

Queensland



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Retirement Villages Amendment Bill 2006

Contents

			Page
1	Short title		6
2	Commenc	ement	6
3	Act amend	ded	6
4	Replacem	ent of s 3 (Main objects)	6
	3	Objects	6
5	Amendme	ent of s 10 (What is a residence contract)	7
6	Amendme	ent of s 12 (What is a service agreement)	8
7	Replacem	ent of s 13 (What is a public information document)	8
	13	What is a public information document	8
8	Amendme	ent of s 15 (What is an exit fee)	8
9	Amendme	ent of s 16 (What is an exit entitlement)	9
10	Amendme contributic	ent of s 20 (What is a maintenance reserve fund on)	9
11	Amendme	ent of s 21 (What is a retirement village dispute)	10
12	Amendme	nt of s 28 (Registration of retirement village scheme).	10
13	Insertion of	of new s 28A	10
	28A	Deregistration of retirement village scheme	10
14	Amendme	ent of s 29 (Appeal to District Court)	11
15	Amendme	ent of s 30 (Time for making appeals)	11
16	Replacem inaccuracy	ent of s 36 (Scheme operator to give notice about y in public information document)	12
	36	Scheme operator to give notice about inaccuracy in public information document	12
17		ent of s 37 (Public information document forms part of contract)	13
18		ent of s 44 (Person signing residence contract to be	13
	44	Person signing residence contract to be given copy .	13
19	Amendme	ent of s 45 (Content of residence contract)	14

20	Insertion o	f new s 45A	14
	45A	Scheme operator to give notice of end of cooling-off period in particular circumstances	14
21	Amendme	nt of s 46 (Dealing with ingoing contribution)	14
22		nt of s 54 (Resident may ask for estimate statement 's exit entitlement)	15
23	Replaceme	ent of ss 56–58	15
	56	Interpretation for div 5	15
	57	Application of div 5	16
	58	Necessary reinstatement work	16
24		nt of s 59 (Scheme operator to ensure reinstatement completed)	17
25	Amendme scheme)	nt of s 61 (Who pays for work in freehold interest	18
26		ent of s 62 (Who pays for work in leasehold or neme)	18
	62	Who pays for work in leasehold or licence scheme	18
27	Amendme payable)	nt of s 63 (When former resident's exit entitlement	19
28		nt of s 65 (Operator to tell resident of all offers for lation unit)	20
29	Amendme	nt of s 68 (Costs of selling)	20
30	Insertion o	f new s 70A and pt 3, div 5A	20
	70A	Valuer's independence	20
	Division 5A	A Relative's right to reside	
	70B	Relative's right to reside after death or vacation	20
31	Amendme document)	nt of s 74 (Form and content of public information	22
32	Amendme	nt of s 75 (Accommodation information)	22
33		nt of s 79 (Facilities information)	22
34		nt of s 83 (Dispute resolution information)	23
35	Amendme	nt of s 84 (Public information document to be given tive resident)	23
36		ent of s 90 (Responsibility for capital improvement)	23
	90	Responsibility for capital improvement of retirement village	23
	90A	Responsibility for capital improvement of resident's accommodation unit	23
	90B	Residents jointly responsible for capital improvements requested at residents meeting	24

	90C	Responsibility of former resident for capital improvement	24
	90D	Quotes for capital improvements	24
	90E	Money received for capital improvement	25
37	Amendn	nent of s 92 (Amount of capital replacement fund)	26
38	Amendn	nent of s 93 (Capital replacement fund budget)	27
39	Amendn	nent of s 98 (Amount of maintenance reserve fund)	27
40	Amendn	nent of s 99 (Maintenance reserve fund budget)	28
41		nent of s 102 (Charges for personal services for former s)	29
42	Insertior	of new s 102A	29
	102A	General services charges budget	30
43	Amendn general	nent of s 103 (Working out and paying charges for services for residents)	30
44	Replace services	ment of s 104 (Working out and paying general charges for former residents)	31
	104	Working out and paying charges for general services for former residents	31
45		nent of s 105 (General services charges for unsold eside in accommodation units)	32
46	Replace	ment of s 106 (Increasing general services charges)	33
	106	Increasing charges for general services	33
47	Amendn increase	nent of s 107 (Resident's responsibility for paying d general services charge)	33
48	Insertior	n of new s 107A	34
	107A	Considering more cost-effective alternate services	34
49		nent of s 108 (New services to be approved by majority ents)	34
50	Amendn	nent of s 110 (Scheme operator must insure village)	35
51	Replace	ment of s 112 (Quarterly financial statements)	35
	112	Quarterly financial statements	35
52	Amendn	nent of s 113 (Annual financial statements)	36
53	Insertior	of new s 113A	37
	113A	Classification of expenditure	37
54	Amendn	nent of s 127 (Residents committee)	38
55	Insertior	of new ss 129A and 129B	38
	129A	Minutes of meetings	38
	129B	Residents committee may require scheme operator to attend meeting about budgets	39

56	Amendmei by-laws)	nt of s 130 (Residents may make, change or revoke	39
57	Amendme	nt of s 132 (Other meetings)	39
58	Replaceme	ent of pt 7, div 4, hdg (Proxy voting and postal voting).	40
59	Amendme	nt of s 133 (Voting)	40
60	•	ent of pt 10, div 4 (Requests to chief executive to cation)	41
	Division 4	Group applications	
	173	Application to tribunal by group of residents	42
	Division 5	Representation	
	174	Who may represent a resident before the tribunal	42
61	Amendme	nt of s 191 (Tribunal orders generally)	42
62	Insertion o	f new pt 15, div 1, hdg	42
63	Insertion o	f new pt 15, div 2	43
	Division 2	Transitional provisions for Retirement Villages Amendment Act 2006	
	237A	Exit fees	43
	237B	Notice about inaccuracy in public information document	43
	237C	Notice of end of cooling-off period	44
	237D	Reinstatement work	44
	237E	Budgets	45
	237F	General services charges for former residents	45
	237G	Insurance	45
64	Amendme	nt of schedule (Dictionary)	46

2006

A Bill

for

An Act to amend the Retirement Villages Act 1999

	The F	Parliament of Queensland enacts—	1
Clause	1	Short title	2
		This Act may be cited as the <i>Retirement Villages Amendment</i> Act 2006.	3 4
Clause	2	Commencement	5
		(1) The following sections commence on 1 January 2007—	6
		• sections 37 to 40	7
		• section 42	8
		• section 52	9
		• section 63, to the extent it inserts section 237E.	10
		(2) Sections 50 and 63, to the extent it inserts section 237G, commence on a day to be fixed by proclamation.	11 12
Clause	3	Act amended	13
		This Act amends the Retirement Villages Act 1999.	14
Clause	4	Replacement of s 3 (Main objects)	15
		Section 3—	16
		omit, insert—	17
	'3	Objects	18
		(1) The main objects of this Act are—	19
		 (a) to promote consumer protection and fair trading practices in operating retirement villages and in supplying services to residents by— 	20 21 22
		(i) declaring particular rights and obligations of residents and scheme operators; and	23 24
		(ii) facilitating the disclosure of information to prospective residents of a retirement village to ensure the rights and obligations of the residents	25 26 27

				and scheme operator may be easily understood; and	1 2
		(b)		ncourage the continued growth and viability of the ement village industry in the State.	3 4
	' (2)	The	follov	ving are also objects of this Act—	5
		(a)		ncourage the adoption of best practice standards by retirement village industry;	6 7
		(b)	certa	provide a clear regulatory framework to ensure ainty for the retirement village industry in planning future expansion;	8 9 10
		(c)		acilitate participation by residents, who want to be lved, in the affairs of retirement villages;	11 12
		(d)	-	rovide for processes for resolving disputes between lents and scheme operators.'.	13 14
Clause 5	Am	nendn	nent	of s 10 (What is a <i>residence contract</i>)	15
	(1)	Sect	ion 1()(1), 'a written contract'—	16
		omit	, inse	rt—	17
		' 1 or	more	e written contracts'.	18
	(2)	Sect	ion 10)	19
		inser	rt—		20
	'(2A)	base	d on,	miting the interests that a residence contract may be a residence contract may be based on a freehold an accommodation unit.'.	21 22 23
	(3)	Sect	ion 1()(3)(d)—	24
		omit	, inse	rt—	25
		'(d)	resti	ict the way in which, or the persons to whom—	26
			(i)	the right to reside in the retirement village may be disposed of during the resident's lifetime; or	27 28
			(ii)	if the contract is based on a freehold interest in an accommodation unit—the resident's interest may be disposed of during the resident's lifetime.'.	29 30 31

