

FINANCIAL SECTOR REFORM (QUEENSLAND) BILL 1999

Queensland



FINANCIAL SECTOR REFORM (QUEENSLAND) BILL 1999

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A BILL

FOR

An Act to make provision for the reform of the financial sector, to repeal certain Acts and to amend the *Family Security Friendly Society (Distribution of Moneys) Act 1991, Financial Intermediaries Act 1996* and certain other Acts, and for other purposes

The Parliament of Queensland enacts—

PART 1—PRELIMINARY

Short title

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1. This Act may be cited as the *Financial Sector Reform (Queensland)* Act 1999.

Commencement

2.(1) The following provisions commence on the transfer date¹—

- parts 3 and 4 •
- part 5, division 1, division 2, subdivisions 1 and 5, division 3, • subdivisions 1, 2 (other than section 38) and 6, divisions 4 to 7 10 (other than sections 70 and 73) 11
- schedule 1, parts 2 and 3, except to the extent part 3 amends the 12 • Trusts Act 1973. 13

(2) Schedule 1, part 3, to the extent it amends the Trusts Act 1973, commences on a day to be fixed by proclamation.

(3) The provisions that do not commence under subsection (1) or (2) commence on assent.

(4) For commencement purposes, part 7 is to be considered separately from schedule 1.

Definitions

3. The dictionary in schedule 2 defines particular words used in this Act.

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¹ For the definition "transfer date"—see schedule 2 (Dictionary).

Act binds all persons

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4.(1) This Act binds all persons, including the State and, so far as the legislative power of the Parliament permits, the Commonwealth and the other States.

(2) Nothing in this section makes the State, the Commonwealth or another State liable to be prosecuted for an offence.

PART 2—REGISTRATION OF CERTAIN ENTITIES AS COMPANIES

Transferring financial institutions

5.(1) On the transfer date, each transferring financial institution of this 10 jurisdiction is taken, in accordance with schedule 4 of the Corporations Law of Queensland, to become registered as a company under that law under the 12 name under which the institution was registered under the previous governing code immediately before the transfer date.

applies even if the (2)Subsection (1)institution is an externally-administered body corporate immediately before the transfer date

(3) Registration under the Corporations Law of Queensland of a transferring financial institution of this jurisdiction as a company does not create a new legal entity.

(4) In this section—

"previous governing code" see schedule 4, part 1, of the Corporations Law.

"transferring financial institution of this jurisdiction" see schedule 4, part 1, of the Corporations Law.²

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² The attachment contains extracts of the relevant provisions of the Corporations Law and the Corporations (Queensland) Act 1990.

PART 3—CONFERRAL OF FUNCTIONS AND POWERS ON APRA AND ASIC

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Conferral of functions and powers on APRA

6.(1) APRA has the functions and powers conferred or expressed to be conferred on it under this Act.

(2) APRA has power to do acts in Queensland in the performance or exercise of a function or power conferred or expressed to be conferred on APRA by or under a law of another jurisdiction corresponding to this Act.

Conferral of functions and powers on ASIC	9

7.(1) ASIC has the functions and powers conferred or expressed to be 10 conferred on it under this Act. 11

(2) ASIC has power to do acts in Queensland in the performance or
exercise of a function or power conferred or expressed to be conferred on
ASIC by or under a law of another jurisdiction corresponding to this Act.

PART 4—AUTHORISED DEPOSIT-TAKING15INSTITUTIONS AND LIFE INSURANCE16COMPANIES—TRANSFER OF BUSINESS17

Words defined in FS(TB) Act

8. Unless the contrary intention appears, words defined in the FS(TB)19Act have the same respective meanings in this part.320

³ The attachment contains extracts of the relevant provisions of the *Financial Sector (Transfers of Business) Act 1999* (Cwlth).

Authorised APRA officer

9.(1) APRA may, in writing, authorise a person who is an APRA board member, or an APRA staff member, to perform or exercise the functions or powers of an authorised APRA officer under a particular provision of this part.

(2) The functions and powers necessary for the purposes of this section are conferred on APRA.

Voluntary transfers

10.(1) The purpose of this section is to facilitate voluntary transfers of business under part 3 of the FS(TB) Act for regulated bodies.

(2) This section applies when a certificate of transfer issued under section 18 of the FS(TB) Act comes into force under part 3, division 3⁴ of that Act.

(3) The receiving body is taken to be the successor in law of the transferring body, to the extent of the transfer.

(4) In particular—

- (a) if the transfer is a total transfer, all the assets and liabilities of the transferring body become the assets and liabilities of the receiving body without any transfer, conveyance or assignment; and
- (b) if the transfer is a partial transfer, all the assets and liabilities of the transferring body included in the list of assets and liabilities 21 specified in the statement of detail become assets and liabilities of the receiving body without any transfer, conveyance or assignment; and 24
- (c) to the extent of the transfer, the duties, obligations, immunities, rights and privileges applying to the transferring body apply to the receiving body.
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(5) If there is an approved section 20 statement in relation to the transfer that specifies—

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⁴ FS(TB) Act, part 3 (Voluntary transfers), division 3 (Process by which voluntary transfers take effect)

- (a) that particular things are to happen or are taken to be the case, those things are taken to happen, or to be the case, in accordance with the statement; or
- (b) a mechanism for deciding things that are to happen or are taken to be the case, things decided in accordance with that mechanism are taken to happen, or to be the case, as decided in accordance with that mechanism.

Compulsory transfers

11.(1) The purpose of this section is to facilitate compulsory transfers of business under part 4 of the FS(TB) Act for regulated bodies.

(2) This section applies when a certificate of transfer issued under section 33 of the FS(TB) Act comes into force under part 4, division 3⁵ of that Act.

(3) The receiving body is taken to be the successor in law of the transferring body, to the extent of the transfer.

(4) In particular—

- (a) if the transfer is a total transfer, all the assets and liabilities of the transferring body become the assets and liabilities of the receiving body without any transfer, conveyance or assignment; and
- (b) if the transfer is a partial transfer, all the assets and liabilities of the transferring body that are included in the list, referred to in section 33(2)(c) of the FS(TB) Act, included in, or attached to, the certificate of transfer become assets and liabilities of the receiving body without any transfer, conveyance or assignment; and
- (c) to the extent of the transfer, the duties, obligations, immunities, rights and privileges applying to the transferring body apply to the receiving body.
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(5) If the certificate of transfer includes provisions of a kind referred to in section 33(3) of the FS(TB) Act specifying—

(a) that particular things are to happen or are taken to be the case,

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⁵ FS(TB) Act, part 4 (Compulsory transfers), division 3 (Process by which compulsory transfers take effect)

those things are taken to happen, or to be the case, in accordance with those provisions; or

a mechanism for deciding things that are to happen or are taken to (b) be the case, things decided in accordance with that mechanism are taken to happen, or to be the case, as decided in accordance with that mechanism.

(6) If there is an approved section 30 statement in relation to the transfer that specifies—

- that particular things are to happen or are taken to be the case, (a) those things are taken to happen, or to be the case, in accordance with the statement: or
- a mechanism for deciding things that are to happen or are taken to 12 (b) be the case, things decided in accordance with that mechanism are 13 taken to happen, or to be the case, as decided in accordance with 14 that mechanism. 15

Certificates evidencing operation of pt 4

12.(1) An authorised APRA officer may, by a certificate in writing 17 signed by the officer, certify anything relating to the effect of this part, and, in particular may certify that— 19

- a particular asset of a transferring body has become a transferred 20 (a) asset of a receiving body; or 21
- (b) a particular liability of a transferring body has become a 22 transferred liability of a receiving body. 23

(2) For all purposes and in all proceedings, a certificate under 24 subsection (1) is evidence of the matters certified. 25

Certificates about land and interests in land		26
13.(1)	This section applies if—	27
(a)	a receiving body becomes, under this part, the owner of land, or of an interest in land, situated in the State; and	28 29
(b)	there is lodged with the registrar of titles a certificate that—	30

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	(i)	is signed by an authorised APRA officer; and	1
	(ii)	identifies the land or interest; and	2
	(iii)	states the receiving body has, under this part, become the owner of that land or interest.	3 4
(2) The	e regi	strar of titles may—	5
(a)	-	ster or record the matter in the same way as dealings in land terests in land of that kind are registered or recorded; and	6 7
(b)	deal	with, and give effect to, the certificate.	8
Certifica	ites a	bout other assets	9
14.(1)	This	section applies if—	10
(a)		sset, other than land or an interest in land, becomes, under part, an asset of a receiving body; and	11 12
(b)	resp	e is lodged with the entity who has, under the law, onsibility for keeping a register or record relating to assets of kind a certificate that—	13 14 15
	(i)	is signed by an authorised APRA officer; and	16
	(ii)	identifies the asset; and	17
	(iii)	states the asset has, under this part, become an asset of the receiving body.	18 19
(2) The	e enti	ty may—	20
(a)	-	ster or record the matter in the same way as transactions ing to assets of that kind are registered or recorded; and	21 22
(b)	deal	with, and give effect to, the certificate.	23
(3) Thi	is sec	tion does not affect the operation of the Corporations Law.	24
Docume	nts p	urporting to be certificates	25
		nent purporting to be a certificate mentioned in section 13 or be a certificate of that type unless the contrary is established.	26 27

Relation	ship of pt 4 with other laws	1
	This part has effect despite anything in a contract, deed, ing, agreement or other instrument.	2 3
(2) No	thing done under this part—	4
(a)	places a receiving body, a transferring body or another person in breach of contract or confidence or otherwise makes any of them guilty of a civil wrong; or	5 6 7
(b)	places a receiving body, a transferring body or another person in breach of—	8 9
	(i) a law of the State; or	10
	 (ii) a contractual provision prohibiting, restricting or regulating the assignment or transfer of an asset or liability or the disclosure of information; or 	11 12 13
(c)	releases a surety, wholly or partly, from all or any of the surety's obligations.	14 15
or conse	thout limiting subsection (1), if, apart from this section, the advice nt of a person would be necessary for a particular purpose, the taken to have been obtained or the consent is taken to have been	16 17 18 19

PART 5—REPEALS AND TRANSITIONAL 20

Division	1 — Repeals	
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Repeals	
17. The following Acts are repealed—	23
Australian Financial Institutions Commission Act 1992 No. 8	24
• Building Societies Fund Act 1993 No. 26	25
• Financial Institutions (Queensland) Act 1992 No. 7	26

s 18	16	s 18
	Financial Sector Reform (Queensland)	
•	Friendly Societies (Queensland) Act 1997 No. 35	1
•	Queensland Office of Financial Supervision Act 1992 No. 12.	2
	Division 2—Provisions relating to AFIC	3
	Subdivision 1—AFIC to continue	4
Continu	ation of AFIC for certain purposes	5
18. (1)	This section applies despite the repeal of the AFIC Act.	6
(2) Al purposes	FIC and its board continue in existence, but only for the follow	ring 7 8
(a)	to give effect to anything relating to the transfer, under a law the Commonwealth or of another State or this Act, of any of functions under the fiscal bodies legislation to APRA or ASIC	f its 10
(b)	to prepare its final report and financial statements un section 1166 of the AFIC Code;	nder 12 13
(c)	winding-up itself as soon as practicable but, in any case, with 12 months after the transfer date.	thin 14 15
	FIC has the powers necessary or desirable for it to act un on (2) including the powers—	ıder 16 17
(a)	to engage employees; and	18
(b)	to execute a contract, deed or other document necessary for winding-up.	r its 19 20
under s includin AFIC's legislatio		ion, 22 and 23 the 24 25
(5) Fo	or the purpose of AFIC exercising a power under this section	ion, 26

⁶ AFIC Code, section 116 (Annual reports and financial statements)

section 1587 of the AFIC Code applies to an honest act or omission of a director of AFIC as if a reference in that section to the code were a reference to this section.	1 2 3
(6) In this section—	4
"winding-up", in relation to AFIC, includes AFIC realising its assets and discharging its liabilities.	5 6
Contracts and agreements with AFIC continue	7
19. The repeal of the AFIC Act does not of itself terminate a contract or other agreement between AFIC and another person.	8 9
AFIC's final report and financial statements	10
20.(1) Despite the repeal of the AFIC Act, sections 116 and 165 ⁸ of the AFIC Code and the other provisions of the code relevant to the sections continue to apply in relation to AFIC's final report and financial statements.	11 12 13
(2) For the application mentioned in subsection (1)—	14
 (a) a reference in section 116, other than subsection (3), of the code to the Ministerial Council is taken to be a reference to the Minister in each participating State responsible, immediately before the transfer date, for administering the fiscal bodies legislation of that State; and 	15 16 17 18 19
(b) section 116(2) of the code is taken to require AFIC's board to prepare and give the report mentioned in the subsection before AFIC is dissolved; and	20 21 22
(c) section 116(3) of the code is taken to require the financial statements to be in the form last approved by the Ministerial Council before the transfer date; and	23 24 25
(d) AFIC's financial year is taken to be the period from the end of the period for which AFIC's board last prepared a report under	26 27

⁷ AFIC Code, section 158 (Liability of directors)

⁸ AFIC Act, sections 116 (Annual reports and financial statements) and 165 (Application of Financial Administration and Audit Act)

section 116 of the code until the day specified by the Minister 1 after consulting with the auditor-general; and 2 section 116 of the code is taken to require AFIC's board to also 3 (e) include in the report the information the Minister administering 4 this Act directs. 5 **Delegation of AFIC's powers** 6 **21.** AFIC's board may delegate AFIC's powers to an appropriately 7 qualified employee of AFIC. 8 **Dissolution of AFIC** 9 22. AFIC is dissolved, and the members of AFIC's board go out of 10 office, on the earlier of the following-11 (a) 12 months after the transfer date; 12 (b) the day stated in a gazette notice published by the Minister. 13 Subdivision 2—Provisions about AFIC's staff 14 **Definition for sdiv 2** 15 **23.** In this subdivision— 16 "employees", of AFIC, includes the executive director of AFIC. 17 Transfer of staff to APRA under transfer agreement 18 24.(1) The Minister may enter into a transfer agreement under 19 schedule 8, part 1, division 29 of the FSR Act, that determines, or provides 20 for determining, that particular employees of AFIC become APRA 21 employees on a particular date, not being a date before the transfer date. 22

(2) The transfer agreement has effect according to its terms.

