragraph (c) has a beneficial 31 interest; or 32

(c)	a corporation if—	1
	(i) the director or director's spouse has a material interest in shares in the corporation; and	2 3
	(ii) the nominal value of the shares is not less than 10% of the nominal value of the issued share capital of the corporation.	4 5
(8) Fo corporati	r this section, a person has a "material interest" in a share in a on if—	6 7
(a)	the person has power to withdraw the share capital subscribed for the share or to exercise control over the withdrawal of the share capital; or	8 9 10
(b)	the person has power to dispose of or to exercise control over the disposal of the share; or	11 12
(c)	the person has power to exercise or to control the exercise of any right to vote conferred on the holder of the share.	13 14
Restricti cooperat	on on directors of certain cooperatives selling land to ive	15 16
includes providing	A director of a cooperative, the primary activity of which is or the acquisition of land to settle or retain people on the land and of g any community service or benefit, must not sell land to the ve except under a special resolution of the cooperative.	17 18 19 20
Maximu	n penalty—240 penalty units or 2 years imprisonment.	21
Manage	ment contracts	22
226.(1) In this section—	23
-	ement contract" means a contract or other arrangement under ch—	24 25
(a)	a person who is not an officer of the cooperative agrees to perform the whole, or a substantial part, of the functions of the cooperative, whether under the control of the cooperative or not; or	26 27 28 29
(b)	a cooperative agrees to perform the whole or a substantial part of	30

s 227

its functions—	1
(i) in a particular way; or	2
(ii) in accordance with the directions of any person; or	3
(iii) subject to stated restrictions or conditions.	4
(2) A cooperative must not enter into a management contract unless the contract has first been approved by special resolution.	5 6
(3) A management contract entered into in contravention of subsection (2) is void.	7 8
Division 4—Declaration of interests	9
Declaration of interest	10
227.(1) A director of a cooperative who is or becomes in any way, whether directly or indirectly, interested in a contract or proposed contract with the cooperative must declare the nature and extent of the interest to the board of directors under this section.	11 12 13 14
Maximum penalty—240 penalty units or 2 years imprisonment.	15
(2) For a proposed contract, the declaration must be made—	16
(a) at the meeting of the board at which the question of entering into the contract is first considered; or	17 18
(b) if the director was not at that time interested in the proposed contract—at the next meeting of the board held after the director becomes interested in the proposed contract.	19 20 21
(3) If a director becomes interested in a contract with the cooperative after it is made, the declaration must be made at the next meeting of the board held after the director becomes interested in the contract.	22 23 24
(4) For this section, a general written notice given to the board by a director to the effect that the director—	25 26
(a) is a member of a stated entity; and	27
(b) is to be regarded as interested in any contract that may, after the giving of the notice, be made with the entity;	28 29

is enough declaration.

(5) A director of a cooperative who holds an office or has an interest in property whereby, whether directly or indirectly, duties or interests might be created that could conflict with the director's duties or interests as director must, under subsection (6), declare at a meeting of the board of directors the fact and the nature, character and extent of the conflict.

Maximum penalty—240 penalty units or 2 years imprisonment.

interest come to the person's knowledge.

(6) A declaration required by subsection (5) in relation to holding an office or having an interest must be made by a person—

if the person holds the office or has the interest when he or she 10 (a) becomes a director-at the first meeting of the board held after 11 whichever is the later of the following-12 (i) the person becomes a director; 13 (ii) the relevant facts as to holding the office or having the 14 interest come to the person's knowledge; or 15 (b) if the person starts to hold the office or acquires the interest after 16 the person becomes a director-at the first meeting of the board 17 held after the relevant facts as to holding the office or having the 18

(7) If a director has made a declaration under this section, then unless the board otherwise decides, the director must not—

- (a) be present during any deliberation of the board in relation to the matter; or
- (b) take part in any decision of the board in relation to the matter.

(8) For the making of a decision of the board under subsection (7) in
relation to a director who has made a declaration under this section, the
director must not—

- (a) be present during any decision of the board for the purpose of 28 making the decision; or 29
- (b) take part in the making by the board of the decision.

1 2 3

4

5

6

7

8

9

19

20

21 22

23

24

Declarations to be recorded in minutes	1
228. Every declaration under this division is to be recorded in the minutes of the meeting at which it was made.	
Division does not affect other laws or rules	4
229. Except as provided in section 230, this division is in addition to, and does not limit, the operation of a rule of law or a provision in the rules of the cooperative restricting a director from having an interest in contracts with the cooperative or from holding offices or possessing properties involving duties or interests in conflict with his or her duties or interests as director.	5 6 7 8 9 10
Certain interests need not be declared	11
230. The interest in a contract or proposed contract a director is required by this division to declare does not include an interest in—	12 13
(a) a contract or proposed contract for a purchase of goods and services by the director from the cooperative; or	14 15
(b) a lease of land to the director by the cooperative; or	16
(c) a contract or proposed contract for the sale of agricultural products or livestock by the director to the cooperative; or	17 18
(d) a contract or proposed contract that, under the rules of the cooperative, may be made between the cooperative and a member; or	19 20 21
(e) a contract or proposed contract of a class of contracts prescribed under a regulation for this section;	22 23
but only if the contract is made in good faith, in the ordinary course of the business of the cooperative, and on the terms that are usual and proper in similar dealings between the cooperative and its members.	

Division 5—Accounts and audit	1
Meaning of "entity" and "control"	2
231. In this division, "entity" and "control" have the same meanings in relation to a cooperative as they have under the Corporations Law in relation to a corporation.	3 4 5
Requirements for accounts and accounting records	6
232.(1) A cooperative must—	7
(a) keep accounting records and prepare accounts and consolidated accounts as required under a regulation; and	8 9
(b) ensure the accounts are audited in accordance with a regulation.	10
Maximum penalty—20 penalty units.	11
(2) Without limiting the matters for which a regulation under this section may make provision, a regulation may make provision about the following—	12 13 14
 (a) a matter for which provision is made under the Corporations Law, parts 3.6 and 3.7 (including the conferring of jurisdiction on a court); 	15 16 17
 (b) requiring accounts and consolidated accounts to be prepared under accounting standards in force under the Corporations Law, parts 3.6 and 3.7 (with or without changes stated under a regulation); 	18 19 20 21
 (c) requiring the submission of accounts or consolidated accounts to the Australian Accounting Standards Board; 	22 23
(d) requiring the adoption by a cooperative of the same financial year for each entity the cooperative controls;	24 25
 (e) prescribing the qualifications and the functions of auditors of the accounts of a cooperative and providing for the appointment, the holding of office by, the remuneration of and the removal of auditors; 	26 27 28 29
(f) the duties of directors of a cooperative in relation to the	30

preparation, auditing and tabling at meetings of members of accounts and consolidated accounts, including the reports to be prepared by directors in relation to the accounts and consolidated accounts:

(g) the sending or making available to members of copies of accounts and reports in relation to accounts.

(3) A regulation may make provision for a matter for which the Corporations Law makes provision by adopting (with or without changes) provisions of the Corporations Law.

Power of registrar to grant exemptions

233.(1) The registrar may, by gazette notice, exempt a cooperative or a 11 director or auditor of a cooperative from compliance with a provision of a 12 regulation made under this part. 13

(2) A gazette notice under this section is subordinate legislation.

Disclosure by directors

234. The directors of a cooperative must make the disclosures about the 16 affairs of the cooperative and of an entity the cooperative controls that are required under a regulation. 18

Maximum penalty—20 penalty units.

Protection of auditors etc.

235.(1) An auditor of a cooperative has qualified privilege in relation 21 22 to—

- (a) a statement the auditor makes, orally or in writing, in the course 23 of his or her duties as auditor; or 24
- (b) the giving of notice, or the sending of a copy of accounts, 25 consolidated accounts or a report, to the registrar under this Act. 26

(2) A person has qualified privilege in relation to—

the publishing of a document prepared by an auditor in the course 28 (a) of the auditor's duties and required under this Act to be filed with 29

9

1

2

3

4 5

6

7

8

10

15

14

17

19

20

the registrar, whether or not the document has been so filed; or

(b) the publishing of a statement made by an auditor as mentioned in subsection (1).

(3) This section does not limit or affect a right, privilege or immunity an auditor or other person has, apart from this section, as defendant in proceedings for defamation.

Financial year

236.(1) The financial year of a cooperative is to end on the day in each year that is provided for by the rules of the cooperative.

(2) The first financial year of a cooperative may extend from the date of its registration to a date not more than 18 months after its registration.

(3) On an alteration of the rules of a cooperative altering its financial year,
the alteration may provide either that the financial year current at the date of
alteration is to be extended for not more than 6 months or that the financial
year next following the financial year that is current is to be a period of
more than 1 year but not more than 18 months.

Division 6—Registers, records and returns

Registers to be kept by cooperatives		18
237.(1 section—) A cooperative must keep the following registers under this	19 20
(a)	a register of members, directors and shares, if any;	21
(b)	a register of loans to, securities given by, debentures issued by, and deposits received by the cooperative;	22 23
(c)	a register of names of persons who have given loans or deposits to or hold securities or debentures given or issued by the cooperative;	24 25 26
(d)	a register of loans made by or guaranteed by the cooperative, and of securities taken by the cooperative;	27 28

1

2

3

4

5

6

7

8

9

10

11

s 238	140 s	s 239
	Cooperatives	
(e)	a register of memberships cancelled under part 6;54	1
(f)	a register of notifiable interests under section 278;55	2
(g)	other registers required by regulation.	3
Maximu	m penalty—20 penalty units.	4
	ne registers must be kept in the way, and contain the particuled under this Act or a regulation.	lars, 5 6

Location	of registers	7
238.(1) A register kept under this division must be kept at—		8
(a)	the cooperative's registered office; or	9
(b)	an office at the cooperative's principal place of business; or	10
(c)	an office (whether of the cooperative or of someone else) where the work involved in maintaining the register is done; or	11 12
(d)	another office approved by the registrar.	13
(2) The	e office must be in Queensland.	14
	e cooperative must file with the registrar a notice of the address at e register is kept within 28 days after the register is—	15 16
(a)	established at an office that is not the cooperative's registered office; or	17 18
(b)	moved from one office to another.	19
Inspectio	on of registers etc.	20
and availa	A cooperative must have at the office where the registers are kept able during all reasonable hours for inspection by a member free of e following—	21 22 23
(a)	a copy of this Act and the regulations;	24

(b) a copy of the rules of the cooperative and attachments to the rules 25

⁵⁴ Part 6 (Active membership)

⁵⁵ Section 278 (Cooperative to keep register)

under section 337;56	1
(c) a copy of the minutes of each general meeting of the coope	erative; 2
(d) a copy of the last annual report of the cooperative section 242; ⁵⁷	e under 3 4
(e) the register of directors, members and shares;	5
 (f) the register of names of persons who have given h deposits to or hold securities or debentures given or issue cooperative; 	
(g) other registers that a regulation may provide are to be or inspection under this section.	open for 9 10
(2) If a register is not kept on a computer, the person inspects the itself.	register 11 12
(3) If the register is kept on a computer, the person inspects a har of the information on the register unless the person and the coor agree the person can access the information by computer.	
(4) A member is entitled to make a copy of entries in a register s in subsection (1) free of charge unless the rules of the cooperative r fee to be paid, in which case on payment of the required fee.	1
(5) The fee required by the rules must not be more than prescribed under a regulation for a copy of any entry in the register.	the fee 19 20
(6) A cooperative must—	21
 (a) permit a member to inspect a document or make a condocument the member may inspect or make under this and 	
(b) give the member all reasonable help to inspect the docu make the copy.	ument or 25 26
Maximum penalty—20 penalty units.	27
(7) A cooperative must have, at the place where the registers are available during all reasonable hours for inspection by any per-	-

⁵⁶ Section 337 (Copy of order to be attached to rules)

⁵⁷ Section 242 (Annual report)

documents in relation to the cooperative prescribed under a regulation.		1
Maximum penalty—20 penalty units.		2
Use of in	nformation on registers	3
240.(1) A person must not—	4
(a)	use information about a person obtained from a register kept under this division to contact or send material to the person; or	5 6
(b)	disclose information of that kind knowing the information is likely to be used to contact or send material to the person;	7 8
unless th	e use or disclosure of the information is—	9
(c)	relevant to the holding of the directorship, membership, shares, loans, securities, debentures or deposits concerned or the exercise of the rights attaching to them; or	10 11 12
(d)	approved by the board; or	13
(e)	necessary to comply with a requirement of this Act.	14
	person who contravenes subsection (1) is liable to compensate lse who suffers loss or damage because of the contravention.	15 16
	person who makes a profit from a contravention of subsection (1) ebt to the cooperative.	17 18
(4) Th	e amount of the debt is the amount of the profit.	19
Notice o	f appointment etc. of directors and officers	20
241.(1 of the ap secretary	A cooperative must give notice to the registrar under this section pointment of a person as a director, principal executive officer or of the cooperative or a subsidiary of the cooperative, and of the of the appointment.	20 21 22 23 24
(2) Th	e notice must—	25
(a)	be in the approved form; and	26
(b)	be given within 28 days after the appointment or cessation of appointment; and	27 28
(c)	state the particulars prescribed under a regulation of the	29

	appointment or cessation of appointment.	1
Maximu	m penalty—20 penalty units.	2
A		2
Annual	•	3
) A cooperative must send to the registrar within the required each year an annual report containing each of the following—	4 5
(a)	a list in the approved form specifying the directors and the principal executive officers of the cooperative and of each subsidiary of the cooperative, as at the date the annual report is sent to the registrar;	6 7 8 9
(b)	a copy of the accounts of the cooperative for its financial year then last past;	10 11
(c)	a copy of the accounts of each subsidiary of the cooperative for the financial year of the subsidiary then last past;	12 13
(d)	a copy of any report by the auditors or directors of the cooperative or subsidiary on the accounts mentioned in paragraphs (b) and (c);	14 15 16
(e)	the other particulars prescribed under a regulation.	17
Maximu	m penalty—20 penalty units.	18
(2) Fo	r subsection (1), the required period is—	19
(a)	28 days after the annual general meeting of the cooperative; or	20
(b)	if the annual general meeting of the cooperative is not held within the period stated in section $198(2)(a)^{58}$ —28 days after the end of the period.	21 22 23
List of n	nembers to be provided at request of registrar	24
the regist	A cooperative must, at the written request of the registrar, send to trar, within the time and in the way the registrar states, a full list of	25 26

the members of the cooperative and of each subsidiary of the cooperative,27together with the particulars about the members the registrar states in the28

⁵⁸ Section 198 (Annual general meetings)

request.	1
Maximum penalty—20 penalty units.	2
Special return to be given at request of registrar	3
244.(1) The registrar may, by written direction, require a cooperative to	4
give the registrar a special return in the form, within the time, and relating to the subject matter, stated by the registrar.	5 6
(2) The cooperative must comply with a direction under subsection (1).	7
Maximum penalty—20 penalty units.	8
Division 7—Name and registered office	9
Name to include certain matter	10
245.(1) The name of a cooperative may consist of words, numbers or a combination of both.	11 12
(2) The name of the cooperative must include the word 'cooperative' or the abbreviation 'co-op'.	13 14
(3) The word 'limited' or the abbreviation 'ltd' must be the last word of the name.	15 16
(4) A corporation that is formed or incorporated under an Act other than this Act must not register under the other Act by a name including the word 'cooperative' or the abbreviation 'co-op'.	17 18 19
Maximum penalty—20 penalty units.	20
(5) The registrar must not register as the name of a cooperative a name that contains anything a regulation declares is an unsuitable name.	21 22
(6) Subsection (4) does not apply to—	23
(a) a society under the Financial Intermediaries Act 1996; or	24
(b) a credit union or foreign society under the Financial Institutions (Queensland) Code; or	25 26
(c) a corporation that is allowed under another Act to use 'cooperative' or the abbreviation 'co-op' in its name.	27 28

Use of abbreviations

246. A description of a cooperative is not inadequate or incorrect merely because of 1 or more of the following-

- (a) the use of the abbreviation 'co-op' instead of the word 'cooperative' in the cooperative's name;
- (b) the use of the abbreviation 'ltd' instead of the word 'limited' in the cooperative's name;
- (c) the use of the symbol '&' instead of the word 'and' in the cooperative's name;
- (d) the use of any of the words instead of the corresponding 10 abbreviation or symbol in the cooperative's name; 11
- the use of any abbreviation or elaboration of the name of the 12 (e) cooperative that is approved in a particular case or for a particular 13 purpose by the registrar in writing. 14

Name to appear on business documents etc. 15 247.(1) A cooperative must ensure its name appears in legible 16 characters-17 (a) on its seal: and 18 (b) in all notices, advertisements and other official publications of the 19 cooperative; and 20 (c) in all its business documents. 21 Maximum penalty—20 penalty units. 22 (2) An officer of a cooperative or a person on its behalf must not— 23 24 (a) use a seal of the cooperative; or (b) issue or authorise the issue of a notice, advertisement or other 25 official publication of the cooperative; or 26 sign or authorise to be signed on behalf of the cooperative a (c) 27 business document of the cooperative; 28 in or on which the cooperative's name does not appear in legible characters. 29

Maximum penalty—20 penalty units.

1

2

3

4

5

6

7

8

9

	A director of a cooperative must not knowingly authorise or permit a vention of this section.	1 2
Maxim	um penalty—20 penalty units.	3
(4) I	n this section—	4
	ess document", of a cooperative, means a document that is issued, gned or endorsed by or on behalf of the cooperative and is—	5 6
(a) a business letter, statement of account, invoice or order for goods or services; or	7 8
(b) a bill of exchange, promissory note, cheque or other negotiable instrument; or	9 10
(c) a receipt or letter of credit issued by the cooperative; or	11
(d) a document of a class prescribed under a regulation as a class of business documents.	12 13
Chang	e of name of cooperative	14
	(1) A cooperative may by special resolution change its name to a pproved by the registrar.	15 16
(2) regulat	A change of name must be advertised as prescribed under a ion.	17 18
(3) A	A change of name does not take effect until—	19
(a) the registrar has noted the change on the certificate of registration of the cooperative; or	20 21
(b) the certificate of registration is surrendered to the registrar and a replacement certificate of registration is issued in the new name.	22 23
(4) A	A change of name by a cooperative does not affect—	24
(a) the identity of the cooperative; or	25
(b) the exercise of a right, or the enforcement of an obligation, by or against the cooperative or a person; or	26 27
(c) the continuation of a legal proceeding by or against the cooperative.	28 29
(5)	A legal proceeding that might have been continued or started by or	30

against the cooperative in its former name may be continued or started by or against the cooperative in its new name.

(6) The registrar may refuse to approve a change of name if the registrar thinks the new name is unsuitable.

(7) The registrar may direct a cooperative to change its name if the registrar considers the name is likely to be confused with the name of a corporation or a registered business name.

Registered office of cooperative 8 **249.(1)** A cooperative must have a registered office. 9 Maximum penalty-20 penalty units. 10 (2) A cooperative must, at the premises of its registered office, publicly 11 and conspicuously display a notice stating the name of the cooperative and 12 identifying the premises as its registered office. 13 Maximum penalty—20 penalty units. 14 (3) Within 28 days after changing the address of its registered office, a 15 cooperative must give the registrar written notice of the new address. 16 Maximum penalty—20 penalty units. 17

PART 10—FUNDS AND PROPERTY 18

Division 1—Power to raise money 19

Meaning of obtaining financial accommodation 20

21 **250.** A reference in this division to the obtaining of financial accommodation includes a reference to the obtaining of credit and the 22 borrowing or raising of money by any means. 23

1

2

3

4

5

6

s 254

Fund ra	ising to be in accordance with Act and regulations	1
obtaining	A regulation may impose requirements and restrictions on the g of financial accommodation and the giving of security for	2 3
obtaining	financial accommodation by a cooperative.	4
Limits o	n deposit taking	5
252. A	cooperative must not accept money on deposit unless—	6
(a)	the cooperative was authorised by its rules immediately before the commencement of this section to accept money on deposit; or	7 8
(b)	the cooperative was a deposit-taking corporation immediately before it became a cooperative and it is authorised by its rules to accept money on deposit; or	9 10 11
(c)	for a merged cooperative—1 or more of the cooperatives involved in the merger was a deposit-taking cooperative immediately before the registration of the merged cooperative and the merged cooperative is authorised by its rules to accept money on deposit.	12 13 14 15 16
Member	rs etc. not required to see to application of money	17
	A member or other person from whom a cooperative obtains	18
	accommodation is not required to see to its application and is not	19
	or prejudiced by the fact that in doing so the cooperative ned a provision of this Act or the rules of the cooperative.	20 21
Registra	r's directions about fundraising	22
a direction) The registrar may, by written notice served on a cooperative, give on to the cooperative as to the way in which it is to exercise its in relation to the activities of the cooperative in obtaining financial oddition.	23 24 25 26
	direction under subsection (1) may make provision for 1 or more lowing matters—	27 28
(a)	requiring the cooperative to stop obtaining financial accommodation or to stop obtaining financial accommodation in	29 30

	a particular way;	1
(b)	requiring the cooperative to repay in accordance with the direction all or part of financial accommodation obtained;	2 3
(c)	requiring the cooperative to refinance in a stated way financial accommodation repaid in accordance with the registrar's direction;	4 5 6
(d)	the way in which the cooperative is permitted to invest or use the proceeds of financial accommodation it obtains.	7 8
Subordi	nated debt	9
255.(1)	A cooperative may incur subordinated debt.	10
in the ev	bordinated debt is debt incurred under an agreement under which, ent of the winding-up of the cooperative, a claim of the creditor e cooperative for the debt is to rank in priority—	11 12 13
(a)	equally with the claim of another creditor who is a party to a similar agreement; and	14 15
(b)	except as provided by paragraph (a)—after the claims of another creditor of the cooperative and before the claims of members to repayment of share capital in the cooperative.	16 17 18
provision	agreement mentioned in subsection (1) has effect despite the s of the Corporations Law, part 5.6, division 6 (as adopted under ivision 3^{59} of this Act).	19 20 21
Applicat	ion of Corporations Law to issues of debentures	22
) The provisions of the Corporations Law parts 1.2A, 7.11 are adopted by this section and apply to debentures of a ve.	23 24 25
(2) The and as if-	e provisions apply with the changes prescribed under a regulation —	26 27
(a)	a cooperative were a company; and	28

s 257	150 s.2	257
_	Cooperatives	
(b)	a reference in the provisions to a corporation included cooperative; and	la 1 2
(c)	a reference in the provisions to the Commission were a reference to the registrar.	nce 3 4
	he provisions of the Corporations Law adopted by this section y to a loan to which section 260^{60} applies.	do 5 6
	he provisions of the Corporations Law adopted by this section y to an issue of debentures of a cooperative made—	do 7 8

(a) solely to members; or 9 (b) solely to members and employees of the cooperative; or 10 (c) to a person who on becoming an inactive member of the 11 cooperative has had his or her share capital converted to debt. 12 (5) Expressions used in this section that are not defined in this Act have 13 the same meaning as in the Corporations Law. 14 (6) The registrar may, by gazette notice, exempt a cooperative from a 15 requirement of the Corporations Law adopted by this section. 16 (7) A gazette notice under subsection (6) is subordinate legislation. 17

Disclosure statement 18 **257.(1)** This section applies to the issue of debentures of a cooperative if 19 the issue is made— 20 solely to members; or 21 (a) (b) solely to members and employees of the cooperative. 22 (2) Before issuing to the person debentures to which this section applies, 23 a cooperative must give the person a disclosure statement, approved by the 24 registrar, and containing the information that is reasonably necessary to 25 enable a person to make an informed assessment of the financial prospects 26 of the cooperative, including-27

the purpose for which the money raised by the cooperative by the (a) 28 issue of debentures is to be used: and 29

⁶⁰ Section 260 (Compulsory loan by member to cooperative)

(b)	the rights and liabilities attaching to the debentures; and	1
(c)	the financial position of the cooperative; and	2
(d)	the interests of the directors of the cooperative in the issue of the debentures; and	3 4
(e)	compensation or consideration to be paid to officers or members of the cooperative in connection with the issue of debentures; and	5 6
(f)	other matters the registrar directs.	7
a disclos particula	ctions 17 (except subsection (2)) and 29 ⁶¹ apply to the approval of ure statement under this section with necessary changes and, in r, as if reference in section 17 to a formation meeting were a to the issue of debentures.	8 9 10 11
Approva	al of board for transfer of debentures	12
	debenture of a cooperative can not be sold or transferred except consent of the board and under the rules of the cooperative.	13 14
Applicat	ion of Corporations Law—reissue of redeemed debentures	15
applies i	The Corporations Law, section 1051 is adopted by this section and n relation to debentures issued by a cooperative to any of its as if a cooperative were a company.	16 17 18
Compul	sory loan by member to cooperative	19
require) If authorised by the rules of the cooperative, the cooperative may ts members to lend money, with or without security, to the ve, in accordance with a proposal approved by special resolution of erative.	20 21 22 23
	e proposal must not require a loan to be for a term of more than r a shorter or longer term prescribed under a regulation.	24 25
(3) Th	e proposal must—	26

⁶¹ Section 17 (Approval of disclosure statement) and 29 (Appeal against refusal to approve disclosure statement)

- be accompanied by a disclosure statement, approved by the (a) registrar, explaining the purpose for which the money raised by the cooperative under the proposal is to be used and including the other information the registrar directs; and
- clearly show the total amount of the loan to be raised by the (b) cooperative and the basis on which the money required to be lent by each member is to be calculated; and
- (c) be accompanied by a statement informing the member that the member may inform the board by notice on or before the date stated in the statement (being a date before the passing of the special resolution) that the member resigns on the passing of the special resolution.

(4) If the proposal allows, the board of the cooperative may, under the terms of the proposal, deduct the money required to be lent by a member to the cooperative from money payable from the cooperative to the member for his or her dealings with the cooperative.

(5) A proposal to deduct money mentioned in subsection (4) must, in addition, clearly show-

- (a) the basis on which the money is to be deducted; and
- (b) the time and way of making the deductions.

(6) When approved, the proposal is binding on—

- (a) all members of the cooperative at the date of passing of the special resolution, other than a member who has given a notice of resignation under subsection (3)(c); and
- all persons who become members of the cooperative after the (b) date and before the total amount of the loan to be raised under the proposal has been raised.

(7) Sections 17 (except subsection (2)) and 29^{62} apply to the approval of 28 a disclosure statement under this section with necessary changes and, in 29 particular, as if a reference in section 17 to a formation meeting were a 30 reference to the special resolution. 31

1

2

3

4 5

6 7

8

9

10

11

12

13

14

15

16 17

18

19

20 21

22

23

24

25

26

⁶² Section 17 (Approval of disclosure statement) and 29 (Appeal against refusal to approve disclosure statement)

Interest	payable on compulsory loan	1
) The rate of interest payable by a cooperative for a loan under 60 during a period is—	2 3
(a)	for a cooperative with share capital—	4
	(i) the rate (or, if there is more than 1 rate, the higher or highest rate) of dividend payable for the period on the share capital of the cooperative; or	5 6 7
	 (ii) if the rate of dividend payable for the period has not been decided—the rate (or the higher or highest rate) payable for the immediately preceding period for which a rate has been decided; or 	8 9 10 11
	 (iii) if a rate of dividend has never been decided for the share capital of the cooperative—the rate the board of the cooperative considers reasonable; or 	12 13 14
(b)	for a cooperative without share capital—the rate the board of the cooperative considers reasonable; or	15 16
(c)	if the rules provide for a rate to be payable that is higher than the rate applicable under paragraph (a) or (b)—the higher rate.	17 18
	member may agree to the rate of interest being less than what herwise be payable under this section and may agree to no interest d.	19 20 21
	Division 2—Charges	22
Registra	tion of charges	23
262. S	chedule 363 has effect but does not apply to—	24
(a)	a mortgage, charge or encumbrance that is over specific land and is registered under the <i>Land Title Act 1994</i> or a memorandum that has been registered under the <i>Property Law Act 1974</i> ; or	25 26 27

⁶³ Schedule 3 (Registration etc. of charges)

s 263	154	s 266
	Cooperatives	
(b)	a mortgage, charge or encumbrance registered under relating to mining.	a law
Division	a 3—Receivers and other controllers of property of coopera	utives
Receiver	s and other controllers of property of cooperatives	
263. So	chedule 4 ⁶⁴ has effect.	
	Division 4—Disposal of surplus from activities	
Retentio	n of surplus for benefit of cooperative	
	he board of a cooperative may resolve to retain all or part	
-	rising in a year from the business of the cooperative to be ap nefit of the cooperative.	pplied
Applicat	ion for charitable purposes or members' purposes	
	The rules of a cooperative may authorise the cooperative to	
-	the surplus arising in a year from the business of the coope naritable purpose.	erative
(2) The	e rules of a trading cooperative may authorise the cooperat	ive to
	part of the surplus arising in a year from the business over for supporting an activity approved by the cooperative.	of the
	he rules must limit the amount that may be applied $n(1)$ or (2) to a stated proportion of the surplus.	under
	ooperative may apply part of the surplus for a purpose and horised by rules under subsection (1) or (2).	to the

Distribution of surplus or reserves to members	
266.(1) The rules of a trading cooperative may authorise the cooperative	23

⁶⁴ Schedule 4 (Receivers, and other controllers, of property of cooperatives)

	a part of the surplus arising in a year from the business of the ve or a part of the reserves of the cooperative by—	1 2
(a)	distribution to members as a rebate on the basis of business done with the cooperative; or	3 4
(b)	the issue of bonus shares to members; or	5
(c)	the issue to members of a limited dividend.	6
	e amount of a rebate or dividend payable to a member under $n(1)(a)$ or (c) may, with the consent of the member, be applied—	7 8
(a)	in payment for the issue to the member of bonus shares; or	9
(b)	as a loan to the cooperative.	10
(3) In t	his section—	11
	dividend " means a dividend that is not more than the amount cribed under a regulation.	12 13
Applicat	ion of surplus to other persons	14
from the sis not a si	If authorised by its rules, part of the surplus arising in a year business of a trading cooperative may be credited to a person who member, but is qualified to be a member, by way of rebate in n to the business done by him or her with the cooperative, if—	15 16 17 18
(a)	the person was a member when the business was done and the membership has lapsed; or	19 20
(b)	the person has applied for membership after the business was done.	21 22
	thing in this section precludes the payment of a bonus to an under the terms of his or her employment.	23 24
	Division 5—Acquisition and disposal of assets	25
Acquisiti	on and disposal of assets	26
	A cooperative must not do any of the following things except as by special resolution by a special postal ballot—	27 28

- (a) sell or lease as a going concern, the undertaking of the cooperative or a part of the undertaking relating to its primary activities, the value of which represents 5% or more of the total value of the undertaking;
- (b) acquire from or dispose of to a director or employee of the cooperative, or a relative (within the meaning of the Corporations Law) of a director or employee of the cooperative or of the spouse of a director or employee of the cooperative, property the value of which represents 5% or more of the total value of all the assets of the cooperative relating to its primary activities;
- (c) acquire an asset the value of which represents 5% or more of the total value of the assets of the cooperative, if the acquisition would result in the cooperative commencing to carry on an activity that is not 1 of its primary activities;
- (d) dispose of an asset, if the disposal would result in the cooperative ceasing to carry on a primary activity of the cooperative, or in the ability of the cooperative to carry on a primary activity of the cooperative being substantially impaired, either generally or in a particular geographical region.

Maximum penalty—60 penalty units.

(2) If a cooperative contravenes this section, each person who is a member of the board of the cooperative is taken to have committed the offence, unless the person satisfies the court that he or she used all proper diligence to prevent the contravention by the cooperative.

(3) The registrar may, by gazette notice, exempt a cooperative from25compliance with a provision of this section and section 19465 in relation to a26matter to which this section applies.27

⁽⁴⁾ A gazette notice under subsection (3) is subordinate legislation. 28

⁶⁵ Section 194 (Special postal ballots)

1 2

3

4

5

6

7

8

9

10

11

16

17

18

19

23

PART 11—RESTRICTIONS ON THE ACQUISITION OF INTERESTS IN COOPERATIVES
Division 1—Restrictions on share and voting interests
Application of part
269. This part applies to trading cooperatives.

157

Cooperatives

Notice required to be given of voting interest

270.(1) A person (whether or not a member of the cooperative) must give notice to a cooperative within 5 business days after becoming aware the person has a relevant interest in the right to vote of a member of the cooperative.

Maximum penalty—20 penalty units.

(2) A person (whether or not a member of the cooperative) who has
(2) A person (whether or not a member of the cooperative) who has
(2) A person (whether or not a member of the cooperative) who has
(2) A person (whether or not a member of the cooperative) who has
(3) 12
(4) 13
(5) 12
(6) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12
(7) 12</l

Maximum penalty—20 penalty units.

(3) Section 180⁶⁶ provides for the effect of a person having a relevant interest in the right to vote of a member of a cooperative.

Notice required to be given of substantial share interest

271.(1) A person must give notice to a cooperative within 5 business20days after becoming aware the person has a substantial share interest in the21cooperative.22

Maximum penalty—20 penalty units.

(2) A person who has a substantial share interest in a cooperative must 24 give notice to the cooperative within 5 business days after becoming aware 25

⁶⁶ Section 180 (Effect of relevant share and voting interests on voting rights)

a substantial change has occurred in the share interest.

Maximum penalty-20 penalty units.

(3) A person who has ceased to have a substantial share interest in a cooperative must give notice to the cooperative within 5 business days after becoming aware the person has ceased to have the interest.

Maximum penalty—20 penalty units.

(4) A person has a "**substantial share interest**" in a cooperative if the nominal value of the shares in the cooperative in which the person has a relevant interest represents 5% or more of the nominal value of the issued share capital of the cooperative.

(5) A "substantial change" takes place in a person's share interest in a
cooperative if there is an increase or decrease in the number of shares in the
cooperative in which the person has a relevant interest and the increase or
decrease represents at least 1% of the nominal value of the issued share
14
capital of the cooperative.

Requirements for notices 16

272. A notice required under this division must—	17
---	----

(a) be in the approved form; and

(b) state the particulars prescribed under a regulation of the interest or 19 change being notified.20

Maximum permissible level of share interest

273.(1) A person must not have a relevant interest in shares of a22cooperative the nominal value of which is more than 20% of the nominal23value of the issued share capital of the cooperative.24

(2) The registrar, by gazette notice, may state a maximum greater than 20% as the maximum for subsection (1) for a particular person or cooperative.

Example for subsection (2)—

An association or federation may not have enough members to allow each 29 member to comply with subsection (1). 30

18

21

25

26

27 28

1

2 3

4

5

6

7

8

9

(3) A gazette notice under subsection (2) is subordinate legislation. 1 (4) The maximum of 20% stated by subsection (1) may be increased for 2 a particular person by special resolution of the cooperative concerned passed 3 by a special postal ballot. 4 (5) A resolution under subsection (4) does not have effect unless— 5 it is approved by the registrar; or (a) 6 (b) the person concerned is another cooperative. 7 Shares to be forfeited to remedy contravention 8 **274.(1)** If a person has a relevant interest in a share of a cooperative in 9 contravention of this division, the board of the cooperative must declare to 10 be forfeited enough of the shares in which the person has a relevant interest 11 to remedy the contravention. 12 (2) The shares to be forfeited are— 13 (a) the shares nominated by the person for the purpose; or 14 (b) in the absence of that nomination, the shares in which the person 15 has had a relevant interest for the shortest time. 16 (3) A declaration of the board that shares are forfeited operates to forfeit 17 the shares concerned. 18 (4) Sections 132 to 13467 apply to shares forfeited under this section as if 19 the shares had been forfeited under part 6.68 20

Powers of board in response to suspected contravention

275.(1) If the board of a cooperative is satisfied on reasonable grounds a22person has contravened section 27069 in relation to the cooperative, the23board may do either or both of the following—24

(a) refuse to register a share transfer involving the person;

21

⁶⁷ Section 132 (Repayment of amounts owing because of cancelled membership) to 134 (Repayment of deposits and debentures)

⁶⁸ Part 6 (Active membership)

⁶⁹ Section 270 (Notice required to be given of voting interest)

s 276	160	s 276
	Cooperatives	

(b) suspend a stated right or entitlement a person has as a member of the cooperative or attaching to any shares of the cooperative in which the person has a relevant interest.

1

2

3

4

5

6

7

8

9

10

11

14

15

16

17

18

19

20

21

22

23

(2) The board may ask a person who it suspects has a relevant interest in shares of the cooperative to give stated information to the board about the interest.

(3) A failure by a person to comply with a request under subsection (2) is a reasonable ground for being satisfied the person has contravened section 270

276.(1) If a person has contravened section 270⁷⁰ in relation to a cooperative, the Supreme Court may, on the application of the cooperative 12 or the registrar, make any order it considers appropriate. 13

(2) Without limiting subsection (1), an order may include—

- (a) a remedial order: and
- (b) for securing compliance with any other order made under this section—an order directing the cooperative or another person to do or refrain from doing a stated act.

(3) An order may be made whether or not the contravention continues.

(4) Proof to the satisfaction of the Supreme Court at the hearing of an application that—

- (a) a person has a relevant interest in a share of a cooperative because an associate of the person has a relevant interest in a share; and
- (b) the associate became entitled to the relevant interest within 24 6 months before the application was filed with the court; 25

is evidence that the associate was an associate of the person from the time 26 the person first had the relevant interest until the date of the hearing. 27

⁷⁰ Section 270 (Notice required to be given of voting interest)

Cooperative to inform registrar of interest over 20%

277.(1) A cooperative must inform the registrar in writing within 14 days after the board becomes aware—

- (a) a particular person has a relevant interest in shares of the cooperative the nominal value of which is more than 20% of the nominal value of the issued share capital of the cooperative; or
- (b) there has been a change in the number of shares in which a person mentioned in paragraph (a) holds a relevant interest.

(2) The notification must give details of the relevant interest or change concerned.

Cooperative to keep register

278.(1) A cooperative must keep a register of notifiable interests.

(2) The cooperative must enter in the register in alphabetical order the names of persons from whom the cooperative has received a notice under this division together with the information contained in the notice.

(3) The register must be open for inspection—

- (a) by a member of the cooperative free of charge; and
- (b) by another person on payment of the fee, if any, the cooperative may require, not more than the maximum fee prescribed under a regulation.
 18
 19
 20

Unlisted companies to provide list of shareholders etc.

