

# **RESIDENTIAL TENANCIES AND OTHER LEGISLATION AMENDMENT BILL 2003**



# **RESIDENTIAL TENANCIES AND OTHER LEGISLATION AMENDMENT BILL 2003**

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	Α	MENDMENTS OF RESIDENTIAL TENANCIES ACT 1994	

# A BILL

# FOR

An Act to amend the Residential Tenancies Act 1994 and other Acts

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
Clause	1 Short title	3
	This Act may be cited as the <i>Residential Tenancies and Other Legislation Amendment Act 2003</i> .	4 5
Clause	2 Commencement	6
	This Act commences on a day to be fixed by proclamation.	7
	PART 2—AMENDMENT OF RESIDENTIAL TENANCIES ACT 1994	8 9
Clause	3 Act amended in pt 2 and schedule	10
	This part and the schedule amend the Residential Tenancies Act 1994.	11
Clause	4 Omission of s 3B (Conciliator)	12
	Section 3B—	13
	omit.	14
Clause	5 Insertion of new ss 14A and 14B	15
	Chapter 1, part 3, after section 14—	16
	insert—	17
	'14A Provision stating that lessor or lessor's agent must do something	18
	(1) This section applies to a provision of this Act stating that the lessor or lessor's agent must do something (the " <b>required act</b> ").	19 20

(2) The reference in the provision to the lessor's agent is a reference to a person who is the agent of the lessor to do the required act.	1 2	
(3) If the required act is done, whether by the agent or personally by the lessor, both the lessor and the agent are taken to have complied with the provision.		
(4) If the required act is omitted to be done, both the lessor and the agent are taken to have contravened the provision and, if the contravention is an offence—	6 7 8	
(a) each of them may be dealt with for the offence; and	9	
(b) section $315(2)^1$ applies to a proceeding for the offence.	10	
'14B Lessor's agent	11	
'A reference in a provision of this Act to something being done by a lessor, without mentioning an agent of the lessor, does not, by implication, limit the extent to which the thing may be done by an agent of the lessor.'.	12 13 14	
6 Amendment of s 27 (Approved supported accommodation)	15	
(1) Section 27, heading—	16	
omit, insert—	17	
<b>'27</b> Headleases for approved supported accommodation'.	18	
(2) Section 27(2), 'subsection (1)'—	19	
omit insert—	20	

'subsection (2)'. 21

(3) Section 27(2)— 22 renumber as section 27(3). 23 (4) Section 27(1)— 24 25

omit, insert—

'(1) This Act does not apply to an agreement relating to the letting of 26 premises (the "headlease") entered into by an entity as tenant for the 27

Clause

<sup>1</sup> Section 315 (Responsibility for acts or omissions of representatives)

	purpose of using the premises to provide approved supported accommodation.	1 2
	<b>(2)</b> Subsection (1) does not prevent this Act from applying to a residential tenancy agreement under which the tenant under the headlease lets the premises to a person to provide the person with approved supported accommodation.'.	3 4 5 6
Clause	7 Replacement of s 40 (Giving and signing written agreement)	7
	Section 40—	8
	omit, insert—	9
	40 Giving and signing written agreement	10
	(1) The lessor or lessor's agent must give the document prepared for section 39 to the tenant for signing.	11 12
	(2) Within 5 days after receiving the document, the tenant must sign the document and return it to the lessor or lessor's agent.	13 14
	<b>(3)</b> Within 14 days after receiving the document signed by the tenant, the lessor or lessor's agent must sign the document and return a copy signed by both parties to the tenant.	15 16 17
	Maximum penalty—10 penalty units.	18
	(4) This section does not apply to an agreement for a short tenancy (moveable dwelling).'.	19 20
Clause	8 Amendment of s 43 (Information statement)	21
	Section 43(2)(b), 'mediation'—	22
	omit, insert—	23
	'conciliation'.	24

Clause	9 Am	nendment of s 53 (Rent increases)	1
	Sectio	on 53(7)—	2
	omit,	insert—	3
		This section does not apply if the lessor is the Queensland Housing sion and the lease is given under the <i>State Housing Act 1945</i> , 26. <sup>2</sup> '.	4 5 6
Clause	10 Rej	placement of s 58 (Meaning of "rental bond contributor")	7
	Sectio	on 58—	8
	omit, i	insert—	9
	<b>'58 Co</b>	ntributor for a rental bond	10
	'( <b>1</b> ) A	person is a "contributor" for a rental bond—	11
	(a)	if the person is the tenant and there are no cotenants; or	12
	(b)	if—	13
		(i) the person is a cotenant; and	14
		(ii) the authority is satisfied the person is responsible for payment of the bond or part of the bond.	15 16
		Vithout limiting subsection (1)(b)(ii), the authority may be satisfied is responsible for payment of a rental bond or part of a rental	17 18 19
	(a)	because the rental bond notice for the agreement indicates the person paid the bond or contributed to payment of the bond; or	20 21
	(b)	because a cotenant—	22
		(i) is shown on the rental bond notice for the agreement to have paid the bond; and	23 24
		<ul><li>(ii) has given the authority a written notice naming the person as a contributor for the bond; or</li></ul>	25 26
	(c)	because a former cotenant—	27
		(i) is shown on the rental bond notice for the agreement to have contributed to payment of the bond; and	28 29

*State Housing Act 1945*, section 26 (Letting or leasing of houses to eligible persons)

	<ul><li>(ii) has given the authority a written notice naming the person as a contributor for the bond in place of the former cotenant.</li></ul>	1 2
	<b>'58A Share of a rental bond</b>	3
	(1) This section applies if there is more than 1 contributor for a rental bond.	4 5
	(2) If the authority is satisfied a contributor for a rental bond is responsible for payment of a certain amount of the bond, that amount is the contributor's "share" of the bond.	6 7 8
	(3) The authority may assume 2 or more contributors for a rental bond are responsible for payment of the bond, or part of the bond, in equal shares if the authority—	9 10 11
	(a) is satisfied the contributors are responsible for payment of the bond or that part of the bond; but	12 13
	(b) has not been notified, by a rental bond notice or a notice from the contributors, of the amount for which each of the contributors is responsible.'.	14 15 16
Clause	11 Insertion of new ch 2, pt 3, div 2, sdiv 1 hdg	17
	Chapter 2, part 3, after division 2 heading—	18
	insert—	19
	'Subdivision 1—Preliminary'.	20
Clause	12 Amendment of s 65 (Application for payment)	21
	Section 65—	22
	insert—	23
	(2) An application may only direct a payment to be made to the lessor or a contributor for the bond.'.	24 25