⁹ FSR Act, schedule 8 (Transitional, saving and application provisions), part 1 (Transitional provisions relating to transfer from State and Territory regulatory regimes), division 2 (Transitional provisions relating to staff)

Effect of transfer under s 24 or of employees of AFIC becoming appointed to the Australian Public Service	1 2
25.(1) This section applies if a person becomes an APRA employee under section 24.	3 4
(2) This section also applies if—	5
 (a) a person is appointed to the Australian Public Service under the <i>Public Service Act 1922</i> (Cwlth), section 81B(1),¹⁰ on or after the transfer date; and 	6 7 8
(b) immediately before the appointment, the person was an employee of AFIC.	9 10
(3) If the person is the executive director of AFIC, the executive director's appointment under the AFIC Code immediately ends.	11 12
(4) If the person is another employee of AFIC, the employee's employment with AFIC immediately ends.	13 14
(5) A person is not entitled to receive any payment or other benefit, whether under a contract or otherwise, because the person's appointment or employment ends under this section.	15 16 17
Statement of accrued benefits etc.	18
26.(1) Before an employee of AFIC becomes an APRA employee under section 24 or is appointed to the Australian Public Service as mentioned in section 25(2), AFIC must give the person, and APRA or the Commonwealth Public Service Commissioner, a written statement.	19 20 21 22
(1) The statement must state nonticulars of the henefits to which the	22

(2) The statement must state particulars of the benefits to which the
person has an accrued entitlement, the person's remuneration and the
person's length of service with AFIC.

¹⁰ Public Service Act 1922 (Cwlth), section 81B (Appointment or employment of persons where functions to be performed by Commonwealth etc.)

Subdivision 3—Information may be given to APRA or ASIC

Giving o	f information	2
27.(1)	This section applies to—	3
(a)	a director of AFIC's board; and	4
(b)	an employee of AFIC; and	5
(c)	a person appointed by AFIC to carry out duties under the fiscal bodies legislation; and	6 7
(d)	a person who has been a person mentioned in paragraph (a), (b) or (c).	8 9
ASIC inf	person to whom this section applies may disclose to APRA or formation the person acquired while engaged in the administration cal bodies legislation.	10 11 12
	is section applies despite section 155 ¹¹ of the AFIC Code and 77 ¹² of the Friendly Societies Code.	13 14
	Subdivision 4—Transfer of AFIC's assets and liabilities	15
Transfe	r of assets and liabilities	16
schedule	The Minister may enter into a transfer agreement under 8, part 1, division 3^{13} of the FSR Act connected with the transfer s assets or liabilities to APRA or ASIC.	17 18 19
(2) Th	e transfer agreement has effect according to its terms.	20

¹¹ AFIC Code, section 155 (Secrecy)

¹² Friendly Societies Code, section 477 (Secrecy)

¹³ FSR Act, schedule 8 (Transitional, saving and application provisions), part 1 (Transitional provisions relating to transfer from State and Territory regulatory regimes), division 3 (Transfer of assets and liabilities)

Subdivision 5—Proceedings involving AFIC

Continu	ation and preservation of civil proceedings involving AFIC	2
29.(1)	This section applies to a proceeding—	3
(a)	whether or not it arose or arises under the fiscal bodies legislation; and	4 5
(b)	regardless of where it arose or arises.	6
	r a proceeding started before the transfer date to which AFIC was a nediately before the date—	7 8
(a)	if the proceeding is in Queensland—the State is substituted for AFIC as a party to the proceeding; or	9 10
(b)	if the proceeding is in another State—the State of Queensland may be substituted for AFIC under a law of the other State.	11 12
started at the fiscal	r a proceeding not started before the transfer date and that could if fter the date be brought against AFIC, or apart from the repeal of bodies legislation and the dissolution of AFIC could have been against AFIC—	13 14 15 16
(a)	if the proceeding is brought in Queensland—the proceeding may instead be brought against the State; or	17 18
(b)	if the proceeding is brought in another State—the proceeding may instead be brought against the State of Queensland under a law of the other State.	19 20 21
	r this section, evidence that would have been admissible for or FIC is admissible for or against the State.	22 23
(5) Th	is section does not apply to a proceeding for an offence.	24
Continu	ation of offence proceedings	25
30.(1)	This section applies to a proceeding for an offence brought under	26

section 63¹⁴ of the AFIC Code by AFIC, or a person authorised in writing by AFIC, that started before the transfer date but was not completed before

¹⁴ AFIC Code, section 63 (Proceedings for offences)

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the date.

(2) On and after the transfer date, the proceeding may continue to be prosecuted by either APRA or ASIC in place of AFIC or the person authorised by AFIC, and APRA or ASIC may be substituted in the proceeding for AFIC or the person.

(3) The functions and powers necessary for this section are conferred on APRA and ASIC.

Division	3—	-Provisions	relating	to	QOFS
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Subdivision 1—QOFS to continue

Continuation of QOFS for certain purposes	10
31.(1) This section applies despite the repeal of the QOFS Act.	11
(2) QOFS and its board continue in existence, but only for the following purposes—	12 13
 (a) to give effect to anything relating to the transfer, under a law of the Commonwealth or this Act, of any of its functions as an SSA under the fiscal bodies legislation to APRA or ASIC; 	14 15 16
(b) to prepare its final report and financial statements under section 33;	17 18
(c) to do other things under this division;	19
(d) winding-up itself as soon as practicable but, in any case, within 12 months after the transfer date.	20 21
(3) Without limiting subsection (2)(a), QOFS must comply with schedule 4, clause 4 of the Corporations Law. ¹⁵	22 23
(4) QOFS has the powers necessary or desirable for it to act under subsection (2) or (3) including the powers—	24 25
(a) to engage employees; and	26

¹⁵ The provision of the Corporations Law requires QOFS to lodge certain documents about transferring institutions with ASIC.

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(b) to execute a contract, deed or other document necessary for its winding-up.

(5) Also, to the extent it is necessary or desirable to allow QOFS to act under subsection (2), the provisions of the fiscal bodies legislation and the QOFS Act, including the provisions of the Act about QOFS's board, the board's directors and QOFS's chief executive officer and employees, continue to apply despite the repeal of all or any of the legislation or of the Act.

(6) For the purpose of QOFS exercising a power under this section, section 54¹⁶ of the OOFS Act applies to an honest act or omission of a director of QOFS as if a reference in that section to the QOFS Act were a reference to this section.

(7) In this section—

"winding-up", in relation to QOFS, includes QOFS realising its assets and 14 discharging its liabilities.

Contracts and agreements with QOFS continue 16

32. The repeal of the QOFS Act does not of itself terminate a contract or 17 other agreement between QOFS and another person. 18

QOFS's final report and financial statements

33.(1) QOFS's board must, before QOFS is dissolved, prepare and give 20 to the Minister a written report on QOFS's operations for its financial year 21 together with financial statements for the year. 22

(2) Before giving the financial statements to the Minister, the board must 23 have them audited by the auditor-general. 24

(3) The Financial Administration and Audit Act 1977 applies to QOFS.

(4) For the Act's application—

the report and financial statements are taken to be QOFS's annual 27 (a) report and annual financial statements; and 28

¹⁶ QOFS Act, section 54 (Liability of directors)

(b) the Act applies with all other changes necessary because of subsection (1).	1 2
(5) For the definition "financial year" in subsection (6), the Minister may, after consulting with the auditor-general, specify a day as the last day of the financial year	3 4 5
(6) In this section—	6
"financial year" , for QOFS, means the period from the end of the period for which QOFS last prepared an annual report under the <i>Financial Administration and Audit Act 1977</i> until the day specified by the Minister under subsection (5).	7 8 9 10
Delegation of QOFS's powers	11
34. QOFS's board may delegate QOFS's powers to an appropriately qualified employee of QOFS.	12 13
Dissolution of QOFS	14
35. QOFS is dissolved, and the members of QOFS's board go out of office, on the earlier of the following—	15 16
(a) 12 months after the transfer date;	17
(b) the day stated in a gazette notice published by the Minister.	18
Subdivision 2—Provisions about particular funds	19
Continuation and abolition of particular funds	20
36.(1) The following funds continue in existence on and after the transfer date despite the commencement of section 17^{17} —	21 22
Building Societies Fund	23
Credit Unions Contingency Fund	24
• Supervision Fund.	25

(2) Ho	wever—	1
(a)	when the payment mentioned in section 37 has been made, the Building Societies Fund is abolished; and	2 3
(b)	when the payments mentioned in section 38(3) have been received by each credit union, the Credit Unions Contingency Fund is abolished; and	4 5 6
(c)	when the payment mentioned in section 40 has been made, the Supervision Fund is abolished.	7 8
Paymen	t of amount in Building Societies Fund to consolidated fund	9
	n the transfer date, QOFS must pay the amount standing to the the Building Societies Fund into the consolidated fund.	10 11
Paymen	ts out of Credit Unions Contingency Fund	12
section 9	On the day before the transfer date QOFS must, under 09A ¹⁸ of the Financial Institutions Code, distribute the whole of earnings to the contribution accounts of credit unions.	13 14 15
(2) Fo does not	r subsection (1), section 99A(3) of the Financial Institutions Code apply.	16 17
from the	mediately after QOFS complies with subsection (1) it must pay Credit Unions Contingency Fund to each credit union the amount to the credit union's credit in the fund.	18 19 20
(4) Si Institutio	ubsection (3) applies despite section 103 ¹⁹ of the Financial ns Code.	21 22
(5) In	this section—	23
	Pution accounts'' , of credit unions, means the parts of the Credit ons Contingency Fund that, under section $98(10)^{20}$ of the Financial	24 25

¹⁸ Financial Institutions Code, section 99A (Distribution of retained earnings of Credit Unions Contingency Fund)

¹⁹ Financial Institutions Code, section 103 (Payment out of Credit Unions Contingency Fund)

²⁰ Financial Institutions Code, section 98 (Contributions by credit unions)

Institutions Code, are treated as a deferred asset in the accounts of the credit unions.	1 2
"credit union" means a credit union under the Financial Institutions Code.	3
"retained earnings" means all amounts standing to the credit of the Credit Unions Contingency Fund, other than amounts in the contribution accounts of credit unions.	4 5 6
Payments out of and into Supervision Fund	7
39.(1) QOFS may pay out of the Supervision Fund—	8
(a) to APRA—	9
 (i) amounts for liabilities relating to leave and other entitlements of employees of QOFS who become APRA employees under section 45,²¹ being liabilities existing immediately before the employees become APRA employees; and 	10 11 12 13
 (ii) amounts for other liabilities of QOFS that become liabilities of APRA under section 49;²² and 	14 15
(b) to ASIC—	16
 (i) amounts for liabilities relating to leave and other entitlements of employees of QOFS mentioned in section 46(2),²³ being liabilities existing immediately before the employees are appointed to the Australian Public Service; and 	17 18 19 20
(ii) amounts for other liabilities of QOFS that become liabilities of ASIC under section 49.	21 22
(2) Also QOFS may pay into or out of the Supervision Fund amounts relating to QOFS performing its functions and exercising its powers under this division.	23 24 25

²¹ Section 45 (Transfer of staff to APRA under transfer agreement)

²² Section 49 (Transfer of assets and liabilities)

²³ Section 46 (Effect of transfer under s 45 or of employees of QOFS becoming appointed to the Australian Public Service)

(3) This section applies despite section $94(2)$ and $(3)^{24}$ of the Financial Institutions Code.	1 2
(4) In this section—	3
"employees", of QOFS, includes the chief executive officer of QOFS.	4
Payment of amount in Supervision Fund to consolidated fund	5
40. When QOFS is satisfied it has made all necessary payments under section 39 and in any case before it is dissolved, QOFS must pay the amount standing to the credit of the Supervision Fund into the consolidated fund.	6 7 8 9
Financial statements for Credit Unions Contingency Fund and Building Societies Fund	10 11
41.(1) As soon as practicable after the transfer date, QOFS must prepare financial statements for the Building Societies Fund and the Credit Unions Contingency Fund.	12 13 14
(2) The financial statements must cover the period from the end of the period for which financial statements audited by the auditor-general were last prepared by QOFS for the fund until the day the fund is abolished.	15 16 17
(3) The financial statements must be audited by the auditor-general.	18
(4) For the audit, the <i>Financial Administration and Audit Act 1977</i> applies as though the financial statements formed part of the financial statements of QOFS.	19 20 21
Auditor-general to report on funds	22
42.(1) This section applies when the audit of the final financial statements of QOFS, including the financial statements for the Credit Unions Contingency Fund, under the <i>Financial Administration and Audit Act 1977</i> is completed.(2) The auditor-general must give the Minister a written report about	23 24 25 26 27
whether the Credit Unions Contingency Fund and the Supervision Fund	28