279.(1) This section applies to a company (within the meaning of the22Corporations Law) that is not a listed corporation (within the meaning of the23Corporations Law).24

(2) A company to which this section applies that is a member of a cooperative must give the cooperative a list showing—

- (a) the name of each member of the company as at the end of the
 financial year of the company and the number of shares in the
 company held by each member; and
 29
- (b) the name of each person who has a relevant interest (within the 30

3 4 5

6

7

8

1

2

13

14

15

16

21

25

meaning of the Corporations Law) in a share of the company 1 together with details of the interest; and 2 (c) the name of each person who is an associate (within the meaning 3 of the Corporations Law) of the company. 4 (3) A list under subsection (2) must be given within 28 days after the end 5 of each financial year of the company and within 28 days after a written 6 request for the list is made to the company by the registrar. 7 (4) The details to be shown on the list are the details as at the end of the 8 9 financial year concerned or, if the list is given at the request of the registrar, as at the date stated in the request. 10 (5) The registrar may make a request under subsection (3) at any time, 11 but only if the registrar considers the company is or may be involved in a 12 suspected contravention of a provision of this division. 13 Excess share interest not to affect loan liability 14 280.(1) This section applies if a cooperative has made a loan to a 15 member and the member had or has a relevant interest in shares of the 16 cooperative in contravention of this division. 17 (2) Until the amount lent to the member has been repaid to the 18 cooperative (with the interest payable), the member is liable to make to the 19 cooperative the payments the member would be liable to make if all the 20 shares concerned were lawfully held by the member. 21 (3) Security for the repayment of the loan is not affected by a 22 contravention of this division. 23

Extent of operation of division

281. This division—

- applies to all individuals, whether resident in Queensland or in 26 (a) Australia or not and whether Australian citizens or not, and to all 27 bodies corporate or unincorporated, whether incorporated or 28 carrying on business in the State or in Australia or not; and 29
- (b) extends to acts done or omitted to be done outside the State, 30 whether in Australia or not. 31

24

Registra	r may grant exemption from division	1
-) The registrar may, by gazette notice, exempt a person from the n of this division.	2 3
(2) A g	gazette notice under this section is subordinate legislation.	4
	Division 2—Restrictions on certain share offers	5
Share of	fers to which division applies	6
283.(1 a coopera) This division applies to the following offers to purchase shares in ative—	7 8
(a)	an offer made as part of a proposal for, or that is conditional on, the sale of the undertaking or part of the undertaking, as a going concern, of the cooperative;	9 10 11
(b)	an offer made as part of a proposal for, or that is conditional on, the registration of the cooperative as a company under the Corporations Law;	12 13 14
(c)	an offer made as part of a proposal for, or that is conditional on, the winding-up of the cooperative;	15 16
(d)	an offer that would result in a contravention of section 273 ⁷¹ were the offerer to be registered (immediately after the offer is made) as the holder of the shares that are the subject of the offer;	17 18 19
(e)	an offer that would lead to the offerer having a substantial share interest in the cooperative, or to a substantial change taking place in a substantial share interest the offerer has in the cooperative, were the offerer to be registered (immediately after the offer is made) as the holder of the shares that are the subject of the offer.	20 21 22 23 24
	subsection (1)(e), "substantial share interest" and "substantial have the same meanings as they have in section 271. ⁷²	25 26

⁷¹ Section 273 (Maximum permissible level of share interest)

⁷² Section 271 (Notice required to be given of substantial share interest)

s 284	164	s 286
	Cooperatives	

Requirements to be satisfied before offer can be made	1
284.(1) A person must not make an offer to which this division applies unless the making of the offer has been approved—	2 3
(a) by special resolution by a special postal ballot; and	4
(b) by the registrar.	5
(2) Despite subsection (1), an offer mentioned in section 283(1)(e) can be made even if it has not been approved as mentioned in subsection (1) if it is made, in circumstances stated in, and in accordance with the requirements of, a regulation.	6 7 8 9
Some offers totally prohibited if they discriminate	10
285. An offer mentioned in section $283(1)(a)$ to $(d)^{73}$ must not be made at all if it operates or would operate to discriminate between members who are active members and members who are not active members.	11 12 13
Offers to be submitted to board first	14
286.(1) A proposal to make an offer to which this division applies must in the first instance be submitted to the board of the cooperative.	15 16
(2) The board may decline to put a proposed offer to a special postal ballot unless arrangements satisfactory to the board have been made for payment to the cooperative of the expenses involved in holding the ballot.	17 18 19
(3) The board may require payment in advance under subsection (2).	20
(4) A requisition for a special postal ballot for this division can not be served unless the board has had a reasonable opportunity to consider the proposed offer concerned.	21 22 23
(5) A period of 28 days is a reasonable opportunity for considering a proposed offer but the registrar may extend the period in a particular case, whether before or after the end of the 28 days, by written notice to the cooperative.	24 25 26 27

 $[\]overline{73}$ Section 283 (Share offers to which division applies)

Announcements of proposed takeovers about proposed company

287.(1) This section applies to an offer to purchase shares in a cooperative made as part of a proposal for, or that is conditional on, the registration of the cooperative as a company (the "**proposed company**") under the Corporations Law.

(2) A person must not make a public announcement to the effect the person proposes, or the person and another person or other persons together propose, to make takeover offers, or to cause a takeover announcement to be made, in relation to the proposed company if—

- (a) the person knows the announcement is false or is recklessly indifferent as to whether it is true or false; or
- (b) the person has no reasonable grounds for believing the person, or the person and the other person or persons, will be able to perform obligations arising under the scheme or announcement or under the Corporations Law in relation to the scheme or announcement if a substantial proportion of the offers or the offers made under the announcement are accepted.

Maximum penalty—200 penalty units or 5 years imprisonment.

(3) If a person makes a public announcement to the effect the person proposes, or the person and another person or other persons together propose, to make a takeover bid in relation to the proposed company, the person must proceed to make a takeover bid in relation to shares in the company in accordance with the public announcement within 2 months after the day on which the company is incorporated.

Maximum penalty—100 penalty units or 2 years imprisonment.

(4) A person is not liable to be convicted of more than 1 offence under subsection (3) for any 1 public announcement.

(5) A person who contravenes this section (whether or not the person is convicted of an offence for the contravention) is liable to pay compensation to a person who suffered loss because of entering into a share transaction in reliance on the public announcement concerned.

(6) The amount of the compensation is the difference between the price
of the shares at which the transaction was entered into and the price of the
shares at which the transaction would have been likely to have been entered
34
into if the person had not made the public announcement.

1

2

3

4

5

6

7

8

9

10

11 12

13

14

15

16

17

18

19

20

21 22

23

24

25

26

27

28

29

30

(7) A person does not contravene subsection (3) and is not liable to pay compensation for the contravention if it is proved the person could not reasonably have been expected to make the takeover bid concerned—

- (a) because of circumstances that existed when the public announcement was made but of which the person had no knowledge and could not reasonably have been expected to have knowledge; or
- (b) because of a change in circumstances after the announcement was made, other than a change in circumstances caused directly or indirectly by the person.

(8) Expressions used in this section have the same meanings as in the Corporations Law, section 746.

Additional disclosure requirements for offers involving conversion to company

288. If an offer is part of a proposal for, or is conditional on, the registration of the cooperative as a company under the Corporations Law, the disclosure statement required to be sent to members for the special postal ballot must contain the following additional information—

- (a) full particulars of any proposal by which a director will acquire a relevant interest in a share of the company to be formed;
- (b) other information that is material to the making of a decision by a member whether or not to agree to the making of the offer, being information that is within the knowledge of the directors and has not previously been disclosed to the members;
 21
 22
 23
 24
- (c) other information the registrar directs.

Consequences of prohibited offer

289.(1) If a person makes an offer to purchase shares in a cooperative in contravention of this division—

- (a) the person can not be registered as the holder of the shares 29 concerned; and 30
- (b) if the transfer of the shares is registered—the person can not vote 31

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

25

26

27

at a meeting of the cooperative.	1
(2) A vote cast by or for a member when the member can not vote because of this section must be disregarded.	2 3
Registrar may grant exemptions	4
290.(1) The registrar may, by gazette notice, exempt a cooperative from compliance with a provision of this division and section 194 ⁷⁴ in relation to a matter to which this division applies.	5 6 7
(2) A gazette notice under subsection (1) is subordinate legislation.	8
PART 12—MERGER, TRANSFER OF	9
ENGAGEMENTS, WINDING-UP	10
Division 1—Mergers and transfers of engagements	11
Division 1—Mergers and transfers of engagements Application of division	11 12
Application of division291. This division does not apply to a merger or transfer of engagements	12 13
 Application of division 291. This division does not apply to a merger or transfer of engagements to which part 14⁷⁵ applies. 	12 13 14
 Application of division 291. This division does not apply to a merger or transfer of engagements to which part 14⁷⁵ applies. Mergers and transfers of engagements of local cooperatives 292. Any 2 or more cooperatives may consolidate all or any of their assets, liabilities and undertakings by way of merger or transfer of 	12 13 14 15 16 17

⁷⁴ Section 194 (Special postal ballots)

⁷⁵ Part 14 (Foreign cooperatives)

s 294	168	s 294
	Cooperatives	

a merger or transfer of engagements, the proposed merger or transfer must 1 have been approved by each of the cooperatives by-2 a special resolution passed by a special postal ballot; or 3 (a) (b) if permitted by subsection (2)—a resolution of the board of the 4 cooperative. 5 (2) The proposed merger or transfer of engagements may be approved 6 by resolution of the board of a cooperative if the registrar consents to the 7 procedure applying in the particular case. 8 **Disclosure statement required** 9 **294.(1)** A resolution of a cooperative is not effective for this division 10 unless this section has been complied with. 11 (2) Each cooperative must send to each of its members a disclosure 12 statement approved by the registrar stating-13 (a) the financial position of each cooperative concerned in the 14 proposed merger or transfer of engagements as shown in 15 financial statements prepared as at a date not more than 6 months 16 before the date of the statement: and 17 (b) any interest any officer of each cooperative has in the proposed 18 merger or transfer of engagements; and 19 (c) compensation or other consideration proposed to be paid, or other 20 incentive proposed to be given, to any officer or member of each 21 cooperative in relation to the proposed merger or transfer of 22 engagements; and 23 (d) whether the proposal is a merger or transfer of engagements and 24 the reason for the merger or transfer or engagements; and 25 (e) for a transfer of engagements—whether it is a total or partial 26 transfer of engagements; and 27 other information the registrar directs. (f) 28 (3) The disclosure statement must be sent to the members of each 29 cooperative so that it will, in the ordinary course of post, reach each 30 member who is entitled to vote on the special resolution no later than 31 21 days before the day on or before which the ballot papers must be 32

s 295	169	s 296
	Cooperatives	

returned by members voting in the special postal ballot. 1 (4) The registrar may, by gazette notice, exempt a cooperative from 2 complying with this section. 3 (5) A gazette notice under subsection (4) is subordinate legislation. 4 (6) The registrar may approve a disclosure statement on any conditions 5 he or she considers appropriate. 6 Making an application 7 295.(1) An application for approval of a merger or transfer of 8 engagements under this division must be made to the registrar in the 9 approved form. 10 (2) An application for approval of a merger must be accompanied by 11 2 copies of the proposed rules of the merged cooperative and other 12 particulars required by the registrar. 13 **Approval of merger** 14 **296.(1)** The registrar must approve a merger under an application under 15 this division if satisfied— 16 (a)this division has been complied with in relation to the application; 17 and 18 (b) the proposed rules of the merged cooperative are consistent with 19 this Act and may reasonably be approved; and 20 the certificates of registration of the cooperatives have been 21 (c) surrendered to the registrar; and 22 (d) there is no good reason why the merged cooperative and its rules 23 should not be registered. 24 25 (2) On approving an application for merger, the registrar must— (a) cancel the registration of the cooperatives involved in the merger; 26 and 27 (b) register the merged cooperative and its rules; and 28 (c) issue to the merged cooperative a certificate of registration under 29

	this Act.	1
	nerger takes effect on the issue of the certificate of registration for ed cooperative.	2 3
Approva	l of transfer of engagements	4
	The registrar must approve a transfer of engagements under an on under this division if satisfied—	5 6
(a)	this division has been complied with in relation to the application; and	7 8
(b)	the rules or proposed rules of the transferee cooperative are adequate; and	9 10
(c)	for a total transfer of engagements from a cooperative—the certificate of registration of the cooperative has been surrendered to the registrar; and	11 12 13
(d)	there is no good reason why the transfer of engagements should not take effect.	14 15
	transfer of engagements takes effect on the day stated in the of the registrar.	16 17
Transfer	of engagements by direction of registrar	18
298. (1) cooperativ	The registrar may, with the approval of the Minister, direct a ve—	19 20
(a)	to transfer its engagements to a cooperative approved by the registrar; and	21 22
(b)	within a period fixed by the registrar when giving the direction, or the further period the registrar allows, to enter into an agreement approved by the registrar to give effect to the transfer of engagements directed.	23 24 25 26
	e registrar must not give the direction to a cooperative unless the grounds exist for giving the direction, as mentioned in	27 28

(3) The transfer of engagements must make provision in a way approved by the registrar for the members of the transferor cooperative who wish to do so to become members of the transferee cooperative.

(4) If a cooperative fails to comply with a direction under this section, the registrar may elect to treat the failure as the necessary grounds—

(a) for winding-up the cooperative on a certificate of the registrar; or

(b) for appointing an administrator of the cooperative.

(5) The registrar must notify the cooperative of the registrar's decision under subsection (4).

(6) The registrar may revoke a direction under this section at any time up until the cooperative has agreed under the direction to transfer its engagements.

(7) A transfer of engagements directed under this section takes effect on a day notified by the registrar in the gazette.

(8) An officer of a cooperative must not—

- (a) fail to take all reasonable steps to secure compliance by the cooperative with a direction given under this section; or 18
- (b) by a wilful act or omission be the cause of a failure by the cooperative to comply with a direction given under this section.

Maximum penalty-20 penalty units.

Division 2—Transfer of incorporation

Meaning of "new body" and "transfer"

299. The registration or incorporation of a cooperative as a corporation24because of an application under this division is referred to in this division as25its "transfer" and the corporation concerned is referred to in this division26as "the new body".27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

19

20

21

23

⁷⁶ Section 328 (Grounds for winding-up, transfer of engagements, appointment of administrator)

Application for transfer

300. A cooperative, if approved under this division, may apply to become registered or incorporated as 1 of the following bodies corporate—

- (a) a company under the Corporations Law;
- (b) an incorporated association under the *Associations Incorporation Act 1981*;
- (c) a building society under the Financial Institutions (Queensland) Code;

(d) a credit union under the Financial Institutions (Queensland) Code;

- (e) a friendly society under the *Friendly Societies Act 1991*;
- (f) a cooperative housing society under the Financial Intermediaries11Act 1996;12
- (g) a corporation that is incorporated, registered or otherwise established under a law that is a law of a place outside the State and that is prescribed under a regulation for this section.

Requirements before application can be made

301.(1) Before an application is made under section 300, the cooperative	17
must, by special resolution passed by a special postal ballot-	18

- (a) approve the proposed application; and
- (b) decide under what name the cooperative is to apply to be 20 incorporated or registered; and 21
- (c) adopt a memorandum or articles of association or rules that may
 be necessary or considered desirable.
 23

(2) The name applied for need not be the same as that of the cooperative
24 and must not include the word 'cooperative' or another word importing a
25 similar meaning.

(3) A regulation may exempt a cooperative from compliance with a27provision of this section and section 19477 in relation to a matter to which28this section applies.29

1

2

3

4

5

6

7

8

9

10

13

14

15

16

⁷⁷ Section 194 (Special postal ballots)

New body ceases to be registered as cooperative	1
302. On the transfer of a cooperative under this division, it ceases to be registered as a cooperative under this Act.	2 3
Transfer not to impose greater liability etc.	4
303.(1) The memorandum or articles of association or rules adopted in the transfer must not—	5 6
 (a) impose on the members of the new body who were members of the cooperative at the date of transfer any greater or different liability to contribute to the assets of the new body than the liability to which they were subject as members of the cooperative; or 	8 9
(b) deprive a member of the new body of preferential rights to dividend or capital to which the member was entitled as a member of the cooperative at the date of transfer.	
(2) The transfer must result in all persons who were members of the cooperative at the date of transfer becoming members of the new body.	15 16
(3) For a transfer of a cooperative having a share capital to a new body having a share capital, the transfer must result in every member of the cooperative at the date of transfer who held shares in the cooperative being the holder of shares in the capital of the new body equal in number and nominal value to the shares held by the member as a member of the cooperative.	18 19 20
Effect of new certificate of registration	23
304. A certificate of registration or incorporation as the new body issued by the appropriate officer under the law applicable to the new body is evidence that all requirements of this division about the registration or incorporation have been complied with.	25
New body is a continuation of the cooperative	28
305.(1) When a cooperative transfers to a new body, the corporation constituted by the new body is taken to be the same entity as the corporation	

constituted by the cooperative.	1
(2) Without limiting subsection (1), division 6^{78} applies to a transfer under this division.	2 3
Division 3—Winding-up	4
Methods of winding-up	5
306.(1) A cooperative may be wound-up voluntarily or by the Supreme Court or on a certificate of the registrar.	6 7
(2) For a winding-up voluntarily or by the Supreme Court, the cooperative may be wound-up in the same way and in the same circumstances as a company under the Corporations Law may be wound up.	8 9 10 11
Winding-up on registrar's certificate	12
307.(1) A cooperative may be wound-up on a certificate of the registrar only if the necessary grounds for taking the action exist, as mentioned in section 328. ⁷⁹	13 14 15
(2) A winding-up on a certificate of the registrar starts when the certificate is given.	16 17
(3) On the giving of a certificate, the registrar may appoint a person to be the liquidator of the cooperative.	18 19
(4) The liquidator need not be a registered liquidator under the Corporations Law.	20 21
(5) The liquidator must, within 10 days after appointment, give notice of his or her appointment in the gazette.	22 23
(6) The liquidator must give the security prescribed under a regulation and is entitled to receive the fees fixed by the registrar.	24 25

⁷⁸ Division 6 (Effect of merger etc. on property, liabilities etc.)

⁷⁹ Section 328 (Grounds for winding-up, transfer of engagements, appointment of administrator)

(7) A vacancy occurring in the office of liquidator is to be filled by a

1

person ap	ppointed by the registrar.	2
Applicat	tion of Corporations Law to winding-up	3
the wind) The provisions of the Corporations Law, parts 5.4 to 5.7 about ing-up or dissolution of a company under the Corporations Law ted by this section and apply to the winding-up or dissolution of a ve.	4 5 6 7
certificat	or the application of the provisions to a winding–up on the e of the registrar, the winding-up is taken to be a voluntary up (but the Corporations Law, section 490 does not apply).	8 9 10
	ovisions of the Corporations Law are adopted with any changes d under a regulation and as if—	11 12
(a)	a reference in the provisions to a special resolution or an extraordinary resolution were a reference to a special resolution within the meaning of this Act; and	13 14 15
(b)	a reference in the provisions to the Commission were a reference to the registrar; and	16 17
(c)	section 513B were amended by inserting after paragraph (d)-	18
	'(da)if the winding-up is on the certificate of the registrar—on the date the certificate is given; or'; and	19 20
(d)	section 516 were amended by inserting after the words 'past member' the words 'together with the charges payable by him or her to the cooperative under the rules'; and	21 22 23
(e)	a reference in section 461 to a proprietary company were a reference to an association or federation; and	24 25
(f)	a reference to a registered liquidator included a reference to a person approved by the registrar as a liquidator of a cooperative; and	26 27 28
(g)	a reference in the provisions to the Corporations Law, section 260 were a reference to part 4, division 5^{80} of this Act.	29 30

Applica

⁸⁰ Part 4, division 5 (Oppressive conduct of affairs)

(4) The provisions of the Corporations Law adopted by this section are to be read subject to sections 70 and 314^{81} for deciding the liability of members and former members to contribute on a winding-up of a cooperative.

Restrictions on voluntary winding-up 5 **309.(1)** A cooperative may be wound-up voluntarily only— 6 (a) by a creditors' voluntary winding-up; or 7 (b) if a special resolution is passed by a special postal ballot in favour 8 of voluntary winding-up. 9 (2) A regulation may exempt a cooperative from compliance with a 10 provision of this section or section 194.82 11 (3) When a special postal ballot is held, the members may, by means of 12 the same ballot, by simple majority-13 (a) appoint 1 or more liquidators to wind-up the affairs and distribute 14 the assets of the cooperative; and 15 (b) fix the remuneration to be paid to the liquidator. 16 Start of members' voluntary winding-up 17 **310.** A members' voluntary winding-up of a cooperative starts when the 18 result of the special postal ballot is noted in the minute book by the secretary 19 of the cooperative. 20 **Distribution of surplus-non-trading cooperatives** 21 311.(1) On a winding-up of a non-trading cooperative, the surplus 22 property of the cooperative must be distributed as required by the rules of 23 the cooperative. 24

(2) The rules of a non-trading cooperative must make provision for the

1

2

3

4

⁸¹ Sections 70 (Liability of members to cooperative) and 314 (Liability of member to contribute in a winding-up if shares forfeited etc.)

⁸² Section 194 (Special postal ballots)

way in which the surplus property of the cooperative is to be distributed in a winding-up.

(3) In this section—

"surplus property" means property of the cooperative remaining after satisfaction of the debts and liabilities of the cooperative and the costs, charges and expenses of the winding-up.

Liquidator—vacancy may be filled by registrar

312. If a cooperative is being wound-up voluntarily and a vacancy occurs in the office of liquidator that in the opinion of the registrar is unlikely to be filled in the way provided by the Corporations Law, the registrar may appoint a person to be liquidator. 11

Review of liquidator's remuneration

313. A member or creditor of a cooperative or the liquidator may, at any 13 time before the completion of the winding-up of the cooperative, apply to 14 the Supreme Court to review the amount of the remuneration of the 15 liquidator. 16

Liability of member to contribute in a winding-up if shares forfeited etc.

314.(1) If a person's membership of a cooperative is cancelled under 19 part 683 within 2 years before the start of the winding-up of the cooperative, 20 the person is liable on the winding-up to contribute to the property of the 21 cooperative the nominal value of shares forfeited under that cancellation 22 (being their nominal value immediately before cancellation). 23

(2) If, under section 170, ⁸⁴ a cooperative—		
(a)	purchases a share of a member in the cooperative; or	25
(b)	repays to a member the whole or part of the amount paid up on a	26
	share held by a member;	27

⁸³ Part 6 (Active membership)

3 4 5

1

2

6

7

8 9

10

12

17

⁸⁴ Section 170 (Purchase and repayment of shares)

within 2 years before the start of the winding-up of the cooperative, the member or former member is liable on the winding-up to contribute to the property of the cooperative the amount paid by the cooperative to the member or former member for the purchase or repayment, together with any amount unpaid on the shares immediately before the purchase or repayment.

(3) If a person contributes to the property of a cooperative under a liability under this section, the amount contributed is, for the winding-up, to be treated as having been paid up by the person on shares of the cooperative.

(4) The liability of a member or former member of a cooperative under
this section is in addition to any other liability of the member or former
member to contribute to the property of the cooperative on a winding-up of
the cooperative.

Division 4—Administration of cooperative—adoption of Corporations Law

Adoption of Corporations Law, pts 5.3A and 5.9

315.(1) The provisions of the Corporations Law, part 5.3A and part 5.9,18division 3 are adopted by this section and apply to a cooperative as if it were19a company.20

(2) The provisions apply with changes prescribed under a regulation and as if—

- (a) references in the provisions to the Corporations Law,
 sections 164 and 166 were references to sections 42 to 44 and
 46⁸⁵ of this Act; and
 25
- (b) references in the provisions to the Commission were references26to the registrar.27

15 16

17

21

22

1

2

3

4

5

6

7

8

9

⁸⁵ Sections 42 (Assumptions entitled to be made) to 44 (Person who knows or ought to know can not make assumptions) and 46 (Effect of fraud)

	Division 5—Appointment of administrator	1
Appoint	ment of administrator	2
) The registrar may, by written notice, appoint an administrator to he affairs of a cooperative.	3 4
(2) A 1	notice of appointment must state—	5
(a)	the date of appointment; and	6
(b)	the appointee's name; and	7
(c)	the appointee's business address.	8
	the appointee's name or business address changes, the appointee nediately give written notice of the change to the registrar.	9 10
	e registrar must not appoint an administrator unless the necessary for taking the action exist, as mentioned in section 328. ⁸⁶	11 12
Effect of	appointment of administrator	13
317.(1) On the appointment of an administrator of a cooperative—	14
(a)	the directors of the cooperative cease to hold office; and	15
(b)	all contracts of employment with the cooperative are terminated; and	16 17
(c)	all contracts for the provision of secretarial or administrative services for the cooperative are terminated; and	18 19
(d)	the administrator may terminate any contract for providing other services to the cooperative.	20 21
	administrator of a cooperative has the functions of the board of erative, including the board's powers of delegation.	22 23
	lirector of a cooperative must not be appointed or elected while the rator is in office except as provided by this division.	24 25

⁸⁶ Section 328 (Grounds for winding-up, transfer of engagements, appointment of administrator)

Revocation of appointment 318.(1) An administrator holds office until the administrator's appointment is revoked. (2) The registrar may, by written notice, revoke the appointment of an administrator. (3) When a liquidator of a cooperative is appointed, the appointment of an administrator of the cooperative is automatically revoked. (4) Immediately on the revocation of an administrator's appointment, the administrator must prepare and give to the registrar a report showing how the administration was carried out, and for the purpose an administrator has 10 access to the cooperative's records. 11 (5) On giving the report and accounting fully for the administration of the 12 cooperative to the satisfaction of the registrar, the administrator is released 13 from any further duty to account for the administration of the cooperative 14 other than because of fraud, dishonesty, negligence or wilful failure to 15 comply with this Act. 16 (6) Before revoking the appointment of an administrator of a cooperative, 17 the registrar must— 18 (a) appoint another administrator; or 19 (b) appoint a liquidator; or 20 21 (c) ensure directors of the cooperative have been elected under the 22 rules of the cooperative at a meeting called by the administrator under the rules: or 23 appoint directors of the cooperative. 24 (d) (7) Directors elected or appointed under subsection (6)— 25 (a) take office on revocation of the administrator's appointment; and 26 27 (b) for directors appointed under subsection (6)—hold office until the next annual general meeting of the cooperative after the revocation 28 of the appointment. 29 **Expenses of administration** 30

319.(1) The expenses of and incidental to the conduct of a cooperative's 31

2 3

5

6

7

8

9

1

affairs by an administrator are payable from the cooperative's funds.

(2) The expenses of conducting a cooperative's affairs include—

- (a) if the administrator is not a public service officer or employee—remuneration of the administrator at a rate approved by the registrar; or
- (b) if the administrator is a public service officer or employee—the amount the registrar certifies should be paid to it as repayment of the administrator's remuneration.

(3) An amount certified under subsection (2)(b) may be recovered in a court of competent jurisdiction as a debt payable to the State.

(4) An administrator has, in relation to the expenses mentioned in 11 subsection (1), the same priority on the winding-up of a cooperative as the 12 liquidator of the cooperative has. 13

Liabilities arising from administration

320.(1) If a cooperative incurs loss because of fraud, dishonesty, negligence or wilful failure to comply with this Act or the rules of the cooperative by an administrator, the administrator is liable for the loss.

(2) An administrator is not liable for a loss that is not a loss to which 18 subsection (1) applies but must account for the loss in a report given under 19 section 318.87 20

Additional powers of registrar **321.(1)** If the registrar appoints directors of a cooperative under 22 section 31888 the registrar may, by written notice given to the cooperative, 23 state---24 a time during which this section is to apply to the cooperative; and 25 (a) 26

- the terms on which all or any of the directors hold office; and (b)
- (c) the rules that are to be the cooperative's rules.

1

2 3

4

5

6

7

8

9

10

14

15

16

17

21

⁸⁷ Section 318 (Revocation of appointment)

⁸⁸ Section 318 (Revocation of appointment)

(2) Wł	nile this section applies to a cooperative, the registrar may—	1
(a)	remove and appoint directors; and	2
(b)	vary, revoke or state new terms in place of all or any of the terms stated under subsection (1); and	3 4
(c)	amend all or any of the rules stated under subsection (1).	5
	e registrar may, by written notice given to the cooperative, extend for which this section is to apply to a cooperative.	6 7
(4) A cooperati	rule stated by the registrar under this section to be a rule of a ve—	8 9
(a)	must not to be altered other than in the way set out in this section; and	10 11
(b)	if it is inconsistent with another rule of the cooperative—prevails over the other rule, and the other rule is to the extent of the inconsistency inoperative; and	12 13 14
(c)	has the same evidentiary value as is by this Act accorded to the cooperative's rules and to copies of them.	15 16
Stay of p	proceedings	17
cooperatic court ag) If the registrar appoints an administrator to conduct a ive's affairs, a person must not begin or continue a proceeding in a ainst the cooperative until the administrator's appointment is other than with the leave of the Supreme Court and, if the court ve, in accordance with any terms the court imposes.	18 19 20 21 22
	person intending to apply for leave of the Supreme Court under on (1) must give the registrar at least 10 days notice of intention to	23 24 25
(3) On the hearing of an application under subsection (1), the registrar may be represented and may oppose the application.		26 27
Adminis	trator to report to registrar	28
323. (On receipt of a request from the registrar, the administrator of a	29

cooperative must, without delay, prepare and give to the registrar a report showing how the administration is being carried out.	1 2
Division 6—Effect of merger etc. on property, liabilities etc.	3
How this division applies to a merger	4
324.(1) This division applies to a merger of cooperatives under this part.	5
(2) In the application of this division to a merger—	6
"new body" means the cooperative resulting from the merger.	7
"original body" means each cooperative that is a party to the merger.	8
"relevant day" means the day on which the merged cooperative is registered under this Act.	9 10
How this division applies to a transfer of engagements	11
325.(1) This division applies to a transfer of the engagements of a cooperative to another cooperative under division 1.	12 13
(2) In the application of this division to a transfer of engagements—	14
"new body" means the cooperative to which the engagements are transferred.	15 16
"original body" means the cooperative that transfers its engagements.	17
"relevant day" means the day on which the transfer of engagements takes effect.	18 19
How this division applies to a transfer of incorporation	20
326.(1) This division applies to a transfer of incorporation under division 2.	21 22
(2) In the application of this division to the transfer—	23
"new body" means the corporation resulting from the transfer.	24
"original body" means the cooperative transferring its incorporation.	25
"relevant day" means the day on which the transfer takes effect.	26

Effect of	merger etc. on property, liabilities etc.	1
327.(1) In this section—	2
futu any	means a legal or equitable estate or interest (whether present or re and whether vested or contingent) in real or personal property of description (including money), and includes securities, choses in on and documents.	3 4 5 6
chai regi	nent " means an instrument (other than this Act) that creates, nges or extinguishes rights or liabilities (or would do so if filed or stered under any law), and includes a judgment, order and process court.	7 8 9 10
	es" means liabilities, debts and obligations (whether present or re and whether vested or contingent).	11 12
(2) Or applies—	and from the relevant day for an event to which this division	13 14
(a)	the assets of the original body vest in the new body without the need for a conveyance, transfer, assignment or assurance; and	15 16
(b)	the rights and liabilities of the original body become the rights and liabilities of the new body; and	17 18
(c)	all proceedings by or against the original body pending immediately before the relevant day are taken to be proceedings pending by or against the new body; and	19 20 21
(d)	an act, matter or thing done or omitted to be done by, to or in relation to the original body before the relevant day is (to the extent to which the act, matter or thing has any force or effect) taken to have been done or omitted by, to or in relation to the new body; and	22 23 24 25 26
(e)	a reference in an instrument or in a document of any kind to the original body is to be read as, or as including, a reference to the new body.	27 28 29
(3) Th	e operation of this section must not be regarded—	30
(a)	as a breach of contract or confidence or otherwise as a civil wrong; or	31 32
(b)	as a breach of a contractual provision prohibiting, restricting or	33

regulating the assignment or transfer of assets, rights or liabilities; or

(c) as giving rise to a remedy by a party to an instrument, or as causing or permitting the termination of an instrument, because of a change in the beneficial or legal ownership of an asset, right or liability.

Division 7—Miscellaneous

Grounds for winding-up, transfer of engagements, appointment of 8 administrator 9 **328.(1)** This section applies to the following actions— 10 a direction by the registrar to a cooperative to transfer its 11 (a) engagements under section 298;89 12 (b) the appointment of an administrator of a cooperative under 13 division 5:90 14 (c) the winding-up of a cooperative on a certificate of the registrar 15 under section 307.91 16 (2) The necessary grounds for taking action to which this section applies 17 exist if the registrar certifies-18 (a) the number of members is reduced to less than the minimum 19 number of persons allowed under section 68;92 or 20 (b) the cooperative has not started business within 1 year of 21 registration or has suspended business for more than 6 months; 22 23 or 24 (c) the registration of the cooperative has been obtained by mistake or fraud; or 25

1 2

3

4

5

6

⁸⁹ Section 298 (Transfer of engagements by directions of registrar)

⁹⁰ Division 5 (Appointment of administrator)

⁹¹ Section 307 (Winding-up on registrar's certificate)

⁹² Section 68 (Carrying on business with too few members)

(d)	the cooperative exists for an illegal purpose; or	1
(e)	the cooperative has wilfully and after notice from the registrar violated the provisions of this Act or the rules of the cooperative; or	2 3 4
(f)	the board of the cooperative has, after notice from the registrar, failed to ensure the rules of the cooperative contain active membership provisions under part 6;93 or	5 6 7
(g)	there are, and have been for 1 month immediately before the date of the registrar's certificate, insufficient directors of the cooperative to form a quorum under the rules of the cooperative; or	8 9 10 11
(h)	after an inquiry under this Act into the affairs of a cooperative or the working and financial condition of a cooperative—in the interests of members or creditors of the cooperative or the public, the action concerned should be taken.	12 13 14 15
	ernatively, the necessary grounds for winding-up a cooperative on ate of the registrar exist if the registrar certifies—	16 17
(a)	the period, if any, fixed for the duration of the cooperative by its rules has ended; or	18 19
(b)	an event (to be stated in the certificate) has occurred on the occurrence of which a regulation provides, or the rules provide, the cooperative is to be wound-up.	20 21 22
	e registrar must not certify under this section as to a matter unless r has been proved to the registrar's satisfaction.	23 24
Adoption jurisdict	n of Corporations Law about reciprocity with other ions	25 26
) The provisions of the Corporations Law, part 5.7A are adopted action and apply to a cooperative in the same way as they apply to a .	27 28 29
(2) The	e provisions apply—	30

(a)	with the changes prescribed under a regulation; and	1
(b)	as if—	2
	(i) a reference in the provisions to a recognised company were a reference to a foreign cooperative; and	3 4
	 (ii) a reference to a provision of the Corporations Law of another jurisdiction were a reference to the provision as applying to a foreign cooperative under a law of another jurisdiction under which the foreign cooperative is incorporated. 	5 6 7 8 9
Adoptio	n of Corporations Law about insolvent cooperatives	10
section 5) The provisions of the Corporations Law, part 5.7B (except 588G) are adopted by this section and apply to a cooperative in the y as they apply to a company.	11 12 13
(2) Th	e provisions apply—	14
(a)	with the changes prescribed under a regulation; and	15
(b)	as if a reference in the provisions to a provision of the Corporations Law, section 289 were a reference to the equivalent provisions of a regulation under section 23294 of this Act.	16 17 18

PART 13—ARRANGEMENTS AND 19 **RECONSTRUCTIONS** 20

Division 1—General requirements

Requirements for binding compromise or arrangement	22
331.(1) A compromise or arrangement is binding only if it is approved	23

by order of the Supreme Court and it is agreed to—

21

⁹⁴ Section 232 (Requirements for accounts and accounting records)

1

2

3

4

5

6

7

8

9

10

11

12 13

14

15

16

17

18

21

if the compromise or arrangement is between the cooperative and (a) any of its creditors-at a court ordered meeting by a majority in number of the creditors concerned who are present and voting (in person or by proxy), being a majority whose debts or claims against the cooperative amount to at least 75% of the total of the debts and claims of all creditors who are present and voting (in person or by proxy); or

(b) if the compromise or arrangement is between the cooperative and any of its members-by the members concerned, by special resolution passed by a special postal ballot.

(2) The court ordered meeting mentioned in subsection (1)(a) is a meeting called in accordance with an order of the Supreme Court under this part.

(3) The Supreme Court may give its approval to a compromise or arrangement subject to the alterations or conditions it considers appropriate.

(4) An order of the Supreme Court approving a compromise or arrangement does not have effect until an office copy of the order is filed with the registrar.

(5) On the copy being filed, the order takes effect from the date of filing 19 or the earlier date the Supreme Court states in the order. 20

Supreme Court ordered meeting of creditors

332.(1) If a compromise or arrangement is proposed between a 22 cooperative and any of its creditors, the Supreme Court may, on application 23 by an appropriate person, order a meeting or meetings of the creditors 24 concerned. 25

(2) An appropriate person to apply for an order is—		26
(a) the coope	rative; or	27
(b) a member	r of the cooperative; or	28
(c) 1 of the c	reditors concerned; or	29
(d) for a coop	perative being wound-up—the liquidator.	30
(3) The meeting must be called in the way and be held in the place or		31
places (in the State or elsewhere) the Supreme Court directs.		32

s 332

	urisd	dering whether to make an order for a meeting to be held in iction, the Supreme Court may have regard to where creditors ide.	1 2 3
Registra	r to	be given notice and opportunity to make submissions	4
333.(1 court is s		e Supreme Court may make an order under this division if the ed—	5 6
(a)	orde	east 14 days notice of the hearing of the application for the er, or a shorter period of notice the court or the registrar nits, has been given to the registrar; and	7 8 9
(b)	tern prop	registrar has had a reasonable opportunity to examine the as of, and make submissions to, the court in relation to the posed compromise or arrangement concerned and a draft lanatory statement relating to it.	10 11 12 13
(2) In t	this s	ection—	14
"draft ex	xplar	natory statement" means a statement—	15
(a)	-	laining the effect of the proposed compromise or arrangement , in particular, stating—	16 17
	(i)	material interests of the directors of the cooperative, whether as directors, as members or creditors of the cooperative or otherwise; and	18 19 20
	(ii)	the effect on the interests of the proposed compromise or arrangement in so far as the effect is different from the effect on the like interests of other persons; and	21 22 23
(b)	setti	ng out—	24
	(i)	information prescribed under a regulation; and	25
	(ii)	other information that is material to the making of a decision by a creditor or member of the cooperative whether or not to agree to the proposed compromise or arrangement, being information that is within the knowledge of the directors of the cooperative and has not previously been disclosed to the creditors or members of the cooperative.	26 27 28 29 30 31

Results of 2 or more meetings

334. If the Supreme Court orders 2 or more meetings of creditors to be held in relation to a proposed compromise or arrangement-

- the meetings are taken to form a single meeting; and (a)
- (b) the votes in favour of the proposed compromise or arrangement cast at each of the meetings are to be totalled; and
- (c) the votes against the proposed compromise or arrangement cast at each of the meetings are to be totalled.

Persons disqualified from administering compromise etc.

335.(1) Except with the leave of the Supreme Court, a person must not 10 be appointed to administer, and must not administer, a compromise or 11 arrangement approved under this Act between a cooperative and any of its 12 creditors or members, whether by the terms of the compromise or 13 arrangement or under a power given by the terms of a compromise or 14 arrangement, if the person-15

- (a) is a mortgagee of a property of the cooperative; or 16
- (b) is an auditor or an officer of the cooperative; or
- (c) is an officer of a corporation that is a mortgagee of property of the 18 cooperative: or 19
- (d) is not a registered liquidator, unless the person is a corporation authorised under a law of the State to administer the compromise or arrangement concerned; or 22
- (e) is an officer of a corporation related to the cooperative; or
- 24 (f) unless the registrar directs in writing this paragraph does not apply in relation to the person in relation to the cooperative-has 25 within the last year been an officer or promoter of the cooperative 26 or of a related corporation. 27

(2) This section does not disqualify a person from administering a 28 compromise or arrangement under an appointment validly made before the 29 30 commencement.

1

2

3

4

5

6

7

8

9

17

20

21

Adoption of provisions of Corporations Law and application to person appointed

336.(1) Schedule 4, sections 16, 18(2) and (4), 19, 23 and 2595 apply to a person appointed to administer a compromise or arrangement as if the appointment were an appointment of the person as a receiver and manager of property of the cooperative and as if a reference to a receiver were a reference to the person.