		(4)	Section 10(2A) and (3)—	1
			renumber as section 10(3) and (4).	2
Clause	6	Am	endment of s 12 (What is a <i>service agreement</i>)	3
			Section 12(3)—	4
			omit.	5
Clause	7		placement of s 13 (What is a <i>public information cument</i>)	6 7
			Section 13—	8
			omit, insert—	9
	'13	Wh	at is a public information document	10
			'A <i>public information document</i> , for a stated retirement village scheme, is a document, in the approved form under section 74, ¹ giving details about the retirement village scheme.'.	11 12 13 14
Clause	8	Am	endment of s 15 (What is an <i>exit fee</i>)	15
		(1)	Section 15(1), after 'liable to pay to'—	16
			insert—	17
			', or credit the account of,'.	18
		(2)	Section 15(2)—	19
			omit, insert—	20
		'(2)	The exit fee for a residence contract, including an existing residence contract, that a resident may be liable to pay to, or credit the account of, the scheme operator is to be calculated as at—	21 22 23 24
			(a) the day the resident ceases to reside in the accommodation unit to which the residence contract relates; or	25 26 27

¹ Section 74 (Form and content of public information document)

			un	a relative of the resident resides in the accommodation it under section $70B(2)$ —the sooner of the following ys—	1 2 3
			(i)	the day the relative vacates the accommodation unit;	4 5
			(ii) the day that is 3 months after the resident's right to reside in the accommodation unit under the residence contract is terminated under this Act.	6 7 8
		'(3)		on (2) applies despite anything to the contrary in an residence contract.	9 10
		'(4)	a person residenc	ection, a reference to a resident includes a reference to a, other than a scheme operator, who enters into a e contract for the purpose of giving someone else a reside in the retirement village.	11 12 13 14
			Example j	for subsection (4)—	15
			gives M this sec	th enters into a residence contract with a scheme operator which Ir Smith's mother the right to reside in the retirement village. For ction, a reference to a resident includes not only Mr Smith's who has a right to reside in the retirement village but also Mr	16 17 18 19 20
Clause	9	Am	endmen	t of s 16 (What is an <i>exit entitlement</i>)	21
		(1)		16, after 'liable to pay to'—	22
			insert—		23
			', or cree	dit the account of,'.	24
		(2)	Section		25
			insert—		26
		'(2)	referenc enters in	section, a reference to a former resident includes a e to a person, other than a scheme operator, who nto a residence contract for the purpose of giving e else a right to reside in the retirement village.'.	27 28 29 30
Clause	10		endmen ntributio	t of s 20 (What is a <i>maintenance reserve fund</i> n)	31 32

			omit, insert—	1
			'that part'.	2
Clause	11	٨٣	nendment of s 21 (What is a <i>retirement village dispute</i>)	2
Clause	••		Section 21—	3 4
			insert—	
		(1)		5
		'(2)	For subsection (1), a retirement village dispute includes a dispute about compliance by a scheme operator or a resident with this Act, whether or not a particular failure to comply is an offence against this Act.	6 7 8 9
		' (3)	In this section—	10
			resident includes a former resident.	11
			Note—	12
			In some provisions of this Act there is no means of enforcement apparent on the face of the provision but enforcement by the dispute resolution process is available because of this section.'.	13 14 15
Clause	12		nendment of s 28 (Registration of retirement village neme)	16 17
Clause	12			
Clause	12		neme)	17
Clause	12		Section 28(5), after 'a signed notice'—	17 18
Clause	12	scł	Section 28(5), after 'a signed notice'— insert—	17 18 19 20
		scł	Section 28(5), after 'a signed notice'— insert— '(a decision notice)'.	17 18 19 20 21
		scł	Section 28(5), after 'a signed notice'— <i>insert</i> — '(a <i>decision notice</i>)'. ertion of new s 28A	 17 18 19 20 21 22
		scł Ins	Section 28(5), after 'a signed notice'— <i>insert</i> — '(a <i>decision notice</i>)'. ertion of new s 28A After section 28— <i>insert</i> —	 17 18 19 20 21 22 23
	13	scł Ins	Section 28(5), after 'a signed notice'— <i>insert</i> — '(a <i>decision notice</i>)'. ertion of new s 28A After section 28—	 17 18 19 20 21 22

		' (3)	The deregistration notice must state—	1
			(a) the grounds for the chief executive's belief; and	2
			(b) that the scheme operator may appeal against the deregistration under section 29.'.	3 4
Clause	14	Am	nendment of s 29 (Appeal to District Court)	5
			Section 29—	6
			insert—	7
		'(2)	The scheme operator may appeal to the District Court against the chief executive's decision to deregister a retirement village scheme.'.	8 9 10
Clause	15	Am	nendment of s 30 (Time for making appeals)	11
		(1)	Section 30, heading—	12
			omit, insert—	13
	'30	Tin	ne for appealing'.	14
		(2)	Section 30(1), 'the decision'—	15
			omit, insert—	16
			'the decision to refuse to register the retirement village scheme'.	17 18
		(3)	Section 30(1)(a) and (b), 'was'—	19
			omit, insert—	20
			'is'.	21
		(4)	Section 30(2)—	22
			renumber as section 30(3).	23
		(5)	Section 30—	24
			insert—	25
		'(2)	A person may appeal against a decision to deregister a retirement village scheme only within 28 days after the deregistration notice is given to the person.'.	26 27 28

Clause	16		placement of s 36 (Scheme operator to give notice but inaccuracy in public information document)	$\frac{1}{2}$
			Section 36—	3
			omit, insert—	4
	'36		neme operator to give notice about inaccuracy in plic information document	5 6
		' (1)	This section applies if the particulars in a public information document become inaccurate in a way that may materially affect the interests of a resident of the retirement village to which the public information document relates.	7 8 9 10
		'(2)	Within 28 days after the scheme operator becomes aware of the particulars becoming inaccurate (the <i>inaccuracy</i>), the scheme operator must make a full written disclosure of the inaccuracy to the chief executive and to each resident of the retirement village who is, or is likely to be, materially affected by the inaccuracy.	11 12 13 14 15 16
			Maximum penalty—540 penalty units.	17
		·(3)	Also, the scheme operator must make a full written disclosure of the inaccuracy to a person who has signed a residence contract relating to the retirement village for which the cooling-off period has not ended—	18 19 20 21
			(a) before the cooling-off period ends; or	22
			(b) if the scheme operator has a reasonable excuse for failing to make the disclosure before the end of the cooling off period—as soon as practicable after becoming aware of the inaccuracy.	23 24 25 26
			Maximum penalty—540 penalty units.	27
		'(4)	If a person has indicated to the scheme operator that the person intends signing a residence contract relating to the retirement village, the scheme operator must make a full written disclosure of the inaccuracy to the person before the person signs the contract.	28 29 30 31 32
			Maximum penalty—540 penalty units.	33

		beco	scheme operator must, as soon as practicable after ming aware of the inaccuracy, amend the public rmation document to remove the inaccuracy.	1 2 3
		Max	imum penalty—540 penalty units.'.	4
Clause	17		nent of s 37 (Public information document forms esidence contract)	5 6
		Sect	ion 37(3) and (4)—	7
		omit	, insert—	8
		with	provision of a public information document is inconsistent a provision of any other part of the residence contract, provision that is more beneficial to the resident prevails.	9 10 11
		with	provision of a public information document is inconsistent a provision of this Act, the provision of this Act ails.'.	12 13 14
Clause	18		ment of s 44 (Person signing residence contract ven copy)	15 16
		Sect	ion 44—	17
		omit	, insert—	18
	'44	Person	signing residence contract to be given copy	19
			en a person signs a residence contract with a scheme ator, the operator must immediately give the person a	20 21
		-	le bound document comprised of—	22
		-		
		sing	le bound document comprised of—	22
		singl (a)	le bound document comprised of— a signed copy of the contract; and a public information document relating to the contract, unless the document has already been given to the	22 23 24 25

