

Queensland



#### Queensland

### Body Corporate and Community Management and Other Legislation Amendment Bill 2006

#### Contents

		Page
Part 1	Preliminary	
1	Short title	8
2	Commencement	8
Part 2	Amendment of Body Corporate and Community Management Act 1997	
3	Act amended in pt 2 and schedule	8
4	Amendment of s 4 (Secondary objects)	8
5	Amendment of s 48 (Adjustment of lot entitlement schedule)	9
6	Amendment of s 49 (Criteria for deciding just and equitable circumstances)	10
7	Amendment of s 62 (Body corporate to consent to recording of new statement)	10
8	Amendment of s 94 (Body corporate's general functions)	11
9	Amendment of s 100 (Power of committee to act for body corporate)	11
10	Insertion of new ss 101A and 101B	11
	101A Protection of committee members from liability	11
	101B Code of conduct for committee voting members	12
11	Amendment of s 129 (Review of remuneration under engagement of service contractor)	12
12	Amendment of s 133 (Disputes arising out of review)	13
13	Amendment of s 135 (Other provisions about review)	13
14	Amendment of ch 3, pt 2, div 8	13
15	Amendment of s 163 (Power to enter lot)	14
16	Amendment of s 178 (Review of exclusive use by-law)	15

17	Amendm persons)	nent of s 205 (Information to be given to interested				
18	. ,	Amendment of s 227 (Meaning of dispute)				
19		ment of s 229 (Exclusivity of dispute resolution				
	229	Exclusivity of dispute resolution provisions				
20	Amendm	nent of s 230 (Structure of arrangements)				
21	Amendm	nent of s 232 (Responsibilities)				
22	Amendm	nent of s 233 (Practice directions)				
23	Replace officers)	ment of s 236 (Appointment of dispute resolution				
	236	Appointment of dispute resolution officers				
24	Replace	ment of ss 238 and 239				
	238	Who may make an application				
	239	How to make an application				
	239A	Content of approved form for conciliation application.				
	239B	Content of approved form for adjudication application				
	239C	Continuation of application if standing of party changes				
25	Amendm application	nent of s 240 (Further information or material for ons)				
26	Replace	ment of s 241 (Rejecting applications)				
	241	Rejecting application				
	241A	Applicant to be given notice of decision to reject application				
27	Amendm	nent of s 242 (Time limit on certain applications)				
28	Amendm	nent of ch 6, pt 4, div 2				
29	Amendm corporate	nent of s 243 (Notice to affected persons and body				
30	Insertion	of new s 243A				
	243A	Referral to dispute resolution officer in emergency				
31	Amendm	nent of s 245 (Change or withdrawal of application)				
32	Amendm submiss	nent of s 246 (Inspection of applications and ions)				
33	Replace interim o	ment of s 247 (Referral to adjudicator for possible order)				
	247	Referral of application for interim order				
34	Amendm	nent of s 248 (Dispute resolution recommendation)				

35	Amendm	ent of s 250 (Dismissing application)	28
36		nent of s 251 (Preparation for making a dispute n recommendation)	29
37	Insertion	of new ch 6, pt 5A	30
	Part 5A	Department conciliation	
	252A	Purpose of pt 5A	30
	252B	Functions of department conciliator	30
	252C	Referral to department conciliator	31
	252D	Starting department conciliation session	31
	252E	Conduct of department conciliation session	31
	252F	Representation by agent	32
	252G	Further provision about representation by committee voting member as agent	33
	252H	Referral back to commissioner	33
	2521	Agreement reached at department conciliation session	34
	252J	Particular agreements require committee ratification etc. before referral to commissioner	35
	252K	Ending department conciliation	35
	252L	Confidentiality	35
38	Amendm	ent of s 263 (Purpose of pt 8)	36
39	Amendm	ent of s 264 (Specialist adjudication by agreement)	36
40	Omission	n of s 265 (Specialist adjudication of particular disputes)	37
41	Amendm	ent of s 266 (Purpose of pt 9)	37
42	Insertion	of new s 266A	37
	266A	Application of pt 9 to agreement referred for consent order	37
43		ent of s 267 (Referral to adjudicator for specialist or ent adjudication)	38
44	Amendm	ent of s 269 (Investigation by adjudicator)	39
45	Amendm	ent of s 270 (Dismissal of applications)	39
46	Amendm	ent of s 271 (Investigative powers of adjudicator)	40
47	Amendm	ent of s 273 (Representation by agent)	40
48	Amendm	ent of s 274 (Notice of order to be given)	41
49	Amendm	ent of s 276 (Orders of adjudicators)	41
50		ent of s 277 (Order may be made if party fails to attend erviewed)	41
51	Replacer	ment of s 280 (Costs of specialist adjudication)	41

	280	Order for payment of application fees
52		nent of s 286 (Enforcement of orders for payment of
J2	amounts	· · · · · · · · · · · · · · · · · · ·
53	Amendr	nent of s 287 (Enforcement of other orders)
54	Amendr	ment of s 288 (Failure to comply with adjudicator's order)
55	Insertio	n of new s 288A
	288A	Definitions for pt 11
56	Amendr	nent of s 289 (Right to appeal to District Court)
57	Replace	ement of ss 290 and 291
	290	Appeal
	291	Stay of operation of order
58	Amendr	ment of s 292 (Referral back to commissioner)
59	Amendr	ment of s 293 (Hearing procedures)
60	Insertio	n of new s 293A
	293A	Appeal procedure—CCT
61	Amendr	ment of s 294 (Powers of District Court on appeal)
62	Insertio	n of new ch 6, pt 12, div 1 and div 2 heading
	Division	1 Stay of applications and proceedings
	294A	Power to stay application and proceeding
63	Amendr registra	nent of s 295 (Replacing statement to be lodged with
64	Amendr	nent of s 296 (Privilege)
65	Amendr	ment of s 303 (Definitions for pt 1)
66	Insertio	n of new s 313A
	313A	Application under ch 6 or CCT Act by group of lot owners or occupiers
67	Insertio	n of new ch 8, pt 6
	Part 6	Transitional provisions for Body Corporate and Community Management and Other Legislation Amendment Act 2006
	357	Definition for pt 6
	358	Existing applications for adjustment of lot entitlement schedules
	359	Other existing applications
	360	Existing appeals
	361	Existing dispute resolution officers
	362	Application of code of conduct for existing committee voting members

Schedule		endments of Body Corporate and Community	62	
	35	Tribunal may give leave for appeal to be based on new evidence in particular circumstances	60	
78	Insertion o	f new s 35	60	
77	Act amend	ed in div 3	60	
Division 3	Amendme	ent of Liquor Act 1992		
76		nt of s 30 (Payment of costs—adjustment of lot t schedule for subsidiary scheme)	59	
75	Act amend	ed in div 2	59	
Division 2	Amendme	ent of Inala Shopping Centre Freeholding Act 2006		
74	Amendme	nt of sch 2 (Dictionary)	58	
73		nt of s 40 (Transfer of proceedings between tribunal urts)	58	
72	Amendme	nt of s 33 (Defence and counterclaim)	58	
71	Act amend	led in div 1	58	
Division 1	Amendme 2003	ent of Commercial and Consumer Tribunal Act		
Part 3	Amendment of other Acts			
70	Amendme	nt of sch 6 (Dictionary)	53	
69		nt of sch 2 (Code of conduct for body corporate and caretaking service contractors)	53	
	6	Conflict of interest	53	
	5	Nuisance	52	
	4	Complying with Act and this code	52	
	3	Acting in body corporate's best interests	52	
	2	Honesty, fairness and confidentiality	52	
	1	Commitment to acquiring understanding of Act, including this code	52	
	Schedule <sup>1</sup>	I A Code of conduct for committee voting members		
68	Insertion o	f new sch 1A	51	

## 2006

# **A Bill**

for

An Act to amend the *Body Corporate and Community Management Act 1997* and the *Commercial and Consumer Tribunal Act 2003*, and for other purposes

s 1 8 s 4

Body Corporate and Community Management and	id
Other Legislation Amendment Bill 2006	

	ine P	arnament of Queensiand enacts—	I
	Part	1 Preliminary	2
Clause	1	Short title  This Act may be cited as the <i>Body Corporate of</i>	3 and Community 4
		Management and Other Legislation Amendmen	•
Clause	2	Commencement	6
		This Act, other than part 3, division 3, commer be fixed by proclamation.	nces on a day to 7
	Part	2 Amendment of Body C and Community Mana Act 1997	•
Clause	3	Act amended in pt 2 and schedule	12
		This part and the schedule amend the <i>Body Community Management Act 1997</i> .	Corporate and 13 14
Clause	4	Amendment of s 4 (Secondary objects)	15
		(1) Section 4(c) to (h)—	16
		renumber as section 4(d) to (i).	17
		(2) Section 4—	18
		insert—	19
		'(c) to encourage the tourism potential of conschemes without diminishing the	<u> </u>

s 5

				in community titles schemes;'.	2
Clause	5		endn nedule	nent of s 48 (Adjustment of lot entitlement e)	3 4
		(1)	Secti	on 48(1)(a) and (b)—	5
			omit,	insert—	6
			'(a)	under chapter 6, for an order of a specialist adjudicator for the adjustment of a lot entitlement schedule; or	7 8
			(b)	under the CCT Act, for an order of the CCT for the adjustment of a lot entitlement schedule.'.	9 10
		(2)	Secti	ion 48(2)—	11
			omit,	insert—	12
		'(2)	to ar	oite any other law or statutory instrument, the respondent in application mentioned in subsection (1) is the body orate.	13 14 15
		'(2A)		ne owner applies under chapter 6 for an order of a ialist adjudicator—	16 17
			(a)	at the election of another owner of a lot in the scheme, the other owner may be joined as a respondent to the application; and	18 19 20
			(b)	each party to the application is responsible for the party's own costs of the application.'.	21 22
		(3)	Secti	on 48(3), from '(2)(b)' to 'for'—	23
			omit,	insert—	24
			<b>'</b> (3)(a	a), to become a respondent to'.	25
		(4)	Secti	on 48(4), (6) and (9), 'court or specialist adjudicator'—	26
			omit,	insert—	27
			'spec	cialist adjudicator or the CCT'.	28
		(5)	Secti	on 48(4)(a), '(5)'—	29
			omit,	insert—	30
			<b>'</b> (6)'.		31