Clause	Residential Tenancies and Other Legislation Amendment Bill 2003					
	13 Replacement of ss 66–69					
	Sections 66 to 69—	2				
	omit, insert—	3				
	'Subdivision 2—Payment of bond if only 1 contributor	4				
	<b>'66 Application of sdiv 2</b>	5				
	'This subdivision applies to an application to the authority for payment of a rental bond if there is only 1 contributor for the bond.	6 7				
	<b>'67</b> Joint application by lessor and contributor	8				
	'If the application is made jointly by the lessor and the contributor, the authority must make each payment directed by the application.	9 10				
	<b>'68</b> Application by lessor					
	(1) This section applies if the application is made by the lessor only.					
	(2) If the application directs that a payment be made to the contributor, the authority must make the payment.	13 14				
	(3) If the application directs that a payment be made to the lessor—	15				
	(a) section 69G applies to the directed payment; and	16				
	(b) the contributor is the interested person for the payment.	17				
	<b>'69</b> Application by contributor	18				
	(1) This section applies if the application is made by the contributor only.	19 20				
	(2) If the application directs that a payment be made to the lessor, the authority must make the payment.	21 22				
	(3) If the application directs that a payment be made to the contributor—	23 24				
	(a) section 69G applies to the directed payment; and	25				
	(b) the lessor is the interested person for the payment.	26				

(b) the lessor is the interested person for the payment.

'S	ubdivision 3—	-Payment of bond if more than 1 contributor	1
'69A Ap	plication of so	div 3	2
		plies to an application to the authority for payment is more than 1 contributor for the bond.	3 4
'69B Joi	nt application	n by lessor and every contributor	5
		made jointly by the lessor and every contributor, the ach payment directed by the application.	6 7
'69C Joi	nt applicatior	n by lessor and some contributors	8
		blies if the application is made jointly by the lessor of the contributors.	9 10
directs t		y 1 non-applicant contributor and the application at be made to the non-applicant contributor, the e payment.	11 12 13
contribut		ion directs that payments be made to all of the me proportions as their shares of the bond, the e payments.	14 15 16
his or he	r entire share o	n directs that each non-applicant contributor be paid of the bond, the authority must make those payments s directed by the application.	17 18 19
'( <b>5</b> ) O	therwise—		20
(a)	section 69G a	applies to a payment directed by the application; and	21
(b)	each non-app payment.	plicant contributor is an interested person for the	22 23
'( <b>6</b> ) In	this section-	-	24
"non-ap	plicant contri	<b>butor''</b> means a contributor who is not an applicant.	25
'69D Ap	plication by l	essor	26
'( <b>1</b> ) Tl	nis section app	lies if the application is made by the lessor only.	27

(2) If the application directs that payments be made to all of the contributors in the same proportions as their shares of the bond, the authority must make the payments.	
(3) Otherwise—	4
(a) section 69G applies to a payment directed by the application; and	1 5
(b) each contributor is an interested person for the payment.	6
'69E Application by every contributor	7
(1) This section applies if the application is made by every contributor but not jointly with the lessor.	r 8 9
(2) If the application directs that a payment be made to the lessor, the authority must make the payment.	e 10 11
(3) If the application directs that a payment be made to a contributor—	12
(a) section 69G applies to the directed payment; and	13
(b) the lessor is the interested person for the payment.	14
<b>'69F</b> Application by some contributors	15
(1) This section applies if the application is made by some, but not all of the contributors and not jointly with the lessor.	, 16 17
(2) If the application directs that a payment be made to the lessor—	18
(a) section 69G applies to the directed payment; and	19
(b) each non-applicant contributor is an interested person for the payment.	e 20 21
(3) If the application directs that a payment be made to a contributor—	22
(a) section 69G applies to the directed payment; and	23
(b) the lessor and each non-applicant contributor are interested persons for the payment.	1 24 25
(4) In this section—	26
"non-applicant contributor" means a contributor who is not an applicant	. 27

	•	Subdivision 4—Other matters about payment	1
'69G Pay	ymen	t for which notice must be given	2
		ection concerns a payment, directed by an application for rental bond, mentioned in any of the following provisions—	3 4
•	secti	ion 68(3)	5
•	secti	ion 69(3)	6
•	secti	ion 69C(5)	7
•	secti	ion 69D(3)	8
•	secti	ion 69E(3)	9
•	secti	on 69F(2) or (3).	10
. ,		thority must give written notice of the application to the son or, if there is more than 1 interested person, to each of	11 12 13
( <b>3</b> ) If directed <b>p</b>		e is only 1 interested person, the authority must make the ent—	14 15
(a)	requ	ne interested person does not make a dispute resolution est to the authority about the payment within 14 days after ce is given under subsection (2); or	16 17 18
(b)		dispute resolution request under paragraph (a) is made but is drawn; or	19 20
(c)	if—		21
	(i)	a dispute resolution request under paragraph (a) is made; and	22 23
	(ii)	the conciliation process ends without a conciliated resolution having been reached; and	24 25
	(iii)	the authority gives the interested person a written notice about the ending of the conciliation process; and	26 27
	(iv)	either—	28
		<ul><li>(A) the interested person does not apply to a tribunal for an order about the payment, and give the authority a written notice informing it of the application, within</li></ul>	29 30 31

		7 days after the notice under subparagraph (iii) is given; or	1 2
	(B)	) an application to a tribunal under sub-subparagraph (A) is made but is withdrawn.	3 4
<b>'(4)</b> If directed		nore than 1 interested person, the authority must make the	5 6
(a)	request	of the interested persons makes a dispute resolution to the authority about the payment within 14 days after s given under subsection (2); or	7 8 9
(b)		more dispute resolution requests under paragraph (a) are ut all are withdrawn; or	10 11
(c)	if—		12
		or more dispute resolution requests under paragraph (a) e made; and	13 14
		e conciliation process ends without a conciliated olution having been reached; and	15 16
	ma	e authority gives the interested person or persons who de the dispute resolution request a written notice about e ending of the conciliation process; and	17 18 19
	(iv) eit	her—	20
	(A	) none of the interested persons applies to a tribunal for an order about the payment, and gives the authority a written notice informing it of the application, within 7 days after the notice under subparagraph (iii) is given; or	21 22 23 24 25
	(B)	) 1 or more applications to a tribunal under sub-subparagraph (A) are made but all are withdrawn.	26 27
'( <b>5</b> ) In	this sect	ion—	28
mea		<b>on</b> ", for a payment mentioned in a notice provision, son stated in the provision to be an interested person for	29 30 31
"notice <b>p</b>	provision	" means a provision mentioned in subsection (1).".	32

Clause	14 Am	endment of s 72 (Payment to rental bond supplier)	1
	(1) Se	ction 72(1)(a)—	2
	omit, i	insert—	3
	'(a)	a rental bond is payable to a contributor for the bond; and'.	4
	(2) Se	ction 72(1)(b), 'tenant'—	5
	omit, i	insert—	6
	'contr	ibutor'.	7
	( <b>3</b> ) Se	ction 72(2), '(the <b>"rental bond supplier"</b> ) and not the tenant'—	8
	omit, i	insert—	9
	'instea	ad of the contributor'.	10
Clause	15 Am	endment of s 73 (Limitation affecting payment)	11
	(1) Se	ction 73(2), 'subsection (1) does'—	12
	omit, i	insert—	13
	'subse	ections (1) and (2) do'.	14
	( <b>2</b> ) Se	ction 73(2)—	15
	renum	aber as section 73(3).	16
	( <b>3</b> ) Se	ction 73—	17
	insert-		18
	'( <b>2</b> ) A	lso, the authority must not pay a rental bond if it knows—	19
	(a)	the lessor has given an abandonment termination notice to the tenant; and	20 21
	(b)	the agreement has not terminated.3'.	22

<sup>3</sup> See section 151 (Termination of agreements).

