

Housing Legislation Amendment Bill 2022



Queensland

Housing Legislation Amendment Bill 2022

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2022

A Bill

for

An Act to amend the *Housing Act 2003*, the *Housing Regulation 2015* and the *Retirement Villages Act 1999* for particular purposes

[s 1]

	The Pa	The Parliament of Queensland enacts—					
	Part	1 Preliminary	2				
Clause	1	Short title This Act may be cited as the <i>Housing Legislation Amendment</i> <i>Act 2022</i> .	3 4 5				
Clause	2	Commencement Parts 2 and 3 commence 3 months after the date of assent.	6 7				
	Part	2 Amendment of Housing Act 2003	8 9				
Clause	3	Act amended This part amends the <i>Housing Act 2003</i> .	10 11				
Clause	4	Insertion of new pt 8, div 2C Part 8— <i>insert</i> — Division 2C Charitable donation deeds	12 13 14 15				
		941 Definitions for division In this division— <i>appropriate form</i> , for an instrument, see the <i>Land</i> <i>Title Act 1994</i> , schedule 2.	16 17 18 19				
		charitable donation deed, for a lot, means a	20				

[s 4]

dee	ed—		1
(a)	that orga lot;	inisation and the registered owner of the	2 3 4
(b)	und	er which—	5
	(i)	the registered owner of the lot agrees to donate all or part of the proceeds of the sale of the lot to the non-profit organisation; and	6 7 8 9
	(ii)	the non-profit organisation agrees to use the donated proceeds only to—	10 11
		(A) provide, or assist an entity to provide, a social housing service; or	12 13 14
		(B) otherwise increase, or assist an entity to increase, the supply of safe, secure, appropriate and affordable housing in the State.	15 16 17 18
lot	see th	e Land Title Act 1994, schedule 2.	19
		<i>it organisation</i> means an incorporated ion that is—	20 21
(a)	0	stered, or is taken to be registered, as a rity under the <i>Collections Act 1966</i> ; and	22 23
(b)	pres	cribed by regulation for this definition.	24
suc	cesso	a charitable donation deed, includes the rs and assigns of a party to the deed who d by the deed.	25 26 27
Ŭ		<i>d owner</i> , of a lot, see the <i>Land Title Act</i> nedule 2.	28 29
_		ence of charitable donation deeds orded on titles	30 31

(1) A non-profit organisation, that is a party to a 32

[s 4]

	regi	ritable donation deed for a lot, may give the strar of titles notice of the existence of the d in the appropriate form.	1 2 3				
(2)	If given a notice under subsection (1), the registrar of titles must record the existence of the deed in the freehold land register as an administrative advice on the indefeasible title of the lot.						
(3)		administrative advice recorded under this ion—	8 9				
	(a)	remains recorded on the indefeasible title of the lot, despite any change in the ownership of the lot, until it is removed from the freehold land register under—	10 11 12 13				
		(i) section 94K; or	14				
		(ii) the Land Title Act 1994, section 29A; but	15 16				
	(b)	does not prevent a person from doing any of the following under the <i>Land Title Act</i> 1994—	17 18 19				
		(i) registering an interest in a lot;	20				
		(ii) exercising the person's rights under a registered interest;	21 22				
		(iii) releasing or surrendering a registered interest.	23 24				
(4)	paya (Titl	non-profit organisation is liable for the fee able under the <i>Queensland Future Fund</i> <i>les Registry</i>) Act 2021 for depositing the ninistrative advice.	25 26 27 28				
(5)	In th	his section—	29				
	adm title	<i>inistrative advice</i> means an advice that is an inistrative advice under the manual of land practice kept under the <i>Land Title Act 1994</i> , ion 9A.	30 31 32 33				

[s 5]