(2) The Corporations Law, section 536 is adopted by this subsection and applies to a person appointed to administer a compromise or arrangement as if the appointment were an appointment as a liquidator of the cooperative and as if a reference to a liquidator were a reference to the person.

Copy of order to be attached to rules

337.(1) A cooperative must ensure a copy of an order of the Supreme Court approving a compromise or arrangement is attached to each copy of the rules of the cooperative issued after the order is made.

Maximum penalty-20 penalty units.

(2) The Supreme Court may, by order, exempt a cooperative from 17 compliance with this section or decide the period during which the 18 cooperative must comply.

Directors to arrange for reports

338.(1) When a compromise or arrangement (whether or not for a scheme for the reconstruction of a cooperative or the merger of 2 or more cooperatives) has been proposed, the directors of the cooperative must-

(a) if a meeting of the members of the cooperative by resolution 24 directs-instruct the accountants or solicitors or both named in 25 the resolution to report on the proposals and send their report or 26 reports to the directors as soon as practicable; and 27

19

20

21

22

23

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

⁹⁵ Schedule 4 (Receivers, and other controllers, of property of cooperatives), sections 16 (Power of Supreme Court to fix receiver's remuneration), 18 (Notification of matters relating to controller), 19 (Statement that receiver appointed or other controller acting), 23 (Lodging controller's accounts) and 25 (Enforcement of controller's duties to make returns)

(b) make the report available at the registered office of the cooperative for inspection by the members and creditors of the cooperative at least 7 days before the day of the meeting ordered by the Supreme Court or the holding of the special postal ballot, as appropriate.

(2) If this section is not complied with, each director of the cooperative commits an offence.

Maximum penalty—20 penalty units.

Power of Supreme Court to restrain further proceedings

339.(1) If a proposed compromise or arrangement is between a cooperative and any of its creditors and no order has been made or resolution passed for the winding-up of the cooperative, the Supreme Court may restrain further proceedings in an action or other civil proceeding against the cooperative except by leave of the court and on the terms the 14 court imposes.

(2) The Supreme Court's power under this section is in addition to any of its other powers and must not be exercised except on application by the cooperative or a creditor or member of the cooperative.

Supreme Court need not approve compromise or arrangement takeovers 340.(1) The Supreme Court need not approve a compromise or arrangement unless—	
(b) there is produced to the court a written statement by the registr stating the registrar has no objection to the compromise arrangement.	
(2) The Supreme Court need not approve a compromise or arrangement	nt 29

10 11

9

1

2

3

4

5

6

7

⁹⁶ Part 11, division 2 (Restrictions on certain share offers)

merely because a statement by the registrar stating the registrar has no objection to the compromise or arrangement has been produced to the court.			1 2
		Division 2—Explanatory statements	3
Explana	tory	statement required to accompany notice of meeting etc.	4
341.(1) An	explanatory statement must accompany every notice sent—	5
(a)		creditor of a cooperative calling the court ordered meeting to in agreement to the compromise or arrangement; or	6 7
(b)		member of a cooperative for the conduct of the special postal of to obtain agreement to the compromise or arrangement.	8 9
advertise statemen	ment t or entitl	y notice of a meeting mentioned in subsection (1) given by , there must be included either a copy of the explanatory notification of the place at which and the way in which led to attend the meeting may obtain copies of the explanatory	10 11 12 13 14
(3) The	e exp	lanatory statement must—	15
(a)	-	ain the effect of the compromise or arrangement and, in icular, state—	16 17
	(i)	material interests of the directors, whether as directors, as members or creditors of the cooperative or otherwise; and	18 19
	(ii)	the effect on the interests of the compromise or arrangement in so far as the effect is different from the effect on the like interests of other persons; and	20 21 22
(b)	state	>	23
	(i)	the information prescribed under a regulation; and	24
	(ii)	other information that is material to the making of a decision by a creditor or member whether or not to agree to the compromise or arrangement, is within the knowledge of the directors and has not previously been disclosed to the creditors or members.	25 26 27 28 29
(4) Sul	osecti	ion (1)(a) does not apply to a creditor whose debt is not more	30

than \$200 unless the Supreme Court otherwise orders.

(5) The notice calling the meeting sent to a creditor mentioned in subsection (4) must state a place at which a copy of the explanatory statement can be obtained on request.

(6) The cooperative must comply with a request under subsection (5) as soon as practicable.

Requirements for explanatory statement

342.(1) An explanatory statement must be as approved by the registrar.

(2) If the compromise or arrangement affects the rights of debenture holders, the explanatory statement must state—

- material interests of the trustees for the debenture holders. (a) whether as trustees for the debenture holders, as members or creditors of the cooperative or otherwise; and
- (b) the effect on the interests of the compromise or arrangement to the extent that the effect is different from the effect on the like interests of other persons.

(3) If a notice given by advertisement includes a notification that copies 17 of the explanatory statement can be obtained in a particular way, the 18 cooperative must give a copy of the statement free of charge to each creditor 19 20 or member entitled to attend the meeting or vote in the ballot who applies for it in the appropriate way. 21

22 (4) Each person who is a director or trustee for debenture holders must give notice to the cooperative of the matters relating to the person required 23 to be included in the explanatory statement. 24

Contravention of division—offence by cooperative

343.(1) If a provision of this division is contravened, the cooperative 26 concerned and any other person involved in the contravention commits an 27 offence. 28

Maximum penalty—20 penalty units.

(2) It is a defence to a prosecution for an offence under subsection (1) if 30 it is proved the contravention was because of the failure of a person (other 31

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

25

than the defendant), who is a director of the cooperative or a trustee for debenture holders of the cooperative, to supply for the explanatory statement particulars of the person's interests.

Provisions for facilitating reconstructions and mergers

344.(1) This section applies if an application is made to the Supreme Court under this part for the approval of a compromise or arrangement and it is shown to the court—

- (a) the compromise or arrangement has been proposed for a scheme for the reconstruction of a cooperative or the merger of a cooperative with another cooperative or another corporation; and
- (b) under the scheme all or part of the undertaking or of the property of a cooperative concerned in the scheme ("the transferor") is to be transferred to another corporation ("the transferee"), except a company within the meaning of the Corporations Law.

(2) If this section applies, the Supreme Court may, either by the order approving the compromise or arrangement or by a later order, provide for any 1 or more of the following—

- (a) the transfer to the transferee of all or part of the undertaking and the property or liabilities of the transferor;
 18
- (b) the allotting or appropriation by the transferee of shares, debentures, policies or other interests in the transferee that, under the compromise or arrangement, are to be allotted or appropriated by the transferee to or for a person;
- (c) the continuation by or against the transferee of a legal proceeding pending by or against the transferor;
- (d) the dissolution, without winding-up, of the transferor;
- (e) provision to be made for persons who, within the time and in the way the court directs, dissent from the compromise or arrangement;
- (f) the transfer or allotment of an interest in property to a person30concerned in the compromise or arrangement;31
- (g) the incidental, consequential and supplemental matters necessary 32

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

20

21

22

23

24

25

26

27

28

to ensure the reconstruction or merger is fully and effectively carried out.

(3) If an order made under this section provides for the transfer of property or liabilities, then, by virtue of the order—

- (a) the property is transferred to and vests in the transferee free, for a particular property if the order so directs, from a charge that is under the compromise or arrangement to cease to have effect; and
- (b) the liabilities are transferred to and become the liabilities of the transferee.

(4) If an order is made under this section, each body to which the order relates must, within 14 days after the making of the order, file with the registrar an office copy of the order.

(5) In this section—

- **"cooperative"** includes foreign cooperative registered, formed or incorporated under a law of another State.
- **"liabilities"** includes duties of any description, including duties that are of a personal character or are incapable under the general law of being assigned or performed vicariously.
- "property" includes rights and powers of any description, including rights
 and powers that are of a personal character and are incapable under the
 general law of being assigned or performed vicariously.

Division 3—Acquisition of shares of dissenting shareholders

Definitions

345. In this division—

- "dissenting shareholder", in relation to a scheme or contract, means a shareholder who has not assented to the scheme or contract or who has failed to transfer the shareholder's shares under the scheme or contract.
 27
- "excluded shares", in relation to a scheme or contract involving a transfer to a person of shares in a class of shares in a cooperative, means shares in the class that, when the offer relating to the scheme or contract is made, are held by—

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

23

24

(a)

(b) if the person is a corporation—a subsidiary of the body.

Schemes and contracts to which division applies

346.(1) This division applies to a scheme or contract involving a transfer of shares in a cooperative (the "transferor") to a person (the "transferee") that has, within 4 months after the making of the offer relating to the scheme or contract by the transferee, been approved by the holders of at least 90% in nominal value of all the shares concerned (other than excluded shares).

(2) This division does not apply to a scheme or contract arising out of the 10 making of an offer to which part 11, division 297 applies.

Acquisition of shares pursuant to notice to dissenting shareholder

347.(1) The transferee under the scheme or contract may, within 13 2 months after the offer is approved, give notice as prescribed under a 14 regulation (a "compulsory acquisition notice") to a dissenting shareholder 15 that the transferee wishes to acquire the shares held by the shareholder. 16

(2) If a compulsory acquisition notice is given, the dissenting shareholder 17 may, by written notice given to the transferee within 1 month after the day 18 the compulsory acquisition notice was given, ask for a statement in writing 19 of the names and addresses of all other dissenting shareholders as shown in 20 the register of members and the transferee must give the statement. 21

(3) Having given the compulsory acquisition notice, the transferee is, 22 unless the Supreme Court orders to the contrary, entitled and bound to 23 acquire those shares on the terms on which, under the scheme or contract, 24 the shares of the approving shareholders are to be transferred to the 25 transferee. 26

27 (4) The Supreme Court may give an order to the contrary only on the application of the dissenting shareholder made within the later of 28 days 28 after the compulsory acquisition notice was given or 14 days after any 29 statement asked for under subsection (2) was given. 30

3

4

5

6

7

8

9

11

12

1

⁹⁷ Part 11, division 2 (Restrictions on certain share offers)

(5) If alternative terms are offered to the approving shareholders—

- (a) the dissenting shareholder is entitled to elect which of the terms are preferred but must make the election within the time allowed for making an application to the Supreme Court under subsection (4); and
- (b) if the dissenting shareholder fails to make the election within the time—the transferee may, unless the Supreme Court otherwise orders, decide which of the terms is to apply to the acquisition of the shares of the dissenting shareholder.

Restrictions when excluded shares are more than 10%

348. If the nominal value of excluded shares is more than 10% of the total nominal value of all the shares (including excluded shares) to be transferred under the scheme or contract, section 347 does not apply unless—

- (a) the transferee offers the same terms to all holders of the shares (other than excluded shares) to be transferred under the scheme or contract; and
- (b) the holders who approve the scheme or contract together hold at least 90% in nominal value of the shares (other than excluded 19 shares) to be transferred under the scheme or contract and are also at least 75% in number of the holders of the shares (with joint 000 owners of shares being counted as 1 person).

Remaining shareholders may require acquisition

349.(1) If, under a scheme or contract to which this division applies, the transferee becomes beneficially entitled to shares in the transferor that, together with other shares in the transferor to which the transferee or a corporation related to the transferee is beneficially entitled, comprise or include 90% in nominal value of the shares concerned, then—

(a) the transferee must, within 28 days after becoming beneficially
(b) entitled to the shares, give notice of the fact as prescribed under a
(c) regulation to the holders of the remaining shares concerned who,
(c) when the notice was given, had not assented to the scheme or
(c) 32

8 9

10

11

12

13

14

15

16

17

23

24

25

26

27

28

1

2

3

4

5

6

contract or been given a compulsory acquisition notice by the transferee under this division; and

(b) a holder mentioned in paragraph (a) may, within 3 months after being given the notice, by notice to the transferee require the transferee to acquire the holder's share and, if alternative terms were offered to the approving shareholders, elect which of the terms the holder will accept.

(2) If a shareholder gives notice under this section in relation to the shareholder's shares, the transferee is entitled and bound to acquire them—

- (a) on the terms on which under the scheme or contract the shares of the approving shareholders were transferred to the transferee and, if alternative terms were offered to the shareholders, on the terms for which the shareholder has elected, or, if no election is made, for whichever of the terms the transferee decides; or
- (b) on other terms that may be agreed or as the Supreme Court, on the application of the transferee or of the shareholder, considers appropriate to order.

Transfer of shares pursuant to compulsory acquisition

350.(1) A transferee who has given a compulsory acquisition notice must—

- (a) send a copy of the notice to the transferor together with an instrument of transfer for the shares the transferee is entitled to acquire under this division and executed, on the shareholder's behalf, by a person appointed by the transferee and, on the transferee's own behalf, by the transferee; and
- (b) pay, allot or transfer to the transferor the consideration for the shares.

(2) The transferee must do so within 14 days after whichever of the following happens last—

- (a) the period of 28 days after the day on which the compulsory 30 acquisition notice was given ends; 31
- (b) the period of 14 days after a statement of the names and 32 addresses of dissenting shareholders is supplied under this 33

2 3 4

5

6 7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25 26

27

28

29

division ends;

(c) if an application has been made to the Supreme Court by a dissenting shareholder—the application is disposed of.

(3) When the transferee has complied with this section, the transferor must register the transferee as the holder of the shares.

(4) This section does not apply if the Supreme Court, on the application of the dissenting shareholder, orders to the contrary.

Disposal of consideration for shares compulsorily acquired

351.(1) Amounts received by the transferor under this division must be paid into a separate financial institution account and the amounts, and any other consideration received, are to be held by the transferor in trust for the persons entitled to the shares in relation to which they were respectively received.

(2) If an amount or other property received by the transferor under this division has been held in trust by the transferor for a person for at least 2 years, the transferor must pay the amount or transfer the consideration, and any accretions to it and any property that may become substituted for it or for part of it, to the registrar.

(3) The registrar must then deal with it under the Corporations Law, part 9.7 which for the purpose is adopted with the necessary changes prescribed under a regulation.

(4) The transferor must comply with subsection (2) before the end of2210 years after the day on which the amount was paid, or the consideration23was allotted or transferred, to the transferor.24

Division 4—Miscellaneous

Notification of appointment of scheme manager

352. Within 14 days after being appointed to administer a compromise27or arrangement approved under this part, a person must file with the28registrar a written notice of the appointment.29

Maximum penalty—10 penalty units.

Power of	Supreme Court to require reports	1	
	an application is made to the Supreme Court under this part in a proposed compromise or arrangement, the court may—	2 3	
 (a) before making an order on the application, require the registrar or another person to give to the court a report as to— 			
	 the terms of the compromise or arrangement or of the scheme for, or in relation to, which the compromise or arrangement has been proposed; and 	6 7 8	
	(ii) the conduct of the officers of the body or bodies concerned; and	9 10	
	(iii) any other matters that, in the opinion of the registrar or the person, ought to be brought to the attention of the court; and	11 12	
(b)	in deciding the application, have regard to anything contained in the report; and	13 14	
(c)	make any order as to the payment of the costs of preparing and giving the report as the court considers appropriate.	15 16	
Effect of	out-of-jurisdiction compromise or arrangement	17	
a foreign correspor	A compromise or arrangement that is binding on any creditors of cooperative because of a provision of the law of another State that ids to this part is also binding on the creditors of the foreign we whose debts are recoverable by action in a court of this State.	18 19 20 21	
provision correspor made by	the Supreme Court of another State makes an order under a of the law of that State that is prescribed under a regulation as adding to a provision of this part, the order is taken to have been the Supreme Court of Queensland under the corresponding of this Act and has effect and may be enforced accordingly.	22 23 24 25 26	
Jurisdict jurisdict	ion to be exercised in harmony with Corporations Law ion	27 28	
complem	he jurisdiction of the Supreme Court under this part is intended to ent the Supreme Court's jurisdiction under the Corporations Law d be exercised in harmony with the jurisdiction.	29 30 31	

Registrar may appear etc.	1
356. In a proceeding before the Supreme Court under this part, the registrar is entitled to appear and be heard, either in person or by the registrar's properly appointed representative.	
PART 14—FOREIGN COOPERATIVES	5
Division 1—Introductory	6
Definitions for part	7
357. In this part—	8
"cooperatives law" means a law that under section 35898 is declared to be a cooperatives law for this part.	9 10
"non-participating cooperative" means a foreign cooperative other than a participating cooperative.	11 12
"participating cooperative" means a foreign cooperative registered, incorporated or formed under, or subject to, a cooperatives law.	13 14
"participating State" means a State in which a cooperatives law is in force.	15 16
Cooperatives law	17
358.(1) Subject to subsection (2), a regulation may declare a law of a State other than Queensland is a cooperatives law for this part.	18 19
(2) A regulation may be made under subsection (1) in relation to the law of another State only if the law—	20 21
(a) substantially corresponds to the provisions of this Act; and	22
(b) contains provisions that are mentioned in this part as provisions	23

	Cooperatives	
	of a cooperatives law that correspond to stated provisions of this Act.	1 2
	Division 2—Registration of foreign cooperatives	3
Operati	on of foreign cooperatives in Queensland	4
	A foreign cooperative must not carry on business in Queensland is registered under this part.	5 6
Maximu	m penalty—240 penalty units.	7
Meanin	g of "carrying on business"	8
360.(1) A foreign cooperative carries on business in Queensland if it—	9
(a)	solicits for members in Queensland; or	10
(b)	seeks share capital in Queensland; or	11
(c)	provides any goods or services within Queensland.	12
	foreign cooperative is not to be regarded as carrying on business in and only because in Queensland it—	13 14
(a)	is or becomes a party to an action, suit or arbitration proceeding or effects settlement of an action, suit or proceeding or of a claim or dispute; or	15 16 17
(b)	holds meetings of its directors or members or carries on other activities concerning its internal affairs; or	18 19
(c)	maintains a financial institution account; or	20
(d)	effects a sale through an independent contractor; or	21
(e)	solicits or procures an offer that becomes a binding contract only if the offer is accepted outside Queensland; or	22 23
(f)	creates evidence of a debt or creates a charge on real and personal property; or	24 25
(g)	secures or collects any of its debts or enforces its rights in regard	26

to any securities relating to the debts; or

203

s 360

27

s 359

s 361	204	s 361
	Cooperatives	
(h)	conducts an isolated transaction that is completed y	within a period

(h) conducts an isolated transaction that is completed within a period of 31 days, not being 1 of a number of similar transactions repeated from time to time. 1

2

3

4

5

6

7

8 9

16

17

18

19

20

21

22

23

Application for registration of participating cooperative

361.(1) A participating cooperative proposing to carry on business as a cooperative in Queensland may apply to the registrar in the way prescribed under a regulation to be registered as a foreign cooperative.

(2) An application by a participating cooperative must be accompanied by—

- (a) a certificate, not more than 2 months old, from the registrar of the participating State in which the participating cooperative is registered, incorporated or formed stating that the cooperative is complying with the provisions of the cooperatives law of that State prescribed under a regulation for the section of that law that corresponds with section 370;99 and 15
- (b) the documents prescribed under a regulation for the section of the cooperatives law of that State that corresponds with section 370; and

(c) a copy of the current rules of the cooperative; and

- (d) a statement, verified as prescribed under a regulation, specifying—
 - (i) the full name and address of each person who will act as agent of the cooperative in Queensland; and
 - (ii) the address of the proposed registered office of the cooperative in Queensland; and 25
- (e) a copy of an instrument appointing a person resident in Queensland (other than a corporation incorporated outside Queensland) as a person on whom all notices and legal process may be served on behalf of the cooperative, verified as prescribed 29 under a regulation; and 30
- (f) other documents or information prescribed under a regulation; 31

⁹⁹ Section 370 (Cooperative proposing to register as a foreign cooperative)

and 1 (g) the fee prescribed under a regulation. 2 **Application for registration of non-participating cooperative** 3 **362.(1)** A non-participating cooperative proposing to carry on business 4 as a cooperative in Queensland may apply to the registrar in the way 5 prescribed under a regulation to be registered as a foreign cooperative. 6 (2) An application by a non-participating cooperative must be 7 accompanied by-8 (a) a copy of the current rules of the cooperative; and 9 (b) a statement, verified as prescribed under a regulation, 10 specifying-11 (i) the full name and address of each person who will act as 12 agent of the cooperative in Queensland; and 13 (ii) the address of the proposed registered office of the 14 cooperative in Queensland; and 15 a copy of an instrument appointing a person resident in (c) 16 Queensland (other than a corporation incorporated outside 17 Queensland) as a person on whom all notices and legal process 18 may be served on behalf of the cooperative, verified as prescribed 19 under a regulation; and 20 (d) other documents or information prescribed under a regulation; 21 and 22 23 (e) the fee prescribed under a regulation. **Registrar to approve rules of non-participating cooperative** 24 **363.** A non-participating cooperative is not eligible for registration unless 25 the registrar is satisfied the rules of the cooperative— 26 (a) comply with cooperative principles; and 27 (b) include acceptable active membership provisions; and 28 (c) provide procedures acceptable to the registrar for disclosure of 29

	information; and	1
(d)	provide that a member has 1 vote only; and	2
(e)	make adequate provision for the duties of directors; and	3
(f)	provide for acceptable accounting standards for the cooperative.	4
Name of	f foreign cooperative	5
the name	1) A foreign cooperative is eligible for registration under this part if e under which it proposes to carry on business in Queensland is not be confused with the name of a corporation or a registered business	6 7 8 9
it proposed the name	the registrar advises the foreign cooperative the name under which ses to carry on business in Queensland is likely to be confused with e of a corporation or registered business name, the cooperative may is application by substituting another name.	10 11 12 13
Registra	ation of foreign cooperative	14
eligible	f, on application, the registrar is satisfied the foreign cooperative is for registration, the registrar must register the foreign cooperative as a cooperative and issue a certificate of registration.	15 16 17
Applica	tion of Act to foreign cooperatives	18
all neces foreign	The provisions of this Act prescribed under a regulation apply, with sary changes and the changes prescribed under the regulation, to a cooperative registered under this part as if the foreign cooperative poperative.	19 20 21 22
Registra	ar to be notified of certain changes	23
367. \	Vithin 28 days of a change affecting—	24
(a)	the rules or constitution of a foreign cooperative registered under this part; or	25 26
(b)	the directors of the foreign cooperative; or	27

(c)) the agents (or their addresses) of the foreign cooperative; or		
(d)	the person appointed as the person on whom notices and legal process may be served on behalf of the foreign cooperative; or		
(e)) the address of the registered office in Queensland of the foreign cooperative; or		
(f)	the address of the registered office in the participating State of a participating cooperative registered under this part; or	6 7	
(g)	the name under which the participating cooperative carries on business in the participating State;	8 9	
	in cooperative must file with the registrar particulars of the change nied by the documents prescribed under a regulation.	10 11	
Balance	sheets	12	
6 months	A foreign cooperative registered under this part must, within (or the longer period the registrar may allow) after the end of each ncial years, file with the registrar—	13 14 15	
(a)	for a participating cooperative—a copy of the balance sheet relating to its financial affairs as at the end of the financial year, in the form and with the accompanying documents required by the cooperatives law of the participating State concerned; and	16 17 18 19	
(b)	for a non-participating cooperative—a copy of the balance sheet relating to its financial affairs as at the end of the financial year, in the form and with the accompanying documents required by the registrar.	20 21 22 23	
Maximur	n penalty—20 penalty units.	24	
(2) If the registrar considers a balance sheet filed with the registrar under this section does not sufficiently disclose the financial affairs of the foreign cooperative, the registrar may, by written notice, require the foreign cooperative to give the registrar further information or documents.		25 26 27 28	
(3) A foreign cooperative must comply with a notice given to it under subsection (2) within the period stated in the notice.		29 30	
Maximum penalty—60 penalty units.		31	

Cessation of business

369.(1) A foreign cooperative registered under this part must, within 7 days of ceasing to carry on business as a cooperative in Queensland, give the registrar written notice of that fact.

Maximum penalty—60 penalty units.

(2) On notifying the registrar that it has ceased to carry on business as a cooperative in Queensland, a foreign cooperative is no longer obliged to comply with this part.

(3) Unless the registrar has been given written notice the foreign
9 cooperative has resumed carrying on business as a cooperative in
10 Queensland, the registrar must, 1 year after receiving a notice under
11 subsection (1), cancel the registration of the foreign cooperative.

Cooperative proposing to register as a foreign cooperative

370.(1) A cooperative proposing to apply to be registered as a foreign 14 cooperative in another participating State may apply to the registrar for a 15 certificate that it is complying with all provisions of this Act prescribed 16 under a regulation including, if the registrar has varied a requirement in 17 relation to the cooperative, the provision as varied. 18

(2) The registrar must issue the certificate to the cooperative unless theregistrar considers the cooperative is not complying with the prescribed2021

(3) If the registrar issues the certificate, the registrar must also give to the cooperative the documents prescribed under a regulation.

Division 3—Mergers and transfers of engagements 24

Who is the appropriate registrar	25
371. In this division—	26
"appropriate registrar", in relation to a proposed merger or transfer of	27
engagements, means—	28
(a) if the merger is to result in, or the transfer is to, a Queensland	29

1

2

3

4

5

6

7

8

13

22

cooperative-the Queensland registrar; or

(b) if the merger is to result in, or the transfer is to, a cooperative under the cooperatives law of a participating State—the registrar for the participating State.

Authority for merger or transfer of engagements

372.(1) A Queensland cooperative and a participating cooperative may consolidate all or any of their assets, liabilities and undertakings by merger or transfer of engagements approved under this division.

(2) A Queensland cooperative and a non-participating cooperative may consolidate all or any of their assets, liabilities and undertakings by merger 10 or transfer of engagements approved under this division if-11

- the merger is to result in a Queensland cooperative; or (a)
- (b) the transfer is to a Queensland cooperative.

Requirements before application can be made

373.(1) Before a Queensland cooperative and a participating cooperative 15 can apply for approval under this division of a merger or transfer of 16 engagements, the proposed merger or transfer must have been approved by 17 each of the cooperatives by-18

- (a) a special resolution passed by special postal ballot; or 19 20 (b) if permitted by subsection (3)—a resolution of the board of the
- cooperative. 21

(2) Before a Queensland cooperative and a non-participating cooperative 22 can apply for approval under this division of a merger or transfer of 23 engagements, the proposed merger or transfer of engagements-24

- (a) must have been approved— 25 for the non-participating cooperative-by a special resolution 26 (i) of the cooperative; or 27
 - (ii) for the Queensland cooperative-by a special resolution 28 passed by special postal ballot; or 29
- (b) if permitted by subsection (3)—must have been approved by a 30

14

1

2

3

4

5

6

7

8

9

12

s 374	210	s 374
	Cooperatives	

resolution of the board of each of the cooperatives. (3) The proposed merger or transfer of engagements may be approved by resolution of the board of a cooperative if—

(a) the Queensland registrar consents to the procedure applying in the particular case; and

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

26

28

29

(b) for a merger or transfer affecting a participating cooperative—the registrar for the participating State also consents to the procedure applying in the particular case.

Disclosure statement required

374.(1) A special resolution of the Queensland cooperative or foreign cooperative is not effective for this division unless this section has been complied with.

(2) Each cooperative must send to each of its members a disclosure statement approved by the appropriate registrar stating-

- (a) the financial position of the Queensland cooperative and the foreign cooperative as shown in financial statements that have been prepared as at a date not more than 6 months before the date of the statement; and
- (b) interests an officer of the Queensland cooperative or the foreign cooperative has in the proposed merger or transfer of engagements; and
- 22 compensation or other consideration proposed to be paid, or other (c) incentive proposed to be given, to an officer or member of the 23 Queensland cooperative or foreign cooperative in relation to the 24 proposed merger or transfer of engagements; and 25
- (d) whether the proposal is a merger or transfer of engagements and the reason for the merger or transfer of engagements; and 27
- (e) for a transfer of engagements—whether it is a total or partial transfer of engagement; and
- for a merger-whether the merged cooperative will result in a (f) 30 Queensland cooperative or a cooperative under the cooperatives 31 law of the participating State; and 32

(3) The disclosure statement must be sent to the members of the Queensland cooperative or foreign cooperative so that it will, in the ordinary course of post, reach each member who is entitled to vote on the special resolution no later than—

- (a) if the resolution is to be decided at a meeting—21 days before the date of the meeting; or
- (b) if the resolution is to be decided by a postal ballot—21 days before the day on or before which the ballot papers must be returned by members voting in the ballot.

(4) The registrar may, by gazette notice, exempt the Queensland cooperative or foreign cooperative from complying with this section.

(5) A gazette notice under subsection (4) is subordinate legislation.

(6) The registrar for the participating State may exempt the Queensland cooperative or foreign cooperative from complying with this section.

(7) The registrar for the participating State may grant an exemption subject to the conditions the registrar considers appropriate.

(8) The appropriate registrar may approve a disclosure statement subject18 to the conditions the registrar considers appropriate.19

Making an application

375.(1) An application for approval of a merger or transfer of engagements under this division must be made to the Queensland registrar and, if the merger or transfer affects a participating cooperative, to the registrar for the participating State in the way and form required by the registrar concerned. 25

(2) An application for approval of a merger must be accompanied by—

- (a) 2 copies of the proposed rules of the merged cooperative; and
- (b) for a non-participating cooperative—details of voting on the special resolution, if any, of the cooperative; and 29
- (c) other information required by the registrar to whom the 30 application is made. 31

5 6 7

8

9

10

11

12

13

14

15

16

17

1

2

3

4

20

26

Approval of merger

376.(1) If the Queensland registrar is the appropriate registrar, the Queensland registrar must approve a merger under an application under this division if satisfied—

5 (a) this division has been complied with in relation to the application; and 6 (b) the proposed rules of the merged cooperative are adequate; and 7 (c) the certificate of registration of the Queensland cooperative has 8 been surrendered to the Queensland registrar; and 9 (d) for a merger with a participating cooperative—the certificate of 10 registration of the participating cooperative has been surrendered 11 to the registrar for the participating State; and 12 (e) for a merger with a non-participating cooperative—the merged 13 cooperative will comply with this Act; and 14 there is no good reason why the merged cooperative and its rules (f) 15 should not be registered. 16 (2) If the Queensland registrar is not the appropriate registrar, the 17 Queensland registrar must approve a merger under an application under this 18 division if satisfied the merger has been approved under the provision of the 19 cooperatives law of the participating State that corresponds with 20 subsection (1). 21

(3) On approving an application for merger, the Queensland registrar must—

- (a) cancel the registration of the Queensland cooperative involved in
 the merger; and
 24
 25
- (b) if the merger is to result in a Queensland cooperative—register
 the merged cooperative and its rules and issue to it a certificate of
 registration under this Act.
 28

(4) A merger takes effect on the issue of the certificate of registration for
the merged cooperative (whether under this Act or under the cooperatives
30
law of the participating State).

1

2

3

4

Approval of transfer of engagements

377.(1) If the Queensland registrar is the appropriate registrar, the Queensland registrar must approve a transfer of engagements under an application under this division if satisfied-

- (a) this division has been complied with in relation to the application; and
- (b) the rules or proposed rules of the transferee cooperative are adequate; and
- (c) for a total transfer of engagements from a participating cooperative-the certificate of registration of the participating 10 cooperative has been surrendered to the registrar for the 11 participating State concerned; and 12
- (d) for a total transfer of engagements from a non-participating 13 cooperative-the certificate of registration of the non-participating cooperative has been surrendered to the registrar; and 15
- (e) for a transfer of engagements by a non-participating cooperative-the transferee cooperative will comply with this Act: and
- there is no good reason why the transfer of engagements should (f) not take effect. 20

(2) If the Queensland registrar is not the appropriate registrar, the 21 Queensland registrar must approve a transfer of engagements under an 22 application under this division if satisfied the transfer has been approved 23 under the provision of the cooperatives law of the participating State that 24 corresponds with subsection (1). 25

(3) A transfer of engagements takes effect on the day stated in the 26 approval of the Queensland registrar. 27

Effect of merger or transfer of engagements

378.(1) In this section—

"assets" means a legal or equitable estate or interest (whether present or 30 future and whether vested or contingent) in real or personal property of 31 any description (including money) and includes securities, choses in 32

2 3 4

1

5 6

7

8

9

14

16

17

18

19

28

action and documents. 1 "instrument" means an instrument (other than this Act) that creates, 2 changes, or extinguishes rights or liabilities (or would do so if filed or 3 registered under any law) and includes a judgment, order and process 4 of a court. 5 "liabilities" means liabilities, debts and obligations (whether present or 6 future and whether vested or contingent). 7 "original cooperative" means-8 (a) for a transfer of engagements—the transferor cooperative; or 9 (b) for a merger—each of the cooperatives that are merging. 10 "successor cooperative" means-11 (a) for a transfer of engagements—the transferee cooperative; or 12 (b) for a merger—the cooperative formed by the merger. 13 (2) When a merger or transfer of engagements takes effect under this 14 division (the "transfer day"), the following provisions apply to the extent 15 necessary to give effect to the merger or transfer-16 (a) persons who were members of the original cooperative 17 immediately before the transfer day are members of the successor 18 cooperative under its rules; 19 (b) the assets of the original cooperative vest in the successor 20 cooperative without the need for a conveyance, transfer, 21 assignment or assurance; 22 (c) the rights and liabilities of the original cooperative become the 23 rights and liabilities of the successor cooperative; 24 all proceedings by or against the original cooperative pending 25 (d) immediately before the transfer day are taken to be proceedings 26 pending by or against the successor cooperative; 27 an act, matter or thing done or omitted to be done by, to or in 28 (e) relation to the original cooperative before the transfer day is (to 29 the extent to which the act, matter or thing has any force or effect) 30 to be taken to have been done or omitted by, to or in relation to 31 the successor cooperative; 32

s 379	215 s 380 Cooperatives	
	Cooperatives	
(f)	a reference in an instrument or in a document of any kind to the original cooperative is to be read as, or as including, a reference to the new cooperative.	1 2 3
(3) Th	ne operation of this section must not be regarded—	4
(a)	as a breach of contract or confidence or otherwise as a civil wrong; or	5 6
(b)	as a breach of a contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities; or	7 8 9
(c)	as giving rise to a remedy by a party to an instrument, or as causing or permitting the termination of an instrument, because of a change in the beneficial or legal ownership of an asset, right or liability.	10 11 12 13
Division	applies instead of certain other provisions of this Act	14
	1) This division applies instead of part 12, division 1^{100} to the of a Queensland cooperative with a foreign cooperative.	15 16

(2) This division applies instead of part 12, division 1 to a transfer of engagements between a Queensland cooperative and a foreign cooperative.

PART 15—SUPERVISION AND PROTECTION OF **COOPERATIVES**

Division 1—Supervision and inspection	21
Definitions for part	22
380. In this part—	23
"cooperative venture" means—	24

¹⁰⁰ Part 12, division 1 (Mergers and transfers of engagements)

s 381	216 s 383	
	Cooperatives	
(a)	a corporation or unit trust formed by a cooperative or in the formation of which a cooperative participated; or	
(b)	a partnership, joint venture or association of persons or bodies formed or entered into by a cooperative.	
-	includes all or part of a structure, building, aircraft, vehicle, vessel place (whether built on or not).	
pro	t documents'' means records or other documents relating to the motion, formation, membership, control, transactions, dealings, iness or property of a cooperative.	
-	rative" includes subsidiaries, foreign cooperatives and tive ventures	
	reference in this part to a cooperative includes a reference to each llowing—	
(a)	a foreign cooperative;	
(b)	a subsidiary of a cooperative or foreign cooperative;	
(c)	a cooperative venture;	
(d)	a cooperative or foreign cooperative, or a subsidiary of either, or a cooperative venture, that is in the course of being wound-up or has been dissolved.	
Appoint	ment of inspectors	
382. T Act if—	The chief executive may appoint a person as an inspector under this	
(a)	the chief executive considers the person has the necessary expertise or experience to be an inspector; or	
(b)	the person has satisfactorily finished training approved by the chief executive.	
Registra	ar and investigators have functions of inspectors	
383.	The registrar, and an investigator exercising functions under	

division 2, ¹⁰¹ have and may exercise all the functions of an inspector and for the purpose are taken to be inspectors.	1 2
Inspector's identity card	3
384.(1) The chief executive must give each inspector an identity card.	4
(2) The identity card must—	5
(a) contain a recent photo of the person; and	6
(b) be signed by the person; and	7
(c) identify the person as an inspector.	8
(3) A person who stops being an inspector must return the person's identity card to the chief executive as soon as possible (but within 21 days) after the person stops being an inspector, unless the person has a reasonable excuse.	9 10 11 12
Maximum penalty—20 penalty units.	13
(4) This section does not prevent the giving of a single identity card to a person for this and other Acts or for other purposes.	14 15
Production or display of inspector's identity card	16
385.(1) An inspector may exercise a power in relation to someone only if—	17 18
(a) the inspector first produces the inspector's identity card for the other person's inspection; or	19 20
(b) the inspector has the inspector's identity card displayed so it is clearly visible to the other person.	21 22
(2) However, if for any reason it is not practicable to comply with subsection (1) before exercising the power, the inspector must produce the identity card for inspection by the person at the first reasonable opportunity.	23 24 25

Powers	of inspector	1
386.(1) An inspector is subject to the directions of the registrar.	2
(2) Th	e powers of an inspector may be limited—	3
(a)	under a regulation; or	4
(b)	under a condition of appointment; or	5
(c)	by written notice given by the registrar to the inspector.	6
Inspecto	or's appointment conditions	7
) An inspector holds office on the conditions stated in the nt of appointment.	8 9
(2) Ar	n inspector—	10
(a)	if the appointment provides for a term of appointment—stops holding office at the end of the term; and	11 12
(b)	if the conditions of appointment provide—stops holding office when the inspector stops holding another office stated in the appointment conditions (the "main office"); and	13 14 15
(c)	may resign by signed notice of resignation given to the registrar.	16
(the "se	owever, an inspector may not resign from the office under this Act condary office'') if a term of employment to the main office the person to hold the secondary office.	17 18 19
Entry of	i place	20
388.(1) An inspector may enter a place if—	21
(a)	its occupier consents to the entry; or	22
(b)	the entry is authorised by a warrant; or	23
(c)	it is a place on which the affairs or activities of a cooperative are managed or conducted.	24 25
	a inspector, without the occupier's consent or a warrant, may enter around the premises to ask its occupier for consent to enter the	26 27 28

Consent to entry

389.(1) This section applies if an inspector intends to ask an occupier of a place to consent to the inspector or another inspector entering the place.