²⁴ Financial Institutions Code, section 94 (Supervision Fund)

were applied for the purposes for which they were established and under sections 38 and 39.	1 2
QOFS must report to Minister on Building Societies Fund	3
43.(1) QOFS must, as soon as practicable, but within 4 months after the	4
transfer date, give to the Minister a report on the operations of the Building	5
Societies Fund for the period from the end of the period covered by the last	6
report given under the <i>Building Societies Fund Act 1993</i> , section 10, ²⁵ until the transfer date.	7 8
(2) The Minister must table the report in the Legislative Assembly within	9
14 sitting days after the Minister receives the report.	10
Subdivision 3—Provisions about QOFS's staff Definition for sdiy 3	11 12
44. In this subdivision—	13
"employees", of QOFS, includes the chief executive officer of QOFS.	14
Transfer of staff to APRA under transfer agreement	15
45.(1) The Minister may enter into a transfer agreement under	16
schedule 8, part 1, division 2 ²⁶ of the FSR Act, that determines, or provides	17
for determining, that particular employees of QOFS become APRA	18
employees on a particular date, not being a date before the transfer date.	19
(2) The transfer agreement has effect according to its terms.	20

²⁵ Building Societies Act 1993, section 10 (Report by QOFS)

²⁶ FSR Act, schedule 8 (Transitional, saving and application provisions), part 1 (Transitional provisions relating to transfer from State and Territory regulatory regimes), division 2 (Transitional provisions relating to staff)

Effect of transfer under s 45 or of employees of QOFS becoming appointed to the Australian Public Service	1 2
46.(1) This section applies if a person becomes an APRA employee under section 45.	3 4
(2) This section also applies if—	5
 (a) a person is appointed to the Australian Public Service under the <i>Public Service Act 1922</i> (Cwlth), section 81B(1),²⁷ on or after the transfer date; and 	6 7 8
(b) immediately before the appointment, the person was an employee of QOFS.	9 10
(3) If the person is the chief executive officer of QOFS, the officer's appointment under the QOFS Act immediately ends.	11 12
(4) If the person is another employee of QOFS, the employee's employment with QOFS immediately ends.	13 14
(5) A person is not entitled to receive any payment or other benefit, whether under a contract or otherwise, because the person's appointment or employment ends under this section.	15 16 17
Statement of accrued benefits etc.	18
47.(1) Before an employee of QOFS becomes an APRA employee under section 45 or is appointed to the Australian Public Service as mentioned in section 46(2), QOFS must give the person, and APRA or the Commonwealth Public Service Commissioner, a written statement.	19 20 21 22
(2) The statement must state particulars of the benefits to which the person has an accrued entitlement, the person's remuneration and the person's length of service with QOFS.	23 24 25

²⁷ *Public Service Act 1922* (Cwlth), section 81B (Appointment or employment of persons where functions to be performed by Commonwealth etc.)

Subdivision 4—Information may be given to APRA or ASIC

Giving of information	2
48.(1) This section applies to—	3
(a) a director of QOFS's board; and	4
(b) an employee of QOFS, including QOFS chief executive officer; and	5 6
(c) a person appointed by QOFS to carry out duties under the fiscal bodies legislation; and	7 8
(d) a person who has been a person mentioned in paragraph (a), (b) or (c).	9 10
(2) A person to whom this section applies may disclose to APRA or ASIC information the person acquired while engaged in the administration of the fiscal bodies legislation.	11 12 13
(3) This section applies despite section 410 ²⁸ of the Financial Institutions Code or section 477 ²⁹ of the Friendly Societies Code.	14 15
Subdivision 5—Transfer of QOFS's assets and liabilities	16
Transfer of assets and liabilities	
49.(1) The Minister may enter into a transfer agreement under schedule 8, part 1, division 3 ³⁰ of the FSR Act connected with the transfer of QOFS's assets or liabilities to APRA or ASIC.	
(2) The transfer agreement has effect according to its terms.	21

²⁸ Financial Institutions Code, section 410 (Secrecy)

²⁹ Friendly Societies Code, section 477 (Secrecy)

³⁰ FSR Act, schedule 8 (Transitional, saving and application provisions), part 1 (Transitional provisions relating to transfer from State and Territory regulatory regimes), division 3 (Transfer of assets and liabilities)

Subdivision 6—Proceedings involving QOFS 1 Continuation and preservation of civil proceedings involving QOFS 2 **50.(1)** For a proceeding started before the transfer date to which QOFS 3 was a party immediately before the date, the State is substituted for QOFS 4 as a party to the proceeding. 5 (2) For a proceeding not started before the transfer date and that could if 6 started after the date be brought against QOFS, or apart from the 7 commencement of section 1731 and the dissolution of QOFS could have 8 been brought against QOFS, the proceeding may instead be brought against 9 the State. 10 (3) For this section evidence that would have been admissible for or 11 against QOFS is admissible for or against the State. 12 (4) This section does not apply to a proceeding for an offence or a 13 proceeding under the Financial Intermediaries Act 1996. 14 15 **Continuation of offence proceedings 51.(1)** This section applies to a proceeding for an offence brought under 16 section 40432 of the Financial Institutions Code or section 47133 of the 17 Friendly Societies Code by QOFS, or a person authorised in writing by 18 QOFS, that started before the transfer date but was not completed before the 19 date. 20 (2) On and after the transfer date, the proceeding may continue to be 21 prosecuted by either APRA or ASIC in place of QOFS or the person 22 authorised by QOFS, and APRA or ASIC may be substituted for QOFS or 23 the person. 24 (3) The functions and powers necessary for this section are conferred on 25 APRA and ASIC 26

³¹ Section 17 (Repeals)

³² Financial Institutions Code, section 404 (Proceedings for offences)

³³ Friendly Societies Code, section 471 (Proceedings for offences)

Division 4—APRA's and ASIC's functions and powers under codes	1
Conferral of functions and powers relating to financial institutions and friendly societies	2 3
52.(1) Either relevant Commonwealth body has the same enforcement powers relating to anything done or omitted to be done under a code before the transfer date as AFIC or QOFS had immediately before that date.	4 5 6
(2) For subsection (1), a code applies with all necessary changes.	7
(3) In this section—	8
"code" means the AFIC Code, Financial Institutions Code or Friendly Societies Code.	9 10
AFIC Code provisions	11
53.(1) The following provisions of the AFIC Code continue to apply on and after the transfer date in relation to anything done or omitted to be done before the date as if section 17^{34} had not commenced—	12 13 14
(a) part $8,^{35}$ other than sections 50, 51 55 and $58;^{36}$	15
(b) the other provisions of the code relevant to the part.	16
(2) Despite subsection (1), a provision, or part of a provision, applying under the subsection that creates an offence is not limited in its application to anything done or omitted to be done before the transfer date.	
(3) For the application mentioned in subsection (1)—	20
(a) a reference in the code to AFIC is taken to be a reference to either relevant Commonwealth body; and	21 22
(b) a reference in the code to a financial institution is taken to be a reference to an entity that on the transfer date is a company under	23 24

³⁴ Section 17 (Repeals)

³⁵ AFIC Code, part 8 (Enforcement powers)

³⁶ AFIC Code, sections 50 (Injunctions), 51 (Obtaining information etc. from financial institutions), 55 (Entry and search—monitoring compliance) and 58 (Monitoring warrants)

a financial institution under the code; and

the Corporations Law and that, immediately before that date, was

(c) in section 52(1) of the code, the words 'the financial institutions scheme' are taken to be omitted and the words 'investigating whether an offence against the fiscal bodies legislation has been committed' are taken to be substituted: and (d) a reference in section 52(1)(a) or (b) of the code to an employee of AFIC or of a State supervisory authority is taken to be a reference to an employee of either relevant Commonwealth body; and (e) section 52(5) of the code is taken to be omitted; and a reference in section 53(1) or (2) of the code to the executive (f) director is taken to be a reference to either relevant Commonwealth body; and a reference in section 53(5) of the code to officers and employees (g) of the State supervisory authorities is taken to be a reference to officers and employees of either relevant Commonwealth body; and section 63(1A) and (1B) of the code are taken to be omitted; and (h) a reference in section 63(2) of the code to the Ministerial Council (i) is taken to be a reference to the Minister administering this Act; and the code applies with all other necessary changes. (i) (4) This section does not limit section 52. **Financial Institutions Code provisions** 54.(1) The following provisions of the Financial Institutions Code continue to apply on and after the transfer date in relation to anything done or omitted to be done before the date as if section 1737 had not

(a) part 2, division 2, subdivision 1A (other than sections 75, 79 and 30

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	82), part 10 and sections 392, 397, 398 and 404; ³⁸	1
(b)	the other provisions of the code relevant to the provisions mentioned in paragraph (a).	2 3
under the	spite subsection (1), a provision, or part of a provision, applying e subsection that creates an offence is not limited in its application ng done or omitted to be done before the transfer date.	4 5 6
(3) For	the application mentioned in subsection (1)—	7
(a)	a reference in the code to the SSA is taken to be a reference to either relevant Commonwealth body; and	8 9
(b)	a reference in the code to a financial body is taken to be a reference to an entity that on the transfer date is a company under the Corporations Law and that, immediately before that date, was a financial body under the code; and	10 11 12 13
(c)	a reference in the code to a society is taken to be reference to an entity that on the transfer date is a company under the Corporations Law and that, immediately before that date, was a society under the code; and	14 15 16 17
(d)	in section $76(1)$ of the code, the words 'the financial institutions legislation' are taken to be omitted and the words 'investigating whether an offence against the financial institutions legislation has been committed' are taken to be substituted; and	18 19 20 21
(e)	a reference in section 76(1)(a) or (b) of the code to an employee of the SSA is taken to be a reference to an employee of either relevant Commonwealth body; and	22 23 24
(f)	section 76(5) of the code is taken to be omitted; and	25
(g)	in the definition "financial body to which this section applies" in section 397(1) of the code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and	26 27 28

³⁸ Financial Institutions Code, part 2 (Functions and powers of SSA), division 2 (Specific powers), subdivision 1A (Enforcement powers), sections 75 (Obtaining information etc.), 79 (Entry and search—monitoring compliance) and 82 (Monitoring warrants), part 10 (Special investigations) and sections 392 (Powers of Court), 397 (Power to examine defaulting officers), 398 (Power of Court to assess damages against certain persons) and 404 (Proceedings for offences)
	Financial Sector Reform (Queensland)	
(h)	section 397(2) of the code is taken to be omitted; and	
(i)	in the definition "financial body to which this section applies" in section 398(1) of the code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and	
(j)	in the definition "prescribed person" in section 398(1) of the code, paragraphs (a) and (b), are taken to be omitted; and	
(k)	section 398(2) of the code is taken to be omitted; and	

a reference in section 404(2) of the code to the Minister is taken to (1) be a reference to the Minister administering this Act; and

(m) the code applies with all other necessary changes.

(4) This section does not limit section 52.

Provisions for Financial Institutions Code as applied under s 40 of AFIC Code

55.(1) The following provisions continue to apply on and after the transfer date in relation to anything done or omitted to be done before the date as if section 1739 had not commenced—

- (a) section 40^{40} of the AFIC Code to the extent it applies the relevant 17 provisions; 18
- (b) the relevant provisions as applied under section 40 of the AFIC Code:
- (c) the other provisions of the AFIC Code and the Financial 21 Institutions Code relevant to section 40 of the AFIC Code and the 22 relevant provisions. 23

(2) Despite subsection (1), a provision, or part of a provision, applying 24 under the subsection that creates an offence is not limited in its application 25 to anything done or omitted to be done before the transfer date. 26

(3) For the application mentioned in subsection (1)—

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³⁹ Section 17 (Repeals)

⁴⁰ AFIC Code, section 40 (Application of Financial Institutions Code)

- a reference in section 40 of the AFIC Code or in section 5⁴¹ of the AFIC Regulations to a special services provider is taken to be a reference to an entity that on the transfer date is a company under the Corporations Law and that, immediately before that date, was a special services provider under that code; and
- (b) a reference in section 40 of the AFIC Code or in section 5 of the AFIC Regulations to AFIC is taken to be a reference to either relevant Commonwealth body; and
- (c) in section 76(1) of the Financial Institutions Code, the words 'the financial institutions legislation' are taken to be omitted and the words 'investigating whether an offence against the financial institutions legislation has been committed' are taken to be substituted; and
- (d) section 76(5) of the Financial Institutions Code is taken to be omitted; and
- (e) in the definition "financial body to which this section applies" in section 397(1) of the Financial Institutions Code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and
- (f) section 397(2) of the Financial Institutions Code is taken to be omitted; and
- (g) in the definition "financial body to which this section applies" in section 398(1) of the Financial Institutions Code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and
- (h) in the definition "prescribed person" in section 398(1) of the Financial Institutions Code, paragraphs (a) and (b), are taken to be omitted; and
- (i) section 398(2) of the Financial Institutions Code is taken to be 27 omitted; and 28
- (j) a reference in section 404(2) of the Financial Institutions Code to
 the Minister is taken to be a reference to the Minister
 administering this Act; and
 31
- (k) the AFIC Code and the Financial Institutions Code apply with all 32