² Section 84 (Public information document to be given to prospective resident)

19	Am	nendn	nent of s 45 (Content of residence contract)	1
	(1)	Secti	ion 45(1)(b) to (n)—	2
		renu	<i>mber</i> as section $45(1)(d)$ to (p).	3
	(2)	Secti	ion 45(1)—	4
		inser	<i>t</i> —	5
		'(b)	if the cooling-off period starts on the day the residence contract is signed—the date the cooling-off period ends;	6 7
		(c)	if the cooling-off period starts on the day a later event happens or another contract is entered into—the later event or other contract;'.	8 9 10
20	Ins	ertior	n of new s 45A	11
		After	r section 45—	12
		inser	<i>t</i> —	13
'45 A				14 15
	'(1)	contr	ract starts on the day a later event happens or another	16 17 18
	'(2)	later	event happens or the other contract is entered into, give	19 20 21
		(a)	the date the later event happens or the other contract is entered into; and	22 23
		(b)	the date the cooling-off period ends.	24
		Max	imum penalty—100 penalty units.'.	25
21	Am	nendn	nent of s 46 (Dealing with ingoing contribution)	26
	(1)	Secti	ion 46(3), 'later'—	27
		omit,	, insert—	28
		'lates	st'.	29
	(2)	Secti	ion 46—	30
	20 '45A	(1) (2) 20 Ins '45A Sci (1) '(2) 21 Arr (1)	 (1) Section (2) Section (2) Section (3) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	 Section 45(1)(b) to (n)— renumber as section 45(1)(d) to (p). Section 45(1)— insert— (b) if the cooling-off period starts on the day the residence contract is signed—the date the cooling-off period ends; (c) if the cooling-off period starts on the day a later event happens or another contract is entered into—the later event or other contract; Insertion of new s 45A After section 45— insert— '45A Scheme operator to give notice of end of cooling-off period in particular circumstances '(1) This section applies if the cooling-off period for a residence contract starts on the day a later event happens or another contract is entered into. '(2) The scheme operator must, as soon as practicable after the later event happens or the other contract is entered into, give the resident written notice of—

			insert—	1
		'(4B)	Despite subsection (1), if a person receives an amount as an ingoing contribution under a residence contract after the end of the latest day mentioned in subsection (3), the person may—	2 3 4 5
			(a) if the person is lawfully entitled to the amount—keep the amount; or	6 7
			(b) otherwise—pay the amount directly to the person lawfully entitled to it.'.	8 9
		(3)	Section 46(6), 'subsection (5)'—	10
			omit, insert—	11
			'subsection (7)'.	12
		(4)	Section 46(7), 'subsection (6)'—	13
			omit, insert—	14
			'subsection (8)'.	15
		(5)	Section 46(4A) to (9)—	16
			<i>renumber</i> as section $46(5)$ to (11).	17
Clause	22		endment of s 54 (Resident may ask for estimate tement of resident's exit entitlement)	18 19
			Section 54(2), from ', unless' to 'excuse'—	20
			omit.	21
Clause	23	Rej	placement of ss 56–58	22
			Sections 56 to 58—	23
			omit, insert—	24
	'56	Inte	erpretation for div 5	25
		' (1)	In this division—	26
			termination date means—	27
			(a) the date a resident's right to reside under a residence contract, including an existing residence contract, in an	28 29

accommodation unit in a retirement village is terminated under this Act; or

- (b) if a relative of the resident has a right to reside in the 3 accommodation unit under section 70B(2)—the date the 4 relative advises the scheme operator, under section 5 70B(5)(d), that the relative wants to enter into a 6 residence contract for the accommodation unit.
- '(2) In this division, if a person holds a freehold interest in an accommodation unit, a reference to the former resident 9 includes a reference to the holder of the freehold interest, 10 unless, in relation to a particular matter, the residence contract 11 in relation to that particular matter provides otherwise.

'57	Application of div 5						
	'(1)	This division applies if a resident's right to reside under a residence contract, including an existing residence contract, in an accommodation unit in a retirement village is terminated under this Act.					
	·(2)	This division applies despite anything to the contrary in an					

(2) This division applies despite anything to the contrary in an 18 existing residence contract. 19

'58 Necessary reinstatement work

s 23

- '(1) Within 30 days after the termination date, the former resident
 and scheme operator under a residence contract are to
 negotiate in good faith and, if possible, agree in writing on
 any reinstatement work to be done for the resident's
 accommodation unit.
- (2) If the former resident and scheme operator can not, within the 26 30 days, agree on the reinstatement work to be done— 27
 - (a) the scheme operator must give the former resident an itemised quote for doing what the scheme operator considers to be the reinstatement work; and 30
 - (b) the former resident may give the scheme operator an 31 itemised quote for doing what the former resident 32 considers to be the reinstatement work.
 33
- (3) A quote under subsection (2) must be— 34

1

2

20

		(a) from a qualified tradesperson appropriate for the work; and	1 2
		(b) given within 44 days after the termination date.	3
	'(4)	If a relative of the former resident has a right under section $70B(5)$ to enter into a residence contract for the accommodation unit with the scheme operator and advises the scheme operator, under section $70B(5)(d)$, that the relative wants to enter into the residence contract, this section applies to the relative as if the relative were the former resident.	4 5 6 7 8 9
	'(5)	The scheme operator must ensure that the reinstatement work is done with as little inconvenience to the relative as is reasonably possible.'.	10 11 12
24		nendment of s 59 (Scheme operator to ensure nstatement work to be completed)	13 14
	(1)	Section 59(1)(b)—	15
		renumber as section 59(1)(c).	16
	(2)	Section 59(1)—	17
		insert—	18
		(b) a relative of the former resident, mentioned in section 58(4), and the scheme operator agree on reinstatement work under section 58; or'.	19 20 21
	(3)	Section 59(2)(a)(ii)—	22
		omit, insert—	23
		(ii) if the scheme operator and the former resident or the relative agree on another time, the time agreed; or'.	24 25
	(4)	Section 59(3)—	26
		omit, insert—	27
	' (3)	In this section—	28
		<i>vacation date</i> , of an accommodation unit in a retirement village, means—	29 30
		(a) for a former resident whose relative has a right to reside in the accommodation unit under section 70B(2)—the	31 32

Clause

					the relative's right to reside in the accommodation under that subsection ends; or	1 2
			(b)		erwise—the date the former resident vacates the ommodation unit.'.	3 4
Clause	25		nendr erest		of s 61 (Who pays for work in freehold eme)	5 6
			Sect	ion 6	1, 'the cost of reinstatement work'—	7
			omit	, inse	rt—	8
					of the labour and materials for the reinstatement the former resident's accommodation unit'.	9 10
Clause	26		place ence		t of s 62 (Who pays for work in leasehold or me)	11 12
			Sect	ion 6	2—	13
			omit	, inse	rt—	14
	'62	Wh	io pay	ys fo	r work in leasehold or licence scheme	15
		' (1)			ion applies if the former resident's interest in the dation unit is a leasehold interest or licence.	16 17
		'(2)	com cost	menc of the	ormer resident obtained the interest before the ement of the 2006 Amendment Act, section 26, the e labour and materials for the reinstatement work for imodation unit must be paid by—	18 19 20 21
			(a)	the acco	ne extent the reinstatement work is required because former resident caused accelerated wear to the pmmodation unit's interior or deliberate damage to accommodation unit—the former resident; or	22 23 24 25
			(b)	requ	the extent the reinstatement work is otherwise hired and if the residence contract states who is to the payment—the person stated; or	26 27 28
			(c)	othe	erwise—	29
				(i)	for a residence contract other than an existing residence contract—the scheme operator; or	30 31
				(ii)	for an existing residence contract—the former resident and the scheme operator in the same	32 33

	proportion as they are to share the gross ingoing contribution on the sale of the right to reside, as provided for in the residence contract.	1 2 3
'(3)	If the former resident obtained the interest on or after the commencement of the 2006 Amendment Act, section 26, the cost of the labour and materials for the reinstatement work for the accommodation unit must be paid by—	4 5 6 7
	 (a) to the extent the reinstatement work is required because the former resident caused accelerated wear to the accommodation unit's interior or deliberate damage to the accommodation unit—the former resident; or 	8 9 10 11
	(b) to the extent the reinstatement work is otherwise required and if the residence agreement provides that the former resident and the scheme operator are to share any capital gain on the sale of the former resident's interest in the accommodation unit—the former resident and the scheme operator in the same proportion that the capital gain is to be shared; or	12 13 14 15 16 17 18
	(c) otherwise—the scheme operator.	19
'(4)	If the scheme operator must pay the cost of reinstatement work, it must be paid out of the scheme operator's capital replacement fund.'.	20 21 22
	nendment of s 63 (When former resident's exit titlement payable)	23 24
(1)	Section 63(1)(b)—	25
	omit, insert—	26
	(b) 14 days after the settlement day.'.	27
(2)	Section 63(2), 'right to reside is sold'—	28

omit, insert— 'settlement day'.