(2) Before asking for the consent, the inspector must inform the occupier—

(a)	of the purpose of the entry; and	6
(b)	that the occupier is not required to consent.	7
(3) If t	he consent is given, the inspector may ask the occupier to sign an	8
acknowle	edgment of the consent.	9
(4) Th	e acknowledgment must state—	10
(a)	that the occupier was informed—	11
	(i) of the purpose of the entry; and	12
	(ii) that the occupier is not required to consent; and	13
(b)	that the occupier gives an inspector consent to enter the place and	14
	exercise powers under this Act; and	15
(c)	the time and date the consent was given.	16
(5) If	the occupier signs an acknowledgment of consent, the inspector	17
must imr	nediately give a copy to the occupier.	18
(6) Su	bsection (7) applies to a court if—	19
(a)	a question arises, in a proceeding in or before the court, whether	20
	the occupier of a place consented to an inspector entering the place	21
	under this Act; and	22
(b)	an acknowledgment under this section is not produced in	23
	evidence for the entry; and	24
(c)	it is not proved the occupier consented to the entry.	25
(7) Th	e court may presume the occupier did not consent.	26
-	rs may require certain persons to appear, answer questions	27
and pro	duce documents	28
390.(1) An inspector may, by notice in the approved form—	29

1

2

3

4

(a)	require a cooperative to produce to the inspector at a time and place stated in the notice stated relevant documents relating to the cooperative; and	1 2 3
(b)	require a person who is involved in the activities of a cooperative to produce to the inspector at a time and place stated in the notice stated relevant documents relating to the cooperative; and	4 5 6
(c)	require a person who is involved in the activities of a cooperative—	7 8
	(i) to attend before the inspector at a time and place stated in the notice; and	9 10
	 (ii) to answer questions put to the person by the inspector relating to the promotion, formation, membership, control, transactions, dealings, business or property of the cooperative. 	11 12 13 14
(2) A print (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	berson is considered to be involved in the activities of a cooperative son—	15 16
(a)	is or has been an officer or employee of, or an agent, financial institution, solicitor, auditor or other person acting in any capacity for, the cooperative; or	17 18 19
(b)	has a relevant document relating to the cooperative in the person's possession or control; or	20 21
(c)	was a party to the creation of a relevant document relating to the cooperative.	22 23
	person is not subject to any liability for complying with a ent made or purportedly made under this section.	24 25
Powers of	of inspectors on place entered	26
	In inspector has the following powers on a place the inspector is d to enter—	27 28
(a)	power to search for evidence of a contravention of this Act;	29
(b)	power to search for relevant documents and to require a person on the place to produce to the inspector any relevant document in the person's custody or under the person's control;	30 31 32

- (c) power to require a person on the place who is apparently involved in the management or conduct of the affairs or activities of a cooperative to answer questions or provide information;
- (d) power to exercise the functions of an inspector under section 392 in relation to a relevant document found on the place or produced to the inspector.

Functions of inspectors in relation to relevant documents

392.(1) An inspector has the following powers in relation to a relevant document found by an inspector on a place entered by the inspector or produced to the inspector under a requirement made under this division-

- power to take possession of the document or secure it against (a) interference:
- (b) power to make copies of, or take extracts from, the document;
- (c) power to require a person who was party to the creation of the document to make a statement giving any explanation the person is able to give as to any matter relating to the creation of the document or as to any matter to which the document relates;
- (d) power to retain possession of the document for the period 18 necessary to enable the document to be inspected, and copies of, 19 or extracts from, the document to be made or taken. 20

(2) While an inspector retains possession of a document, the inspector must permit a person who would be entitled to inspect the document were it not in the possession of the inspector to inspect the document at a reasonable time and make a copy of, or take extracts from, the document.

(3) If an inspector takes possession of or secures against interference a 25 relevant document and a person has a lien on the document, the inspector's 26 actions do not prejudice the lien. 27

Protection from incrimination

393.(1) A person is not excused from making a statement under a 29 requirement under this division on the ground the statement might tend to 30 incriminate him or her. 31

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

21

22

23

(2) However, if the person claims before making a statement that the statement might tend to incriminate him or her, the statement is not admissible in evidence against him or her in a criminal proceeding, other than a proceeding under this division.

(3) Except as provided by subsection (2), a statement made by a person in compliance with a requirement under this division may be used in evidence in any criminal or civil proceeding against the person.

Warrants

394.(1) An inspector may apply to a magistrate for a warrant to enter a place.

(2) The application must be sworn and state the grounds on which the warrant is sought.

(3) The magistrate may refuse to consider the application until the inspector gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.

Example—

The magistrate may require additional information supporting the application to be given by statutory declaration.

(4) The magistrate may issue the warrant only if satisfied there are reasonable grounds for suspecting—

- (a) there is a particular thing or activity (the **"evidence"**) that may provide evidence of an offence against this Act; or
- (b) the evidence is at the place, or may be at the place, within the next 23 7 days. 24

(5) The warrant must state—

(a) that the inspector may, with reasonable and necessary help and force, enter the place and exercise the inspector's powers under this Act; and
 26
 27
 28

(b) the offence for which the warrant was issued; and

- (c) any evidence that may be seized under the warrant; and
- (d) the hours when the place may be entered; and

1

2

3

4 5

6

7

8

10

11

12 13

14

15

16 17

18

19

20

21

22

25

29

30

(e)	the of the of the office offic	date, within 7 days after the warrant's issue, when the warrant s.	1 2
Warran	ts—a	pplications made other than in person	3
	form	inspector may apply for a warrant by phone, fax, radio or of communication if the inspector considers it necessary	4 5 6
(a)	urge	ent circumstances; or	7
(b)		r special circumstances, including, for example, the ector's remote location.	8 9
		applying for the warrant, the inspector must prepare an ting the grounds on which the warrant is sought.	10 11
(3) Th sworn.	e ins	pector may apply for the warrant before the application is	12 13
		ssuing the warrant, the magistrate must immediately fax a pector if it is reasonably practicable to fax a copy.	14 15
(5) If i	t is no	ot reasonably practicable to fax a copy to the inspector—	16
(a)	the	magistrate must—	17
	(i)	tell the inspector what the terms of the warrant are; and	18
	(ii)	tell the inspector the date and time the warrant was issued; and	19 20
(b)		inspector must complete a form of warrant (the "warrant n") and write on it—	21 22
	(i)	the magistrate's name; and	23
	(ii)	the date and time the magistrate issued the warrant; and	24
	(iii)	the warrant's terms.	25
inspector	, autł	simile warrant, or the warrant form properly completed by the norises the entry and the exercise of the other powers stated by sued by the magistrate.	26 27 28
(7) The magistrate		spector must, at the first reasonable opportunity, send the	29 30

(a) the sworn application; and 1 (b) if the inspector completed a warrant form—the completed 2 warrant form. 3 (8) On receiving the documents, the magistrate must attach them to the 4 warrant. 5 (9) Subsection (10) applies to a court if— 6 a question arises, in a proceeding in or before the court, whether a 7 (a) power exercised by an inspector was authorised by a warrant 8 issued under this section: and 9 (b) the warrant is not produced in evidence. 10 (10) The court may presume the exercise of the power was not 11 authorised by a warrant issued under this section, unless the contrary is 12 proved. 13 (11) A police officer may accompany an inspector executing a search 14 warrant issued under this section and may take all reasonable steps to help 15 in the exercise of the functions of the inspector under this Act. 16 (12) Before executing a search warrant, the inspector named in the 17 warrant or a person assisting the inspector must announce that he or she is 18 authorised by the warrant to enter the premises and give any person at the 19 premises an opportunity to allow entry to the premises. 20 21 (13) The inspector or a person assisting the inspector need not comply 22 with subsection (12) if he or she believes on reasonable grounds that 23 immediate entry to the premises is required to ensure the effective execution of the search warrant is not frustrated. 24 (14) If an occupier or another person who apparently represents the 25 occupier is present at a place when a search warrant is being executed, the 26 inspector must— 27 28 identify himself or herself to the person by producing his or her (a) identity card for inspection by the person; and 29 (b) give to the person a copy of the execution copy of the warrant. 30

General	powers after entering places	1
part whe) This section applies to an inspector who enters a place under this en it is open to inspection or the public or with the occupier's or under a warrant.	2 3 4
(2) Fo may—	r monitoring or enforcing compliance with this Act, the inspector	5 6
(a)	search any part of the place; or	7
(b)	examine, inspect, photograph or film anything on the place; or	8
(c)	copy a document on the place; or	9
(d)	take into or onto the place any persons, equipment and materials the inspector reasonably requires for exercising a power under this part; or	10 11 12
(e)	require a person in the place to give the inspector reasonable help to exercise the powers mentioned in paragraphs (a) to (d).	13 14
	person required to give reasonable help under subsection (2)(e) mply with the requirement, unless the person has a reasonable	15 16 17
Maximu	m penalty—120 penalty units or 1 year's imprisonment.	18
(4) If t	he help is required to be given to an inspector by—	19
(a)	answering a question; or	20
(b)	producing a document (other than a document required to be kept under this Act);	21 22
produce	asonable excuse for the person to fail to answer the question, or the document, if complying with the requirement might tend to ate the person.	23 24 25
Power to	o seize evidence	26
) An inspector who enters a place under this part when it is open to on or the public or with the occupier's consent may seize a thing in if—	27 28 29
(a)	the inspector reasonably believes the thing is evidence of an offence against this Act; and	30 31

S.	398
----	-----

(b) seizure of the thing is consistent with the purpose of entry as told to the occupier.	1 2
(2) An inspector who enters a place under this part under a warrant may seize the evidence for which the warrant was issued.	3 4
(3) An inspector may also seize anything else in a place mentioned in subsection (1) or (2) if the inspector reasonably believes—	5 6
(a) the thing is evidence of an offence against this Act; and	7
(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed or used to continue or repeat the offence.	8 9
Receipt for seized things	10
398.(1) As soon as possible after an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	11 12
(2) However, if for any reason it is not practicable to comply with subsection (1), the inspector must leave the receipt at the place of seizure, in a reasonably secure way and in a conspicuous position.	13 14 15
(3) The receipt must describe generally each thing seized and its condition.	16 17
Return of seized things	18
399.(1) An inspector must return a seized thing to its owner at the end of—	19 20
(a) 6 months; or	21
(b) if a proceeding for an offence involving it is started within the 6 months—the proceeding and any appeal from the proceeding.	22 23
(2) Despite subsection (1), the inspector must return the seized thing to the person immediately the inspector stops being satisfied its retention as evidence is necessary.	24 25 26
Power to require name and address	27
400.(1) This section applies if—	28

an inspector finds a person in circumstances that lead, or has (b) information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act.

(2) The inspector may require the person to state the person's name and address.

(3) When making the requirement, the inspector must warn the person it is an offence to fail to state the person's name or address, unless the person has a reasonable excuse.

(4) The inspector may require the person to give evidence of the 11 correctness of the stated name or address if the inspector reasonably suspects the stated name or address is false.

(5) A person must comply with a requirement under subsection (2) or (4), unless the person has a reasonable excuse.

Maximum penalty—120 penalty units or 1 year's imprisonment.

(6) A person does not commit an offence against subsection (5) if—

(a) the person was required to state the person's name and address 18 by an inspector who suspected the person had committed an 19 offence against this Act; and 20

(b) the person is not proved to have committed the offence.

False or misleading statements

401.(1) A person must not state anything to an inspector the person 23 knows is false or misleading in a material particular. 24

Maximum penalty—120 penalty units or 1 year's imprisonment.

26 (2) It is enough for a complaint for an offence against subsection (1) to state the statement made was false or misleading to the person's knowledge 27 without stating which. 28

1 2

3

4

5

6

7

8

9

10

12

13

14

15

16 17

21

22

Power to require production of documents	1
402.(1) An inspector may require a person to produce to the inspector, for inspection, a document this Act requires the person to hold or keep.	2 3
(2) The person must produce the document, unless the person has a reasonable excuse for not producing it.	4 5
Maximum penalty—120 penalty units or 1 year's imprisonment.	6
(3) The inspector may keep a document that is produced—	7
(a) to take an extract from the document; or	8
(b) to make a copy of it.	9
(4) The inspector must return the document to the person as soon as practicable after taking the extract or making the copy.	10 11
False or misleading documents	12
403.(1) A person must not give to the registrar or an inspector a document containing information the person knows is false or misleading in a material particular.	13 14 15
Maximum penalty—120 penalty units or 1 year's imprisonment.	16
(2) Subsection (1) does not apply to a person who, when giving the document—	17 18
(a) tells the registrar or inspector, to the best of the person's ability, how it is false, misleading or incomplete; and	19 20
(b) if the person has, or can reasonably get, the correct information—gives the correct information to the registrar or inspector.	21 22 23
(3) It is enough for a complaint against a person for an offence against subsection (1) to state the document was false, misleading or incomplete to the person's knowledge without stating which.	24 25 26
Obstruction of inspectors	27
404.(1) A person must not obstruct an inspector, or a person helping an inspector, in the exercise of a power under this Act, unless the person has a	28 29

reasonable excuse.	1
Maximum penalty—120 penalty units or 1 year's imprisonment.	
(2) If a person obstructs an inspector in the exercise of a power under this Act and the inspector decides to exercise the power, the inspector must warn the person.	3 4 5
(3) In warning the person, the inspector must tell the person—	6
 (a) it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and 	7 8
(b) the inspector considers the person's conduct is an obstruction.	9
(4) In this section—	10
"obstruct" includes hinder and attempt to obstruct.	11
Copies or extracts of records to be admitted in evidence	12
405.(1) In any legal proceeding (whether under this Act or otherwise), a copy of or extract from a record relating to affairs of a cooperative is admissible in evidence as if it were the original record or the relevant part of the original record.	13 14 15 16
(2) However, a copy of or extract from a record is not admissible in evidence under subsection (1) unless it is proved the copy or extract is a true copy of the record or of the relevant part of the record.	17 18 19
(3) For subsection (2), evidence that a copy of or extract from a record is a true copy of the record or of a part of the record may be given either orally or by an affidavit or statutory declaration by a person who has compared the copy or extract with the record or the relevant part of the record.	20 21 22 23
Privilege	24
406.(1) A lawyer is entitled to refuse to comply with a requirement under section 390 or 392 ¹⁰² relating to a relevant document if—	25 26

¹⁰² Section 390 (Inspectors may require certain persons to appear, answer questions and produce documents) or 392 (Functions of inspectors in relation to relevant documents)

on behalf of or to the lawyer in his or her capacity as a lawyer; or (b) the lawyer is not able to comply with the requirement without 1

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

(b) the lawyer is not able to comply with the requirement without disclosing a privileged communication made by or on behalf of or to the lawyer in his or her capacity as a lawyer.

(2) The lawyer is not entitled to refuse to comply with the requirement to the extent he or she is able to comply with it without disclosing the privileged communication.

(3) The lawyer is also not entitled to refuse to comply with the requirement if the person by or on behalf of whom the communication was made or (if the person is under administration under the Corporations Law, part 5.3A as adopted and applying under this Act, or in the course of being wound-up) the administrator or the liquidator agrees to the lawyer complying with the requirement.

(4) If the lawyer refuses to comply with the requirement, he or she must immediately give in writing to the registrar—

- (a) the name and address of the person to whom or by or on behalf of whom the communication was made (if known to the lawyer); and
- (b) enough particulars to identify the document containing the communication (if the communication was made in writing).

Maximum penalty—60 penalty units.

Police aid for inspectors

407.(1) An inspector may call to his or her aid a police officer if he or24she is obstructed, or believes on reasonable grounds he or she will be25obstructed, in the exercise of his or her functions as an inspector.26

(2) A police officer has, while acting in aid of an inspector, all the functions of an inspector.

1

Division 2—Inquiries

Definitio	ons for division	2
408. It	n this division—	3
"affairs"	", of a cooperative, includes—	4
(a)	the promotion, formation, membership, control, transactions, dealings, business and property of the cooperative; and	5 6
(b)	loans made to the cooperative; and	7
(c)	matters that are concerned with identifying people who are, or have been, financially interested in the success or failure, or apparent success or failure, of the cooperative or who are, or have been, able to control or influence materially the policies of the cooperative; and	8 9 10 11 12
(d)	the circumstances in which a person placed, withdrew or disposed of funds with, or loans to, the cooperative.	13 14
"costs",	of an inquiry under this division, includes—	15
(a)	the expenses of, and incidental to, the inquiry; and	16
(b)	the expenses payable by the registrar in a proceeding instituted by the registrar under this division in the name of the cooperative the subject of the inquiry; and	17 18 19
(c)	the part of the remuneration of an officer or employee of the State as the Minister decides is attributable to matters connected with the inquiry.	20 21 22
"investig	gator" means a person appointed under section 409.	23
	ed person", in relation to an inquiry into the affairs of a perative, means—	24 25
(a)	an officer of the cooperative; or	26
(b)	a person who acts, or has at any time acted, as financial institution, solicitor, auditor or actuary, or in another capacity, for the cooperative; or	27 28 29
(c)	a person who has, or at any time had, in his or her possession property of the cooperative; or	30 31

(d)	a person who is indebted to the cooperative; or	1
(e)	a person who is capable of giving information relating to the affairs of the cooperative; or	2 3
(f)	a person whom an investigator believes on reasonable grounds to be a person mentioned in paragraphs (a) to (e).	4 5
Appoint	ment of investigators	6
into the a so for the members) The Minister may appoint a person or persons to hold an inquiry affairs of a cooperative if the Minister considers it is desirable to do ne protection or otherwise in the interests of the public or of or creditors of the cooperative. e Minister may vary the terms of appointment of an investigator if	7 8 9 10 11
	tigator agrees to the variation.	12
investiga	the course of an inquiry into the affairs of a cooperative, an ator may inquire into the affairs of a subsidiary of the cooperative the subsidiary were the cooperative, would be affairs of the ave.	13 14 15 16
	a inquiry into the affairs of a subsidiary of a cooperative may be d as if the subsidiary were the cooperative.	17 18
Powers	of investigators	19
) An investigator inquiring into the affairs of a cooperative may, g an involved person a notice in the approved form, require the	20 21 22
(a)	to produce any document of which the person has custody or control and that relates to those affairs; or	23 24
(b)	to give the investigator all reasonable help in the inquiry; or	25
(c)	to appear before the investigator for examination on oath or affirmation.	26 27
	investigator may administer an oath or affirmation to an involved iven a notice under subsection (1).	28 29
(3) Ar	n investigator may take possession of a document produced by an	30

involved person under subsection (1) and retain it for the period the investigator decides is necessary for the inquiry.

(4) While an investigator retains possession of a document, the investigator must permit a person who would be entitled to inspect the document were it not in the investigator's possession to inspect the document at any reasonable time and make a copy of, or take extracts from, the document.

Examination of involved person

411.(1) A lawyer acting for an involved person—

- (a) may attend an examination of the involved person by an investigator; and
- (b) may, to the extent the investigator permits, address the investigator and examine the involved person.

(2) An involved person is not excused from answering a question asked by the investigator even if seeking to be excused on the ground of possible self-incrimination.

(3) If an involved person answers a question of an investigator after having claimed possible self-incrimination by doing so, neither the question nor the answer is admissible in evidence in a criminal proceeding other than—

- (a) a proceeding under section 413^{103} for giving a false or misleading answer to the question; or
- (b) a proceeding on a charge of perjury in relation to the answer.

(4) An involved person who attends for examination by an investigator is entitled to be paid the allowance and the expenses prescribed under a regulation.

Privilege

412.(1) An involved person who is a lawyer is entitled to refuse to 28 produce a document to an investigator if the document contains a privileged 29

7

8

9

1

2

3

4

5

6

10 11

12

16 17

18

19

20

21

22

23

24

25

26

¹⁰³ Section 413 (Offences by involved persons)

communication made by or on behalf of or to the lawyer in his or her capacity as a lawyer.

(2) The lawyer is not entitled to refuse to produce the document if the person by or on behalf of whom the communication was made or (if the person is under administration under the Corporations Law, part 5.3A as adopted and applying under this Act, or in the course of being wound-up) the administrator or liquidator agrees to the lawyer producing the document.

(3) If the lawyer refuses to comply with the requirement to produce a document, he or she must immediately give in writing to the investigator—

- (a) the name and address of the person to whom or by or on behalf
 10
 of whom the communication was made (if known to the lawyer);
 11
 12
- (b) enough particulars to identify the document.

Maximum penalty—60 penalty units.

Offences by involved person

onences	by involved person	15
413.(1)	An involved person must not—	16
(a)	fail to comply with a lawful requirement of an investigator without showing reasonable cause for the failure; or	17 18
(b)	give an investigator information knowing the information to be false or misleading in a material particular; or	19 20
(c)	when appearing before an investigator—	21
	(i) make a statement knowing the statement to be false or misleading in a material particular; or	22 23
	(ii) fail to be sworn or to make an affirmation.	24
Maximun	n penalty—240 penalty units or 2 years imprisonment.	25
requireme	In investigator considers a failure by a person to comply with a cent of the investigator is an offence under subsection $(1)(a)$, the formay certify the failure to the Supreme Court and the court may	26 27 28 29
	and an the investored manager to according with the manufacture of the	20

(a) order the involved person to comply with the requirement of the investigator within a stated period; or 31

8

9

1

2

13 14

(b) instead of, or in addition to, making the order, punish the involved person as for a contempt of the Supreme Court if satisfied there was no lawful excuse for the failure to comply with the requirement of the investigator.

Offences relating to documents

414. If an inquiry into the affairs of a cooperative is being held under this division, a person who—

- (a) conceals, destroys, mutilates or alters a document relating to the cooperative; or
- (b) sends, or causes to be sent, out of the State a document or other 10 property belonging to, or under the control of, the cooperative; 11

commits an offence, unless it is established the person charged did not intend to defeat, delay or obstruct the inquiry.

Maximum penalty—120 penalty units or 1 year's imprisonment.

Record of examination

415.(1) Except as provided by section 411,104 a record of an examination16may be used in a proceeding against the person examined, but this does not17preclude the admission of other written or oral evidence.18

(2) A person examined is, on written application made to the investigator, entitled to a free copy of the record of examination.

(3) The registrar may give a lawyer a copy of a record of examination
made by an investigator if the registrar is satisfied the lawyer is conducting,
or is in good faith contemplating, a proceeding about affairs of the
cooperative to which the record relates.

(4) A lawyer must not—

- (a) use a copy of a record of examination otherwise than for the preparation for, institution of, or conduct of, a proceeding; or
- (b) publish or communicate the record or part of it for another 28

15

19

20

25

26

27

1

2

3

4

5

6

7

8

9

12

13

¹⁰⁴ Section 411 (Examination of involved persons)

	purpose.	1
Maximu	m penalty—60 penalty units.	2
Doport	of investigator	2
-	C	3
) An investigator may, and if directed by the registrar to do so the interim reports to the registrar on any inquiry being held by the	4 5
investiga		6
	s soon as practicable after the end of an inquiry, the investigator ort to the registrar—	7 8
(a)	the opinion of the investigator in relation to the affairs of the cooperative the subject of the inquiry; and	9 10
(b)	the findings on which the opinion is based.	11
	n investigator's report may include a recommendation as to	12
whether-	—	13
(a)	an order should be made under section $419(3)$; ¹⁰⁵ or	14
(b)	an application should be made under section 419(4) or (5); or	15
(c)	an order and an application should both be made.	16
	report by an investigator may be accompanied by any document of	17
	e investigator has taken possession after being produced under this in which case the registrar—	18 19
(a)	may retain the document for the period the registrar considers	20
	necessary to decide whether a proceeding should be instituted as a result of the inquiry; and	21 22
(b)	may retain the document for the further period the registrar	23
	considers necessary to enable a proceeding to be instituted and prosecuted; and	24 25
(c)	may permit the use of the document for a proceeding instituted as a result of the inquiry; and	26 27
(d)	must permit inspection of the document by a person who would be entitled to inspect it if it were returned to its former custody;	28 29

and

(e) may permit inspection of the document by another person while it is in the possession of the registrar, but only if the registrar considers the person has an interest in the inquiry and, because of the interest, refusal of the inspection would be unjust.

Proceedings following inquiry

417.(1) If a proceeding is to be, or has been, instituted by the registrar as a result of an inquiry under this division, the registrar may, by written notice, require a person who, in relation to the inquiry, was an involved person to give all the assistance in the proceeding the person is reasonably able to give.

(2) The Supreme Court may, on the application of the registrar, order a person to comply with a notice under subsection (1) if the person has failed to do so.

(3) If the registrar considers, as a result of an inquiry under this division, a proceeding should, in the public interest, be instituted by a cooperative for the recovery of—

(a) damages for fraud or other misconduct in the affairs of the 18 cooperative; or 19

(b) property of the cooperative;

the proceeding may be instituted and prosecuted in the name of the cooperative.

Admission of investigator's report as evidence

418.(1) A document certified by the registrar as being a copy of a report24of an inquiry under this division is admissible as evidence of any findings25made by the investigator.26

(2) Subsection (1) does not authorise the admission of evidence that is27inadmissible under section 411.10628

1 2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

20

21

22

¹⁰⁶ Section 411 (Examination of involved person)

Costs of inquiry

419.(1) The costs of an inquiry under this division are to be paid out of money appropriated by Parliament.

(2) At the direction of the Minister, the registrar must act under 1 or more of subsections (3), (4) and (5).

(3) The registrar may, by written notice given to a cooperative, direct the cooperative to pay to the State all or part of the costs of an inquiry under this division into the affairs of the cooperative.

(4) If a proceeding is instituted by the registrar under section 417^{107} in the name of a cooperative, the court may, in the course of the proceeding and on the application of the registrar, order all or part of the costs of the 11 inquiry that led to the proceeding be paid to the State by a stated party to the 12 proceeding. 13

(5) If a person is convicted of an offence in a proceeding certified by the 14 registrar to be the result of an inquiry into the affairs of a cooperative, the 15 court may, on the application of the registrar made at the time of the 16 conviction or within 14 days later, order the convicted person to pay to the 17 State all or part of the costs of the inquiry. 18

(6) An order under this section must state—

(a) the amount to be paid; and 20

(b) the time or times for payment; and

the manner of payment. (c)

23 (7) An amount that has not been paid by a person in accordance with an order under this section is recoverable from the person by the registrar as a 24 debt payable to the State. 25

Division 3—Prevention of fraud etc.

Falsification of records	
420. A person must not make, order or allow to be made an entry or	28

1 2 3

4

5

6

7

8

9 10

19

21

22

¹⁰⁷ Section 417 (Proceedings following inquiry)

erasure i	n, or an omission from—	1
(a)	a record of a cooperative or a subsidiary of a cooperative; or	2
(b)	a record required to be sent, kept or delivered under this Act;	3
with inte	nt to falsify them or it, or to evade a provision of this Act.	4
Maximu	m penalty—60 penalty units.	5
Fraud o	r misappropriation	6
421.(1) A person must not—	7
(a)	by false representation or imposition obtain possession of any property of a cooperative; or	8 9
(b)	having property of a cooperative in his or her possession, withhold or misapply it or wilfully apply part of it to purposes other than purposes authorised by the rules of the cooperative or this Act.	10 11 12 13
Maximu	m penalty—60 penalty units.	14
must, if	person who is found guilty of an offence under subsection (1) ordered to do so by the court, deliver up all the property and repay y improperly applied.	15 16 17
Maximu	m penalty—60 penalty units or 6 months imprisonment.	18
Offering	g or paying commission	19
pecuniar	A person must not offer or pay commission, fee or reward, whether y or otherwise, to an officer of a cooperative in relation to a on or proposed transaction between the person and the cooperative.	20 21 22
Maximu	m penalty—60 penalty units or 6 months imprisonment.	23
Acceptin	ng commission	24
reward,) An officer of a cooperative must not accept a commission, fee or whether pecuniary or otherwise, from a person in relation to a on or proposed transaction between the person and the cooperative.	25 26 27

Maximum penalty-60 penalty units or 6 months imprisonment.

(2) An officer of a cooperative who is found guilty of an offence under subsection (1) is also liable to make good to the cooperative double the value or amount of the commission, fee or reward.

False statements in loan application etc.

424.(1) A person must not in, or in relation to, an application, request, or demand for money made to or of a cooperative—

- (a) give information or make a statement to the cooperative or an officer, employee or agent of the cooperative knowing it to be false or misleading in a material particular; or
- (b) proffer to the cooperative or an officer, employee or agent of the cooperative any information or statement provided by another person knowing it to be false or misleading in a material particular.
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 10
 11
 12
 13

Maximum penalty-60 penalty units or 6 months imprisonment.

(2) If a person is found guilty of an offence under subsection (1), a
15 cooperative from which money has been obtained by the person in relation
16 to the commission of the offence may exercise all rights under a mortgage
17 or other security given to it by the person to secure the repayment of money
18 that it could exercise if there were a breach of a covenant or of a term of a
19 contract by which the security was given.

(3) The cooperative may exercise the rights whether the mortgage orother security was executed by the person alone or by the person andanother person or other persons.23

Division 4—Miscellaneous powers of the registrar

Application for special meeting or inquiry

425.(1) The registrar must, on the application of a majority of the26members of the board or of not less than one-third in number of the27members of a cooperative—28

- (a) call a special meeting of the cooperative; or
- (b) hold, or appoint an inspector to hold, an inquiry into the affairs of 30

1

2

3

4

5

6

7

8

9

14

24

25

1

the cooperative or of a subsidiary of the cooperative.

(2) An application must be supported by the evidence the registrar directs 2 to show the applicants have good reason for requiring the meeting or 3 inquiry and the application is made without malicious motive. 4 (3) Notice of the application must be given to the cooperative as the 5 registrar directs. 6 (4) The applicants must give security for the expenses of the meeting or 7 inquiry as directed by the registrar. 8 Holding of special meeting 9 **426.(1)** The registrar may direct the time and place at which a special 10 meeting is to be held and the matters to be discussed and decided at the 11 meeting. 12 (2) The registrar must give the notice to members of the holding of the 13 special meeting that the registrar considers appropriate (despite a provision 14 in the cooperative's rules as to the giving of notice). 15 (3) The special meeting has all the powers of a meeting called under the 16 rules of the cooperative and has power to appoint its own chairperson 17 (despite a rule of the cooperative to the contrary). 18 (4) The registrar or another person nominated by the registrar may attend 19 and address the meeting. 20 Expenses of special meeting or inquiry 21 **427.** The expenses of and incidental to a meeting called or an inquiry held 22 under this division (including under section 428108) must be defrayed in the 23 proportions the registrar directs-24 (a) by the applicants, if any; or 25 out of the funds of the cooperative to which the meeting or 26 (b) inquiry related or whose subsidiary was the subject of the inquiry; 27 or 28

¹⁰⁸ Section 428 (Power to hold special inquiry into cooperative)

(c) by an officer, member, former officer or former member of the cooperative.	1 2
Power to hold special inquiry into cooperative	3
428. The registrar may without an application hold, or appoint an inspector to hold, an inquiry into the working and financial condition of a cooperative or a subsidiary of a cooperative.	4 5 6
Special meeting following inquiry	7
429.(1) After an inquiry under this division, the registrar may call a special meeting of the cooperative.	8 9
(2) Sections 426 and 427^{109} apply to the meeting.	10
Information and evidence	11
430.(1) On an application for registration of a cooperative or registration or approval of a rule or document under this Act, the registrar may require from the applicant reasonable information and evidence to show the application should be granted.	12 13 14 15
(2) The registrar may require from a cooperative reasonable information and evidence to show the cooperative is genuinely carrying on business under the provisions of this Act.	16 17 18
(3) The registrar may require from a cooperative evidence the registrar considers appropriate of all matters required to be done and of the entries in a document required to be given to the registrar under this Act.	19 20 21
Extension or abridgment of time	22
431.(1) The registrar may grant an extension of, or may abridge, a time	23

431.(1) for doing anything required to be done by a cooperative by this Act or the 24 rules of a cooperative on the terms, if any, the registrar decides. 25

¹⁰⁹ Sections 426 (Holding of special meeting) and 427 (Expenses of special meeting or inquiry)

20

21

(2) The registrar may grant an extension of time even if the time for doing the thing has ended.	1 2
Power of registrar to intervene in proceedings	3
432.(1) The registrar may intervene in a proceeding relating to a matter arising under this Act.	4 5
(2) When the registrar intervenes in a proceeding, the registrar is taken to be a party to the proceeding and, subject to this Act, has all the rights, duties and liabilities of a party to the proceeding.	6 7 8
(3) The registrar may appear and be represented in a proceeding in which the registrar wishes to intervene under this section—	9 10
 (a) by a person to whom the registrar has delegated the registrar's functions under this Act or the functions relating to a matter to which the proceeding relates; or 	11 12 13
(b) by a public service officer or employee who is engaged in the administration of this Act; or	14 15
(c) by a lawyer.	16
PART 16—ADMINISTRATION OF THIS ACT	17
Division 1—The registrar and other staff, and registers	18
Appointment of registrar	19

433. The chief executive is the registrar of cooperatives for this Act.

Registrar's functions

434.(1) Subject to this Act, the registrar is responsible for the general22administration of this Act.23

(2) The registrar has the functions conferred on the registrar under this 24 Act. 25

Cooperatives	
(3) The registrar must have a seal of office.	1
(4) The registrar may enter into arrangements or agreements with an entity to act as the agent of the registrar in the carrying out of the registrar's functions.	2 3 4
Deputy registrar and other staff	5
435. (1) There is to be appointed under the <i>Public Service Act 1996</i> a deputy registrar and the assistant registrars necessary for this Act.	6 7
(2) The deputy registrar or an assistant registrar may exercise any of the functions conferred on the registrar.	8 9
Delegation by registrar	10
436.(1) The registrar may delegate the registrar's powers, including this power of delegation, to an appropriately qualified public service officer.	11 12
(2) A delegation of a power may permit the subdelegation of the power.	13
(3) In this section—	14
"appropriately qualified" , for a person to whom a power under this Act may be delegated, includes having the qualifications, experience or standing appropriate to exercise the power.	15 16 17
Register of cooperatives	18
437.(1) There is established a register of—	19

×	,	
(a)	cooperatives; and	20
(b)	foreign cooperatives; and	21
(c)	cooperative charges.	22
() T	an environment encound in the environments enlating to an	22

(2) The registrar must record in the register documents relating to an 23 entity or thing, or a proposed entity, mentioned in subsection (1) that are 24 specified by the registrar by gazette notice and anything else required by this 25 Act to be recorded in the register. 26

Keeping of registers

438.(1) The registrar must keep the register of cooperatives and any other registers the registrar considers necessary or desirable for the purposes of this Act.

(2) Subject to section 437, a register must be kept in the form and contain the particulars that the registrar considers appropriate.

(3) Subject to section 439, a document filed with, given to or registered by the registrar under this Act must be kept in the office of the registrar.

Disposal of records by registrar

439. Subject to the *Libraries and Archives Act 1988*, the registrar may, if the registrar considers it is no longer necessary or desirable to retain them, destroy or dispose of any of the following—

- (a) an annual report or balance sheet filed more than 7 years ago;
- (b) a document creating or evidencing a charge, or the complete or partial satisfaction of a charge, if a memorandum of satisfaction of the charge was registered more than 7 years ago;
- (c) another document (other than the rules or a document affecting the rules of a cooperative) filed, given or registered more than 15 years ago;
- (d) a document filed, given or registered in relation to a cooperative20that was dissolved or ceased to be registered more than 15 years21ago;22
- (e) a document of which a transparency or electronic image has been 23 incorporated with a register kept by the registrar or is otherwise 24 kept in the office of the registrar.

Inspection of register26440.(1) A person may—27(a) inspect a register on payment of the fee, if any, prescribed under a
regulation; and28(b) inspect documents kept by the registrar relating to a cooperative30

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

and prescribed under a regulation on payment of the fee, if any, prescribed under a regulation; and

- (c) obtain, on payment of the fee prescribed under a regulation, an extract from a register inspected under paragraph (a); and
- (d) obtain, on payment of the fee prescribed under a regulation, a certified copy of a document that the person may inspect under paragraph (b); and
- (e) obtain, on payment of the fee prescribed under a regulation, a copy of a document that the person may inspect under paragraph (b).

(2) If a reproduction or transparency of a document or an extract of
information contained in a document and recorded in the register is
produced for inspection, a person is not entitled under subsection (1) to
require the production of the original of the document.

Approvals by registrar

441.(1) This section applies to any provision of this Act imposing a requirement for the registrar's approval of an action or thing.

(2) The registrar may indicate in writing to an applicant for the approval
that the approval is taken to have been granted at the end of a specified
period unless the registrar informs the applicant in writing within the period
20
that the approval has not been granted or is still being considered.

Filing of documents	22
442. A document is not filed under this Act unless—	23
(a) all information required to be provided in or with the document is provided; and	24 25
(b) the fee, if any, prescribed under a regulation has been paid.	26

Way of filing

443.(1) Subject to section 442, it is enough compliance with a requirement under this Act that a document be filed with the registrar if the 29

15 16

17

27

1 2

3

4

5

6

7

8

9

registrar receives a copy of the document by facsimile or electronic transmission.

(2) If the registrar receives from a person a copy of a document under subsection (1), the registrar may require the person to produce and file the original within the time specified by the registrar.

(3) If the person does not comply with a requirement of the registrar within the specified time, the person is to be taken not to have filed the document.

Power of	f registrar to refuse to register or reject documents	9
444.(1) The registrar may refuse to register or may reject a document submitted to the registrar if the registrar considers the document—		10 11
(a)	contains matter contrary to law; or	12
(b)	contains matter, that in a material particular, is false or misleading in the form or context in which it is included; or	13 14
(c)	because of an omission or misdescription, has not been properly completed; or	15 16
(d)	does not comply with the requirements of this Act; or	17
(e)	contains an error, alteration or erasure.	18
(2) If the registrar refuses to register or rejects a document under subsection (1), the registrar may ask that—		19 20
(a)	the document be appropriately amended; or	21
(b)	a fresh document be submitted in its place; or	22
(c)	if the document has not been properly completed—a supplementary document in the approved form be submitted.	23 24
	Division 2—Protection from liability	25
Particular officials protected from liability		26
445.(1) In this section—		27
"official"	"official" means—	

1

2

3

4

5

6

7

(a) the Minister; or	1
(b) the registrar; or	2
(c) a deputy or assistant registrar; or	3
(d) an officer or employee of the department.	4
(2) An official does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	5 6
(3) If subsection (2) prevents a civil liability attaching to an official, the liability attaches instead to the State.	7 8
Division 3—Evidence	9
Certificate of registration	10
446.(1) A certificate of registration of a cooperative issued under this Act is evidence that the cooperative is incorporated under this Act and that all the requirements of this Act for registration have been complied with.	
(2) This section does not affect a provision of this Act for the winding-up or dissolution of the cooperative or the cancellation of its registration.	14 15
Certificate evidence	16
447.(1) If a function under this Act is conferred or imposed on the registrar as a consequence of something being done or omitted to be done within a specified period, the registrar may certify that—	
(a) the thing had or had not been done within that period; or	20
(b) the thing had or had not been done by a specified date.	21
(2) The registrar may issue a certificate stating that a requirement of this Act specified in the certificate—	
(a) had, or had not, been complied with at a date or within a period specified in the certificate; or	24 25
(b) had been complied with at a date specified in the certificate but not before the date.	26 27
(3) The registrar may issue a certificate stating that on a date specified in	28

s 448	
-------	--

(4) A certificate given by the registrar under this section is evidence of the matters stated in the certificate.

Records kept by cooperatives

448.(1) A record kept by a cooperative under a requirement of this Act is admissible in evidence in a proceeding and is evidence of a matter stated or recorded in the record.

(2) A document purporting to be a record kept by a cooperative is, unless the contrary is proved, taken to be a record kept by the cooperative under a requirement of this Act.

(3) A copy of an entry in a record regularly kept by a cooperative in the course of its business is, if verified by statutory declaration of the secretary to be a true copy of the entry, to be received in evidence in any case where and to the same extent as the original entry itself is admissible.

Minutes

449.(1) Every entry in the minutes purporting to be a minute of the business transacted at a meeting of a cooperative or of the board, and purporting to have been signed by the chairperson at a subsequent meeting, is evidence that the business recorded in the minute was transacted at the meeting and that the meeting was properly convened and held.

(2) An entry in the minutes of a meeting of a cooperative to the effect that
a resolution was carried or carried unanimously, or was lost, is evidence of
the fact without proof of the number or proportion of votes recorded for or
against the resolution.