	94K Wh	en records of existence of charitable	1
		nation deeds must be removed from titles	2
	(1)	This section applies if—	3
		(a) the registrar of titles has recorded the existence of a charitable donation deed for a lot in the freehold land register; and	4 5 6
		(b) a party to the deed makes a request, in the appropriate form, that the registrar of titles remove the record of the existence of the deed from the freehold land register.	7 8 9 10
	(2)	The registrar of titles must comply with the request.	11 12
		Note—	13
		See also the Land Title Act 1994, section 29A.	14
Clause 5	Amendment o	of sch 4 (Dictionary)	15
	Schedule 4		16
	insert—		17
		<i>appropriate form</i> , for an instrument, for part 8, division 2C, see section 94I.	18 19
		<i>charitable donation deed</i> , for a lot, for part 8, division 2C, see section 94I.	20 21
		lot, for part 8, division 2C, see section 94I.	22
		<i>non-profit organisation</i> , for part 8, division 2C, see section 94I.	23 24
		<i>party</i> , to a charitable donation deed, for part 8, division 2C, see section 94I.	25 26
		<i>registered owner</i> , of a lot, for part 8, division 2C, see section 94I.	27 28
		<i>registrar of titles</i> means the registrar of titles under the <i>Land Title Act 1994</i> .	29 30

[s 6]

	Part	3 Amendment of Housing Regulation 2015
Clause	6	Regulation amended
		This part amends the Housing Regulation 2015.
Clause	7	Insertion of new s 35A
		After section 35—
		insert—
		35A Prescribed non-profit organisations—Act, s 94I
		Homes For Homes Limited ACN 143 151 544 is prescribed for section 94I of the Act, definition <i>non-profit organisation</i> , paragraph (b).
	Part	4 Amendment of Retirement Villages Act 1999
Clause	8	Act amended
		This part amends the Retirement Villages Act 1999.
Clause	9	Amendment of s 3 (Objects)
		(1) Section 3(2), before paragraph (a)—
		insert—
		(aa) to maintain public confidence in the retirement village industry by enhancing—
		(i) the financial transparency of the operations of retirement villages; and
		(ii) the accountability of scheme operators;

Housing Legislation Amendment Bill 2022 Part 4 Amendment of Retirement Villages Act 1999

		[s 10]	
		(2) Section 3(2)(aa) to (d)—	1
		<i>renumber</i> as section 3(2)(a) to (e).	2
Clause	10	Omission of s 18 (What is a <i>capital replacement fund contribution</i>)	3 4
		Section 18—	5
		omit.	6
Clause	11	Amendment of s 35 (Retirement village scheme register)	7
		(1) Section 35(2)—	8
		insert—	9
		(ba) a copy of each independent quantity surveyor's written report given to the chief executive under section 92(6) or 98(8);	10 11 12
		(2) Section 35(2)(c), after 'statements'—	13
		insert—	14
		and audit reports	15
		(3) Section 35(2)(ba) and (c)—	16
		<i>renumber</i> as section 35(2)(c) and (d).	17
Clause	12	Amendment of s 63 (When former resident's exit entitlement payable)	18 19
		Section 63(5)(b), after 'charges'—	20
		insert—	21
		and maintenance reserve fund contributions	22
Clause	13	Amendment of s 74 (Village comparison documents)	23
		Section 74(5), from 'chief executive' to 'amendment.'	24
		omit, insert—	25

[s 14]

		chief executive—	1
		(a) written notice of the amendment; and	2
		(b) a copy of the amended village comparison document.	3 4
Clause	14	Amendment of s 92 (Amount of capital replacement fund)	5
		(1) Section 92(1), 'report'—	6
		omit, insert—	7
		report, that complies with section 113AA,	8
		(2) Section 92(5) and (7)—	9
		omit.	10
		(3) Section 92(6)—	11
		renumber as section 92(5).	12
		(4) Section 92—	13
		insert—	14
		(6) Within 5 months after the end of each financial year, the scheme operator must give to the chief executive a copy of the full or updated report obtained, under subsections (1) and (2), during the financial year.	15 16 17 18 19
		Maximum penalty for subsection (6)—200 penalty units.	20 21
Clause	15	Amendment of s 93 (Capital replacement fund budget)	22
		(1) Section 93(1) and (1A)—	23
		omit, insert—	24
		(1) The scheme operator must, having regard to the quantity surveyor's report obtained or updated under section 92(1), adopt a budget (a <i>capital</i> <i>replacement fund budget</i>) for each financial year for the capital replacement fund that complies	25 26 27 28 29