Clause	16 Replacement of s 74 (Discontinuance of application for payment)	1
	Section 74—	2
	omit, insert—	3
	<b>'74</b> Withdrawal of application	4
	(1) This section applies to an application to the authority for the payment of a rental bond.	5 6
	(2) If there is only 1 applicant and the application is withdrawn before the authority makes a payment directed by it, the authority must stop dealing with it.	7 8 9
	(3) For an application with 2 or more applicants—	10
	<ul> <li>(a) if all of the applicants withdraw before the authority makes a payment directed by the application, the authority must stop dealing with it; or</li> </ul>	11 12 13
	(b) if 1 or more, but not all, of the applicants withdraw before the authority makes a payment directed by the application, the authority must deal with it as an application made by the remaining applicants.'.	14 15 16 17
Clause	17 Amendment of s 80 (Rental bond account)	18
	Section 80(2)—	19
	insert—	20
	'(d) amounts paid under section 80A.'.	21
Clause	18 Insertion of new s 80A	22
	After section 80—	23
	insert—	24
	'80A Unclaimed amounts in rental bond account	25
	(1) This section applies if—	26
	<ul> <li>(a) in order to make a payment out of the rental bond account under section 80(2)(a) or (b), the authority draws a cheque and gives it to the person entitled to the payment; and</li> </ul>	27 28 29

(b)	the cheque is not presented for payment within 15 months after it is drawn; and	1 2
(c)	it is at least 7 years since the cheque was drawn; and	3
(d)	since the end of the time mentioned in paragraph (b), the person has not received the amount and has not asked the authority to be paid the amount.	4 5 6
	/ith the Minister's agreement, the authority may pay the amount e rental bond account for—	7 8
(a)	a purpose mentioned in section 82(1)(a) to (d); or	9
(b)	conducting a scheme, or helping another entity to conduct a scheme, to provide housing or a related service.	10 11
( <b>3</b> ) Tamount.'	his section does not affect the person's entitlement to be paid the .	12 13
19 Am	endment of s 106 (Tenant's obligations generally)	14
Sectio	n 106(2), penalty—	15
omit.		16
20 Rep	placement of s 120 (Supply of locks and keys)	17
Sectio	n 120—	18
omit, i	nsert—	19
<b>'120 Sup</b>	oply of locks and keys	20
	he lessor must supply and maintain the locks that are necessary to be premises are reasonably secure.	21 22
(2) If each loch	there is only 1 tenant, the lessor must give to the tenant a key for	23 24
(a)	secures an entry to the premises; or	25
(b)	secures a road or other place that is normally used to gain access to, or leave, the area or building in which the premises are situated; or	26 27 28

Clause

Clause

		Example of a lock for paragraph (b)—	1
		A lock operating a boom gate that must be passed to enter or leave the area in which the premises are situated.	2 3
	(c)	is part of the premises.	4
		Examples of locks for paragraph (c)—	5
		1. A lock on a door to a room in the premises.	6
		2. A lock on the mailbox for the premises.	7
		3. A lock on the door to a toolshed that forms part of the premises.	8
		4. A lock on a built-in cupboard in the premises.	9
	<b>'(3)</b> If	there is more than 1 tenant, the lessor must—	10
	(a)	give one of the tenants a key for each lock mentioned in subsection (2); and	11 12
	(b)	give each of the other tenants a key for each lock mentioned in subsection $(2)(a)$ or $(b)$ .	13 14
	'( <b>4</b> ) In	this section—	15
	"tenant'	' means a person named in the agreement as a tenant.'.	16
Clause	21 Am	endment of s 136 (Park liaison committee)	17
	(1) Se	ction 136(5)—	18
	omit.		19
	(2) Se	ction 136(6) and (7)—	20
	renum	<i>ber</i> as section 136(5) and (6).	21
Clause	22 Am	endment of s 219 (Way of recovering possession of premises)	22
	Sectio	n 219(2)—	23
	omit, i	insert—	24
		person must not recover possession of the premises other than in a norised under this Act.	25 26
	Maximu	m penalty—50 penalty units.'.	27

Clause	23 Amendment of s 231 (Meaning of "urgent application")	1
	(1) Section 231(5), 13th dot point, 'Application about abandoned goods'—	2 3
	omit, insert—	4
	'Application about goods left on premises'.	5
	( <b>2</b> ) Section 231—	6
	insert—	7
	<b>(6)</b> An application to a tribunal is an <b>"urgent application"</b> if it is made under chapter 7A. <sup>4</sup> '.	8 9
Clause	24 Amendment of s 232C (Functions of conciliators)	10
	(1) Section 232C, heading—	11
	omit, insert—	12
	<b>'232C Conciliators'</b> .	13
	(2) Section 232C, after 'conciliator'—	14
	insert—	15
	'under this Act'.	16
	( <b>3</b> ) Section 232C—	17
	renumber as section 232C(4).	18
	(4) Section 232C—	19
	insert—	20
	(1) The chief executive officer may appoint conciliators for this Act and the accommodation Act.	21 22
	(2) The chief executive officer may appoint a person as a conciliator only if the chief executive officer is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	23 24 25
	(3) Without limiting subsection (2), the chief executive officer may be satisfied a person has the necessary expertise or experience because the	26 27