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⁴¹ AFIC Regulations, section 5 (Application of Financial Institutions Code—s 40)

other necessary changes. 1 (4) This section does not limit section 52. 2 (5) In this section— 3 "relevant provisions" means part 2, division 2, subdivision 1A (other than 4 sections 75, 79 and 82), part 10 and sections 392, 397, 398 and 404 of 5 the Financial Institutions Code. 6 **Friendly Societies Code provisions** 7 **56.(1)** The following provisions of the Friendly Societies Code continue 8 to apply on and after the transfer date in relation to anything done or omitted 9 to be done before the date as if section 1742 had not commenced— 10 (a) part 2, division 2, subdivision 2 (other than sections 31, 35 and 11 38), part 10 and sections 460, 465, 466 and 471;⁴³ 12 the other provisions of the code relevant to the provisions (b) 13 mentioned in paragraph (a). 14 (2) Despite subsection (1), a provision, or part of a provision, applying 15 under the subsection that creates an offence is not limited in its application 16 to anything done or omitted to be done before the transfer date. 17 (3) For the application mentioned in subsection (1)— 18 a reference in the code to the SSA is taken to be reference to either (a) 19 relevant Commonwealth body; and 20 a reference in the code to a society is taken to be reference to an 21 (b) entity that on the transfer date is a company under the 22 Corporations Law and that, immediately before that date, was a 23 society under the code; and 24 25

(c) in section 32(1) of the code, the words 'the friendly societies

⁴² Section 17 (Repeals)

Friendly Societies Code, part 2 (Functions and powers of SSA), division 2 43 (Specific Powers), subdivision 2 (Enforcement powers), sections 31 (Obtaining information), 35 (Entry and search-monitoring compliance) and 38 (Monitoring warrants), part 10 (Special investigations) and sections 460 (Powers of Court), 465 (Power to examine defaulting officers), 466 (Power of Court to assess damages against certain persons) and 471 (Proceedings for offences)

	legislation' are taken to be omitted and the words 'investigating whether an offence against the friendly societies legislation has been committed' are taken to be substituted; and	1 2 3
(d)	a reference in section 32(1)(a) or (b) of the code to an employee of the SSA is taken to be a reference to an employee of either relevant Commonwealth body; and	4 5 6
(e)	section 32(4) of the code is taken to be omitted; and	7
(f)	in the definition "society to which this section applies" in section 465(1) of the code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and	8 9 10
(g)	section 465(2) of the code is taken to be omitted; and	11
(h)	in the definition "society to which this section applies" in section 466(1) of the code, paragraphs (a), (b), (d), (e) and (f) are taken to be omitted; and	12 13 14
(i)	in the definition "prescribed person" in section 466(1) of the code, paragraphs (a) and (b) are taken to be omitted; and	15 16
(j)	section 466(2) of the code is taken to be omitted; and	17
(k)	a reference in section 471(2) of the code to the Minister is taken to be a reference to the Minister administering this Act; and	18 19
(1)	the code applies with all other necessary changes.	20
(4) Th	is section does not limit section 52.	21
Only ap	propriately qualified person may be authorised etc.	22
person, u	The power to authorise a person, or to delegate a power to a under an applied provision is a power only to authorise, or delegate or to, an appropriately qualified person.	23 24 25
(2) In	this section—	26
	I provision'' means any of the following provisions applied under division—	27 28
(a)	section 53(1) of the AFIC Code;	29

s 61

(b) sections 77(1) and 356(1) of the Financial Institutions Code;	1
(c) sections 33(1) and 419(1) of the Friendly Societies Code.	2
Conferral of functions and powers	3
58. The functions and powers necessary for the purposes of this division are conferred on APRA and ASIC.	4 5
Division 5—Chief executive's functions and powers for Friendly Societies Act 1991	6 7
Definition	8
59. In this division—	9
"repealed Act" means the Friendly Societies Act 1991, repealed under the Friendly Societies (Queensland) Act 1997, section 39.	10 11
Conferral of functions and powers relating to matters under repealed Act	12 13
60.(1) The chief executive has the same enforcement powers relating to anything done or omitted to be done under the repealed Act before its repeal as the Registrar under that Act had immediately before the repeal.	14 15 16
(2) For subsection (1), the repealed Act applies with all necessary changes.	17 18
Application of certain provisions of repealed Act	19
61.(1) The following provisions of the repealed Act continue to apply on and after the commencement of this section in relation to anything done or omitted to be done before its repeal as if the Act had not been repealed—	20 21 22
(a) part 8, divisions 3 and 4 (other than sections 8.27 and 8.30) and	23

	section 12.11;44	1
(b)	the other provisions of the Act relevant to the provisions mentioned in paragraph (a).	2 3
(2) For	the application mentioned in subsection (1)—	4
(a)	a reference in the Act to a friendly society is taken to be a reference to an entity that, before the repeal of the Act, was a friendly society under the Act; and	5 6 7
(b)	a reference in the Act to the Registrar is taken to be a reference to the chief executive; and	8 9
(c)	a reference in the Act to the Minister is taken to be a reference to the Minister administering this Act; and	10 11
(d)	a reference in the definition "friendly society" in sections 8.14 and 8.26 of the Act to a foreign society registered under Part 11 is taken to be reference to an entity that, before the repeal of the Act, was a foreign society under the Act and registered under part 11 of the Act; and	12 13 14 15 16
(e)	the chief executive may appoint only an appropriately qualified person under section 8.15(1) or 8.33(1) of the Act.	17 18
(3) Thi	s section does not limit section 60.	19
Continua	ation of certain offence proceedings	20
repealed .	This section applies to a proceeding for an offence against the Act brought by QOFS that started before the transfer date but was leted before the date.	21 22 23
prosecute executive	and after the transfer date, the proceeding may continue to be ad by the chief executive, or a person authorised by the chief e, in place of QOFS and the chief executive or person may be ad in the proceeding for QOFS.	24 25 26 27

Friendly Societies Act 1991, part 8 (Administration), divisions 3 (Investigations) and 4 (Entry and search), sections 8.27 (Entry and search—monitoring compliance), section 8.30 (Monitoring warrants) and 12.11 (Proceedings how 44 and when taken)

Delegati	on of powers	1
the repea	63. The chief executive may delegate the chief executive's powers under the repealed Act as applied under this division to an appropriately qualified officer of the department.	
	Division 6—Matters relating to deregistered societies	5
Definitio	on for div 6	6
64. In	this division—	7
"society	" means an entity that, before the transfer date, was—	8
(a)	a society under the Financial Institutions Code or the Friendly Societies Code; or	9 10
(b)	a building society under the <i>Building Societies Act 1985</i> or a corresponding previous enactment; or	11 12
(c)	a credit society under the <i>Credit Societies Act 1986</i> or a corresponding previous enactment; or	13 14
(d)	a friendly society under the <i>Friendly Societies Act 1991</i> or a corresponding previous enactment.	15 16
Applicat	tion of div 6	17
	his division applies to a society whose registration has been l, before the transfer date, under—	18 19
(a)	the Financial Institutions Code; or	20
(b)	the Friendly Societies Code; or	21
(c)	the <i>Building Societies Act 1985</i> or a corresponding previous enactment; or	22 23
(d)	the Credit Societies Act 1986 or a corresponding previous enactment; or	24 25
(e)	the <i>Friendly Societies Act 1991</i> or a corresponding previous enactment.	26 27

Society's	s property vested in ASIC under s 49	1
	This section applies to property vested in ASIC under section 4945 held by the society.	2 3
(2) If t	the property was held by the society on trust, ASIC may—	4
(a)	continue to act as trustee; or	5
(b)	apply to a court for the appointment of a new trustee.	6
(3) If t	the property was not held by the society on trust, ASIC—	7
(a)	may—	8
	(i) dispose of or deal with the property as it sees fit; and	9
	 (ii) apply any money it receives to defray expenses incurred by ASIC in exercising its powers in relation to the society and to make payments authorised by subsection (4); and 	10 11 12
(b)	must deal with the balance of the property remaining after acting under paragraph (a) (if any) under part 9.7 ⁴⁶ of the Corporations Law which is taken to apply as if the society had been a company.	13 14 15
under a	e property remains subject to all liabilities imposed on the property law and does not have the benefit of any exemption that the might otherwise have because it is vested in ASIC.	16 17 18
liabilities	SIC's obligation under subsection (4) is limited to satisfying the s out of the society's property to the extent that the property is available to satisfy those liabilities.	19 20 21
(6) AS	SIC must keep—	22
(a)	a record of the property that it knows this section applies to; and	23
(b)	a record of its dealings with that property; and	24
(c)	accounts of all money received from those dealings; and	25
(d)	all accounts, vouchers, receipts and papers relating to the property and that money.	26 27

⁴⁵ Section 49 (Transfer of assets and liabilities)

⁴⁶ Corporations Law, part 9.7 (Unclaimed property)

ASIC m	ay act for society	1
liquidato	SIC may do an act on behalf of the society or the society's r if ASIC is satisfied the society or liquidator would be bound to do the society still existed.	2 3 4
Recover	y from society's insurer	5
	person may recover from an insurer of the society an amount that ble to the society under the insurance contract if—	6 7
(a)	the society had a liability to the person; and	8
(b)	the insurance contract covered the liability immediately before the cancellation of the registration.	9 10
Conferr	al of functions and powers	11
69. The functions and powers necessary for the purposes of this division are conferred on ASIC.		12 13
	Division 7—Miscellaneous	14
Dorman	t accounts	15
70.(1)	This section applies, if—	16
(a)	before the transfer date a society transferred an amount from a person's deposit account with the society to another account under section $138A(4)(c)^{47}$ of the Financial Institutions Code; and	17 18 19
(b)	immediately before the transfer date the amount has not been lawfully totally paid out as mentioned in section 138A(6)(b) of that code.	20 21 22
other acc person's	mediately before the transfer date the amount remaining in the count for the person is taken to have been transferred back to the deposit account as if it had never been classified as a dormant or closed under section 138A of the Financial Institutions Code.	23 24 25 26

⁴⁷ Financial Institutions Code, section 138A (Dormant accounts)

Mergers and transfers of engagements started under Financial Institutions (Queensland) Code

71.(1) This section applies if a transfer of engagements or merger started before the transfer date under part 7 of the Financial Institutions (Queensland) Code and immediately before the date has not been completed, or been given effect.

(2) The transfer of engagements or merger may be completed, or be given effect, under part 7 of the Financial Institutions (Queensland) Code on or after the transfer date and, for that purpose, the part, and other provisions of the code relevant to the part, continue to apply as if section 17⁴⁸ had not commenced.

(3) For the application mentioned in subsection (2)—

- (a) a reference in the Financial Institutions (Queensland) Code to the SSA is taken to be a reference to either relevant Commonwealth body; and
- (b) a reference in the Financial Institutions (Queensland) Code to the SSA of a participating State is taken to be a reference to either relevant Commonwealth body; and
- (c) the Financial Institutions (Queensland) Code applies with all other necessary changes.

(4) For this section a transfer of engagements was started before the transfer date under part 7 of the Financial Institutions (Queensland) Code if, before that date—

- (a) 1 of the following conditions was satisfied in relation to each society or foreign society involved—
 - (i) the transfer was approved by a special resolution of the society or foreign society, as required by the relevant Financial Institutions Code;
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 - (ii) the relevant SSA made a determination, under the relevant
 Financial Institutions Code, that the transfer may be
 approved by the board of the society or foreign society; or
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- (b) in a case where each entity involved in the transfer is a society, 32

Section 17 (Repeals)

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QOFS gave a direction, under the Financial Institutions (Queensland) Code, requiring the transfer.

(5) For this section, a merger was started before the transfer date if, before that date, 1 of the following conditions was satisfied in relation to each society or foreign society involved—

- (a) the merger was approved by a special resolution of the society or foreign society, as required by the relevant Financial Institutions Code;
- (b) the relevant SSA made a determination, under the relevant Financial Institutions Code, that the merger may be approved by the board of the society or foreign society.

(6) The functions and powers of the SSA that are necessary for the purposes of this section are conferred on each relevant Commonwealth body.

(7) In this section—

financial institutions	agreement"	see section	3 of	the AFIC	C Code.49
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- "foreign society" means a body corporate that, before the transfer date, was
 a society under the financial institutions legislation of another
 participating State, whether or not it was registered as a foreign society
 under part 11 of the Financial Institutions (Queensland) Code.
- **"participating State"** means a State that, immediately before the transfer date, was a party to the financial institutions agreement and in which, immediately before that date, the foreign society was incorporated.

"relevant Financial Institutions Code" means-

- (a) in relation to a society, the Financial Institutions (Queensland)
 25
 Code; or
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- (b) in relation to a foreign society, the law of another participating
 State corresponding to the Financial Institutions (Queensland)
 Code.
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"relevant SSA" means-

(a) in relation to a society, QOFS; or

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⁴⁹ The attachment contains extracts of the relevant provisions of the AFIC Code.

(b) in relation to a foreign society, the State supervisory authority under the financial institutions legislation of the other participating State.

"society" means an entity that, immediately before the transfer date, was a society under the Financial Institutions (Queensland) Code.

Mergers and transfers of engagements started under Friendly Societies (Queensland) Code

72.(1) This section applies if a transfer of engagements or merger started before the transfer date under part 7 of the Friendly Societies (Queensland) Code and immediately before the date has not been completed, or been given effect.

(2) The transfer of engagements or merger may be completed, or be given effect, under part 7 of the Friendly Societies (Queensland) Code on or after the transfer date and, for that purpose, the part, and other provisions of the code relevant to the part, continue to apply as if section 17⁵⁰ had not commenced.

(3) For the application mentioned in subsection (2)—

- (a) a reference in the Friendly Societies (Queensland) Code to the SSA is taken to be a reference to either relevant Commonwealth body; and
- (b) a reference in the Friendly Societies (Queensland) Code to the SSA of a participating State is taken to be a reference to either relevant Commonwealth body; and
- (c) the Friendly Societies (Queensland) Code applies with all other necessary changes.