		[s 16]
		with subsection (2) and section 113AA.
		Maximum penalty—200 penalty units.
		(2) Section 93(2)(b), 'amount to be raised by way of capital replacement fund contribution'—
		omit, insert—
		amount (the <i>capital replacement fund contribution</i>) to be paid by the scheme operator, from money of the scheme operator,
		(3) Section 93(3) to (5)—
		omit, insert—
		(3) The scheme operator—
		(a) may use all or part of an ingoing contribution to pay the capital replacement fund contribution; but
		(b) must not otherwise raise, or attempt to raise, all or part of the capital replacement fund contribution from residents.
se	16	Amendment of s 94 (Payments into capital replacement fund)
		Section 94(1)(c), after 'contribution'—
		insert—
		for each financial year
se	17	Amendment of s 98 (Amount of maintenance reserve fund)
		(1) Section 98(1), 'report'—
		omit, insert—
		report, that complies with section 113AA,
		(2) Section 98—
		insert—

[s 18]

			(8)	Within 5 months after the end of each financial year, the scheme operator must give to the chief executive a copy of the full or updated report obtained, under subsections (1) and (2), during the financial year.	1 2 3 4 5
				Maximum penalty for subsection (8)—200 penalty units.	6 7
Clause	18	Am	endment of	f s 99 (Maintenance reserve fund budget)	8
		(1)	Section 99(1)(a)—	9
			omit, insert-	_	10
				(a) complies with subsection (3) and section 113AA; and	11 12
		(2)	Section 99(1)(b), after 'obtained'—	13
			insert—		14
				or updated	15
		(3)	Section 99(2	3), 'The'—	16
			omit, insert-	_	17
				For subsection (1), the	18
		(4)	Section 99(4	4) to (6)—	19
			omit.		20
		(5)	Section 99(7)—	21
			renumber as	s section 99(4).	22
		(6)	Section 99(3)—	23
			omit.		24
Clause	19	Am	endment of	f s 102A (General services charge budget)	25
		(1)	Section 102	A(1) and (2)—	26
			omit, insert-	_	27

[s 20]

			(1)	The scheme operator must, for each financial year, adopt a budget (the <i>general services charge budget</i>), that complies with subsection (2) and section 113AA, for the general services charges fund.	1 2 3 4 5
				Maximum penalty—200 penalty units.	6
		(2)	Section 102	2A(3)—	7
			<i>renumber</i> a	s section 102A(2).	8
		(3)	Section 102	2A(4) to (6)—	9
			omit.		10
		(4)	Section 102	2A(7)—	11
			<i>renumber</i> a	s section 102A(3).	12
		(5)	Section 102	2A(8)—	13
			omit, insert	·	14
			(4)	The scheme operator must fix the total general services charge mentioned in section $106(1)$ after the scheme operator complies with subsection (3).	15 16 17
Clause	20		nendment o rvices charg	f s 107 (Allowable increase in total general ge)	18 19
			Section 107	7(d), 'section 38A(2)(a)'—	20
			omit, insert		21
				section 38A(1)(a)	22
Clause	21	Am	nendment o	f s 112 (Quarterly financial statements)	23
			Section 112	2(2)—	24
			omit, insert	·	25
			(2)	Within 28 days after receiving the request, the scheme operator must give the resident a quarterly financial statement for each quarter that—	26 27 28

[s 22]

Clause 22

		(a)	com	plies with section 113AA; and	1
		(b)	inco	nout limiting paragraph (a), shows the ome for the quarter of, and expenditure the quarter from—	2 3 4
			(i)	the capital replacement fund; and	5
			(ii)	the maintenance reserve fund; and	6
			(iii)	the general services charges fund; and	7
		(c)	eithe	er—	8
			(i)	has been audited; or	9
			(ii)	is in a form that is capable of being audited.	10 11
		Max	ximui	n penalty—100 penalty units.	12
Am	endment o	fs1	13 (<i>I</i>	Annual financial statements)	13
(1)	Section 113	8(1),	'opera	ation is given'—	14
	omit, insert	<u> </u>			15
		-	ration iven	a, and that complies with section 113AA,	16 17
(2)	Section 113	3(2)-	_		18
	omit.				19
(3)	Section 113 Standards'-		'audit	report issued under Australian Auditing	20 21
	omit, insert				22
			-	ort, that complies with section 113AA ection (3), is issued	23 24
(4)	Section 113	3—			25
	insert—				26
	(3A)	stan	dards	by time during a financial year, no s or principles for the preparation of audit re prescribed under section $113AA(1)(c)$,	27 28 29