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	person has satisfactorily completed the training approved by the chief executive officer for this section.'.	1 2
Clause	25 Amendment of s 245 (Conciliators to maintain secrecy)	3
	Section 245—	4
	insert—	5
	(3) Also, if a person gives a document to a conciliator during the conciliation process and asks the conciliator to disclose the document to an authorised person, the conciliator may make the disclosure.'.	6 7 8
Clause	26 Amendment of s 246 (Ordinary protection and immunity allowed)	9
	Section 246(3), 'mediation conference'—	10
	omit, insert—	11
	'process'.	12
Clause	27 Insertion of new ch 7A	13
	After chapter 7—	14
	insert—	15
	<b>'CHAPTER 7A—TENANCY DATABASES</b>	16
	<b>'284A Definitions for ch 7A</b>	17
	'In this chapter—	18
	"list", a person on a tenancy database, means—	19
	(a) enter personal information about the person into the database; or	20
	(b) give personal information about the person to someone else for entry into the database.	21 22
	"personal information" means—	23
	(a) an individual's name; or	24
	(b) information or an opinion, whether true or not, about an identified individual.	25 26

	y <b>database</b> " means a database (whether or not stored in a nputer) containing personal information—	1 2
(a)	relating to, or arising from, the occupation of residential premises under a residential tenancy agreement; or	3 4
(b)	entered into the database for reasons relating to, or arising from, the occupation of residential premises under a residential tenancy agreement.	5 6 7
'284B N	on-application to internal databases	8
	his chapter does not apply to a tenancy database kept by an entity nly by that entity or its employees or agents.	9 10
<b>'(2)</b> In	this section—	11
"entity"	includes a department.	12
'284C R	estriction on listing	13
	person (the <b>"listing person"</b> ) must not list another person on a database unless—	14 15
(a)	the other person was named as a tenant in a residential tenancy agreement; and	16 17
(b)	the agreement has ended; and	18
(c)	there is a reason prescribed under a regulation for listing the other person; and	19 20
(d)	the listing person has—	21
	<ul> <li>(i) given written notice to the other person about the personal information it is proposed to enter, or give for entry, into the database (the "information to be entered"); or</li> </ul>	22 23 24
	(ii) taken other reasonable steps to disclose to the other person the information to be entered; and	25 26
(e)	the listing person has given the other person a reasonable opportunity to review the information to be entered.	27 28
	ubsection (1)(d) and (e) do not apply if the listing person can not e other person after making reasonable enquiries.	29 30

	ubsection (1)(e) does not apply to personal information that, at the he listing, is publicly available.	1 2	
Example o	Example of publicly available information—		
Persona	l information obtained from publicly available court records.	4	
'284D A	pplication to tribunal about breach	5	
section 2	person (the <b>"tenant"</b> ) who claims there has been a breach of 284C, relating to the listing of the tenant on a tenancy database, ly to a tribunal about the breach.	6 7 8	
	he application may only be made within 6 months after the tenant aware of the breach.	9 10	
<b>'(3)</b> If	the tribunal decides there has been a breach, it may—	11	
(a)	order a person to take stated steps to remedy the breach; or	12	
(b)	make another order it considers appropriate.	13	
<b>'284E A</b> ]	pplication to tribunal about incorrect or unjust listing	14	
	person (the <b>"tenant"</b> ) who has been listed on a tenancy database ly to a tribunal for an order under this section.	15 16	
'( <b>2</b> ) Th	ne tribunal may order a person to take stated steps to—	17	
(a)	have the tenant's name or other personal information about the tenant omitted from the database; or	18 19	
(b)	have stated changes made to the personal information about the tenant that is included in the database.	20 21	
'( <b>3</b> ) Tł	ne tribunal may make the order only if it is satisfied—	22	
(a)	the database includes personal information about the tenant that is incorrect or misleading; or	23 24	
	Example for paragraph (a)—	25	
	X is listed on a tenancy database for a reason relating to a minor matter. The database does not give details of the matter but includes a notation implying that X may be responsible for a serious breach of the Act.	26 27 28	
(b)	the inclusion of the tenant's name or other personal information about the tenant in the database is unjust in the circumstances, having regard to—	29 30 31	

	(i)	the reason for the listing; and	1
	(ii)	the tenant's involvement in the acts or omissions giving rise to the reason for the listing; and	2 3
	(iii)	the adverse consequences suffered, or likely to be suffered, by the tenant because of the listing; and	4 5
	(iv)	any other relevant matter.	6
	Exan	nples for paragraph (b)—	7
	1.	Y is listed on a tenancy database for a reason relating to damage caused to premises by Y's spouse in the course of an incident of domestic violence. Because of the listing, Y can not obtain appropriate and affordable accommodation.	8 9 10 11
	2.	Z is listed on a tenancy database for a reason relating to an amount of rent that remained unpaid for 2 months after it was payable. During that period, Z was in hospital recovering from a serious accident and unable to make arrangements for payment.	12 13 14 15
'284F Aj	oplica	ation to tribunal about proposed listing	16
		on (the <b>"tenant"</b> ) who is aware of a proposed listing of the ancy database may apply to a tribunal for an order under this	17 18 19
'( <b>2</b> ) Tł	ne trił	bunal may—	20
(a)	orde	r a person not to make the proposed listing; or	21
(b)		ar a person not to make the proposed listing except with stated ages or on stated conditions; or	22 23
(c)	mak	e another order it considers appropriate.	24
proposed	listi	bunal may make the order only if it is satisfied that, if the ng were made, the tribunal could make an order about the ection 284D or 284E.	25 26 27
'284G O	ffenc	e of contravening tribunal order	28
		on must comply with an order of a tribunal made under this	29 30
Maximu	n per	alty—50 penalty units.	31

<b>(2)</b> An offence against subsection (1) is a continuing offence and may be charged in 1 or more complaints for periods the offence continues.	1 2
Maximum penalty for each day the offence continues after a conviction against subsection (1)—5 penalty units.	3 4
<b>'284H Order for compensation</b>	5
(1) This section applies if a court convicts a person of an offence against section 284G.	6 7
(2) The court may also make an order requiring the convicted person to pay to a stated person, within a stated period, an amount the court considers appropriate as compensation for loss or damage caused by the relevant listing.	8 9 10 11
(3) The person who is entitled to payment under the order may enforce the order by filing with a court of competent jurisdiction—	12 13
(a) a copy of the order, certified as a true copy by the registrar of the convicting court; and	14 15
(b) an affidavit stating the amount remaining unpaid.	16
(4) The order is then enforceable as if it were an order of the court in which the copy and affidavit are filed.'.	17 18
28 Insertion of new s 308A	19
Chapter 8, part 7, division 1, after section 308—	20
insert—	21
'308A Delegation	22
(1) The chief executive officer may delegate the chief executive officer's powers under this Act to another appropriately qualified officer of the authority.	23 24 25
(2) In this section—	26
<b>"appropriately qualified"</b> , for a power, means having qualifications, experience or standing appropriate to exercise the power."	27 28