(4) For this section a transfer of engagements was started before the
transfer date under part 7 of the Friendly Societies (Queensland) Code if,
before that date—2628

- (a) 1 of the following conditions was satisfied in relation to each society or foreign society involved—
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 - (i) the transfer was approved by a special resolution of the 31

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society or foreign society, as required by the relevant 1 Friendly Societies Code; 2 (ii) the relevant SSA made a determination, under the relevant 3 Friendly Societies Code, that the transfer may be approved 4 by the board of the society or foreign society; or 5 (b) in a case where each entity involved in the transfer is a society, 6 QOFS gave a direction, under the Friendly Societies 7 (Queensland) Code, requiring the transfer. 8 9 (5) For this section, a merger was started before the transfer date if, before that date, 1 of the following conditions was satisfied in relation to 10 each society or foreign society involved-11 (a) the merger was approved by a special resolution of the society or 12 foreign society, as required by the relevant Friendly Societies 13 Code: 14 (b) the relevant SSA made a determination, under the relevant 15 Friendly Societies Code, that the merger may be approved by the 16 board of the society or foreign society. 17 (6) The functions and powers of the SSA that are necessary for the 18 purposes of this section are conferred on each relevant Commonwealth 19 body. 20 (7) In this section— 21 "financial institutions agreement" see section 3 of the AFIC Code. 22 "foreign society" means a body corporate that, before the transfer date, was 23 a society under the friendly societies legislation of another participating 24 State, whether or not it was registered as a foreign society under 25 part 11 of the Friendly Societies (Queensland) Code. 26 "friendly societies legislation" see section 8A of the AFIC Code.51 27 "participating State" means a State that, immediately before the transfer 28 date, was a party to the financial institutions agreement and in which, 29 immediately before that date, the foreign society was incorporated. 30

"relevant Friendly Societies Code" means-

⁵¹ The attachment contains extracts of the relevant provisions of the AFIC Code.

(a) in relation to a society, the Friendly Societies (Queensland) Code; or		1 2
(b)	in relation to a foreign society, the law of another participating State corresponding to the Friendly Societies (Queensland) Code.	3 4
"relevar	t SSA" means—	5
(a)	in relation to a society, QOFS; or	6
(b)	in relation to a foreign society, the State supervisory authority under the friendly societies legislation of the other participating State.	7 8 9
v	" means an entity that, immediately before the transfer date, was a tety under the Friendly Societies (Queensland) Code.	10 11
Australi	an Financial Institutions Appeals Tribunal	12
73.(1)	This section applies on the transfer date.	13
	ne Australian Financial Institutions Appeals Tribunal established ction 8 of the AFIC Act ceases to exist and its members go out of	14 15 16
	l applications made to the tribunal under a code for review of a that have not been decided are taken to have been withdrawn.	17 18
(4) In	this section—	19
	means the AFIC Code, Financial Institutions Code or Friendly ieties Code.	20 21

PART 6-MISCELLANEOUS

Regulation-making power	23
74. The Governor in Council may make regulations under this Act.	24

Attachment—words defined in other legislation referred to in this Act	1
75.(1) Attached to this Act is an attachment containing relevant provisions from other legislation referred to in this Act. ⁵²	2 3
(2) The attachment is not part of this Act.	4
(3) The attachment must be revised so that it is an accurate copy of the provisions as amended from time to time.	5 6
(4) The revision under subsection (3) must happen in the first reprint of the Act after the amendment of the provision.	
PART 7—AMENDMENT OF ACTS	9
Acts amended in sch 1	10
76. Schedule 1 amends the Acts mentioned in it.	11

⁵² The attachment appears immediately after the dictionary.

SCHEDULE 1	1
AMENDMENTS	2
section 76	3
PART 1—AMENDMENT OF THE FAMILY	4
SECURITY FRIENDLY SOCIETY (DISTRIBUTION	5
OF MONEYS) ACT 1991	6
1. Section 2, definition "Registrar"—	7
omit.	8
2. Section 2—	9
insert—	10
" "registrar" means—	11
(a) before the transfer date—QOFS; and	12
(b) on and after the transfer date—the chief executive.	13
"reporting period" means the period starting on 15 January 1991 and ending at the end of the day section 30 starts to apply.	14 15
"transfer date" means the date that, under the Financial Sector Reform	16
(Amendments and Transitional Provisions) Act (No. 1) 1999 (Cwlth),	17
section $3(16)$, is specified as the transfer date for the purposes of that Act.'.	18 19
3. Section 4A(3)—	20
omit.	21

4. Sectio	on 28(2), from 'including' to 'Society'—	1
omit.		2
5. Sectio	m 28—	3
insert-		4
' (3) E	Despite subsection (2), the provisions of the <i>Friendly Societies</i> about winding-up and dissolution do not apply.	5 6
transfer	or the application mentioned in subsection (2), on and after the date, a reference in the <i>Friendly Societies Act 1991</i> and the ns to the registrar is taken to be a reference to the chief executive.'.	7 8 9
6. After	section 29—	10
insert-	—	11
'Admini of the so	strator must give Minister a report about the administration ciety	12 13
'30. (1) This section applies if the society's administrator—	14
(a)	has performed the administrator's duty under section 5;53 and	15
(b)	has paid administration expenses and creditors under section 19; and	16 17
(c)	has made a final distribution to investors under section 20.	18
	The administrator must give the Minister a report about the ration within 30 days after this section applies.	19 20
'(3) T	he report must—	21
(a)	be in writing and signed by the administrator; and	22
(b)	contain a final account of—	23
	(i) the property collected and converted into money by the administrator under section 5 during the reporting period;	24 25

⁵³ Section 5 (Administrator to collect property of Society)

		and	1
	(ii)	the money paid under section 19, and distributed under section 20, during the reporting period; and	2 3
(c)	cont	tain a statement by the administrator that—	4
	(i)	on the day the administrator signs the report, the information in it is, to the best of the administrator's knowledge and belief, true; and	5 6 7
	(ii)	the administrator has performed the administrator's duty under section 5; and	8 9
	(iii)	the administrator has paid administration expenses and creditors under section 19; and	10 11
	(iv)	the administrator has made a final distribution to investors under section 20; and	12 13
	(v)	the final account mentioned in paragraph (b) contains a full and true account of the property collected and converted into money, and the money paid and distributed, during the reporting period; and	14 15 16 17
(d)		tain the further information, or be accompanied by the uments, directed by the Minister.	18 19
'Dissolu	tion o	of society	20
-		soon as practicable after receiving the report, the Minister tte notice, dissolve the society.	21 22
'(2) T	he soo	ciety is dissolved on the day stated in the notice.	23
'Ending registra		ociety's administration and cancellation of society's	24 25
'32. C	In the	dissolution of the society—	26
(a)	the a	administrator's appointment under section 4A ends; and	27
(b)	the a	administration of the society ends; and	28

(c) the society's registration is taken to have been cancelled under the <i>Friendly Societies Act 1991</i> , section 10.5.'.	1 2
PART 2—AMENDMENT OF THE FINANCIAL	3
INTERMEDIARIES ACT 1996	4
1. Section 3, 'schedule 4'—	5
omit, insert—	6
'the schedule'.	7
2. Part 2, heading—	8
omit, insert—	9
'PART 2—PRUDENTIAL AND ADVISORY	10
FUNCTIONS OF REGISTRAR'.	11
3. Section 8, heading—	12
omit, insert—	13
'Registrar's prudential and advisory functions'.	14
4. Section 8, 'functions of QOFS's board'—	15
omit, insert—	16
'registrar's prudential and advisory functions'.	17
5. Section 8, paragraph (c)—	18
omit, insert—	19
(c) act under part 3.'.	20

6. Section 9, 'this Act'—	1
omit, insert—	2
'this part'.	3
7. Sections 9, 12(1), 13(2), 14(2), 16(1), 'QOFS's board'—	4
omit, insert—	5
'the registrar'.	6
8. Sections 11(4), 12(2), 16(1), 19(2), 22(1)(b), 24, 47(5)(c), (6) and (9), 48(3), 61(4), 62(1) and (6), 67(6), 154(2), 164(4) and (7), 168(6), 170(2), 173(3)(b), 198(4)(a), (b) and (6), 201(1) and (2), 204(4), 'it'—	7 8 9
omit, insert—	10
'the registrar'.	11
9. Sections 9, 19(1), 25(1), 47(1), 61(3)(a), 116(2), 154(5)(b), 164(11), 183(2), 198(4)(c), 'its'—	12 13
omit, insert—	14
'the registrar's'.	15
10. Sections 10(1), 11(2), 16(3), 'QOFS's board'—	16
omit, insert—	17
'The registrar'.	18
11. Sections 10(1), 16(1), ', by resolution,'—	19
omit.	20

12. Sections 10(1)(b), 13(1), 19(2), 20(1), 22(2), 23, heading, 23(1), 1 25(2), 27, 28(2)(c), 29(3), 43(1) and (3), 47(2) to (4), (10) and (12), 2 48, heading, 48(3) to (5), 49(3), 50(1), 51, 54(3), 55(1), 58, heading, 3 58(1), (2) and (4), 59, 60, 62(2), (3), (6), (9) and (10), 63, 67(1), 4 definition "approved financial contracts", 73(1), (2)(b)(vi) and (4), 5 74(1), 80(3), 82, heading, 82(1), (3) and (6), 83, heading, 83(1) and (5), 6 91(3) and (4), 97(3) and (4), 111(2)(a) and (3), 122(2), 127(1)(b)(iii), 7 128(1), 130(3), 131(2) and (5), 132(4)(b), 135(3), 146(4), 147(3), 8 149(1)(e), 151(3), (13) to (15), 153(1)(b), (2) and (4), 154(1)(a) and (b), 9 (3) to (5), 155(3), 156(c), 158(8), 159(4) to (8), 160(4) and (6), 162(1)(b) 10 and (2)(a), 163(1), 164(1), 165(2)(b), 166, definition "certificate of 11 confirmation", 168(2), (3), (7) to (9), 169(1) and (3), 171(3), 173(3), 12 180(2)(a), 181(2), 182(1), 183, heading, 183(1) and (3), 184(2)(b) and 13 (d), 187, 188, 198(1) to (3), (5), (6) and (8), 199(1) and (4), 200(1), 14 201(1), (2), (4), (5), (7), (9) and (10), 203(1), 204(1), 205(1), 207(4), 15 209(1)(a) and (2)(d), 210(1), (3) and (4), 215(1), 217(1), definition 16 "appropriate officer", paragraphs (c) and (e) and (2)(a), 220(1) and 17 (2)(b), 225(1), 226(1) and (2), 227(1), definition "prescribed person", 18 paragraph (c) and (3), 237(2), (3) and (9), 240(9)(f), 241(3)(b), 243, 19 246, 247, 'QOFS'— 20 omit. insert— 21 'the registrar'. 22 13. Section 10(2)— 23 omit, insert— 24 (2) A standard takes effect from— 25 (a) the day a copy of the standard is published in the gazette; or 26 a later day stated in the standard.'. 27 (b) 14. Section 11(1), from 'for' to 'made'— 28 29 omit.

15. Section 11(2), 'the passing of the resolution,'—	1
omit, insert—	2
'the making of the standard,'.	3
16. Section 11(2), ', of the resolution.'—	4
omit, insert—	5
', of the standard.'.	6
17. Sections 11(3)(a) and (7), 12(3), 16(1)(a) and (c) and (4), 'resolution'—	7 8
omit, insert—	9
'standard'.	10
18. Sections 11(3) to (6) and 12(2), 'board'—	11
omit, insert—	12
'registrar'.	13
19. Section 11(4)(a) and (b), 'QOFS's public office'—	14
omit, insert—	15
'the registrar's public office'.	16
20. Section 11(5), 'to it'—	17
omit.	18
21. Section 11(6), 'passing the resolution'—	19
omit, insert—	20
'making the standard'.	21

22. Section 11(6), 'proposed resolution'—	1
omit, insert—	2
'proposed standard'.	3
23. Section 12(1), from 'for a'—	4
omit, insert—	5
'for a standard to be made without complying with section 11, the registrar may make the standard.'.	6 7
24. Sections 16(2), 19(1), 21, 22(1), 23(2) and (3), 24, heading, 25(1), 26(1), 29(1), 43(2), 44(1), 47(1), (5), (6) and (9), 48(2), 49(1), (2) and (4), 50(2), 54(1), 58(3), 61, 62(1), (4), (5), (7) and (8), 67(6), 73(3), 82(4), 83(2) and (3), 94, heading, 116(2), 128(3), 142(2) and (3), 154(2), 163(4), 164(4), (6), (7) and (11), 168(5) and (6), 169, heading, 169(2), 171, heading, 171(1) and (2), 174, 176, 183(2), 186(2), 190(2) to (5), 198(4) and (7), 199(2), 204(3) and (4), 205(2), 244, 'QOFS'—	8 9 10 11 12 13 14
omit, insert—	15
'The registrar'.	16
25. Section 16(3), from 'the resolution'—	17
omit, insert—	18
'all standards are available for inspection and purchase at the registrar's public office.'.	19 20
26. Part 4, heading—	21
omit, insert—	22
'PART 4—OTHER FUNCTIONS AND POWERS OF REGISTRAR' .	23 24