[s 23]

		for acco	udit report for an annual financial statement the financial year must be prepared in rdance with the Australian Auditing dards.	1 2 3 4				
	(5) Section	113(3) aı	nd (3A)—	5				
	renumbe	er as sect	ion 113(2) and (3).	6				
	(6) Section	113(4), a	fter 'statement'—	7				
	insert—			8				
		and	the audit report	9				
Clause 23	Insertion of	new pt	5, div 9A	10				
	Part 5—			11				
	insert—			12				
	Divis	sion 9/	A Requirements for financial	13				
			documents	14				
	113AA Form and content of financial docume							
	(1) A financial document must—							
		(a)	be in the approved form; and	17				
			Note—	18				
			See section 227AA(2).	19				
		(b)	be in the form, and include the information, prescribed for the document by regulation; and	20 21 22				
		(c)	be prepared in accordance with standards or principles prescribed for the document by regulation.	23 24 25				
			Examples of standards or principles that may be prescribed under this paragraph—	26 27				
			• accounting standards or principles	28				
			the Australian Auditing Standards	29				

[s 23]

(2)	Without limiting subsection (1)(b), a regulation mentioned in that provision may prescribe the following for a financial document—						
	(a)	particular information that must be included in the document;	4 5				
		Examples—	6				
		• information relating to particular items or classes of income or expenditure, whether the items or classes are shared with other entities and how the items or classes compare to corresponding items or classes in earlier financial documents	7 8 9 10 11 12				
		• information about, or stated in, an audit report issued for the financial document under section 113(2)	13 14 15				
	(b)	the way in which information must be presented in the document;	16 17				
		Example—	18				
		The information may be required to be presented in a way that assists residents, prospective residents or the chief executive to use or understand the information or document.	19 20 21 22				
	(c)	the statements or declarations, of any person, that must be included in the document;	23 24 25				
	(d)	the disclosure notes, about any matter, that must be included in the document;	26 27				
		Examples—	28				
		• disclosure notes about how the capital replacement fund contribution, maintenance reserve fund contribution and total general services charge are fixed	29 30 31 32				
		 disclosure notes about related party transactions 	33 34				
		 disclosure notes about liabilities owed to former residents 	35 36				
	(e)	the explanations, of any matter, that must be included in the document.	37 38				

Housing Legislation Amendment Bill 2022 Part 4 Amendment of Retirement Villages Act 1999

		[s 23]	
		<i>Example—</i> an explanation of a surplus or deficit stated in a	1 2
		financial document	3
(3)	In tl	nis section—	4
	v	uncial document means each of the following uments—	5 6
	(a)	a capital replacement fund budget;	7
	(b)	a maintenance reserve fund budget;	8
	(c)	a general services charge budget;	9
	(d)	a quarterly financial statement mentioned in section 112(1);	1(11
	(e)	an annual financial statement mentioned in section 113(1);	12 13
	(f)	an audit report mentioned in section 113(2);	14
	(g)	an independent quantity surveyor's written report mentioned in section $92(1)$ or $98(1)$.	13 16
		uirement to provide draft budgets and Ident quantity surveyor's written report	17 18
(1)	writ leas year or re	esident or the residents committee may, by then notice given to the scheme operator at t 28 days before the beginning of a financial r, ask the scheme operator to give the resident esidents committee a copy of a draft budget for financial year.	19 20 21 22 23 24
(2)		he scheme operator is given a notice under section (1), the scheme operator must—	25 26
	(a)	if the scheme operator has not already done so, prepare the draft budget; and	27 28
	(b)	at least 14 days before the beginning of the financial year, give the resident or residents committee—	29 30 31
		(i) a copy of the draft budget; and	32

[s 24]

		(ii) a copy of any independent quantity surveyor's written report the scheme operator had regard to for the preparation of the draft budget.Maximum penalty—200 penalty units.	1 2 3 4 5
Clause	24	Amendment of s 129B (Residents committee may require scheme operator to attend meeting about budgets)	6 7
		Section 129B(1), from 'the following'—	8
		omit, insert—	9
		a draft budget for the financial year.	10
Clause	25	Amendment of s 131 (Annual meeting)	11
		(1) Section 131(1), 'statements'—	12
		omit, insert—	13
		statement and audit report	14
		(2) Section 131(4), 'statements'—	15
		omit, insert—	16
		statement and report	17
Clause	26	Insertion of new s 226	18
		After section 225—	19
		insert—	20
		226 Chief executive may make guidelines	21
		(1) The chief executive may make guidelines, not inconsistent with this Act, to inform persons about—	22 23 24
		(a) the attitude the chief executive is likely to adopt on a particular matter; or	25 26