		(6)	Section 48(4)(b) and (7), '(6)'—	1
			omit, insert—	2
			'(7)'.	3
		(7)	Section 48(9), penalty, '(9)'—	4
			omit, insert—	5
			'(10)'.	6
		(8)	Section 48(2A) to (9)—	7
			renumber as section 48(3) to (10).	8
Clause	6		nendment of s 49 (Criteria for deciding just and uitable circumstances)	9 10
		(1)	Section 49(1), 'the District Court or a specialist adjudicator'—	11 12
			omit, insert—	13
			'a specialist adjudicator or the CCT'.	14
		(2)	Section 49(2) to (5), 'court or specialist adjudicator'—	15
			omit, insert—	16
			'specialist adjudicator or the CCT'.	17
Clause	7		nendment of s 62 (Body corporate to consent to cording of new statement)	18 19
		(1)	Section 62(4)(b), 'or the District Court'—	20
			omit, insert—	21
			', the District Court or the CCT'.	22
		(2)	Section 62(4)(f), 'subject;' and footnote—	23
			omit, insert—	24
			'subject;'.	25
		(3)	Section 62(7)—	26
			omit, insert—	27

		'(7)	A consent to which subsection (4) or (6) applies must be given by ordinary resolution if, under the regulation module applying to the scheme—	1 2 3
			(a) consenting to the recording of a new community management statement is a restricted issue for the body corporate's committee; or	4 5 6
			(b) the body corporate has engaged a body corporate manager to carry out the functions of a committee, and the executive members of a committee, for the body corporate.'.	7 8 9 10
lause	8	Am	nendment of s 94 (Body corporate's general functions)	11
			Section 94(2), after 'subsection (1)'—	12
			insert—	13
			'including making, or not making, a decision for the subsection'.	14 15
Clause	9		nendment of s 100 (Power of committee to act for body porate)	16 17
			Section 100—	18
			insert—	19
		'(5)	The committee must act reasonably in making a decision.'.	20
lause	10	Ins	ertion of new ss 101A and 101B	21
			Chapter 3, part 1, division 2—	22
			insert—	23
	'101A	Pro	tection of committee members from liability	24
			'A committee member is not civilly liable for an act done or omission made in good faith and without negligence in performing the person's role as a committee member.	25 26 27

	'101B	Cod	de of	conduct for committee voting members	1
		'(1)		code of conduct in schedule 1A applies to each person (a <i>mittee voting member</i> ) who is—	2 3
			(a)	a committee member for a community titles scheme; and	4 5
			(b)	a voting member of the committee under the regulation module applying to the scheme.	6 7
		'(2)		ecoming a committee voting member, the person is taken we agreed to comply with the code of conduct.	8 9
		'(3)	the	committee voting member breaches the code of conduct, member may be removed from office in the way cribed under a regulation.'.	10 11 12
Clause	11			nent of s 129 (Review of remuneration under nent of service contractor)	13 14
			Secti	on 129(1) to (3)—	15
			omit,	insert—	16
		'(1)	remu	section applies to a dispute about the level of ineration payable under the terms of the engagement of a ce contractor for a community titles scheme if—	17 18 19
			(a)	the term of the engagement starts within 3 years after the establishment of the scheme; and	20 21
			(b)	the level of remuneration payable to the service contractor under the engagement has not been reviewed previously under division 7.	22 23 24
		'(2)	The	body corporate may apply—	25
			(a)	under chapter 6, for an order of a specialist adjudicator to resolve the dispute; or	26 27
			(b)	under the CCT Act, for an order of the CCT to resolve the dispute.	28 29
		'(3)	later	application must be made not earlier than 3 years, and not than 4 years, after the term of the engagement starts, as the specialist adjudicator or the CCT reasonably	30 31 32

			considers it appropriate for the order to be made at an earlier or later time.'.	1 2
Clause	12	Am	nendment of s 133 (Disputes arising out of review)	3
		(1)	Section 133(2) to (4)—	4
			omit, insert—	5
		'(2)	A reviewing party may apply—	6
			(a) under chapter 6, for an order of a specialist adjudicator to resolve the dispute; or	7 8
			(b) under the CCT Act, for an order of the CCT to resolve the dispute.	9 10
		'(3)	The specialist adjudicator or the CCT must have regard to the review criteria in deciding the application.'.	11 12
		(2)	Subsection (5), '(6)'—	13
			omit, insert—	14
			<b>'</b> (5)'.	15
		(3)	Subsections (5) and (6)—	16
			renumber as subsections (4) and (5).	17
Clause	13	Am	nendment of s 135 (Other provisions about review)	18
			Section 135(2)(b), after 'adjudicator'—	19
			insert—	20
			'or the CCT'.	21
Clause	14	Am	nendment of ch 3, pt 2, div 8	22
			Chapter 3, part 2, division 8—	23
			insert—	24

Disputes about transfer of

1

**'Subdivision 5** 

	management rights					
	149A Spe	ecialist adjudication or CCT jurisdiction	3			
		'A party to a dispute about the transfer, under this division, of a letting agent's management rights may apply—	4 5			
		(a) under chapter 6, for an order of a specialist adjudicator to resolve the dispute; or	6 7			
		(b) under the CCT Act, for an order of the CCT to resolve the dispute.	8 9			
	'Division	Disputes about contractual matters	10			
	149B Spe	ecialist adjudication or CCT jurisdiction	11			
	'(1)	This section applies to a dispute about a claimed or anticipated contractual matter about—	12 13			
		(a) the engagement of a person as a body corporate manager or caretaking service contractor for a community titles scheme; or	14 15 16			
		(b) the authorisation of a person as a letting agent for a community titles scheme.	17 18			
	'(2)	A party to the dispute may apply—	19			
		(a) under chapter 6, for an order of a specialist adjudicator to resolve the dispute; or	20 21			
		(b) under the CCT Act, for an order of the CCT to resolve the dispute.'.	22 23			
Clause	15 Am	nendment of s 163 (Power to enter lot)	24			
	(1)	Section 163(2)(a), after 'time'—	25			
		insert—	26			
		', with or without notice of intended entry given to any person'.	27 28			

	(2)	Section 163(2)(b), 'cases'—	1
		omit, insert—	2
		'cases, subject to subsection (4)'.	3
	(3)	Section 163(2)(b)(i) and (ii), after '7 days'—	4
		insert—	5
		'written'.	6
	(4)	Section 163(4), 'notice of intended entry must be'—	7
		omit, insert—	8
		'the power to enter the scheme land for the subsidiary scheme may be exercised at a reasonable time after at least 7 days written notice of intended entry has been'.	9 10 11
Clause 1	6 Am	nendment of s 178 (Review of exclusive use by-law)	12
	(1)	Section 178(1)—	13
		insert—	14
		'(d) there is a dispute about whether the exclusive use by-law should continue in force.'.	15 16
	(2)	Section 178(2)—	17
		omit, insert—	18
	'(2)	The body corporate for the scheme may apply—	19
		(a) under chapter 6, for an order of a specialist adjudicator to resolve the dispute; or	20 21
		(b) under the CCT Act, for an order of the CCT to resolve the dispute.	22 23
	'(2A)	The order must have regard especially to the interests of all owners of lots included in the scheme in the use and enjoyment of their lots and of the common property for the scheme.'.	24 25 26 27
	(3)	Section 178(4) and (5)—	28
		omit.	29