27. Section 18, heading—	1
omit, insert—	2
'Other functions'.	3
28. Section 18, 'The functions of QOFS'—	4
omit, insert—	5
'The other functions of the registrar'.	6
29. Section 18(j)—	7
omit, insert—	8
'(j) carry out the functions conferred on the registrar by another provision of this Act, other than part 2.'.	9 10
30. After section 19—	11
insert—	12
'Delegations	13
'19A.(1) The registrar may delegate the registrar's powers under this Act to an appropriately qualified person.	14 15
(2) However, the registrar may delegate a power under part 3 only to APRA under an agreement mentioned in section 64A. ⁵⁴	16 17
(3) A power, other than a power under part 3, may be subdelegated to an appropriately qualified person if the delegation expressly allows the subdelegation of the power.	18 19 20
(4) In this section—	21
"appropriately qualified" includes having the qualifications, experience or standing appropriate to the exercise of the power.	22 23

⁵⁴ Section 64A (State may enter into agreements with APRA)

Example of 'standing'—	1
If the person is an employee of the department, the person's classification level in the department.	2 3
'Registrar's seal	4
'19B. The registrar must have a seal of office.	5
'Registrar's public office	6
'19C. The registrar must have a public office for this Act.'.	7
31. Sections 20(2), 48(6)(b), 49(6), 55(2), 116(1), 154(1)(c), 190(2), 198(4)(e), 199(2) and (3), 209(3), 210(2) and (3), 'QOFS's'—	8 9
omit, insert—	10
'the registrar's'.	11
32. Section 22, heading, 'QOFS's public office'—	12
omit, insert—	13
'the registrar's public office'.	14
33. Section 22(1), 'its public office'—	15
omit, insert—	16
'the registrar's public office'.	17
34. Section 22(2)(a), from 'QOFS's public' to 'hours—'—	18
omit, insert—	19
'the registrar's public office during ordinary business hours—'.	20

35. Section 23(1), 'it', first mention—	1
omit, insert—	2
'the registrar'.	3
the registrat .	5
36. Section 24, 'QOFS may'—	4
omit, insert—	5
'The registrar may'.	6
37. Section 24, 'QOFS considers'—	7
omit, insert—	8
'the registrar considers'.	9
38. Section 26(2), 'QOFS', first mention—	10
omit, insert—	11
'The registrar'.	12
39. Section 26(2)(a) and (b), 'QOFS'—	13
omit, insert—	14
'the registrar'.	15
40. Section 48(1), 'QOFS', first mention—	16
omit, insert—	17
'The registrar'.	18
41. Section 48(1), 'QOFS', second mention—	19
omit, insert—	20
'the registrar'.	21

42. Section 48(1)(a), 'QOFS'—	1
omit, insert—	2
'the registrar'.	3
43. Section 49(1), 'it', first mention—	4
omit, insert—	5
'the registrar'.	6
44. Section 56(2) and (3)—	7
omit, insert—	8
(2) The expenses include the administrator's remuneration at a rate	9
approved by the registrar.'.	10
45. Section 56(4)—	11
renumber as section 56(3).	12
46. Part 4, after section 64—	13
insert—	14
<i>'Division 3—Prudential regulation or advice service agreements with</i>	15
APRA	16
'State may enter into agreements with APRA	17
'64A.(1) The registrar may with the approval of the Minister, enter into	18
an agreement with APRA on behalf of the State under which APRA is, for a fee, to provide prudential regulation or advice services.	19 20
(2) The agreement may—	21
(a) provide for APRA to act on behalf of the registrar; and	22
(b) make provision about the circumstances in which, and the extent	23

	to which, one party to the agreement is liable to the other party to the agreement for matters arising under the agreement.	1 2
'(3) In	a this section—	3
-	Itial regulation or advice services " means services of either or h of the following kinds—	4 5
(a)	services consisting of APRA performing a role in the prudential regulation or supervision of societies;	6 7
(b)	services consisting of APRA providing advice relating to the prudential regulation or supervision of societies.'.	8 9
47. Secti	ion 81(1), 'QOFS', first mention—	10
omit, insert—		11
'The r	egistrar'.	12
48. Secti	ion 81(1), 'QOFS', second mention—	13
omit, i	insert—	14
'the re	egistrar'.	15
49. Secti	ion 82(2), 'QOFS', first mention—	16
omit, i	insert—	17
'The r	egistrar'.	18
50. Secti	ion 82(2), 'QOFS', second mention—	19
omit, i	insert—	20
'the re	egistrar'.	21

51. Section 91(2), 'QOFS', first mention—	1
omit, insert—	2
'The registrar'.	3
52. Section 91(2), 'QOFS', second mention—	4
omit, insert—	5
'the registrar'.	6
53. Section 94, 'QOFS may'—	7
omit, insert—	8
'The registrar may'.	9
54. Section 94, 'QOFS is'—	10
omit, insert—	11
'the registrar is'.	12
55. Section 142(4)—	13
omit.	14
56. Section 142(5)—	15
renumber as section 142(4).	16
57. Section 163(2), 'QOFS', first mention—	17
omit, insert—	18
'The registrar'.	19

58. Section 163(2), 'QOFS', second mention—	1
omit, insert—	2
'the registrar'.	3
59. Section 164(3) and (9), 'QOFS', first mention—	4
omit, insert—	5
'The registrar'.	6
60. Section 164(3) and (9), 'QOFS', second mention—	7
omit, insert—	8
'the registrar'.	9
61. Section 164(6), 'it', first mention—	10
omit, insert—	11
'the registrar'.	12
62. Section 170(2), 'QOFS', first mention—	13
omit, insert—	14
'The registrar'.	15
63. Section 170(2)(c)(i), 'QOFS'—	16
omit, insert—	17
'the registrar'.	18
64. Section 171(4), 'QOFS', first mention—	19
omit, insert—	20
'The registrar'.	21

'the registrar'. 66. Section 183(4) — omit. 67. Section 183(5), ', unless employed in the office of QOFS,' — omit. 68. Section 183(5), 'QOFS considers' — omit, insert— 'the registrar considers'. 69. Section 183(6) and (7), 'QOFS' — omit, insert— 'the registrar'. 70. Section 183(5) to (8) — renumber as section 183(4) to (7). 71. Section 185 — omit. 72. Section 186(1)(b) —	65. Section 171(4)(a) to (c), 'QOFS'—	1
66. Section 183(4)— omit. 67. Section 183(5), ', unless employed in the office of QOFS,'— omit. 68. Section 183(5), 'QOFS considers'— omit, insert— 'the registrar considers'. 1 69. Section 183(6) and (7), 'QOFS'— omit, insert— 'the registrar'. 1 70. Section 183(5) to (8)— renumber as section 183(4) to (7). 11. Section 185— omit. 12. Section 186(1)(b)—	omit, insert—	2
omit. 67. Section 183(5), ', unless employed in the office of QOFS,'— omit. 68. Section 183(5), 'QOFS considers'— omit, insert— 'the registrar considers'. 69. Section 183(6) and (7), 'QOFS'— omit, insert— 'the registrar'. 1 70. Section 183(5) to (8)— renumber as section 183(4) to (7). 71. Section 185— omit. 72. Section 186(1)(b)—	'the registrar'.	3
67. Section 183(5), ', unless employed in the office of QOFS,'— omit. 68. Section 183(5), 'QOFS considers'— omit, insert— 'the registrar considers'. 1 69. Section 183(6) and (7), 'QOFS'— 1 omit, insert— 1 'the registrar'. 1 70. Section 183(5) to (8)— 1 renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	66. Section 183(4)—	4
omit. 68. Section 183(5), 'QOFS considers'— omit, insert— 'the registrar considers'. 1 69. Section 183(6) and (7), 'QOFS'— omit, insert— 'the registrar'. 1 'the registrar'. 70. Section 183(5) to (8)— renumber as section 183(4) to (7). 71. Section 185— omit. 1 72. Section 186(1)(b)—	omit.	5
68. Section 183(5), 'QOFS considers'— omit, insert— 'the registrar considers'. 69. Section 183(6) and (7), 'QOFS'— omit, insert— 'the registrar'. 70. Section 183(5) to (8)— renumber as section 183(4) to (7). 71. Section 185— omit. 1 72. Section 186(1)(b)—	67. Section 183(5), ', unless employed in the office of QOFS,'—	6
omit, insert— 1 'the registrar considers'. 1 69. Section 183(6) and (7), 'QOFS'— 1 omit, insert— 1 'the registrar'. 1 70. Section 183(5) to (8)— 1 renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	omit.	7
'the registrar considers'. 1 69. Section 183(6) and (7), 'QOFS'— 1 omit, insert— 1 'the registrar'. 1 70. Section 183(5) to (8)— 1 renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	68. Section 183(5), 'QOFS considers'—	8
69. Section 183(6) and (7), 'QOFS'— 1 omit, insert— 1 'the registrar'. 1 70. Section 183(5) to (8)— 1 renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	omit, insert—	9
omit, insert— 1 'the registrar'. 1 70. Section 183(5) to (8) — 1 <i>renumber</i> as section 183(4) to (7). 1 71. Section 185 — 1 <i>omit.</i> 1 72. Section 186(1)(b) — 1	'the registrar considers'.	10
'the registrar'. 1 70. Section 183(5) to (8) — 1 <i>renumber</i> as section 183(4) to (7). 1 71. Section 185 — 1 <i>omit.</i> 1 72. Section 186(1)(b) — 1	69. Section 183(6) and (7), 'QOFS'—	11
70. Section 183(5) to (8)— 1 renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	omit, insert—	12
renumber as section 183(4) to (7). 1 71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	'the registrar'.	13
71. Section 185— 1 omit. 1 72. Section 186(1)(b)— 1	70. Section 183(5) to (8)—	14
<i>omit.</i> 1 72. Section 186(1)(b)—	<i>renumber</i> as section $183(4)$ to (7).	15
72. Section 186(1)(b) —	71. Section 185—	16
	omit.	17
omit. 1	72. Section 186(1)(b)—	18
	omit.	19

73. Section 186(1)(c), 'QOFS's'—	1
omit, insert—	2
'the registrar's'.	3
74. Section 186(1)(c)—	4
renumber as section 186(1)(b).	5
75. Section 190(1), 'QOFS', first mention—	6
omit, insert—	7
'The registrar'.	8
76. Section 190(1), 'QOFS', second mention—	9
omit, insert—	10
'the registrar'.	11
77. Section 196(5), 'QOFS', first mention—	12
omit, insert—	13
'The registrar'.	14
78. Section 196(5), 'QOFS', second mention—	15
omit, insert—	16
'the registrar'.	17
79. Section 198(7), 'it', first mention—	18
omit, insert—	19
'the registrar'.	20

80. Section 239(1), definition "person to whom this section applies"—	1
omit, insert—	2
""" """ "" "" "" "" "" "" "" "" "" "" "	3 4
81. Section 247—	5
insert—	6
'(3) Also, for information purposes only, a regulation may identify the functions of the registrar under this Act conferred on APRA under an agreement between the State and APRA under part 4, division 3.'.	7 8 9
82. Part 14, heading—	10
omit, insert—	11
'PART 14—TRANSITIONAL PROVISIONS' .	12
83. Part 14, before section 248—	13
insert—	14
'Division 1—Transitional provisions for Act No. 23 of 1996'.	15
84. Sections 249, 252 and 255 to 262—	16
omit.	17

85. Part 14, a	at the end—	1
insert—		2
'Division	2—Transitional provisions for Financial Sector Reform (Queensland) Act 1999	3 4
'Definition f	or div 2	5
'255. In thi	s division—	6
(Amendr	te " means the date that, under the <i>Financial Sector Reform</i> <i>ments and Transitional Provisions</i>) <i>Act</i> (<i>No. 1</i>) 1999 (Cwlth), 3(16) is specified as the transfer date for the purposes of that	7 8 9 10
'State is suce	cessor of QOFS	11
	ne State is the successor in law of QOFS to the extent that the eeds QOFS in the performance of functions under this Act.	12 13
"(2) The fo	llowing provisions of this division do not limit subsection (1).	14
'Particular a	assets of QOFS vest in State	15
'257. The f	following assets become the assets of the State—	16
• •	ets that immediately before the transfer date vested in QOFS ler a winding-up of a society under part 10, division 3;	17 18
• •	documents relating to the performance by QOFS of functions ler this Act.	19 20
'Continuatio	on and preservation of civil proceedings involving QOFS	21
offence, star	or a proceeding under this Act, other than a proceeding for an ted before the transfer date to which QOFS was a party before the date, the registrar is substituted for QOFS as a party ling.	22 23 24 25

(2) For this section evidence that would have been admissible for or against QOFS is admissible for or against the registrar.	1 2
'Continuation of offence proceedings	3
'259.(1) This section applies to a proceeding for an offence brought under this Act by QOFS that started before the transfer date but which is not completed immediately before the date.	4 5 6
(2) On and after the transfer date, the proceeding may continue to be prosecuted by the registrar in place of QOFS and the registrar may be substituted for QOFS.	7 8 9
'Continuation of things done, and started, by QOFS	10
'260.(1) Anything done by QOFS under this Act before the transfer date—	11 12
(a) continues to have affect; and	13
(b) is taken to have been done by the registrar.	14
(2) Anything started by QOFS under this Act before the transfer date and not finished before the date—	15 16
(a) is taken to have been started by the registrar; and	17
(b) may be finalised by the registrar.	18
'Instruments	19
'261.(1) An instrument, other than a statutory instrument, in existence immediately before the transfer date and given by QOFS under this Act—	20 21
(a) continues in force; and	22
(b) is taken to have been given by the registrar.	23
(2) A reference in the instrument to QOFS may, if the context permits, be taken to be a reference to the registrar.	24 25

(3) This inspector	his section does not apply to an instrument of appointment of an .	1 2
'Inspect	ors cease to hold office	3
stop hold	All inspectors holding office immediately before the transfer date ling the office and all instruments of appointment of the inspectors ng effect.	4 5 6
'Standa	rds	7
'263. (2	1) A standard in force immediately before the transfer date—	8
(a)	continues in force; and	9
(b)	is taken to have been made by the registrar.	10
	reference in the standard to QOFS may, if the context permits, be be a reference to the registrar.	11 12
'Applica	tion for certificate of incorporation	13
to the so	1) On application by a continuing society, the registrar must issue ociety a certificate of incorporation stating that the society is ated under this Act.	14 15 16
. ,	The registrar must not issue a certificate of incorporation to a ng society under subsection (1) unless the society—	17 18
(a)	surrenders to the registrar its certificate of incorporation under the previous law; or	19 20
(b)	satisfies the registrar that the certificate has been lost or destroyed.'.	21 22
86. Part	15—	23
omit.		24
87. Schedules 1 and 2—	1	
--	----------	--
omit.		
88. Schedule 4, definitions "employee", "QOFS" and "QOFS's board"—	3 4	
omit.	5	
89. Schedule 4—	6	
insert—	7	
""APRA" means the Australian Prudential Regulation Authority.	8	
"employee", for part 7, division 1, see section 98.	9	
"registrar" means the chief executive.	10	
"registrar's public office" means the public office established under section 19C.'.	11 12	
90. Schedule 4, heading—	13	
omit, insert—	14	
'SCHEDULE	15	
'DICTIONARY' .	16	

PART 3—AMENDMENT OF OTHER ACTS

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ACTS INTERPRETATION ACT 1954

1. Section 36, definitions "AFIC (Queensland) Code", "AFIC (Queensland) Regulations", "bank", "building society", "credit union", "financial institution", "Financial Institutions (Queensland) Code", "Financial Institutions (Queensland) Regulations", "Friendly Societies (Queensland) Code" and "Friendly Societies (Queensland) Regulations"—

omit.