- (3) Section 63(3), penalty, 'for subsection (3)' omit.
- (4) Section 63— insert-

Clause 27

		' (4)	In this section—	1
			<i>settlement day</i> means the day on which the sale of the right to reside, to a new resident or the scheme operator, is settled.'.	2 3
Clause	28		endment of s 65 (Operator to tell resident of all offers accommodation unit)	4 5
			Section 65, heading, 'Operator'—	6
			omit, insert—	7
			'Scheme operator'.	8
Clause	29	Am	endment of s 68 (Costs of selling)	9
			Section 68(1), from 'sale proceeds' to 'unit on its sale'—	10
			omit, insert—	11
			'gross ingoing contribution on the sale of the right to reside, as provided for in the residence contract'.	12 13
Clause	30	Inse	ertion of new s 70A and pt 3, div 5A	14
			Part 3, division 5—	15
			insert—	16
	'70A	Valu	uer's independence	17
			'In a valuation given under this division, a valuer must state any connection to, or agreement with, the scheme operator that may call into question the independence of the valuation.	18 19 20
	'Div	ision	5A Relative's right to reside	21
	'70B	Rela	ative's right to reside after death or vacation	22
		' (1)	This section applies if—	23
			(a) a resident's right to reside in an accommodation unit under a residence contract, including an existing residence contract, is terminated under this Act because the resident dies or vacates the accommodation unit; and	24 25 26 27

	(b)	a relative of the resident, although not a party to the residence contract, was living in the accommodation unit when the residence contract was terminated; and	1 2 3							
	(c)	the relative has lived in the accommodation unit for at least the 6 months immediately before the residence contract was terminated.	4 5 6							
'(2)	for 3 if the resid	r 3 months after the day the residence contract is terminated the relative agrees to be bound by the terms of the resident's sidence contract while the relative continues to live in the commodation unit.								
' (3)	sche	The relative's agreement must be in writing and given to the scheme operator within 14 days after the day the residence contract is terminated.								
'(4)		ng the 3 months, the relative has all the rights and lities of a resident under this Act.	15 16							
' (5)	If—		17							
	(a)	the resident's interest in the accommodation unit was a leasehold interest or licence; and	18 19							
	(b)	no other person has a right under the resident's residence contract to reside in the accommodation unit; and	20 21 22							
	(c)	the relative meets the eligibility criteria for a resident of the retirement village; and	23 24							
	(d)	the relative, at least 14 days before the end of the 3 months, advises the scheme operator, in writing, that the relative wants to enter into a residence contract for the accommodation unit;	25 26 27 28							
		then—	29							
	(e)	the relative has a right to enter into a residence contract for the accommodation unit; and	30 31							
	(f)	the scheme operator must enter into a residence contract for the accommodation unit with the relative before the end of the 3 months.	32 33 34							
'(6)		sidence contract entered into under subsection (5) must be ne same terms as would be offered to any other potential	35 36							

		agr	dent of the accommodation unit, as adjusted to include any element between the relative and the scheme operator about astatement work for the accommodation unit.'.	1 2 3
Clause	31		ment of s 74 (Form and content of public ation document)	4 5
		Sec	tion 74(1)—	6
		om	t, insert—	7
		"(1) A p	ublic information document must—	8
		(a)	be in the approved form; and	9
		(b)	relate to only 1 retirement village scheme.'.	10
Clause	32	Amend	ment of s 75 (Accommodation information)	11
		Sec	tion 75(d), after 'village'—	12
		inse	ert—	13
			icluding the amount of any excess to which any insurance icy is subject'.	14 15
Clause	33	Amend	ment of s 79 (Facilities information)	16
		(1) Sec	tion 79(a), 'facilities'—	17
		om	it, insert—	18
		'the	e facilities'.	19
		(2) Sec	tion 79—	20
		inse	ert—	21
		'(d)	information about when the scheme operator proposes to start levying a charge for the particular facilities mentioned in paragraph (b).	22 23 24
			Example for paragraph (d)—	25
			The scheme operator proposes to start levying a charge for the particular facility when the facility is in place.'.	26 27

Clause	34	Amendment of s 83 (Dispute resolution information)	1
		Section 83(b), 'a village-based dispute resolution panel,'	2
		omit.	3
Clause	35	Amendment of s 84 (Public information document to be given to prospective resident)	4 5
		Section 84—	6
		insert—	7
		(2) For subsection (1), if the residence contract consists of more than 1 written contract, the scheme operator must give the copy of the public information document before the prospective resident enters into any of the contracts.'.	8 9 10 11
Clause	36	Replacement of s 90 (Responsibility for capital improvement)	12 13
		Section 90—	14
		omit, insert—	15
	'90	Responsibility for capital improvement of retirement village	16 17
		(1) A scheme operator is solely responsible for the cost of the retirement village's capital improvement, including the capital improvement of the retirement village's communal facilities owned by the scheme operator.	18 19 20 21
		(2) This section applies subject to sections 90A and 90B.	22
	'90A	Responsibility for capital improvement of resident's accommodation unit	23 24
		(1) This section applies if—	25
		(a) a resident gives the scheme operator a written request for a particular capital improvement to the resident's accommodation unit; and	26 27 28
		(b) the scheme operator makes or agrees to make the capital improvement.	29 30

	'(2)	The resident is solely responsible for the cost of the capital improvement.	1 2
'90B		sidents jointly responsible for capital provements requested at residents meeting	3 4
	' (1)	This section applies if—	5
		 (a) residents of a retirement village, by special resolution at a residents meeting, vote to give the scheme operator a written request for a capital improvement to the retirement village; and 	6 7 8 9
		(b) the scheme operator makes or agrees to make the capital improvement.	10 11
	'(2)	All the residents of the retirement village when the vote was taken are jointly responsible for the cost of the capital improvement.	12 13 14
'90C		sponsibility of former resident for capital provement	15 16
		'If a former resident stops being responsible, under section $104(3)$, ³ to pay a proportion of the general services charges—	17 18
		 (a) the former resident stops being responsible, under section 90A or 90B, for the cost of a capital improvement; and 	19 20 21
		(b) the scheme operator becomes liable for the resident's share of the cost of the capital improvement.	22 23
'90D	Qu	otes for capital improvements	24
	' (1)	A resident may give the scheme operator a written request to get quotes for a particular capital improvement to the resident's accommodation unit.	25 26 27

Section 104 (Working out and paying charges for general services for former residents) 3

	'(2)	writt	residents committee may give the scheme operator a en request to get quotes for a particular capital ovement to the retirement village.	1 2 3
	' (3)	or (2 carry	e scheme operator receives a request under subsection (1) 2), the scheme operator must get at least 2 quotes for ring out the capital improvement from qualified espersons appropriate for the work.	4 5 6 7
	'(4)	apply	ever, the requirement to get at least 2 quotes does not y if, for exceptional reasons, it is not practicable to get than 1 quote.	8 9 10
	'(5)	quote abou	scheme operator must give copies of the quotes or, if the es are voluminous, summaries of the quotes and advice t where the complete quotes may be inspected, promptly e resident or the residents committee.	11 12 13 14
	'(6)	•	reasonable cost associated with getting a quote must be by—	15 16
		(a)	for a quote requested under subsection (1)—the resident; or	17 18
		(b)	for a quote requested under subsection (2)—all residents jointly.	19 20
'90E	Мо	ney r	eceived for capital improvement	21
	'(1)	opera	condition of agreeing to make a capital improvement, the ator may require the resident or residents to pay the cost e improvement before it is made.	22 23 24
	'(2)	cost	scheme operator must keep the money received for the of a capital improvement in a trust account on trust for enefit of the resident or residents.	25 26 27
		Maxi	imum penalty—540 penalty units.	28
	'(3)	cost trust	scheme operator must not use an amount received for the of a capital improvement and standing to the credit of the account for a purpose other than the cost of the capital ovement.	29 30 31 32
		Maxi	imum penalty—540 penalty units.	33