		(4) Subs	sections (2A) and (3)—	1
		renu	mber as subsections (3) and (4).	2
Clause	17		nent of s 205 (Information to be given to ed persons)	3 4
		(1) Secti	ion 205(2), after 'must'—	5
		inser	<i>t</i> —	6
			either or both of the following as requested by the ested person'.	7 8
		(2) Secti	ion 205(2)(a), '; or'—	9
		omit,	, insert—	10
		·.·,		11
Clause	18	Amendn	nent of s 227 (Meaning of <i>dispute</i> )	12
		Secti	ion 227(2), after 'no'—	13
		inser	<i>t</i> —	14
		'resp	pondent or'.	15
Clause	19	Replace provisio	ment of s 229 (Exclusivity of dispute resolution ns)	16 17
		Secti	ion 229—	18
		omit	, insert—	19
	<b>'229</b>	Exclusiv	rity of dispute resolution provisions	20
		* *	sections (2) and (3) apply to a dispute if it may be resolved or this chapter by a dispute resolution process.	21 22
		'(2) The	only remedy for a complex dispute is—	23
		(a)	the resolution of the dispute by—	24
			(i) an order of a specialist adjudicator under chapter 6; or	25 26
			(ii) an order of the CCT under the CCT Act; or	27

			an order of the District Court on appeal from a specialist adjudicator or the CCT on a question of law.	2
		'(3)	The only remedy for a dispute that is not a complex dispute is—	3 4
			(a) the resolution of the dispute by a dispute resolution process; or	5 6
			(b) an order of the CCT on appeal from an adjudicator on a question of law.	7 8
		'(4)	However, subsections (2) and (3) do not apply to a dispute if—	9 10
			(a) an application is made to the commissioner; and	11
			(b) the commissioner dismisses the application under part 5.	12
		'(5)	Subsection (3) does not affect a right, under section 289, to appeal to the District Court on a question of law.'.	13 14
lause	20	Am	nendment of s 230 (Structure of arrangements)	15
		(1)	Section 230(3), fifth dot point, 'the Magistrate'—	16
			omit, insert—	17
			'a Magistrates'.	18
		(2)	Section 230(3), sixth dot point, after 'Court'—	19
			insert—	20
			'and the CCT'.	21
lause	21	Am	nendment of s 232 (Responsibilities)	22
			Section 232—	23
			insert—	24
		'(6)	Subsection (5) does not affect the exercise of a power by the commissioner under section 239C or 294A(2)(a).'.	25 26
lause	22	Am	nendment of s 233 (Practice directions)	27
		(1)	Section 233(1), after 'for'—	28

2 3 4
4
5
6
7
8
lution 9
11
12
13
ualified 14 artment 15 ng the 16 17
18
and 19
well as 20 at Act; 21 22
solution 23 ications 24 25
with an 26 — 27
artment 28 29
ducting 30 aciliator 31

			for conducting department conciliation, for applications referred to the person while the contract is in force.	1 2
		'(4)	A person appointed under subsection (3) is appointed under this Act and not the <i>Public Service Act 1996</i> .	3
		'(5)	A person may be appointed under this section for conducting both department conciliation and department adjudication.	5 6
			Note—	7
			See, however, section 267(2).	8
		<b>'</b> (6)	A person is appointed for specialist mediation, specialist conciliation or specialist adjudication, in the way provided in this chapter, only on a case by case basis.	9 10 11
			Note—	12
			Part 7 deals with specialist mediation and conciliation and part 8 deals with specialist adjudication.	13 14
		'(7)	In this section—	15
			<i>appropriately qualified</i> , for appointment to conduct a dispute resolution process, means having the qualifications, experience or standing appropriate for conducting the dispute resolution process.'.	16 17 18 19
Clause	24	Re	placement of ss 238 and 239	20
			Sections 238 and 239—	21
			omit, insert—	22
	<b>'238</b>	Wh	no may make an application	23
		'(1)	A person, including the body corporate for a community titles scheme, may make an application if the person—	24 25
			(a) is a party to, and is directly concerned with, a dispute to which this chapter applies; and	26 27
			(b) has made reasonable attempts to resolve the dispute by internal dispute resolution.	28 29
		'(2)	This section is subject to sections 184 to 187.	30

<b>'239</b>	Ho	w to ı	make	an application	1
	'(1)	An a	ıpplica	ation must be—	2
		(a)	made	e in the approved form; and	3
		(b)	give	n to the commissioner; and	4
		(c)		empanied by the fee prescribed under a regulation, to extent the fee is not waived under subsection (3) or	5 6 7
	'(2)	occu parti may gene	piers cular identi crally,	plication is for an outcome affecting owners or of lots included in the scheme generally, or a class of the owners or occupiers, the application ify the affected persons as the owners or occupiers or by reference to the class, instead of stating the ames and addresses.	8 9 10 11 12 13
	'(3)	in su	ıbsecti	nissioner may waive payment of the fee mentioned ion (1)(c) if the commissioner is satisfied payment would cause the applicant financial hardship.	14 15 16
	'(4)			commissioner may waive the fee mentioned in $(1)(c)$ —	17 18
		(a)	rejec	a conciliation application—if the commissioner eted the applicant's adjudication application for the e dispute under section 241(1)(c)(ii); or	19 20 21
		(b)	rejec	an adjudication application—if the commissioner eted the applicant's conciliation application for the e dispute under section 241(1)(b).	22 23 24
'239 <i>F</i>	A Co	ntent	of ap	pproved form for conciliation application	25
			ide fo	roved form for a conciliation application must or each of the following matters to be stated in the	26 27 28
		(a)	the o	outcome sought by the application;	29
		(b)	the n	name and address of—	30
			(i)	the respondent to the application; and	31
			(ii)	if neither paragraph (c) nor (d) applies—each affected person for the application;	32 33

	(c)	occupiers of lots included in a community titles scheme generally—a statement to that effect;	1 2 3
	(d)	if the application is for an outcome affecting a particular class of the owners or occupiers—a sufficient identification of the affected persons for the application by reference to the class;	4 5 6 7
	(e)	a brief summary of the background to the dispute;	8
	(f)	how the applicant has attempted to resolve the dispute by internal dispute resolution.	9 10
239B	Content applicat	of approved form for adjudication	11 12
		e approved form for an adjudication application must ride for each of the following matters to be stated in the n—	13 14 15
	(a)	the outcome sought by the application;	16
	(b)	the name and address of—	17
		(i) the respondent to the application; and	18
		(ii) if neither paragraph (c) nor (d) applies—each affected person for the application;	19 20
	(c)	if the application is for an outcome affecting owners or occupiers of lots included in a community titles scheme generally—a statement to that effect;	21 22 23
	(d)	if the application is for an outcome affecting a particular class of the owners or occupiers—a sufficient identification of the affected persons for the application by reference to the class;	24 25 26 27
	(e)	the grounds, in detail, on which the outcome is sought;	28
	(f)	whether the applicant has attempted to resolve the dispute by either or both of the following—	29 30
		(i) internal dispute resolution;	31
		(ii) department conciliation.	32

'239C		ntinua inges	ation of application if standing of party	1 2
	'(1)	relev	section applies if a party to an application stops being a rant person for the application before it is disposed of r this chapter.	3 4 5
	'(2)	unde chap	ess someone else is substituted as the relevant person er subsection (3), the application continues subject to this ter as if the party continued to be the relevant person for pplication.	6 7 8 9
	'(3)	the	e commissioner reasonably considers it appropriate, the missioner may, by written notice given to each party to application, substitute another person as the relevant on for the application.	10 11 12 13
	<b>'</b> (4)	(3) i	sufficient for giving a notice to a person under subsection f the notice is sent to the person's address that is last vn to the commissioner.	14 15 16
	'(5)	perso may be n	party to a conciliation application stops being a relevant on for the application after it is made, the commissioner allow an adjudication application for the same dispute to hade as if the party were the relevant person for the dication application.	17 18 19 20 21
	'(6)		emove any doubt, it is declared that nothing in this section ents—	22 23
		(a)	the commissioner from rejecting an application under section 241; or	24 25
		(b)	an adjudicator from making an order dismissing an adjudication application under section 270.'.	26 27
lause 25			nent of s 240 (Further information or material for ions)	28 29
		Secti	on 240(1), example—	30
		omit,	insert—	31
		'Exan	nples—	32
		1	The commissioner may require the application to be amended to more accurately identify respondents to, or affected persons for, the application.	33 34 35

			2	com	commissioner may require the applicant to give the missioner a copy of the applicant's correspondence to the mittee for the body corporate showing the applicant's attempts solve the dispute by internal dispute resolution.'.	1 2 3 4
Clause	26	Re	place	men	t of s 241 (Rejecting applications)	5
			Sect	ion 2	41—	6
			omit	, inse	rt—	7
	<b>'241</b>	Rej	ectin	g ap	plication	8
		'(1)	The	comr	nissioner may reject an application if—	9
			(a)		outcome sought is not within the jurisdiction of a oute resolution officer; or	10 11
			(b)	con	a conciliation application—the commissioner siders the dispute is not appropriate for department ciliation; or	12 13 14
			(c)		commissioner reasonably believes the applicant has made a reasonable attempt to resolve the dispute	15 16 17
				(i)	for a conciliation application—internal dispute resolution; or	18 19
				(ii)	for an adjudication application—internal dispute resolution or department conciliation; or	20 21
			(d)	with	applicant fails, without reasonable excuse, to comply a practice direction made under section 233 about rnal dispute resolution; or	22 23 24
			(e)	with	applicant fails, without reasonable excuse, to comply a requirement of the commissioner under section (1) about the application; or	25 26 27
			(f)	the	commissioner is satisfied—	28
				(i)	a party to the application is no longer a person mentioned in section 227(1) for the dispute the subject of the application; and	29 30 31
				(ii)	the outcome sought by the application is no longer relevant or required.	32 33

2
_
3 4
5 , 6 5 7 9
10
s 11 12
l 13 14
r 15 t 16 s 17 18
19
r 20 21
22
23 24
25 n 26 27
28
29
e 30 t 31