			[s 27]	
		(b)	how the chief executive administers this Act; or	1 2
		(c)	matters that may help persons comply with their obligations or responsibilities, or lawfully and appropriately exercise powers, under this Act.	3 4 5 6
	(2)		chief executive must publish the guidelines he department's website.	7 8
Clause 27	Insertion of ne	ew pi	: 15, div 6	9
	Part 15—			10
	insert—	_		11
	Divisio	on 6	Transitional provisions for	12
			Housing Legislation Amendment Act 2022	13
			Amendment Act 2022	14
	237S D	efinit	ions for division	15
		In th	nis division—	16
			nding Act means the Housing Legislation endment Act 2022.	17 18
		prov	<i>ner</i> , for a provision of this Act, means the vision as in force from time to time before the mencement.	19 20 21
			, for a provision of this Act, means the vision as in force from the commencement.	22 23
	237T A	pplic	ation of new ss 35(2)(c), 92(6) and 98(8)	24
	(1)	qua	s section applies in relation to an independent ntity surveyor's written report obtained or ated before 1 July 2023.	25 26 27
	(2)		y sections 35(2)(c), 92(6) and 98(8) do not y in relation to the report.	28 29

[s 27]

237U Co	ontinued application of former s 74(5)	
	Despite the amendment of section 74 by the	,
	amending Act, former section 74(5) continues to	
	apply in relation to an amendment of a village	4
	comparison document made before the	
	commencement.	(
237V Co	ontinued application of former s 99(1)	,
	Despite the amendment of section 99 by the	
	amending Act, former section 99(1) continues to	
	apply in relation to the adoption of a maintenance	
	reserve fund budget for the financial year ending 30 June 2023.	
	50 Julie 2023.	
237W C	ontinued application of former s 112(2)	
	Despite the amendment of section 112 by the	
	amending Act, former section $112(2)$ continues to	
	apply in relation to a request for a quarterly financial statement received by the scheme	
	operator before the commencement.	
237X Co	ontinued application of former s 113	
	Despite the amendment of section 113 by the	
	amending Act, former section 113 continues to	
	apply in relation to—	
	(a) an annual financial statement for the financial year ending 30 June 2023; and	
	(b) an audit report for an annual financial	
	statement mentioned in paragraph (a).	
	ontinued application of former s 131(1) and	
(4)	Descrite the smandment of resting 121 1 d	
	Despite the amendment of section 131 by the amending Act, former section 131(1) and (4)	
	amenuing Act, former section $131(1)$ and (4)	

				[s 28]	
			neeting at which	ly in relation to an annual an annual financial statement, r ending before 1 July 2023, is	2
Clause 28	B Am	endment o	chedule (Dictio	onary)	5
	(1)	Schedule, d	nition <i>capital rep</i>	placement fund contribution—	6
		omit.			7
	(2)	Schedule—			8
		insert—			9
			apital replaceme 3(1).	ent fund budget see section	10 11
			<i>apital replacem</i> ection 93(2)(b).	ent fund contribution see	12 13
			<i>raft budget</i> mean	s each of the following—	14
			that complies requirements	apital replacement fund budget , as far as practicable, with the applying, under part 5, to capital replacement fund	16 17
			that complies requirements	aintenance reserve fund budget , as far as practicable, with the applying, under part 5, to maintenance reserve fund	21 22
			that complies requirements	general services charge budget , as far as practicable, with the applying, under part 5, to general services charge	26 27
			eneral services 02A(1).	charge budget see section	30 31
			aintenance rese	rve fund budget see section	32

[s 28]

99(1).	1
qua	ntity surveyor means a person who holds—	2
(a)	a member grade, or a fellow grade, membership with the Australian Institute of Quantity Surveyors; or	3 4 5
(b)	an equivalent grade of membership with a successor of the Australian Institute of Quantity Surveyors, by whatever name called.	6 7 8 9

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