		'(4)	cost	of a	ne operator must refund any amount received for the capital improvement that exceeds the cost of the provement to the resident or residents.	1 2 3				
			Maxi	imum	a penalty—540 penalty units.'.	4				
Clause	37	Am	endm	nent	of s 92 (Amount of capital replacement fund)	5				
		(1)	Section	on 92	2(5), 'subsection (3)'—	6				
			omit,	omit, insert—						
			'subsection (5)'.							
		(2)	Section	on 92	2(2) and (3) to (5)—	9				
			renun	renumber as section 92(3) and (5) to (7).						
		(3)	Section	on 92	2	11				
			inser	t—		12				
		' (2)	For s	ubse	ction (1), the report must be—	13				
			(a)	a ful	l report—	14				
				(i)	in the 2009 financial year and in every 3rd financial year after that; and	15 16				
				(ii)	in any other financial year in which substantial changes have been made to the retirement village; and	17 18 19				
			(b)		pdated report in every financial year in which a full rt need not be obtained.'.	20 21				
		(4)	Section	on 92	2	22				
							inser	t—		23
		' (4)	opera	ator r	regard to the quantity surveyor's report, the scheme nust use the scheme operator's best endeavours to t the surveyor's recommendations in the context	24 25 26 27				
			(a)	the o	objects of this Act; and	28				
			(b)	appa	circumstances relevant to the retirement village that arently were not considered by the quantity eyor.'.	29 30 31				

Clause	38	Am	nendment of s 93 (Capital replacement fund budget)	1
		(1)	Section 93(1), after 'budget'—	2
			insert—	3
			'(a capital replacement fund budget)'.	4
		(2)	Section 93(2), 'The'—	5
			omit, insert—	6
			'For subsection (1), the'.	7
		(3)	Section 93—	8
			insert—	9
		'(3)	The residents committee may, by written notice given to the scheme operator, ask the scheme operator to give the residents committee a copy of the draft capital replacement fund budget for the financial year at least 14 days before the beginning of the financial year to which the draft capital replacement fund budget relates.	10 11 12 13 14 15
		'(4)	The notice must be given at least 28 days before the beginning of the financial year to which the draft capital replacement fund budget relates.	16 17 18
		' (5)	The scheme operator must comply with the notice.'.	19
Clause	39	Am fun	nendment of s 98 (Amount of maintenance reserve nd)	20 21
		(1)	Section 98(5), 'subsection (4)'—	22
			omit, insert—	23
			'subsection (6)'.	24
		(2)	Section 98(6), 'subsection (3)'—	25
			omit, insert—	26
			'subsection (5)'.	27
		(3)	Section 98(2) and (3) to (6)—	28
			renumber as section 98(3) and (5) to (8).	29
		(4)	Section 98—	30
			insert—	31

	' (2)	For subsection (1), the report must be—			
		(a) a full report—	2		
		(i) in the 2009 financial year and in every 3rd financial year after that; and	3 4		
		(ii) in any other financial year in which substantial changes have been made to the retirement village; and	5 6 7		
		(b) an updated report in every financial year in which a full report need not be obtained.'.	8 9		
	(5)	Section 98—	10		
		insert—	11		
	'(4)	In having regard to the quantity surveyor's report, the scheme operator must use the scheme operator's best endeavours to implement the surveyor's recommendations in the context of—	12 13 14 15		
		(a) the objects of this Act; and	16		
		(b) any circumstances relevant to the retirement village that apparently were not considered by the quantity surveyor.'.	17 18 19		
Clause 40	Am	nendment of s 99 (Maintenance reserve fund budget)	20		
	(1)	Section 99(1)—	21		
		omit, insert—	22		
	' (1)	The scheme operator must adopt a budget (a <i>maintenance reserve fund budget</i>) for each financial year for the maintenance reserve fund.'.	23 24 25		
	(2)	Section 99(2), 'The'—	26		
		omit, insert—	27		
		'For subsection (1), the'.	28		
	(3)	Section 99—	29		
		insert—	30		
	' (3)	The residents committee may, by written notice given to the scheme operator, ask the scheme operator to give the residents	31 32		

Clause

Clause

		committee a copy of the draft maintenance reserve fund budget for the financial year at least 14 days before the beginning of the financial year to which the draft maintenance reserve fund budget relates.	1 2 3 4
	' (4)	The notice must be given at least 28 days before the beginning of the financial year to which the draft maintenance reserve fund budget relates.	5 6 7
	' (5)	The scheme operator must comply with the notice.	8
	'(6)	If, at the end of a financial year for which a budget for the maintenance reserve fund is adopted, there is a surplus or deficit, the surplus or deficit in the maintenance reserve fund must be carried forward and taken into account in adopting the budget for the general services charges for the next financial year.	9 10 11 12 13 14
	' (7)	Subsection (6) applies despite section 106(1).'.	15
41		section 102, from 'resident for more than 28 days' to 'the village'	16 17 18
		village.'— omit, insert—	19 20
		'resident—	20 21
		(a) after the period of notice given under section 52 or 53 ends; or	21 22 23
		(b) if the period of notice given under section 52 is extended—for more than 14 days after the end of the extended period of notice; or	24 25 26
		(c) if the resident's residence contract is terminated because the resident dies—for more than 28 days after the residence contract is terminated.'.	27 28 29
42	Ins	ertion of new s 102A	30
		Part 5, division 7—	31
		insert—	32

"	102A Ge	neral services charges budget	1
	' (1)	The scheme operator must adopt a budget (the <i>general services charges budget</i>) for each financial year for charges for general services.	2 3 4
	'(2)	For subsection (1), the general services charges budget must—	5 6
		(a) allow for raising a reasonable amount to provide the general services for the financial year; and	7 8
		(b) fix the amount to be raised by way of contribution to cover the amount.	9 10
	·(3)	The residents committee may, by written notice given to the scheme operator, ask the scheme operator to give the residents committee a copy of the draft general services charges budget for the financial year at least 14 days before the beginning of the financial year.	11 12 13 14 15
	'(4)	The notice must be given at least 28 days before the beginning of the financial year.	16 17
	' (5)	The scheme operator must comply with the notice.	18
	'(6)	If, at the end of a financial year for which a general services charges budget is adopted, there is a surplus or deficit for the charges, the surplus or deficit must be carried forward and taken into account in adopting the general services charges budget for the next financial year.	19 20 21 22 23
	' (7)	Subsection (6) applies despite section 106(1).'.	24
Clause 4		endment of s 103 (Working out and paying charges for neral services for residents)	25 26
	(1)	Section 103(7)—	27
		renumber as section 103(8).	28
	(2)	Section 103—	29
		insert—	30
	'(7)	The scheme operator must not include, or provide for, in the charge for general services an amount or component, however	31 32

					, that is payable for or towards costs awarded by the gainst the scheme operator.	1 2	
			Max	imun	n penalty—200 penalty units.'.	3	
Clause	44				t of s 104 (Working out and paying general rges for former residents)	4 5	
			Sect	ion 10)4—	6	
			omit	, inse	rt—	7	
	'104	Working out and paying charges for general services for former residents					
		'(1)	resic resic	a former resident of a retirement village is liable for the esident's proportion of charges for general services after the esident vacates the resident's accommodation unit until the rst of the following happens—			
			(a)	the	right to reside in the accommodation unit is sold;	14	
			(b)	a pe	riod of 90 days elapses (the 90 day period);	15	
			(c)		tribunal orders the scheme operator to pay the ner resident's exit entitlement under section 171.	16 17	
		'(2)			ner resident's right to reside in the accommodation ot been sold within the 90 day period—	18 19	
			(a)	after gene shar	resident and the scheme operator are each liable, r the 90 day period ends, to pay the charges for eral services in the same proportion as they are to e the gross ingoing contribution on the sale of the t to reside, as provided for in the residence contract;	20 21 22 23 24 25	
			(b)	a pr	former resident ceases to be liable to continue to pay oportion of the charges for general services when the of the following happens—	26 27 28	
				(i)	the right to reside in the accommodation unit is sold;	29 30	
				(ii)	a period of 9 months after the resident vacates the accommodation unit ends.	31 32	