Clause	21	Am	lenament of \$ 242 (Time limit on certain applications)	I
		(1)	Section 242, heading, after 'certain'—	2
			insert—	3
			'adjudication'.	4
		(2)	Section 242(1) and (2), before 'application'—	5
			insert—	6
			'adjudication'.	7
		(3)	Section 242—	8
			insert—	9
		'(2A)	A person is taken to have complied with subsection (2) for a dispute if the person made a conciliation application for the same dispute within the time mentioned in the subsection for the dispute.'.	10 11 12 13
		(4)	Section 242(3), before 'application', first mention—	14
			insert—	15
			'adjudication'.	16
		(5)	Section 242(2A) and (3)—	17
			renumber as section 242(3) and (4).	18
Clause	28	Am	endment of ch 6, pt 4, div 2	19
			Chapter 6, part 4, division 2, before section 243—	20
			insert—	21
	'Su	bdivi	sion 1 Conciliation application	22
	<b>'242</b>	A Ref	ferral to department conciliator	23
			'If the commissioner accepts a conciliation application, the commissioner must refer the application to a department conciliator for department conciliation under the provisions of this chapter applying to the conciliation.	24 25 26 27

	'Sub	divi	sion 2	Adjudication application	1
	'242B	Det	finition for	sdiv 2	2
			'In this sul	bdivision—	3
			application	n means an adjudication application.'.	4
Clause	29		endment o	of s 243 (Notice to affected persons and ate)	5 6
		(1)	Section 24	3, heading, from 'affected'—	7
			omit, inser	<i>t</i> —	8
			<b>'particula</b>	r persons'.	9
		(2)	Section 24	.3(1), 'The'—	10
			omit, inser	<i>t</i> —	11
			'Subject to	section 243A, the'.	12
		(3)	Section 24	3(1)(a) and (b)—	13
			renumber	as section 243(1)(b) and (c).	14
		(4)	Section 24	3(1)—	15
			insert—		16
			'(a) the r	espondent to the application; and'.	17
Clause	30	Ins	ertion of n	new s 243A	18
			After secti	on 243—	19
			insert—		20
	'243A	Ref	ferral to di	spute resolution officer in emergency	21
		<b>'</b> (1)	This sect considers-	11	22 23
			dispu	application should be immediately referred to a ute resolution officer because it relates to regency circumstances; and	24 25 26

			Example of emergency circumstances—	1
			a burst water pipe the repair or replacement cost of which exceeds the body corporate committee's expenditure limit under the regulation module applying to the scheme	2 3 4
			(b) it is not appropriate to deal with the application under section 247.	5 6
		'(2)	The commissioner may immediately refer the application to a dispute resolution officer without giving written notice as mentioned in section 243(1).'.	7 8 9
Clause	31	Am app	nendment of s 245 (Change or withdrawal of olication)	10 11
			Section 245(2), example, before 'affected'—	12
			insert—	13
			'respondent, each'.	14
Clause	32		nendment of s 246 (Inspection of applications and omissions)	15 16
			Section 246(3), definition <i>interested person</i> , paragraph (a), after 'applicant'—	17 18
			insert—	19
			', the respondent'.	20
Clause	33		placement of s 247 (Referral to adjudicator for possible erim order)	21 22
			Section 247—	23
			omit, insert—	24
	<b>'247</b>	Ref	ferral of application for interim order	25
		'(1)	This section applies if the commissioner reasonably considers that an application for an interim order should be referred to a conciliator or an adjudicator because of the nature or urgency of the circumstances to which the application relates.	26 27 28 29
		'(2)	The commissioner may refer the application to—	30

			(a)	a department conciliator for department conciliation; or	1
			(b)	an adjudicator for adjudication under this chapter.	2
		'(3)	The	referral may be made even though—	3
			(a)	notice of the application has not been given under section 243; or	4 5
			(b)	all persons entitled, under that section, to make submissions about the application have not had an opportunity to make submissions.'.	6 7 8
Clause	34			nent of s 248 (Dispute resolution endation)	9 10
		(1)	Secti	ion 248(3)(a) to (e)—	11
			renu	mber as section 248(b) to (f).	12
		(2)	Secti	ion 248(3)—	13
			inser	<i>†</i> —	14
			'(a)	department conciliation;'.	15
		(3)	Secti	ion 248—	16
			inser	<i>t</i> —	17
		'(5)	the may	application for an interim order has been referred back to commissioner under section 279(4), the commissioner make a dispute resolution recommendation that the ication be the subject of department conciliation without ng written notice as mentioned in section 243(1).'.	18 19 20 21 22
Clause	35	Δm	endn	nent of s 250 (Dismissing application)	23
Oluuoo	00	7411		ion 250(3)—	24
				insert—	25
		'(3)		, for an adjudication application, the commissioner may iss the application if—	26 27
			(a)	the application is accompanied by an explanation why the dispute the subject of the application should be dealt with by a stated alternative process; and	28 29 30

(b)

the parties to the application agree that the dispute be

1

		dealt with by the alternative process; and	2
		(c) the commissioner is satisfied, having regard to the nature of the dispute, that the dispute may be dealt with by the alternative process.	3 4 5
	'(4)	If the commissioner dismisses the application, the commissioner must give each party to the application a certificate in the approved form evidencing the dismissal.	6 7 8
	'(5)	In this section—	9
		alternative process, for a dispute, means—	10
		(a) a process of a court or tribunal having jurisdiction to deal with the dispute; or	11 12
		(b) another process capable of dealing with the dispute and binding the parties.'.	13 14
Clause 36		nendment of s 251 (Preparation for making a dispute solution recommendation)	15 16
	(1)	Section 251(1)—	17
		omit, insert—	18
	'(1)	Before deciding on a dispute resolution recommendation for an application, or dismissing an application, the commissioner may seek the views of each interested person, to the extent the commissioner considers appropriate.'.	19 20 21 22
	(2)	Section 251(2), example—	23
		omit.	24
	(3)	Section 251(2)(a), 'a party to the application'—	25
		omit, insert—	26
		'an interested person'.	27
	(4)	Section 251(2)(a)—	28
		insert—	29
		'Example—	30
		an engineering report'.	31

		(5)	Section 251(b), after fee —	1
			insert—	2
			', do either or both of the following'.	3
		(6)	Section 251(6)(a), 'and'—	4
			omit.	5
		(7)	Section 251—	6
			insert—	7
		<b>'</b> (9)	In this section—	8
			interested person means—	9
			(a) a party to the application; or	10
			(b) an affected person; or	11
			(c) the body corporate.'.	12
Clause	37	Inse	ertion of new ch 6, pt 5A	13
			Chapter 6—	14
			insert—	15
	'Par	t 5A	Department conciliation	16
	'252A	Pur	pose of pt 5A	17
			'The purpose of this part is to provide for department conciliation to resolve disputes as quickly and with as little formality and technicality as possible.	18 19 20
	'252B	Fun	ctions of department conciliator	21
			'The functions of a department conciliator are—	22
			(a) to encourage the settlement of disputes by facilitating and helping the conduct of negotiations between parties to applications; and	23 24 25
			(b) to promote the parties' open exchange of information relevant to the dispute; and	26 27

	(c)	to give the parties information about the operation of this Act relevant to the dispute; and	1 2
	(d)	to help in the settlement of the dispute in any other way.	3
'252C R	eferral	to department conciliator	4
<b>'</b> (1)	This	section applies if the commissioner—	5
	(a)	decides under section 247 to refer an adjudication application to a department conciliator for department conciliation; or	6 7 8
	(b)	makes a recommendation under section 248 that an adjudication application be the subject of department conciliation.	9 10 11
'(2)	conc	commissioner must refer the application to a department ciliator as soon as practicable after making the decision or mmendation.	12 13 14
'252D St	arting	department conciliation session	15
<b>'252D St</b> '(1)	•	department conciliation session section applies to a department conciliator to whom—	15 16
	•	•	
	This	section applies to a department conciliator to whom— a conciliation application is referred under section	16 17
	This (a) (b) Subj	a conciliation application is referred under section 242A; or an adjudication application is referred under section 247	16 17 18
'(1)	This (a) (b) Subject after after according departs	a conciliation application is referred under section 242A; or an adjudication application is referred under section 247 or 248.  Sect to subsection (3), the department conciliator must the department conciliation session as soon as practicable	16 17 18 19 20 21 22
'(1) '(2) '(3)	This (a) (b) Subj start after If the accordepa session	a conciliation application is referred under section 242A; or an adjudication application is referred under section 247 or 248.  Ject to subsection (3), the department conciliator must the department conciliation session as soon as practicable the referral.  The application is a conciliation application that was not empanied by a fee required under section 239(1)(c), the artment conciliator may delay starting the conciliation	16 17 18 19 20 21 22 23 24 25 26

	appropriate; and	2
	(b) as quickly and with as little formality and technicality as possible.	3 4
'(2)	The department conciliator, as the department conciliator considers appropriate, may accept written material from any person and distribute written material to any person for the purpose of the conciliation.	5 6 7 8
'(3)	A person who is not a party to the application may attend and take part in the department conciliation session if the department conciliator is satisfied the person may help to resolve the dispute.	9 10 11 12
'(4)	A person may use an interpreter in a department conciliation session.	13 14
'(5)	Evidence of anything said or done about the dispute in a department conciliation session is inadmissible in a proceeding.	15 16 17
'(6)	A department conciliation session may be terminated at any time by the department conciliator.	18 19
252F Re	presentation by agent	20
'(1)	A party to the application may be represented by an agent at the department conciliation session if the department conciliator approves and is satisfied an agent should be permitted to help the conciliation process.	21 22 23 24
'(2)	Subsection (1) does not stop the following from representing the party mentioned—	25 26
	(a) if the party is a corporation under the Corporations Act—an officer of the corporation;	27 28
	(b) if the party is the body corporate for the community titles scheme—not more than 2 individuals, each of whom is an owner of a lot included in the community titles scheme or a committee voting member;	29 30 31 32
	(c) if the party is a corporate entity not mentioned in paragraph (a) or (b)—an agent appointed by the entity.	33 34