2. Section 36—10insert—11' "bank" means a financial institution that has a consent under the Banking12Act 1959 (Cwlth), section 66,⁵⁵ to assume or use—13(a) the word 'bank', 'banker' or 'banking'; or14(b) any other word (whether or not in English) that is of like import15to a word covered by paragraph (a).16

"financial institution" means an authorised deposit-taking institution 17 within the meaning of the *Banking Act 1959* (Cwlth), section 5.56'. 18

⁵⁵ Banking Act 1959 (Cwlth), section 66 (Restriction on use of certain words and expressions)

⁵⁶ Banking Act 1959 (Cwlth), section 5—
"authorised deposit-taking institution" means a body corporate in relation to which an authority under subsection 9(3) is in force.'.

ASSOCIATIONS INCORPORATION ACT 1981	
1. Section 5(1)(b)(iii)—	2
omit.	3
2. Section 5(1)(b)(iv) and (v)—	4
renumber as section 5(1)(b)(iii) and (iv).	5
3. Section 96, definition "eligible friendly society"—	6
omit.	7
4. Section 96, definition "former society", 'or an eligible friendly society'—	8 9
omit.	10
5. Section 96, definition "registrar"—	11
omit, insert—	12
""registrar" means the registrar under the Cooperatives Act.".	13
6. Section 96, definition "transfer day", 'or friendly society'—	14
omit.	15
7. Part 11, division 2—	16
omit.	17
8. Part 11, divisions 3 to 5—	18
<i>renumber</i> as part 11, divisions 2 to 4.	19

SCHEDULE 1 (continued)	
COLLECTIONS ACT 1966	1
1. Section 47(3)(t), 'banks or building societies'—	2
omit, insert—	3
'financial institutions'.	4
COOPERATIVES ACT 1997	5
	5
1. Sections 245(6)(b)—	6
omit.	7
2. Section 245(6)(c)—	8
renumber as section 245(6)(b).	9
3. Section 300(c), (d) and (e)—	10
omit.	11
4. Section 300(f) and (g)—	12
renumber as section 300(c) and (d).	13

CORPORATIONS (QUEENSLAND) ACT 1990 14

1. Section 93(b), (f) and (g)—	15
omit.	16

2. Section 93(c) and (e)—	1
renumber as section 93(b) and (c).	2
CRIMES (CONFISCATION) ACT 1989	3
1. Section 4, definition "financial institution", paragraphs (b) and (c)—	4 5
omit, insert—	6
(b) an authorised deposit-taking institution within the meaning of the <i>Banking Act 1959</i> (Cwlth), section 5; ⁵⁷ or'.	7 8
2. Section 4, definition "financial institution", paragraphs (d) and (e)—	9 10
<i>renumber</i> as paragraphs (c) and (d).	11
FARM PRODUCE MARKETING ACT 1964	12
1. Section 5, definition "insurer", paragraph (c)—	13
omit.	14

57 Banking Act 1959 (Cwlth), section 5-

[&]quot;authorised deposit-taking institution" means a body corporate in relation to which an authority under subsection 9(3) is in force.".

FINANCIAL ADMINISTRATION AND AUDIT ACT 1977	1 2
	2
1. Schedule 3, definition "financial institution"—	3
omit. ⁵⁸	4
FUNERAL BENEFIT BUSINESS ACT 1982	5
1. Section 5, heading—	6
omit, insert—	7
'Definitions'.	8
2. Section 40(1)(b)—	9
omit, insert—	10
(b) by depositing it with, or using it to purchase shares in, a former building society; or'.	11 12
3. Section 40—	13
insert—	14
(7) In this section—	15
"Financial Institutions (Queensland) Code" means the provisions applying before the transfer date because of the <i>Financial Institutions</i>	16 17

⁵⁸ Schedule 3 is inserted in the *Financial Administration and Audit Act 1977* by the *Financial Administration Legislation Amendment Act 1999*, section 49.

(Queensland) Act 1992, section 4.59	1
"former building society" means a financial institution that was a building society under the Financial Institutions (Queensland) Code immediately before the transfer date.	2 3 4
"transfer date" means the date that, under the <i>Financial Sector Reform</i> (<i>Amendments and Transitional Provisions</i>) Act (No. 1) 1999 (Cwlth), section 3(16), is specified as the transfer date for the purposes of that Act.'.	5 6 7 8
4. Section 55(a)—	9
omit, insert—	10
(a) a corporation that is a friendly society within the meaning of the <i>Life Insurance Act 1995</i> (Cwlth), section 16C; ⁶⁰ or'.	11 12
5. Section 65(1), definition "the account", from "or a"	13
omit, insert—	14
'and an account with a former building society in which moneys are invested under section $40(1)(b)$.'.	15 16
6. Section 80—	17
insert—	18
(3) Also, for information purposes only, a regulation may identify entities that are former building societies for section 40(7), definition "former building society".	19 20 21

⁵⁹ *Financial Institutions (Queensland) Act 1992*, section 4 (Application in Queensland of the Financial Institutions Code)

⁶⁰ Life Insurance Act 1995 (Cwlth), section 16C (What is a friendly society?)

GAMING MACHINE ACT 1991

1. Section 3, definition "financial institution", paragraphs (b) to (d)—		
omit, insert—	3	
(b) an authorised deposit-taking institution within the meaning of the <i>Banking Act 1959</i> (Cwlth), section 5;61 or'.	4 5	
2. Section 3, definition "financial institution", paragraphs (e) to (g)-	6	
<i>renumber</i> as paragraphs (c) to (e).		
INTERACTIVE GAMBLING (PLAYER	8	

1. Schedule 3, definition "financial institution"—	10

PROTECTION) ACT 1998

omit.

PHARMACY ACT 1976

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1. Section 5—	13
insert—	14
""""""""""""""""""""""""""""""""""""""	15

⁶¹ Banking Act 1959 (Cwlth), section 5—

"**authorised deposit-taking institution**" means a body corporate in relation to which an authority under subsection 9(3) is in force."

before the transfer date because of the *Friendly Societies (Queensland)* 16

Act	1997, section 5.62	1
"friendly	y society'' means—	2
 (a) a corporation that was a society or a foreign society under the Friendly Societies (Queensland) Code immediately before the transfer date; or 		
(b)	(b) a corporation—	
	(i) registered as a company under the Corporations Law under a name that includes the words 'friendly society'; and	7 8
	(ii) declared under a regulation to be a friendly society for this Act.	9 10
(Am	r date " means the date that, under the <i>Financial Sector Reform</i> <i>cendments and Transitional Provisions)</i> Act (No. 1) 1999 (Cwlth), ion 3(16), is specified as the transfer date for the purposes of that ?.	11 12 13 14
2. Sectio	ns 30(3) and (7) and 40(1A)(n), 'duly registered'—	15
omit.		16
3. Sectio	n 41A—	17
insert-	—	18
corporati	A regulation may, for information purposes only, identify ons that are friendly societies under section 5, definition "friendly paragraph (a).'.	19 20 21

⁶² Friendly Societies (Queensland) Act 1997, section 5 (Application in Queensland of the Friendly Societies Code)

STAMP ACT 1894		1	
1. Sectio	on 35(1	1), definition "bank"—	2
omit.			3
2. Sectio	on 35(1	1), definition "credit business", paragraph (c)—	4
omit,	insert–	_	5
'(c)		business, carried on by a credit union, of making loans to its abers.'.	6 7
3. Sectio	on 35(1	1)—	8
insert-			9
' "credi	t unio	n " means——	10
(a)		ancial institution that was, immediately before the transfer a credit union under—	11 12
	(i)	the Financial Institutions (Queensland) Code; or	13
	(ii)	the law of another State corresponding to the Financial Institutions (Queensland) Code; or	14 15
(b)	a fina	ancial institution—	16
	(i)	that operates on the principle that membership in the institution should be open to all within the accepted common bond of association; and	17 18 19
	(ii)	whose objects include—	20
		(A) raising funds by subscription or deposit; and	21
		(B) applying the funds in the provision of financial accommodation to its members; and	22 23
		(C) encouraging savings among its members; and	24
		(D) promoting co-operative enterprise, and providing	25

programs and services to its members, to assist its members to meet their financial needs; and	1 2
(iii) that is declared under a regulation to be a credit union for this section.	3 4
"Financial Institutions (Queensland) Code" means the provisions applying before the transfer date because of the <i>Financial Institutions (Queensland) Act 1992</i> , section 4.63	5 6 7
"transfer date" means the date that, under the <i>Financial Sector Reform</i> (<i>Amendments and Transitional Provisions</i>) Act (No. 1) 1999 (Cwlth), section 3(16), is specified as the transfer date for the purposes of that Act.'.	8 9 10 11
4. Section 83, at the end—	12
insert—	13
'(4) Also, for information purposes only, a regulation may identify entities that are credit unions for section 35(1), definition "credit union", paragraph (a).'.	14 15 16
STATUTORY BODIES FINANCIAL ARRANGEMENTS ACT 1982	17 18
1. Schedule, definition "financial institution"—	19
omit.	20

omit.

Financial Institutions (Queensland) Act 1992, section 4 (Application in 63 Queensland of the Financial Institutions Code)

SUPERANNUATION (STATE PUBLIC SECTOR) ACT 1990	1 2
1. Section 2(3), from 'definition' to 'paragraph (n)'—	3
omit, insert—	4
'definition "unit of the State public sector", paragraph (n),'.	5
2. After section 31—	6
insert—	7
'PART 5—TRANSITIONAL PROVISION FOR	8
FINANCIAL SECTOR REFORM (QUEENSLAND)	9
ACT 1999	10
'APRA or ASIC may be declared to be a unit of the State public sector	11 12
'32.(1) Subsection (2) applies if, on or after the transfer date, a person who was an employee of QOFS immediately before the transfer date becomes—	13 14 15
(a) an employee of APRA under a transfer agreement; or	16
(b) an employee of ASIC under the <i>Public Service Act 1922</i> (Cwlth), section 81B(1). ⁶⁴	17 18
(2) A regulation may, under section 2(1), definition "unit of the State public sector", paragraph (n), declare—	19 20
(a) APRA to be a unit of the State public sector, if the person becomes an employee of APRA under a transfer agreement; or	21 22
(b) ASIC to be a unit of the State public sector, if the person becomes	23

⁶⁴ *Public Service Act 1922* (Cwlth), section 81B (Appointment or employment of persons where functions to be performed by Commonwealth etc.)

an employee of ASIC under the <i>Public Service Act 1922</i> (Cwlth), section 81B(1).	1 2
(3) In this section—	3
"APRA" means the Australian Prudential Regulation Authority established	4
under the Australian Prudential Regulation Authority Act 1998	5
(Cwlth).	6
"ASIC" means the Australian Securities and Investments Commission	7
established under the Australian Securities and Investments	8
Commission Act 1989 (Cwlth).	9
"QOFS" means the Queensland Office of Financial Supervision	10
established under the <i>Queensland Office of Financial Supervision</i>	11
<i>Act 1992.</i>	12
"transfer agreement" means a transfer agreement under the <i>Financial</i>	13
<i>Sector Reform (Amendments and Transitional Provisions) Act</i>	14
<i>(No. 1) 1999</i> (Cwlth), schedule 8, part 1, division 2.65	15
"transfer date" means the date that, under the <i>Financial Sector Reform</i>	16
(Amendments and Transitional Provisions) Act (No. 1) 1999 (Cwlth),	17
section 3(16), is specified as the transfer date for the purposes of that	18
Act.'.	19

TRUSTS ACT 1973

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1. Section 21(1)(k)— 21 omit, insert— 22 '(k) in the purchase of shares in, or the deposit of money with, a 23 financial institution that, immediately before the transfer date-24

⁶⁵ Financial Sector Reform (Amendments and Transitional Provisions) Act (No. 1) 1999 (Cwlth), schedule 8 (Transitional, saving and application provisions), part 1 (Transitional provisions relating to transfer from State and Territory regimes), division 2 (Transitional provisions relating to staff)

(i)	was	a	building	society	under	the	Financial	Institutions
	(Que	en	sland) Co	de; and				

(ii) was approved for the purposes of this paragraph, as in force before the transfer date, under the *Financial Institutions* (*Queensland*) Act 1992, section 27;66'.