Official certificates26450.(1) A certificate of registration given by the registrar must be27received in evidence as if it were the original certificate.28(2) A certificate of registration or other official document relating to a29cooperative signed by or bearing the seal of the registrar is to be received in30

16 17

18

19

20

21

1

2

3

4

5

6

7

8

9

10

11

12

13

14

(3) A copy of rules certified by the registrar to be a true copy of the rules

451.(1) Judicial notice must be taken of the signature or the facsimile of

the signature (by whatever process it is produced) and seal of a person who

holds or has held the office of registrar, if the signature or facsimile

of a cooperative is evidence of the registered rules of the cooperative.

signature or seal purports to be attached to a certificate or other official document. (2) This section extends to a copy of the rules of a cooperative certified by the registrar to be a true copy of its registered rules. (3) In a proceeding, no proof is required (until evidence is given to the contrary) of the appointment of the registrar or a former registrar. **452.** A printed copy of the rules of a cooperative verified by statutory declaration of the secretary of the cooperative to be a true copy of its registered rules is, in a proceeding, evidence of the rules.

Registers

Rules

453. The register of directors, members and shares of a cooperative is 19 evidence of the particulars directed or authorised under this Act to be 20 inserted in the register. 21

PART 17—OFFENCES AND PROCEEDINGS 22

Offences by officers of cooperatives 454.(1) If a cooperative contravenes a provision of this Act—	

evidence without further proof.

The registrar and proceedings

4

1

2

3

5 6

7 8 9

10 11

12

13 14

15

16

17

another officer of the cooperative who by a wilful act or omission (b) is the cause of the contravention is taken to have contravened the same provision.

(2) A person may be proceeded against and convicted under a provision under subsection (1) whether or not the cooperative has been proceeded against or convicted under the provision.

(3) This section does not affect any liability imposed on a cooperative for an offence committed by the cooperative against this Act.

Notice to be given of conviction for offence

455. If a cooperative or an officer of a cooperative is convicted of an offence against a provision of this Act, the cooperative must, within 28 days after the conviction is recorded, give to each member of the cooperative 15 notice of-16

(a)	the conviction; and		17
<i>a</i> >			

(b) any penalty imposed; and 18 the nature of the offence. (c)19

Secrecy

456.(1) A person who is, or at any time was, engaged in the 21 administration of this Act or a former Act must not, other than as provided 22 by this section, record, make use of or divulge information obtained in the 23 course of the administration. 24

Maximum penalty—60 penalty units.

(2) Subsection (1) does not apply to— 26 the recording, making use of or divulging of information in the (a) 27 course of the administration of this Act; or 28

(b) the recording or making use of information for divulging it as 29 permitted by subsection (3) or (4); or 30

12 13

14

20

25

1

2

3

4

5

6

7

8

9

10

(c)	the divulging of information as permitted by subsection (3) or (4) .	1 2
(3) Inf	formation may be divulged—	3
(a)	for a criminal proceeding; or	4
(b)	for a proceeding under this Act or of an inquiry authorised by an Act; or	5 6
(c)	with the consent of the person to whom the information relates; or	7 8
(d)	under a requirement imposed under the Parliamentary Commissioner Act 1974; or	9 10
(e)	under a reciprocal arrangement under section 465.110	11
(4) Inf	formation may be divulged to—	12
(a)	the Minister; or	13
(b)	the Treasurer; or	14
(c)	the Commissioner of Stamp Duties; or	15
(d)	the Auditor-General; or	16
(e)	the Commissioner of Taxation, a Second Commissioner of Taxation or a Deputy Commissioner of Taxation holding office under a law of the Commonwealth; or	17 18 19
(f)	the Australian Securities Commission; or	20
(g)	the person who, under a law of another State, administers a law of the State that relates to taxation or the imposition of a duty; or	21 22
(h)	the Criminal Justice Commission if—	23
	(i) the registrar has received a written request for information from the commission; and	24 25
	(ii) the Minister has given written approval to the registrar of the communication of the information; and	26 27
	(iii) the registrar has given to the person written approval of the communication of the information; or	28 29

¹¹⁰ Section 465 (Reciprocal arrangements)

s 457	253 s 4	457
	Cooperatives	
(i)	a person seeking information under a reciprocal arrangem under section 465; or	nent 1 2
(j)	a police officer exercising functions as a police officer; or	3
(k)	a person nominated by a person mentioned in paragraphs to (g); or	(a) 4 5
(1)	a person, to whom the registrar considers it is in the put interest that the information be divulged.	blic 6 7
(5) For this section, a person is, or was, engaged in the administration of this Act or a former Act if the person exercises, or at any time exercised, a function as—		
(a)	the registrar holding office under this Act or a former Act; or	11

- (b) an inspector appointed under this Act or a former Act; or
- (c) an investigator appointed under this Act; or
- (d) a person appointed or employed for this Act or a former Act.
- (6) In this section— "divulge", in relation to information, means— (a) communicate the information orally; or
 - (b) make available a document containing the information; or 18 (c) make available anything from which, by electronic process or 19 otherwise, the information may be obtained; or 20
 - (d) communicate the information in another way.

"former Act" means-

- the Cooperative and Other Societies Act 1967; or (a)
- (b) the Primary Producers' Cooperative Associations Act 1923.

False or misleading statements

457.(1) A person must not, in a document required for this Act or filed with the registrar, make, or authorise the making of, a statement knowing it to be false or misleading in a material particular. 28

Maximum penalty—120 penalty units.

26 27

29

12

13

14

15

16

17

21

22

23

24

(2) A person must not, from a document required for this Act or filed with the registrar, omit, or authorise the omission of, anything knowing that the omission makes the document false or misleading in a material particular.

Maximum penalty—120 penalty units.

(3) A person who, in a document required for this Act or filed with the registrar, makes, or authorises the making of, a statement that is false or misleading in a material particular commits an offence, unless it is proved that the person had taken reasonable precautions aimed at avoiding the making or authorising of false or misleading statements in the document.

Maximum penalty-60 penalty units.

(4) If an omission makes a document required for this Act or filed with the registrar false or misleading in a material particular, a person who made or authorised the omission commits an offence, unless it is proved that the person had taken reasonable precautions aimed at avoiding the making or authorising of omissions that would make the document false or misleading.

Maximum penalty-60 penalty units.

Further offence for failure to do required act

458.(1) If a provision of this Act requires an act to be done, the obligation to do the act continues until the act is done—

- (a) even if the person has been convicted of an offence for the failure to do the act; and
- (b) even if the provision required the act to be done within a particular
 period or before a particular time and the period has ended or the
 time passed.
 26

(2) If a person is convicted of an offence (a "primary conviction") for a
failure to do an act (whether it is the first or a second or subsequent offence
in relation to the failure) and the failure to do the act continues after the time
of the conviction, the person commits a further offence for the continuing
30
failure.

(3) The further offence is constituted by the failure to do the act during
32
the period ("the further offence period") that starts with the primary
33

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

(4) A proceeding for a further offence is taken to be started on the day the information for the further offence is laid or an earlier day stated in the information for the purpose.

(5) The maximum penalty for the further offence is the penalty worked out by multiplying \$50 by the number of days in the further offence period.

Civil remedies

459.(1) If a cooperative in making, guaranteeing or raising a loan or receiving a deposit contravenes this Act or a rule of the cooperative, the civil rights and liabilities of the cooperative or another person in relation to the recovery of the loan or deposit are not affected or prejudiced by the 12 contravention, but the money becomes immediately payable. 13

(2) The same remedies may be had for the recovery of the loan or deposit and for the enforcement of any security for it as if there had not been a contravention of this Act or the rules of the cooperative.

Injunctions

) This section applies to conduct that constituted, constitutes or nstitute—	18 19
(a)	a contravention of this Act; or	20
(b)	attempting to contravene this Act; or	21
(c)	aiding, abetting, counselling or procuring a person to contravene this Act; or	22 23
(d)	inducing or attempting to induce, whether by threats, promises or otherwise, a person to contravene this Act; or	24 25
(e)	being in any way, directly or indirectly, knowingly concerned in, or party to, the contravention by a person of this Act; or	26 27
(f)	conspiring with others to contravene this Act.	28
(2) On	the application of—	29
(a)	the registrar; or	30

6 7

1

2

3

4

5

9 10

11

14

15

16

17

(b) a person whose interests have been, are or would be affected by conduct that another person has engaged, is engaging or is proposing to engage in;

the Supreme Court, if satisfied that conduct is conduct to which this section applies, may grant an injunction, on the terms the court considers appropriate, restraining a person from engaging in the conduct and, if the court considers it desirable to do so, requiring the person to do any act or thing.

(3) If the Supreme Court considers it desirable to do so, the court may grant an interim injunction pending decision of the application.

(4) The Supreme Court may discharge or vary an injunction granted under this section.

(5) The power of the Supreme Court to grant an injunction restraining a person from engaging in conduct may be exercised—

- (a) whether or not it appears to the court that the person intends to engage again, or to continue to engage, in the conduct; and
- (b) whether or not the person has previously engaged in the conduct; and
- (c) whether or not there is an imminent danger of substantial damage to a person if the first-mentioned person engages in the conduct.

(6) The power of the Supreme Court to grant an injunction requiring a person to do an act or thing may be exercised—

- (a) whether or not it appears to the court that the person intends to refuse or fail again, or to continue to refuse or fail, to do the act or thing; and
- (b) whether or not the person has previously refused or failed to do(b) the act or thing; and(c) 26(c) 27
- (c) whether or not there is an imminent danger of substantial damage to any person if the first-mentioned person refuses or fails to do the act or thing.

(7) If the Supreme Court has power under this section to grant an
injunction restraining a person from engaging in particular conduct, or
requiring a person to do a particular act or thing, the court may, either in

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22 23

24

25

28

29

30

1

Proceedings for offences etc.

461.(1) A proceeding for an offence under this Act may be instituted in a summary way under the *Justices Act 1886* within 3 years after the alleged commission of the offence.

(2) A proceeding for the recovery of a fine or penalty imposed by the rules of a cooperative may be instituted only by the cooperative.

PART 18—GENERAL

Cooperative ceasing to exist

462.(1) As soon as practicable after a cooperative is dissolved or has11otherwise ceased to exist, the registrar must register the dissolution and12cancel the registration of the cooperative.13

(2) The registrar may remove from a register kept by the registrar the name of a cooperative that has been dissolved or otherwise ceased to exist.

(3) A cooperative that has transferred its engagements to another 16 cooperative is taken to have ceased to exist. 17

Service of documents on cooperative

463.(1) A document may be served on a cooperative by post or by19leaving it at the registered office of the cooperative with a person who20appears to be aged 16 or more.21

(2) A document may be served on a foreign cooperative—

(b) by leaving it with a person who appears to be aged 16 or more and is at a place where the foreign cooperative carries on business in Queensland; or 26

1

2

3

4

5

6

7

8

9

10

14

15

18

22

(c)	by leaving it at the registered office in Queensland of the foreign cooperative registered under part 14.111	1 2
(3) For addressed	r serving a document under this section by post, it is properly d if—	3 4
(a)	for a cooperative—it is addressed to the registered office of the cooperative; or	5 6
(b)	for a foreign cooperative—it is addressed to a place in Queensland where the foreign cooperative carries on business.	7 8
the rules	is section does not affect the operation of a provision of a law or of of a court authorising a document to be served on a cooperative or cooperative in another way.	9 10 11
Service of	on member of cooperative	12
-) A notice required under this Act to be given to a member of a ive must be in writing.	13 14
	notice or other document required under this Act to be given to a of a cooperative may be given—	15 16
(a)	personally; or	17
(b)	by post; or	18
(c)	by publishing the notice in a newspaper circulating generally in Queensland or in the area served by the cooperative, if—	19 20
	(i) the cooperative is a non-trading cooperative; or	21
	(ii) the member's whereabouts are unknown to the cooperative; or	22 23
	(iii) the registrar permits notice to be given to members of the cooperative in that way.	24 25
(3) The section 3	his section does not limit the Acts Interpretation Act 1954, 9.	26 27

¹¹¹ Part 14 (Foreign cooperatives)

Reciprocal arrangements	ciprocal arrangement	S
-------------------------	----------------------	---

465.(1) If a reciprocal arrangement with another State is in force, the registrar—

- (a) may, at the request of the appropriate official of the State, give the official information or documents relating to a cooperative; and
- (b) may ask the appropriate official of the State to give the registrar documents or information relating to an organisation that, under the arrangement, is an organisation corresponding to a cooperative.

(2) A reciprocal arrangement with another State is an arrangement made between the Minister and a representative of the government of the other State under which it is agreed—

- (a) that the registrar will comply with a request mentioned in subsection (1)(a); and
- (b) that a request made by the registrar to an official designated in the arrangement as the appropriate official for subsection (1)(b) will be complied with.

Translations of documents

466. A requirement imposed under this Act to give or file a document or19make a document available for inspection is, for a document that is not in20the English language, taken to include a requirement that a translation of the21document be given, filed or made available for inspection at the same time.22

Approval of forms23467. The registrar may approve forms for use under this Act.24Regulation making power25468.(1) The Governor in Council may make regulations under this Act.26(2) A regulation may provide for any of the following—27(a) the making of applications for the exercise of a power by the registrar;28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

s 469	260 s 47	'2
	Cooperatives	
(b)	how to file documents with the registrar, including electroni filing and filing by facsimile;	- ic 1 2

- (c) fees to be paid in relation to the administration of this Act, including-
 - (i) fees for the filing of a document under this Act; and
 - (ii) additional fees for late filing of a document under this Act.

(3) A regulation may also create offences and impose penalties of not more than 20 penalty units for an offence.

PART 19—REPEALS, AMENDMENT, SAVINGS AND 9 **TRANSITIONAL** 10

Repeal of Cooperative and Other Societies Act 1967	11
469. The Cooperative and Other Societies Act 1967 is repealed.	12
Repeal of Primary Producers' Cooperative Associations Act 1923	13
470. The <i>Primary Producers' Cooperative Associations Act 1923</i> is repealed.	14 15
Savings and transitional provisions	16
471. Schedules 5 and 6 have effect.	17
Amendment of other Acts	18
472. Schedule 7 amends the Acts mentioned in it.	19
	20

3

4

5

6

7

	SCHEDULE 1	1
M	ATTERS FOR WHICH RULES MUST MAKE PROVISION	2 3
	section 101	4
Require	ments for all cooperatives	5
	rules of all cooperatives must set out or make provision for each lowing—	6 7
(a)	the name of the cooperative;	8
(b)	active membership provisions (within the meaning of part 6); ¹¹²	9
(c)	the mode and conditions of admission to membership, and the payment to be made, or the share or interest to be acquired, before rights of membership are exercised;	10 11 12
(d)	the rights and liabilities of members, and of the estates of deceased members, and the rights and liabilities of representatives of members under bankruptcy or mental incapacity;	13 14 15
(e)	the circumstances in which members may be expelled or suspended, and the rights and liabilities of expelled and suspended members;	16 17 18
(f)	the circumstances in which membership ceases;	19
(g)	the charges or subscriptions payable by a member to the cooperative;	20 21
(h)	the circumstances in which fines and forfeitures may be imposed on members of the cooperative, and the amount of the fines, being not more than the maximum amount prescribed under a regulation;	22 23 24 25
(i)	the grievance procedures for settling disputes under the rules	26

	between the cooperative and any of its members as defined in section 82, ¹¹³ or between a member and another member;	1 2
(j)	the restrictions, if any, on the powers of the cooperative and the board;	3 4
(k)	the number of directors, the qualification of directors, and the way of electing, remunerating and removing directors and filling a vacancy, the period for which directors are to hold office, and whether directors are to retire by rotation or otherwise, and for the holding of annual elections;	5 6 7 8 9
(1)	the quorum for meetings, and the procedure at meetings, of the board;	10 11
(m)	the device, custody and use of the seal of the cooperative;	12
(n)	how the funds of the cooperative are to be managed, and in particular the mode of drawing and signing cheques, drafts, bills of exchange, promissory notes, and other negotiable instruments for the cooperative;	13 14 15 16
(0)	the custody of securities belonging to the cooperative;	17
(p)	how debentures may be transferred;	18
(q)	the date on which the financial year of the cooperative ends;	19
(r)	the accounts of the cooperative to be audited annually or more frequently and the way of appointment of the auditor;	20 21
(s)	how a loss that may result from the transactions of the cooperative is to be provided for;	22 23
(t)	the way of calling general and special meetings, the requisite notices of meetings, and the quorum for meetings, of the cooperative;	24 25 26
(u)	the procedure at meetings of the cooperative, including the rights of members in voting at meetings, the way of voting, and the majority necessary for carrying resolutions;	27 28 29

¹¹³ Section 82 (Grievance procedure)

(v)	the method of conducting postal ballots, including special postal ballots, including the sending and filing of information and votes by facsimile or electronic means;	1 2 3
(w)	the way of altering the rules;	4
(x)	how the cooperative may be wound-up;	5
(y)	a matter prescribed under a regulation for this section;	6
(z)	another matter that to the cooperative appear necessary or desirable.	7 8
Addition	al matters—cooperatives with share capital	9
	addition to the matters specified in section 1, the rules of a ave with a share capital must set out or make provision for each of ving—	10 11 12
(a)	the nominal value of each share in the cooperative;	13
(b)	the amount of the contingent liability, if any, attaching to shares;	14
(c)	the terms on which shares, not including bonus shares, but including shares, if any, with a contingent liability attached to them are to be issued;	15 16 17
(d)	the periodic subscriptions by which or how shares are to be paid for;	18 19
(e)	for a trading cooperative—how any surplus may be distributed;	20
(f)	the allocation of a deficiency on the winding-up of a cooperative;	21
(g)	the forfeiture of shares on expulsion or on failure to pay any subscription or call, the extent to which members whose shares have been forfeited are to remain liable for any amount still unpaid for them, and the sale or cancellation of forfeited shares;	22 23 24 25
(h)	how shares may be transferred;	26
(i)	a matter prescribed under a regulation for this section.	27

Additional matters—non-trading cooperatives

3. In addition to the matters specified in sections 1 and 2, the rules of a non-trading cooperative must provide—

- (a) that there must be no return or distribution on surplus or share capital to members other than the nominal value of shares, if any, at winding-up; and
- (b) for the way of distribution of the surplus property at winding-up.

1

2

3

SCHEDULE 2	
RELEVANT INTERESTS, ASSOCIATES, RELATED BODIES	2 3
section 5	4
PART 1—RELEVANT INTERESTS	5
Terminology used in this part	6
1.(1) This section applies for this part.	7
(2) Power to vote in relation to a right to vote is power to exercise, or to control the exercise of, the right to vote.	8 9
(3) A reference to power to dispose of a share includes a reference to power to exercise control over the disposal of the share.	10 11
(4) A reference to power or control includes a reference to power or control that is direct or indirect or is, or can be, exercised because of, by means of, in breach of, or by revocation of, trusts, agreements and practices, or any of them, whether or not they are enforceable.	12 13 14 15
(5) Power to vote in relation to a right to vote, or power to dispose of a share, that is exercisable by 2 or more persons jointly is taken to be exercisable by either or any of the persons.	16 17 18
(6) A reference to a controlling interest includes a reference to an interest that gives control.	19 20
Basic rules—relevant interests	21
2.(1) A person who has power to vote in relation to a right to vote has a relevant interest in the right to vote.	22 23
(2) A person who has power to dispose of a share has a relevant interest in the share.	24 25

266
Cooperatives

Control	of corporation having power in relation to a share	1
3. If a corporation has, or is by this part taken to have—		
(a)	power to vote in relation to a right to vote; or	3
(b)	power to dispose of a share;	4
-	is taken for this part to have in relation to the right to vote or share power as the body has, or is taken to have, if—	5 6
(c)	the body is, or its directors are, accustomed or under an obligation, whether formal or informal, to act under the directions, instructions or wishes of the person in relation to the exercise of the power mentioned in paragraph (a) or (b); or	7 8 9 10
(d)	the person has a controlling interest in the body.	11
relation 4. If a	of 20% of voting power in corporation having power in to a share corporation or an associate of a corporation has, or is by this part an this section) taken to have—	12 13 14 15
(a)	power to vote in relation to a right to vote; or	16
(b)	power to dispose of a share;	17
-	is taken for this part to have in relation to the right to vote or share power as the body or associate has, or is taken to have, if—	18 19
(c)	the person has; or	20
(d)	an associate of the person has; or	21
(e)	associates of the person together have; or	22
(f)	the person and an associate or associates of the person together have;	23 24
power to vote in relation to the right to vote attached to not less than 20% of the voting shares in the body.		25 26

 5. If a person— (a) has entered into an agreement with another person with respect to an issued share or right to vote in which the other person has a relevant interest; or (b) has a right enforceable against another person in relation to an issued share or right to vote in which the other person has a relevant interest, whether the right is enforceable presently or in the future and whether or not on the fulfilment of a condition; or 	3
an issued share or right to vote in which the other person has a relevant interest; or(b) has a right enforceable against another person in relation to an issued share or right to vote in which the other person has a relevant interest, whether the right is enforceable presently or in the future and whether or not on the fulfilment of a condition; or	
issued share or right to vote in which the other person has a relevant interest, whether the right is enforceable presently or in the future and whether or not on the fulfilment of a condition; or	4 5 6
	7 8 9 10
 (c) has an option granted by another person, or has granted to another person an option, with respect to an issued share or right to vote in which the other person has a relevant interest; 	11 12 13
and, on performance of the agreement, enforcement of the right, or exercise of the option, the first-mentioned person would have a relevant interest in the share or right to vote, the first-mentioned person is taken for this part to have that relevant interest in the share or right to vote.	14 15 16 17
Control of corporation having a relevant interest by virtue of s 5	18
6. If a corporation is by section 5 taken to have a relevant interest in a share in or right to vote at meetings of a cooperative, a person is taken for this part to have a relevant interest in the share or right to vote if—	19 20 21
 (a) the corporation is, or its directors are, accustomed or under an obligation, whether formal or informal, to act under the directions, instructions or wishes of the person in relation to the exercise of power to vote in relation to the right to vote or power to dispose of the shares; or 	22 23 24 25 26
(b) the person has a controlling interest in the corporation; or	27
(c) the person has power to vote in relation to the right to vote attached to not less than 20% of the voting shares in the corporation.	28 29 30

Matters not affecting application of part	1
7.(1) It is immaterial for this part whether or not power to vote in relation to a right to vote, or power to dispose of a share—	2 3
to a right to vote, or power to dispose of a share—	
(a) is express or implied or formal or informal; or	4
 (b) is exercisable by a person alone or jointly with another person or persons; or 	5 6
(c) can not be related to a particular share; or	7
(d) is, or can be made, subject to restraint or restriction.	8
(2) A relevant interest in a share or right to vote is not to be disregarded merely because of either or both of the following—	9 10
(a) its remoteness;	11
(b) how it arose.	12
Corporation may have a relevant interest in its own shares8. A corporation may, by virtue of this part, be considered to have a	13 14
relevant interest in a share in or right to vote arising from membership of the body itself.	14 15 16
Exclusions—money-lenders	17
9. A relevant interest of a person in a share or right to vote is to be disregarded if the person's ordinary business includes lending money and the person has authority to exercise powers as the holder of the relevant interest only because of a security given for a transaction entered into in the ordinary course of business in connection with lending money, other than a transaction entered into with an associate of the person.	18 19 20 21 22 23
Exclusions—certain trustees	24
10. A relevant interest of a person in a share or right to vote is to be disregarded if—	25 26
(a) the share or right is subject to a trust; and	27

(b)	the person has the relevant interest as a trustee of the trust; and	1
(c)	either—	2
	 (i) a beneficiary under the trust is by section 5¹¹⁴ taken to have a relevant interest in the share or right because the beneficiary has a presently enforceable and unconditional right mentioned in section 5(b); or 	3 4 5 6
	(ii) the person is a bare trustee.	7
Exclusio	ns—instructions to securities dealer to dispose of share	8
11. A disregard	relevant interest of a person in a share or right to vote is to be ed if—	9 10
(a)	the person's ordinary business includes dealing in securities; and	11
(b)	the person has authority to exercise powers as the holder of the relevant interest only because of instructions given to the person, by or on behalf of another person, to dispose of the share on the other person's behalf in the ordinary course of the business.	12 13 14 15
Exclusio	ns—honorary proxies	16
disregard otherwise associate	relevant interest of a person in a share or right to vote is to be ed if the person has it only because of having been appointed, e than for valuable consideration given by the person or an of the person, to vote as a proxy or representative at a meeting of , or of a class of members, of a corporation.	17 18 19 20 21
Exclusio	ns—holders of prescribed offices	22
disregard	relevant interest of a person in a share or right to vote is to be ed if the person has it because of holding an office prescribed egulation.	23 24 25

¹¹⁴ Schedule 2, section 5 (Deemed relevant interest in advance of performance of agreement that will give rise to a relevant interest)

Prescribed exclusions	1	
14. A regulation may provide that a relevant interest in a share is, in	2	
specified circumstances and subject to specified conditions, if any, to be	3	
disregarded for a provision of this Act.	4	
Effect of schedule	5	
15.(1) Nothing in this schedule limits the generality of anything else in it.	6	
(2) A person does not have a relevant interest in a share of a cooperative	7	
or right to vote in relation to a cooperative except as provided in this		
schedule.	9	
Relevant interest—corporation other than cooperative	10	
16. A reference in this Act (including this schedule) to a relevant interest	11	
in a share of a corporation other than a cooperative or a right to vote in	12 13	
relation to a corporation other than a cooperative is to be construed under the Corporations Law.		
PART 2—ASSOCIATES	15	
	10	
Effect of part	16	
17. A person is not an associate of another person except as provided by	17	
this part.	18	
Associates of a corporation	19	
18. The associates of a corporation include the following—	20	
(a) a director or secretary of the body;	21	
(b) a related corporation;	22	
(c) a director or secretary of a related corporation.	23	

Matters	relating to voting rights	1
19.(1)	If a reference to an associate of a person relates to-	2
(a)	the extent of power to exercise, or to control the exercise of, the voting power attached to voting shares in or arising from membership of a corporation; or	3 4 5
(b)	the person's entitlement to shares in a corporation; or	6
(c)	an offer to purchase shares to which part 11, division 2^{115} applies;	7 8
	ence includes a reference to another person with whom the person roposes to enter into, an agreement mentioned in subsection (2).	9 10
(2) Su	bsection (1) applies to an agreement—	11
(a)	because of which 1 of the persons mentioned in subsection (1) has, or will have, power (even if it is in any way qualified)—	12 13
	(i) to exercise; or	14
	(ii) to control, directly or indirectly, the exercise of; or	15
	(iii) to influence substantially the exercise of;	16
	any voting power attached to shares in the body; or	17
(b)	for the purpose of controlling or influencing—	18
	(i) the composition of the body's board; or	19
	(ii) the conduct of affairs of the body; or	20
(c)	under which one of the persons—	21
	(i) will or may acquire; or	22
	(ii) may be required by the other to acquire;	23
	shares in the body in which the other has a relevant interest; or	24
(d)	under which 1 of the persons may be required to dispose of shares in the body in accordance with the other's directions.	25 26

¹¹⁵ Part 11, division 2 (Restrictions on certain share offers)

(3) Subsection (1) applies despite any other effect the agreement may have.

(4) In relation to a matter relating to shares in a corporation, a person may be an associate of the body and the body may be an associate of a person.

General

20.(1) A reference to an associate of a person includes a reference to—

- (a) another person in concert with whom the person is acting or proposes to act; and
- (b) another person who, under a regulation, is, for the purposes of the provision in which the reference occurs, an associate of the person; and
- (c) another person with whom the person is or proposes to become associated, whether formally or informally, in any other way;

in relation to the matter to which the reference relates.

(2) If a person has entered, or proposes to enter, into a transaction, or has
done, or proposes to do, an act or thing, in order to become associated with
another person as mentioned in an applicable provision of this part, a
reference to an associate of the person includes a reference to the other
person.

Exclusions

21. A person is not an associate of another person by virtue of section 19 or 20(1),¹¹⁶ or by virtue of section 20(2) as it applies in relation to section 19 or 20(1), merely because of 1 or more of the following—

(a) one gives advice to the other, or acts on the other's behalf, in the
 proper performance of the functions attaching to a professional
 capacity or a business relationship;
 27

21

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

21 22

23

¹¹⁶ Schedule 2, section 19 (Matters relating to voting rights) or 20 (General)

(b)	one, a client, gives specific instructions to the other, whose
	ordinary business includes dealing in securities, to acquire shares
	on the client's behalf in the ordinary course of that business;
(-)	

5

6

7

8

9

11

- (c) one has made, or proposes to make, to the other an offer to which part 11, division 2117 applies, in relation to shares held by the other:
- (d) one has appointed the other, otherwise than for valuable consideration given by the other or by an associate of the other, to vote as a proxy or representative at a meeting of members, or of a class of members, of a corporation. 10

PART 3—RELATED BODIES

Related bodies corporate 12 22. For this Act, a corporation is to be taken to be related to— 13 another corporation that is its subsidiary; and 14 (a) (b) another corporation of which it is a subsidiary; and 15 another corporation if both it and that other corporation are 16 (c) subsidiaries of the same corporation. 17 18

¹¹⁷ Part 11, division 2 (Restrictions on certain share offers)

	SCHEDULE 3	1
REGISTRATION ETC. OF CHARGES		2
	section 262	3
	PART 1—PRELIMINARY	4
Interpre	tation	5
1. In th	nis part—	6
"coopera	ative" includes a foreign cooperative registered under part 14.118	7
"document of title" means a document—		8
(a)	used in the ordinary course of business as proof of possession or control, or of the right to possession or control, of property other than land; or	9 10 11
(b)	authorising or purporting to authorise, whether by endorsement or delivery, the possessor of the document to transfer or receive property other than land;	12 13 14
and	includes—	15
(c)	a bill of lading; and	16
(d)	a storer's certificate; and	17
(e)	a wharfinger's certificate; and	18
(f)	a warrant or order for the delivery of goods; and	19
(g)	a document that is, or evidences title to, a marketable security.	20
"market	able security" see the Corporations Law.	21
-	t liability ", in relation to a charge, means a liability that has arisen, and a liability the extent or amount of which is fixed or capable of	22 23

being ascertained, whether or not the liability is immediately due to be met.

1

2

3

4

5

6

7

8

9

10

11

20

- "**property**", in relation to a cooperative, means property within Queensland held by the cooperative, whether or not as trustee.
- **"prospective liability"**, in relation to a charge, means any liability that may arise in the future, or any other liability, but does not include a present liability.
- **"registrable charge"** means a charge in relation to which, by virtue of section 4,¹¹⁹ the provisions of this schedule mentioned in section 4(1) apply.

Application to charges mentioned in s 17

2.(1) A charge mentioned in section 17¹²⁰ is, until the charge is
registered, to be treated for this schedule as if it were not a registrable charge
but, when the charge is registered, it has the priority accorded to a registered
14
charge as from the time of registration.

(2) The registration of a charge mentioned in section 17 does not
prejudice any priority that would have been accorded to the charge under
another law (whether or not a law of a place in Australia) if the charge had
not been registered.

Filing of documents

3. For this schedule, a notice or other document is taken to be filed when21it is received at the office of the registrar by an officer authorised to receive22it.23

¹¹⁹ Schedule 3, section 4 (To which charges does schedule apply)

¹²⁰ Schedule 3, section 17 (Acquisition of property subject to charge)

	PART 2—REGISTRATION	1
	Division 1—Charges	2
To whic	h charges does schedule apply	3
	Subject to this division, the provisions of this schedule relating to g of notice in relation to, the registration of, and the priorities of,	4 5 6
(a)	apply in relation to the charges mentioned in subsection (2) (whether legal or equitable) on property of a cooperative; and	7 8
(b)	do not apply in relation to other charges.	9
(2) Subsection (1) applies to the following charges—		10
(a)	a floating charge on the whole or a part of the property, business or undertaking of the cooperative;	11 12
(b)	a charge on uncalled share capital or uncalled share premiums;	13
(c)	a charge on a call, whether for share capital or share premiums, made but not paid;	14 15
(d)	a charge on a personal chattel, including a personal chattel that is unascertained or is to be acquired in the future, but not including a ship registered in an official register kept under a law of a place in Australia relating to title to ships;	16 17 18 19
(e)	a charge on goodwill, on a patent or licence under a patent, on a trade mark or service mark or a licence to use a trade mark or service mark, on a copyright or a licence under a copyright or on a registered design or a licence to use a registered design;	20 21 22 23
(f)	a charge on a book debt;	24
(g)	a charge on a marketable security, not being-	25
	(i) a charge created in whole or in part by the deposit of a document of title to the marketable security; or	26 27
	(ii) a mortgage under which the marketable security is registered	28

		in the name of the chargee or a person nominated by the chargee;	1 2
	(h)	a lien or charge on a crop, a lien or charge on wool or a stock mortgage;	3 4
	(i)	a charge on a negotiable instrument other than a marketable security.	5 6
Exclu	udec	l charges	7
		provisions of this schedule mentioned in section 4(1) do not apply a to—	8 9
((a)	a charge, or a lien over property, arising by operation of law; or	10
((b)	a pledge of a personal chattel or of a marketable security; or	11
	(c)	a charge created in relation to a negotiable instrument or a document of title to goods, being a charge by way of pledge, deposit, letter of hypothecation or trust receipt; or	12 13 14
((d)	a transfer of goods in the ordinary course of the practice of a profession or the carrying on of any trade or business; or	15 16
((e)	a dealing, in the ordinary course of the practice of a profession or the carrying on of a trade or business, for goods outside Australia.	17 18 19
Perso	onal	chattels	20
		reference in section $4(2)(d)^{121}$ to a charge on a personal chattel is a	21
		to a charge on an article capable of complete transfer by delivery,	22
		at the time of the creation of the charge or at some later time, and	23
		a reference to a charge on a fixture or a growing crop that is	24
<u> </u>		separately from the land to which it is affixed or on which it is	25 26
grow	ıng,	but does not include a reference to a charge on—	26

27

(a) a document evidencing title to land; or

¹²¹ Schedule 3, section 4 (To which charges does schedule apply)

278 Cooperatives

(b)	a chattel interest in land; or	1
(c)	a marketable security; or	2
(d)	a document evidencing a thing in action; or	3
(e)	stock or produce on a farm or land that because of a covenant or agreement ought not to be removed from the farm or land where the stock or produce is at the time of the creation of the charge.	4 5 6
Book de	bts	7
7. The	reference in section $4(2)(f)^{122}$ to a charge on a book debt—	8
(a)	is a reference to a charge on a debt payable or to become payable to the cooperative at some future time on account of or in connection with a profession, trade or business carried on by the cooperative, whether entered in a book or not; and	9 10 11 12
(b)	includes a reference to a charge on a future debt of the same nature although not incurred or owing at the time of the creation of the charge;	13 14 15
but does not include a reference to a charge on a marketable security, on a negotiable instrument or on a debt owing for a mortgage, charge or lease of land.		16 17 18
Crops or	stock	19
8. The reference in section $4(2)(h)^{123}$ to a lien or charge on a crop, a lien or charge on wool or a stock mortgage includes a reference to a security (however described) that is registrable under a law of a State prescribed under a regulation.		20 21 22 23

¹²² Schedule 3, section 4 (To which charges does schedule apply)

¹²³ Schedule 3, section 4 (To which charges does schedule apply)

Deposit o	of documents of title	1
9. For this division, a cooperative is taken to have deposited a document of title to property with another person (the "chargee") in a case where the document of title is not in the possession of the cooperative if—		2 3 4
(a)	the person who holds the document of title acknowledges in writing that the person holds the document of title on behalf of the chargee; or	5 6 7
(b)	a government, an authority or a corporation that proposes to issue a document of title in relation to the property agrees, in writing, to deliver the document of title, when issued, to the chargee.	8 9 10
Charges	on land or fixtures on land	11
	The provisions of this schedule mentioned in subsection $4(1)^{124}$ ply in relation to a charge on land.	12 13
apply in	e provisions of this schedule mentioned in section 4(1) do not relation to a charge on fixtures given by a charge on the land to by are affixed.	14 15 16
What if (other property is also charged	17
kind to w the instru including	r this division, a charge is taken to be a charge on property of a chich a particular paragraph of section $4(2)^{125}$ applies even though ment of charge also charges other property of the cooperative, gother property that is of a kind to which none of the paragraphs of (2) applies.	18 19 20 21 22
Effect of	failure to file or give notice or document	23
	charge on property of a cooperative is not invalid merely because lure to file with the registrar, or give to the cooperative or another	24 25

¹²⁴ Schedule 3, section 4 (To which charges does schedule apply)

¹²⁵ Schedule 3, section 4 (To which charges does schedule apply)

person, a notice or other document that is required by this part to be so filed or given.

1

2

3

4

5

6

7

Division 2—Notice of charge

Filing of notice of charge and copy of instrument

13.(1) If a cooperative creates a charge, the cooperative must ensure that there is filed with the registrar, within 45 days after the creation of the charge, a notice in the approved form setting out the following particulars—

-		
(a)	the name of the cooperative and the date of the creation of the charge;	8 9
(b)	whether the charge is a fixed charge, a floating charge or both a fixed and floating charge;	10 11
(c)	if the charge is a floating charge—whether there is a provision in the resolution or instrument creating or evidencing the charge that prohibits or restricts the creation of subsequent charges;	12 13 14
(d)	a short description of the liability (whether present or prospective) secured by the charge;	15 16
(e)	a short description of the property charged;	17
(f)	whether the charge is created or evidenced by a resolution, by an instrument or by a deposit or other conduct;	18 19
(g)	if the charge is constituted by the issue of a debenture or debentures—the name of the trustee, if any, for debenture holders;	20 21 22
(h)	if the charge is not constituted by the issue of a debenture or debentures or there is no trustee for debenture holders—the name of the chargee;	23 24 25
(i)	other information that is prescribed under a regulation.	26

(2) If, under a resolution or resolutions passed by the cooperative, the
 cooperative issues a series of debentures constituting a charge to the benefit
 of which all the holders of debentures in the series are entitled in equal
 29

priority, and the charge is evidenced only by the resolution or resolutions and the debentures, the notice under subsection (1) must be accompanied by—

- a copy of the resolution or of each of the resolutions verified by a (a) statement in writing to be a true copy; and
- (b) a copy of the first debenture issued in the series and a statement in writing verifying the execution of the first debenture.

(3) If, in a case to which subsection (2) does not apply, the charge created by the cooperative was created or evidenced by an instrument or instruments, the notice under subsection (1) must be accompanied by-

- the instrument or each of the instruments; or (a)
- a copy of the instrument or of each of the instruments verified by (b) a statement in writing to be a true copy, and a statement in writing verifying the execution of the instrument or of each of the instruments.

Series of debentures

the resolution.

14. In a case to which section 13(2) applies—		17
(a)	the charge is, for section 13, taken to be created when the first debenture in the series of debentures is issued; and	18 19
(b)	if, after the issue of the first debenture in the series, the cooperative passes a further resolution authorising the issue of debentures in the series—the cooperative must ensure that a copy of the resolution, verified by a statement in writing to be a true	20 21 22 23
	copy of the resolution, is filed within 45 days after the passing of	24

25

26

Operation of priority provisions in relation to issue of debentures

15. If a notice with respect to an instrument creating a charge has been 27 filed under section 13(1),¹²⁶ being a charge in relation to an issue of several 28

16

1

2 3

4

5

6

7

8

9

10

11

12

13

14

¹²⁶ Schedule 3, section 13 (Filing of notice of charge and copy of instrument)

debentures the holders of which are entitled under the instrument in equal priority to the benefit of the charge, sections 46 to 49¹²⁷ have effect as if any charges constituted by the debentures were registered at the time when the charge to which the notice relates was registered.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

23

24

25

Discounts

16.(1) If a payment or discount has been made or allowed, either directly or indirectly, by a cooperative to a person in consideration of the person's subscribing or agreeing to subscribe, whether absolutely or conditionally, for debentures, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for debentures, the notice required to be filed under section $13(1)^{128}$ must include particulars as to the amount or rate per cent of the payment or discount.