Clause

28

Clause	29	Insertion of new s 322	1		
	Chapter 10, after section 321—				
	iı	nsert—	3		
	<b>'</b> 32	'322 Non-application of Act to long-term leases on Hamilton Island			
	'(1) From the commencement day, this Act does not apply to a long-term lease entered into in relation to premises on Hamilton Island even if the lease is for, or for purposes that include, residential purposes.				
	(2) To remove any doubt, it is declared that subsection (1) does not apply to a sublease of a long-term lease mentioned in subsection (1) if the sublease is not a long-term lease.				
	<b>(3)</b> This section applies to a long-term lease mentioned in subsection (1) even if the lease was entered into before the commencement day.				
	(4) In this section—				
	"commencement day" means the day this section commences.				
	<b>"long-term lease"</b> means a lease or sublease for a term, including renewal options, of at least 100 years.				
	"sublease" includes a sub-sublease and sub-sub-sublease.".				
Clause	30	Insertion of new ch 11, pt 3	18		
	C	Chapter 11, after part 2—	19		
	iı	nsert—	20		
		<b>'PART 3—TRANSITIONAL PROVISIONS FOR</b>	21		
		<b>RESIDENTIAL TENANCIES AND OTHER</b>	22		
		LEGISLATION AMENDMENT ACT 2003	23		
		Division 1—Preliminary	24		
	'344 Meaning of "amendment Act" for pt 3				
	']	In this part—	26		
	"an	<b>nendment Act</b> " means the <i>Residential Tenancies and Other Legislation</i> <i>Amendment Act 2003.</i>	27 28		

'Division 2—Miscellaneous	1	
<b>'345</b> Application for payment of rental bond	2	
(1) This section applies to an application to the authority for payment of a rental bond if—		
(a) the application was given to the authority before the commencement day; and	5 6	
(b) immediately before the commencement day, the authority had not finally dealt with the application.	7 8	
(2) The authority must continue to deal with the application under chapter 2, part 3 as in force before the commencement day.	9 10	
(3) In this section—	11	
"commencement day" means the day the amendment Act, section 13, commences.	12 13	
<b>'346 Supply of locks and keys</b>	14	
(1) This section applies to a residential tenancy agreement in force immediately before the commencement day.	15 16	
(2) From the commencement day—	17	
<ul> <li>(a) section 120, as in force immediately before the commencement day, continues to apply to the lessor in relation to the agreement; and</li> </ul>	18 19 20	
<ul><li>(b) section 120, as in force from the commencement day, does not apply to the lessor in relation to the agreement.</li></ul>	21 22	
(3) In this section—	23	
"commencement day" means the day the amendment Act, section 20, commences.	24 25	

## **'347** Conciliators

(1) A person who was a conciliator immediately before the commencement day is taken to have been appointed as a conciliator under 28 section 232C. 29

<b>(2)</b> Subsection (1) applies to the person from the commencement day until the person's appointment ends under this Act.		
(3) In this section—	3	
"commencement day" means the day the amendment Act, section 24, commences.		
Division 3—Tenancy databases	6	
'348 Application of certain tenancy database provisions	7	
'A reference in section 284A, 284B or 284G <sup>5</sup> to chapter 7A includes this division.	8 9	
<b>'349</b> Application to tribunal about listing made in certain circumstances	10 11	
(1) A person may apply to a tribunal if—	12	
(a) the person was listed on a tenancy database before the commencement day; and	13 14	
(b) the person claims that—	15	
<ul><li>(i) the listing did not relate to a residential tenancy agreement in which the person was named as a tenant; or</li></ul>	16 17	
<ul><li>(ii) the listing related to a residential tenancy agreement in which the person was named as a tenant and, at the time of the listing, the agreement had not ended; or</li></ul>	18 19 20	
(iii) the listing was not made for a reason prescribed for section 284C. <sup>6</sup>	21 22	
(2) The application may only be made within 12 months after the commencement day.	23 24	
(3) If the tribunal is satisfied of a matter mentioned in subsection (1)(b)(i) to (iii), it may—	25 26	

<sup>5</sup> Section 284A (Definitions for ch 7A), 284B (Non-application to internal databases) or 284G (Offence of contravening tribunal order)

<sup>6</sup> Section 284C (Restriction on listing)

(a) order a person to take stated steps to remove personal information about the applicant from the database; or	1 2
(b) make another order it considers appropriate.	3
(4) In this section—	4
"commencement day" means the day the amendment Act, section 27, commences.	5 6
'350 Application to tribunal about incorrect or unjust listing	7
'(1) A reference in section $284E^7$ to a person who has been listed on a tenancy database includes a person who has been listed on a tenancy database before the commencement day.	8 9 10
(2) In this section—	11
"commencement day" means the day the amendment Act, section 27, commences.".	12 13
31 Amendment of sch 3 (Dictionary)	14
(1) Schedule 3, definitions "allowed period", "conciliator", "rental bond contributor" and "replacement cotenant"—	15 16
omit.	17
(2) Schedule 3—	18
insert—	19
" "conciliator" means a person appointed as a conciliator under section 232C.	20 21
"contributor", for a rental bond, see section 58.	22
"list", a person on a tenancy database, for chapter 7A, see section 284A.	23
"personal information", for chapter 7A, see section 284A.	24
"share", of a rental bond, see section 58A(2).	25
"tenancy database", for chapter 7A, see section 284A.'.	26

Clause

<sup>7</sup> Section 284E (Application to tribunal about incorrect or unjust listing)

	(3) Schedule 3, definition "retirement village", ' <i>Retirement Villages Act</i> 1988'—		
	omit, insert—	3	
	'Retirement Villages Act 1999'.	4	
	PART 3—AMENDMENT OF ARCHITECTS ACT 2002	5	
Clause	32 Act amended in pt 3	6	
	This part amends the Architects Act 2002.	7	
Clause	33 Insertion of new s 114A	8	
	After section 114—	9	
	insert—	10	
	<b>'114A Exemption for corporations</b>	11	
	(1) This section applies to a corporation.	12	
	'(2) The corporation does not commit an offence against section $113(1)$ merely because the corporation uses a title or name referred to in section $114(1)$ if—	13 14 15	
	<ul> <li>(a) the corporation has given the board a notice under section 141A(2) in relation to the provision of architectural services by the corporation; and</li> </ul>	16 17 18	
	(b) the notice is a current notice.	19	
	'(3) The corporation does not commit an offence against section $114(1)$ if—	20 21	
	<ul> <li>(a) the corporation has given the board a notice under section 141A(2) in relation to the provision of architectural services by the corporation; and</li> </ul>	22 23 24	
	(b) the notice is a current notice.'.	25	

Clause		endment of s 140 (Performance and carrying out of hitectural services by particular entities)	1 2
	Sectio	n 140—	3
	insert-	_	4
	'(3) A person mentioned in subsection $(1)(a)$ is not taken to claim, or hold himself or herself out, to be an architect, or allow himself or herself to be held out as an architect, merely because the person uses a title or name referred to in section $114(1)$ if—		
	(a)	the person has given the board a notice under section 141A(2) in relation to the provision of architectural services by the person; and	9 10 11
	(b)	the notice is a current notice.'.	12
Clause	35 Ins	ertion of new s 141A	13
ciuuse		section 141—	14
	insert-		15
	'141A Notice and record for corporations		
	(1) This section applies if a corporation provides architectural services at 1 or more places using an architect.		
	(2) The corporation may give the board a notice in the approved form.		
	<b>'(3)</b> T	he approved form must provide for the inclusion of—	20
	(a)	the corporation's name, business address and telephone number; and	21 22
	(b)	the name of each place at which the corporation provides the services; and	23 24
	(c)	the name of each architect who is responsible for carrying out architectural services for the corporation at each of the places mentioned in paragraph (b).	25 26 27
	(4) The notice is taken not to have been given under subsection (2) unless the notice—		
	(a)	includes the information mentioned in subsection (3); and	30
	(b)	is accompanied by the fee prescribed under a regulation.	31