'(3)	The approval may be given without conditions or on the conditions the department conciliator considers reasonable to ensure no other party to the application is unfairly disadvantaged by the agent appearing at the session.	1 2 3 4
'(4)	If the approval is given on conditions, the party's entitlement to be represented by an agent is subject to the agent complying with the conditions.	5 6 7
	rther provision about representation by committee ing member as agent	8 9
'(1)	If the body corporate for the community titles scheme is a party to the application, a committee voting member may be appointed as an agent for the body corporate if authorised in writing by a majority of the committee voting members.	10 11 12 13
'(2)	The regulation module applying to the scheme, to the extent it provides for a procedure for making the appointment, does not apply to the appointment.	14 15 16
'(3)	In acting as agent for the body corporate, the committee voting member may do anything the committee may do under the regulation module, unless the doing of the thing is limited or prohibited by the committee voting member's authorisation.	17 18 19 20 21
'(4)	This section does not apply if representation of the body corporate by an agent is a restricted issue for the committee under the regulation module applying to the scheme.	22 23 24
'252H Ref	ferral back to commissioner	25
'(1)	The department conciliator must refer the application back to the commissioner if the conciliator considers there is no further action he or she can take in the department conciliation session because, for example—	26 27 28 29
	(a) a party to the application does not make reasonable attempts to participate in the session; or	30 31
	(b) a party to the application does not attend or withdraws from the session; or	32 33
	(c) no agreement is reached at the session; or	34

		(d) agreement is reached at the session; or	1
		(e) the department conciliator reasonably believes the matter is not appropriate for department conciliation.	2 3
	'(2)	In referring the application back to the commissioner under subsection (1), the department conciliator must inform the commissioner of the reason for the referral.	4 5 6
	'(3)	The department conciliator must give the applicant a certificate signed by the conciliator stating—	7 8
		(a) that the application has been referred back to the commissioner; and	9 10
		(b) the reason for the referral.	11
'252I		reement reached at department conciliation sion	12 13
	'(1)	An agreement reached at the department conciliation session must be written and signed by each party to the application and the department conciliator.	14 15 16
	'(2)	The department conciliator must give a copy of the signed agreement to—	17 18
		(a) each party to the application; and	19
		(b) the commissioner.	20
	'(3)	If there is an inconsistency between the agreement and this Act, the agreement is ineffective to the extent of the inconsistency.	21 22 23
	'(4)	Subject to section 252J(2), if each party to the application consents, the department conciliator must refer the agreement to the commissioner for referral to an adjudicator for a consent order.	24 25 26 27
	'(5)	If the agreement is referred to the commissioner under subsection (4), the commissioner must refer it to an adjudicator for a consent order under section 276(5).	28 29 30

'252J		ticular agreements require committee ratification  before referral to commissioner	1 2
	<b>'</b> (1)	This section applies if—	3
		(a) an agreement reached at the department conciliation session is signed by a committee voting member appointed as agent for the body corporate for the community titles scheme under section 252G(1); and	4 5 6 7
		(b) each party to the application consents to the agreement being referred to an adjudicator for a consent order.	8 9
	'(2)	The agreement may be referred to the commissioner under section 252I(4) only if, within 30 days after the agreement is made, the body corporate gives the department conciliator written notice stating that the committee—	10 11 12 13
		(a) has ratified the agreement; and	14
		(b) has given a copy of the agreement to each lot owner; and	15
		(c) has not received a notice of opposition to the agreement.	16
	<b>'</b> (3)	In this section—	17
		<b>notice</b> of opposition, to the agreement, means a notice opposing the agreement signed by or for the owners of at least one-half of the lots included in the scheme.	18 19 20
'252K	Enc	ling department conciliation	21
	'(1)	If an application is referred to the commissioner under section 252H(1), the commissioner must, by written notice given to the applicant, end the department conciliation.	22 23 24
	'(2)	The notice must state that the department conciliation has ended and the day on which it ended.	25 26
'252L	Cor	nfidentiality	27
	<b>'</b> (1)	This section applies to a person who—	28
		(a) is, or has been, a department conciliator; and	29
		(b) in that capacity acquired information under this part about someone else.	30 31

		'(2)	The	person must not disclose the information to anyone else.	1
			Max	timum penalty—20 penalty units.	2
		'(3)		section (2) does not apply to the disclosure of information at a person—	3 4
			(a)	with the person's consent; or	5
			(b)	for statistical purposes, if the disclosure is made to a public service employee in the department and does not reveal the identity of the person; or	6 7 8
			(c)	for the purpose of the department conciliation session during which the information was obtained; or	9 10
			(d)	if the disclosure is reasonably necessary because there is a serious threat to personal property or safety; or	11 12
			(e)	for an investigation or proceeding for an offence against this Act; or	13 14
			(f)	if the disclosure or giving of access is otherwise required under an Act.'.	15 16
lause	38	Am	endr	ment of s 263 (Purpose of pt 8)	17
			Sect	ion 263(1)—	18
			omii	t, insert—	19
		'(1)		purpose of this part is to provide for the conditions under the commissioner may make a dispute resolution	20 21
			reco	mmendation that an application be the subject of cialist adjudication.'.	22 23
lause	39		reco	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by	22
lause	39	agr	reco spec nendr	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by	22 23 24
lause	39	agr	reco spec nendreem Sect	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by ent)	22 23 24 25
lause	39	agr	reco spec nendreem Sect	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by ent)  ion 264, 'Subject to section 265, the'—  t, insert—	22 23 24 25 26
lause	39	agr	reco speci nendreem Sect omit	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by ent)  ion 264, 'Subject to section 265, the'—  t, insert—	22 23 24 25 26 27
lause	39	<b>agr</b> (1)	reco speci nendreem Sect omit	mmendation that an application be the subject of cialist adjudication.'.  ment of s 264 (Specialist adjudication by ent)  ion 264, 'Subject to section 265, the'—  t, insert— e'.  ion 264—	22 23 24 25 26 27 28

		'(2)	Subsection (1)(a) does not require the agreement of a party who is a joined respondent.	1 2
		'(3)	In this section—	3
			<i>joined respondent</i> means a person who is joined as a respondent to the application under section 48(3)(a).'.	4 5
Clause	40		nission of s 265 (Specialist adjudication of particular putes)	6 7
			Section 265—	8
			omit.	9
Clause	41	Am	nendment of s 266 (Purpose of pt 9)	10
		(1)	Section 266(a), 'an order with the consent of all parties to the application'—	11 12
			omit, insert—	13
			'a consent order'.	14
		(2)	Section 266(b)—	15
			omit.	16
		(3)	Section 266(c)—	17
			renumber as section 266(b).	18
Clause	42	Ins	ertion of new s 266A	19
			Chapter 6, part 9, division 1—	20
			insert—	21
	'266 <i>A</i>	A Ap	plication of pt 9 to agreement referred for consent ler	22 23
		'(1)	The following provisions (the <i>applied provisions</i> ) apply to an agreement referred to an adjudicator under section 252I(5)—	24 25
			• section 270, other than section 270(1)(c), (3) and (4)	26
			• sections 271, 273, 274 and 275	27

section 276, other than section 276(4)(b)

1

		•	section 281.	2
	'(2)	Sect	ions 269 and 285 also apply to the agreement.	3
	'(3)	The	applied provisions apply to the agreement as if—	4
		(a)	a reference in any of the applied provisions to the application or an application were a reference to the agreement; and	5 6 7
		(b)	a reference in sections 270, 274 and 281 to the applicant were a reference to the applicant for the application that resulted in the agreement; and	8 9 10
		(c)	a reference in sections 270, 271 and 273 to a party to an application were a reference to a party to the application that resulted in the agreement; and	11 12 13
		(d)	a reference in section 274 to the respondent were a reference to the respondent for the application that resulted in the agreement; and	14 15 16
		(e)	a reference in section 274(3) to an affected person were a reference to an affected person for the application that resulted in the agreement.	17 18 19
	'(4)	Also	o, section 270 applies to the agreement as if—	20
		(a)	a reference in the section to dismissal of applications were a reference to refusal of a consent order for the agreement; and	21 22 23
		(b)	a reference in the section to an order dismissing the application were a reference to an order refusing a consent order for the agreement; and	24 25 26
		(c)	the reference in section 270(1)(e)(ii) to the outcome sought by the application were a reference to the agreement.'.	27 28 29
Clause 43			nent of s 267 (Referral to adjudicator for st or department adjudication)	30 31
		Sect	ion 267(2)—	32
		omit	t, insert—	33