(2) If a cooperative issues debentures as security for a debt of the cooperative, the cooperative is not taken, for subsection (1), to have allowed a discount in relation to the debentures.

Acquisition of property subject to charge

17.(1) If a cooperative acquires property subject to a charge, being a17charge that would have been registrable when it was created if it had been18created by a cooperative, the cooperative must, within 45 days after the19acquisition of the property—20

- (a) ensure that there is filed with the registrar a notice in the approved
 form in relation to the charge, setting out—
 22
 - (i) the name of the cooperative; and
 - (ii) the date on which the property was so acquired; and
 - (iii) other particulars required by section 13(1);¹²⁹ and
- (b) give to the chargee notice that it has acquired the property and the 26

¹²⁷ Schedule 3, sections 46 (Priorities of charges) to 49 (Special priority rules)

¹²⁸ Schedule 3, section 13 (Filing of notice of charge and copy of instrument)

¹²⁹ Schedule 3, section 13 (Filing of notice of charge and copy of instrument)

	date on which it was so acquired.	1
(2) If the charge mentioned in subsection (1) was created or evidenced as mentioned in section $13(2)$, the notice under subsection (1)(a) must be accompanied by—		2 3 4
(a)	a copy of the resolution or of each of the resolutions mentioned in section 13(2) verified by a statement in writing to be a true copy; and	5 6 7
(b)	a copy of the first debenture issued in the series mentioned in section $13(2)$ verified by a statement in writing to be a true copy.	8 9
(3) If the charge mentioned in subsection (1) was created or evidenced by an instrument or instruments (otherwise than as mentioned in section $13(2)$), the notice under subsection (1)(a) must be accompanied by—		10 11 12 13
(a)	the instrument or each of the instruments; or	14
(b)	a copy of the instrument or of each of the instruments verified by a statement in writing to be a true copy.	15 16
	Division 3—Registration	17
Register	of cooperative charges	18
	he registrar must keep a register to be known as the register of ve charges.	19 20
Registra	tion of documents relating to charge	21
registrar time and	If a notice is filed with the registrar under division 2, ¹³⁰ the must as soon as practicable cause to be entered in the register the date when the notice was filed and the following particulars in o the charge—	22 23 24 25
(a)	if the charge is a charge created by the cooperative—the date of its	26

¹³⁰ Schedule 3, division 2 (Notice of charge)

	creation;	1
(b)) if the charge was a charge existing on property acquired by the cooperative—the date on which the property was so acquired;	2 3
(c)	a short description of the liability (whether present or prospective) secured by the charge;	4 5
(d) a short description of the property charged;	6
(e)	the name of the trustee for debenture holders or, if there is no trustee for debenture holders, the name of the chargee.	7 8
(2) Subsection (1) only applies if the notice contains the required particulars and is accompanied by the required documents.		9 10
(3) Subsection (1) applies whether the notice is filed during or after the period within which the notice is required to be filed.		11 12
register have be	ubject to this division, if particulars of a charge are entered in the under subsection (1), the charge is taken to be registered, and to een registered, from and including the time and date entered in the under the subsection.	13 14 15 16
additio	The registrar may enter in the register in relation to a charge, in to the particulars expressly required by this division to be entered, articulars the registrar considers appropriate.	17 18 19
Provisi	onal registration if stamp duty not paid	20
20.(1) If—	21
(a)	a notice in relation to a charge on property of a cooperative is filed under division 2; ¹³¹ and	22 23
(b)) the notice is not accompanied by a certificate to the effect that all documents accompanying the notice have been properly stamped as required by any applicable law relating to stamp duty;	24 25 26
-	strar must cause to be entered in the register the time and date when ce was filed and the particulars mentioned in section $19(1)(a)$ to (e),	27 28

¹³¹ Schedule 3, division 2 (Notice of charge)

	cause the word 'provisional' to be entered in the register next to specifying that time and date.	1 2
	bsection (1) applies whether the notice was filed during or after the ithin which the notice was required to be filed.	3 4
under su	e registrar must delete the word 'provisional' entered in the register bsection (1) from an entry relating to a charge if a certificate to the out in subsection (1)(b) has been produced to the registrar—	5 6 7
(a)	within a period of 28 days after the notice was filed or, if a longer period is prescribed under a regulation, the period; or	8 9
(b)	within the further period the registrar, if the registrar considers it appropriate in a particular case, allows.	10 11
	e registrar must delete from the register all the particulars that were n relation to a charge if—	12 13
(a)	the word 'provisional' is entered in the register under subsection (1) in relation to an entry relating to the charge; and	14 15
(b)	a certificate to the effect set out in subsection (1)(b) is not produced within the period, or the further period, mentioned in subsection (3).	16 17 18
Provisio	nal registration if required particulars not supplied	19
	If a defective notice in relation to a charge on property is filed with trar under section 19, ¹³² the registrar must cause to be entered in the transformer and the sector of the sect	20 21 22
(a)	the time and date when the document was filed; and	23
(b)	the particulars mentioned in section 19(1)(a) to (e) that are ascertainable; and	24 25
(c)	the word 'provisional' next to the entry specifying the time and date.	26 27
(2) If a	a defective notice in relation to a charge is filed under section 19,	28

¹³² Schedule 3, section 19 (Registration of documents relating to charge)

the registrar must, by written notice to the person who filed the defective notice, direct the person to ensure that there is filed, on or before the day specified in the notice, a notice in relation to the charge that complies with the requirements of division 2.133

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

28

29

30

(3) Subsections (1) and (2) apply whether the defective notice was filed during or after the period within which the notice was required to be filed.

(4) The giving by the registrar of a direction to the person under subsection (2) does not affect any liability that the cooperative may have incurred or may incur because of a contravention of division 2.

(5) If the registrar gives a direction to a person under subsection (2) in relation to a charge and the direction is complied with on or before the day specified in the notice containing the direction, the registrar must—

- (a) delete from the register the word 'provisional' that was inserted under subsection (1); and
- (b) cause to be entered in the register in relation to the charge any particulars mentioned in section 19(1) that have not previously been entered.

(6) If the registrar gives a direction to a person under subsection (2) in
relation to a charge and the direction is not complied with on or before the
day specified in the notice, the registrar must delete from the register all the
particulars that were entered in relation to the charge.

(7) If the registrar gives a direction to a person under subsection (2) in
relation to a charge and the direction is complied with after the day specified
in the notice, the registrar must cause to be entered in the register in relation
24
25

- (a) the time at which and day on which the direction was complied 26 with; and 27
- (b) the particulars mentioned in section 19 (1)(a) to (e).

(8) In this section—

"defective notice" means a document that—

¹³³ Schedule 3, division 2 (Notice of charge)

(a) purports to be a notice of a charge on property of a cooperative for the purposes of division 2; and	1 2
 (b) contains the name of the cooperative concerned and the particulars mentioned in section 13(1)(g) or (h);¹³⁴ 	3 4
but does not contain some or all of the other particulars required to be included in the notice or is otherwise defective.	5 6
Effect of provisional registration	7
22.(1) Subject to this section, if the word 'provisional' is entered in the register next to an entry specifying a time and day in relation to a charge, the charge is taken not to have been registered.	8 9 10
(2) If the word 'provisional' is deleted from the register under section 20 or $21(5)$, ¹³⁵ the charge is taken to be registered and to have been registered from and including the time and day specified in the register under section 20 or $21(1)$.	11 12 13 14
(3) If the particulars in relation to the charge are deleted from the register under section 21(6) and the particulars and a time and day are subsequently entered in the register in relation to the charge under section 21(7), the charge is taken to be registered from and including the last-mentioned time and day.	15 16 17 18 19
What if 2 or more charges relate to the same property	20
23.(1) If, under section $17,^{136}$ a cooperative files notices relating to 2 or	21

more charges on the same property acquired by the cooperative (being 22 charges that are not already registered under this division), the time and day 23 to be entered in the register in relation to each of the charges are the time and 24 day when the first notice was filed. 25

¹³⁴ Schedule 3, section 13 (Filing of notice of charge and copy of instrument)

¹³⁵ Schedule 3, section 20 (Provisional registration if stamp duty not paid) or 21 (Provisional registration if required particulars not supplied)

¹³⁶ Schedule 3, section 17 (Acquisition of property subject to charge)

(2) If, under subsection (1), the time and day that are entered in the register are the same in relation to 2 or more charges on property acquired by a cooperative, the charges are to have, as between themselves, the respective priorities that they would have had if they had not been registered under this division.

1

2

3

4

5

Registration of assignment or variation of charge	6
24.(1) If a notice is filed under section $36,^{137}$ the registrar must as soon as practicable cause to be entered in the register the time and day when the notice was so filed and the particulars set out in the notice.	7 8 9
(2) Subsection (1) applies whether the notice was filed during or after the period within which the notice was required to be filed.	10 11
Standard time for the purposes of this division	12
25.(1) The registrar may, by gazette notice, declare a specified standard time to be the standard time for this division.	13 14
(2) If a notice is in force under subsection (1), a reference in this division to entering the time when a particular event happened is a reference to entering the time as expressed in terms of the standard time specified in the notice.	15 16 17 18
Division 4—Certain charges void against liquidator or administrator	19
Definitions	20
26. In this division—	21
"critical day", in relation to a cooperative, means—	22
(a) if the according is being wound up the day when the	22

(a) if the cooperative is being wound-up—the day when the 23 winding–up began; or 24

¹³⁷ Schedule 3, section 36 (Assignment and variation of charges)

(b)	if the cooperative is under administration—the relevant day in relation to the administration; or				
(c) if the cooperative has executed a deed of arrangement—the relevant day in relation to the administration that ended when the deed was executed.					
"relevan	t day", in relation to the administration of a cooperative, means—	6			
(a)	if, when the administration began, a winding-up of the cooperative was in progress—the day on which the winding-up is taken because of the Corporations Law, part 5.6, division 1A (as adopted and applying under this Act) to have begun; or	7 8 9 10			
(b)	otherwise—the day on which the administration began.	11			
Certain	charges void against liquidator or administrator	12			
27.(1)	Subject to this division, if—	13			
(a)	an order is made, or a resolution is passed, for the winding-up of a cooperative; or	14 15			
(b)	the registrar gives a certificate under section 307 ¹³⁸ for the winding-up of the cooperative; or	16 17			
(c)	an administrator of a cooperative is appointed under the Corporations Law, part 5.3A as adopted and applying under this Act; or	18 19 20			
(d)	a cooperative executes a deed of arrangement;	21			
the prope	able charge on property of the cooperative is void as a security on erty as against the liquidator, the administrator of the cooperative, or s administrator, as the case may be.	22 23 24			
(2) A a	charge is not void under subsection (1) if—	25			
(a)	a notice of the charge was filed under section 13 or 17139	26			

¹³⁸ Section 307 (Winding-up on registrar's certificate)

¹³⁹ Schedule 3, section 13 (Filing of notice of charge and copy of instrument) or 17 (Acquisition of property subject to charge)

290
Cooperatives

	(i) within the relevant period; or	1				
	(ii) at least 6 months before the critical day; or	2				
(b)	(b) the period within which a notice of the charge (other than a notice under section 36 ¹⁴⁰) is required to be filed, being the period specified in the relevant section or the period as extended by the Supreme Court under section 29, ¹⁴¹ has not ended at the start of the critical day and the notice is filed before the end of the period; or					
(c)	for a charge to which section 17 applies—the period of 45 days after the chargee becomes aware that the property charged has been acquired by a cooperative has not ended at the start of the critical day and the notice is filed before the end of the period.	9 10 11 12				
(3) The reference in subsection (2)(a) to the relevant period is to be construed as a reference to—						
(a)	for a charge to which section 13 applies—the period of 45 days specified in section 13, or the period as extended by the Supreme Court under section 29; or	15 16 17				
(b)	for a charge to which section 17 applies—the period of 45 days after the chargee becomes aware that the property has been acquired by a cooperative.	18 19 20				
Certain v	varied charges void against liquidator or administrator	21				
terms of a of increas	Subject to this division, if, after there has been a variation in the a registrable charge on property of a cooperative having the effect sing the amount of the debt or increasing the liabilities (whether a prospective) secured by the charge—	22 23 24 25				
(a)	an order is made, or a resolution is passed, for the winding-up of the cooperative; or	26 27				
(b)	an administrator of a cooperative is appointed under the	28				

¹⁴⁰ Schedule, section 36 (Assignment and variation of charges)

¹⁴¹ Schedule 3, section 29 (Supreme Court may extend required period)

	Corporations Law, part 5.3A (as adopted and applying under this Act); or	1 2
(c)	a cooperative executes a deed of arrangement;	3
0	rable charge is void as a security on the property to the extent that it ne amount of the increase in the debt or liability.	4 5
(2) A c	charge is not void under subsection (1) if—	6
(a)	(a) a notice of the variation was filed under section 36^{142}	7
	 (i) within the period of 45 days specified in section 36(2), or the period as extended by the Supreme Court under section 29; or 	8 9 10
	(ii) within 6 months before the critical day; or	11
(b)	the period of 45 days specified in section 36(2), or the period as extended by the Supreme Court under section 29, has not ended at the start of the critical day and the notice is filed before the end of the period.	12 13 14 15
Suprem	e Court may extend required period	16
29. If t	he Supreme Court is satisfied that—	17
(a)	the failure to file a notice of a charge, or of a variation in the terms of a charge, as required by a provision of this schedule—	18 19
	(i) was accidental or due to inadvertence or some other sufficient cause; or	20 21
	(ii) is not of a nature to prejudice the position of creditors or shareholders; or	22 23
(b)	on other grounds it is just and equitable to grant relief;	24
and on th	may, on the application of the cooperative or a person interested the terms and conditions the court considers just and expedient, by then the period for a further stated in the order.	25 26 27

¹⁴² Schedule 1, section 36 (Assignment and variation of charges)

Certain	later charges void	1		
30.(1) Subject to subsection (3), if—		2		
(a)	 (a) a registrable charge (the "later charge") is created before the end of 45 days after the creation of an unregistered registrable charge (the "earlier charge"); and 			
(b)	the later charge relates to all or any of the property to which the earlier charge related; and	6 7		
(c)	the later charge is given as a security for the same liability as is secured by the earlier charge or any part of the liability;	8 9		
part, and void as a	charge, to the extent to which it is a security for the same liability or so far as it relates to the property comprised in the earlier charge, is security on the property as against a liquidator or administrator of erative, or an administrator of a deed of arrangement executed by erative.	10 11 12 13 14		
	bsection (1) applies even if a notice of the later charge was filed ction 13^{143} within the period mentioned in section $27(2)(a)$. ¹⁴⁴	15 16		
Supreme of correc circumst	bsection (1) does not apply if it is proved to the satisfaction of the Court that the later charge was given in good faith for the purpose ting some material error in the earlier charge or under other proper ances and not for the purposes of avoiding or evading the hs of this division.	17 18 19 20 21		
Effect of	f provisions on purchaser in good faith	22		
31.(1) Nothing in section $27(1)$ or (2) or 28^{145} operates to affect the title of a person to property purchased for value from a chargee or from a receiver appointed by a chargee in the exercise of powers conferred by the charge or implied by law if the person purchased the property in good faith		23 24 25 26		

¹⁴³ Schedule 3, section 13 (Filing of notice and copy of instrument)

¹⁴⁴ Schedule 3, section 27 (Certain charges void against liquidator or administrator)

¹⁴⁵ Schedule 3, section 27 (Certain charges void against liquidator or administrator) or 28 (Certain varied charges void against liquidator or administrator)

and without notice of—				
(a) the filing of an application for an order for the winding-up of the cooperative; or				
(b)	the passing of the necessary resolution for the voluntary winding-up of the cooperative; or	4 5		
(c)	an administrator of the cooperative being appointed under the Corporations Law, part 5.3A (as adopted and applying under this Act); or	6 7 8		
(d)	the cooperative executing a deed of arrangement.	9		
and with	e onus of proving that a person purchased property in good faith out notice of any of the matters mentioned in subsection (1)(a), (b), d) is on the person asserting that the property was so purchased.	10 11 12		
	Division 5—Certain charges in favour of persons void	13		
Definitio	ons	14		
32. In	this division—	15		
"charge	e", in relation to a charge, means—	16		
(a)	in any case—the holder, or all or any of the holders, of the charge; or	17 18		
(b)	for a charge that is an agreement to give or execute a charge in favour of a person or persons, whether on demand or otherwise—the person, or all or any of the persons.	19 20 21		
	, of a cooperative, includes, for a foreign cooperative, a local agent ne foreign cooperative.	22 23		
"receiver	r" includes a receiver and manager.	24		
	t person ", in relation to a charge created by a cooperative, ans—	25 26		
(a)	a person who is at the time when the charge is created, or who has been at any time during the period of 6 months ending at the	27 28		

	time, an officer of the cooperative; or	1
(b)	a person associated, in relation to the creation of the charge, with a person of a kind mentioned in paragraph (a).	2 3
Charges	in favour of certain persons void in certain cases	4
33.(1)	If—	5
(a)	a cooperative creates a charge on property of the cooperative in favour of a person who is, or in favour of persons at least 1 of whom is, a relevant person in relation to the charge; and	6 7 8
(b)	within 6 months after the creation of the charge, the chargee purports to take a step in the enforcement of the charge without the Supreme Court having, under section 34, given leave for the charge to be enforced;	9 10 11 12
-	ge, and any powers purported to be conferred by an instrument or evidencing the charge, are, and are taken always to have been,	13 14 15
(2) Wi	thout limiting the generality of subsection (1), a person who—	16
(a)	appoints a receiver of property of a cooperative under powers conferred by an instrument creating or evidencing a charge created by the cooperative; or	17 18 19
(b)	whether directly or by an agent, enters into possession or assumes control of property of a cooperative for the purposes of enforcing a charge created by the cooperative;	20 21 22
is to be t charge.	taken, for subsection (1), to take a step in the enforcement of the	23 24
Suprem	e Court may give leave for enforcement of charge	25
	application by the chargee under a charge, the Supreme Court leave for the charge to be enforced, if the court is satisfied that—	26 27
(a)	immediately after the creation of the charge, the cooperative that created the charge was solvent; and	28 29

(b) in all the circumstances of the case, it is just and equitable for the court to do so.

Certain transactions excluded

35.(1) Nothing in section 33¹⁴⁶ affects a debt, liability or obligation of a cooperative that would, if section 33 had not been enacted, have been secured by a charge created by the cooperative.

(2) Nothing in section 33 operates to affect the title of a person to property (other than the charge concerned or an interest in the charge concerned) purchased for value from a chargee under a charge, from an agent of a chargee under a charge, or from a receiver appointed by a chargee under a charge in the exercise of powers conferred by the charge or implied 11 by law, if the person purchased the property in good faith and without 12 notice that the charge was created in favour of a person who is, or in favour of persons at least 1 of whom is, as the case may be, a relevant person in 14 relation to the charge. 15

(3) The onus of proving that a person purchased property in good faith 16 and without notice that a charge was created as mentioned in subsection (2) 17 is on the person asserting that the property was so purchased. 18

Division 6—Assignment, variation or satisfaction of charges

Assignment and variation of charges

36.(1) If, after a registrable charge on property of a cooperative has been 21 created, a person other than the original chargee becomes the holder of the 22 charge, the person who becomes the holder of the charge must, within 23 45 days after the person becomes the holder of the charge— 24

file a notice with the registrar stating that the person has become (a) the holder of the charge; and

20

25

26

19

1

2

3

4

5

6

7

8

9

10

13

¹⁴⁶ Schedule 3, section 33 (Charges in favour of certain persons void in certain cases)

(b) give the cooperative a copy of the notice.	1		
(2) If, after a registrable charge on property of a cooperative has been created, there is a variation in the terms of the charge having the effect of—			
(a) increasing the amount of the debt or increasing the liabilities (whether present or prospective) secured by the charge; or			
(b) prohibiting or restricting the creation of subsequent charges on the property;	6 7		
the cooperative must, within 45 days after the variation occurs, ensure that there is filed with the registrar a notice setting out particulars of the variation and accompanied by the instrument, if any, effecting the variation or a certified copy of the instrument.	8 9 10 11		
(3) If a charge created by a cooperative secures a debt of an unspecified amount or secures a debt of a specified amount and further advances, a payment or advance made by the chargee to the cooperative under the terms of the charge is not to be taken, for subsection (2), to be a variation in the terms of the charge having the effect of increasing the amount of the charge or the liabilities (whether present or prospective) secured by the charge.	12 13 14 15 16 17		
(4) A reference in this section to the charge in relation to a charge is, if the charge is constituted by a debenture and there is a trustee for debenture holders, to be construed as a reference to the trustee for debenture holders.	18 19 20		
(5) Nothing in section 13^{147} requires the filing of a notice under section 13 in relation to a charge merely because of the fact that the terms of the charge are varied only in a way mentioned in this section.	21 22 23		
Satisfaction of, and release of property from, charges	24		
37.(1) If, in relation to a charge registered under this part—	25		
 (a) the debt or other liability, the payment or discharge of which was secured by the charge, has been paid or discharged in whole or in part; or 	26 27 28		
(b) the property charged or part of the property is released from the	29		

¹⁴⁷ Schedule 3, section 13 (Filing of notice of charge and copy of instrument)

charge;

the person who was the holder of the charge at the time when the debt or other liability was so paid or discharged or the property or part of the property was released must, within 14 days after receipt of a request in writing made by the cooperative on whose property the charge exists, give to the cooperative a memorandum in the approved form acknowledging that the debt or other liability has been paid or discharged in whole or in part, or that the property or the part of it is no longer subject to the charge, as the case may be.

(2) The cooperative may file the memorandum with the registrar and, on the memorandum being filed, the registrar must enter in the register particulars of the matters stated in the memorandum.

(3) The reference in subsection (1) to the person who was the holder of a
charge at the time when the debt or other liability was so paid or discharged
or the property or part of the property was released is, if the charge was
constituted by a debenture or debentures and there was a trustee for
debenture holders, to be construed as a reference to the person who was, at
the time, the trustee of debenture holders.

Division 7—General

Filing of notices

38.(1) If a notice of a charge on property of a cooperative is required to be filed under section 13, 17 or 36(2),¹⁴⁸ the notice may be filed by the cooperative or by an interested person.

(2) If a document required by this part (other than section 36(1)) to be filed with the registrar is filed by a person other than the cooperative concerned, that person—

(a) must, within 7 days after the filing of the document, give to the

19 20

21

22

23

24

25

26

27

1

2

3

4

5

6

7

8

9

10

11

12

¹⁴⁸ Schedule 3, section 13 (Filing of notice of charge and copy of instrument), 17 (Acquisition of property subject to charge) or 36 (Assignment and variation of charges)

cooperative a copy of the document; and

(b) is entitled to recover from the cooperative the amount of any fees properly paid by the person on the filing of the document.

1

2

3

4

5

6

7

8

9

10

11

12

Filing offences

39.(1) If section 13, 17 or $36(2)^{149}$ is contravened in relation to a registrable charge on property of a cooperative, the cooperative and an officer of the cooperative who is knowingly concerned in or a party to the contravention commits an offence.

Maximum penalty—10 penalty units.

(2) If a person who becomes the holder of a registrable charge fails to comply with section 36(1), the person and, if the person is a corporation, an officer of the corporation who is in default, each contravene this subsection.

Cooperative to keep documents relating to charges 13 **40.** A cooperative must, at the place where the register mentioned in 14 section 41 is kept, keep a copy of— 15 (a) every document relating to a charge on property of the 16 cooperative that is filed with the registrar under this part; and 17 (b) every document given to the cooperative under this part. 18 Maximum penalty—10 penalty units. 19 **Cooperative to keep register** 20 **41.(1)** A cooperative must keep a register. 21

(2) On the creation of a charge (whether registrable or not) on property of 22 the cooperative, or on the acquisition of property subject to a charge 23

¹⁴⁹ Schedule 3, section 13 (Filing of notice of charge and copy of instrument), 17 (Acquisition of property subject to charge) or 36 (Assignment and variation of charges)

(whether registrable or not), the cooperative must as soon as practicable 1 enter in the register particulars of the charge, giving in each case-2 (a) if the charge is a charge created by the cooperative, the date of its 3 creation or, if the charge was a charge existing on property 4 acquired by the cooperative, the date on which the property was 5 so acquired; and 6 (b) a short description of the liability (whether present or prospective) 7 secured by the charge; and 8 (c) a short description of the property charged; and 9 (d) the name of the trustee for debenture holders or, if there is no 10 trustee for debenture holders, the name of the chargee; and 11 the name of the person whom the cooperative believes to be the 12 (e) holder of the charge. 13 (3) A register kept by a cooperative under subsection (1) must be open 14 for inspection-15 (a) by a creditor or member of the cooperative, without charge; and 16 (b) by another person, on payment for each inspection of the amount, 17 not more than the amount prescribed under a regulation, the 18 cooperative requires or, if the cooperative does not require the 19 payment of an amount, without charge. 20 (4) A person may ask a cooperative to give the person a copy of the 21 register or part of the register. 22 (5) If a person makes a request under subsection (4), the cooperative 23 must send the copy to the person— 24 if the cooperative requires payment of an amount not more than 25 (a) the amount prescribed under a regulation-within 21 days after 26 payment of the amount is received by the cooperative or within 27 the longer period the registrar approves; or 28 (b) if paragraph (a) does not apply—within 21 days after the request 29 is made or within a longer period that the registrar may approve. 30

(6) If default is made in complying with a provision of this section, the cooperative commits an offence.	1 2
Maximum penalty—10 penalty units.	3
Certificates	4
42.(1) If particulars of a charge are entered in the register under this part, the registrar must, on request by a person, issue to the person a certificate—	5 6
(a) setting out the particulars; and	7
(b) stating the time and day when a notice of the charge containing the particulars was filed with the registrar; and	8 9
(c) if the word 'provisional' appears in the register next to the reference to the time and day—stating that fact.	10 11
(2) A certificate issued under subsection (1) is evidence of the matters stated in the certificate.	12 13
(3) If particulars of a charge are entered in the register under this part, and the word 'provisional' does not appear in the register next to the reference to the time and day when a notice of the charge was filed, the registrar must, on request by any person, issue to the person a certificate stating that particulars of the charge are entered in the register under this part.	14 15 16 17 18
(4) A certificate issued under subsection (3) is evidence that the requirements of this part as to registration (other than the requirements relating to the period after the creation of the charge within which notice of the charge is required to be filed) have been complied with.	19 20 21 22
Power of Supreme Court to rectify register	23
43. If the Supreme Court is satisfied—	24
 (a) that a particular in relation to a registrable charge on property of a cooperative has been omitted from, or misstated in, the register or a memorandum mentioned in section 37;¹⁵⁰ and 	25 26 27

¹⁵⁰ Schedule 3, section 37 (Satisfaction of, and release of property from, charges)

(b)	that	the omission or misstatement—	1
	(i)	was accidental or due to inadvertence or to some other sufficient cause; or	2 3
	(ii)	is not of a nature to prejudice the position of creditors or shareholders;	4 5
on the app condition	plica s tha	r grounds it is just and equitable to grant relief, the court may, tion of the cooperative or a person interested and on terms and at may seem to the court just and expedient, order that the isstatement be rectified.	6 7 8 9
Registra part	r ma	y exempt from compliance with certain requirements of	10 11
		registrar may, by gazette notice, exempt a person from ith the requirements of section 13, 17 or 36 ¹⁵¹ relating to—	12 13
(a)		particulars to be contained in a notice under the relevant ion; or	14 15
(b)		documents (other than the notice) to be filed under the relevant ion; or	16 17
(c)		verification of a document required to be filed under the vant section.	18 19
(2) A g	gazett	e notice under subsection (1) is subordinate legislation.	20
requirem	ent o	n who is exempted under this section from compliance with a of section 13, 17 or 36 subject to a condition must not condition.	21 22 23
this section	on is	on has contravened a condition to which an exemption under subject, the Supreme Court may, on the application of the r the person to comply with the condition.	24 25 26

¹⁵¹ Schedule 3, section 13 (Filing of notice of charge and copy of instrument), 17 (Acquisition of property subject to charge) or 36 (Assignment and variation of charges)

PART 3—ORDER OF PRIORITY

1

2

3

Division 1—General

Definitions

Demittons	5
45.(1) In this part—	4
"priority time", in relation to a registered charge, means—	5
 (a) except as provided by paragraph (b) or (c)—the time and date appearing in the register in relation to the charge, being a time and day entered in the register under part 2, division 3;¹⁵² and 	6 7 8
(b) if a notice has been filed under section 17 ¹⁵³ in relation to a charge on property, being a charge that, at the time when the notice was filed, was already registered under part 2 ¹⁵⁴ —the earlier or earliest time and day appearing in the register in relation to the charge, being a time and day entered in the register under section 17; and	9 10 11 12 13 14
(c) to the extent that the charge has effect as varied by a variation, notice of which was required to be filed under section $36(2)^{155}$ —the time and day entered in the register in relation to the charge under section 24.156	15 16 17 18
"prior registered charge" , in relation to another registered charge, means a charge the priority time of which is earlier than the priority time of the other charge.	19 20 21
"registered charge" means a charge that is registered under part 2.	22
"subsequent registered charge", in relation to another registered charge,	23

¹⁵² Schedule 3, part 2, division 3 (Registration)

¹⁵³ Schedule 3, section 17 (Acquisition of property subject to charge)

¹⁵⁴ Schedule 3, part 2 (Registration)

¹⁵⁵ Schedule 3, section 36 (Assignment and variation of charges)

¹⁵⁶ Schedule 3, section 24 (Registration of assignment or variation of charge)

means a charge the priority time of which is later than the priority time of the other registered charge.	1 2
"unregistered charge" means a charge that is not registered under part 2, but does not include a charge that is not a registrable charge.	3 4
(2) A reference in this part to a person having notice of a charge includes a reference to a person having constructive notice of the charge.	5 6
(3) If, by virtue of the definition of " priority time " in subsection (1), a registered charge has 2 or more priority times each of which relates to a particular liability secured by the charge, each of the liabilities is, for this part, to be taken to be secured by a separate registered charge, the priority time of which is the priority time of the first-mentioned registered charge that relates to the liability concerned.	7 8 9 10 11 12
Priorities of charges	13
46.(1) Subject to this section, division 2^{157} has effect on the priorities, in relation to each other, of registrable charges on the property of a cooperative.	14 15 16
(2) The application, in relation to particular registrable charges, of the order of priorities of charges set out in division 2, is subject to—	17 18
(a) any consent (express or implied) that varies the priorities in relation to each other of the charges, being a consent given by the holder of 1 of the charges, being a charge that would otherwise be entitled to priority over the other charge; and	19 20 21 22
(b) any agreement between the chargees that affects the priorities in relation to each other of the charges in relation to which those persons are the chargees.	23 24 25
(3) The holder of a registered charge, being a floating charge, on property of a cooperative is taken, for subsection (2), to have consented to the charge being postponed to a subsequent registered charge, being a fixed charge that is created before the floating charge becomes fixed, on any of the property unless—	26 27 28 29 30

¹⁵⁷ Schedule 3, division 2 (Priority rules)

(a) the creation of the subsequent registered charge contravened a	1
provision of the instrument or resolution creating or evidencing	2
the floating charge; and	3
(b) a notice of the floating charge indicating the existence of the	4
provision mentioned in paragraph (a) was filed with the registrar	5
under section 13, 17 or 36158 before the creation of the	6
subsequent registered charge.	7
(4) If a charge relates to property of a kind to which a particular	8
paragraph of section 4(2) ¹⁵⁹ applies and also relates to other property,	9
division 2 applies so as to affect the priority of the charge only in so far as it	10
relates to the first-mentioned property and do not affect the priority of the	11
charge in so far as it relates to the other property.	12

Division 2—Priority rules

General priority rules in relation to registered charges

47.(1) A registered charge on property of a cooperative has priority over—

- (a) a subsequent registered charge on the property, unless the
 subsequent registered charge was created before the creation of
 the prior registered charge and the chargee in relation to the
 subsequent registered charge proves that the chargee in relation to
 the prior registered charge had notice of the subsequent registered
 charge at the time when the prior registered charge was created;
 and
- (b) an unregistered charge on the property created before the creation
 of the registered charge, unless the chargee in relation to the
 unregistered charge proves that the chargee in relation to the
 26

13

14

15

16

¹⁵⁸ Schedule 3, section 13 (Filing of notice of charge and copy of instrument), 17 Acquisition of property subject to charge) or 36 (Assignment and variation of charges)

¹⁵⁹ Schedule 3, section 4 (To which charges does schedule apply)

	registered charge had notice of the unregistered charge at the time when the registered charge was created; and	1 2
(c)	an unregistered charge on the property created after the creation of the registered charge.	3 4
(2) A 1	registered charge on property of a cooperative is postponed to—	5
(a)	a subsequent registered charge on the property, if the subsequent registered charge was created before the creation of the prior registered charge and the chargee in relation to the subsequent registered charge proves that the chargee in relation to the prior registered charge had notice of the subsequent registered charge at the time when the prior registered charge was created; and	6 7 8 9 10 11
(b)	an unregistered charge on the property created before the creation of the registered charge, if the chargee in relation to the unregistered charge proves that the chargee in relation to the registered charge had notice of the unregistered charge at the time when the registered charge was created.	12 13 14 15 16
General	priority rule in relation to unregistered charges	17
48. An over—	n unregistered charge on property of a cooperative has priority	18 19
(a)	a registered charge on the property that was created after the creation of the unregistered charge and does not have priority over the unregistered charge under section $47(1)$; and	20 21 22
(b)	another unregistered charge on the property created after the first-mentioned unregistered charge.	23 24
Special p	priority rules	25
charge or	Except as provided by this section, priority given by this part to a ver another charge does not extend to a liability that, at the priority elation to the first-mentioned charge, is not a present liability.	26 27 28
(2) If a	a registered charge on property of a cooperative secures—	29

	a present liability and a prospective liability of an unspecified amount; or	1 2
(b) a	a prospective liability of an unspecified amount;	3
chargee in knowledge liability be	ven by this part to the charge over another charge of which the relation to the first-mentioned charge does not have actual e extends to the prospective liability, whether the prospective ecame a present liability before or after the registration of the oned charge.	4 5 6 7 8
(3) If a r	egistered charge on property of a cooperative secures—	9
		10 11
(b) a	a prospective liability up to a specified maximum amount;	12
out the natu priority giv prospective	ure of the prospective liability and the amount so specified, then ven by this part to the charge over another charge extends to e liability secured by the first-mentioned charge to the extent of	13 14 15 16 17
present liab and despite had actual	bility before or after the registration of the first-mentioned charge the fact that the chargee in relation to the first-mentioned charge knowledge of the other charge at the time when the prospective	18 19 20 21 22
(5) Subs	ection (6) applies if—	23
(a) a	registered charge on property of a cooperative secures—	24
(1		25 26
(1	ii) a prospective liability up to a specified maximum amount;	27
	e	28 29

¹⁶⁰ Schedule 3, section 13 (Filing of notice of charge and copy of instrument) or 17 Acquisition of property subject to charge)

maximum amount so specified; or 1 a registered charge on property of a cooperative secures a 2 (b) prospective liability of an unspecified amount. 3 (6) In relation to a charge mentioned in subsection (5)— 4 priority given by this part to the charge over another charge of 5 (a) which the chargee in relation to the first-mentioned charge has 6 actual knowledge extends to prospective liability secured by the 7 first-mentioned charge that had become a present liability at the 8 time when the chargee in relation to the first-mentioned charge 9 first obtained actual knowledge of the other charge; and 10 (b) priority given by this part to the charge over another charge of 11 which the chargee in relation to the first-mentioned charge has 12 actual knowledge extends to prospective liability secured by the 13 first-mentioned charge that became a present liability, as the result 14 of the making of an advance, after the time when the chargee in 15 relation to the first-mentioned charge first obtained actual 16 knowledge of the other charge if, at the time, the terms of the 17 first-mentioned charge required the chargee in relation to the 18 charge to make the advance after the time. 19 20 (7) Subsection (6)(b) extends to the prospective liability whether the advance was made before or after the registration of the first-mentioned 21 charge and despite the fact that the chargee in relation to the first-mentioned 22 charge had actual knowledge of the other charge at the time when the 23 advance was made. 24

25

SCHEDULE 4

1

2

3

RECEIVERS, AND OTHER CONTROLLERS, OF PROPERTY OF COOPERATIVES

section 263	4
Interpretation	5
1. In this schedule—	6
"administrator" , in relation to a deed of arrangement, means an administrator of the deed appointed under the Corporations Law, part 5.3A, as adopted and applying under this Act.	7 8 9
"control day", in relation to a controller of property of a cooperative, means—	10 11
(a) unless paragraph (b) applies—	12
 (i) for a receiver, or receiver and manager, of the property—the day when the receiver, or receiver and manager, was appointed; or 	13 14 15
 (ii) for another person who is in possession, or has control, of the property for the purpose of enforcing a charge—the day when the person entered into possession, or took control, of property of the cooperative for the purpose of enforcing the charge; or 	16 17 18 19 20
(b) if the controller became a controller of property of the cooperative—	21 22
(i) to act with an existing controller of the property; or	23
(ii) in place of a controller of the property who has died or ceased to be a controller of the property;	24 25
the day that is, because of another application or applications of this definition, the control day in relation to the controller mentioned in subparagraph (i) or (ii).	26 27 28

"control	ler", of property of a cooperative, means—	1
(a)	a receiver, or receiver and manager, of the property; or	2
(b)	anyone else who (whether or not as agent for the cooperative) is in possession, or has control, of the property for the purpose of enforcing a charge.	3 4 5
"coopera	ative" includes a foreign cooperative registered under part 14.161	6
day pub	ewspaper'' means a newspaper that is ordinarily published on each that is a business day in the place where the newspaper is lished, whether or not the newspaper is ordinarily published on er days.	7 8 9 10
"managi	ing controller", of property of a cooperative, means—	11
(a)	a receiver and manager of the property; or	12
(b)	another controller of the property who has functions or powers in relation to managing the cooperative.	13 14
	I newspaper " means a daily newspaper circulating generally in a State.	15 16
	, of a cooperative that is a foreign cooperative, includes a local nt of the foreign cooperative.	17 18
"proper	ty", of a cooperative, means property—	19
(a)	for a cooperative that is not a foreign cooperative—within or outside Australia; or	20 21
(b)	for a cooperative that is a foreign cooperative—within Australia or an external Territory.	22 23
"receive	r", of property of a cooperative, includes a receiver and manager.	24
Applicat	tion of schedule	25
	ept in so far as the contrary intention appears, this schedule applies on to a receiver of property of a cooperative who is appointed after	26 27

	mencement, even if the appointment arose out of a transaction nto, or an act or thing done, before the commencement.	1 2
Persons	not to act as receivers	3
	A person is not qualified to be appointed, and must not act, as of property of a cooperative if the person—	4 5
(a)	is a mortgagee of property of the cooperative; or	6
(b)	is an auditor or an officer of the cooperative; or	7
(c)	is an officer of a corporation that is a mortgagee of property of the cooperative; or	8 9
(d)	is not a registered liquidator under the Corporations Law; or	10
(e)	is an officer of a corporation related to the cooperative; or	11
(f)	has at any time within the last 12 months been an officer or promoter of the cooperative or of a related corporation, unless the registrar directs in writing that this paragraph does not apply in relation to the person in relation to the cooperative.	12 13 14 15
(2) In	subsection (1)—	16
inst	', of a corporation, does not include a receiver, appointed under an rument whether before or after the commencement, of property of body.	17 18 19
authorise	ubsection (1)(d) does not apply in relation to a corporation ed under a law of the Commonwealth or of a State to act as receiver rty of the cooperative.	20 21 22
	othing in this section prevents a person from acting as receiver of of a cooperative under an appointment validly made before the cement.	23 24 25
Suprem	e Court may declare whether controller is validly acting	26
4.(1) I	f there is doubt, on a specific ground, about—	27
(a)	whether a purported appointment of a person, after the	28

C(0)	ommencement, as receiver of property of a cooperative is valid; r	1 2
C	whether a person who has entered into possession, or assumed ontrol, of property of a cooperative after the commencement did to validly under the terms of a charge on the property;	3 4 5
-	the cooperative or any of the cooperative's creditors may apply eme Court for an order under subsection (2).	6 7
(2) On an whether or	n application, the Supreme Court may make an order declaring not—	8 9
(a) th	ne purported appointment was valid; or	10
	ne person entered into possession, or assumed control, validly nder the terms of the charge;	11 12
as the case other groun	may be, on the ground specified in the application or on some id.	13 14
Liability of	f controller	15
the cooperation	eceiver, or another authorised person, who, whether as agent for ative or not, enters into possession or assumes control of a	16 17
	a cooperative for the purpose of enforcing any charge is, despite ent to the contrary, but without prejudice to the person's rights	18 19
0	cooperative or another person, liable for debts incurred by the	19 20
0	ne course of the receivership, possession or control for services	21

(2) Subsection (1) does not constitute the person entitled to the charge a mortgagee in possession.

rendered, goods purchased or property hired, leased, used or occupied.

but has not been properly so appointed; and

(3) If— 25 a person (the "controller") enters into possession or assumes (a) 26 control of property of a cooperative; and 27 the controller purports to have been properly appointed as a 28 (b) receiver of the property under a power contained in an instrument, 29

22

23

24

30

(c)	civil proceedings in a federal court or a court of a State arise out of an act alleged to have been done by the controller;	1 2
	a may, if it is satisfied that the controller believed on reasonable that the controller had been properly so appointed, order that—	3 4
(d)	the controller be relieved in whole or in part of a liability that the controller has incurred but would not have incurred if the controller had been properly so appointed; and	5 6 7
(e)	a person who purported to appoint the controller as receiver be liable for an act, matter or thing in so far as the controller has been relieved under paragraph (d) of liability for that act, matter or thing.	8 9 10 11
	of controller under pre-existing agreement about property cooperative	12 13
6.(1) 7	This section applies if—	14
(a)	under an agreement made before the control day in relation to a controller of property of a cooperative, the cooperative continues after the control day to use or occupy, or to be in possession of, property ("third party property") of which someone else is the owner or lessor; and	15 16 17 18 19
(b)	the controller is controller of the third party property.	20
of the rer	bject to subsections (4) and (7), the controller is liable for so much at or other amounts payable by the cooperative under the agreement butable to a period—	21 22 23
(a)	that begins more than 7 days after the control day; and	24
(b)	throughout which—	25
	(i) the cooperative continues to use or occupy, or to be in possession of, the third party property; and	26 27
	(ii) the controller is controller of the third party property.	28
	ithin 7 days after the control day, the controller may give to the lessor a notice that specifies the third party property and states that	29 30

the controller does not propose to exercise rights in relation to the property as controller of the property, whether on behalf of the cooperative or anyone else.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19 20

21

22

24

27

(4) Despite subsection (2), the controller is not liable for so much of the rent or other amounts payable by the cooperative under the agreement as is attributable to a period during which a notice under subsection (3) is in force, but the notice does not affect a liability of the cooperative.