'(5) If a corporation gives the board a notice under subsection (2), the 1 corporation must, within 21 days after a change happens in the 2 corporation's name, business address or telephone number, the places at 3 which the corporation provides architectural services using an architect, or 4 in the architects responsible for carrying out architectural services for the 5 corporation at a place, notify the board, in the approved form, about the 6 change. 7

'(6) If the change is in an architect responsible for carrying out 8 architectural services for the corporation, the notice about the change is not 9 given under subsection (5) unless the notice states the architect's name.
10

(7) If a corporation gives the board a notice under subsection (2) or (5), 11 the board must— 12

- (a) keep a record of the information given in the notice; and
- (b) keep the record open for inspection, free of charge, at the board's office by members of the public during ordinary office hours; and 15
- (c) give a person a copy of the record, or a part of it, on payment of 16 the fee prescribed under a regulation.
   17

(8) If the board receives information ("received information"), other
than under subsection (5), that leads the board to reasonably suspect
information kept on the record may have changed, the board may note the
20
21

(9) The board may make the record available for inspection on its 22 website.'.

Clause	36 Am	endment of sch 2 (Dictionary)	24
Schedule 2—			25
	insert-	—	26
" " " " " " " " " " " " " " " " " " "			27 28
	(a)	a change mentioned in section 141A(5) has not happened; or	29
	(b)	in a case where a change mentioned in section 141A(5) has happened, the corporation—	30 31
		(i) has not contravened section 141A(5) in relation to the change; or	32 33

13
	<ul> <li>(ii) has given the board notice of the change and, if relevant, the notice contained the information mentioned in section 141A(6).'.</li> </ul>	1 2 3
	PART 4—AMENDMENT OF QUEENSLAND BUILDING SERVICES AUTHORITY ACT 1991	4 5
Clause	37 Act amended in pt 4	6
	This part amends the <i>Queensland Building Services Authority Act 1991</i> .	7
Clause	<b>38</b> Amendment of s 18 (Role of the general manager)	8
	Section 18—	9
	insert—	10
	(2A) In deciding the action to be taken in relation to a licensee's licence, the general manager must not have regard to the implications for the statutory insurance scheme.'.	11 12 13
Clause	<b>39</b> Amendment of s 26 (Insurance Fund)	14
	Section 26—	15
	insert—	16
	(4) A regulation may require the fund to be managed—	17
	(a) in the way prescribed under a regulation; or	18
	(b) in accordance with an external standard of fund administration prescribed under a regulation.'.	19 20
Clause	40 Insertion of new s 26A	21
	After section 26—	22
	insert—	23

'The authority must ensure that the statutory insurance scheme is 2 managed in accordance with actuarially sustainable principles so that the 3 amounts paid into the Insurance Fund under section 26(2) will be sufficient 4 to satisfy the amounts to be paid from the Insurance Fund under 5 section 26(3).'.

# PART 5—AMENDMENT OF RESIDENTIAL SERVICES 7 (ACCOMMODATION) ACT 2002 8

Clause	41 Act amended in pt 5	9
	This part amends the Residential Services (Accommodation) Act 2002.	10
Clause	42 Amendment of s 17 (Resident's copy of agreement)	11
	Section 17(2), 'does'—	12
	omit, insert—	13
	'does not'.	14
Clause	43 Replacement of s 29 (Meaning of "rental bond contributor")	15
	Section 29—	16
	omit, insert—	17
	<b>'29</b> Contributor for a rental bond	18
	(1) A person is a <b>"contributor"</b> for a rental bond—	19
	(a) if the person is the resident and there are no coresidents; or	20
	(b) if—	21
	(i) the person is a coresident; and	22
	<ul><li>(ii) the authority is satisfied the person is responsible for payment of the bond or part of the bond.</li></ul>	23 24

1

s 43

		t limiting subsection (1)(b)(ii), the authority may be satisfied esponsible for payment of a rental bond or part of a rental	1 2 3
(a)	agre	ause the rental bond notice for the residential service rement indicates the person paid the bond or contributed to ment of the bond; or	4 5 6
(b)	beca	use a coresident—	7
	(i)	is shown on the rental bond notice for the residential service agreement to have paid the bond; and	8 9
	(ii)	has given the authority a written notice naming the person as a contributor for the bond; or	10 11
(c)	beca	use a former coresident—	12
	(i)	is shown on the rental bond notice for the residential service agreement to have contributed to payment of the bond; and	13 14
	(ii)	has given the authority a written notice naming the person as a contributor for the bond in place of the former coresident.	15 16 17
'29A Sha	are of	f a rental bond	18
'( <b>1</b> ) Tl bond.	nis se	ection applies if there is more than 1 contributor for a rental	19 20
responsit	ole fo	authority is satisfied a contributor for a rental bond is r payment of a certain amount of the bond, that amount is the <b>'share''</b> of the bond.	21 22 23
	nsibl	thority may assume 2 or more contributors for a rental bond e for payment of the bond, or part of the bond, in equal shares	24 25 26
(a)		atisfied the contributors are responsible for payment of the d or that part of the bond; but	27 28
(b)	cont	not been notified, by a rental bond notice or a notice from the ributors, of the amount for which each of the contributors is onsible.'.	29 30 31

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Clause	44 Insertion of new pt 5, div 2, sdiv 1 hdg	1
	Part 5, after division 2 heading—	2
	insert—	3
	'Subdivision 1—Preliminary'.	4
Clause	45 Amendment of s 38 (Application for payment)	5
	Section 38—	6
	insert—	7
	(2) An application may only direct a payment to be made to the service provider or a contributor for the bond.'.	8 9
Clause	46 Replacement of ss 39–44	10
	Sections 39 to 44—	11
	omit, insert—	12
	'Subdivision 2—Payment of bond if only 1 contributor	13
	<b>'39</b> Application of sdiv 2	14
	'This subdivision applies to an application to the authority for payment of a rental bond if there is only 1 contributor for the bond.	15 16
	40 Joint application by service provider and contributor	17
	'If the application is made jointly by the service provider and the contributor, the authority must make each payment directed by the application.	18 19 20
	<b>'41</b> Application by service provider	21
	(1) This section applies if the application is made by the service provider only.	22 23
	(2) If the application directs that a payment be made to the contributor, the authority must make the payment.	24 25