	' (3)	If a former resident's right to reside in an accommodation unit has not been sold within the 90 day period, the scheme operator may—	1 2 3	
		(a) accrue, as a book debt, the resident's proportion of the charges for general services; and	4 5	
		(b) set off the accrued amount against the resident's exit entitlement.	6 7	
	'(4)	A scheme operator must not charge interest on the accrued amount.	8 9	
		Maximum penalty—100 penalty units.		
	·(5)	Subsections (1)(b) and (2)(a) do not apply to a former resident under an existing residence contract.'.	11 12	
Clause 45		nendment of s 105 (General services charges for sold right to reside in accommodation units)	13 14	
	(1)	Section 105(a), 'resident'—	15	
		omit, insert—	16	
		'residence'.	17	
	(2)	Section 105(b)—	18	
		renumber as section 105(c).	19	
	(3)	Section 105—	20	
		insert—	21	
		(b) if the liability of the former resident, who had the right to reside in the accommodation unit, to pay a proportion of the general services charges has ended—	22 23 24	
		(i) under section $104(3)$; or	25	
		(ii) under the terms of the residence contract; or'.	26	
	(4)	Section 105—	27	
		insert—	28	
	'(2)	The scheme operator must pay an amount payable under subsection (1) into the maintenance reserve fund.'.	29 30	

Clause	46	Replacement of s 106 (Increasing general services charges)				
		S	Section 106—			
		C	omit, insert—	4		
	ʻ106	Incre	reasing charges for general services			
		S	A scheme operator must not increase the total of general ervices charges for a retirement village for a financial year by nore than the CPI percentage increase for the financial year.	6 7 8		
		Ν	Maximum penalty—200 penalty units.	9		
		'(2) I	In this section—			
			<i>CPI</i> means the all groups consumer price index for Brisbane published by the Australian statistician.			
			<i>CPI percentage increase</i> , for a financial year, means the percentage increase between—	13 14		
		(a) the CPI published for the quarter ending immediately before the start of the financial year; and	15 16		
		(b) the CPI published for the quarter ending immediately before the end of the financial year.	17 18		
		t	<i>otal of general services charges</i> , for a financial year, means he sum of all charges for general services for the financial year, other than the following charges—	19 20 21		
		(a) a charge for a general service that has been increased by more than the CPI percentage increase for the financial year and that the retirement village residents, by special resolution at a residents meeting, have approved;	22 23 24 25		
		(b) a charge for a general service that has been increased by more than the CPI percentage increase for the financial year and that is allowed under section 107.'.	26 27 28		
Clause	47		ndment of s 107 (Resident's responsibility for paying ased general services charge)	29 30		
		S	Section 107(c), after 'premiums'—	31		
		i	nsert—	32		
		•	, or insurance excesses paid,'.	33		

Clause	48	Inse	ertion of new s 107A After section 107—	1 2
			insert—	3
	ʻ107A	Cor	nsidering more cost-effective alternate services	4
			'Before increasing the charge for a particular general service, the scheme operator must consider whether there is a more cost-effective alternative to the general service.'.	5 6 7
Clause	49		endment of s 108 (New services to be approved by ority of residents)	8 9
			Section 108(2)—	10
			omit, insert—	11
	,	'(2)	Subsection (1) does not apply to—	12
			(a) a personal service; or	13
			(b) a service that is the same as a service already supplied under the scheme and introduced as a cost-effective alternative after consideration under section 107A; or	14 15 16
			(c) another service, if the public information document given to each of the residents stated that the service was proposed to be supplied.	17 18 19
		' (3)	The scheme operator must get at least 2 quotes for supplying the service from qualified tradespersons appropriate for the service.	20 21 22
		'(4)	However, the requirement to get at least 2 quotes does not apply if, for exceptional reasons, it is not practicable to get more than 1 quote.	23 24 25
		' (5)	The scheme operator must give copies of the quotes or, if the quotes are voluminous, summaries of the quotes and advice about where the complete quotes may be inspected, promptly to the residents.	26 27 28 29
		' (6)	Any cost associated with getting a quote must be paid by the scheme operator.	30 31
		'(7)	If any capital improvements are required for the scheme operator to supply the service, the scheme operator may supply the service only if the capital improvements are	32 33 34

			requested by the retirement village residents under section 90B.	1 2
		' (8)	The operator may not charge the residents for the new service before the service is supplied to the residents.'.	3 4
Clause	50		nendment of s 110 (Scheme operator must insure age)	5 6
		(1)	Section 110(2), penalty, 'for subsection (2)'—	7
			omit.	8
		(2)	Section 110—	9
			insert—	10
		' (3)	The insurance may be taken out subject to an excess.	11
		' (4)	However, for insurance other than public liability insurance, the excess must not be more than the maximum excess prescribed under a regulation, unless the residents, by special resolution at a residents meeting, agree otherwise.	12 13 14 15
		' (5)	For subsection (4), the residents may not agree to the excess being more than 1% of the insured value of the retirement village.'.	16 17 18
Clause	51	Re	placement of s 112 (Quarterly financial statements)	19
			Section 112—	20
			omit, insert—	21
	'112	Qu	arterly financial statements	22
		' (1)	At the request of a resident, the scheme operator must, within 28 days after receiving the request, give the resident a quarterly financial statement.	23 24 25
			Maximum penalty—100 penalty units.	26
		' (2)	For subsection (1), the statement must list, for the quarter—	27
			(a) the income of, and expenditure from—	28
			(i) the capital replacement fund; and	29
			(ii) the maintenance reserve fund; and	30

Retirement Villages Amendment Bill 2006

			(b)	the expenditure involved in providing each general service.	1 2
		' (3)		subsection (1), the statement need not be audited, but t be in a form that is capable of being audited.	3 4
		'(4)		ne request of the residents committee, the scheme operator t give the residents committee a document that explains—	5 6
			(a)	the expenditure involved in providing each general service; and	7 8
			(b)	any increase in the expenditure involved in providing a general service that varies from the expected expenditure for the general service in the budget for charges for general services.	9 10 11 12
			Max	imum penalty—100 penalty units.'.	13
Clause 5	52	Am	endn	nent of s 113 (Annual financial statements)	14
		(1)	Sect	ion 113(1)—	15
			omit	, insert—	16
		' (1)	the oper	heme operator must ensure a financial statement showing following particulars about the retirement village's ation is given, on request, to a resident within 5 months the end of each financial year—	17 18 19 20
			(a)	income and expenditure of the capital replacement fund for the financial year;	21 22
			(b)	income and expenditure of the maintenance reserve fund for the financial year;	23 24
			(c)	expenditure involved in providing each general service for the financial year;	25 26
			(d)	amounts received for insurance claims relating to the retirement village during the financial year;	27 28
			(e)	assets and liabilities relating to the retirement village as at the end of the financial year;	29 30
			(f)	interests, mortgages and other charges affecting the retirement village's property as at the end of the financial year.	31 32 33

			Maximum penalty—200 penalty units.'.	1
		(2)	Section 113(2), 'The statement must be'—	2
			omit, insert—	3
			'The scheme operator must ensure the statement is'.	4
Clause	53	Inse	ertion of new s 113A	5
			Part 5, division 9—	6
			insert—	7
	ʻ113A	Cla	ssification of expenditure	8
	د	(1)	A regulation may prescribe model rules (<i>model classification rules</i>) about the classification of items of expenditure.	9 10
	•	(2)	Without limiting subsection (1), the model classification rules may—	11 12
			(a) classify how a particular item of expenditure must be dealt with; and	13 14
			(b) provide that scheme operators must classify how other items of expenditure must be dealt with.	15 16
	،	(3)	A scheme operator must comply with the model classification rules in dealing with items of expenditure.	17 18
		(4)	If the model classification rules provide that scheme operators must classify how other items of expenditure must be dealt with, each scheme operator must give the residents of the retirement village written notice of the scheme operator's classification of the items of expenditure by—	19 20 21 22 23
			(a) giving the notice to the residents committee; or	24
			(b) if there is no residents committee—putting the notice in a place in the retirement village where it is likely to be seen by most of the residents of the village.	25 26 27
	•	(5)	For this section, an item of expenditure is dealt with if it is-	28
			(a) debited to the capital replacement fund; or	29
			(b) debited to the maintenance reserve fund; or	30
			(c) levied as a general service charge.	31