(5) A notice under subsection (3) ceases to have effect if—

- (a) the controller revokes it by writing given to the owner or lessor; or
- (b) the controller exercises, or purports to exercise, a right in relation to the third party property as controller of the property, whether on behalf of the cooperative or anyone else.

(6) For subsection (5), the controller does not exercise, or purport to exercise, a right mentioned in subsection (5)(b) merely because the controller continues to be in possession, or to have control, of the third party property, unless the controller—

- (a) also uses the property; or
- (b) asserts a right, as against the owner or lessor, so to continue.

(7) Subsection (2) does not apply in so far as the Supreme Court, by order, excuses the controller from liability, but an order does not affect a liability of the cooperative.

(8) The controller is not taken because of subsection (2)— 23	3
---	---

- (a) to have adopted the agreement; or
- (b) to be liable under the agreement otherwise than as mentioned in subsection (2).25

Powers of receiver

7.(1) Subject to this section, a receiver of property of a cooperative has28power to do, in Australia and elsewhere, all things necessary or convenient29to be done for or in relation to, or as incidental to, the attainment of the30

objectives for which the receiver was appointed. 1 (2) Without limiting subsection (1), but subject to any provision of the 2 court order by which, or the instrument under which, the receiver was 3 appointed, being a provision that limits the receiver's powers in any way, a 4 receiver of property of a cooperative has, in addition to any powers 5 conferred by the order or instrument, as the case may be, or by another law, 6 power, for the purpose of attaining the objectives for which the receiver was 7 appointed-8 9 (a) to enter into possession and take control of property of the cooperative under the terms of the order or instrument; and 10 (b) to lease, let on hire or dispose of property of the cooperative; and 11 (c) to grant options over property of the cooperative on conditions 12 that the receiver considers appropriate; and 13 to borrow money on the security of property of the cooperative; (d) 14 and 15 to insure property of the cooperative; and 16 (e) to repair, renew or enlarge property of the cooperative; and (f) 17 (g) to convert property of the cooperative into money; and 18 (h) to carry on a business of the cooperative; and 19 (i) to take on lease or on hire, or to acquire, property necessary or 20 convenient in connection with the carrying on of a business of the 21 cooperative; and 22 to execute a document, bring or defend a proceeding or do any 23 (j) other act or thing in the name of and on behalf of the cooperative; 24 25 and (k) to draw, accept, make and endorse a bill of exchange or 26 promissory note; and 27 to use a seal of the cooperative; and 28 (1)(m) to engage or discharge employees on behalf of the cooperative; 29 and 30 to appoint a solicitor, accountant or other professionally qualified 31 (n)

	person to assist the receiver; and	1
(0)	to appoint an agent to do any business that the receiver is unable to do, or that it is unreasonable to expect the receiver to do, in person; and	2 3 4
(p)	if a debt or liability is owed to the cooperative—to prove the debt or liability in a bankruptcy, insolvency or winding-up and, in that connection, to receive dividends and to assent to a proposal for a composition or a scheme of arrangement; and	5 6 7 8
(q)	if the receiver was appointed under an instrument that created a charge on uncalled capital or uncalled premiums of the cooperative—	9 10 11
	(i) in the name of the cooperative, to make a call for money unpaid on shares in the cooperative (whether on account of the nominal value of the shares or by way of premium); or	12 13 14
	 (ii) on the giving of an adequate indemnity to a liquidator of the cooperative, in the name of the liquidator, to make a call for money unpaid on account of the nominal value of shares in the cooperative; and 	15 16 17 18
(r)	to enforce payment of a call that is due and unpaid, whether the calls were made by the receiver or otherwise; and	19 20
(s)	to make or defend an application for the winding-up of the cooperative; and	21 22
(t)	to refer to arbitration a question affecting the cooperative.	23
property	e conferring by this section on a receiver of powers in relation to of a cooperative does not, in relation to the property, affect a right r person other than the cooperative.	24 25 26
cooperati	this section, a reference, in relation to a receiver, to property of a ve is, unless the contrary intention appears, a reference to the of the cooperative in relation to which the receiver was appointed.	27 28 29

Controller's duty of care in exercising power of sale	1
8.(1) In exercising a power of sale in relation to property of a cooperative, a controller must take all reasonable care to sell the property for—	2 3 4
(a) if, when it is sold, it has a market value—not less than the market value; or	5 6
(b) otherwise—the best price that is reasonably obtainable, having regard to the circumstances existing when the property is sold.	7 8
(2) Nothing in subsection (1) limits anything in part 9, division 2.162	9
Supreme Court may authorise managing controller to dispose of property despite prior charge	10 11
9.(1) On the application of a managing controller of property of a cooperative, the Supreme Court may by order authorise the controller to sell, or to dispose of in some other specified way, specified property of the cooperative, even though it is subject to a charge (the " prior charge ") that has priority over a charge (the " controller's charge ") on the property that the controller is enforcing.	12 13 14 15 16 17
(2) The Supreme Court may make an order if satisfied that—	18
(a) apart from the existence of the prior charge, the controller would have power to sell, or to dispose of, the property; and	19 20
(b) the controller has taken all reasonable steps to obtain the consent of the holder of the prior charge to the sale or disposal, but has not obtained the consent; and	21 22 23
(c) sale or disposal of the property under the order is in the best interests of the cooperative's creditors and of the cooperative; and	24 25
(d) sale or disposal of the property under the order will not unreasonably prejudice the rights or interests of the holder of the prior charge.	26 27 28

¹⁶² Part 9, division 2 (Duties and liabilities of directors, officers and employees)

(3) The Supreme Court may have regard to the need to protect adequately the rights and interests of the holder of the prior charge.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

(4) If the property would be sold or disposed of together with other property that is subject to the controller's charge, the Supreme Court may have regard to—

- (a) the amount, if any, by which it is reasonable to expect that the net proceeds of selling or disposing of the other property otherwise than together with the first-mentioned property would be less than so much of the net proceeds of selling or disposing of all the property together as would be attributable to the other property; and
- (b) the amount, if any, by which it is reasonable to expect that the net proceeds of selling or disposing of the first-mentioned property otherwise than together with the other property would be greater than so much of the net proceeds of selling or disposing of all the property together as would be attributable to the first-mentioned property.

(5) Nothing in subsection (3) or (4) limits the matters to which the Supreme Court may have regard for subsection (2).

(6) An order may be made subject to conditions, for example (but without limitation)—

- (a) a condition that—
 - (i) the net proceeds of the sale or disposal; and
 - (ii) the net proceeds of the sale or disposal of other property, if
 any, that may be specified in the condition and is subject to
 the controller's charge;
 26

or a specified part of the net proceeds, be applied in payment of specified amounts secured by the prior charge; or

(b) a condition that the controller apply a specified amount in payment of specified amounts secured by the prior charge.30

Receiver winding	's power to carry on cooperative's business during –up	1 2
10.(1) may—	A receiver of property of a cooperative that is being wound-up	3 4
(a)	with the written approval of the cooperative's liquidator or with the approval of the Supreme Court, carry on the cooperative's business either generally or as otherwise specified in the approval; and	5 6 7 8
(b)	do whatever is necessarily incidental to carrying on the business under paragraph (a).	9 10
(2) Sul	bsection (1) does not—	11
(a)	affect a power that the receiver has otherwise than under subsection (1); or	12 13
(b)	empower the receiver to do an act that the receiver would not have power to do if the cooperative were not being wound-up.	14 15
	receiver of property of a cooperative who carries on the ive's business under subsection (1) does so—	16 17
(a)	as agent for the cooperative; and	18
(b)	in his or her capacity as receiver of property of the cooperative.	19
(4) The following	e consequences of subsection (3) include, but are not limited to, the g-	20 21
(a)	for section 5(1)—a debt that the receiver incurs in carrying on the business as mentioned in subsection (3) is incurred in the course of the receivership;	22 23 24
(b)	a debt or liability that the receiver incurs in so carrying on the business is not a cost, charge or expense of the winding-up.	25 26
	er's duties in relation to financial institution accounts and ng records	27 28
11.(1)	A controller of property of a cooperative must—	29

(a) open and maintain an account with a financial institution, bearing—	1 2
(i) the controller's own name; and	3
(ii) for a receiver of the property—the title 'receiver'; and	4
(iii) otherwise—the title 'controller'; and	5
(iv) the cooperative's name; and	6
(b) within 3 business days after money of the cooperative comes under the control of the controller, pay the money into an account maintained under subsection (1); and	7 8 9
(c) ensure that no account that the controller maintains under subsection (1) contains money other than money of the cooperative that comes under the control of the controller; and	10 11 12
(d) keep the accounting records that correctly record and explain all transactions the controller enters into as the controller.	13 14
(2) A director, creditor or member of a cooperative may, unless the Supreme Court otherwise orders, personally or by an agent, inspect records kept by a controller of property of the cooperative for subsection (1)(d).	15 16 17
Managing controller to report within 2 months about cooperative's affairs	18 19
12.(1) A managing controller of property of a cooperative must prepare a report about the cooperative's affairs in the approved form and made up to a day not later than 28 days before the day when it is prepared.	20 21 22
(2) The managing controller must prepare the report and file it with the registrar within 2 months after the control day.	23 24
(3) As soon as practicable, and in any event within 14 days, after filing the report with the registrar, the managing controller must cause to be published in a national newspaper, or in each State in a daily newspaper that circulates generally in that State, a notice stating—	25 26 27 28
(a) that the report has been prepared; and	29
(b) that a person can, on paying the fee prescribed under a regulation,	30

	inspect the report at specified offices of the registrar.	1
(4) If prejudice	, in the managing controller's opinion, it would seriously	2 3
(a)	the cooperative's interests; or	4
(b)	the achievement of the objectives for which the controller was appointed, or entered into possession or assumed control of property of the cooperative, as the case requires;	5 6 7
report we	lar information that the controller would otherwise include in the ere made available to the public, the controller need not include the on in the report.	8 9 10
	the managing controller omits information from the report as 1 by subsection (4), the controller must include instead a notice—	11 12
(a)	stating that certain information has been omitted from the report; and	13 14
(b)	summarising what the information is about, but without disclosing the information itself.	15 16
Reports	by receiver	17
13.(1)	If it appears to the receiver of property of a cooperative that—	18
(a)	a past or present officer, or a member, of the cooperative may have been guilty of an offence under a law of the Commonwealth or of a State in relation to the cooperative; or	19 20 21
(b)	a person who has taken part in the formation, promotion, administration, management or winding-up of the cooperative—	22 23
	 (i) may have misapplied or retained, or may have become liable or accountable for, money or property (whether the property is within or outside Australia) of the cooperative; or 	24 25 26
	(ii) may have been guilty of negligence, default, breach of duty or breach of trust in relation to the cooperative;	27 28
the receiv	/er must—	29

(c) file with the registrar as soon as practicable a report about the matter; and	1 2
(d) give to the registrar the information, and the access to and facilities for inspecting and taking copies of any documents, the registrar requires.	3 4 5
(2) The receiver may also file further reports specifying any other matter that, in the receiver's opinion, it is desirable to bring to the notice of the registrar.	6 7 8
(3) If it appears to the Supreme Court—	9

(3) If it appears to the Supreme Court—

- that a past or present officer, or a member, of a cooperative in (a) relation to property of which a receiver has been appointed has been guilty of an offence under a law mentioned in subsection (1)(a) in relation to the cooperative; or
- (b) that a person who has taken part in the formation, promotion, administration, management or winding-up of a cooperative in relation to property of which a receiver has been appointed has engaged in conduct mentioned in subsection (1)(b) in relation to the cooperative;

and that the receiver has not filed a report with the registrar about the matter, the court may, on the application of a person interested in the appointment of the receiver or of its initiative, direct the receiver to file the report.

Supervision of controller

14.(1) If—

- it appears to the Supreme Court or to the registrar that a controller 24 (a) of property of a cooperative has not faithfully performed, or is not 25 faithfully performing, the controller's functions or has not 26 observed, or is not observing, a requirement of-27
 - for a receiver-the order by which, or the instrument under (i) 28 which, the receiver was appointed; or 29
 - (ii) otherwise—an instrument under which the controller entered 30 into possession, or took control, of the property; or 31

22

10

11

12

13

14

15

16

17

18

19

20

21

23

(iii) in any case—the Supreme Court; or	1
(iv) in any case—this Act or rules of court; or	2
(b) a person complains to the Supreme Court or to the registrar about an act or omission of a controller of property of a cooperative in connection with performing or exercising any of the controller's functions and powers—	3 4 5 6
the Supreme Court or the registrar, as the case may be, may inquire into the matter and, if the Supreme Court or registrar so inquires, the Supreme Court may take the action as it thinks appropriate.	7 8 9
(2) The registrar may report to the Supreme Court any matter that in the registrar's opinion is a misfeasance, neglect or omission on the part of a controller of property of a cooperative and the Court may—	10 11 12
 (a) order the controller to make good any loss the estate of the cooperative has sustained because of the misfeasance, neglect or omission; and 	13 14 15
(b) make another order or orders that it thinks appropriate.	16
(3) The Supreme Court may at any time—	17
 (a) require a controller of property of a cooperative to answer questions about the performance or exercise of any of the controller's functions and powers as controller; or 	18 19 20
(b) examine a person about the performance or exercise by the controller of any of the controller's functions and powers as controller; or	21 22 23
(c) direct an investigation to be made of the controller's records.	24
Controller may apply to Supreme Court	25
15.(1) A controller of property of a cooperative may apply to the Supreme Court for directions in relation to any matter arising in connection with the performance or exercise of any of the controller's functions and powers as controller.	26 27 28 29
(2) For a receiver of property of a cooperative, subsection (1) applies	30

only if the receiver was appointed under a power contained in an instrument.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

23

24 25

26

Power of Supreme Court to fix receiver's remuneration

16.(1) The Supreme Court may by order fix the amount to be paid by way of remuneration to a person who, under a power contained in an instrument, has been appointed as receiver of property of a cooperative.

(2) The power of the Supreme Court to make an order under this section—

- (a) extends to fixing the remuneration for a period before the making of the order or the application for the order; and
- (b) is exercisable even if the receiver has died, or ceased to act, before the making of the order or the application for the order; and
- (c) if the receiver has been paid or has retained for the receiver's remuneration for a period before the making of the order an amount in excess of that fixed for the period—extends to requiring the receiver or the receiver's personal representatives to account for the excess or the part of the excess that is specified in the order.

(3) The power conferred by subsection (2)(c) must not be exercised in
relation to a period before the making of the application for the order unless,
in the opinion of the Supreme Court, there are special circumstances
21
making it proper for the power to be so exercised.
22

(4) The Supreme Court may from time to time vary or amend an order under this section.

(5) An order under this section may be made, varied or amended on the application of—

(a)	a liquidator of the cooperative; or	27
(b)	an administrator of the cooperative; or	28

(c) an administrator of a deed of arrangement executed by the 29 cooperative; or 30

(d) the registrar.	1
(6) An order under this section may be varied or amended on the application of the receiver.	2 3
(7) An order under this section may be made, varied or amended only as provided in subsections (5) and (6).	4 5
Controller has qualified privilege in certain cases	6
17. A controller of property of a cooperative has qualified privilege in relation to—	7 8
 (a) a matter contained in a report that the controller files under section 12 or 13;¹⁶³ or 	9 10
(b) a comment that the controller makes under section $20(2)(c)$. ¹⁶⁴	11
Notification of matters relating to controller	12
18.(1) A person who obtains an order for the appointment of a receiver of property of a cooperative, or who appoints a receiver of property of a cooperative under a power contained in an instrument, must—	13 14 15
(a) within 7 days after obtaining the order or making the appointment, file notice that the order has been obtained, or that the appointment has been made, as the case requires; and	16 17 18
(b) within 21 days after obtaining the order or making the appointment, cause notice that the order has been obtained, or that the appointment has been made, as the case requires, to be published in the gazette.	19 20 21 22
(2) A person who appoints another person to enter into possession, or take control, of property of a cooperative (whether or not as agent for the cooperative) for the purpose of enforcing a charge otherwise than as	23 24 25

¹⁶³ Schedule 4, section 12 (Managing controller to report within 2 months about cooperative's affairs or 13 (Reports by receiver)

¹⁶⁴ Schedule 4, section 20 (Officers to report to controller about cooperative's affairs)

receiver	of the property must—	1
(a)	within 7 days after making the appointment, file notice of the appointment with the registrar; and	2 3
(b)	within 21 days after making the appointment, cause notice of the appointment to be published in the gazette.	4 5
	person who enters into possession, or takes control, as mentioned ction (2) must—	6 7
(a)	within 7 days after entering into possession or taking control, file notice with the registrar that the person has done so; and	8 9
(b)	within 21 days after entering into possession or taking control, cause to be published in the gazette, notice that the person has done so;	10 11 12
unless an	other person—	13
(c)	appointed the first-mentioned person to enter into possession or take control; and	14 15
(d)	complies with subsection (2) in relation to the appointment.	16
cooperat	Vithin 14 days after becoming a controller of property of a ive, a person must file with the registrar notice in the approved he address of the person's office.	17 18 19
change in	controller of property of a cooperative must, within 14 days after a in the situation of the controller's office, file with the registrar notice proved form of the change.	20 21 22
(6) A must—	person who ceases to be a controller of property of a cooperative	23 24
(a)	within 7 days after so ceasing, file with the registrar notice that the person has so ceased; and	25 26
(b)	within 21 days after so ceasing, cause notice that the person has so ceased to be published in the gazette.	27 28

Statement that receiver appointed or other controller acting 1 **19.(1)** If a receiver of property (whether within or outside this State or 2 within or outside Australia) of a cooperative has been appointed, the 3 cooperative must set out, in every public document, and in every eligible 4 negotiable instrument, of the cooperative, after the name of the cooperative 5 where it first appears, a statement that a receiver, or a receiver and manager, 6 as the case requires, has been appointed. 7 (2) If there is a controller (other than a receiver) of property (whether 8 within Australia or elsewhere) of a cooperative, the cooperative must set 9 out, in every public document, and in every eligible negotiable instrument, 10 of the cooperative, after the cooperative's name where it first appears, a 11 statement that a controller is acting. 12 Officers to report to controller about cooperative's affairs 13 **20.(1)** In this section— 14 "reporting officer", in relation to a cooperative for property of which a 15 person is controller, means a person who was on the control day-16 (a) for a cooperative other than a foreign cooperative—a director or 17 secretary of the cooperative; or 18 (b) for a foreign cooperative-a local agent of the foreign 19 cooperative. 20 (2) If a person becomes a controller of property of a cooperative— 21 the person must serve on the cooperative as soon as practicable 22 (a) notice that the person is a controller of property of the 23 cooperative: and 24 25 (b) within 14 days after the cooperative receives the notice, the reporting officers must make out and submit to the person a 26 report in the approved form about the affairs of the cooperative as 27 at the control day; and 28 (c) the person must, within 28 days after receipt of the report— 29 file with the registrar a copy of the report and a notice setting 30 (i) out the comments the person considers appropriate to make 31

		relating to the report or, if the person does not consider it appropriate to comment, a notice stating that the receiver does not consider it appropriate to comment; and	1 2 3
	(ii)	send to the cooperative a copy of the notice filed under subparagraph (i); and	4 5
(d)		person must, within 28 days after receipt of the report, if the son became a controller of the property—	6 7
	(i)	because of an appointment as receiver of the property that was made by or on behalf of the holder of debentures of the cooperative; or	8 9 10
	(ii)	by entering into possession, or taking control, of the property for the purpose of enforcing a charge securing the debentures;	11 12 13
	trus	there are trustees for the holders of the debentures, send to the tees a copy of the report and a copy of the notice filed under agraph $(c)(i)$.	14 15 16
reporting	offi	e has been served on a cooperative under subsection (2)(a), the cers may apply to the controller or to the Supreme Court to iod within which the report is to be submitted and—	17 18 19
(a)	that writ	pplication is made to the controller—if the controller believes there are special reasons for so doing, the controller may, by then notice given to the reporting officers, extend the period l a specified day; and	20 21 22 23
(b)	that	oplication is made to the Supreme Court—if the court believes there are special reasons for so doing, the court may, by er, extend the period until a specified day.	24 25 26
	on (3	bon as practicable after granting an extension under $)(a)$, the controller must file a copy of the notice with the	27 28 29
	bsect	n as practicable after the Supreme Court grants an extension ion (3)(b), the reporting officers must file a copy of the order trar.	30 31 32

(6) Subsections (2), (3) becomes a controller of pr) and (4) do not apply in a case where a person operty of a cooperative—	1 2
(a) to act with an ex	isting controller of property of the cooperative; or	3
(b) in place of a conbe a controller of	ntroller of the property who has died or ceased to f the property.	4 5
property of a cooperative	etion (2) applies in a case where a controller of dies, or ceases to be a controller of property of the etion (2) is fully complied with, then—	6 7 8
(a) the references in	subsections (2)(b), (c) and (d) to the person; and	9
(b) the references in	subsections (3) and (4) to the controller;	10
include references to the controller.	e controller's successor and to a continuing	11 12
subsection (7)) and section	is being wound-up, this section (including a 21 apply even if the controller and the liquidator with the necessary changes arising from that fact.	13 14 15
Controller may require	reports	16
the person or persons, rec the following classes of verify by a written state controller, a report, contai	property of a cooperative may, by notice given to puire 1 or more persons included in 1 or more of persons to make out as required by the notice, ment in the approved form, and submit to the ning the information that is specified in the notice perative or as to the affairs specified in the notice, notice—	17 18 19 20 21 22 23
(a) persons who are	or have been officers of the cooperative;	24
· / I	ive was incorporated within 1 year before the ersons who have taken part in the formation of the	25 26 27
employed withi	e employed by the cooperative or have been so n 1 year before the control day and are, in the controller, capable of giving the information	28 29 30 31

(d) persons who are, or have been within 1 year before the control day, officers of, or employed by, a cooperative that is, or within the year was, an officer of the cooperative.

(2) Without limiting subsection (1), a notice under subsection (1) may specify the information that the controller requires as to affairs of the cooperative by reference to information that this Act requires to be included in another report, statement or notice under this Act.

(3) A person making a report and verifying it as required by subsection (1) must, subject to a regulation, be allowed, and must be paid by the receiver (or the controller's successor) out of the controller's receipts, any costs and expenses incurred in and about the preparation and making of the report and the verification of the report that the controller (or the controller's successor) considers reasonable.

(4) A person must comply with a requirement made under subsection (1).

(5) A reference in this section to the controller's successor includes a reference to a continuing controller.

Controller may inspect books

22. A controller of property of a cooperative is entitled to inspect at any19reasonable time any records of the cooperative relating to the property and a20person must not fail to allow the controller to inspect the records at any21reasonable time.22

Filing controller's accounts

23.(1) A controller of property of a cooperative must file with the registrar an account—

- (a) within 28 days after the end of—
 - (i) 6 months, or the shorter period the controller decides, after
 the day when the controller became a controller of property
 of the cooperative; and
 29
 - (ii) each subsequent period of 6 months throughout which the 30

	controller is a controller of property of the cooperative; and	1
(b)	within 28 days after the controller ceases to be a controller of property of the cooperative.	2 3
(2) An	account must be in the approved form and show—	4
(a)	the controller's receipts and payments during—	5
	(i) for an account under subsection (1)(a)—the 6 months or shorter period, as the case requires; or	6 7
	(ii) for an account under subsection (1)(b)—the period beginning at the end of the period to which the last account related, or on the control day, as the case requires and ending on the day when the controller so ceased; and	8 9 10 11
(b)	except for an account filed under subsection $(1)(a)(i)$ —the respective aggregates of the controller's receipts and payments since the control day.	12 13 14
(3) For	r—	15
(a)	a receiver appointed under a power contained in an instrument; or	16
(b)	anyone else who is in possession, or has control, of property of the cooperative for the purpose of enforcing a charge;	17 18
the accou	ints must also show the following—	19
(c)	the amount, if any, owing under the instrument or charge—	20
	 (i) for an account filed under subsection (1)(a)(i)—at the end of the control day and at the end of the period to which the account relates; or 	21 22 23
	(ii) otherwise—at the end of the period to which the account relates; and	24 25
(d)	the controller's estimate of the total value, at the end of the period to which the account relates, of the property of the cooperative that is subject to the instrument or charge.	26 27 28
application	ne registrar may, of the registrar's own initiative or on the on of the cooperative or a creditor of the cooperative, cause the filed under subsection (1) to be audited by a registered company	29 30 31

auditor ap	ppointed by the registrar.	1
	r the audit, the controller must give the auditor any records and on that the auditor requires.	2 3
cooperati	he registrar causes the accounts to be audited on the request of the ve or a creditor, the registrar may require the cooperative or as the case may be, to give security for the payment of the cost of	4 5 6 7
(7) Th registrar.	e costs of an audit under subsection (3) are to be fixed by the	8 9
order dec debt incu	e registrar may, if the registrar thinks it is appropriate, make an laring that, for section $5(1)$, the costs of the audit are taken to be a rred by the controller as mentioned in section $5(1)$ and, if the order the controller is liable accordingly.	10 11 12 13
(9) A <u>p</u>	person must comply with a requirement made under this section.	14
in priori	t of certain debts, out of property subject to floating charge, ty to claims under charge This section applies if—	15 16 17
(a)	a receiver is appointed on behalf of the holders of debentures of a cooperative that are secured by a floating charge, or possession is taken or control is assumed, by or on behalf of the holders of debentures of a cooperative, of property comprised in or subject to a floating charge; and	18 19 20 21 22
(b)	at the date of the appointment or of the taking of possession or assumption of control (the "relevant date")—	23 24
	(i) the cooperative has not commenced to be wound-up voluntarily; and	25 26
	(ii) the cooperative has not been ordered to be wound-up by the Supreme Court.	27 28
of proper	e receiver or other person taking possession or assuming control ty of the cooperative must pay, out of the property coming into or its hands, the following debts or amounts in priority to a claim	29 30 31

for principal or interest for the debentures-

 (a) first, an amount that in a winding-up is payable in priority to unsecured debts under the Corporations Law, section 562 (as adopted and applying under this Act); 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- (b) next, if an auditor of the cooperative had applied to the registrar for consent to his, her or its resignation as auditor and the registrar had refused that consent before the relevant date, the reasonable fees and expenses of the auditor incurred during the period beginning on the day of the refusal and ending on the relevant date;
- (c) subject to subsections (4) and (5), next, a debt or amount that in a winding-up is payable in priority to other unsecured debts under the Corporations Law, section 556(1)(e), (g) or (h) or 560 (as adopted and applying under this Act).

(3) The receiver or other person taking possession or assuming control of property must pay debts and amounts payable under subsection (2)(c) in the same order of priority as is prescribed by the Corporations Law, part 5.6, division 6 (as adopted and applying under this Act) for the debts and amounts.

(4) If an auditor of the cooperative had applied to the registrar for consent 20 to his, her or its resignation as auditor and the registrar had, before the 21 relevant date, refused consent, a receiver must, when property comes to the 22 receiver's hands, before paying a debt or amount mentioned in subsection 23 (2)(c), make provision out of the property for the reasonable fees and 24 expenses of the auditor incurred after the relevant date but before the date on 25 which the property comes into the receiver's hands, being fees and 26 expenses for which provision has not already been made under this 27 subsection 28

(5) If an auditor of the cooperative applies to the registrar for consent to
his, her or its resignation as auditor and, after the relevant date, the registrar
refuses consent, the receiver must, in relation to property that comes into the
receiver's hands after the refusal, before paying any debt or amount
mentioned in subsection (2)(c), make provision out of the property for the
reasonable fees and expenses of the auditor incurred after the refusal and
before the date on which the property comes into the receiver's hands, being

fees and expenses for which provision has not already been made under this subsection.

1

2

3

4

5

6

7

8 9

10

11

12

(6) A receiver must make provision for reasonable fees and expenses of an auditor for a particular period as required by subsection (4) or (5) whether or not the auditor has made a claim for fees and expenses for the period, but if the auditor has not made a claim, the receiver may estimate the reasonable fees and expenses of the auditor for the period and make provision in accordance with the estimate.

(7) For this section, the references in the Corporations Law, part 5.6, division 6 (as adopted and applying under this Act) to the relevant date are to be read as references to the date of the appointment of the receiver, or of possession being taken or control being assumed, as the case may be.

Enforce	ment of controller's duty to make returns	13
25.(1)	If a receiver of property of a cooperative—	14
(a)	who has defaulted in making or lodging a return, account or other document or in giving notice required by law fails to make good the default within 14 days after the service on the controller, by a member or creditor of the cooperative or trustee for debenture holders, of a notice requiring the controller to do so; or	15 16 17 18 19
(b)	who has become a controller of property of the cooperative otherwise than by being appointed a receiver of the property by a court and who has, after being required at any time by the liquidator of the cooperative so to do, failed to render proper accounts of, and to vouch, the controller's receipts and payments and to pay over to the liquidator the amount properly payable to the liquidator;	20 21 22 23 24 25 26
-	eme Court may make an order directing the controller to make default within the time specified in the order.	27 28
(2) An	application under subsection (1) may be made—	29
(a)	if subsection (1)(a) applies—by a member or creditor of the cooperative or by a trustee for debenture holders; and	30 31
(b)	if subsection (1)(b) applies—by the liquidator of the cooperative.	32

Supreme Court may remove controller for misconduct	1	
26. If, on the application of a cooperative, the Supreme Court is satisfied	2 3	
that a controller of property of the cooperative has been guilty of		
misconduct in connection with performing or exercising any of the	4	
controller's functions and powers, the court may order that, on and after a	5	
specified day, the controller cease to act as receiver or give up possession or	6	
control, as the case requires, of property of the cooperative.	7	
Supreme Court may remove redundant controller	8	
27.(1) The Supreme Court may order that, on and after a specified day, a	9	
controller of property of a cooperative—	10	
(a) cease to act as receiver, or give up possession or control, as the	11	
case requires, of property of the cooperative; or	12	
(b) act as receiver, or continue in possession or control, as the case	13	
requires, only of specified property of the cooperative.	14	
(2) The Supreme Court may make an order under subsection (1) if it is	15	
satisfied that the objectives for which the controller was appointed, or	16	
entered into possession or took control of property of the cooperative, as the	17	
case requires, have been achieved, so far as is reasonably practicable, except		
in relation to property specified in the order under subsection (1)(b).	19	
(3) For subsection (2), the Supreme Court may have regard to—	20	
(a) the cooperative's interests; and	21	
(b) the interests of the holder of the charge that the controller is	22	
enforcing; and	23	
(c) the interests of the cooperative's other creditors; and	24	
(d) another relevant matter.	25	
(4) The Supreme Court may make an order under subsection (1) on the	26	
application of a liquidator appointed for the purposes of winding-up the	27	
cooperative in insolvency.	28	
(5) An order under subsection (1) may also prohibit the holder of the	29	
charge from doing any or all of the following, except with the leave of the	30	

Supreme Court—		1
(a)	appointing a person as receiver of property of the cooperative under a power contained in an instrument relating to the charge;	2 3
(b)	entering into possession, or taking control, of the property for the purpose of enforcing the charge;	4 5
(c)	appointing a person to enter into possession or take control (whether as agent for the chargee or for the cooperative).	6 7
Effect of	r ss 26 and 27	8
	Except as expressly provided in section 26 or 27, ¹⁶⁵ an order etion 26 or 27 does not affect a charge on property of a cooperative.	9 10
Court to	othing in section 26 or 27 limits another power of the Supreme remove, or otherwise deal with, a controller of property of a ve (for example, the Supreme Court's powers under section 14).	11 12 13 14
28.(1) under sec (2) No Court to	Except as expressly provided in section 26 or $27,^{165}$ an order etion 26 or 27 does not affect a charge on property of a cooperative. othing in section 26 or 27 limits another power of the Supreme remove, or otherwise deal with, a controller of property of a	9 10 11 12 13

¹⁶⁵ Schedule 4, section 26 (Supreme Court may remove controller for misconduct) or 27 (Supreme Court may remove redundant controller)

SCHEDULE 5	1
SAVINGS AND TRANSITIONAL	2
section 471	3
Definitions	4
1. In this schedule—	5
"repealed Acts" means—	6
(a) the Cooperative and Other Societies Act 1967; or	7
(b) the Primary Producers' Cooperative Associations Act 1923.	8
"transferred cooperative" means a corporation that is taken under this schedule to be a cooperative, association or federation registered under this Act.	9 10 11
General savings	12
2. Subject to this Act, each person, thing and circumstance appointed or created under the <i>Cooperative and Other Societies Act 1967</i> or the <i>Primary Producers' Cooperative Associations Act 1923</i> or existing or continuing under those Acts immediately before the commencement of this Act continues to have the same status, operation and effect as it would have had if this Act had not been enacted.	13 14 15 16 17 18
Saving of existing cooperatives	19
3.(1) Each existing corporation that was either of the following is taken to be an association registered under this Act—	20 21
 (a) on the repeal of the <i>Cooperative and Other Societies Act 1967</i>—a federation or league of societies and primary producers associations; 	22 23 24
(b) on the repeal of the <i>Primary Producers' Cooperative</i> Associations Act 1923—a federation.	25 26

(2) Each existing corporation that was either of the following is taken to be a cooperative registered under this Act—	1 2
 (a) on the repeal of the <i>Cooperative and Other Societies Act 1967</i>—a society (other than a federation or league of societies and primary producers associations); 	3 4 5
(b) on the repeal of the <i>Primary Producers' Cooperative</i> Associations Act 1923—an association.	6 7
(3) Each transferred cooperative under this section is the same legal entity as it was before the commencement with the same name, rules, directors and membership as it had immediately before the commencement of this Act.	8 9 10 11
Society, association or federation started to be formed	12
4.(1) If, before the repeal of the <i>Cooperative and Other Societies Act 1967</i> a meeting to form a society had been held under section 27 of that Act but the society had not been registered as a society under that Act—	13 14 15
(a) that Act continues to apply to the formation of the society as if it had not been repealed; and	16 17
(b) on registration of the society under section 31 of that Act, the society is taken to be a cooperative registered under this Act.	18 19
(2) If, before the repeal of the <i>Primary Producers' Cooperative Associations Act 1923</i> a meeting to form an association had been held under section 8 of that Act but the association had not been registered as an association under that Act—	20 21 22 23
(a) that Act continues to apply to the formation of the association as if it had not been repealed; and	24 25
 (b) on the registration of the association under section 10 of that Act, the association is taken to be a cooperative registered under this Act. 	26 27 28
(3) If, before the repeal of the <i>Primary Producers' Cooperative Associations Act 1923</i> an application to form a federation had been filed under section 19 or 19A of that Act but the federation had not been	29 30 31

registered as a federation under that Act—	1
(a) that Act continues to apply to the formation of the body as a federation as if it had not been repealed; and	2 3
(b) on the registration of the body as a federation under section 10 of that Act, the federation is taken to be an association registered under this Act.	4 5 6
(4) Each transferred cooperative under this section is the same legal entity as it was before it became a cooperative under this Act with the same name, rules, directors and membership as it had immediately before it became a cooperative under this Act.	7 8 9 10
(5) A certificate issued under the <i>Cooperative and Other Societies Act</i> 1967, section 31 as continued in force under this section is taken to be a certificate issued under section 21 of this Act.	11 12 13
(6) A certificate issued under the <i>Primary Producers' Cooperative Associations Act 1923</i> , section 10 as continued in force under this section is taken to be a certificate issued under section 21 of this Act.	14 15 16
Amalgamation between societies or associations	17
5(1) If before the repeal of the Cooncrative and Other Societies Act	
5.(1) If, before the repeal of the <i>Cooperative and Other Societies Act 1967</i> an application by 2 or more societies to amalgamate under section 30 of that Act was made, that Act continues to apply to the application as if that Act had not been repealed.	18 19 20 21
<i>1967</i> an application by 2 or more societies to amalgamate under section 30 of that Act was made, that Act continues to apply to the application as if that	19 20
1967 an application by 2 or more societies to amalgamate under section 30 of that Act was made, that Act continues to apply to the application as if that Act had not been repealed.(2) On registration of the amalgamated society under the <i>Cooperative and Other Societies Act 1967</i>, the society is taken to be a cooperative	19 20 21 22 23

(5) Each transferred cooperative under this section is the same legal entity as it was immediately before it became a cooperative under this Act with the same name, rules, directors and membership as it had immediately before it became a cooperative under this Act.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

19

20

(6) A certificate issued under the *Cooperative and Other Societies Act 1967*, section 31 as continued in force under this section is taken to be a certificate issued under section 296 of this Act.¹⁶⁶

(7) A certificate issued under the *Primary Producers' Cooperative Associations Act 1923*, section 10 as continued in force under this section is taken to be a certificate issued under section 296 of this Act.