2. Section 21—

insert—

(3) In this section—

- **"Financial Institutions (Queensland) Code"** means the provisions applying before the transfer date because of the *Financial Institutions* (*Queensland*) Act 1992, section 4.67
- "transfer date" means the date that, under the Financial Sector Reform12(Amendments and Transitional Provisions) Act (No. 1) 1999 (Cwlth),13section 3(16), is specified as the transfer date for the purposes of that14Act.'.15

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⁶⁶ Financial Institutions (Queensland) Act 1992, section 27 (Investment of trust funds)

⁶⁷ *Financial Institutions (Queensland) Act 1992*, section 4 (Application in Queensland of the Financial Institutions Code)

SCHEDULE 2	1
DICTIONARY	2
section 3	3
"AFIC" means the Australian Financial Institutions Commission.	4
"AFIC Act" means the Australian Financial Institutions Commission Act 1992.	5 6
"AFIC Code" means the AFIC (Queensland) Code.	7
"AFIC (Queensland) Code" means the provisions applying before the transfer date because of section 9 ⁶⁸ of the AFIC Act and includes the AFIC (Queensland) Regulations.	8 9 10
"AFIC (Queensland) Regulations" means the provisions applying before the transfer date because of section 10 of the AFIC Act. ⁶⁹	11 12
"AFIC Regulations" means the AFIC (Queensland) Regulations.	13
"appropriately qualified" for the authorisation of, or the delegation of a power to, a person includes having the qualifications, experience or standing appropriate having regard to the reason for the authorisation or to the power to be delegated.	14 15 16 17
Example of 'standing'—	18
The seniority of a person's position in an entity.	19
"APRA" means the Australian Prudential Regulation Authority.	20
"APRA Act" means the Australian Prudential Regulation Authority Act 1998 (Cwlth).	21 22
"APRA employee" means a person appointed under section 45 of the APRA Act.	23 24
"ASIC" means the Australian Securities and Investments Commission.	25

AFIC Act, section 9 (Application in Queensland of the AFIC Code)

AFIC Act, section 10 (Application of regulations in force under Part 5)

"authorised APRA officer" , in a provision of part 4, means a person authorised under section 9 to perform or exercise the functions or powers of an authorised APRA officer under the provision.	1 2 3
"Building Societies Fund" means the Building Societies Fund established under the <i>Building Societies Fund Act 1993</i> , section 5.	4 5
"Credit Unions Contingency Fund" means the Credit Unions Contingency Fund established under section 97(1) of the Financial Institutions Code.	6 7 8
"employee" , of AFIC or QOFS, includes a person engaged by the entity on a contract for services.	9 10
"enforcement power" means a function or power relating to-	11
(a) the investigation of an offence; or	12
(b) the institution and carrying on of a prosecution of an offence; or	13
(c) matters relating to an investigation or prosecution of an offence.	14
"Financial Institutions Code" means the Financial Institutions (Queensland) Code.	15 16
"financial institutions legislation" see section 3 of the AFIC Code.70	17
"Financial Institutions (Queensland) Code" means the provisions applying before the transfer date because of the <i>Financial Institutions (Queensland) Act 1992</i> , section 4, ⁷¹ and includes the Financial Institutions (Queensland) Regulations.	18 19 20 21
"Financial Institutions (Queensland) Regulations" means the provisions applying before the transfer date because of the <i>Financial Institutions (Queensland) Act 1992</i> , section 5.72	22 23 24

⁷⁰ The attachment contains extracts of the relevant provisions of the AFIC Code.

⁷¹ Financial Institutions (Queensland) Act 1992, section 4 (Application in Queensland of the Financial Institutions Code)

⁷² Financial Institutions (Queensland) Act 1992, section 5 (Application of regulations in force under Pt 3)

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⁷³ The attachment contains extracts of the relevant provisions of the AFIC Code.

⁷⁴ Friendly Societies (Queensland) Act 1997, section 5 (Application in Queensland of the Friendly Societies Code)

⁷⁵ *Friendly Societies (Queensland) Act 1997*, section 6 (Application of regulations)

ATTACHMENT	1
EXTRACTS FROM OTHER LEGISLATION REFERRED TO IN THE ACT	2 3
section 75	4
AFIC (QUEENSLAND) CODE	5
Definitions	6
3. In this Code—	7
"financial institutions agreement" means the initial financial institutions agreement or, if that agreement is amended or affected by another agreement, that agreement as so amended or affected.	8 9 10
"financial institutions legislation" has the meaning given by section 8.	11
"fiscal bodies legislation" means—	12
(a) the financial institutions legislation; and	13
(b) the friendly societies legislation.	14
"friendly societies legislation" has the meaning given by section 8A.	15
"initial financial institutions agreement" has the meaning given by section 7.	16 17
Initial financial institutions agreement	18
7.(1) The initial financial institutions agreement is the financial institutions agreement made on 22 November 1991 between the States and Territories.	19 20 21
(2) A copy of the provisions of the initial financial institutions agreement is set out in the schedule.	22 23

Financia	ıl ins	titutions legislation	1		
8. The	finar	ncial institutions legislation consists of—	2		
(a)	the	financial institutions legislation of Queensland, namely—	3		
	(i)	the AFIC Act, and the AFIC Code set out in section 21 of the Act; and	4 5		
	(ii)	the <i>Financial Institutions (Queensland) Act 1992</i> of Queensland, and the Financial Institutions Code set out in section 30 of the Act; and	6 7 8		
	(iii)	regulations made under either of those Acts; and	9		
(b)		financial institutions legislation of the other participating es, namely—	10 11		
	(i)	the Acts and regulations of the other participating States that apply, complement or otherwise give effect to any part of the financial institutions legislation of Queensland; and	12 13 14		
	(ii)	the financial institutions legislation of Queensland as applying in those States.	15 16		
Friendly	soci	eties legislation	17		
8A. TI	he fri	endly societies legislation consists of—	18		
(a)	the	friendly societies legislation of Victoria, namely—	19		
	(i)	the <i>Friendly Societies (Victoria)</i> Act 1996 of Victoria and the Friendly Societies Code set out in schedule 1 of the Act; and	20 21		
	(ii)	regulations made under the Act; and	22		
(b)	the friendly societies legislation of the other participating States, namely—				
	(i)	the Acts and regulations of the other participating States that apply, complement or otherwise give effect to any part of the friendly societies legislation of Victoria; and	25 26 27		
	(ii)	the friendly societies legislation of Victoria as applying in those States; and	28 29		

(c)	the financial institutions legislation in so far as it applies or is
	otherwise relevant to the legislation mentioned in paragraph (a)
	or (b).

CORPORATIONS LAW

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SCHEDULE 4—TRANSFER OF FINANCIAL **INSTITUTIONS AND FRIENDLY SOCIETIES**

PART 1—PRELIMINARY

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In this Schedule, except so far as the contrary intention appears:

AFIC Code of this jurisdiction means the Australian Financial Institutions	10
Commission Code as set out in the Australian Financial Institutions	11
Commission Act 1992 of Queensland as in force immediately before	12
the transfer date and as applied as a law of this jurisdiction.	13
Financial Institutions Code of this jurisdiction means the Financial	14
Institutions Code set out in the Financial Institutions (Queensland) Act	15
1992 as in force immediately before the transfer date and as applied as	16
a law of this jurisdiction.	17
Friendly Societies Code means the Friendly Societies Code set out in	18
Schedule 1 to the Friendly Societies (Victoria) Act 1996 as in force	19
immediately before the transfer date.	20
Friendly Societies Code of this jurisdiction means:	21
(a) the Friendly Societies Code as applied as a law of this jurisdiction; or	22 23
(b) if this Law is being applied as a law of Western Australia—the	24

Friendly Societies (Western Australia) Code set out in the 25

Friendly Societies (Western Australia) Act 1999.	1
<i>previous governing Code</i> for a transferring financial institution means the Code or law under which the institution is registered immediately before the transfer date.	2 3 4
<i>transfer date</i> means the date that is the transfer date for the purposes of the <i>Financial Sector Reform (Amendments and Transitional Provisions)</i> Act (No. 1) 1999.	5 6 7
transferring financial institution of this jurisdiction means:	8
 (a) a building society of this jurisdiction (that is, a society that is registered under the Financial Institutions Code of this jurisdiction, and authorised to operate as a building society, immediately before the transfer date); or 	9 10 11 12
(b) a credit union of this jurisdiction (that is, a society that is registered under the Financial Institutions Code of this jurisdiction, and authorised to operate as a credit union, immediately before the transfer date); or	13 14 15 16
 (c) a friendly society of this jurisdiction (that is, a body that is registered as a friendly society under the Friendly Societies Code of this jurisdiction immediately before the transfer date); or 	17 18 19
 (d) a body registered as an association under Part 12 of the Financial Institutions Code of this jurisdiction immediately before the transfer date; or 	20 21 22
 (e) a body registered as a Special Services Provider under the AFIC Code of this jurisdiction immediately before the transfer date; or 	23 24
 (f) a body registered as an association under Part 12 of the Friendly Societies Code of this jurisdiction immediately before the transfer date; or 	25 26 27
(g) The Cairns Cooperative Weekly Penny Savings Bank Limited referred to in section 263 of the <i>Financial Intermediaries Act 1996</i> of Queensland if:	28 29 30
(i) this definition is being applied as a law of Queensland; and	31
(ii) a determination by APRA under subitem 7(2) of the	32

Financial Sector Reform (Amendments and Transitional Provisions) Act (No. 1) 1999 is in force immediately before the transfer date.

CORPORATIONS (QUEENSLAND) ACT 1990

Interpretation of some expressions in the Corporations Law, and the Corporations Regulations, of Queensland	
9. In the Corporations Law, and the Corporations Regulations, of	
Queensland—	

"this jurisdiction" means Queensland.

FINANCIAL SECTOR (TRANSFERS OF BUSINESS) 10 **ACT 1999 (CWLTH)** 11

4 Definitions	12
(1) In this Act, the following words and expressions have the meanings set out below:	13 14
<i>ADI</i> (authorised deposit-taking institution) means a body corporate that is an ADI for the purposes of the <i>Banking Act 1959</i> .	15 16
<i>approved section 20 statement</i> means a statement given to APRA under subsection 20(1) in relation to which an approval under subsection 20(2) is in force.	17 18 19
<i>approved section 30 statement</i> means a statement given to APRA under subsection 30(1) in relation to which an approval under subsection 30(2) is in force.	20 21 22
APRA means the Australian Prudential Regulation Authority.	23

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<i>APRA board member</i> means a member of APRA's board of management, including APRA's Chair and Chief Executive Officer.	1 2
APRA staff member has the same meaning as in the Australian Prudential Regulation Authority Act 1998.	3 4
asset means property, or a right, of any kind, and includes:	5
 (a) any legal or equitable estate or interest (whether present or future, vested or contingent, tangible or intangible, in real or personal property) of any kind; and 	6 7 8
(b) any chose in action; and	9
 (c) any right, interest or claim of any kind including rights, interests or claims in or in relation to property (whether arising under an instrument or otherwise, and whether liquidated or unliquidated, certain or contingent, accrued or accruing); and 	10 11 12 13
(d) any asset within the meaning of Part IIIA of the <i>Income Tax</i> Assessment Act 1936.	14 15
<i>liability</i> includes a duty or obligation of any kind (whether arising under an instrument or otherwise, and whether actual, contingent or prospective).	16 17 18
<i>life insurance company</i> means a body corporate that is registered under the <i>Life Insurance Act 1995</i> .	19 20
partial transfer has the meaning given by subsection 8(2).	21
<i>receiving body</i> means a body to which another body is to transfer, or has transferred, business under this Act.	22 23
<i>regulated body</i> means a body corporate that is:	24
(a) an ADI; or	25
(b) a life insurance company.	26
regulated business, in relation to a regulated body, means:	27
(a) for a body that is an ADI—the body's banking business (within the meaning of the <i>Banking Act 1959</i>); or	28 29
(b) for a body that is a life insurance company-the body's life	30

insurance business (within the meaning of the <i>Life Insurance Act</i> 1995).	1 2
<i>statement of detail,</i> in relation to a partial transfer, means a statement that satisfies the requirements of section 19.	3 4
total transfer has the meaning given by subsection 8(3).	5
<i>transferring body</i> means a body that is to transfer, or has transferred, business under this Act.	6 7
8 Overview of Act	8
(1) This Act provides for 2 kinds of transfers of business of regulated bodies:	9 10
(a) <i>voluntary transfers</i> (these are transfers under Part 3); and	11
(b) <i>compulsory transfers</i> (these are transfers under Part 4).	12
Either kind of transfer may be a partial transfer or a total transfer.	13
(2) A transfer of business of a regulated body is a <i>partial transfer</i> if it relates to some, but not all, of the transferring body's business (including any business that is not regulated business). It cannot however relate only to business that is not regulated business.	14 15 16 17
(3) A transfer of business of a regulated body is a <i>total transfer</i> if it relates to all of the transferring body's business (including any business that is not regulated business).	18 19 20
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