Clause	54	Am	endm	ent of s 127 (Residents committee)	1
			Secti	on 127(4)—	2
			omit,	insert—	3
		'(4)	may	vited by the residents committee, the scheme operator attend a residents committee meeting and address the bers at the meeting.	4 5 6
		'(5)	the so opera reaso	e scheme operator attends a residents committee meeting, cheme operator must leave the meeting after the scheme ator has addressed the members, or been given a mable opportunity to address the members, unless the ents committee invites the scheme operator to remain.'.	7 8 9 10 11
Clause	55	Ins	ertion	of new ss 129A and 129B	12
			Part 7	7, division 1—	13
			inser	<i>t</i> —	14
	ʻ129A M		inutes of meetings		
		'(1)		residents committee must ensure full and accurate tes are taken of each meeting of the residents committee.	16 17
		'(2)		subsection (1), the minutes must include at least the wing particulars—	18 19
			(a)	the date, time and place of the meeting;	20
			(b)	the names of persons present and details of the capacity in which they attended the meeting;	21 22
			(c)	issues discussed and how each issue was decided or dealt with;	23 24
			(d)	details of correspondence, reports, notices or other documents tabled.	25 26
		'(3)	comr	minutes must be presented at the next residents nittee meeting for confirmation, and if confirmed, a ber of the residents committee must sign the minutes as rate.	27 28 29 30
		'(4)	the re	e request of a resident, the residents committee must give esident access to, or a copy of, the minutes of a residents nittee meeting.	31 32 33

		'(5)	The minutes of a residents committee meeting are to be kept by the residents committee for the retirement village and, if there is no residents committee for the retirement village, the scheme operator.	1 2 3 4
	ʻ129E		sidents committee may require scheme operator attend meeting about budgets	5 6
		'(1)	The residents committee may, by written notice given to the scheme operator, ask the scheme operator to attend a meeting of the residents committee that is to be held before the start of a financial year to discuss the following for the financial year—	7 8 9 10 11
			(a) the draft budget for the capital replacement fund;	12
			(b) the draft budget for the maintenance reserve fund;	13
			(c) the draft budget for charges for general services.	14
		'(2)	The notice must be given at least 28 days before the beginning of the financial year.	15 16
		' (3)	The scheme operator must comply with the notice.'.	17
Clause	56		nendment of s 130 (Residents may make, change or /oke by-laws)	18 19
		(1)	Section 130(5)—	20
			omit.	21
		(2)	Section 130(6)—	22
			renumber as section 130(5).	23
Clause	57	Am	nendment of s 132 (Other meetings)	24
		(1)	Section 132(1) and (2), 'or subcommittee'—	25
			omit.	26
		(2)	Section 132(2), 'extraordinary or'	27
			omit.	28
		(3)	Section 132—	29
			insert—	30

'(3) The scheme operator may attend a residents meeting and

address the residents at the meeting-

			(a) if the residents meeting is called by the scheme operator; or	3 4
			(b) if the residents meeting is called by the residents committee to vote on a special resolution; or	5 6
			(c) if invited by the residents committee.	7
		'(4)	If the scheme operator attends a residents meeting called to vote on a special resolution, the scheme operator must leave the meeting after the scheme operator has addressed the meeting, or been given a reasonable opportunity to address the meeting, and the special resolution has been voted on, unless the residents committee invites the scheme operator to remain.	8 9 10 11 12 13
		'(5)	If the scheme operator attends a residents meeting at the residents committee's invitation, the scheme operator must leave the meeting after the scheme operator has addressed the meeting, or been given a reasonable opportunity to address the meeting, unless the residents committee invites the scheme operator to remain.	14 15 16 17 18 19
		' (6)	In this section—	20
			<i>urgent circumstances</i> means circumstances in which it is not prudent to wait for the usual 14 days written notice of a meeting to be given.'.	21 22 23
Clause	58		placement of pt 7, div 4, hdg (Proxy voting and postal ing)	24 25
			Part 7, division 4, heading—	26
			omit, insert—	27
	'Divi	sion	4 Voting'.	28
Clause	59	Am	endment of s 133 (Voting)	29
		(1)	Section 133(3) to (6)—	30
			renumber as section 133(4) to (7).	31
		(2)	Section 133(1) and (2)—	32

1

			omit	, inse	rt—	1
		' (1)			wing persons are entitled to vote at a meeting of the of a retirement village—	2 3
			(a)	eith	er—	4
				(i)	1 resident of each accommodation unit in the retirement village; or	5 6
				(ii)	if the residents have, by special resolution, agreed that each resident of the retirement village should be entitled to vote—each resident of the retirement village;	7 8 9 10
			(b)	requ prop	le a former resident of an accommodation unit is irred under section 104 ⁴ to pay the whole or a portion of the general services charges—1 former dent of the accommodation unit.	11 12 13 14
		'(2)	The	reside	ent's vote may be cast by—	15
			(a)	the	resident; or	16
			(b)	-	erson who the resident has appointed by power of mey; or	17 18
			(c)	app	her resident of the village who the resident has binted by signed notice to vote by way of proxy vote particular meeting stated in the notice.	19 20 21
		' (3)	resic	lent to	notice under subsection (2)(c) appointing another o vote by way of proxy vote must not relate to more eting.'.	22 23 24
		(3)	Sect	ion 1.	33(7), as renumbered, penalty, 'for subsection (6)'—	25
			omit	•		26
Clause	60				t of pt 10, div 4 (Requests to chief executive lication)	27 28
			Part	10, d	ivision 4—	29
			omit	, inse	rt—	30

⁴ Section 104 (Working out and paying charges for general services for former residents)

	'Divi	'Division 4		Group applications			
	'17 3	73 App		lication to tribunal by group of residents			
				under this Act, a resident of a retirement village may apply	3		
				he tribunal, a group of residents of the retirement village	4		
				apply jointly to the tribunal about a matter arising from same or similar facts or circumstances.	5 6		
	'Divi	sion	5	Representation	7		
	'174 W		o ma	ay represent a resident before the tribunal	8		
				esident of a retirement village who is an individual may be resented before the tribunal—	9 10		
			(a)	by another resident of the retirement village who is not a lawyer; or	11 12		
			(b)	by a relative who is not a lawyer; or	13		
			(c)	with the leave of the tribunal, by a lawyer or another person.'.	14 15		
Clause	61	Am	endı	ment of s 191 (Tribunal orders generally)	16		
			Sect	tion 191—	17		
			inse	rrt—	18		
		'(4)		hout limiting subsection (1), this section applies if a dent applies for a tribunal order under section 169, 170 or .5'.	19 20 21		
Clause	62	Ins	ertio	n of new pt 15, div 1, hdg	22		
			Part	15, before section 229—	23		

Section 169 (Resident's right to apply for an order if threatened with removal, deprivation or restriction), 170 (Resident may apply for order if given false or 5 misleading documents) or 171 (Former resident may apply for order for payment of exit entitlement)

		insert—		1
	'Division	1	Transitional provisions for Act No. 71 of 1999'.	2 3
Clause	63 Ins	ertion of n	ew pt 15, div 2	4
		Part 15, aft	ter section 237—	5
		insert—		6
	'Division	2	Transitional provisions for Retirement Villages Amendment Act 2006	7 8 9
	'237A Exi	t fees		10
	'(1)	This section section—	on applies if, before the commencement of this	11 12
		(a) a res unit;	ident had ceased residing in an accommodation and	13 14
			esident had not paid the exit fee under the residence act to the scheme operator.	15 16
	'(2)	to, or cred and any re	ating the exit fee the resident may be liable to pay it the account of, the scheme operator, section 15 elevant definitions, as in force immediately before encement, continue to have effect.	17 18 19 20
		tice about cument	inaccuracy in public information	21 22
	'(1)	This sectio	n applies if—	23
			the commencement of this section, a person had a residence contract; and	24 25
			re the commencement, the cooling-off period for esidence contract had not ended; and	26 27
		or a become	the cooling-off period ends, and whether before fter the commencement, the scheme operator mes aware that the particulars in a public mation document are inaccurate in a way that may	28 29 30 31