Amalgamation between societies and associations

6.(1) If, before the repeal of the *Cooperative and Other Societies Act 1967* an application is made by a society and an association under section 36B of that Act, that Act continues to apply as if it had not been repealed.

(2) If, before the repeal of the *Primary Producers' Cooperative*15 *Associations Act 1923* an application is made by a society and an
association under section 25D of that Act, that Act continues to apply to the
application as if that Act had not been repealed.

(3) On the registration of the amalgamated body under the relevant Act, the body is taken to be a cooperative registered under this Act.

(4) Each transferred cooperative under this section is the same legal
entity as it was immediately before it became a cooperative under this Act
with the same name, rules, directors and membership as it had immediately
before it became a cooperative under this Act.
24

(5) A certificate issued under the Cooperative and Other Societies Act251967, section 36B as continued in force under this section is taken to be a26certificate issued under section 296167 of this Act.27

(6) A certificate issued under the *Primary Producers' Cooperative* 28

¹⁶⁶ Section 296 (Approval of merger)

¹⁶⁷ Section 296 (Approval of merger)

Associations Act 1923, section 25D as continued in force under this section is taken to be a certificate issued under section 296 of this Act.

1

2

3

4

5

6

7

8

9

10

11

12

18

19

21

22

23

24

Conversion of association or company into a society or society or company into an association

7.(1) If, before the repeal of the *Cooperative and Other Societies Act* 1967 an application is made by an association under section 36A or a company under section 37 of that Act, that Act continues to apply to the application as if that Act had not been repealed.

(2) If, before the repeal of the Primary Producers' Cooperative Associations Act 1923 an application is made by an association or company under section 25C of that Act, that Act continues to apply to an application as if that Act had not been repealed.

(3) On registration of the converted body under the *Cooperative and* 13 Other Societies Act 1967 or the Primary Producers' Cooperative 14 Associations Act 1923, the body is taken to be a cooperative registered 15 under this Act. 16

(4) Each transferred cooperative under this section is the same legal 17 entity as it was immediately before it became a cooperative under this Act with the same name, rules, directors and membership as it had immediately before it became a cooperative under this Act. 20

(5) A certificate issued under the *Cooperative and Other Societies Act* 1967, section 36A or 37 as continued in force under this section is taken to be a certificate issued under section 21 or 26¹⁶⁸ of this Act, as the case requires.

(6) A certificate issued under the *Primary Producers' Cooperative* 25 Associations Act 1923, section 25C as continued in force under this section 26 is taken to be a certificate issued under section 21 or 26 of this Act, as the 27 case requires. 28

¹⁶⁸ Section 21 (Incorporation and certificate of registration) or 26 (Certificate of registration)

Rules to conform with Act	1
8.(1) A transferred cooperative must bring its rules into conformity with this Act within 2 years after the commencement or, if the registrar approves a further period for a particular cooperative, the further period approved by the registrar.	2 3 4 5
(2) The rules of the transferred cooperative are taken to be valid until whichever of the following first happens—	6 7
(a) the cooperative complies with subsection (1);	8
(b) the relevant period under subsection (1) ends.	9
(3) If there is an inconsistency between a provision of this Act and the rules of the cooperative about the procedure for altering the cooperative's rules, the provision of this Act prevails to the extent of the inconsistency.	10 11 12
(4) This section does not affect the operation of part 3, division 2^{169} in relation to the rules of a transferred cooperative.	13 14
Changes to certain rules	15
9.(1) This section applies if, in the registrar's opinion, the rules of a transferred cooperative should be altered to achieve conformity with this Act.	16 17 18
(2) The registrar may, by written notice given to the transferred cooperative, require it to alter its rules within a stated period and in a way stated in the notice or another way approved by the registrar.	19 20 21
(3) If, within the stated period, the cooperative does not alter its rules as required by the notice, the registrar may alter the rules by notation on the registered copy of the rules.	22 23 24
(4) The registrar must give written notice to the cooperative of an alteration of its rules made by the registrar under subsection (3).	25 26
(5) An alteration to rules made by the registrar under this section is as	27

¹⁶⁹ Part 3, division 2 (Rights and liabilities of members)

valid and effective as an alteration made and registered under part 5¹⁷⁰ of this Act.

Rules to contain active membership provisions

10. The board of directors of a transferred cooperative must comply with part 6, division 2¹⁷¹ within 2 years after the commencement or, if the registrar approves a further period for a particular cooperative, the further period approved by the registrar.

Special resolutions

11.(1) A special resolution of a transferred cooperative under the *Cooperative and Other Societies Act 1967* or the *Primary Producers' Cooperative Associations Act 1923* that is not registered under the relevant Act before the commencement of this Act may be registered by the registrar under this Act.

(2) Anything else necessary to be done because of a special resolution to give effect to the resolution but not done before the commencement of this Act may continue to be done after the commencement of this Act.

Documents

12. A certificate or other document about a transferred cooperative and18issued or registered by, or filed with or given to, a registrar under the19Cooperative and Other Societies Act 1967 or the Primary Producers'20Cooperative Associations Act 1923 has effect as a certificate or document21issued or registered by, or filed with or given to, the registrar under this Act.22

Existing accounts provisions apply to transferred cooperatives	23
13.(1) Despite this Act, the Cooperative and Other Societies Act 1967,	24
sections 54 to 56 and 85 to 88 or the Primary Producers' Cooperative	25

17

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

¹⁷⁰ Part 5 (Rules)

¹⁷¹ Part 6, division 2 (Rules to contain active membership provisions)

Associations Regulation 1987, schedule 4, sections 9, 11 and 12 continues to apply to a transferred cooperative for the financial year for the cooperative in which this section commences.

(2) Part 9, divisions 5 and 6^{172} of this Act do not apply to a financial year of a transferred cooperative to which subsection (1) applies.

Winding-up

14. If, before the repeal of the repealed Act, a transferred cooperative had started to be wound-up or dissolved under—

- (a) the Cooperative and Other Societies Act 1967, part 8; or
- (b) the *Primary Producers' Cooperative Associations Regulation* 10 1987, schedule 4, sections 50 and 51; 11

the provisions of that Act or regulation continue to apply to the winding-up or dissolution as if that Act had not been repealed.

Inspection or inquiry

15. If, before the repeal of the repealed Acts, an inspection or inquiry was15started under the Cooperative and Other Societies Act 1967, part 10 or the16Primary Producers' Cooperative Associations Regulation 1987, schedule174 in relation to a transferred cooperative, those provisions continue to apply18to the inspection or inquiry as if those Acts had not been repealed.19

Registrar

20

1

2

3

4

5

6

7

8

9

12

13

14

16.(1) The person holding office as registrar under a repealed Act21immediately before the commencement of this Act is taken, on the22commencement, to be appointed as deputy registrar under this Act.23

(2) The person holding office as registrar under the repealed *Primary*24*Producers' Cooperative Associations Act 1923* immediately before the25repeal is taken to be appointed as assistant registrar under this Act.26

¹⁷² Part 9, divisions 5 (Accounts and audit) and 6 (Registers, records and returns)

(3) Subject to this Act, anything of a continuing nature done or started before the repeal of the repealed Acts by, for or in relation to a person mentioned in subsection (1) or (2) is not affected by this Act and continues to have the same status, operation and effect as it would have had if the relevant Act had not been repealed.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

(4) A reference in a provision of the *Cooperative and Other Societies Act* 1967 or the *Primary Producers' Cooperative Associations Regulation* 1987 to a registrar continued in operation by this schedule is taken, for the continued operation of the provision, to be a reference to the registrar under this Act.

17.(1) A reference in another Act or document to the *Cooperative and Other Societies Act 1967* may, if the context permits, be taken to be a reference to this Act.

(2) A reference in another Act or document to the *Primary Producers' Cooperative Associations Act 1923* may, if the context permits, be taken to be a reference to this Act.

(3) A reference in any other Act or document to—

- (a) a society under the *Cooperative and Other Societies Act 1967*; or 19
- (b) an association or federation under the Primary Producers'20Cooperative Associations Act 1923;21

may, if the context permits, be taken to be a reference to a cooperative or22association registered under this Act.23

Capital reserve fund2418. The amount standing to the credit of a capital reserve fund under the
Cooperative and Other Societies Act 1967, section 48 is taken to form part
of the general reserves of a transferred cooperative.2527

Application for certificate of registration

19.(1) On the written application of a transferred cooperative, the registrar must issue to the applicant a certificate of registration under this Act.

(2) The registrar may issue a certificate of registration to a transferred cooperative under subsection (1) only if the transferred cooperative surrenders to the registrar its certificate of registration under the previous law or satisfies the registrar that the certificate has been lost or destroyed.

Securities

20. A security registered under the Primary Producers' Cooperative 10 Associations Act 1923, section 28 before the commencement of this Act is taken to be a charge registered under section 262173 of this Act. 12

Conversion to a company

21.(1) If, before the commencement of this Act, a society under the Cooperative and Other Societies Act 1967 had passed a special resolution under section 38 of that Act to convert itself into, or to amalgamate with, a company under the Corporations Law but the society had not been registered as, or amalgamated with, a company under the Corporations Law, that Act continues to apply to the conversion or amalgamation.

(2) If, before the commencement of this Act, an association under the 20 Primary Producers' Cooperative Associations Act 1923 had passed a 21 special resolution under section 25A of that Act to apply to be registered as 22 a company under the Corporations Law but the association had not been 23 registered as a company, that Act continues to apply to the application by 24 the association to be registered as a company. 25

Cooperative companies

22.(1) This section applies to a corporation exempted from the operation 27

3 4

5

1

2

6 7 8

11

9

- 13
- 14 15 16

17

18

19

¹⁷³ Section 262 (Registration of charges)

of the *Primary Producers' Cooperative Associations Act 1923*, section 22 immediately before the repeal of that Act that is a foreign cooperative under this Act.

(2) Despite part 14,¹⁷⁴ a corporation to which this section applies may carry on business in Queensland as a foreign cooperative without registration but must become registered as a foreign cooperative under this Act within 2 years after the commencement of this Act.

Transferred cooperatives maximum permissible level of share interest

23. If, before the repeal of the repealed Acts, a person has a relevant interest in shares of the cooperative the nominal value of which is more than 20% of the nominal value of the issued share capital of the cooperative, the person may, despite section 273, continue to have a relevant interest in the shares.

SCHEDULE 6	1
TRANSITIONAL PROVISIONS FOR TRADING	2
COOPERATIVES WITHOUT SHARE CAPITAL	3
section 471	4
Purpose of schedule	5
1. The purpose of this schedule is to make additional transitional provision for certain trading cooperatives that do not have share capital.	6 7
Application of schedule	8
2.(1) This schedule applies despite sections 137 and 138. ¹⁷⁵	9
(2) However, this schedule does not apply to the Tablelands' Co-operative Artificial Stock Breeding Association Limited.	10 11
Definitions	12
3. In this schedule—	13
"cooperative without share capital" means a transferred cooperative	14
under schedule 5 ¹⁷⁶ that, immediately before the commencement of this Act, was registered under the <i>Primary Producers' Cooperative</i>	15 16
Associations Act 1923 and has no issued share capital.	10
Cooperative without share capital taken to be trading cooperative	18
4. A cooperative without share capital is taken to be a trading cooperative.	19

¹⁷⁵ Sections 137 (Former shareholders to be taken to be shareholders for certain purposes) and 138 (Entitlements of former shareholders on mergers etc.)

¹⁷⁶ Schedule 5 (Savings and transitional)

Certain provisions do not apply to cooperatives without share capital	1
5. Section $14(1)$ and $(2)^{177}$ do not apply to a cooperative without share capital.	2 3
Additional matters for rules	4
6. In addition to the matters specified in schedule 1 ¹⁷⁸ for the rules of cooperatives, the rules of a trading cooperative without share capital must set out or make provision for each of the following—	5 6 7
(a) how a surplus may be distributed;	8
(b) the allocation of a deficiency on the winding-up of the cooperative;	9 10
(c) matters that may be prescribed under a regulation.	11
Application of ss 137 and 138 to trading cooperatives without share capital	12 13
7.(1) Sections 137 and 138 ¹⁷⁹ apply with changes to a trading cooperative without share capital.	14 15
(2) The changes to section 137 are as follows—	16
(a) section 137(1), 'shares in a cooperative have'—	17
omit, insert—	18
'membership in a cooperative has';	19
(b) section 137(1), 'the holder of shares in'—	20
omit, insert—	21
'a member of';	22

¹⁷⁸ Schedule 1 (Matters for which rules must make provision)

¹⁷⁷ Section 14 (Trading cooperatives)

¹⁷⁹ Sections 137 (Former shareholders to be taken to be shareholders for certain purposes) and 138 (Entitlements of former shareholders on mergers etc.)

349	
Cooperatives	

(c) section 137(1)(b) and (c), 'shareholder'—	1
omit, insert—	2
'member';	3
(d) section 137(1)(c), 'shares were'—	4
omit, insert—	5
'membership was'.	6
(3) The changes to section 138 are as follows—	7
(a) section 138(1) and (4)(b), 'shares'—	8
omit, insert—	9
'membership';	10
(b) section 138(1), 'are'—	11
omit, insert—	12
'is';	13
(c) section 138(2), 'held shares'—	14
omit, insert—	15
'membership';	16
(d) section 138(2), 'those shares'—	17
omit, insert—	18
'membership';	19
(e) section $138(2)$ and $(3)(a)$, 'person's shares'—	20
omit, insert—	21
'person's membership';	22
(f) section 138(3), 'The extent of the forfeited shareholding'—	23
omit, insert—	24
'The forfeited membership'.	25
	26

Cooperatives	
SCHEDULE 7	1
ACTS AMENDED	2
section 472	3
ASSOCIATIONS INCORPORATION ACT 1981	4
1. Section 2—	5
insert—	6
" "cooperative" means a cooperative under the Cooperatives Act.	7
"Cooperatives Act" means the Cooperatives Act 1997.'.	8
2. Part 11, heading—	9
omit, insert—	10
'PART 11—CHANGE IN STATUS OF	11
INCORPORATED ASSOCIATIONS AND OTHER	12
ENTITIES	13
Division 1—Interpretation'.	14
3. Section 95—	15
omit, insert—	16
'Purpose of part	17
'95. The purpose of this part is to facilitate changes in the status of incorporated associations and certain other entities.'.	18 19

Cooperatives	
SCHEDULE 7 (continued)	
4. Section 96, definition "former society", after 'means'—	1
insert—	2
'a cooperative or'.	3
5. Section 96, definition "registrar" and "transfer day"—	4
omit, insert—	5
' "registrar"—	6
(a) for a cooperative-means the registrar under the Cooperatives	7
Act; or	8
(b) for a friendly society—means the registrar under the <i>Friendly Societies Act 1991</i> .	9 10
"transfer day", for a cooperative or friendly society that becomes an	11
incorporated association under this part, means the day when the chief	12
executive issues a certificate of incorporation for the former cooperative or friendly society.'.	13 14
6. After section 96—	15
insert, as heading—	16
Division 2—Incorporation of certain eligible friendly societies'.	17
7. Section 99(3), '(the "transfer day")'—	18
omit.	19
8. After section 105—	20

21

351

insert—

	Division 3—Incorporation of cooperatives	1
'Applica	tion of division	2
	• This division does not apply to a cooperative if, under the ives Act—	3 4
(a)	there is a charge required to be registered over property of the cooperative; or	5 6
(b)	the registrar has given the cooperative a direction to transfer its engagements to another cooperative and the direction is still in force; or	7 8 9
(c)	an administrator is conducting the cooperative's affairs; or	10
(d)	the registrar has directed the cooperative to suspend its operations and the direction is still in force; or	11 12
(e)	the cooperative is being wound-up; or	13
(f)	an application to wind-up the cooperative has been made but the application has not been finally dealt with; or	14 15
(g)	the cooperative is being dissolved; or	16
(h)	a receiver, or receiver and manager, is acting for the cooperative; or	17 18
(i)	the administration of a compromise or arrangement between the cooperative and its creditors has not been finalised; or	19 20
(j)	an application has been made to a court for approval of a compromise or arrangement between the cooperative and its creditors but the court has not approved or refused to approve the application.	21 22 23 24
'Notice o	of cooperative's proposal to become incorporated association	25
	Within 1 month after a cooperative passes a special resolution	26

	e Cooperatives Act, section 301 ¹⁸⁰ to become an incorporated on, the cooperative must give to the chief executive—	1 2
(a)	a copy of the resolution approving the proposal to become an incorporated association; and	3 4
(b)	if relevant, a copy of each of the following resolutions—	5
	(i) the resolution deciding the proposed association's name;	6
	(ii) the resolution to change the cooperative's rules to comply with this Act.	7 8
'Applica	tion for incorporation of cooperative as association	9
	(1) A cooperative may apply to the chief executive to become an ated association.	10 11
	owever, a cooperative may not apply to become an incorporated on unless it has a president and treasurer.	12 13
	The application must be made in the approved form and be nied by the fee prescribed under a regulation and each of the g-	14 15 16
(a)	a copy of evidence of registration under the Cooperatives Act of the special resolution approving the proposal to become an incorporated association;	17 18 19
(b)	a copy, certified by the cooperative's secretary as a true copy, of the cooperative's certificate of registration;	20 21
(c)	a copy of the proposed rules of the proposed incorporated association, certified by the cooperative's secretary as complying with this Act.	22 23 24
'Incorp o	oration	25
	.(1) If, after considering an application under this part, the chief e is satisfied of the matters requiring satisfaction, the chief executive	26 27

¹⁸⁰ Section 301 (Requirements before application can be made)

must promptly issue a certificate of incorporation under this Act for the proposed incorporated association.	1 2
(2) The matters requiring satisfaction are as follows—	3
(a) the applicant is a cooperative that has complied with the Cooperatives Act, part 12, division 2; ¹⁸¹	4 5
(b) the cooperative has complied with the requirements to become an for incorporated association.	6 7
(3) On issue of the certificate of incorporation, the cooperative is incorporated as an incorporated association under this Act.	8 9
'Chief executive must inform registrar of incorporation	10
'105E. Within 7 days after the transfer day for an incorporated association, the chief executive must give the registrar a copy of the certificate of incorporation for the association.	11 12 13
'Registrar to give records to chief executive	14
'105F. As soon as practicable after a cooperative becomes an incorporated association, the registrar must give the chief executive all records about the former cooperative in the registrar's possession.	15 16 17
'Recording of interests in land	18
'105G.(1) Within 30 days after a cooperative becomes an incorporated association, the secretary of the association must give to the registrar of titles, and anyone else required or permitted to record particulars necessary to identify interests in land, notice of the vesting of land of the former cooperative in the association.	19 20 21 22 23
(2) The registrar of titles must record the particulars necessary to give effect to the vesting of the land in the incorporated association.	24 25
(3) If a written request is made under subsection (1), production of the	26

¹⁸¹ Part 12, division 2 (Transfer of incorporation)

instrument of title to the land is not required when the request is made, and the registrar of titles or other person is authorised to make necessary entries on the instrument title when it is next produced to the registrar or other person.

'Directors of former cooperative

'105H. On the transfer day, the directors of the former cooperative become the members of the association's management committee.

'Office holders of former cooperative become office holders of incorporated association

'105I. On the transfer day, the president, treasurer and secretary of the former cooperative become the president, treasurer and secretary, respectively, of the incorporated association.

'Rules

'105J.(1) On the transfer day, the rules of the former cooperative become the rules of the association as if they had been sanctioned by the chief executive under this Act.

'(2) However, if the former cooperative had, by special resolution,17amended its rules to comply with this Act and the amendment does not take18effect until its incorporation under this Act, subsection (1) applies to the19rules as amended.20

Division 4—Registration of incorporated associations as cooperatives 21

Applica	tion of division	22
'105K	• This division does not apply to an incorporated association if—	23
(a)	the association is being wound-up; or	24
(b)	an application to wind-up the association has been made but not dealt with; or	25 26

1

2

3 4

5

6

7

8

9

10

11

12

13 14

15

(c) the association's incorporation is being cancelled; or	1
(d) a receiver, or receiver and manager, has been appointed and is acting for the association; or	2 3
 (e) the association has entered into a compromise or arrangement with its creditors but the administration of the compromise or arrangement has not been concluded; or 	4 5 6
(f) an application has been made to a court for approval of a compromise or arrangement by the association with its creditors but the court has not approved or refused to approve the application.	7 8 9 10
'Chief executive's consent needed to proposed registration as cooperative	11 12
'105L.(1) An incorporated association that has decided by special resolution to register as a cooperative may, within 14 days after passing the resolution, apply to the chief executive for the chief executive's consent to the association's proposed registration as a cooperative.	13 14 15 16
(2) The application must be in the approved form and accompanied by a copy of the special resolution.	17 18
(3) The chief executive may require the association to give to the chief executive the information the chief executive reasonably requires to consider the application.	19 20 21
'Consent to proposed registration as cooperative	22
'105M.(1) If, after considering an application by an incorporated association, the chief executive is satisfied of the matters requiring satisfaction, the chief executive must promptly give to the association a certificate stating the chief executive is satisfied of the matters and consents to the association's proposed registration as a cooperative.	23 24 25 26 27
(2) The matters requiring satisfaction are as follows—	28
(a) the association is an incorporated association;	29

(b)	the association has decided by special resolution to register as a cooperative; and	1 2
(c)	there are reasonable grounds for believing the association will, if	3
	it registers as a cooperative, be able to comply with the	4
	Cooperatives Act.	5
'(3) Th	he certificate expires 30 days after it is given to the association.	6
'Cancella	ation of registration and incorporation	7
	(1) An incorporated association that becomes registered as a	8 9
cooperative under the Cooperatives Act must surrender its certificate of		
-	ation under this Act or, if the certificate has been lost, stolen or	10 11
destroyed, give to the chief executive a statutory declaration stating it has been lost, stolen or destroyed.		
	receipt of the certificate of incorporation or a statutory declaration	12 13
. ,	g the chief executive that the certificate has been lost, stolen or	13
	I, the chief executive must—	15
(a)	cancel the incorporated association's registration; and	16
(b)	cancel the incorporated association's certificate of incorporation;	17
	and	18
(c)	give the registrar all records about the former incorporated	19
	association in the chief executive's possession.	20
	'Division 5—General'.	21
CORPORATIONS (QUEENSLAND) ACT 1990		22
1. Section	n 93(a)—	23
omit, i	nsert—	24
'(a)	a cooperative within the meaning of the <i>Cooperatives Act 1997</i> , schedule 8, dictionary, definition " cooperative ";'.	25 26

SCHEDULE 7 (continued)	
2. Section 93(d)—	1
omit.	2
DAIRY INDUSTRY ACT 1993	3
1. Section 3, definition "processor", paragraph (a)—	4
omit, insert—	5
'(a) a cooperative registered under the <i>Cooperatives Act 1997</i> that arranges the sale or transportation of dairy produce produced by its members; and'.	6 7 8
FINANCIAL INTERMEDIARIES ACT 1996	9
1. Part 1, division 4—	10
omit.	11
FRUIT MARKETING ORGANISATION ACT 1923	12
1. Section 2, definition "approved association"—	13
omit, insert—	14
" approved association " means a cooperative registered under the <i>Cooperatives Act 1997</i> that is declared under a regulation to be representative of fruit and vegetable growers."	15 16 17

358 Cooperatives

Cooperatives	
SCHEDULE 7 (continued)	
INDUSTRIAL DEVELOPMENT ACT 1963	1
1. Section 3, definition "corporation", paragraph (b), from 'association formed' to ' <i>1967</i> ' —	2 3
omit, insert—	4
'registered under the Cooperatives Act 1997'.	5
PENALTIES AND SENTENCES ACT 1992	6
1. Section 5(1)—	7
insert—	8
'(aa) for the <i>Cooperatives Act 1997</i> —\$100; or'.	9
PRIMARY PRODUCERS' ORGANISATION AND MARKETING ACT 1926	10 11
1. Section 2, definition "affiliated body", from 'association registered' to '1923'—	12 13
omit, insert—	14
'cooperative registered under the Cooperatives Act 1997'.	15
2. Section 13(1)(d), at the end—	16
insert—	17
'or in a cooperative registered under the <i>Cooperatives Act 1997</i> whose members are primary producers'.	18 19

359

3. Section 40(1), definition "association", 'an association' to '1923'—	1
omit, insert—	2
'a cooperative registered or proposed to be registered under the Cooperatives Act 1997'.	3 4
4. Section 56(2)(j), 'association formed' to '1923—	5
omit, insert—	6
'registered under the Cooperatives Act 1997'.	7
SAWMILLS LICENSING ACT 1936	8
1. Section 2, definition "company", from 'primary producers cooperative association'—	9 10
omit, insert—	11
'cooperative registered under the Cooperatives Act 1997'.	12
STAMP ACT 1894	13
1. Section 69B, heading, 'cooperative associations'—	14
omit, insert—	15
'cooperatives'.	16
2. Section 69B(1), from 'a primary' to 'Act 1923'—	17
omit, insert—	18
'a cooperative registered under the <i>Cooperatives Act</i> 1997 whose members are primary producers'.	19 20

3. Schedule 1, under the heading Mortgage, bond, debenture and covenant, exemption 5, from 'a primary' to '1923'—	1 2
omit, insert—	3
'a cooperative registered under the <i>Cooperatives Act 1997</i> whose members are primary producers'.	4 5
	6

SCHEDULE 8	1
DICTIONARY	2
section 5	3
"accounting records" include—	4
 (a) invoices, receipts, orders for the payment of money, bills of exchange, cheques, promissory notes, vouchers and other documents of prime entry; and 	5 6 7
(b) documents and records that record those entries; and	8
(c) working papers and other documents necessary to explain the methods and calculations by which accounts are made up.	9 10
"accounts" means profit and loss accounts and balance sheets and includes statements, reports and notes (other than auditors' reports and directors' reports) attached to, or intended to be read with, the accounts or balance sheets.	11 12 13 14
"administrator" for schedule 4 see section 1 of that schedule. ¹⁸²	15
"affairs" for part 15, division 2 see section 408.183	16
"agreement" means an agreement, arrangement or understanding—	17
(a) whether formal or informal or partly formal and partly informal; or	18 19
(b) whether written or oral or partly written and partly oral; or	20
(c) whether or not having legal or equitable force and whether or not based on legal or equitable rights.	21 22
"alter", the rules of a cooperative, includes add to, substitute and rescind.	23

¹⁸² Schedule 4, section 1 (Interpretation)

¹⁸³ Section 408 (Definitions for division)

"approp	riate registrar" for part 14, division 3 see section 371.184	1
"approv	ed form" see section 467. ¹⁸⁵	2
"associa	te" see schedule 2, section 18.186	3
"associa	tion" means an association registered under this Act.	4
	means the board of directors of a cooperative and includes a mittee of management of a cooperative.	5 6
"carryin	g on business" see section 360. ¹⁸⁷	7
0	e" for schedule 3, part 2, division 5 see section 32 of that edule. ¹⁸⁸	8 9
"compo	nent cooperative" means a member of an association.	10
"control	" for part 9, division 5 see section 231.189	11
"control	day" for schedule 4 see section 1 of that schedule. ¹⁹⁰	12
"control	ler'' for schedule 4 see section 1 of that schedule. ¹⁹¹	13
"coopera	ative" means—	14
(a)	for this Act other than schedule 3 or 4—a body registered under this Act as a cooperative and includes an association or federation; or	15 16 17
(b)	for schedule 3, part 1—see section 1 of that schedule; ¹⁹² or	18

¹⁸⁴ Section 371 (Who is the appropriate registrar)

¹⁸⁵ Section 467 (Approval of forms)

¹⁸⁶ Schedule 2, section 18 (Associates of a corporation)

¹⁸⁷ Section 360 (Meaning of "carrying on business")

¹⁸⁸ Schedule 3, section 32 (Definitions)

¹⁸⁹ Section 231 (Meaning of "entity" and "control")

¹⁹⁰ Schedule 4, section 1 (Interpretation)

¹⁹¹ Schedule 4, section 1 (Interpretation)

¹⁹² Schedule 3, section 1 (Interpretation)

(c) for schedule 4—see section 1 of that schedule. ¹⁹³	1
"cooperative venture" for part 15 see section 380.194	2
"cooperatives law" for part 14 see section 357.195	3
"costs" for part 15, division 2 see section 408.196	4
"critical day" for schedule 3, part 2, division 4 see section 26 of that schedule. ¹⁹⁷	5 6
"daily newspaper" for schedule 4 see section 1 of that schedule. ¹⁹⁸	7
"debenture" means a document issued by a cooperative that evidences or acknowledges indebtedness of the cooperative for money that is or may be deposited with or lent to the cooperative (whether a charge on property of the cooperative or not) and includes a unit of a debenture, but does not include—	8 9 10 11 12
(a) a cheque, order for the payment of money or bill of exchange; or	13
(b) a promissory note having a face value of not less than \$50 000; or	14
(c) another document of a class prescribed under a regulation as exempt from this definition.	15 16
"deed of arrangement" means a deed of arrangement executed under the Corporations Law, part 5.3A (as adopted and applying under this Act) or a deed of that type as varied and in force from time to time.	17 18 19
"deposit taking cooperative" means a cooperative permitted under section 252 ¹⁹⁹ to accept money on deposit.	20 21
"director", of a cooperative, includes—	22

¹⁹³ Schedule 4, section 1 (Interpretation)

¹⁹⁴ Section 380 (Definitions for part)

¹⁹⁵ Section 357 (Definitions for part)

¹⁹⁶ Section 408 (Definitions for division)

¹⁹⁷ Schedule 3, section 26 (Definitions)

¹⁹⁸ Schedule 4, section 1 (Interpretation)

¹⁹⁹ Section 252 (Limits on deposit taking)

 (a) a person who occupies or acts in the position of a director or member of the board of a cooperative, whether or not the person is called a director and whether or not the person is validly appointed or properly authorised to act in the position; and 	1 2 3 4
(b) a person under whose directions or instructions the directors or members of the board of directors of the cooperative are accustomed to act.	5 6 7
"dissenting shareholder", for part 13, division 3 see section 345.200	8
"document of title" for schedule 3, part 1 see section 1 of that schedule. ²⁰¹	9
"entity" for part 9, division 5 see section 231.202	10
"excluded shares", for part 13, division 3 see section 345.203	11
"federation" means a federation registered under this Act.	12
"foreign cooperative" means a corporation registered, incorporated or formed under, or subject to, a law in force outside Queensland (including outside Australia), that regulates cooperatives or organisations having attributes the same as or similar to cooperatives but does not include—	13 14 15 16 17
(a) a body incorporated under the Corporations Law; or	18
(b) a financial institution.	19
"function" includes a power.	20
"inspector" means a person appointed as an inspector under part 15.204	21
"interest" for part 4, division 3 see section 77.205	22

²⁰⁰ Section 345 (Definitions)

²⁰¹ Schedule 3, section 1 (Interpretation)

²⁰² Section 231 (Meaning of "entity" and "control")

²⁰³ Section 345 (Definitions)

²⁰⁴ Part 15 (Supervision and protection of cooperatives)

²⁰⁵ Section 77 (Meaning of "interest")

366 Cooperatives

"investigator" for part 15, division 2 see section 408.206	1
"involved person" for part 15, division 2 see section 408.207	2
"managing controller" for schedule 4 see section 1 of that schedule. ²⁰⁸	3
"marketable security" for schedule 3, part 1 see section 1 of that schedule. ²⁰⁹	4 5
"member" for part 4, division 4 see section 82.210	6
"model rules" means model rules approved by regulation under part 5.211	7
"mortgage" includes lien, charge or other security over property.	8
"national newspaper" for schedule 4 see section 1 of that schedule. ²¹²	9
"non-participating cooperative" for part 14 see section 357.213	10
"non-trading cooperative" means a non-trading cooperative under section 15. ²¹⁴	11 12
"new body" for part 12, division 2 see section 299.215	13
"officer" , of a cooperative, other than for part 9, division 2 and schedule 3 and 4 means—	14 15
(a) a director, secretary or employee of the cooperative; or	16
(b) a person who is concerned, or takes part, in the management of the cooperative, whether or not as a director; or	17 18

- ²⁰⁸ Schedule 4, section 1 (Interpretation)
- ²⁰⁹ Schedule 3, section 1 (Interpretation)
- ²¹⁰ Section 82 (Grievance procedure)
- 211 Part 5 (Rules)
- ²¹² Schedule 4, section 1 (Interpretation)
- ²¹³ Section 357 (Definitions for part)
- ²¹⁴ Section 15 (Non-trading cooperatives)
- ²¹⁵ Section 299 (Meaning of "new body" and "transfer")

²⁰⁶ Section 408 (Definitions for division)

²⁰⁷ Section 408 (Definitions for division)

(c)	a receiver and manager, appointed under a power contained in an instrument, of property of the cooperative; or	1 2
(d)	an administrator of a deed of arrangement executed by the cooperative; or	3 4
(e)	a liquidator or provisional liquidator appointed in a voluntary winding-up of the cooperative; or	5 6
(f)	an administrator of the cooperative appointed under-	7
	(i) the Corporations Law, part 5.3A as adopted and applying under this Act; or	8 9
	(ii) part 12, division 5 ; ²¹⁶ or	10
(g)	a trustee or other person administering a compromise or arrangement made between the cooperative and another person.	11 12
"officer"	means—	13
(a)	for part 9, division 2 see section 214; ²¹⁷ or	14
(b)	for schedule 3, part 2, division 5 see section 32 of that schedule; ²¹⁸ or	15 16
(c)	for schedule 4 see section 1 of that schedule. ²¹⁹	17
"particip	pating cooperative" for part 14 see section 357.220	18
"particip	Dating State " for part 14 see section 357. ²²¹	19
"place" f	For part 15 see section 380.222	20

²¹⁶ Part 12, division 5 (Appointment of administrator)

²¹⁷ Section 214 (Meaning of "officer")

²¹⁸ Schedule 3, section 32 (Definitions)

²¹⁹ Schedule 4, section 1 (Interpretation)

²²⁰ Section 357 (Definitions for part)

²²¹ Section 357 (Definitions for part)

²²² Section 380 (Definitions for part)

"present liability" for schedule 3, part 1 see section 1 of that schedule. ²²³	1
"primary activity" see section 113.224	2
"principal executive officer" , of a cooperative or a subsidiary of a cooperative, means the principal executive officer of the cooperative or subsidiary for the time being, by whatever name called, and whether or not the officer is a director or the secretary.	3 4 5 6
"priority time" for schedule 3, part 3, division 1 see section 45 of that schedule. ²²⁵	7 8
"prior registered charge" for schedule 3, part 3, division 1 see section 45 of that schedule. ²²⁶	9 10
"property" means—	11
(a) for schedule 3, part 1 see section 1 of that schedule. ²²⁷	12
(b) for schedule 4 see section 1 of that schedule. ²²⁸	13
"prospective liability" for schedule 3, part 1 see section 1 of that schedule. ²²⁹	14 15
"receiver" means—	16
(a) for schedule 3, part 2, division 5 see section 32 of that schedule. ²³⁰	17 18
(b) for schedule 4 see section 1 of that schedule. ²³¹	19
"records" includes books, accounts, accounting records, minutes, registers,	20

²²³ Schedule 3, section 1 (Interpretation)

²²⁴ Section 113 (Meaning of "primary activity")

²²⁵ Schedule 3, section 45 (Definitions)

²²⁶ Schedule 3, section 45 (Definitions)

²²⁷ Schedule 3, section 1 (Interpretation)

²²⁸ Schedule 4, section 1 (Interpretation)

²²⁹ Schedule 3, section 1 (Interpretation)

²³⁰ Schedule 3, section 32 (Definitions)

²³¹ Schedule 4, section 1 (Interpretation)

deeds, writings, documents and other sources of information compiled, recorded or stored in written form or on microfilm, or by electronic process, or in another way.	1 2 3
"register" means—	4
(a) for a cooperative—the register under section 437 ²³² as it relates to cooperatives; or	5 6
(b) for a foreign cooperative—the register under section 437 as it relates to foreign cooperatives; or	7 8
(c) for a cooperative charge—the register under section 437 as it relates to cooperative charges under schedule 3, section 18. ²³³	9 10
"registered charge" for schedule 3, part 3, division 1 see section 45 of that schedule. ²³⁴	11 12
"registrable charge" for schedule 3, part 1 see section 1 of that schedule. ²³⁵	13 14
"registrar" see section 433.236	15
"related" (in the context of related corporations) see schedule 2, part 3.237	16
"relevant day" for schedule 3, part 2, division 4 see section 26 of that schedule. ²³⁸	17 18
"relevant documents" for part 15 see section 380.239	19
"relevant interest" see schedule 2, part 1.240	20

²³² Section 437 (Register of cooperatives)

²³³ Schedule 3, section 18 (Register of cooperative charges)

²³⁴ Schedule 3, section 45 (Definitions)

²³⁵ Schedule 3, section 1 (Interpretation)

²³⁶ Section 433 (Appointment of registrar)

²³⁷ Schedule 2, part 3 (Related bodies)

²³⁸ Schedule 3, section 26 (Definitions)

²³⁹ Section 380 (Definitions for part)

²⁴⁰ Schedule 2, part 1 (Relevant interests)

"relevant person" for schedule 3, part 2, division 5 see section 32 of that schedule. ²⁴¹	1 2
"repealed Acts" for schedule 5 see section 1 of that schedule.242	3
"rule" means registered rule of a cooperative for the time being in force.	4
"seal", of a cooperative, means common seal or official seal.	5
"share" means share in the share capital of a cooperative.	6
"subordinated debt" see section 255.243	7
"subsequent registered charge" for schedule 3, part 3, division 1 see section 45 of that schedule. ²⁴⁴	8 9
"subsidiary" see the Corporations Law.	10
"surplus" , in relation to a cooperative, means the excess of income over expenditure after making adequate allowance for taxation expense, depreciation in value of the property of the cooperative and for future contingencies.	11 12 13 14
"trading cooperative" means a trading cooperative under section 14.245	15
"transfer" for part 12, division 2 see section 299.246	16

²⁴¹ Schedule 3, section 32 (Definitions)

²⁴² Schedule 5, section 1 (Definitions)

²⁴³ Section 255 (Subordinated debt)

²⁴⁴ Schedule 3, section 45 (Definitions)

²⁴⁵ Section 14 (Trading cooperatives)

²⁴⁶ Section 299 (Meaning of "new body" and "transfer")

"transferred cooperative" for schedule 5 see section 1 of that schedule. ²⁴⁷	1
"unregistered charge" for schedule 3, part 3, division 1 see section 45 of	2
that schedule. ²⁴⁸	3

© State of Queensland 1997

²⁴⁷ Schedule 5, section 1 (Definitions)

²⁴⁸ Schedule 3, section 45 (Definitions)