		'(2)	the per	ljudicator to whom an application is referred can not be rson who conducted the department conciliation for the e the subject of the application.'.	1 2 3
Clause	44	Am	endme	ent of s 269 (Investigation by adjudicator)	4
		(1)	Section	n 269(2)—	5
			renum	ber as section 269(3).	6
		(2)	Section	n 269—	7
			insert-	<u> </u>	8
		'(2)	section to dec	if an agreement is referred to an adjudicator under a 252I(5), the adjudicator may investigate the agreement ide whether it would be appropriate to make a consent under section 276(5).'.	9 10 11 12
		(3)	Section	n 269(3), as renumbered, after 'application'—	13
			insert-	_	14
			'or agi	reement'.	15
Clause	45	<b>Am</b> (1)		ent of s 270 (Dismissal of applications) n 270(1)—	16 17
		(-)	insert-	. ,	18
			'(e) t	he adjudicator is satisfied—	19
				i) a party to the application is no longer a person mentioned in section 227(1) for the dispute the subject of the application; and	20 21 22
			(	ii) the outcome sought by the application is no longer relevant or required.'.	23 24
		(2)	Section	n 270(3)(a), from 'the person' to '; and'—	25
			omit, i	nsert—	26
				all or any of the following for loss resulting from the application—	27 28
			(	i) the respondent to the application;	29

			(ii) the body corporate for the community titles scheme;	1 2
			(iii) an affected person; and'.	3
		(3)	Section 270(4), after 'The'—	4
			insert—	5
			'total'.	6
Clause	46	Am	endment of s 271 (Investigative powers of adjudicator)	7
		(1)	Section 271(1), example—	8
			omit.	9
		(2)	Section 271(1)(a), after 'application,'—	10
			insert—	11
			'an affected person, the body corporate'.	12
		(3)	Section 271(1)(a)(i)—	13
			insert—	14
			'Example—	15
			an engineering report'.	16
		(4)	Section 271(1)(b), after 'application'—	17
			insert—	18
			'or an affected person'.	19
		(5)	Section 271(5), after 'fee'—	20
			insert—	21
			', do either or both of the following'.	22
		(6)	Section 271(5)(a), 'and'—	23
			omit.	24
Clause	47	Am	endment of s 273 (Representation by agent)	25
			Section 273, after 'application'—	26

s 48 41 s 51

Body Corporate and Community Management and	l
Other Legislation Amendment Bill 2006	

		insert—	1
		', an affected person or the body corporate'.	2
Clause	48	Amendment of s 274 (Notice of order to be given)	3
		(1) Section 274(1)(b) and (c)—	4
		omit, insert—	5
		'(b) the respondent to the application; and	6
		(c) the body corporate for the community titles scheme; and'.	7 8
		(2) Section 274(3), 'affected person'—	9
		omit, insert—	10
		'owner or occupier'.	11
Clause	49	Amendment of s 276 (Orders of adjudicators)	12
		Section 276(5), from 'an order' to 'conciliation'—	13
		omit, insert—	14
		'a consent order'.	15
Clause	50	Amendment of s 277 (Order may be made if party fails to attend to be interviewed)	16 17
		(1) Section 277, heading, 'party'—	18
		omit, insert—	19
		'person'.	20
		(2) Section 277, 'party to the application'—	21
		omit, insert—	22
		'person'.	23
Clause	51	Replacement of s 280 (Costs of specialist adjudication)	24
		Section 280—	25
		omit, insert—	26

	<b>'280</b>	Order for payment of application fees				
		'(1) This section applies if—	2			
		· · · · · · · · · · · · · · · · · · ·	3 4			
		· · · · · · · · · · · · · · · · · · ·	5			
		under section 252K because the respondent failed, without reasonable excuse, to participate in the	7 8 9 10			
		respondent to pay to the applicant the amount paid by the applicant under section 239(1)(c) as fees for the conciliation	11 12 13 14			
Clause	52		15 16			
		Section 286(1)(a)—	17			
		omit, insert—	18			
		amount, certified by the commissioner as a copy of the	19 20 21			
Clause	53	Amendment of s 287 (Enforcement of other orders)	22			
		Section 287(1)(a)—	23			
		omit, insert—	24			
		the payment of an amount, certified by the	25 26 27			
Clause	54		28 29			
		(1) Section 288(2)(a), 'the applicant'—	30			

			omit, insert—	1
			'an applicant'.	2
		(2)	Section 288(2)(b) to (d)—	3
			renumber as section 288(2)(c) to (e).	4
		(3)	Section 288(2)—	5
			insert—	6
			'(b) a respondent to the application for the original order; or'.	7 8
Clause	55	Ins	ertion of new s 288A	9
			Chapter 6, part 11—	10
			insert—	11
	'288A	Def	finitions for pt 11	12
			'In this part—	13
			appeal body means—	14
			(a) for an appeal about a complex dispute—the District Court; or	15 16
			(b) for an appeal about a dispute that is not a complex dispute—the CCT.	17 18
			<i>order</i> , for an application, includes a decision made under section 242(4)(b) to refuse to waive noncompliance with the time limits stated in section 242 for the application, whether or not the decision is made by an order.'.	19 20 21 22
Clause	56	Am	endment of s 289 (Right to appeal to District Court)	23
		(1)	Section 289, heading, after 'Court'—	24
			insert—	25
			'or CCT'.	26
		(2)	Section 289(1)(b), 'an order made with the consent of all parties to the application'—	27 28

			omit	, inse	rt—		1		
			'a co	'a consent order'.					
		(3)	Sect	ion 28	89(1)(	d) and (2)—	3		
			omit	, inse	rt—		4		
			'(d)	the a	aggrie	ved person is—	5		
				(i)		n order that is a decision mentioned in section  A—an applicant; or	6 7		
				(ii)	for a	nother order—	8		
					(A)	an applicant; or	9		
					(B)	a respondent to the application; or	10		
					(C)	the body corporate for the community titles scheme; or	11 12		
					(D)	a person who, on an invitation under section 243 or 271(1)(c), made a submission about the application; or	13 14 15		
					(E)	an affected person for an application mentioned in section 243A; or	16 17		
					(F)	a person not otherwise mentioned in this subparagraph against whom the order is made.	18 19 20		
		'(2)			-	person may appeal to the appeal body, but only flaw.'.	21 22		
clause	57	Rej	place	men	t of s	s 290 and 291	23		
			Sect	ions 2	290 an	d 291—	24		
			omit	, inse	rt—		25		
	<b>'290</b>	Ap	peal				26		
		'(1)	after	the		e appeal body must be started within 6 weeks eved person receives a copy of the order t.	27 28 29		
		'(2)			-	opeal body may allow the appeal to be started n application by the aggrieved person.	30 31		

	'(3)	com	equested by the relevant official of the appeal body, the amissioner must send to the relevant official copies of each ne following—	1 2 3
		(a)	the application for which the adjudicator's order was made;	4 5
		(b)	the adjudicator's order;	6
		(c)	the adjudicator's reasons;	7
		(d)	other materials in the adjudicator's possession relevant to the order.	8 9
	'(4)	the	en the appeal is finished, the relevant official must send to commissioner a copy of any decision or order of the eal body.	10 11 12
	'(5)	mate the a	commissioner must forward to the adjudicator all erial the adjudicator needs to take any further action for application, having regard to the decision or order of the eal body.	13 14 15 16
	'(6)	In th	nis section—	17
		rele	vant official, of an appeal body, means—	18
		(a)	for the District Court—the registrar of the District Court; or	19 20
		(b)	for the CCT—the director of the registry under the CCT Act.	21 22
<b>'291</b>	Sta	y of	operation of order	23
	'(1)		appeal body may stay the order appealed against to secure effectiveness of the appeal.	24 25
	'(2)	A st	ay—	26
		(a)	may be given on conditions the appeal body considers appropriate; and	27 28
		(b)	operates for the period stated by the appeal body; and	29
		(c)	may be revoked or amended by the appeal body.	30
	'(3)		starting of an appeal affects the order appealed against, or carrying out of the order, only if it is stayed.'.	31 32

s 58 46 s 61

Body Corporate and Community Management and	d
Other Legislation Amendment Bill 2006	

Clause	58	Am	nendment of s 292 (Referral back to commissioner)	1
			Section 292, 'court'—	2
			omit, insert—	3
			'appeal body'.	4
Clause	59	Am	nendment of s 293 (Hearing procedures)	5
		(1)	Section 293, heading—	6
			omit, insert—	7
	<b>'293</b>	Ар	peal procedure—District Court'.	8
		(2)	Section 293, 'at the hearing for'—	9
			omit, insert—	10
			'for dealing with'.	11
		(3)	Section 293(a)—	12
			omit, insert—	13
			'the Uniform Civil Procedure Rules 1999; or'.	14
Clause	60	Ins	sertion of new s 293A	15
			After section 293—	16
			insert—	17
	'293 <b>A</b>	\ Ар	peal procedure—CCT	18
		'(1)	An appeal to the CCT is a proceeding for the CCT Act.	19
		'(2)	However, the CCT Act, sections 32, 33, 38, 45(3), 53 and 114(2)(a) and (b), do not apply to the appeal.	20 21
		'(3)	The procedure for dealing with the appeal is, to the extent it is not dealt with in this part, to be in accordance with the CCT Act.'.	22 23 24
Clause	61	Am	nendment of s 294 (Powers of District Court on appeal)	25
		(1)	Section 294, 'District Court'—	26

s 62 47 s 63

Body Corporate and Community Management and	id
Other Legislation Amendment Bill 2006	