Retirement Villages Amendment Bill 2006

	materially affect the interests of a resident of the retirement village.	1 2						
'(2)	Despite section 36(3)(a), the scheme operator is not required to make a full written disclosure of the inaccuracy to the person before the cooling-off period ends. 5 However, the scheme operator must make the disclosure as 6							
·(3)	However, the scheme operator must make the disclosure as soon as practicable after becoming aware of the inaccuracy.	6 7						
	Maximum penalty—540 penalty units.	8						
237C Not	tice of end of cooling-off period	9						
' (1)	This section applies if—	10						
	 (a) the cooling-off period for a residence contract entered into before the commencement of this section starts on the day a later event happens or another contract is entered into; and 	11 12 13 14						
	(b) on or after the commencement, the later event happens or the other contract is entered into.	15 16						
'(2)	Despite section 45A(2), the scheme operator is not required to give the resident written notice of—	17 18						
	(a) the date the later event happens or the other contract is entered into; or	19 20						
	(b) the date the cooling-off period ends.	21						
237D Rei	nstatement work	22						
'(1)	This section applies if, before the commencement of this section—	23 24						
	 (a) a resident's right to reside under a residence contract, including an existing residence contract, in an accommodation unit in a retirement village is terminated under this Act; and 	25 26 27 28						
	(b) the scheme operator and the former resident have not, under section 58, as in force immediately before the commencement, agreed on reinstatement work; and	29 30 31						
	(c) the tribunal has not made an order that work be done to reinstate the former resident's accommodation unit.	32 33						

(2) Sections 56 to 59 and any relevant definitions, as in force 1 immediately before the commencement, continue to have effect in relation to the reinstatement of the former resident's 3 accommodation unit.

'237E Budgets

- (1) If, before the commencement of this section, a scheme 6 operator adopted a budget for the capital reserve fund for the 7 2006 financial year, sections 92 and 93 and any relevant 8 definitions. as in force immediately before the 9 commencement, continue to have effect for the budget. 10
- '(2) If, before the commencement of this section, a scheme 11 operator adopted a budget for the maintenance reserve fund 12 for the 2006 financial year, sections 98 and 99 and any 13 relevant definitions, as in force immediately before the 14 commencement, continue to have effect for the budget. 15

'237F General services charges for former residents

- (1) This section applies if, before the commencement of this 17 section— 18
 - (a) a resident of a retirement village has vacated the 19 resident's accommodation unit; and 20
 - (b) the right to reside in the accommodation unit has not 21 been sold; and 22
 - (c) the tribunal has not ordered the scheme operator to pay the former resident's exit entitlement under section 171. 24
- (2) Section 104 and any relevant definitions, as in force 25 immediately before the commencement, continue to have effect for working out and paying the general services charges 27 for the former resident.

'237G Insurance

(1) This section applies if— 30

(a) immediately before the commencement of this section, 31
 the insurance for a retirement village taken out by the 32
 scheme operator is subject to an excess; and 33

5

16

		(b) the amount of the excess is more than the maximum excess prescribed under a regulation under section 110(4).	1 2 3	
	'(2)	During the transitional period, the scheme operator is taken not to have contravened section 110(4) even though—	4 5	
		(a) the residents have not, by special resolution at a residents meeting, agreed to the excess; or	6 7	
		(b) the excess may be more than 1% of the insured value of the retirement village.	8 9	
	' (3)	In this section—	10	
		transitional period means the period—		
		(a) starting on the day this section commences; and	12	
		(b) ending on the day the insurance contract ends or is renewed or renegotiated.'.	13 14	
Clause 64	Am	nendment of schedule (Dictionary)	15	
	(1)	Schedule, definitions capital improvement, cooling-off period, excluded contract, general services, maintenance, personal services, repairs and replacement—	16 17 18	
		omit.	19	
	(2)	Schedule—	20	
		insert—	21	
		'2006 Amendment Act means the Retirement Villages Amendment Act 2006.	22 23	
		<i>accelerated wear</i> means wear that happens more quickly than would have reasonably been expected.	24 25	
		capital improvement—	26	
		(a) means the first time provision of a capital item; and	27	
		 (b) to the extent it is not inconsistent with paragraph (a), includes a thing that is a capital improvement under a ruling under the <i>Taxation Administration Act 1953</i> (Cwlth) dealing with capital improvement. 	28 29 30 31	
		<i>cooling-off period</i> , for a residence contract, means a 14 day period starting on—	32 33	

(a)	the day the contract is signed; or	1
(b)	if the residence contract is subject to a later event happening or another contract being entered into—the day the later event happens or the other contract is entered into.	2 3 4 5
	<i>to day maintenance</i> , of a capital item, means netenance of the item that is carried out regularly and with expense.	6 7 8
deci	sion notice see section 28(5).	9
dere	gistration notice see section 28A(2).	10
appr appr pers wou appr	<i>uded contract</i> means a written contract between an oved provider and another person under which the roved provider agrees to provide residential care to the on that is at least equivalent to the standard of care that ld be required for the approved provider to meet the roved provider's responsibilities under the <i>Aged Care Act</i> 7 (Cwlth), chapter $4.^6$	11 12 13 14 15 16 17
0	eral services are services supplied, or made available, to esidents of a retirement village.	18 19
Exan	aples of general services—	20
•	management and administration	21
•	gardening and general maintenance	22
•	a shop or other facility for supplying goods to residents	23
•	a service or facility for the recreation or entertainment of residents	24
	<i>s ingoing contribution</i> means the ingoing contribution re any deductions are made.	25 26
main	ntenance, of a capital item—	27
(a)	means the upkeep of the capital item in good condition and efficient working order; and	28 29
(b)	to the extent it is not inconsistent with paragraph (a), includes doing something that, under a ruling under the <i>Taxation Administration Act 1953</i> (Cwlth) dealing with	30 31 32

⁶ *Aged Care Act 1997* (Cwlth), chapter 4 (Responsibilities of approved providers)

	maintenance of capital items, is maintenance of the capital item.	1 2
avai	<i>onal services</i> are optional services supplied or made lable for the benefit, care or enjoyment of a resident of a ement village.	3 4 5
Exan	uples of personal services—	6
•	laundry	7
•	meals	8
•	cleaning the resident's accommodation unit	9
<i>reinstatement work</i> , for an accommodation unit, means the replacements or repairs that are reasonably necessary to be done to reinstate the accommodation unit to a marketable condition having regard to—		10 11 12 13
(a)	the condition of the accommodation unit at the start of the former resident's occupation; and	14 15
(b)	the general condition of other accommodation units in the retirement village that are comparable with the accommodation unit.	16 17 18
<i>relative</i> , of a resident, means the resident's spouse, mother, step-mother, father, step-father, sister, step-sister, half-sister, brother, step-brother, half-brother, child or step-child.		19 20 21
repa	tirs, to a capital item—	22
(a)	means the restoration of the item by fixing or replacing parts of the item; and	23 24
(b)	to the extent it is not inconsistent with paragraph (a), includes doing something that, under a ruling under the <i>Taxation Administration Act 1953</i> (Cwlth) dealing with repairs to capital items, is repairs to the capital item.	25 26 27 28
repl	acement, of a capital item—	29
(a)	means the substitution of the same type of item or an equivalent item; and	30 31
(b)	to the extent it is not inconsistent with paragraph (a), includes doing something that, under a ruling under the <i>Taxation Administration Act 1953</i> (Cwlth) dealing with replacement of capital items, is replacement of the capital item.'.	32 33 34 35 36

(3)	Schedule, definition <i>capital items</i> , paragraph (a), 'are a resident's contracted responsibility'—	1 2
	omit, insert—	3
	', under the residence contract, are to be maintained, repaired and replaced by the resident'.	4 5
(4)	Schedule, definition <i>capital items</i> , paragraph (b), after 'village'—	6 7
	insert—	8
	', other than items that are body corporate property'.	9
(5)	Schedule, definition special resolution, paragraph (b)-	10
	omit, insert—	11
	(b) by at least three-quarters of the persons entitled to vote who vote—	12 13
	(i) personally or by proxy at the meeting; or	14
	(ii) by postal ballot.'.	15

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