(3) If the application directs that a payment be made to the service provider—	1 2
(a) section 44E applies to the directed payment; and	3
(b) the contributor is the interested person for the payment.	4
<b>'42</b> Application by contributor	5
(1) This section applies if the application is made by the contributor only.	6 7
(2) If the application directs that a payment be made to the service provider, the authority must make the payment.	8 9
(3) If the application directs that a payment be made to the contributor—	10 11
(a) section 44E applies to the directed payment; and	12
(b) the service provider is the interested person for the payment.	13
Subdivision 3—Payment of bond if more than 1 contributor	14
<b>'43</b> Application of sdiv 3	15
'This subdivision applies to an application to the authority for payment of a rental bond if there is more than 1 contributor for the bond.	16 17
<b>'44</b> Joint application by service provider and every contributor	18
'If the application is made jointly by the service provider and every contributor, the authority must make each payment directed by the application.	19 20 21
'44A Joint application by service provider and some contributors	22
(1) This section applies if the application is made jointly by the service provider and some, but not all, of the contributors.	23 24
(2) If there is only 1 non-applicant contributor and the application directs that a payment be made to the non-applicant contributor, the authority must make the payment.	25 26 27

(3) If the application directs that payments be made to all of the contributors in the same proportions as their shares of the bond, the authority must make the payments.	1 2 3
(4) If the application directs that each non-applicant contributor be paid his or her entire share of the bond, the authority must make those payments and any other payments directed by the application.	4 5 6
(5) Otherwise—	7
(a) section 44E applies to a payment directed by the application; and	8
(b) each non-applicant contributor is an interested person for the payment.	9 10
(6) In this section—	11
"non-applicant contributor" means a contributor who is not an applicant.	12
<b>'44B Application by service provider</b>	13
(1) This section applies if the application is made by the service provider only.	14 15
(2) If the application directs that payments be made to all of the contributors in the same proportions as their shares of the bond, the authority must make the payments.	16 17 18
(3) Otherwise—	19
(a) section 44E applies to a payment directed by the application; and	20
(b) each contributor is an interested person for the payment.	21
'44C Application by every contributor	22
(1) This section applies if the application is made by every contributor but not jointly with the service provider.	23 24
(2) If the application directs that a payment be made to the service provider, the authority must make the payment.	25 26
(3) If the application directs that a payment be made to a contributor—	27
(a) section 44E applies to the directed payment; and	28
(b) the service provider is the interested person for the payment.	29

<b>'44D</b> Ap	plication by some contributors	1
	his section applies if the application is made by some, but not all, ntributors and not jointly with the service provider.	2 3
(2) If provider-	the application directs that a payment be made to the service	4 5
(a)	section 44E applies to the directed payment; and	6
(b)	each non-applicant contributor is an interested person for the payment.	7 8
<b>'(3)</b> If	the application directs that a payment be made to a contributor—	9
(a)	section 44E applies to the directed payment; and	10
(b)	the service provider and each non-applicant contributor are interested persons for the payment.	11 12
<b>'(4)</b> In	this section—	13
"non-ap	plicant contributor" means a contributor who is not an applicant.	14
644E Do	'Subdivision 4—Other matters about payment	15
-	yment for which notice must be given	16
	his section concerns a payment, directed by an application for of a rental bond, mentioned in any of the following provisions—	17 18
•	section 41(3)	19
•	section 42(3)	20
•	section 44A(5)	21
•	section 44B(3)	22
•	section 44C(3)	23
•	section 44D(2) or (3).	24
	he authority must give notice of the application to the interested r, if there is more than 1 interested person, to each of them.	25 26
	there is only 1 interested person, the authority must make the payment—	27 28

(a)	if the interested person does not make a dispute resolution request to the authority about the payment within 14 days after notice is given under subsection (2); or	1 2 3
(b)	if a dispute resolution request under paragraph (a) is made but is withdrawn; or	4 5
(c)	if—	6
	(i) a dispute resolution request under paragraph (a) is made; and	7 8
	(ii) the conciliation process ends without a conciliated resolution having been reached; and	9 10
	<ul><li>(iii) the authority gives the interested person a notice about the ending of the conciliation process; and</li></ul>	11 12
	(iv) either—	13
	<ul><li>(A) the interested person does not apply to a tribunal for an order about the payment, and give the authority a notice informing it of the application, within 7 days after the notice under subparagraph (iii) is given; or</li></ul>	14 15 16 17
	(B) an application to a tribunal under sub-subparagraph (A) is made but is withdrawn.	18 19
	there is more than 1 interested person, the authority must make the payment—	20 21
(a)	if none of the interested persons makes a dispute resolution request to the authority about the payment within 14 days after notice is given under subsection (2); or	22 23 24
(b)	if 1 or more dispute resolution requests under paragraph (a) are made but all are withdrawn; or	25 26
(c)	if—	27
	(i) 1 or more dispute resolution requests under paragraph (a) are made; and	28 29
	(ii) the conciliation process ends without a conciliated resolution having been reached; and	30 31
	<ul><li>(iii) the authority gives the interested person or persons who made the dispute resolution request a notice about the ending of the conciliation process; and</li></ul>	32 33 34

	(iv) either—	1
	<ul><li>(A) none of the interested persons applies to a tribunal for an order about the payment, and gives the authority a notice informing it of the application, within 7 days after the notice under subparagraph (iii) is given; or</li></ul>	2 3 4 5
	(B) 1 or more applications to a tribunal under sub-subparagraph (A) are made but all are withdrawn.	6 7
	(5) In this section—	8
	<b>"interested person"</b> , for a payment mentioned in a notice provision, means a person stated in the provision to be an interested person for the payment.	9 10 11
	"notice provision" means a provision mentioned in subsection (1).".	12
Clause	47 Amendment of s 46 (Payment to rental bond supplier)	13
	(1) Section 46(1)(a), 'the resident; but'—	14
	omit, insert—	15
	'a contributor for the bond; and'.	16
	(2) Section 46(1)(b), 'resident'—	17
	omit, insert—	18
	'contributor'.	19
	(3) Section 46(2), 'and not the resident'—	20
	omit, insert—	21
	'instead of the contributor'.	22
Clause	48 Replacement of s 48 (Discontinuance of application for payment)	23
	Section 48—	24
	omit, insert—	25
	'48 Withdrawal of application	26
	(1) This section applies to an application to the authority for the payment of a rental bond.	27 28