		omi	t, insert—	1
		ʻapp	peal body'.	2
	(2)	Sec	tion 294(2), 'court'—	3
		omi	t, insert—	4
		'app	peal body'.	5
Clause	62 Ins	sertio	n of new ch 6, pt 12, div 1 and div 2 heading	6
		Cha	pter 6, part 12, before section 295—	7
		inse	rt—	8
	'Divisio	n 1	Stay of applications and proceedings	9 10
	<b>'294A P</b> o	wer t	o stay application and proceeding	11
	'(1)	This	s section applies if—	12
		(a)	an application is made under this chapter; and	13
		(b)	a proceeding is started under the CCT Act for an order of the CCT about a matter relating to the dispute the subject of the application.	14 15 16
	'(2)		greed between the commissioner and the chairperson of CCT—	17 18
		(a)	the commissioner may stay the application by written notice given to the parties to the application, each affected person and the body corporate; or	19 20 21
		(b)	the chairperson of the CCT may stay the proceeding by written notice given to the parties to the proceeding.	22 23
	'Divisio	n 2	Other matters'.	24
Clause			ment of s 295 (Replacing statement to be lodged gistrar)	25 26
		Sec	tion 295(1), 'or the District Court'—	27

			omit	t, insert—	1
			', th	e CCT or a court'.	2
Clause	64	Am	nendr	ment of s 296 (Privilege)	3
				ion 296(2)(a), (b)(i)(B) and (ii), (c)(ii) and (3)(a), before cialist', first mention in each case—	4 5
			inse	rt—	6
			'dep	partment conciliation session,'.	7
Clause	65	Am	endr	ment of s 303 (Definitions for pt 1)	8
		(1)		ion 303, definitions aggrieved person, decision and sion maker—	9 10
			omii	•	11
		(2)	Sect	ion 303—	12
			inse	rt—	13
			ʻagg	rieved person, for a decision, means—	14
			(a)	the applicant for the application for which the decision was made; or	15 16
			(b)	for a decision substituting a person as a relevant person for the application—the person who is the substitute.	17 18
				sion means any of the following actions taken by the missioner on an application—	19 20
			(a)	the rejection of the application;	21
			(b)	the withholding of permission to change the application;	22
			(c)	the imposition of conditions on permission to change the application;	23 24
			(d)	the substitution of a person as a relevant person for the application.'.	25 26
Clause	66	Ins	ertio	n of new s 313A	27
			Afte	er section 313—	28

			insert—	1		
	'313A		plication under ch 6 or CCT Act by group of lot ners or occupiers			
		'(1)	This section applies if a provision of this Act enables an owner or occupier of a lot included in a community titles scheme to apply—	4 5 6		
			(a) under chapter 6 for the resolution of a dispute; or	7		
			(b) under the CCT Act for an order of the CCT for the resolution of a dispute.	8 9		
		'(2)	A group of owners or occupiers of lots included in the scheme each of whom may make an application as mentioned in the provision for resolution of a dispute arising out of the same or similar facts or circumstances may make a joint application for resolution of the dispute.'.	10 11 12 13 14		
lause	67	Ins	ertion of new ch 8, pt 6	15		
			Chapter 8—	16		
			insert—	17		
	'Part 6		Transitional provisions for Body Corporate and	18 19		
			Community Management and	20		
			Other Legislation Amendment	21		
			Act 2006	22		
	<b>'357</b>	Def	finition for pt 6	23		
			'In this part—	24		
			amending Act means the Body Corporate and Community Management and Other Legislation Amendment Act 2006.	25 26		
	<b>'358</b>		sting applications for adjustment of lot entitlement nedules	27 28		
		'(1)	This section applies if an application for an order of the District Court or a specialist adjudicator for the adjustment of	29 30		

		a lot entitlement schedule was made, but not disposed of, before the commencement of this section (the <i>commencement</i> ).	1 2 3
	'(2)	The application is to be dealt with under this Act as if the amending Act had not been enacted and previous section 48(9) applies in relation to an adjustment of a lot entitlement schedule ordered by the court or specialist adjudicator.	4 5 6 7
	'(3)	In this section—	8
		<i>previous section 48(9)</i> means section 48(9) as in force immediately before the commencement.	9 10
359	Oth	ner existing applications	11
	'(1)	This section applies if an application for the resolution of a dispute, other than an application for the adjustment of a lot entitlement schedule, was made under chapter 6, but not disposed of, before the commencement of this section.	12 13 14 15
	'(2)	The application is to be dealt with under this Act as if the amending Act had not been enacted.	16 17
360	Exi	sting appeals	18
	'(1)	This section applies if—	19
		(a) immediately before the commencement of this section (the <i>commencement</i> ), a person was entitled to appeal under section 289 or 304 to the District Court but had not started the appeal; or	20 21 22 23
		(b) an appeal was started under section 289 or 304, but not finished, before the commencement.	24 25
	'(2)	The appeal may be started or continued under this Act as if the amending Act had not been enacted.	26 27
361	Exi	sting dispute resolution officers	28
	'(1)	This section applies to a person who, before the commencement of new section 236, held an appointment as a dispute resolution officer under previous section 236.	29 30 31

		'(2)	The person's appointment continues in force after the commencement according to its terms and is taken to be an appointment under new section 236.	1 2 3
		'(3)	In this section—	4
			new section 236 means section 236 as inserted by the Body Corporate and Community Management and Other Legislation Amendment Act 2006.	5 6 7
			<i>previous section 236</i> means section 236 as in force before the commencement of new section 236.	8 9
	'362		plication of code of conduct for existing committee ing members	10 11
		'(1)	This section applies to a person who, before the commencement of this section (the <i>commencement</i> )—	12 13
			(a) was a committee member for a community titles scheme; and	14 15
			(b) a voting member of the committee under the regulation module applying to the scheme.	16 17
		'(2)	The code of conduct for committee voting members applies to the person only in relation to acts done or omissions made after the commencement.'.	18 19 20
Clause	68	Ins	ertion of new sch 1A	21
			After schedule 1—	22
			insert—	23

-50	nea	voting members	1 2
		section 101B and definition code of conduct	3
<b>'1</b>		ommitment to acquiring understanding of Act, cluding this code	4 5
		'A committee voting member must have a commitment to acquiring an understanding of this Act, including this code of conduct, relevant to the member's role on the committee.	6 7 8
<b>'2</b>	Но	nesty, fairness and confidentiality	9
	'(1)	A committee voting member must act honestly and fairly in performing the member's duties as a committee voting member.	10 11 12
	'(2)	A committee voting member must not unfairly or unreasonably disclose information held by the body corporate, including information about an owner of a lot, unless authorised or required by law to do so.	13 14 15 16
<b>'3</b>	Ac	ting in body corporate's best interests	17
		'A committee voting member must act in the best interests of the body corporate in performing the member's duties as a committee voting member, unless it is unlawful to do so.	18 19 20
<b>'4</b>	Co	emplying with Act and this code	21
		'A committee voting member must take reasonable steps to ensure the member complies with this Act, including this code, in performing the member's duties as a committee voting member.	22 23 24 25
<b>'</b> 5	Nu	isance	26
		'A committee voting member must not—	27

			(a)	cause a nuisance on scheme land; or	1
			(b)	otherwise behave in a way that unreasonably affects a person's lawful use or enjoyment of a lot or common property.	2 3 4
	<b>'6</b>	Co	nflict	of interest	5
			any	committee voting member must disclose to the committee conflict of interest the member may have in a matter pre the committee.'.	6 7 8
Clause	69			ment of sch 2 (Code of conduct for body corporate ers and caretaking service contractors)	9 10
			Sch	edule 2, section 2—	11
			inse	rt—	12
		'(2)	influ	body corporate manager must not attempt to unfairly mence the outcome of an election for the body corporate mittee.'.	13 14 15
lause	70	Am	endr	ment of sch 6 (Dictionary)	16
		(1)	appi	edule 6, definitions affected person, aggrieved person, lication, code of conduct, decision maker, order and ies—	17 18 19
			omii	t.	20
		(2)	Sch	edule 6—	21
			inse	rt—	22
			cond	udication application means an application, other than a ciliation application, made under chapter 6 for the lution of a dispute.	23 24 25
			a p	arty to the application, who would be directly and erially affected by the outcome sought by the application.	26 27 28
			Exan	nples—	29
			1	For an application by the owner of a lot in a community titles scheme against the body corporate about a body corporate decision	30 31

	relating to a service contract, the service contractor could be an affected person.	1 2
2	For an application by the owner of a lot in a community titles scheme against the body corporate about proposed body corporate expenditure of a significant nature, other lot owners are likely to be affected persons.	3 4 5 6
3	For an application by the owner of a lot in a community titles scheme against the body corporate seeking waiver of a penalty for late payment of a contribution, other lot owners are unlikely to be affected persons.	7 8 9 10
aggr	ieved person—	11
(a)	for chapter 6, part 11, see section 289(1)(c); or	12
(b)	for chapter 7, part 1, see section 303.	13
appe	al body, for chapter 6, part 11, see section 288A.	14
appl	ication—	15
(a)	for chapter 6, means—	16
	(i) generally, an adjudication application or a conciliation application; and	17 18
	(ii) for part 4, division 2, subdivision 2, see section 242B; or	19 20
(b)	for chapter 7, part 1, see section 303.	21
CCT estab	means the Commercial and Consumer Tribunal olished under the CCT Act.	22 23
<b>CCT</b> 2003	Act means the Commercial and Consumer Tribunal Act	24 25
code	of conduct means—	26
(a)	for a committee voting member—the code in schedule 1A; or	27 28
(b)	for a body corporate manager or caretaking service contractor—the code in schedule 2; or	29 30
(c)	for a letting agent—the code in schedule 3.	31
	mittee, for a body corporate, means a committee blished under this Act for the body corporate.	32 33
comi	mittee voting member see section 101B(1).	34

comp	plex dispute means—	1
(a)	a matter for which an application mentioned in section 48 is, or may be, made; or	2 3
(b)	a dispute mentioned in section 129, 133, 149A, 149B or 178.	4 5
chap	<i>iliation application</i> means an application made under ter 6, part 4 for the resolution of a dispute by department iliation.	6 7 8
mear	ent order, for an application made under chapter 6, as an order made with the consent of each party to the cation.	9 10 11
	rtment adjudication means adjudication of a dispute r chapter 6 by a department adjudicator.	12 13
_	rtment adjudicator means a person holding appointment department adjudicator under section 236(1) or (3)(b).	14 15
-	rtment conciliation means conciliation of a dispute r chapter 6 by a department conciliator.	16 17
maki	rtment conciliation session includes action taken for a garangements for a department conciliation session or e follow-up of the session.	18 19 20
	rtment conciliator means a person holding appointment department conciliator under section 236(1) or (3)(b).	21 22
subm	t, to the commissioner, in relation to an application or mission mentioned in chapter 6, means the application or mission is actually received by the commissioner.	23 24 25
by th	nal dispute resolution means the resolution of a dispute ne parties to the dispute using informal processes or the munity titles scheme's body corporate processes.	26 27 28
Exam	ples—	29
•	by the parties communicating with each other	30
•	by writing to the committee for the body corporate	31
•	by presenting a motion for consideration at a general meeting of the body corporate	32 33

<i>made</i> , to the commissioner, in relation to an application or submission mentioned in chapter 6, means the application or submission is actually received by the commissioner.	1 2 3
<i>order</i> , for an application under chapter 6 for the resolution of a dispute, includes—	4 5
(a) an order dismissing the application; and	6
(b) for chapter 6, part 11, see section 288A.	7
<i>party</i> , to an application, means the applicant or the respondent to the application.	8 9
<i>reasonably considers</i> means considers on grounds that are reasonable in all the circumstances.	10 11
<i>relevant person</i> , for an application, means a person mentioned in section 227(1) as a party to the dispute the subject of the application.	12 13 14
respondent, to an application, means—	15
(a) for an application for an order mentioned in section 48—	16 17
(i) the body corporate for the community titles scheme to which the application relates; and	18 19
(ii) each owner of a lot who is joined as a respondent to the application under section 48(3)(a); or	20 21
(b) for another application—the person against whom the application is made.	22 23
specialist adjudication means adjudication of a dispute under chapter 6 by a specialist adjudicator.	24 25
<i>specialist adjudicator</i> means a person to whom an application is referred under section 267.	26 27
specialist conciliation means conciliation of a dispute under chapter 6 by a specialist conciliator.	28 29
<i>specialist conciliator</i> means a person to whom an application is referred under section 258 for specialist conciliation.	30 31
<i>specialist mediation</i> means mediation of a dispute under chapter 6 by a specialist mediator.	32 33

	<i>specialist mediator</i> means a person to whom an application is referred under section 258 for specialist mediation.'.	1 2
(3)	Schedule 6, definitions building format, deposit, dispute resolution centre, guide dog, indefeasible title, lodge, plan of subdivision, registered owner, registered proprietor, standard format and volumetric format, after 'see'—	3 4 5 6
	insert—	7
	'the'.	8
(4)	Schedule 6, definition dispute resolution officer, before 'specialist mediator'—	9 10
	insert—	11
	'department conciliator,'.	12
(5)	Schedule 6, definition <i>dispute resolution process</i> , paragraphs (a) to (e)—	13 14
	renumber as paragraphs (b) to (f).	15
(6)	Schedule 6, definition dispute resolution process—	16
	insert—	17
	'(a) department conciliation; or'.	18
(7)	Schedule 6, definition termination issues, paragraph (b), 'scheme'—	19 20
	omit, insert—	21
	'scheme,'.	22

58

	Part	Amendment of other Acts	1	
	Divis	Sion 1 Amendment of Commercial and Consumer Tribunal Act 2003	2 3	
Clause	71	Act amended in div 1	4	
		This division amends the <i>Commercial and Consumer Tribunal Act 2003</i> .	5 6	
Clause	72	Amendment of s 33 (Defence and counterclaim)	7	
		Section 33(1)—	8	
		insert—	9	
		'(d) a matter under the <i>Body Corporate and Community Management Act 1997</i> , section 48, 129, 133, 149A, 149B or 178.'.	10 11 12	
Clause	73	Amendment of s 40 (Transfer of proceedings between tribunal and the courts)	13 14	
		Section 40(1), 'must'—	15	
		omit, insert—	16	
		'may'.	17	
Clause	74	Amendment of sch 2 (Dictionary)	18	
		Schedule 2, definition empowering Act—	19	
		omit, insert—	20	
		'empowering Act means any of the following Acts—	21	
		• the Architects Act 2002	22	
		• the Body Corporate and Community Management Act 1997	23 24	
		• the <i>Building Act 1975</i>	25	

		•	the Building and Construction Industry Payments Act 2004	2
		•	the Domestic Building Contracts Act 2000	3
		•	the Gaming Machine Act 1991	4
		•	the Liquor Act 1992	5
		•	the Manufactured Homes (Residential Parks) Act 2003	6
		•	the Pest Management Act 2001	7
		•	the Plumbing and Drainage Act 2002	8
		•	the Professional Engineers Act 2002	9
		•	the Property Agents and Motor Dealers Act 2000	10
		•	the Queensland Building Services Authority Act 1991	11
		•	the Residential Services (Accreditation) Act 2002	12
		•	the Retirement Villages Act 1999	13
		•	the Tourism Services Act 2003	14
		•	the Wine Industry Act 1994.'.	15
	Divi	sion 2	Amendment of Inala Shopping Centre Freeholding Act 2006	16 17
lause	75	Act a	mended in div 2	18
			This division amends the <i>Inala Shopping Centre Freeholding</i> act 2006.	19 20
lause	76	Amer entitle	ndment of s 30 (Payment of costs—adjustment of lot ement schedule for subsidiary scheme)	21 22
		(1) S	ection 30(4)—	23
		re	enumber as section 30(5).	24
		(2) S	ection 30(3)—	25
		0	mit, insert—	26

		(3)	Body Corporate and Community Management and Other Legislation Amendment Act 2006, section 50 (the commencement), subsection (2) applies despite the BCCM Act, section 280 as in force immediately before the commencement.	1 2 3 4 5 6
		'(4)	If the application is made after the commencement, subsection (2) applies despite the BCCM Act, section 264 as in force after the commencement.'.	7 8 9
	Divi	sion	3 Amendment of Liquor Act 1992	10
lause	77	Act	amended in div 3	11
			This division amends the Liquor Act 1992.	12
lause	78	Ins	ertion of new s 35	13
			After section 34—	14
			insert—	15
	<b>'35</b>		ounal may give leave for appeal to be based on v evidence in particular circumstances	16 17
		'(1)	This section applies despite section 34(1).	18
		'(2)	The tribunal may grant a party in a proceeding for an appeal against a decision of the chief executive (the <i>decision</i> ) leave to present new evidence if the tribunal is satisfied—	19 20 21
			(a) the party did not know and could not reasonably be expected to have known of the existence of the new evidence before the decision; and	22 23 24
			(b) the new evidence is relevant and likely to have affected the decision if it had been before the chief executive when the decision was made; and	25 26 27
			(c) in the circumstances, it would be unfair not to allow the party to present the new evidence.	28 29
		'(3)	If the tribunal gives leave under subsection (2), the tribunal must—	30 31

	(a)	adjourn the proceedings for a stated reasonable time to allow the chief executive to reconsider the decision together with the new evidence and to allow for further submissions by affected persons; or	1 2 3 4	
	(b)	if the tribunal considers it appropriate for the applicant to make a new application, require the applicant to make a new application to the chief executive.	5 6 7	
'(4)	In this section—			
	<i>new evidence</i> means evidence that was not before the chief executive when the decision was made.'.			

Scl	Corporate a	Minor amendments of Body Corporate and Community Management Act 1997			
		section 3	4		
1	Section 58(2), example, 'preva	il'—	5		
	omit, insert—		6		
	'prevails'.		7		
2	Sections 122(3) and 271(1)(d)(	iii), 'title'—	8		
	omit, insert—		9		
	'titles'.		10		
3	Section 228(1)(d), 'engagemen	its'—	11		
	omit, insert—		12		
	'engagement'		13		
4	Section 228(1)(d), 'authorisations'—				
	omit, insert—		15		
	'authorisation'.		16		
5	Section 259(5), after 'done'—		17		
	insert—		18		
	'about the dispute'.		19		
6	Section 281(1), example, from	'condition' to 'owner,'—	20		
	omit, insert—		21		
	'condition. The adjudicator could'.		22		

# Schedule (continued)

7	Section 305(2)(b), 'decision maker for the decision'—	1
	omit, insert—	2
	'commissioner'.	3
8	Section 307(1)(a) and (3)(c) and 308, 'decision maker'—	4
	omit, insert—	5
	'commissioner'.	6
9	Section 309(4), definition <i>de facto relationship</i> —	7
	omit.	8
10	Section 342, definition term limitation provision,	9
	'exempted provision'—	10
	omit, insert—	11
	'exempted provisions'.	12

© State of Queensland 20067