	(2) If there is only 1 applicant and the application is withdrawn before the authority makes a payment directed by it, the authority must stop dealing with it.	1 2 3
	(3) For an application with 2 or more applicants—	4
	<ul> <li>(a) if all of the applicants withdraw before the authority makes a payment directed by the application, the authority must stop dealing with it; or</li> </ul>	5 6 7
	(b) if 1 or more, but not all, of the applicants withdraw before the authority makes a payment directed by the application, the authority must deal with it as an application made by the remaining applicants.'.	8 9 10 11
Clause	49 Amendment of s 105 (Conciliation agreement)	12
	Section 105(1), 'tenancy dispute'—	13
	omit, insert—	14
	'service dispute'.	15
Clause	50 Insertion of new s 140	16
	After section 139—	17
	insert—	18
	<b>'140 Transitional provision for Residential Tenancies and Other</b> Legislation Amendment Act 2003	19 20
	(1) This section applies to an application to the authority for payment of a rental bond if—	21 22
	(a) the application was given to the authority before the commencement day; and	23 24
	(b) immediately before the commencement day, the authority had not finally dealt with the application.	25 26
	(2) The authority must continue to deal with the application under part 5, division 2 as in force before the commencement day.	27 28
	(3) In this section—	29
	<b>"commencement day"</b> means the day the <i>Residential Tenancies and Other Legislation Amendment Act 2003,</i> section 46, commences.".	30 31

Residential Tenancies and Other Legislation Amendment Bill 2003

Clause	51 Amendment of schedule (Dictionary)	1
	(1) Schedule, definitions "allowed period", "rental bond contributor" and "replacement coresident"—	2 3
	omit.	4
	(2) Schedule—	5
	insert—	6
	" "contributor", for a rental bond, see section 29.	7
	"share", of a rental bond, see section 29A(2).'.	8

	SCHEDULE	
	AMENDMENTS OF RESIDENTIAL TENANCIES ACT 1994	2 3
	section 3	4
1	Section 38A(1), after 'lessor'—	5
	insert—	6
	'or lessor's agent'.	7
2	Section 39(1), after 'lessor'—	8
	insert—	9
	'or lessor's agent'.	10
3	Section 42(1), (2) and (3A), after 'lessor'—	11
	insert—	12
	'or lessor's agent'.	13
4	Section 42(3), after 'lessor', first mention—	14
	insert—	15
	'or lessor's agent'.	16
5	Section 42(3)(b), after 'lessor'—	17
	insert—	18
	'or agent'.	19

## SCHEDULE (continued)

6	Section 42(6), after 'lessor', first mention—	1
i	insert—	2
6	'or lessor's agent'.	3
7	Section 42(6)(a), 'lessor's'—	4
(	omit.	5
8	Section 42A(2), after 'lessor', first mention—	6
i	insert—	7
4	'or lessor's agent'.	8
9	Section 42A(2)(b), after 'lessor'—	9
i	insert—	10
4	'or agent'.	11
10	Section 42A(2)(c)(i), 'lessor's'—	12
Ċ	omit.	13
11	Section 42A(3), after 'lessor'—	14
i	insert—	15
6	'or lessor's agent'.	16
12	Section 43(1), after 'lessor'—	17
i	insert—	18
6	'or lessor's agent'.	19

### Residential Tenancies and Other Legislation Amendment Bill 2003

## SCHEDULE (continued)

13 Section 44(2), after 'lessor'—	1
insert—	2
'or lessor's agent'.	3
14 Section 45, after 'lessor'—	4
insert—	5
'or lessor's agent'.	6
15 Section 49(1) and (2), after 'less	or'— 7
insert—	8
'or lessor's agent'.	9
16 Section 50(5), after 'lessor'—	10
insert—	1.
'or lessor's agent'.	12
17 Section 51(1), after 'lessor'—	13
insert—	14
'or lessor's agent'.	15
18 Section 51(2)—	10
omit.	17
19 Section 51(3)—	18
renumber as section 51(2).	19

#### SCHEDULE (continued)

20 Section 76(1), 'lessor or lessor's agent'—	1
omit, insert—	2
'person'.	3
21 Section 87(4), after 'lessor'—	4
insert—	5
'or prospective lessor's agent'.	6
22 Section 87(4), 'enter'—	7
omit, insert—	8
'ensure the prospective lessor enters'.	9
23 Section 87—	10
insert—	11
<b>'(6)</b> Sections 14A and 14B <sup>8</sup> apply to this section as if a reference in the sections to the lessor were a reference to the prospective lessor.'.	12 13
24 Section 95A, after 'lessor'—	14
insert—	15
'or lessor's agent'.	16
25 Section 96(2), after 'lessor'—	17
insert—	18
'or lessor's agent'.	19

<sup>8</sup> Sections 14A (Provision stating that lessor or lessor's agent must do something) and 14B (Lessor's agent)

26	Section 116 (1), after 'lessor', first mention—	1
i	nsert—	2
"	or lessor's agent'.	3
27	Section 116 (2), after 'lessor'—	4
i	nsert—	5
"	or lessor's agent'.	6
28	Section 116(3), 'lessor's agent'—	7
C	omit, insert—	8
"	agent mentioned in subsection (1)(b)'.	9
29	Section 130A, after 'lessor'—	10
i	nsert—	11
د	or lessor's agent'.	12
30	Section 142(1)—	13
C	omit, insert—	14
or s	(1) The lessor or lessor's agent must not require the tenant to buy goods services from the lessor, the lessor's agent or a person nominated by the sor or agent (the <b>"nominated supplier"</b> ).	15 16 17
Ma	ximum penalty—20 penalty units.'.	18
31	Section 142(2), after 'lessor', first mention—	19
i	nsert—	20
"	or lessor's agent'.	21

SCHEDULE (continued)
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32 Section 142(2), after 'lessor', third mention—	1
insert—	2
', agent'.	3
33 Section 146, after 'lessor', first mention—	4
insert—	5
'or lessor's agent'.	6
34 Section 147(3) and (4), after 'lessor'—	7
insert—	8
'or lessor's agent'.	9
35 Section 230A(6), after 'lessor', first mention—	10
insert—	11
'or the former lessor's agent'.	12
36 Section 230A(6), after 'lessor', second mention—	13
insert—	14
'or agent'.	15
37 Section 230A(7), after 'lessor', first mention—	16
insert—	17
'or the former lessor's agent'.	18
38 Section 230A(7), after 'lessor', second and third men	tions— 19
insert—	20
'or agent'.	21

SCHEDULE	(continued)
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39 Section 230A(11), after 'lessor', firs	t mention— 1
insert—	2
'or the former lessor's agent'.	3
40 Section 230A(11), after 'lessor', seco	ond mention— 4
insert—	5
'or agent'.	6
41 Section 230B(2), after 'lessor'—	7
insert—	8
(the <b>"former lessor"</b> ) or who is the form	mer lessor's agent'. 9
42 Section 230B(2)(a) and (b), 'person'	·— 10
omit, insert—	11
'former lessor or agent'.	12
43 Section 230B(3), 'person', first men	<b>tion</b> — 13
omit, insert—	14
'former lessor or the former lessor's age	nt'. 15
44 Section 230B(3), 'person', second m	nention— 16
omit, insert—	17
'former lessor or agent'.	18

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